

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Sun Microsystems, Inc.		02/15/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Oracle America, Inc.
Street Address:	500 Oracle Parkway
City:	Redwood Shores
State/Country:	CALIFORNIA
Postal Code:	94065
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 134

Property Type	Number	Word Mark
Serial Number:	77144269	S
Serial Number:	74337129	
Serial Number:	75274586	
Serial Number:	76002282	BIGADMIN
Serial Number:	78254901	
Serial Number:	77860357	
Serial Number:	74140378	CONNECTATHON
Serial Number:	78662061	COOLTHREADS
Serial Number:	75664354	E*GATE
Serial Number:	75768008	E*WAY
Serial Number:	78002369	E*XCHANGE
Serial Number:	77170823	ECO INNOVATION
Serial Number:	75921257	EJB
Serial Number:	75921598	ENTERPRISE JAVABEANS

CH \$3365.00 77144269

Serial Number:	77826183	FLASHFIRE
Serial Number:	78397172	FLEXLINE
Serial Number:	77178049	GLASSFISH
Serial Number:	75739621	IPLANET
Serial Number:	75823458	IPLANET
Serial Number:	75918395	J2EE
Serial Number:	75919093	J2ME
Serial Number:	75918307	J2SE
Serial Number:	75796798	JAIN
Serial Number:	75939935	JAIN
Serial Number:	73722195	JAVA
Serial Number:	74631225	JAVA
Serial Number:	74650573	JAVA
Serial Number:	75774508	JAVA
Serial Number:	78509488	JAVA
Serial Number:	75918269	JAVA COMMUNITY PROCESS
Serial Number:	74733505	JAVA COMPATIBLE
Serial Number:	75383820	JAVA COMPATIBLE
Serial Number:	75060130	JAVA DEVELOPER CONFERENCE
Serial Number:	77877461	JAVA GET POWERED
Serial Number:	77883776	JAVA GET POWERED
Serial Number:	77908158	JAVA GET POWERED
Serial Number:	78696384	JAVA JAM
Serial Number:	78642570	JAVA MASTERS
Serial Number:	77828113	JAVA POWERED
Serial Number:	75179857	JAVABEANS
Serial Number:	77322393	JAVAFX
Serial Number:	75060129	JAVAONE
Serial Number:	75026640	JAVASCRIPT
Serial Number:	75159315	JAVASERVER
Serial Number:	75073003	JAVAWORLD
Serial Number:	75059967	JDBC
Serial Number:	75695723	JDK
Serial Number:	75336280	JINI
Serial Number:	76022881	JMX

Serial Number:	76976185	JSP
Serial Number:	78318553	LUSTRE
Serial Number:	78318555	LUSTRE
Serial Number:	78318557	LUSTRE
Serial Number:	78338014	MIRRORSTORE
Serial Number:	78241882	N1
Serial Number:	75419186	NETBEANS
Serial Number:	74573829	NETRA
Serial Number:	77027906	OPENJAVA
Serial Number:	77027911	OPENJAVA
Serial Number:	76668272	OPENJAVA
Serial Number:	78581289	OPENOFFICE.ORG
Serial Number:	77021413	OPENOFFICE.ORG
Serial Number:	78532864	OPENSOLARIS
Serial Number:	78532868	OPENSOLARIS
Serial Number:	78532871	OPENSOLARIS
Serial Number:	78533865	OPENSOLARIS
Serial Number:	77159427	PHONEME
Serial Number:	74080768	SOLARIS
Serial Number:	74452720	SOLARIS
Serial Number:	75694795	SOLARIS
Serial Number:	78507673	SOLARIS
Serial Number:	78507723	SOLARIS
Serial Number:	78507734	SOLARIS
Serial Number:	78507740	SOLARIS
Serial Number:	74587364	SOLSTICE
Serial Number:	75789081	STAROFFICE
Serial Number:	77048164	STARTUP CAMP
Serial Number:	75168516	STORAGETEK
Serial Number:	75651078	STORAGETEK
Serial Number:	75646411	STORAGETEK
Serial Number:	78313510	STREAMLINE
Serial Number:	74289665	SUN
Serial Number:	75503875	SUN
Serial Number:	78495135	SUN

Serial Number:	74289666	SUN
Serial Number:	73427303	SUN
Serial Number:	76188711	SUN BLADE
Serial Number:	76196827	SUN FIRE
Serial Number:	73424458	SUN MICROSYSTEMS
Serial Number:	75644816	SUN MICROSYSTEMS
Serial Number:	75800858	SUN MICROSYSTEMS
Serial Number:	75800864	SUN MICROSYSTEMS
Serial Number:	75800865	SUN MICROSYSTEMS
Serial Number:	75694727	SUN RAY
Serial Number:	74598517	SUN SITE
Serial Number:	78641597	SUN ULTRA
Serial Number:	74573828	SUNSCREEN
Serial Number:	74385065	SUNSPECTRUM
Serial Number:	74068917	SUNSTART
Serial Number:	75607006	VIRTUAL STORAGE MANAGER
Serial Number:	77296832	VIRTUALBOX
Serial Number:	75580775	VOLSAFE
Serial Number:	75607005	VSM
Serial Number:	76256089	WRITE ONCE, RUN ANYWHERE
Serial Number:	74157334	ANSWERBOOK
Serial Number:	75420137	APPLICATION STORAGE MANAGER
Serial Number:	75613914	CANAVERAL
Serial Number:	75978415	
Serial Number:	75908452	DIGITAL JOURNEY
Serial Number:	75098945	FORTE
Serial Number:	75936257	IFORCE
Serial Number:	75936258	IFORCE
Serial Number:	75936260	IFORCE
Serial Number:	75936254	IFORCE
Serial Number:	75899483	IFORCE
Serial Number:	75767353	IQ
Serial Number:	75983552	JINI
Serial Number:	75627649	JINI
Serial Number:	75910947	JINI COMMUNITY

Serial Number:	76299553	JXTA
Serial Number:	74240485	POWDERHORN
Serial Number:	78246825	SAVE THE DAY
Serial Number:	78624268	SMARTER ENTERPRISE
Serial Number:	75583105	SOLARIS
Serial Number:	75596206	STC
Serial Number:	75348448	STOREEDGE
Serial Number:	75578606	SUN BLUEPRINTS
Serial Number:	74298251	SUN SOLUTIONS
Serial Number:	73835967	SUNBUS
Serial Number:	75207614	SUNDOCS
Serial Number:	75888972	SUNTONE CERTIFIED
Serial Number:	77646689	THE NETWORK IS THE COMPUTER
Serial Number:	74240460	TIMBERLINE
Serial Number:	75856746	VIRTUAL POWER SUITE

CORRESPONDENCE DATA

Fax Number: (650)506-7114
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Email: beth.magnuson@oracle.com
Correspondent Name: Oracle America, Inc.
Address Line 1: 500 Oracle Parkway
Address Line 2: Legal: Trademarks
Address Line 4: Redwood Shores, CALIFORNIA 94065

ATTORNEY DOCKET NUMBER:	SMI TO OAI - NC RECORDAL
NAME OF SUBMITTER:	Beth Magnuson
Signature:	/Beth Magnuson/
Date:	04/23/2010

Total Attachments: 7
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Delaware

PAGE 1

The First State

I, JEFFREY W. BULLOCK, 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:

"ORACLE USA, INC.", A COLORADO CORPORATION,
WITH AND INTO "SUN MICROSYSTEMS, INC." UNDER THE NAME OF "ORACLE AMERICA, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWELFTH DAY OF FEBRUARY, A.D. 2010, AT 5:39 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIFTEENTH DAY OF FEBRUARY, A.D. 2010, AT 3:01 O'CLOCK A.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2101822 8100M

100140341




Jeffrey W. Bullock, Secretary of State
AUTHENTICATION: 7810826

DATE: 02-12-10

You may verify this certificate online
at corp.delaware.gov/authver.shtml

TRADEMARK
REEL: 004191 FRAME: 0388

CERTIFICATE OF MERGER

MERGING

ORACLE USA, INC., A COLORADO CORPORATION
WITH AND INTO
SUN MICROSYSTEMS, INC., A DELAWARE CORPORATION

*Pursuant to Section 252
of the General Corporation Law of the State of Delaware*

Pursuant to Section 252 of the Delaware General Corporation Law, the undersigned corporation does hereby certify as follows:

1. The name and state of incorporation of each of the constituent entities (the "Constituent Entities") of the merger are as follows:

<u>Name</u>	<u>State of Incorporation</u>	<u>Form of Entity</u>
(a) Oracle USA, Inc. (" <u>OUSA</u> ")	Colorado	Corporation
(b) Sun Microsystems, Inc. (" <u>SMI</u> ")	Delaware	Corporation

2. That certain Agreement and Plan of Merger, dated as of February 15, 2010 (the "Merger Agreement") by and among the Constituent Entities with respect to the merger (the "Merger") of OUSA with and into SMI, has been approved, adopted, certified, executed and acknowledged by each of the Constituent Entities in accordance with Section 252 of the Delaware General Corporation Law.

3. The surviving entity (the "Surviving Entity") of the Merger shall be SMI, and the name of the Surviving Entity shall be Oracle America, Inc.

4. The Certificate of Incorporation of SMI at the effective time of the Merger shall be amended and restated in its entirety in the form attached hereto as Exhibit A.

5. The directors and officers of OUSA at the effective time of the Merger shall be the directors and officers of the Surviving Entity.

6. The Merger is to become effective as of February 15, 2010 at 3:01 a.m. Eastern Standard Time.

7. The executed Merger Agreement is on file at 500 Oracle Parkway, Redwood Shores, California 94065, the principal place of business of the Surviving Entity.

8. A copy of the Merger Agreement will be furnished by the Surviving Entity on request, and without cost, to any stockholder of either Constituent Entity.

[The remainder of this page intentionally left blank.]

IN WITNESS WHEREOF, the Surviving Entity has caused this certificate to be signed by its duly authorized officer as of the date set forth below.

SUN MICROSYSTEMS, INC., a Delaware corporation


By: 
Name: Greg Hillbrich
Title: Senior Vice President, Taxation
Date: February 12, 2010

Exhibit A

Amended and Restated Certificate of Incorporation

**AMENDED AND RESTATED
CERTIFICATE OF INCORPORATION
OF
ORACLE AMERICA, INC.**

FIRST: The name of this corporation is Oracle America, Inc. (the "Corporation").

SECOND: The address of the registered office of the Corporation in the State of Delaware is 2711 Centerville Road, Suite 400, City of Wilmington 19808, County of New Castle. The name of the registered agent of the Corporation in the State of Delaware at such address is Corporation Service Company.

THIRD: The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of the State of Delaware as set forth in Title 8 of the Delaware Code (the "DGCL").

FOURTH: The total number of shares of stock of all classes which the Corporation has authority to issue is 88,092, consisting of 100 shares of Common Stock, each having a par value of one cent (\$0.01) and 87,992 shares of Preferred Stock, each having a par value of one cent (\$0.01). Holders of Common Stock shall be entitled to 1 vote per share of Common Stock.

The Board of Directors of the Corporation is authorized, subject to any limitations prescribed by the law of the State of Delaware, to provide for the authorization and issuance of Preferred Stock of the Corporation in one or more series, to establish from time to time the number of shares to be included in each series, to fix the designation, powers, preferences and rights of the shares of each such series and any qualifications, limitations or restrictions thereof, and to increase or decrease the number of shares of any such series (but not below the number of shares of such series then outstanding).

FIFTH: The following provisions are inserted for the management of the business and the conduct of the affairs of the Corporation, and for further definition, limitation and regulation of the powers of the Corporation and of its directors and stockholders:

- (1) The business and affairs of the Corporation shall be managed by or under the direction of the Board of Directors.
- (2) The directors of the Corporation shall have the power to make, alter, amend, change, add to or repeal the By-Laws of the Corporation.
- (3) The number of directors of the Corporation shall be as from time to time fixed by, or in the manner provided in, the By-Laws of the Corporation. Election of directors need not be by written ballot unless the By-Laws so provide.
- (4) In addition to the powers and authority hereinbefore or by statute expressly conferred upon them, the directors of the Corporation are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation, subject, nevertheless, to the provisions of the DGCL, this Certificate of Incorporation, and any By-Laws adopted by the stockholders; provided, however, that no By-Laws hereafter adopted by the stockholders shall invalidate any prior act of the directors of the Corporation that would have been valid if such By-Laws had not been adopted.

SIXTH: (a) To the fullest extent permitted by applicable law, this Corporation is authorized to provide indemnification of (and advancement of expenses to) directors, officers, employees and agents (and any other persons to which Delaware law permits this Corporation to provide indemnification) through By-Law provisions, agreements with such agents or other persons, vote of stockholders or disinterested directors or otherwise, in excess of the indemnification and advancement otherwise permitted by Section 145 of the DGCL, subject only to limits created by applicable Delaware law (statutory or non-statutory), with respect to action for breach of duty to the Corporation, its stockholders, and others.

(b) No director of the Corporation shall be personally liable to the Corporation or any stockholder for monetary damages for breach of fiduciary duty as a director, except for any matter in respect of which such director shall be liable under Section 174 of the DGCL or any amendment thereto or shall be liable by reason that, in addition to any and all other requirements for such liability, such director (1) shall have breached the director's duty of loyalty to the Corporation or its stockholders, (2) shall have acted in manner involving intentional misconduct or a knowing violation of law or, in failing to act, shall have acted in a manner involving intentional misconduct or a knowing violation of law, or (3) shall have derived an improper personal benefit. If the DGCL is hereafter amended to authorize the further elimination or limitation of the liability of a director, the liability of a director of the Corporation shall be eliminated or limited to the fullest extent permitted by the DGCL, as so amended.

(c) Each person who was or is made a party or is threatened to be made a party to or is in any way involved in any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (hereinafter a "proceeding"), including any appeal therefrom, by reason of the fact that he or she, or a person of whom he or she is the legal representative, is or was a director or officer of the Corporation or a direct or indirect subsidiary of the Corporation, or is or was serving at the request of the Corporation as a director or officer of another entity or enterprise, or was a director or officer of a foreign or domestic corporation which was predecessor corporation of the Corporation or of another entity or enterprise at the request of such predecessor corporation, shall be indemnified and held harmless by the Corporation, and the Corporation shall advance all expenses incurred by any such person in defense of any such proceeding prior to its final determination, to the fullest extent authorized by the DGCL; provided, however, that to the extent required by law, any payment of expenses in advance of a final determination of the proceeding shall be only upon receipt of an undertaking by the recipient to repay all amounts advanced if it is ultimately determined that such person is not entitled to be indemnified. In any proceeding against the Corporation to enforce these rights, such person shall be presumed to be entitled to indemnification and the Corporation shall have the burden of proving that such person has not met the standards of conduct for permissible indemnification set forth in the DGCL. The rights to indemnification and advancement of expenses conferred by this Article SIXTH shall be presumed to have been relied upon by the directors and officers of the Corporation in serving or continuing to serve the Corporation and shall be enforceable as contract rights. Said rights shall not be exclusive of any other rights to which those seeking indemnification may otherwise be entitled. The Corporation may, upon written demand presented by a director or officer of the Corporation or of a direct or indirect subsidiary of the Corporation, or by a person serving at the request of the Corporation as a director or officer of another entity or enterprise, enter into contracts to provide such persons with specified rights to indemnification, which contracts may confer rights and protections to the maximum extent permitted by the DGCL, as amended and in effect from time to time.

(d) If a claim under this Article SIXTH is not paid in full by the Corporation within sixty (60) days after a written claim has been received by the Corporation, the claimant may at any

time thereafter bring suit against the Corporation to recover the unpaid amount of the claim and, if successful in whole or in part, the claimant shall be entitled to be paid also the expenses of prosecuting such claim. It shall be a defense to any such action (other than an action brought to enforce the right to be advanced expenses incurred in defending any proceeding prior to its final disposition where the required undertaking, if any, has been tendered to the Corporation) that the claimant has not met the standards of conduct which make it permissible under the DGCL for the Corporation to indemnify the claimant for the amount claimed, but the claimant shall be presumed to be entitled to indemnification and the Corporation shall have the burden of proving that the claimant has not met the standards of conduct for permissible indemnification set forth in the DGCL.

(e) If the DGCL is hereafter amended to permit the Corporation to provide broader indemnification rights than said law permitted the Corporation to provide prior to such amendment, the indemnification rights conferred by this Article SIXTH shall be broadened to the fullest extent permitted by DGCL, as so amended.

SEVENTH: Meetings of stockholders may be held within or without the State of Delaware, as the By-Laws may provide. The books of the Corporation may be kept (subject to any provision contained in the DGCL) outside the State of Delaware at such place or places as may be designated from time to time by the Board of Directors or in the By-Laws of the Corporation.

EIGHTH: The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Certificate of Incorporation; in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein