OP \$90.00 4628771

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

/ersion v1.1 ETAS ID: TM469036

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | MERGER |
| EFFECTIVE DATE: | 03/31/2018 |

CONVEYING PARTY DATA

| Name | Formerly | Execution Date | Entity Type |
|------------------------------|----------|----------------|-----------------------|
| MTek Acquisition Corporation | | 03/19/2018 | Corporation: DELAWARE |

RECEIVING PARTY DATA

| Name: | L-com, Inc. |
|-------------------|----------------------------|
| Street Address: | 50 High Street, West Mill |
| Internal Address: | 3rd Floor, Suite #30 |
| City: | North Andover |
| State/Country: | MASSACHUSETTS |
| Postal Code: | 01845 |
| Entity Type: | Corporation: MASSACHUSETTS |

PROPERTY NUMBERS Total: 3

| Property Type | Number | Word Mark |
|----------------------|---------|------------|
| Registration Number: | 4628771 | M MILESTEK |
| Registration Number: | 4750530 | MILESTEK |
| Registration Number: | 1791303 | MILESTEK |

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: docketing@fisherbroyles.com, greg.bernabeo@fisherbroyles.com

Correspondent Name: FisherBroyles LLP
Address Line 1: 1650 Market Street

Address Line 2: 36th Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103

| NAME OF SUBMITTER: Gregory S. Bernabeo | |
|--|-----------------------|
| SIGNATURE: | /gregory s. bernabeo/ |
| DATE SIGNED: | 04/09/2018 |

Total Attachments: 8

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Page 1

Delaware 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 OWNERSHIP, WHICH MERGES:

"MTEK ACQUISITION CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "L-COM, INC." UNDER THE NAME OF "L-COM, INC.",

A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE

OF MASSACHUSETTS, AS RECEIVED AND FILED IN THIS OFFICE ON THE

TWENTY-NINTH DAY OF MARCH, A.D. 2018, AT 10:54 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 MARCH, A.D. 2018 AT 11:57 O'CLOCK P.M.

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

Authentication: 202421736

Date: 03-29-18

6821197 8100M SR# 20182285202

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

State of Delaware
Secretary of State
Division of Corporations
Delivered 10:54 AM 03/29/2018
FILED 10:54 AM 03/29/2018
SR 20182285202 - File Number 4277428

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

MTEK ACQUISITION CORPORATION

INTO

L-COM, INC.

(PURSUANT TO SECTION 253 OF THE GENERAL CORPORATION LAW OF THE STATE OF DELAWARE)

L-com, Inc. (the "Company"), a corporation incorporated on the 2nd day of January, 1983, pursuant to laws of the Commonwealth of Massachusetts;

DOES HEREBY CERTIFY that the Company owns all the capital stock of MTek Acquisition Corporation (the "Subsidiary"), a corporation incorporated on the 4th day of January, 2007 pursuant to the provisions of the General Corporate Law of the State of Delaware, and that the Company, by a resolution of its Board of Directors duly adopted by Unanimous Written Consent in lieu of a meeting on March 19, 2018, determined to merge the Subsidiary into itself, which resolution is in the following words, to wit:

WHEREAS the Company owns all of the outstanding capital stock of MTek Acquisition Corporation., (the "Subsidiary"), a corporation organized and existing under the laws of Delaware:

WHEREAS the Company desires to merge the Subsidiary with and into itself, and the Company desires to be possessed of all the estate, property, rights, privileges and franchises of the Subsidiary; and

WHEREAS, the Board has determined that it is advisable and in the best interests of the Company to merge the Subsidiary into the Company.

NOW, THEREFORE, BE IT RESOLVED, that the Subsidiary merge with and into the Company, and that the Company survive the merger (the "Surviving Corporation") and assume all of the Subsidiary's liabilities and obligations;

FURTHER RESOLVED, that the Surviving Corporation shall operate under the name "L-com, Inc.";

FURTHER RESOLVED, that the Certificate of Incorporation of the Company in effect immediately prior to the merger shall remain in effect as the Certificate of Incorporation of the Surviving Corporation without any change thereto, and the Bylaws of the Company in effect immediately prior to the merger shall be the Bylaws of the Surviving Corporation after the merger;

FURTHER RESOLVED, that the Surviving Corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the Surviving Corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail any such process to the surviving corporation at:

c/o L-com, LLC 50 High Street, West Mill 3rd Floor, Suite #30 North Andover, MA 01845

FURTHER RESOLVED, that each officer of the Company be and hereby is directed to make and execute articles of merger setting forth a copy of the resolution to merge the Subsidiary with and into the Company, and the date of adoption thereof and to file such certificate of ownership with the office of the Secretary of the Commonwealth of the Commonwealth of Massachusetts; and

FURTHER RESOLVED, that the officers of the Company be and hereby are authorized and directed to do all acts and things whatsoever, whether within or without the State of Delaware which may be in any way necessary or proper to effect said merger.

This certificate of ownership shall be effective of 23:57 EDT on March 31, 2018.

[THE REMAINDER OF THIS PAGE IS INTENTIONALLY LEFT BLANK]

IN WITNESS WHEREOF, the Company has caused this certificate to be signed by an authorized officer this 19th day of March, 2018.

L-COM, INC.

Scott Rosner

Name: Scott Rosner

Title: Vice President

[SIGNATURE PAGE TO CERTIFICATE OF OWNERSHIP]

Date: 3/29/2018 12:28:00 PM CT CORP

PAGE 02/05

The Commonwealth of Massachusetts

William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

FORM MUST BE TYPED

Articles of Merger

FORM MUST BE TYPED

Involving Domestic Corporations,

Foreign Corporations or Foreign Other Entities (General Laws Chapter 156D, Section 11.06; 950 CMR 113:37)

| DATE OF ORGANIZATION | (2) JÚRISDICTION | Exact manie, jurisdiction and date or organ |
|--|--|--|
| | | (I) EXACT NAME |
| January 2, 1983 | Massachusetts | L-com, Inc. |
| January 4, 2007 | Delaware | Mtek Acquisition Corporation |
| . <u>· .</u> | | |
| in the Commonwealth. | y □is /⊠is not* authorized to conduct busines | (3) The foreign corporation or other enti- |
| | -com, Inc. | (4) Exact name of the surviving entity: |
| | · | |
| usetts | he surviving enticy will be organized: <u>Massac</u> | (5) Juriediction under the laws of which |
| | | ()) Januare the land of white |
| 018 | ne and on the date approved by the Division, toggis specified: 11:57 PM EDT, March 31, toggis a party to the merger:** | 90 days from the date and time of fil (7-8) For each domestic corporation that (check appropriate box) |
| by each separate voting group as pro- | roved by the shareholders, and where required the articles of organization. | |
| | aire the approval of the shateholders. | |
| ty was duly authorized by the law under ocuments. | entity, foreign corporation, or foreign other encoration is organized and by its organizational | which the other entity or foreign con "Check appropriate box |
| | ic corporation separately | * Check appropriate box ** Provide this information for each dome |

TRADEMARK

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| (10) Attach any amendment to artic tion. | les of organization of the siliviving curity, where the silivivor is a dollered parameter conference |
|--|--|
| • | |
| (11) Attach the articles of organizat cluding all the supplemental in | on of the surviving entity, where the survivor is a NEW domestic business corporation, in- ormation required by 950 CMR 113.16. |
| (12) State the executive office addre | ss of the surviving foreign other entity if such information is not on the public record in the |

foreign jurisdiction:

(number, street, city or town, state. zip code)

| | Sistformer | (Scott Rosner) |
|---------------------|--|---|
| Signed by: | (signature of as | uborized individual) |
| ☐ Chair | man of the board of directors. | |
| □ Presid | ent, | |
| Ø Other | officer, Vice President of Licen, Inc. | · |
| | -appointed fiduciasy. | , 2018 |
| on this <u>28th</u> | day of March | , 2016 |
| | Scott Rosner | (Scott Rosner) |
| Signed by: | (signature of a | urborized (ndividual) |
| · | | |
| 🔲 Chair | man of the heard of directors, | |
| ☐ Presio | lent, | citles Concernation |
| | lent, rofficer, Vice Prosident of MTEK Agai | arry confidence |
| Cour | t-appointed fiduciary, | . 2018 |
| on this <u>28th</u> | day of March | 1 |

MA SOC Filing Number: 201898684190 Date: 3/29/2018 12:28:00 PM

THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears that the provisions of the General Laws relative to corporations have been complied with, and I hereby approve said articles; and the filing fee having been paid, said articles are deemed to have been filed with me on:

March 29, 2018 12:28 PM

WILLIAM FRANCIS GALVIN

Therea Train Dalies

Secretary of the Commonwealth

TRADEMARK REEL: 006309 FRAME: 0162

RECORDED: 04/09/2018