

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	09/30/2005

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
WRQ, Inc.		08/09/2005	CORPORATION: WASHINGTON

RECEIVING PARTY DATA

Name:	Attachmate Corporation
Street Address:	1500 Dexter Avenue North
City:	Seattle
State/Country:	WASHINGTON
Postal Code:	98109
Entity Type:	CORPORATION: WASHINGTON

PROPERTY NUMBERS Total: 20

Property Type	Number	Word Mark
Registration Number:	2698396	ACCESS. INTEGRATE. TRANSFORM.
Registration Number:	2782390	ACCESS. INTEGRATE. TRANSFORM.
Registration Number:	2750887	ACCESS. INTEGRATE. TRANSFORM.
Registration Number:	2681704	
Registration Number:	2722044	
Registration Number:	2703039	
Registration Number:	2698395	
Registration Number:	2640627	
Registration Number:	2722045	
Registration Number:	2154975	REFLECTION
Registration Number:	1475672	REFLECTION
Registration Number:	1698819	REFLECTION
Registration Number:	2045379	REFLECTION

CH \$515.00 2698396

Registration Number:	2643773	VERASTREAM
Registration Number:	1848129	WRQ
Registration Number:	2121836	WRQ
Registration Number:	2120055	WRQ
Registration Number:	2120053	WRQ
Registration Number:	2698394	
Registration Number:	2729887	

CORRESPONDENCE DATA

Fax Number: (206)359-9000
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: (206) 359-8000
Email: pctrademarks@perkinscoie.com
Correspondent Name: Heidi L. Sachs
Address Line 1: 1201 Third Avenue
Address Line 4: Seattle, WASHINGTON 98101-3099

ATTORNEY DOCKET NUMBER:	28064-4009
NAME OF SUBMITTER:	Heidi L. Sachs
Signature:	/Heidi Sachs/
Date:	10/18/2005

Total Attachments: 5
source=Attachmate Merger#page1.tif
source=Attachmate Merger#page2.tif
source=Attachmate Merger#page3.tif
source=Attachmate Merger#page4.tif
source=Attachmate Merger#page5.tif

UNITED STATES OF AMERICA

The State of Washington



Secretary of State

I, Sam Reed, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

certificate that the attached is a true and correct copy of

ARTICLES OF MERGER

of

ATTACHMATE CORPORATION

Merging WRQ, INC. into ATTACHMATE CORPORATION
Effective September 30, 2005

as filed in this office on September 19, 2005.

Date: October 5, 2005



Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

Sam Reed, Secretary of State

TRADEMARK

**FILED
SECRETARY OF STATE
SAM REED**

09/19/2005

STATE OF WASHINGTON

\$60.00 Credit

Card #001214

Tracking ID: 976002

Doc No: 700293-002

**ARTICLES OF MERGER
WRQ, INC.
INTO
ATTACHMATE CORPORATION**

Pursuant to the provisions of RCW 23B.11.050, the following Articles of Merger are executed for the purpose of merging WRQ, Inc., a Washington corporation ("WRQ"), with and into Attachmate Corporation, a Washington corporation ("Attachmatc").

1. The Agreement and Plan of Merger is attached hereto as Exhibit A.
2. The merger was duly approved by the shareholders of WRQ on August 9, 2005 and by the shareholders of Attachmate on August 9, 2005 pursuant to RCW 23B.11.030.
3. The effective time and date of the merger herein provided shall be 5:00 p.m. PST on September 30, 2005.

DATED this 9th day of August 2005.

WRQ, INC.

By: 
Its: Secretary

ATTACHMATE CORPORATION

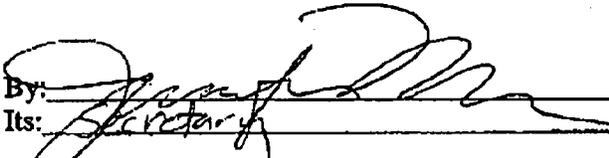
By: 
Its: Secretary

EXHIBIT A

AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger is dated as of the 9th day of August, 2005, between WRQ, Inc., a Washington corporation ("WRQ"), and Attachmate Corporation, a Washington corporation ("Attachmate").

WHEREAS, the Boards of Directors of WRQ and Attachmate, the parties hereto, deem it desirable and in the best interest of the corporations and their shareholders that WRQ be merged into Attachmate;

NOW, THEREFORE, in consideration of the mutual promises and covenants, and subject to the conditions herein set forth, the merging corporations agree as follows:

1. The merging corporations shall be merged into a single corporation by WRQ merging into and with Attachmate (the "Surviving Corporation"), which shall survive the merger, pursuant to the provisions of the laws of the State of Washington. Upon such merger, the separate existence of WRQ shall cease and the Surviving Corporation shall become the owner, without other transfer, of all the rights and property of the merging corporations, and the Surviving Corporation shall become subject to all the debts and liabilities of WRQ in the same manner as if the Surviving Corporation had itself incurred them.

2. The name of the Surviving Corporation shall be Attachmate Corporation.

3. The Articles of Incorporation of the Surviving Corporation shall be amended as of the effective date of the merger. Article II shall be amended in its entirety to read as follows:

"The total number of shares which this Corporation is authorized to issue is fifty thousand (50,000) shares of Common Stock, \$.01 par value, which shall be the only class of shares of this Corporation."

4. The Bylaws of the Surviving Corporation, as in effect on the effective date of the merger, shall be the Bylaws of the Surviving Corporation and shall not be affected by the merger.

5. The directors and officers of the Surviving Corporation on the effective date of the merger shall continue in office as the directors and officers and shall hold office in accordance with and subject to the Articles of Incorporation and Bylaws of the Surviving Corporation.

6. The method of converting the shares of WRQ into shares of the Surviving Corporation shall be as follows:

a. Each share of common stock of WRQ issued and outstanding on the effective date of the merger shall be converted into one share of common stock of the Surviving Corporation; and

b. After the effective date of the merger, holders of certificates representing shares of common stock in WRQ shall surrender them to the Surviving Corporation, or its duly appointed agent. Upon receipt of said certificates, the Surviving Corporation shall issue and exchange a certificate representing shares of common stock in the Surviving Corporation equal to the number of shares of stock in WRQ which are being surrendered.

7. This Agreement and Plan Merger shall be submitted to the shareholders of the merging corporations for their approval in the manner provided by the applicable laws of the State of Washington. After approval by the shareholders of each corporation entitled to vote thereon, Articles of Merger shall be filed as required by the laws of the State of Washington.

8. The Board of Directors of either merging corporation may, in their discretion, abandon this merger, subject to the rights of third parties and contracts relating thereto, without

further action or approval by the shareholders of the corporation, at any time before the merger has been completed.

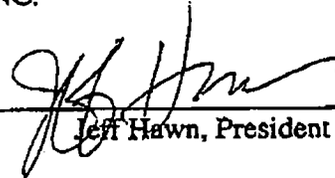
9. The effective date of the merger shall be September 30, 2005.

10. This Agreement and Plan of Merger may be executed in any number of counterparts, and all such counterparts shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement and Plan of Merger to be executed as of the 9th day August, 2005.

WRQ, INC.

By: _____


Jeff Hawn, President

ATTACHMATE CORPORATION

By: _____


Jeff Hawn, President