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Conveying Party Name GALT Technologies, Inc.	Mark if additional names of conveying parties attached Execution Date Month Day Year 07/23/99
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Name Intuit Inc.	
DBA/AKA/TA	
Composed of	
Address (line 1) 2535 Garcia Avenue	
Address (line 2)	
Address (line 3) Mountain View	California 9404.3
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Address (line 1)	Fenwick & West LLP		
Address (line 2)	Two Palo Alto Square		
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Linda G. Henry, Esq. Name of Person	Signing	Signature	Date Signed

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a light vector and if appropriate complete, one of the following): 21 The other of margor shall be effective on... to This manner in which this plan of merger was adopted by each domestic corporation is as 10 hows Making of corporation Manner of adoption Adopted by action of the Board of Directors of the pare * composation GALT Technologies, Inc. pursuant to 15 Pa.C.S. Section 1924(b)(3). G. Citation out this paragraph it so foreign corporation is a party to the merger). The plan was authorized, adopted or Approved, as the rame ramy be, by the foreign business corporation (or each of the foreign business corporations) part-Its the plan its accompanies with the laws of the furiations in which it is incorporated. 7. (Check, slid if appropriate complete, one of the following): ...The plan of merger is set forth in full in Exhibit A attached hereto and made a part hereof. Purpuent to 15 Pa.C.S. § 1901 (relating to omission of certain provisions from filed plans) the provisions, if any, of the plan of merger that amend or constitute the operative Articles of incorporation of the surviving corporation as in effect endeed and the man are set from in 6th in The full test of the plan of merger is on tile at the principal place of business of the surviving corporation, the addres of which is: 2535 Gercia Avenue Mountain View California ther and Street Chy Zip IN TESTIMONY WHEREOF, the undersigned corporation or each undersigned corporation has caused these Articles conjugated by a duty authorized officer thereof this $\frac{23rd}{dsy}$ of $\frac{3u^{1y}}{dsy}$, 19. Intuit Inc. (Name of Corporation) (Signature) William V. Campbe TITE. President and Chief Executive Officer (Name of Corporation) (Signature) TITLE ...

3 (Bav 9.3)



EXHIBIT A

Item #7 to Articles of Merger

Pursuant to 15 Pa.C.S. § 1901, the provisions of the Plan of Merger that amend the operative Certificate of Incorporation of the surviving corporation as in effect subsequent to the effective date of the Plan of Merger are as follows:

None.

DEPARTMENT OF STATE

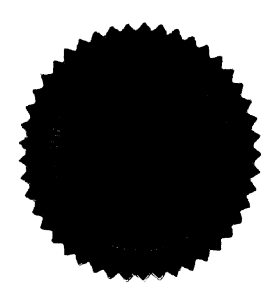
MARCH 15, 1999

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

INTUIT INC.

I, Kim Pizzingrilli. Acting Secretary of the Commonwealth of Pennsylvania do hereby certify that the foregoing and annexed is a true and correct photocopy of Articles of Merger

which appear of record in this department



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed, the day and year above written.

ING Secretary of the Commonwealth

SCTING Secretary of the Commonwealth

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RECORDED: 12/02/1999