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Form PTO-1504 RECORDAT [date] 3/16/04

To the Honorable Commissic

10-06-2004



U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office

record the attached original documents or

2. Name and address of receiving party:
Name:SLC Technologies, Inc. Street Address:4001 Fairview Drive SE City: Salem State: OR Zip: _97302 Individual(s) citizenshipAssociationGeneral PartnershipLimited PartnershipX Corporation-State: DelawareOther If assignee is not domiciled in the United States, a domestic representative designation is attached:YesNo (Designations must be a separate document from Assignment) Additional name(s) & addresses attached? YesNo
ark Registration No.(s). 2,113,380 and 2,215,147
6. Total number of applications and
7. Total fee (37 CFR 3.41)\$ 65 X Enclosed X Authorized to be charged to deposit account (Only if total fee is not sufficient) 8. Deposit account number: 070875 (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.

Laurie Mayes Name of Person Signing L. Muys Signature March 16,2004

Date:

Total number of pages comprising cover sheet: 2

OMB No. 0651-0011 (exp. *)

Assignment Form

exhibit a

PLAN OF COMPLETE LIQUIDATION BY MERGER

of

KALATEL INC.

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SLC TECHNOLOGIES, INC.

THIS IS A FLAN. OF COMPLETE LIQUIDATION BY MERGER (tile "Plan of Merger") of KALATEL, INC. on Oregon corporation adopted pursuant to Section 332 of the Internal Revenue Code of 1986, a Lamindod, and the provisions of the Oregon Business Corporation Act and Section 275 of the Delayare General Corporation Law. The Plan was approved on December 10, 1999 by SEC TECHNOLOGIES, INC., a business corporation incorporated under the laws of the State of Delaware and by resolutions a bopted by its Board of Directors on said date.

It CALC TECHNOLOGIES INC. a Dolawire corporation, owns all of the obstanding stock of RALATEL INC. KALATIL INC shall, pursuant to the provisious of the Original Bis ness Corporation Law, appropriate to the provisions of the Delaware General Ediphondust Law, be merged into SEC TECHNOLOGIES, INC. which shall be the surviving corporation upon the effective date of, he merger in the sorie of Delaware, and which is sometimes becamaller referred to as the "parcell corporation", and which shall continue an exist as said in viving corporation pursuant to the provisions of the Delaware General Corporation I dw. the segment existence of Kell ATEL INC. which is a wholly explicit enhancement of the provisions of the Delaware containing to provision of the Corporation I dw. the segment existence of Kell ATEL INC. which is a wholly explicit enhancement of the provisions of the Corporation and the provisions of the Original Care upon the effective mate of the merger in secondance with the provisions of the Original Bishiess Corporation and the parcell corporation corporation shall assume all of the liabilities of the subshifting corporation.

- 2. The Articles of Incorporation of the parent corporation upon the effective date of the menter in the State of the Articles of Incorporation of said parent corporation, and said Articles of Incorporation and Continue in full force and affect until sineaded and charged in the manner presented by the provisions of the Delawate General Corporation Law
- 2. The issued strates of the substituty corporation shall not be converted or exchanged in any manuser instructed as the parent edifferance presently owns all of the outeranding stores of said substituty corporation and all continue to own said shares prior to the adoption of this Plan of Merger and prior to the effective that thereof. Each of the issued shares of the substituty corporation shall be surremoved and extinguished upon the effective date of the merger in the jurisdiction of its organization. The issued shares of the parent corporation shall not be enversed or exchanged in any manuar, but each said share which is used as a labe effective date of the integer in the State of Oregon shall continue to represent one issued share of the parent corporation.
- 4. This I can of Merger having been duly approved and adopted on behalf of the parent comparation in accordance with the provisions of the General Corporation Law of the State of Delaward and the merger of the substdiary corporation into the parent corporation having been fully nuthorized in accordance with the provisions of said General Corporation Law of the State of Delaware, end, this Plan of Merger having been fully approved on behalf of the subsidiary corporation in the manner prescribed by

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the provisions of the Oregon Business Corporation Act, the parent corporation and the subsidiary corporation hereby allpulate that they will cause to be excepted and filed and/or recorded any document prescribed by the laws of the State of Delawers and the laws of the State of Oregon, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger. 3. Any officer of the parent corporation and any officer of the subsidiary corporation are hereby authorized to execute Articles of Merger on behalf of said corporations, respectively, in contomility with the provisions of the General Corporation Law of the Stacio Delaware and the Board of Directors and the proper officers of the parent corporation and of the coosidiary corporation, respectively, are heraby sufficized empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all naturements, papers, and documents which shall be on become nacessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the provisions therein provided for, 4 Norwidstanding the full approval and adoption of this Plan of Merger upon behalf of the purent corporation in accordance with the provisions of the General Corporation Law of the Sinke of Delawers and the full authorization of the merger to accordance the royal, and not with sinking the full approval of the Plan of Merger on behalf of the subsidiary corporation in accordance with the provision of the Oregon Edistries Corporation Act this Plan of Merger may be terminated of any time provision of the Oregon Edistries Corporation Act this Plan of Merger may be terminated of any time provision of the Oregon Edistries Corporation act this Plan of Merger may be terminated of any time provision of the Oregon Edistries Corporation act this Plan of Merger may be terminated of any time provision. The effective date of this Pfor, of December of the thorse provided for that is the chores of the format and the franchistic corporation law of the State of Delaware shall govern; set of the HALCHSHEET XALATELY PROTLICE BURNESSE

FAX NO.

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The First State

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 OWNERSHIP OF "SLC TECHNOLOGIES,"

INC.", FILED IN THIS OFFICE ON THE TWENTY-SEVENTH DAY OF DECEMBER, A.D. 1999, AT 9 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 1999.

2328070 8100 040182318



Darriet Smith Hindson HAMILIAMINIAMIS SHEET 383468

DATE: 03-11-04

CERTIFICATE OF OWNERSHIP AND MERGER

OF

KALATEL, INC. (an Oregon corporation)

INTO

SLC TECHNOLOGIES, INC. (a Delaware corporation)

It is hereby certified that:

- 1. SLC TECHNOLOGIES, INC., (a Delaware corporation) [hereinafter sometimes referred to as the "Corporation"] is a business corporation of the State of Delaware.
- 2. The Corporation is the owner of all of the outstanding shares of the stock of KALATEL, INC., which is a business corporation of the State of Oregon.
- 3. The laws of the jurisdiction of organization of KALATEL, INC., an Oregon corporation, permit the merger of a business corporation of that jurisdiction with a business corporation of another jurisdiction.
 - 4. The Corporation hereby merges KALATEL, INC. into the Corporation.
- 5. The following is a copy of the resolutions adopted on December 10, 1999 by the Board of Directors of the Corporation to merge the said KALATEL, INC., into the Corporation:

"RESOLVED, that the Plan of Merger (attached as Exhibit A), merging KALATEL, INC., an Oregon corporation, with and into this Corporation, to be effective as of the close of business on December 31, 1999 is hereby approved; and

FURTHER RESOLVED, that upon consummation of the merger pursuant to the Plan of Merger, this Corporation as the surviving corporation, assume all the obligations and liabilities of KALATEL, INC., and

FURTHER RESOLVED, that each of the President and any Vice President of this Corporation is authorized and directed to make and execute a Certificate of Ownership and Merger merging KALATEL, INC. into this Corporation, and to cause the same to be filed with the Secretary of State of the State of Delaware and a certified copy recorded in the office of the Recorder of Deeds of New Castle County and to do all acts and things whatsoever whether within or without the State of Delaware, which may be necessary or proper to effect said merger; and

FURTHER RESOLVED, that each of the President and any Vice President of this Corporation is authorized and directed to make and execute Articles of Merger and to cause such Articles to be filed with the Secretary of State of Oregon and to do all acts and things whatsoever, whether within or without the State of Oregon which may be necessary or proper to effect such merger; and

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FURTHER RESOLVED that each of the President and any Vice President of this Corporation is hereby authorized and directed to take whatever action and to execute and deliver such documents and instruments as he or she may deem to be necessary or desirable to consummate and carry out the foregoing resolutions.

Executed on December 20, 1999

SLC TECHNOLOGIES, INC.

y: C Cook Vice Breei

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RECORDED: 03/16/2004