# DP \$40.00 232303;

#### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	NUNC PRO TUNC ASSIGNMENT
EFFECTIVE DATE:	03/02/2005

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
LAPLINK, INC.		03/02/2005	CORPORATION: WASHINGTON

#### **RECEIVING PARTY DATA**

Name:	Laplink Software, Inc.
Street Address:	14335 NE 24th Street, Suite 201
City:	Bellevue
State/Country:	WASHINGTON
Postal Code:	98007
Entity Type:	CORPORATION: WASHINGTON

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2323032	LAPLINK

#### CORRESPONDENCE DATA

Fax Number: (425)952-6002

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

Phone: (425)952-6000

Email: paul.walker@laplink.com
Correspondent Name: Laplink Software, Inc.

Address Line 1: 14335 NE 24th Street, Suite 201
Address Line 4: Bellevue, WASHINGTON 98007

NAME OF SUBMITTER:	Paul Walker
Signature:	/Paul Walker/
Date:	02/25/2010

TRADEMARK REEL: 004155 FRAME: 0767

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#### **Total Attachments: 31** source=2323032A#page1.tif source=2323032A#page2.tif source=2323032A#page3.tif source=2323032A#page4.tif source=2323032A#page5.tif source=2323032A#page6.tif source=2323032A#page7.tif source=2323032A#page8.tif source=2323032A#page9.tif source=2323032A#page10.tif source=2323032A#page11.tif source=2323032A#page12.tif source=2323032A#page13.tif source=2323032A#page14.tif source=2323032A#page15.tif source=2323032B#page1.tif source=2323032B#page2.tif source=2323032B#page3.tif source=2323032B#page4.tif source=2323032B#page5.tif source=2323032B#page6.tif source=2323032B#page7.tif source=2323032B#page8.tif source=2323032B#page9.tif source=2323032B#page10.tif source=2323032B#page11.tif source=2323032B#page12.tif source=2323032B#page13.tif source=2323032B#page14.tif source=2323032B#page15.tif source=2323032B#page16.tif

# NUNC PRO TUNC ASSIGNMENT OF TRADEMARK AND SERVICE MARK REGISTRATIONS

## ASSIGNMENT OF APPLICATION, SUBSEQUENT LETTERS PATENT AND INVENTIONS

WHEREAS, Tiro Trading, LLC, a Delaware limited liability corporation, having the business address of 7733 Westwood Lane, Mercer Island, Washington 98040 (hereinafter the "Assignor"), was the owner of the trademark and service mark registrations, identified in Schedule A, and applications, subsequent letters patent and inventions, identified in Schedule B attached hereto; and

WHEREAS, Laplink Software, Inc., a Washington corporation, having the business address of 10210 NE Points Drive, Suite 400, Kirkland, Washington 98033 (hereinafter the "Assignee"), acquired the trademark and service mark registrations, identified in Schedule A, and applications, subsequent letters patent and inventions, identified in Schedule B attached hereto;

WHEREAS, Assignor, in "Order Approving Sale of Substantially All of the Debtor's Assets and Business Free and Clear of All Liens, Claims, Interests and Encumbrances; Approving the Assumption and Assignment by the Debtor to Buyer of Certain of the Debtor's Executory Contracts; and Granting Other Relief" (as approved in U.S. Bankruptcy Court Western District of Washington, No. 03-13521) assigned prior to closing all of its interest in the "Purchase Agreement between Laplink, Inc. as Seller and Tiro Trading, LLC, or its assigns as Buyer", including said trademark and service mark registrations, identified in Schedule A, and applications, subsequent letters patent and inventions, identified in Schedule B attached hereto.

NOW, THEREFORE, in order to memorialize and confirm the prior understanding between the parties concerning the purchase, sale and assignment of:

- the trademark and service mark registrations, identified in Schedule A, effective nunc pro tunc on May 2, 2003, for good and valuable consideration, the receipt of which is hereby acknowledged, said Assignor hereby confirms and hereby does assign to said Assignee all rights and title to and interest in the trademark and service mark registrations, identified in Schedule A, and the ongoing and existing business of Assignor or portion thereof to which said marks pertains and the goodwill of the business symbolized thereby; and
- 2. the applications and inventions identified in Schedule B, effective nunc pro tunc on May 2, 2003, for sufficient, good and valuable consideration, the receipt of which is hereby acknowledged, Assignor hereby confirms and hereby sells, assigns and transfers unto Assignee its entire right and title to and interest in said applications and said inventions, including the right to apply for patents thereon in foreign countries in Assignor's name or in the name of Assignee, said inventions and all applications and patents on said inventions to be held and enjoyed by Assignee as entirely as the same would have been held and enjoyed by Assignor had this sale, assignment and transfer not been made, and Assignor does hereby further agree and promise to execute all instruments and render all such assistance

LAW OFFICES OF
CHRISTENSEN O'CONNOR JOHNSON KINDNESS\*\*\*
1420 Fifth Avenue
Suite 2800
Scattle, Washington 98101
206.683.8100

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as Assignee may request in order to make and prosecute any and all applications on said inventions, to enforce any and all patents on said inventions, and to confirm in Assignee legal title to said inventions and all applications and patents on said inventions, all without charge to Assignee but at no expense to Assignor.

Executed at	this 2 hd day of
March 2005.	
	TIRO TRADING/LIC /
	IMMIN
	By: Thomas Eall
<b>,</b>	Title: President
STATE OF WASHINGTON )	•
COUNTY OF KING )	
On this 2 day of March appeared before me, known to me to be the if foregoing instrument, and acknowledged that deed, for the uses and purposes therein mentions	ndividual named above who executed the within and he signed the same as his free and voluntary act and
	1 1
(Seal or stamp)	June June
· No	nted Name: Sunta F. Freeling tary Public appointment expires June 11, 2008
Executed at	this Zh4 day of
March 2005.	1 :
	LAPLINK SOFTWARE, INC.
	By: Thomas Weall Title: Chairman (CEO)

-2-

LAW OFFICES OF CHRISTENSEN O'CONNOR JOHNSON KINDNESSTAR 1420 Fifth Avenue Suite 2800 Seattle, Washington 98101

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Seattle, Washington 9810 206.682.8100

STATE	OF	WASHINGTON

COUNTY OF KING

On this 2 day of Marca 2005, More Well personally appeared before me, known to me to be the individual named above who executed the within and focusoing instrument, and acknowledged that he signed the same as his free and voluntary act and steed, for the uses and purposes therein mentioned.

(Seal or stamp).

Printed Name (Notary Public

My appointment expires \_

EEF/GLS

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# SCHEDULE A Trademark and Service Mark Registrations

Mark	Country	App. Number Filing Date	Reg. Number Issue Date	COJK Reference Number
BATTERY WATCH	USA	73/735,403 June 20, 1988	1,523,350 February 7, 1989	LAPS-2-30999
DESKLINK	USA	73/674,825 July 27, 1987	1,542,272 June 6, 1989	LAP\$-2-31000
EXPRESS DRIVE	CTM	1891290 October 6, 2000	1891290 April 11, 2002	LAPS-2-31014
FILESYNC	CTM	2177863 April 12, 2001		LAPS-2-31011
LAPLINK	Australia		511889 June 2, 1989	LAPS-2-31197
LAPLINK	Germany	T 33017 9 Wz February 20, 1992	2053937 January 11, 1994	LAPS-2-31015
LAPLINK	USA	75/466,713 April 13, 1998	2,323,032 February 29, 2000	LAPS-2-30993
LAPLINK	USA	73/641,472 January 23, 1987	1,455,074 September 1, 1987	LAP\$-2-31001
LAPLINK.COM & Design	USA	75/877,783 December 20, 1999	2,415,724 December 26, 2000	LAP\$-2-30992
MISCELLANEOUS DESIGN	AZU	75/877,798 December 20, 1999	2,526,683 January 8, 2002	LAPS-2-30991
MUSICMOVER	СТМ	2176584 April 12, 2001	2176584 October 11, 2002	LAPS-2-31010
MUSICMOVER	USA	76/238,617 April 5, 2001	2,644,783 October 29, 2002	LAPS-2-30987
PCSYNC	CTM	2162501 April 4, 2001	2162501 October 22, 2002	LAPS-2-31013
PCSYNC	USA	76/142,504 October 5, 2000	2,560,660 April 9, 2002	LAPS-2-30990
PDASYNC	CTM	2177681 April 12, 2001	2177681 October 22, 2002	LAPS-2-31012

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Suim 2800
Seattle, Washington 98101
206.682.8100

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#### SCHEDULE B

#### UNITED STATES PATENTS

Title	Patent Number	Issue Date	COJK Reference Number
Remote File Transfer Method and Apparatus	5,721,907	February 24, 1998	LAPS-1-19854
Low Power-Consumption Interface Apparatus and Method for Transferring Data Between a Hand-Held Computer and a Desk Top Computer	5,504,864	April 2, 1996	N/A
Remote File Transfer Method and Apparatus	5,446,888	August 29, 1995	LAPS-1-19855
Cable for Transmitting Eight-Bit Parallel Data	5,293,497	March 8, 1994	TRSO-1-6991
Method and Apparatus for High Speed Parallel Communications	5,268,906	December 7, 1993	TRSO-1-6815
Eight-Bit Parallel Communications Method and Apparatus	5,261,060	November 9, 1993	TRSO-1-5434
Adaptive Data Compression System	5,229,768	July 20, 1993	TRSO-1-5400
Computer Data Interface	5,157,769	October 20, 1992	TRSO-1-6386
Data Transfer Cable	4,941,845	July 1, 1990	TR\$0-1-4474

-6-

LAW OFFICES OF
CHRISTENSEN O'CONNOR JOHNSON KINDNESS\*\*\*
(420 Fifth Avenue
Suite 2800
Scanle, Washington 98101
206.682.2100

STATE of WASHINGTON



## SECRETARY of STATE

I, SAM REED, Secretary of State of the State of Washington and custodian of its seal,

hereby certify by this certificate that the attached is a true and correct copy of

ARTICLES OF AMENDMENT

of

LAPLINK.COM, INC.

CHANGING NAME TO LAPLINK, INC.

as filed in this office on June 22, 2001.



Date: December 10, 2001

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

5am Reed, Secretary of State





## SECRETARY of STATE

I, SAM REED, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

#### CERTIFICATE OF AMENDMENT

to

#### LAPLINK.COM, INC.

a Washington Profit corporation. Articles of Amendment were filed for record in this office on the date indicated below.

Changing name to LAPLINK, INC.

UBI Number: 600 485 601

Date: June 22, 2001



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

Sam Reed, Secretary of State 31107-9

**Validatio**m Vai: 06/22/2001 - 274918 \$50.00 on 06/22/2001 - 95/22/2931 -

xxx 485 601

#### ARTICLES OF AMENDMENT OF THE ARTICLES OF INCORPORATION OF LAPLINK.COM, INC.

JUN 2 2 2001 STATE OF WASHINGTON

Articles of Amendment of the Articles of Incorporation of LapLink.com, Inc., a · Washington corporation (the "Corporation"), are herein executed by said corporation, pursuant to the provisions of RCW 23B.01.200 and RCW 23B.10.060, as follows:

- 1. The name of the Corporation is LapLink.com, Inc.
- Article Nof the Articles of Incorporation is amended as set forth on Exhibit A which is attached hereto and incorporated herein by this reference.
- 3. No exchange, reclassification or cancellation of issued shares shall be effected by this amendment.
- The date of the adoption of this amendment by the Board of Directors of the Corporation was March 8, 2001.
- This amendment to the Articles of Incorporation was duly approved by the Board of Directors without shareholder action, and pursuant to RCW 23B.10.020(5) shareholder action was not required.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Amendment in an official and authorized capacity under penalty of perjury this <u>L</u> day of June, 2001.

LAPLINK.COM, INC.

Mark Eppley

Its Chief Executive Officer

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EXHIBIT A

Amendment to the Articles of Incorporation

Article I of the Articles of Incorporation is amended to read in its entirety as follows:

"ARTICLE I. NAME

The name of this corporation is LapLink, Inc."

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STATE of WASHINGTON



## SECRETARY of STATE

I, RALPH MUNRO, Secretary of State of the State of Washington and custodian of its seal, hereby issue this

#### CERTIFICATE OF AMENDMENT

to

#### TRAVELING SOFTWARE, INC.

a Washington Profit corporation. Articles of Amendment were filed for record in this office on the date indicated below.

Changing name to LAPLINK.COM, INC.

UBI Number: 600 485 601

Date: September 20, 1999



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



FILED: STATE OF MICHINGTON

SEP 2 0 1999

# ARTICLES OF AMENDMENT OF THE ARTICLES OF INCORPORATION OF SEPTEMBER TRAVELING SOFTWARE, INC.

Articles of Amendment of the Articles of Incorporation of Traveling Software, Inc., a Washington corporation (the Corporation), are herein executed by said corporation, pursuant to the provisions of RCW 23B.01.200 and RCW 23B.10.060, as follows:

- The name of the Corporation is Traveling Software, Inc.
- 2. Article I of the Articles of Incorporation is amended as set forth on Exhibit A which is attached hereto and incorporated herein by this reference.
- 3. No exchange, reclassification or cancellation of issued shares shall be effected by this amendment.
- 4. The date of the adoption of this amendment by the Board of Directors of the Corporation was August 25, 1999.
- 5. This amendment to the Articles of Incorporation was approved by the Board of Directors without shareholder action, and pursuant to RCW 23B.10.020(5) shareholder action was not required.
- 6. Pursuant to RCW 23B.01.230, these Articles of Amendment shall become effective at 9:00 a.m. Pacific time on September 27, 1999.

IN WITNESS WHEREOF, the undersigned has executed these Articles of Amendment in an official and authorized capacity under penalty of perjury this 15th day of September, 1999.

TRAVELING SOFTWARE, INC.

Scott E. Koznek Its Secretary

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#### CERTIFICATION OF CERTIFICATE OF AMENDMENT

I, Marishka T. Marten, hereby certify that the attached copy is a true and exact copy of the Certificate of Amendment of Traveling Software, Inc. changing its name to LapLink.com, Inc.

Marishka T. Marten

On this day personally appeared before me, Marishka T. Marten, to me known to be the individual who executed the within and foregoing instrument, and acknowledged that she signed the same as her voluntary act and deed for the uses and purposes therein mentioned.

GIVEN UNDER MY hand and official seal effective the \tag{1000} day of February , 2000.

AUBLIC E

Signature: Margat Hoefer
Name (Print) Manager Hoefer

NOTARY PUBLIC in and for the State of Washington, residing at

washington, residing at

My Appointment Expires: 12-9-200

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#### EXHIBIT A

Traveling Software, Inc.

<u>Amendment to the Articles of Incorporation</u>

Article I of the Articles of Incorporation is amended to read in its entirety as follows:

ARTICLE I. NAME

The name of this corporation is LapLink.com, Inc.

<u>;</u>....

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Attorney Docket No. TRSO17443

#### ASSIGNMENT

WHEREAS, I, Charles F. Pyne, residing at 187 Seekonk Street, Norfolk, Massachusetts 02056, am the inventor named in an application for Letters Patent of the United States, entitled REMOTE FILE TRANSFER METHOD AND APPARATUS, Serial No. 08/182,969, filed on January 14, 1994;

AND, WHEREAS, Traveling Software, Inc., a Washington corporation, having a principal place of business at 18702 North Creek Parkway, Bothell, Washington 98011, (hereinafter referred to as ASSIGNEE) is desirous of acquiring my entire right and title to and interest in my invention disclosed in said application;

NOW, THEREFORE, for sufficient, good and valuable consideration, the receipt of which is hereby acknowledged, I do hereby sell, assign and transfer unto ASSIGNEE my entire right and title to and interest in said application and said invention, including the right to apply for patents thereon in foreign countries in my name or in the name of ASSIGNEE, said invention and all applications and patents on said invention to be held and enjoyed by ASSIGNEE as entirely as the same would have been held and enjoyed by me had this sale, assignment and transfer not been made, and I do hereby further agree and promise to execute all instruments and render all such assistance as ASSIGNEE may request in order to make and prosecute any and all applications on said invention, to enforce any and all patents on said invention, and to confirm in ASSIGNEE legal title to said invention and all applications and patents on said invention, all without charge to ASSIGNEE but at no expense to me.

1994.	Executed at Norfalk	Massachusetts, this day of March,
		Charles F. Pyne  Charles F. Pyne

STATE OF MASSACHUSETTS)
) ss.
COUNTY OF NORFOLK
)

I certify that I know or have satisfactory evidence that CHARLES F. PYNE is the person who appeared before me, and said person acknowledged that he signed this instrument

and acknowledged it to be his free and voluntary act for the uses and purposes mentioned in the instrument.

Dated: March 4, 1994

1.57

(Seal or stamp)

Printed Name: ALICE

Notary Public

My appointment expires Oct. 21,

RQZ:nfs

PATERI & TRADEMARK OFFICE

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HONORABLE SAMUEL J. STEINER

Western District Of Washington

L.S. Bankrupicy Court

SHINGTON 2 3 4 UNITED STATES BANKRUPTCY COURT 5 WESTERN DISTRICT OF WASHINGTON 6 In re 7 No. 03-13521 LAPLINK, INC. 18702 North Creek Parkway 8 ORDER APPROVING THE SALE OF Bothell, WA 98011 SUBSTANTIALLY ALL OF THE Tax i.d. no. 91-1209899. 9 DEBTOR'S ASSETS AND BUSINESS FREE AND CLEAR OF ALL LIENS, 10 CLAIMS, INTERESTS AND Debtor. ENCUMBRANCES; APPROVING THE 11 ASSUMPTION AND ASSIGNMENT BY THE DEBTOR TO BUYER OF CERTAIN 12 OF THE DEBTOR'S EXECUTORY CONTRACTS; AND GRANTING OTHER RELIEF 13 14 THIS MATTER comes before the Court upon the motion of Laplink, Inc., debtor and debtor-15 in-possession ("Debtor"), for the entry of an Order (the "Sale Order") pursuant to 11 U.S.C. § 105(a), 16 363, 365 and Fed. R. Bankr. P. 2002, 6004, 6006 and 9014 approving (i) the sale (the "Sale") of 17 substantially all of Debtor's assets and business free and clear of all liens, claims, interests and 18 encumbrances to Tiro Trading, LLC (the "Buyer") pursuant to an asset purchase agreement 19 substantially in the form attached hereto as Exhibit A (the "Purchase Agreement"), and (ii) the 20

<sup>1</sup> Tiro Trading LLC will, prior to Closing, assign it interest in the Purchase Agreement to Laplink Software, Inc. All references to "Buyer" in this Order shall include Laplink Software, Inc.

ORDER APPROVING SALE, ETC - Page 1

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BUSH STROUT & KORNFELD

LAW OFFICES

5500 Two Union Square 601 Union Street Seattle, Washington 98101-2373 Telephone (206) 292-2110 Facsimile (206) 292-2104

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assumption and assignment by the Debtor to Buyer of certain of Debtor's executory contracts
(collectively, the "Sale Motion") <sup>2</sup> . The Sale Motion is presented to the Court pursuant to its order,
(i) Scheduling A Hearing To Approve the Asset Purchase Agreement With Tiro Trading, LLC For
Sale Of Debtor's Assets, Free And Clear Of Liens; (ii) Approving The Form And Manner Of Notice;
(iii) Approving Expense Reimbursement; (iv) Approving Bidding Procedures; (v) Approving
Procedures For Assumption And Assignment Of Executory Contracts; (vi) Approving Payment of
Postpetition Lease and Salary Accruals from Sale Proceeds entered on March 28, 2003 (the "Bidding
Procedures Order"). At the hearing on the Sale Motion on May 2, 2003, the Court considered (i) the
Declaration of Steven Bailey in support of the Sale Motion; (ii) the record in this Chapter 11 case;
(iii) all objections, if any; and (iv) the arguments of counsel and the evidence presented at the hearing
(the "Sale Hearing"). Based on the foregoing, the Court HEREBY FINDS AND DETERMINES
THAT: <sup>3</sup>

A. The Court has jurisdiction over the Sale Motion pursuant to 28 U.S.C. §§ 157 and 1334, and this matter is a core proceeding pursuant to 28 U.S.C. § 157(b)(2)(A), (M), (N) and (O). Venue of this case and the Sale Motion in this district is proper under 28 U.S.C. §§ 1408 and 1409.

- B. The statutory predicates for the relief sought in the Sale Motion are 11 U.S.C. §§ 105(a), 363(b), (f), (m), and (n), 365, and Fed. R. Bankr. P. 2002, 6004, 6006, and 9014.
- C. As evidenced by the affidavits of service previously filed with the Court, the Debtor provided proper, timely, adequate and sufficient notice of the Motion, the Sale Hearing, the Sale, and the assumption and assignment of the Assumed Executory Contracts in accordance with 11 U.S.C. §§

ORDER APPROVING SALE, ETC - Page 2

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<sup>&</sup>lt;sup>2</sup> Unless otherwise defined, capitalized terms used herein shall have the meanings ascribed to them in the Purchase Agreement. The Purchase Agreement attached hereto does not contain the final exhibits and schedules, which exhibits and schedules shall be agreed upon by Debtor and Buyer without further order of this Court.

<sup>&</sup>lt;sup>3</sup> Findings of fact shall be construed as conclusions of law and conclusions of law shall be construed as findings of fact when appropriate. *See* Fed. R. Bankr. P. 7052.

102(I), 363 and 365 and Fed. R. Bankr. P. 2002, 6004, and 9014 and the Bidding Procedures Order, including to: (i) the Office of the United States Trustee; (ii) counsel for the Buyer; (iii) counsel for the Creditors' Committee; (iv) all entities known to have expressed an interest in a transaction with respect to the Acquired Assets during the past twelve months; (v) all entities known to have asserted any interests in or upon the Acquired Assets; (vi) all federal, state, and local regulatory or taxing authorities or recording offices which have a reasonably known interest in the relief requested by the Sale Motion, (vii) all parties to Assumed Executory Contracts; (viii) the United States Attorney's office; (ix) the Internal Revenue Service; and (xi) the official service list. Such notice was good and sufficient, and affords parties sent notice a reasonable opportunity to object or be heard with respect to the matters that are the subject of this Sale Order, and no other or further notice of the Sale Motion, the Sale Hearing, the Sale, or the assumption and assignment of the Assumed Executory Contracts is or shall be required.

- D. The Debtor marketed the Acquired Assets and conducted the sale process in compliance with the Bidding Procedures Order and applicable law and rules.
- E. The Debtor (i) has full corporate power and authority to execute the Purchase Agreement and all other documents contemplated thereby, and the sale of the Acquired Assets and assumption and assignment of the Assumed Executory Contracts by the Debtor have been duly and validly authorized by all necessary corporate action of the Debtor, (ii) has all of the corporate power and authority necessary to consummate the transactions contemplated by the Purchase Agreement, (iii) has taken all corporate action necessary to authorize and approve the Purchase Agreement and the consummation by the Debtor of the transactions contemplated thereby, and (iv) no consents or approvals, other than those expressly provided for in the Purchase Agreement, are required for the Debtor to consummate such transactions.
- F. Approval of the Purchase Agreement and consummation of the Sale at this time are in the best interests of the Debtor, its creditors, its estate, and other parties in interest.

ORDER APPROVING SALE, ETC - Page 3

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- G. The Debtor has demonstrated both (i) good, sufficient, and sound business purpose and justification, and (ii) compelling circumstances for the Sale pursuant to 11 U.S.C. § 363(b) prior to, and outside of, a plan of reorganization in that, among other things:
- (1) The Debtor's liquidity limitations and other operational challenges have caused the Debtor hardship;
- (2) Given these circumstances, the Buyer is only willing to proceed to acquire the Debtor's Business if the Sale can be consummated quickly. Of perhaps greater concern, there is a risk that, if the Sale is not consummated immediately, given the current instability in the business, the Debtor will not be able to satisfy certain of the terms of the Purchase Agreement and the sale to the Buyer could be lost.
- (3) The Debtor diligently and in good faith marketed the Acquired Assets to secure the highest and best offer therefore.
- (4) The Debtor mailed the Sale Motion to each of the entities that had previously expressed an interest in the Debtor; no competing bids were received for the Acquired Assets. The terms and conditions set forth in the Purchase Agreement, and the sale to the Buyer represent a fair and reasonable purchase price and constitute the highest and best offer obtainable for the Acquired Assets.
- H. A sale of the Acquired Assets at this time to the Buyer pursuant to 11 U.S.C. § 363(b) is the best alternative to preserve the enterprise value of the Acquired Assets, and maximize the Debtor's estate for the benefit of all constituencies. Delaying the sale undoubtedly will result in a loss of value of the Acquired Assets. Further, any delay of the sale would result in the Buyer's termination of the Purchase Agreement and result in an alternative outcome that will achieve less value for creditors.
- I. Except as otherwise provided in this Sale Order and the Purchase Agreement, the proceeds of the Sale will be distributed to the Debtor's administrative, postpetition and prepetition creditors pursuant to further Court order.

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- J. The Purchase Agreement was negotiated, proposed and entered into by the Debtor and the Buyer without collusion, in good faith, and from arm's-length bargaining positions. Neither the Debtor nor the Buyer has engaged in any conduct that would cause or permit the Purchase Agreement to be avoided under 11 U.S.C. § 363(n).
- K. The Buyer is a good faith purchaser under 11 U.S.C. § 363(m) and, as such, is entitled to all of the protections afforded thereby. The Buyer will be acting in good faith within the meaning of 11 U.S.C. § 363(m) in closing the transactions contemplated by the Purchase Agreement at all times after the entry of this Sale Order.
- L. The consideration provided by the Buyer for the Acquired Assets pursuant to the Purchase Agreement (i) is fair and reasonable, (ii) is the highest and best offer for the Acquired Assets, (iii) will provide a greater recovery for the Debtor's creditors than would be provided by any other practical available alternative, and (iv) constitutes reasonably equivalent value and fair consideration under the Bankruptcy Code and under the laws of the United States, any state, territory, possession, or the State of Washington.
- M. The transfer of the Acquired Assets to the Buyer will be a legal, valid, and effective transfer of the Acquired Assets, will vest the Buyer with all right, title, and interest of the Debtor to the Acquired Assets free and clear of all interests in such property of a person or entity other than the Debtor (i) all Liens of any kind or nature whatsoever arising under or out of, or in connection with, or in any way relating to the operation of the Business prior to the Closing or any acts of Seller, and (ii) all claims as defined in 11 U.S.C. § 101(5) (collectively, "Interests").
- N. The Purchaser would not have entered into the Purchase Agreement and would not consummate the transactions contemplated thereby, thus adversely affecting the Debtor, its estate, and its creditors, if the sale of the Acquired Assets to the Buyer and the assignment of the Assumed Executory Contracts to the Buyer was not free and clear of all Interests, or if the Buyer would, or in the future could, be liable for any of the Interests.

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- O. The Debtor may sell the Acquired Assets free and clear of all Interests because, in each case, one or more of the standards set forth in 11 U.S.C. § 363(f)(1)-(5) has been satisfied. Those (i) holders of Interests and (ii) non-debtor parties to Assumed Executory Contracts who did not object, or who withdrew their objections, to the Sale or the Sale Motion are deemed to have consented pursuant to 11 U.S.C. § 363(f)(2). Those (i) holders of Interests who did object fall within one or more of the other subsections of 11 U.S.C. § 363(f) and are adequately protected by having their Interests, if any, attach to the cash proceeds of the Sale attributable to the property against or in which they assert an Interest, in the same order of priority that existed prior to the sale and subject to all objections, counterclaims, recoupments and other defenses of the estate.
- P. The (i) transfer of the Acquired Assets to the Buyer and (ii) assumption and assignment to the Buyer of the Assumed Executory Contracts and the assumption of certain liabilities expressly stated in the Purchase Agreement, will not subject the Buyer to any liability with respect to the operation of the Debtor's business prior to the Closing or by reason of such transfer under the laws of the United States, any state, territory, or possession thereof, or the State of Washington, based, in whole or in part, directly or indirectly, on any theory of law or equity, including, without limitation, any theory of equitable law, including, without limitation, any theory of antitrust or successor or transferee liability.
- Q. The Debtor has demonstrated that it is an exercise of its sound business judgment to assume and assign the Assumed Executory Contracts to the Buyer in connection with the consummation of the Sale, and the assumption and assignment of the Assumed Executory Contracts is in the best interests of the Debtor, its estate, and its creditors. The Assumed Executory Contracts being assigned to, and the liabilities being assumed by, the Buyer are an integral part of the business being purchased by the Buyer and, accordingly, such assumption and assignment of Assumed Executory Contracts and liabilities are reasonable, enhance the value of the Debtor's estate, and do not constitute unfair discrimination. The Debtor has (i) cured, or has provided adequate assurance of cure, of any default existing prior to the date hereof under any of the Assumed Executory Contracts, within the

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meaning of 11 U.S.C. § 365(b)(1)(A), and (ii) provided compensation or adequate assurance of compensation to any party for any actual pecuniary loss to such party resulting from a default prior to the date hereof under any of the Assumed Executory Contracts, with the meaning of 11 U.S.C. § 365(b)(1)(B), and the Buyer has provided adequate assurance of the future performance of and under the Assumed Executory Contracts, within the meaning of 11 U.S.C. § 365(b)(1)(C).

NOW THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

#### General Provisions

- 1. The Sale Motion is granted in its entirety, as further described herein.
- 2. All objections to the Sale Motion or the relief requested therein that have not been withdrawn, waived, or settled, and all reservations of rights included therein, hereby are overruled on the merits.

#### Approval of the Purchase Agreement.

- 3. The Purchase Agreement, and all of the terms and conditions thereof, is hereby approved.
- 4. Pursuant to 11 U.S.C. § 363(b), the Debtor is authorized and directed to consummate the Sale, pursuant to and in accordance with the terms and conditions of the Purchase Agreement.
- 5. The Debtor is authorized and directed to execute and deliver, and empowered to perform under, consummate and implement, the Purchase Agreement, together with all additional instruments and documents that may be reasonably necessary or desirable to implement the Purchase Agreement, and to take all further actions as may be requested by the Buyer for the purpose of assigning, transferring, granting, conveying and conferring to the Buyer or reducing to possession, the Acquired Assets, or as may be necessary or appropriate to the performance of the obligations as contemplated by the Purchase Agreement.

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#### Transfer of Acquired Assets

- 6. Pursuant to 11 U.S.C. §§ 105(a) and 363(f), the Acquired Assets shall be transferred at Closing to the Buyer, free and clear of all Interests with all such Interests to attach to the net proceeds of the Sale in the order of their priority, with the same validity, force and effect which they now have as against the Acquired Assets, subject to any claims and defenses the Debtor may possess with respect thereto.
- Agreement or this Sale Order, all persons and entities holding Interests against or in the Debtor or the Acquired Assets, including but not limited to, all debt security holders, equity security holders, governmental, tax, and regulatory authorities, lenders, trade and other unsecured creditors (whether legal or equitable, secured or unsecured, matured or unmatured, contingent or non-contingent, senior or subordinated), arising under or out of, in connection with, or in any way relating to, the Debtor, the Acquired Assets, the operation of the business of the Debtor prior to the Closing, or the transfer of the Acquired Assets to the Buyer, hereby are forever barred, estopped, and permanently enjoined from asserting against the Buyer, its successors or assigns, its property or interests or the Acquired Assets, such persons' or entities' Interests.
- 8. The transfer of the Acquired Assets to the Buyer pursuant to the Purchase Agreement constitutes a legal, valid, and effective transfer of the Acquired Assets, and shall vest the Buyer with all right, title, and interest of the Debtor in and to the Acquired Assets free and clear of all Interests.

  Assumption and Assignment to Purchaser of Assumed Executory Contracts
- 9. Pursuant to 11 U.S.C. §§ 105(a) and 365, and subject to and conditioned upon the Closing of the Sale, the Debtor's assumption and assignment to the Buyer of the Assumed Executory Contracts is hereby approved, and the requirements of 11 U.S.C. § 365(b)(1) with respect thereto are hereby deemed satisfied.

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- .10. The Debtor is hereby authorized and directed in accordance with 11 U.S.C. §§ 105(a) and 365 to (a) assume and assign to the Buyer, effective at Closing, the Assumed Executory Contracts, as reflected on Exhibit B hereto, free and clear of all Interests, and (b) execute and deliver to the Buyer such documents or other instruments as may be necessary to assign and transfer the Assumed Executory Contracts to the Buyer. Excluding the Assumed Executory Contracts, the Debtor's real property lease with RREEF ("RREEF Lease") and the Debtor's agreement with XO Communications, all other executory contracts and/or unexpired leases shall be deemed rejected effective immediately. With respect to the RREEF Lease, the Debtor may present to this Court an exparte order rejecting the RREEF Lease, after notice to RREEF's counsel, Buyer's counsel, and Committee counsel, and the Debtor shall pay to RREEF all rent due to the time of such rejection from the proceeds of the sale of Acquired Assets approved by this Order. The Software Distribution License Agreement between the Debtor and Altiris, Inc. ("Altiris") is hereby rejected. The Debtor will have no further rights to the computer software products licensed by Altiris to the Debtor (the "Altiris Software"), and the Altiris Software must be removed from Debtor's premises, including all labs, computer systems and hardware in the Debtor's possession or within its control, and all embodiments of the Altiris Software, including any master versions from which the Debtor creates licensed copies, must be destroyed or returned to Altiris. The Debtor shall provide Altiris with written certification of compliance with this paragraph within 15 days after entry of this Order.
- 11. The Assumed Executory Contracts shall be transferred to, and remain in full force and effect for the benefit of, the Buyer in accordance with their respective terms, notwithstanding any provision in any such Assumed Executory Contract, including those of the type described in 11 U.S.C § 365, that prohibits, restricts, or conditions such assignment or transfer.
- 12. All defaults or other obligations of the Debtor under the Assumed Executory Contracts arising or accruing prior to the date of this Sale Order (without giving effect to any acceleration clauses or any default provisions of the kind specified in 11 U.S.C. § 365(b)(2)) shall be cured by the Debtor at Closing or as soon thereafter as practicable, and the Buyer shall have no liability or

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obligation arising or accruing prior to the date of Closing, except as otherwise expressly provided in the Purchase Agreement. The amount of any cure owed and payable with respect to the Assumed Executory Contract, as set forth on Exhibit B hereto. Notwithstanding the foregoing, CompUSA, Inc. has alleged that the Debtor is obligated to pay rebates to customers in connection with certain advertised sales of LapLink products during late 2002 and early 2003 (the "CompUSA Rebates"). Buyer may, in its discretion, agree to pay and pay, directly or indirectly, the CompUSA Rebates or similar rebates due in connection with sales by other retailers and deduct up to \$125,000 of such payments from the Earn Out provided for in Section 2.7 of the Purchase Agreement, provided however, that the neither the foregoing nor any payments made pursuant hereto by Buyer, shall be deemed to impose upon Buyer an obligation to directly or indirectly pay any claims against the Debtor arising out of or related to customer rebates. Buyer shall provide to the Debtor evidence of actual payment of such rebates prior to deducting such amounts from the Earn Out, and any dispute regarding the amount of rebates actually paid by Buyer shall be resolved by this Court, after notice and hearing.

13. Each non-Debtor party to an Assumed Executory Contract hereby is forever barred, estopped, and permanently enjoined from asserting against the Debtor or the Buyer, or the property of either of them, any default existing as of the date of Closing; or, against any Buyer, any counterclaim, defense, setoff or any other claim asserted or assertable against the Debtor. The failure of the Debtor or Buyer to enforce at any time one or more terms or conditions of any Assumed Executory Contract shall not be a waiver of such terms or conditions, or of Debtor's or Buyer's rights to enforce every term and condition of the Assumed Executory Contracts.

#### Additional Provisions

14. The consideration provided by the Buyer for the Acquired Assets and the terms of the Purchase Agreement (a) are fair and reasonable and (b) shall be deemed to constitute reasonably equivalent value and fair consideration under 11 U.S.C. § 101 et seq. and under the laws of the United

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States, any state, territory, possession, or the State of Washington, and may not be avoided under 11 U.S.C. § 363(n).

- 15. On the Closing of the Sale, each of the Debtor's creditors is authorized and directed to execute such documents and take all other actions as may be necessary to release its Interests in the Acquired Assets, if any, as such Interests may have been recorded or may otherwise exist.
- 16. This Sale Order (a) shall be effective as a determination that, as of Closing, all Interests of any kind or nature whatsoever existing as to the Debtor or the Acquired Assets prior to the Closing have been unconditionally released, discharged and terminated, and that the conveyances described herein have been effected, and (b) shall be binding upon and shall govern the acts of all entities, including without limitation, all filing agents, filing officers, title agents, title companies, recorders of mortgages, recorders of deeds, registrars of deeds, administrative agencies, governmental departments, secretaries of state, federal, state, and local officials, and all other persons and entities who may be required by operation of law, the duties of their office, or contract, to accept, file, register or otherwise record or release any documents or instruments, or who may be required to report or insure any title or state of title in or to any of the Acquired Assets.
- 17. Each and every federal, state, and local governmental agency or department is hereby directed to accept any and all documents and instruments necessary and appropriate to consummate the transactions contemplated by the Purchase Agreement.
- 18. If any person or entity that has filed financing statements, mortgages, mechanic's liens, lis pendens, or other documents or agreements evidencing Interests in the Debtor or the Acquired Assets shall not have delivered to the Debtor prior to Closing, in proper form for filing and executed by the appropriate parties, termination statements, instruments of satisfaction, releases of all Interests which the person or entity has with respect to the Debtor or the Acquired Assets or otherwise, then (a) the Debtor is hereby authorized and directed to execute and file such statements, instruments, releases and other documents on behalf of the person or entity with respect to the Acquired Assets, and (b) the Buyer is hereby authorized to file, register, or otherwise record a certified copy of this Sale Order,

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which, once filed, registered, or otherwise recorded, shall constitute conclusive evidence of the release of all Interests in the Acquired Assets of any kind or nature whatsoever.

- 19. All entities that are presently, or on the Closing Date may be, in possession of some or all of the Acquired Assets are hereby directed to surrender possession of the Acquired Assets to the Buyer at the Closing, and Buyer hereby is authorized to retrieve and take possession of all Acquired Assets in the possession of any third parties, including but not limited to any lessor or licensor.
- 20. The Buyer shall not be liable or responsible for any liability or other obligation of the Debtor arising under or related to the Acquired Assets, except as expressly stated in the Purchase Agreement. Without limiting the generality of the foregoing, and except as otherwise specifically provided herein and in the Purchase Agreement, the Buyer shall not be liable for any Claims against the Debtor or any of its predecessor or affiliate, and the Buyer shall have no successor or vicarious liabilities of any kind or character whether known or unknown as of the Closing, now existing or hereafter arising, whether fixed or contingent, with respect to the Debtor or any obligations of the Debtor arising prior to the Closing, including, but not limited to, liabilities on account of any taxes arising, accruing, or payable under, out of, in connection with, or in any way relating to the operation of the business of the Debtor.
- 21. Under no circumstances shall the Buyer be deemed a successor of or to the Debtor for any Interest against or in the Debtor or the Acquired Assets of any kind or nature whatsoever. The sale, transfer, assignment and delivery of the Acquired Assets shall not be subject to any Interests, and Interests of any kind or nature whatsoever shall remain with, and continue to be obligations of, the Debtor. All persons holding Interests against or in the Debtor or the Acquired Assets of any kind or nature whatsoever shall be, and hereby are, forever barred, estopped, and permanently enjoined from asserting, prosecuting, or otherwise pursuing such Interests against the Buyer, its property, its successors and assigns, or the Acquired Assets with respect to any Interest such person or entity had, has, or may have against or in the Debtor, its estate, officers, directors, shareholders, or the Acquired Assets. Following the Closing, no holder of any Interest against the Debtor shall interfere with the

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Buyer's title to or use and enjoyment of the Acquired Assets based on or related to such Interest, or any actions that the Debtor may take in its Chapter 11 case.

- 22. Subject to, and except as otherwise provided in, the Bidding Procedures Order, any amounts that become payable by the Debtor pursuant to the Purchase Agreement or any of the documents delivered by the Debtor pursuant to or in connection with the Purchase Agreement shall (a) constitute administrative expenses of the Debtor's estate and (b) be paid by the Debtor in the time and manner as provided in the Purchase Agreement, without further order of this Court.
- 23. This Court retains jurisdiction to enforce and implement the terms and provisions of the Purchase Agreement, all amendments thereto, any waivers and consents thereunder, and of each of the agreements executed in connection therewith in all respects, including, but not limited to, retaining jurisdiction to (a) compel delivery of the Acquired Assets to the Buyer, (b) resolve any disputes arising under or related to the Purchase Agreement, except as otherwise provided therein, (c) interpret, implement, and enforce the provisions of this Sale Order, and (d) protect the Buyer against (i) any of the liabilities not expressly assumed and assigned, or (ii) any Interests in the Debtor or the Acquired Assets, of any kind or nature whatsoever, attaching to the proceeds of the Sale.
- 24. Nothing contained in any plan of reorganization (or liquidation) confirmed in this case (or any other case involving the Debtor) or any order of this Court confirming such plan shall conflict with or derogate from the provisions of the Purchase Agreement or the terms of this Sale Order.
- 25. This Sale Order shall constitute a general release by the Seller and its estate of the Buyer, effective as of the time of Closing, including without limitation, a release by the Seller of any transferee or successor liability on the part of the Buyer. Without limiting the generality of the foregoing, upon consummation of the Asset Sale, the Purchase shall not be deemed to (a) be the successor of the Seller, (b) have, *de facto* or otherwise, merged with or into the Seller, or (c) be a mere continuation or substantial continuation of the Seller or the enterprise of the Seller.
- 26. The transfer of the Acquired Assets pursuant to the Sale shall not subject the Buyer to any liability with respect to the operation of the business prior to the Closing Date or by reason of

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such transfer under the laws of the United States, any state, territory, or possession thereof, or the State of Washington, based, in whole or in part, directly or indirectly, on any theory of law or equity, including, without limitation, any theory of equitable subordination or successor or transferee liability.

- 27. The transactions contemplated by the Purchase Agreement are undertaken by the Buyer in good faith, as that term is used in section 363(m) of the Bankruptcy Code, and accordingly, the reversal or modification on appeal of the authorization provided herein to consummate the Sale shall not affect the validity of the Sale to the Buyer, unless such authorization is duly stayed pending such appeal. The Buyer is a purchaser in good faith of the Acquired Assets and Assumed Executory Contracts, and is entitled to all of the protections afforded by 11 U.S.C. § 363(m).
- 28. The terms and provisions of the Purchase Agreement and this Sale Order shall be binding in all respects upon, and shall inure to the benefit of, the Debtor, its estate, and its creditors, the Buyer, and their respective affiliates, successors and assigns, and any affected third parties including, but not limited to, all persons asserting Interests in the Acquired Assets to be sold to the Buyer pursuant to the Purchase Agreement, notwithstanding any subsequent appointment of any trustee(s) under any chapter of the Bankruptcy Code, as to which trustee(s) such terms and provisions likewise shall be binding.
- 29. Neither the Purchase Agreement, nor the consummation of the transactions contemplated thereby, directly or indirectly (with or without notice or lapse of time) (a) contravenes, conflicts with or results in a violation of, or gives any Governmental entity or other person or entity the right to challenge the transactions contemplated by the Purchase Agreement or to exercise any remedy or obtain any relief under, any federal, state, county or local law, statute, rule, regulations, ordinance, code or any decree, ruling, order, writ, injunction, award or judgment of any Governmental Entity applicable to the Seller or with respect to which any of the Assets is subject, or 9b) shall result in the imposition or creation of any Claim or Interest or other rights of a third party upon or with respect to any or all of the Assets.

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- 30. Neither the Seller nor Buyer is required to make any filing with or give any notice to, or to obtain any approval, consent, ratification, permission, waiver or authorization from, any person or any Governmental Entity in connection with the execution and delivery of the Purchase Agreement or the consummation of the transactions contemplated by the Purchase Agreement (other than with respect to governmental licenses which do not constitute Assets), and the Seller does not need to seek or obtain shareholder consent to consummate the transactions contemplated by the Purchase Agreement.
- 31. The failure specifically to include any particular provisions of the Purchase Agreement in this Sale Order shall not diminish or impair the effectiveness of such provision, it being the intent of the Court that the Purchase Agreement be authorized and approved in its entirety.
- 32. The Purchase Agreement and any related agreements, documents or other instruments may be modified, amended or supplemented by the parties thereto, in a writing signed by both parties, and in accordance with the terms thereof, without further order of the Court.
- 33. As provided in Fed. R. Bankr. P. 6004(g) and 6006(d), and notwithstanding Fed. R. Bankr. P. 7062, this Sale Order shall be effective and enforceable immediately upon entry. Time is of the essence in closing the transaction and the Debtor and the Buyer intend to close the Sale as soon as possible. Therefore, the stay provided for under Fed. R. Bankr. P. 6004(g), 6006(d), or 7062 shall not apply.
  - 34. The provisions of this Sale Order are non-severable and mutually dependent.
- 35. The Debtor is authorized to pay the following from the consideration provided by the Buyer for the Assets pursuant to the Purchase Agreement:
  - a. the amount of the postpetition lease accruals incurred by the Debtor to RREEF

    America, Inc., the Debtor's real property lessor, as approved in the Bidding

    Procedures Order;
  - b. applicable sales taxes;
  - applicable personal property taxes;

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1	d. to Silicon Valley Bank, the amount of its allowed secured claim;
2	e. to Mark Eppley, the amounts of deferred postpetition compensation as
3	approved by the Court in the Bidding Procedures Order.
4	DATED this 2 day of May, 2003
5	
6	Tout & Tuener
7	Honorable Samuel J Steiner United States Bankruptey Court Judge
8	Presented by:
9	BUSH STROUT & KORNFELD
10	Armand J. Kornfeld, WSBA #1/7214
11	Aimee S. Willig, WSBA #22859 Katriana L. Samiljan, WSBA #28672
12	Attorneys for Laplink, Inc., Debtor in Possession
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