02-06-2002

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U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

(Rev. 03/01) **JLY** OMB No. 0651-0027 (exp. 5/31/2002) Tab settings ⇒⇒ ⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. 1. Name of conveying party(ies): 2. Name and address of receiving party(ies) Raindrop Geomagic, Inc. Name: Raindrop Geomagic, Inc. Internal Address: Individual(s) Association Street Address: P.O. Box 12219 General Partnership Limited Partnership Research Triangle Park City:\_\_\_\_\_State:\_\_\_\_NC\_Zip: 27709 Corporation-State - Illinois Other \_\_\_\_\_ Individual(s) citizenship\_\_\_\_\_ Association\_\_\_\_ Additional name(s) of conveying party(ies) attached? The Yes I No General Partnership 3. Nature of conveyance: Limited Partnership \_\_\_ Assignment Merger Corporation-State Delaware Security Agreement Change of Name Other\_ Other Change of State of Incorporation assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment)
Additional name(s) & address( es) attached? Yes No Execution Date: 03/03/1999 4. Application number(s) or registration number(s): A. Trademark Application No.(s) B. Trademark Registration No.(s) 76/164879; 76/164916; 76/165922; 2,139,595; 2,133,238; 2,197,725; 76/165923; 76/165924; 76/174951 2,269,964 Additional number(s) attached Yes XX No 5. Name and address of party to whom correspondence 6. Total number of applications and 10 concerning document should be mailed: registrations involved: ..... Name: Matt C. Deering 7. Total fee (37 CFR 3.41).....\$265.00 Internal Address:\_\_\_ Enclosed Authorized to be charged to deposit account Meyer Capel, a Professional Corporation Street Address: 306 West Church Street 8. Deposit account number: City: Champaign State: IL Zip: 61820 (Attach duplicate copy of this page if paying by deposit account) DO NOT USE THIS SPACE 9. Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document. Matt C. Deering 10/30/01 Date Name of Person Signing 20 et, attachments, and document tocuments to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments 02/06/2002 GTON11 00000035 76164879 Washington, D.C. 20231

Form PTO-1594

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LEGY LIGGS

File Number 5881-440-7

## State of Illinois Office of The Secretary of State

TARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, Jesse White, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Cestimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, at the City of Springfield, this day of MARCH A.D. 1999 and of the Independence of the United States the two hundred and

Jesse White

Secretary of State

<del>TR</del>ADEMARK

Form <b>BCA 25</b> 6 (Rev. Jan. 1995)	ARTICLES OF M CONSOLIDATION OR	1	File # 5881- 440-
George H. Ryan Secretary of State Department of Business Services  DO NOT SEND CASHI Hemit payment in check or money order, payable to "Secretary of State." Hiling fee is \$100, but if a merger or consolidation of more than 2 corpo- rations, \$50 for each additional cor- poration.	MAR 16 1999  JESSE WHITE SECRETARY OF STATE	AID R 22 1999	This space for use by Secretary of State  Date 3/0/99  Filling Fee \$/00.
1. Names of the corporations propos	merge ing to con <del>scilidate</del> , a exchange shares	and the state or c	ountry of their incorporation:
Name of Corporation	ing to con <del>solidate</del> , a exchange shares	and the state or contry  State or Country  Of Incorporation	Corporation File No.
Name of Corporation Raindrop Geomagic, Inc.	ing to consolidate , a exchange shares	State or Country Of Incorporation	•
Name of Corporation	ing to consolidate , a exchange shares	State or Country Of Incorporation	Corporation File No.
Name of Corporation Raindrop Geomagic, Inc.	ng to consolidate exchange shares	State or Country Of Incorporation Incis	Corporation File No. 5881-440-7
Name of Corporation  Raindrop Geomagic, Inc.  Raindrop Acquisition, Inc.  The laws of the State or country undation or exchange.	ng to consolidate exchange shares	State or Country Of Incorporation inois ware	Corporation File No.

exchange-

If not sufficient space to cover this point, add one or more sheets of this size.

See attached Agreement and Plan of Merger

# **EXPEDITE** EXPEDITED

MAR 16 1999

MAR 5 1999

SECRETARY OF STATE

5.	Plan of	c <del>o isclidation</del> exchanga	was approved, as to each with the laws of the stai illinois corporation, as follows:	corporation not organized e under which it is organi ows:	in Illinois, in compliance zed, and (b) as b each
	(The fol See Art	lowing items ar icle 7.)	re not applicable to mergers	under §11.39— 90% own	ed subsidiary provision
	(Only *)	(" one box for	each corporation)		
			By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.	By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with §7.10 (§11.220)	By written consent of ALL the shareholders entitled to vote on the action, in accordance with § 7.10 & § 11.20
Name	of Corpor	ation		<i></i>	
Raino	rop Geomag	ic, Inc.	<b>_</b>		
<del>~~~</del>			_ 0		
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6.	a. The any of procorga b. The age proc c. The corr con of the corr con the corr con the corr con of the corr con the corr corr con the corr corr con the corr corr corr corr corr corr corr cor	d that; upon an tary of State of surviving, new proceeding for the snized under the Secretary of State of the surviving, new oration organizes solidation or except that the surviving, new oration or except that the surviving or except tha	d after the issuance of a certification of a certification of a certification of acquiring corporation may the enforcement of any obligation which is a party to the enforcement of the rights of laws of the State of Illinois at the of the State of Illinois at the of the State of Illinois at the or acquiring corporation will produce the amount, if any, to or or acquiring corporation of the State of the Stat	be served with process in ation of any corporation or a dissenting shareholder of painst the surviving, new or all be and hereby is irrevocation to accept service of romptly pay to the dissenting tate of illinois which is a which they shall be entitled	the State of illinois in unized under the laws exchange and in any any such corporation acquiring corporation, ably appointed as the process in any such g shareholders of any party to the merger, under the provisions

7.	(Co	mplete this item if reporting	a merger under ½	11.3090	% owned subsidiary provisions.)
	<b>a.</b>	The number of outctanding number of such shares of merger by the parent corporate.	each class owned	s of each me immediately	rging subsidiary corporation and the prior to the adoption of the plan of
		Name of Corporation	Total Number of Outstanding of Each Class		Number of Shares of Each Class Owned Immediately Prior to Merger by the Parent Corporation
	b.	shareholders of each mergi	y of the plan of men ing subsidiary corpora	ation was	e of the right to dissent to the
		Was written consent for tall the outstanding shares of	he merger or writte of the subsidiary corp	en waiver of orations rec	the 30-day period by the holders of elved?  Yes No
		the Secretary of State until	il after 30 days follov	ving the mall	of Merger may not be delivered to ing of a copy of the plan of merger of each merging subsidiary corpora-
office	ers. e	ndersigned corporations had ach of whom affirms, und must be in <b>BLACKINK</b> )	ave caused these fer penalties of perj	articles to ury, that the	be signed by their duly authorized a facts stated heroin are true. (All
Dated		March 3	_, 19 99		Geomagic, Inc.
allest	ed by_	Differ			(Exact Name of Corporation)
	(	Signature of Secretary or A	ssistant Secretary)	V	ture of President or Vice President)
		Ping Fu, Secretary (Type or Print Name an	nd Title)		d, President Ype or Print Name and Title)
Dated	Н	arch 3	_, 19 <u>9</u> 9	•	Acquisition, Inc.
				/A·.	(Exact Name of Corporation)
attest	ed by	(Signature of Secretary or A	ssistant Secretary)	by (Signa	ture of President or Vice President)
	·	Ping Fu, Secretary		. 7	1, President
		Type or Print Name an	d Title)		ype or Print Name and Title)
Dated			_, 19		(Exact Name of Corporation)
ettest	ed by_			by	
	(	Signature of Secretary or A	ssistant Secretary)	(Signal	ure of President or Vice President)
	•	(Type or Print Name an	d Title)	(7)	ype or Print Name and Title)

C-195.4

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER ("Agreement") is made and entered into

as of the  $\frac{3^{60}}{10^{10}}$  day of March, 1999, by and between RAINDROP GEOMAGIC, INC., an Illinois

corporation ("Raindrop-Illinois"), and RAINDROP ACQUISITION, INC., a Delaware corporation

("Raindrop-Delaware").

RECITALS:

A. The shareholders and directors of Raindrop-Illinois and Raindrop-Delaware have

resolved that Raindrop-Illinois be merged into Raindrop-Delaware, pursuant to the Business

Corporation Act of the State of Illinois ("Illinois Act") and the General Corporation Law of the State

of Delaware ("Delaware Act"), as a single corporation existing under the laws of the State of

Delaware, with Raindrop-Delaware as the surviving corporation (such corporation in its capacity as

such surviving corporation being sometimes referred to herein as the "Survivor").

This merger is intended to qualify as a tax free reorganization under Section B.

368(a)(1)(F) of the Internal Revenue Code.

The stock of Raindrop-Illinois is held as set forth on attached Exhibit A. C.

The stock of Raindrop-Delaware is held as set forth on attached Exhibit B. D.

NOW, THEREFORE, in consideration of the premises and the mutual agreements,

provisions, and covenants herein contained, the parties hereto hereby agree as follows:

<u>ARTICLE I</u>

**MERGER** 

In accordance with the provisions of the Illinois Act and the Delaware Act, Raindrop-Illinois

shall be, at the "Effective Date" (as such term is hereinafter defined), merged ("Merger") into

H&M:34826.3

-1-

TRADEMARK

Raindrop-Delaware, as a single corporation existing under the laws of the State of Delaware, with

Raindrop-Delaware the Survivor, and the parties hereto adopt and agree to the agreements, terms,

and conditions relating to the Merger and the mode of carrying the same into effect as provided

herein.

**ARTICLE II** 

**MEETINGS: FILINGS: EFFECTS OF MERGER** 

2.1 Raindrop-Illinois Corporate Meetings. On or before the Effective Date, Raindrop-

Illinois shall hold a meeting of its shareholders and directors (or action in lieu thereof to the extent

permitted by law) to be held in accordance with the Illinois Act, upon due notice thereof to its

shareholders and directors to consider and vote upon, among other matters, adoption of this

Agreement.

2.2 Raindrop-Delaware Corporate Meetings. On or before the Effective Date, Raindrop-

Delaware shall hold a meeting of its shareholders and directors (or action in lieu thereof to the extent

permitted by law) to be held in accordance with the Delaware Act, upon due notice thereof to its

shareholders and directors to consider and vote upon, among other matters, adoption of this

Agreement.

2.3 Filing of Certificate of Merger and Articles of Merger. If this Agreement is adopted

by Raindrop-Illinois and Raindrop-Delaware pursuant to Sections 2.1 and 2.2 and if this Agreement

is not thereafter, and has not theretofore been, terminated or abandoned as permitted by the

provisions hereof, then a Certificate of Merger shall be filed and recorded in accordance with the

Delaware Act and Articles of Merger shall be filed and recorded in accordance with the Illinois Act.

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2.4 <u>Effective Date</u>. The Merger shall become effective at 12:01 a.m. Eastern Standard Time on March 5, 1999, for accounting purposes only, which date is herein referred to as the "Effective Date."

#### 2.5 Certain Effects of Merger.

- (a) On the Effective Date, the separate existence of Raindrop-Illinois shall cease, and Raindrop-Illinois shall be merged into Raindrop-Delaware which, as the Survivor, shall possess all the rights, privileges, powers, and franchises, of a public as well as of a private nature, and be subject to all the restrictions, disabilities, and duties of Raindrop-Illinois; and all and singular, the rights, privileges, powers, and franchises of Raindrop-Illinois, and all property, real, personal, and mixed, and all debts due to Raindrop-Illinois on whatever account, shall be vested in the Survivor; and all property, rights, privileges, powers, and franchises, and all and every other interest shall be thereafter as effectually the property of the Survivor as they were of Raindrop-Illinois, and the title to any real estate vested by deed or otherwise, under the laws of Delaware or Illinois or any other jurisdiction, in Raindrop-Illinois, shall not revert or be in any way impaired; but all rights of creditors and all liens upon any property of Raindrop-Illinois shall be preserved unimpaired, and all debts, liabilities, and duties of Raindrop-Illinois shall thenceforth attach to the Survivor and may be enforced against it to the same extent as if said debts, liabilities, and duties had been incurred or contracted by it.
- (b) At any time, or from time to time, after the Effective Date, the last acting officer of Raindrop-Illinois or the officers of the Survivor, may, in the name of Raindrop-Illinois, execute and deliver all such proper deeds, assignments, and H&M:34826.3

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other instruments and take or cause to be taken all such further or other action as the

Survivor may deem necessary or desirable in order to vest, perfect, or confirm in the

Survivor title to and possession of all Raindrop-Illinois property, rights, privileges,

powers, franchises, immunities, and interests and otherwise to carry out the purposes

of this Agreement.

ARTICLE III

NAME OF SURVIVOR

The name of the Survivor from and after the Effective Date shall be Raindrop Geomagic, Inc.

ARTICLE IV

CERTIFICATE OF INCORPORATION

The Certificate of Incorporation of Raindrop-Delaware as in effect on the date hereof shall,

from and after the Effective Date be, and continue to be, the Certificate of Incorporation of the

Survivor until changed or amended as provided by law.

ARTICLE V

**BYLAWS** 

The Bylaws of Raindrop-Delaware as in effect on the date hereof shall, from and after the

Effective Date be, and continue to be, the Bylaws of the Survivor until changed or amended as

provided therein.

ARTICLE VI

STATUS AND CONVERSION OF STOCK

H&M:34826.3

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The manner and basis of converting the stock of Raindrop-Illinois and the nature and amount

of securities of Raindrop-Delaware which the holders of shares of stock of Raindrop-Illinois are to

receive in exchange for such stock are as follows:

(a) Each share of the capital common stock of Raindrop-Illinois shall be

exchanged for two (2) shares of the capital common stock of Raindrop-Delaware.

(b) Each holder of a warrant, option or other right to acquire one (1) share

of stock in Raindrop-Illinois shall as of the date of the merger have the right to

acquire two (2) shares of Raindrop-Delaware stock of the same class and number and

pursuant to the same terms as such warrant, option or other right to acquire stock of

Raindrop-Illinois.

(c) The single outstanding share of stock of Raindrop-Delaware prior to

the merger shall be cancelled.

**ARTICLE VII** 

OFFICERS AND DIRECTORS

The officers and directors of Raindrop-Illinois shall act as the officers and directors of the

Survivor.

**ARTICLE VIII** 

**MISCELLANEOUS** 

8.1 <u>Termination</u>. This Agreement of Merger may be terminated and the proposed Merger

abandoned at any time before the Effective Date of the Merger, and whether before or after approval

of this Agreement of Merger by the shareholders of Raindrop-Illinois or of Raindrop-Delaware, if

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the shareholders of Raindrop-Illinois or Raindrop-Delaware duly adopt a resolution abandoning this Agreement of Merger.

- 8.2 <u>Counterparts</u>. This Agreement may be executed in multiple counterparts, but each such counterpart shall be deemed to be an original instrument.
- 8.3 <u>Service of Process</u>. The mailing address to which the Illinois Secretary of State may mail a copy of any Service of Process is 627 Distribution Drive, Durham, NC 27713.

IN WITNESS WHEREOF, this Agreement has been executed by the parties as of the date first above written.

Raindrop Geomagic, Inc., an Illinois corporation

By: Jon Fjeld, President

Attest:

Ping Pu, Secretary

Raindrop Acquisition, Inc., a Delaware corporation

y: \_\_\_\_\_\_

Attest:

Ping Fu, Secretary

H&M:34826.3

#### **EXHIBIT A**

#### STOCK OWNERSHIP - RAINDROP-ILLINOIS

Shareholder	Number of Shares	
Ping Fu	1,050,000	
Herbert Edelsbrunner	1,050,000	
Ping Fu	50,000	
Herbert Edelsbrunner	50,000	
Mark K. Smith	40,000	
Roman Waupotitsch	20,000	
Anselm & Hong Bischoff	200,000	
Mark K. Smith Normand Paquin	15,000	
Normand Paquin	15,000	
Normand Paquin	8,547	
Anselm & Hong Bischoff Christine Kennedy Smith	50,000	
Christine Kennedy Smith	50,000	
Mark Aaron Smith	50,000	
Harold E. Bischoff and Alice Bischoff as Trustees of the Harold	50,000	
and Alice Bischoff Revocable Trust dated January 13, 1995, and	with .	
their successor trustees.	3.44	
Anselm & Hong Bischoff	50,000	
Anselm & Hong Bischoff	50,000	
Anselm & Hong Bischoff	50,000	
Anselm & Hong Bischoff	50,000	
Anselm & Hong Bischoff	50,000	
Anselm & Hong Bischoff	50,000	
Anselm & Hong Bischoff	50,000	
Mark K. Smith Roman Waupotitsch	20,000 10,000	
	50,000	
K&BCo. Inc. VKS Limited Partnership	25,000	
MOCE & Co. F/B/O Kevin S. Breen	25,000	
Emmerich Welzl	8,000	
Larry Wade		
Peter B. Fox	50,000 25,000	
Daniel McPhun and Kristen Fletcher	25,000	
Michael L. Corn and Sharon M. Corn	5,000	
Robert T. Stevenson III and Catherine A. Stevenson	12,500	
Mirosly Ariic and Julia L. Hathaway	25,000	
Michael Tokarz	50,000	
H&M: 34826.03	<b>,</b>	

TRADEMARK

or a knowing violation of law, (iii) under Section 174 of the General Corporation Law of Delaware or any successor provision, (iv) for any transaction from which such director derived an improper personal benefit, or (v) acts or omissions occurring prior to the date of the effectiveness of this provision.

Furthermore, notwithstanding the foregoing provision, in the event that the General Corporation Law of Delaware is amended or enacted to permit further limitation or elimination of the personal liability of the director, the personal liability of the corporation's directors shall be limited or eliminated to the fullest extent permitted by the applicable law.

This provision shall not affect any provision permitted under the General Corporation Law of Delaware in the certificate of incorporation, Bylaws or contract or resolution of the corporation indemnifying or agreeing to indemnify a director against personal liability. Any repeal or modification of this provision shall not adversely affect any limitation hereunder on the personal liability of the director with respect to acts or omissions occurring prior to such repeal or modification.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand and seal this the day of February, 1999.

Fred D. Hutchison, Incorporator

H&M:34761.01

Peter S. Fuss	50.000
Donald A. Kurasch and Mary J. Riordan	25,000
Robert A. Schriesheim	12,500
Mark K. Smith	20,000
Mark K. Smith	5,000
Philippe Tondeur	50,000
Terrance Bedgood	50,000
Terry L. Logsdon	25,000
Jon Fjeld	120,000

Total Shares Outstanding: 3,736,547

H&M: 34826.03

#### EXHIBIT B STOCK OWNERSHIP - RAINDROP-DELAWARE

	Shareholder	Certificate	Number of
		Number	Shares
Jon Field		1	1

H&M: 34826.03

#### State of Delaware

## Office of the Secretary of State PAGE 1

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"RAINDROP GEOMAGIC, INC.", A ILLINOIS CORPORATION,

WITH AND INTO "RAINDROP ACQUISITION, INC." UNDER THE NAME OF "RAINDROP GEOMAGIC, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FOURTH DAY OF MARCH, A.D. 1999, AT 9 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIFTH DAY OF MARCH, A.D. 1999.



Darriet Smith Windsor, Secretary of State

2999653 8100M AUTHENTICATION: 1405855

010528306

DATE: 10-23-01

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 03/04/1999

# State of Delaware Office of the Secretary of State PAGE 1

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "RAINDROP ACQUISITION, INC.", FILED IN THIS OFFICE ON THE FIRST DAY OF FEBRUARY, A.D. 1999, AT 9 O'CLOCK A.M.



Warriet Smith Windson, Secretary of State

2999653 8100

010504043

AUTHENTICATION: 1386765

DATE: 10-11-01

#### State of Delaware

## Office of the Secretary of State PAGE 1

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF INCORPORATION OF "RAINDROP ACQUISITION, INC.", FILED IN THIS OFFICE ON THE FIRST DAY OF FEBRUARY, A.D. 1999, AT 9 O'CLOCK A.M.



Warriet Smith Windson Secretary of State

2999653 8100

010504043

AUTHENTICATION: 1386765

DATE: 10-11-01

**TRADEMARK** 

# CERTIFICATE OF INCORPORATION OF RAINDROP ACQUISITION, INC.

Pursuant to Section 102 of the General Corporation Law of Delaware, the undersigned does hereby submit this Certificate of Incorporation for the purposes of forming a business corporation.

- 1. The name of the corporation shall be Raindrop Acquisition, Inc.
- The address of the registered office of the corporation in the State of Delaware is 1013
   Centre Road, Wilmington, New Castle County, Delaware 19805 and the name of the registered agent is Corporation Service Company.
- 3. The purpose for which the corporation is organized is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.
- 4. The corporation shall have authority to issue 10,000,000 shares of Common Stock having a par value of \$0.001 per share.
- 5. The name and mailing address of the incorporator is Fred D. Hutchison, 4011 Westchase Blvd., Suite 400, Raleigh, North Carolina 27607.
- 6. The number of Directors of the corporation may be fixed by the Bylaws. The number of the Directors constituting the initial Board of Directors shall be one (1), and the name and mailing address of the person who is to serve as Director until the first annual meeting of the stockholders or until his successor be elected and qualify is:

<u>Name</u>	<u>Address</u>
Jon Fjeld	408 E. Forest Hills Blvd. Durham, NC 27704

- 7. The Board of Directors of the corporation shall have the power to adopt, amend or repeal the Bylaws of the corporation.
  - 8. Elections of directors may be, but shall not be required to be, by written ballot.
- 9. No director of the corporation shall have personal liability arising out of an action whether by or in the right of the corporation or otherwise for monetary damages for breach of fiduciary duty as a director; provided, however, that the foregoing shall not limit or eliminate the liability of a director (i) for any breach of the director's duty of loyalty to the corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 03/04/1999 991084363 - 2999653

# certificate of merger of RAINDROP GEOMAGIC, INC. With and Into RAINDROP ACQUISITION, INC.

The undersigned corporation, organized and existing under and by virtue of the General Corporation Law of the State of Delaware, does hereby certify:

FIRST: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

Name

State of Incorporation

Raindrop Acquisition, Inc.

Delaware

Raindrop Geomagic, Inc.

Illinois

SECOND: That an Agreement and Plan of Merger (the "Merger Agreement") between the constituent corporations to the merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 252 of the General Corporation law of the State of Delaware.

THIRD: That upon consummation of the merger, the surviving corporation of the merger shall be Raindrop Acquisition, Inc.

FOURTH: That upon consummation of the merger, Section I of the Certificate of Incorporation of Raindrop Acquisition, Inc., will be amended and restated to read as set forth below:

"1. The name of the corporation shall be Raindrop Geomagic, Inc."

FIFTH: That the executed Merger Agreement is on file at the principal place of business of the Surviving Corporation. The address of the principal place of business of the Surviving Corporation is 627 Distribution Drive, Durham, North Carolina 27713.

SIXTH: That a copy of the Merger Agreement will be furnished by the Surviving Corporation on request and without cost to any stockholder of any constituent corporation.

SEVENTH: That the authorized capital of Raindrop Geomagic, Inc. is 10,000,000 shares of Common Stock, no par value per share.

EIGHTH: <u>Effective Time and Date</u>. In accordance with Section 103(d) of the General Corporation Law of the State of Delaware, this Certificate of Merger shall become effective at 12:01 a.m. Eastern Standard Time on March 5, 1999 (the "Effective Date").

IN WITNESS WHEREOF, Raindrop Acquisition, Inc. has caused this Certificate of Merger to be executed on the  $3^{\mu\nu}$  day of March, 1999.

RAINDROP ACQUISITION, INC.

By:

Jon Fj

President

H&M: 34790.02

**RECORDED: 01/22/2002**