900221435 04/26/2012

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	08/30/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Tetradata Corporation		08/30/2010	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Follett Software Company
Street Address:	1391 Corporate Drive
City:	McHenry
State/Country:	ILLINOIS
Postal Code:	60050
Entity Type:	CORPORATION: ILLINOIS

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	2515335	TETRADATA
Registration Number:	2597647	TETRADATA
Registration Number:	2763295	EASE-E

CORRESPONDENCE DATA

Fax Number: 3125786666

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 312-263-3600

Email: thomas.arden@hklaw.com

Correspondent Name: Thomas P. Arden

Address Line 1: 131 S. Dearborn St., 30th Flr.
Address Line 4: Chicago, ILLINOIS 60603

ATTORNEY DOCKET NUMBER: MADREWS 102949-15

TRADEMARK REEL: 004765 FRAME: 0214 \$90,00 2515335

NAME OF SUBMITTER:	Thomas P. Arden
Signature:	/Thomas P. Arden/
Date:	04/26/2012
Total Attachments: 5 source=Tetradata IL articles of merger#pag	e2.tif e3.tif e4.tif

TRADEMARK
REEL: 004765 FRAME: 0215

FORM BCA 11.25 (rev. Dec. 2003) ARTICLES OF MERGER, CONSOLIDATION OR EXCHANGE Business Corporation Act

Jesse White, Secretary of State Department of Business Services Springfield, IL 62756 Telephone (217) 782-6961 www.cyberdrivelilinols.com

Remit payment in the form of a check or money order payable to the Secretary of State.

FILED

The filing fee is \$100, but if merger or consolidation involves more than 2 corporations, \$50 for each additional corporation.

AUG 3 0 2010

JESSE WHITE SECRETARY OF STATE

····	File#_	2110 8500	Filing Fee: \$	Approved:
	Submit in duplicate	Type or Print clearly in bla	ack ink	ove this line
OTE:	Strike inapplicable words in items	1, 3 and 4.		
. N	ames of the corporations proposing	merge g to sencelidato , a exchango-charco	and the state or country of the	air incorporation:
	Name of Corporation		State or Country of incorporation	Corporation File Number
OLLE	ETT SOFTWARE COMPANY	, , , , , , , , , , , , , , , , , , ,	ILLINOIS	6033-641-5
ETRA	ADATA CORPORATION		DELAWARE	N/K

	ne laws of the state or country und	er which each corporat	tion is incorporated permits	such merger,consolidation
	ne laws of the state or country und exchange.	er which each corporat	tion is incorporated permits t	such merger,consolidation
or	exchange.			such merger,consolidation
	exchange.	er which each corporate		such merger,consolidatio

\$1.020 - 12/02/03 C T System Online

exchange

SEE EXHIBIT A ATTACHED HERETO AND MADE A PART HEREOF.

TRADEMARK REEL: 004765 FRAME: 0216

			merger				•
5.	P	lan of	exehange-	was appros state unde	ved, as to each corporation not or r which it is organized, and (b) a	organized in illinois, in compliance as to each illinois corporation, as	e with the laws of the s follows:
	(The fo	liowing item 7.)	s are not ap	plicable to mergers under §11	1,30 90% owned subsidiary	provisions. See
	(4	Only ".	X" one box 1	or each Illin	ois corporation)		
					By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.	By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with § 7.10 (§ 11.20)	Bywritten consent of ALL the share- holders entitled to vote on the action, inaccordance with § 7.10 & § 11.20
Na	me o	f Corp	oration				
_							
_					_ 0		
					_ 0		
6.	it is	agree		and after the	acquiring corporation is an illing	ois corporation) ger, consolidation or exchange	by the Secretary of
	a.	The process of the	surviving, reeding for the self of the self of the self of a contract of	new or acqu ne enforcement party to the lissenting sh	ent of any obligation of any cor merger, consolidation or exch	ved with process in the State poration organized under the leaning and in any proceeding for lon organized under the laws of	aws of the State of or the enforcement
	b.	The	Secretary of	State of the	State of Illinois shall be and he	ereby is irrevocably appointed of forcess in any such proceed	

The surviving, new, or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of illinois which is a party to the merger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

1L020 - 12/02/03 C T System Online

8.	The number of outstanding a shares of each class owned	shares of each class of Immediately prior to the state of the state o	of each merging subs ne adoption of the pla	sidiary corporation and the number of son of merger by the parent corporation, a
	Name of Corporation	Outs	per of Shares anding h Class	Number of Shares of Each Class Owned immediately Prior to Merger by the Parent Corporatio
TETRAL	DATA CORPORATION	311,500 COMMO	N, 285,426 PREF	100% COMMON, 100% PREFERRE

b.	(Not applicable to 100% own The date of mailing a copy of the subsidiary corporation was	he plan of merger and		issent to the shareholders of each merg
				by the holders of all the outstanding sha
	until after 30 days following ti	olicate copies of the Ai he mailing of a copy of	f the plan of merger	not be delivered to the Secretary of Si
affin	(If the answer is "No," the dup until after 30 days following the shareholders of each medundersigned corporations havens, under penalties of perjury,	nlicate copies of the Ai he mailing of a copy of rging subsidiary corpo e caused these article that the facts stated if	ticles of Merger may f the plan of merger eration.) s to be signed by the erein are true. (All s	not be delivered to the Secretary of Si and of the notice of the right to dissen eir duly authorized officers, each of wh ignatures must be in <u>BLACK INK.</u>)
affin	(If the answer is "No," the dup until after 30 days following the the shareholders of each med undersigned corporations have ms, under penalties of perjury,	policate copies of the Air he mailing of a copy of a cop	ticles of Merger may f the plan of merger eration.) s to be signed by the erein are true. (All s	not be delivered to the Secretary of Se and of the notice of the right to dissen eir duly authorized officers, each of wh ignatures must be in <u>BLACK INK.</u>)
affin	(If the answer is "No," the dup until after 30 days following the shareholders of each medundersigned corporations havens, under penalties of perjury, UGUST 31 (Month & Day)	policate copies of the Air he mailing of a copy of right subsidiary corporate caused these article that the facts stated the company of the c	ticles of Merger may f the plan of merger eration.) s to be signed by the erein are true. (All s	not be delivered to the Secretary of St and of the notice of the right to dissen eir duly authorized officers, each of wh ignatures must be in <u>BLACK INK.</u>)
affin	(If the answer is "No," the dup until after 30 days following the shareholders of each men undersigned corporations havens, under penalties of perjury, UGUST 31 (Month & Day) (Any authorized officer's signature)	policate copies of the Anne mailing of a copy of right subsidiary corporate caused these article that the facts stated that the facts stated the caused the facts stated that the facts stated the facts stated that the facts stated that the facts stated	ticles of Merger may f the plan of merger bration.) s to be signed by the berein are true. (All s FOLLETT SOFT (Exact No.)	not be delivered to the Secretary of St and of the notice of the right to dissen eir duly authorized officers, each of whi ignatures must be in <u>BLACK INK.</u>) WARE COMPANY ame of Corporation)
affirm Dated Al	(If the answer is "No," the dup until after 30 days following the shareholders of each men undersigned corporations havens, under penalties of perjury, UGUST 31 (Month & Day) CHARLES R. FOLLETT, JR., N (Type or Print Name and UGUST 31	policate copies of the Airhe mailing of a copy of right subsidiary corporate caused these article that the facts stated in the	ticles of Merger may f the plan of merger bration.) s to be signed by the berein are true. (All s FOLLETT SOFT (Exact No.)	not be delivered to the Secretary of Signal of the notice of the right to dissense of duty authorized officers, each of whignatures must be in BLACK INK.) WARE COMPANY arms of Corporation)
affin	(If the answer is "No," the dup until after 30 days following to the shareholders of each men undersigned corporations havens, under penalties of perjury, UGUST 31 (Month & Day) CHARLES R. FOLLETT, JR., N (Type or Print Name and IGUST 31 (Any authorized officer's signature)	policate copies of the Airhe mailing of a copy of right subsidiary corporate caused these article that the facts stated in the	ticles of Merger may f the plan of merger pration.) s to be signed by the perein are true. (All s FOLLETT SOFT (Exact No.)	not be delivered to the Secretary of Stand of the notice of the right to dissense of duty authorized officers, each of whignatures must be in BLACK INK.) WARE COMPANY arms of Corporation)

TETRADATA CORPORATION Plan of Merger

- 1. The Merger. In accordance with the Illinois Business Corporation Act of 1983, as amended (the "IBCA") and the Delaware General Corporation Law, as amended (the "DGCL"), TetraData Corporation, a Delaware corporation ("TetraData"), shall be merged with and into Follett Software Company, an Illinois corporation ("FSC"), at the Effective Time (the "Merger"). As a result of the Merger, the separate corporate existence of TetraData shall cease and FSC shall continue as the surviving corporation of the Merger (the "Surviving Corporation"). Prior to the Merger, FSC is the sole stockholder of TetraData.
- 2. Effective Time. The Merger shall become effective as of 11:59 P.M. on August 31, 2010 (the "Effective Time").
- 3. Effects of the Merger. The Merger shall have the effects set forth in the applicable provisions of the IBCA and the DGCL. Without limiting the generality of the foregoing, and subject thereto, at the Effective Time, the Surviving Corporation shall thereupon and thereafter possess all the rights, privileges, immunities, and franchises, as of a public or a private nature, of each of FSC and TetraData; and all property, real, personal, and mixed, and all debts due on whatever account, including subscriptions to shares, and all other choses in action, and all and every other interest, of or belonging to or due to each of FSC and TetraData, shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and title to any real estate, or any interest therein, vested in FSC and TetraData shall not revert or be in any way impaired by reason of the Merger.
- 4. <u>Certificate of Incorporation</u>. At the Effective Time and without any further action on the part of FSC and TetraData, the articles of incorporation of FSC as in effect immediately prior to the Effective Time shall be the articles of incorporation of the Surviving Corporation.
- 5. <u>By-laws</u>. At the Effective Time and without any further action on the part of FSC and TetraData, the by-laws of FSC, as in effect immediately prior to the Effective Time shall be the by-laws of the Surviving Corporation.
- 6. <u>Directors and Officers</u>. The directors and officers of FSC immediately prior to the Effective Time shall be the initial directors and officers of the Surviving Corporation, each to hold office in accordance with the articles of incorporation and by-laws of the Surviving Corporation, in each case until their respective successors are duly elected or appointed (as the case may be) and qualified.
- 7. <u>Conversion of Securities</u>. At the Effective Time, by virtue of the Merger and without any action on the part of TetraData, FSC or the holders of any of the following securities:
- (a) Each share of common stock of TetraData issued and outstanding immediately prior to the Effective Time shall, by virtue of the Merger, be cancelled and extinguished and no cash or securities or other property shall be payable in respect thereof.

DM_US 26414190-1.065197.0010

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by their respective officers thereunto duly authorized, all as of the day and year first written above.

TETRADATA CORPORATION,

a Delaware copporation

Name: Charles R. Follett, Jr.

Title: Vice President

FOLLETT SOFTWARE COMPANY,

an Illinois corporation

By: Charles R. Follett, Jr.

Title: Vice President

-3-

DM_US 26414190-1.065197.0010

RECORDED: 04/26/2012