## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type	
Telerate, Inc.		12/23/1998	CORPORATION: NEW YORK	

### **RECEIVING PARTY DATA**

Name:	Telerate (Delaware), Inc.
Also Known As:	Telerate, Inc.
Street Address:	3 World Financial Center
City:	New York
State/Country:	NEW YORK
Postal Code:	10285
Entity Type:	CORPORATION: DELAWARE

### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1705390	TELERATE TREASURY 500

## **CORRESPONDENCE DATA**

Fax Number: (212)751-4864

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2129061692

Email: nick.mehler@lw.com

Correspondent Name: Latham & Watkins LLP

Address Line 1: 885 Third Avenue

Address Line 2: Suite 1000

Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	031228-0012
NAME OF SUBMITTER:	Nicholas G. Mehler

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I hereby certify that the annexed copy has been compared with the original document filed by the Department of State and that the same is a true copy of said original.

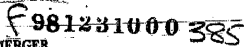
Witness my hand and seal of the Department of State on

**JANUARY 08, 2004** 



Secretary of State

DOS-200 (Rev. 03/02)



# CERTIFICATE OF MERGER

TELERATE, INC.

INTO

COC 45

# TELERATE (DELAWARE), INC.

Under Section 907 of the Business Corporation Law

It is hereby	certified, upon behalf of cac	cu of the constituent corbotations notett time	1,00, 00
follows:	The second secon	Account 1990	
		the proportion of the section of the	
annual to the second		•••	

FIRST: The Board of Directors of each of the constituent corporations has duly adopted an Agreement and Plan of Merger (hereinafter "Plan of Merger") setting forth the terms and conditions of the merger of said corporations.

SECOND: The name of the foreign constituent corporation, which is to be the surviving corporation, and which is hereinafter sometimes referred to as the "surviving constituent corporation," is Telerate (Delaware), Inc. The name the surviving corporation was formed under is Telerate (Delaware), Inc. The jurisdiction of its incorporation is Delaware; and the date of its incorporation therein is December 23, 1998. The surviving constituent corporation has not, as of the date hereof, filed with the Department of State of the State of New York an Application for Authority in the State of New York to transact business as a foreign corporation therein.

merged into the surviving constituent corporation, and which is hereinafter sometimes referred to as the "merged constituent corporation," is Telerate, Inc. The name the merged constituent corporation was formed under is Telestock, Inc. The date upon which its certificate of incorporation was filed by the Department of State is April 16, 1969.

FOURTH: As to each constituent corporation, the Plan of Merger sets forth the designation and number of outstanding shares of each class and series, the specification of the classes and series entitled to vote on the plan of merger, and the specification of each class and series entitled to vote as a class on the plan of merger, as follows:

Telerate (Delaware), Inc.

Outstanding shares: 1,000 non-restricted voting shares of Common Stock

Telerate, Inc.

Outstanding shares: 1,000 non-restricted voting shares of Common Stock

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FIFTH: The merger begain certified was authorized in respect of the merged constituent corporation by the written consent of the sole shareholder and the unanimous consent of it Board of Directors

SIXTH: The merger herein certified was authorized in respect of the surviving constituent corporation in accordance with the laws of its jurisdiction of incorporation and is in compliance with said laws.

SEVENTH: The surviving constituent corporation hereby agrees that it may be served with process in the State of New York in any action or special proceeding for the enforcement of any liability of or obligation of the merged constituent corporation and for the enforcement of the right, as provided in Chapter 9 of the Business Corporation Law of New York, of the shareholder of the merged constituent corporation to receive payment for the shareholder of the merged constituent corporation to receive payment for the shareholder of the merged constituent corporation.

EIGHTH: Subject to the provisions of § 625 of the Business Corporation Law of New York, the surviving constituent corporation agrees that it will promptly pay to the shareholder of the merged constituent corporation the amount, if any, to which it shall be entitled under Chapter 9 of the Business Corporation Law of New York with respect to the rights of dissenting shareholders.

Secretary of State of New York as its agent upon whom service of process against it may be served in the manner set forth in paragraph (b) of section 306 of the Business Corporation Law. The Secretary of State shall mail a copy of any such process received to

Bridge Information Systems 717 Office Parkway Creve Coeur, Missouri 63141

TENTHS

"Each of the constituent domestic corporations hereby certifies that all fees and taxes (including penalties and interest) administered by the Department of Taxation and Finance of the State of New York which are now due and payable by each constituent domestic corporation have been paid and a cessation franchise tax report (estimated or final) through the anticipated date of merger has been filled by each constituent domestic-corporation. The said report, if estimated is subject to amendment. The surviving foreign corporation agrees that it will within thirty day after the filing of the certificate of merger file the cessation tax report, if an estimated report was previously filled, and promptly pay to the Department of Taxation and Finance of the State of New York all fees and taxes (including penalties and laterest), if any, due to the Department of Taxation and Finance by each constituent domestic corporation."

CHARNTH: The offective date of the merger is January 1, 1999.

IN WIDRESS WHEREOF, I sterage Delaware, Inc. has caused this Certificate to be signed by Daryl A. Rhedea, its Executive Vice President, this 23rd day of December, 1998.  Daryl A. Reledes Executive Vice President  TELERATE MOLDINGS, INC., sole shareholder of Telerate (Delaware), Inc.  By: Daryl A. Rhodes Executive Vice President  April A. Rhodes Executive Vice President						
IN WIDNESS WHEREOF, Telerate (Delaware), Inc., has caused this Certificate to be signed by Daryl A. Rhodes, his Executive Vice President, this 23rd day of December, 1998.  Daryl A. Rhodes Executive Vice President  TELERATE HOLDINGS, INC., sole shareholder of Telerate (Delaware), Inc.  By. Daryl A. Rhodes Executive Vice President	•				•	,
IN WIDNESS WHEREOF, Telerate (Delaware), Inc., has caused this Certificate to be signed by Daryl A. Rhodes, his Executive Vice President, this 23rd day of December, 1998.  Daryl A. Rhodes Executive Vice President  TELERATE HOLDINGS, INC., sole shareholder of Telerate (Delaware), Inc.  By. Daryl A. Rhodes Executive Vice President	, we are		grander of the Array of the Arr	was a second sec	2 % 26 a	
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Daryl A. Rendes Executive Vice President  TELERATE MOLDINGS, INC., sole shareholder of Telerate (Delaware), Inc.  By: Daryl A. Rhodes Executive Vice President	be signed by Daryl	Rhodes, its Executive	After Liesteon	The state of the s		- 🚉
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By: Daryl At Rhodes Executive Vice President  3  431161		j.	sharet	older of Telerate (Del:	aware), Inc.	
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NEW YORK TAX ASSUMPTION UPON MERGER

# GUARANTEE AND ASSUMPTION

Telerate (Delaware), Inc., a corporation organized under the laws of the State of Delaware, does hereby guarantee that it will file or cause to be filed, all tax returns required of Telegate, Inc., a corporation organized under the laws of the State of New York, and does hereby assume the liability for and guarantee the payment of all taxes accrued and owning by said Telerate, Inc.

TELERATE (DELAWARE), INC.

[no corporate scal]

Antest:

Terrence G. Linderman, Secretary

STATE OF MISSOURI

COUNTY OF ST. LOUIS

I the undersigned, a Notary Public, do hereby certify that on the 23rd day of December, 1998, personally appeared before me Daryl A. Rhodes, being first duly swom by me, and acknowledged that he signed the foregoing document in the capacity therein set forth and declared that the statements therein contained are true.

WHEREOF, I have hereto set my hand and seal the day and year before written.

Notary Public

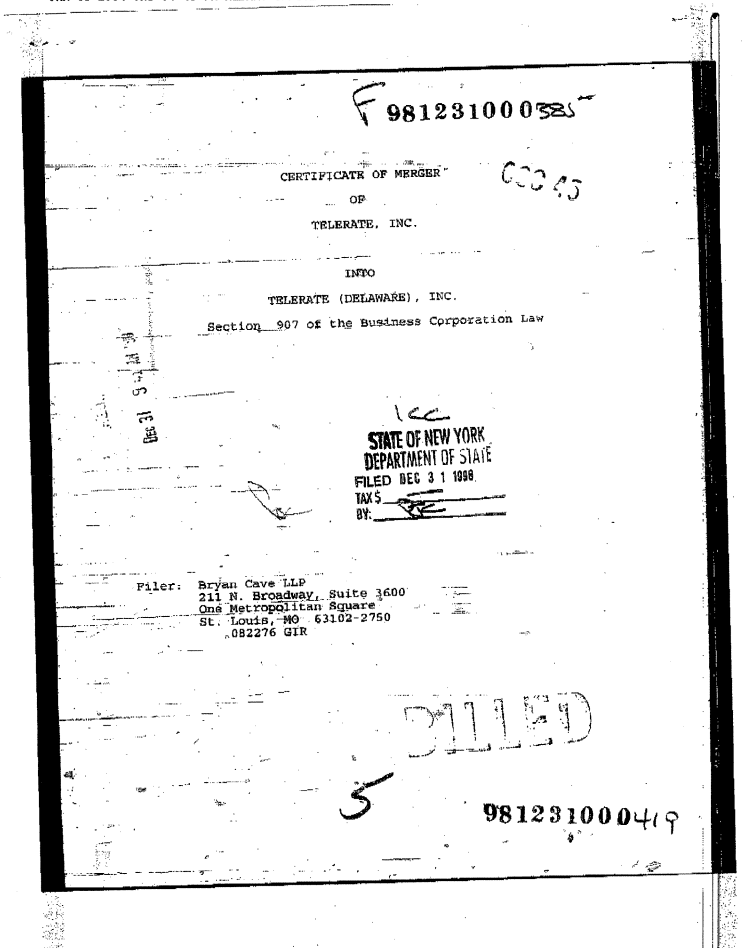
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**RECORDED: 01/12/2004**