	-0.3-48		
FORM PTO (Rev. 6-93)		01-04-1999	OVER SHEET U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
	065: 0011 (exp. 4/94)		
	ttings ⇒==> ▼	100933032	<u> </u>
	e Honorable Commi		ecord the attached original documents or copy thereof.
	e of conveying party (2. Name and address of receiving party(ies):
Sab	er Software Corporat	ion	Name: McAfee Associates, Inc.
□ In	dividual(s)	□ Association	Internal Address:
_	•	☐ Limited Partnership	Street Address: 3965 Freedom Circle
	orporation-State Tex		City: Santa Clara State CA ZIP: 95054
□ ()	ther		1
Additio	onal name(s) of conveying	party(ies) attached? Yes No	Individual(s) citizenship: Association General Partnership
		, , , , , , , , , , , , , , , , , , , ,	Association C
2 Na			General Partnership Clumited Partnership
5. Natur	e of conveyance:		Corneration-State Delaware
□ A	ssignment	Merger	Corporation-State Delaware Other
	-	☐ Change of Name	- Culci
□ O			If assignment is not domiciled in the United States, a domestic
			representative designation is attached \(\square\) Yes \(\frac{1}{1} \sqrt{1} \sqr
Execu	ution Date:Ju	ıly 24, 1997	Additional name(s) and addresses attached? • Yes Xes No
4. Appli	cation number(s) or p	natent number(s)	
	, , , , , , , , , , , , , , , , , , ,		
A. Ti	A. Trademark Application No.(s)		B. Trademark Registration No.(s)
			1,762,554
	· · · · · · · · · · · · · · · · · · ·	Additional numbers attache	d? □ Yes 🗶 No
5. Name	ame and address of party to whom correspondence		6. Total number of application and
conce	rning document shou	ld be mailed:	registrations involved: 1
Name	: John L. Slafsky		
Interr	ial Address: Wilson S	onsini Goodrich & Rosati	7. Total fee (37 CFR 3.41) \$40.00
			A Enclosed
			Authorized to be charged to deposit account
Street	: Address: <u>650 Page</u>	Mill Road	If insufficient funds charge to:
City	Palo Alto State:	CA ZIP: 94304-1050	8. Deposit account number:
City.	Talo Alto State	CA 211 : 94304-1030	23-2415 Attn: 18974-TM1203
			(Attach duplicate copy of this page if paying by deposit account.)
0 04	nont and singet	DO NOT USI	E THIS SPACE
To the	Statement and signature. To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original document.		
		Man	Alaha _ 12 21-98
	L. Slafsky Name of Person Sign	ing oim	nature Date
	. value of 1 cison sign		
		Total number of pages including cover sh	eet, attachments, and document: 5

Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments

washington, D.C. 20231



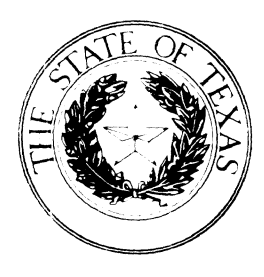
SECRETARY OF STATE

IT IS HEREBY CERTIFIED that the attached is/are true and correct copies of the following described document(s) on file in this office:

SABER SOFTWARE CORPORATION CHARTER #1101044-00

ARTICLES OF MERGER

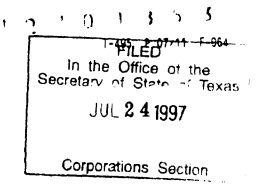
JULY 24, 1997



IN TESTIMONY WHEREOF, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in the City of Austin, on December 16, 1998.

> Alberto R. Gonzales Secretary of State

PH



ARTICLES OF MERGER

OF

SABER SOFTWARE CORPORATION

into

MCAFEE ASSOCIATES, INC.

Pursuant to the provisions of Article 5.16 of the Texas Business Corporation Act, the undersigned domestic and foreign corporations adopt the following Articles of Merger.

1. The names of the corporations participating in the merger and in the States under the laws of which they are respectively organized are as follows:

Name of Corporation

State

McAfee Associates, Inc.
Saber Software Corporation

Delaware Texas

- 2 McAfee Associates, Inc. owns all 1,000 outstanding shares of Saber Software Corporation.
 - 3 Shareholder approval of the merger was not required.
 - 4 McAfee Associates, Inc., by the following resolutions duly adopted by its Board of Directors at a meeting held on the 17th day of April, 1997, determined to and did merge into itself Saber Software Corporation.

RESOLVED, that McAfee Associates, Inc. merge, and it hereby does merge into itself Saber Software Corporation and assumes all its obligations;

FURTHER RESOLVED, that the merger shall be effective upon the date of filing with the Secretary of State of Dolaware; and

FURTHER RESOLVED, that the proper officer of this corporation be and he or she is hereby directed to make and execute a Certificate of Ownership and Merger in the State of Delaware and an Articles of Merger in the State of Texas setting forth a copy of the resolutions to merge Saber

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Software Corporation and assume its liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the applicable. Secretary of State and to do all acts and things whatsoever, whether within or without the State of Delaware and the State of Texas, which may be in anywise necessary or proper to effect such mergers.

McAfee Associates, Inc. is the surviving corporation in the merger and its registered agent in the State of Delaware is Incorporating Services, Inc., 15 E. North Street, Dover, Delaware.

Dated July 24, 1997

MCAFEE ASSOCIATES, INC.

Prabhat

Chief Financial Officer



Texas Comptroller of Public Accounts

JOHN SHARP · COMPTROLLER · AUSTIN, TEXAS 78774

PM/2H17

CERTIFICATION OF ACCOUNT STATUS

THE STATE OF TEXAS

COUNTY OF TRAVIS

I, John Sharp, Comptroller of Public Accounts of the State of Texas, DO HEREBY CERTIFY that according to the records of this office

SABEP SOFTWARE CORPORATION

is, as of this date, in good standing with this office for the purpose of dissolution under Article 6.01 of the Texas Business Corporation Act, merger, or withdrawal of an out-of-state corporation, having filed the required franchise tax reports and paid the franchise tax computed to be due thereunder through December 31, 1997

This certificate is not valid for the purpose of dissolution under Article 6.06 of the Texas Business Corporation Act or withdrawal of a limited liability company.

GIVEN UNDER MY HAND AND SEAL OF OFFICE in the City of Austin, this 22nd day of July, 1997 A.D.

JOHN SHARP

Comptroller of Public Accounts

Charter/C.O.A. number: 01101044

Form 05-329 (Rev. 9-93/8)

Wilson Sonsini Goodrich & Rosati

650 PAGE MILL ROAD PALO ALTO, CALIFORNIA 94304-1050 TELEPHONE 650-493-9300 FACSIMILE 650-493-6811 WWW.WSGR.COM

IOHN ARNOT WILSON RETIRED

December 22, 1998

Box ASSIGNMENT Commissioner of Patents and Trademarks Washington, D.C. 20231

> Re: REQUEST FOR RECORDATION OF MERGER

> > LAN ADMINISTRATION ARCHITECTURE AND Mark:

> > > **DESIGN**

Registration No.: 1,762,554

Original Registrant: Saber Software Corporation (now McAfee

Associates, Inc.)

Registration Date: April 6, 1993 **Attorney Docket No.:** 18974-TM1203

Dear Commissioner:

Enclosed for filing is a copy of the Articles of Merger of Saber Software Corporation, a Texas corporation, into McAfee Associates, Inc., a Delaware corporation. Also enclosed is an executed Recordation Form Cover Sheet for the registration listed above.

> CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8(a)

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231, cn:

SS2C:\\RPORTBL\PALIB1\SS2\982663.1

Also enclosed is a check made payable to the "Commissioner of Patents and Trademarks" in the amount of \$40.00 for the recording of this Merger. The Commissioner is authorized to charge any additional fees which may be required, including extension fees, or credit any overpayment to Deposit Account No. 23-2415 Attn: 18974-TM1203.

Please return the confirmation of the Request for Recordation of Merger with the stamped reel and frame numbers to the address shown below and please take note that all correspondence regarding the enclosed Certificate of Merger and the related registration should be directed to:

Andrew P. Bridges
John L. Slafsky
Wilson Sonsini Goodrich & Rosati
Professional Corporation
650 Page Mill Road
Palo Alto, CA 94304
(650) 493-9300

I would appreciate your acknowledging receipt of the attached Articles of Merger, Recordation Form Cover Sheet and filing fee by stamping the enclosed postcard with the date received and returning it to me.

Very truly yours,

WILSON SONSINI GOODRICH & ROSATI

Professional Corporation

Sharon L. Schor Senior Paralegal

Enclosures

cc: Andrew P. Bridges (w/encls.)
John L. Slafsky (w/encls.)

SS2C: NRPORTBL\PALIB1\SS2\982663.1

RECORDED: 12/21/1998