## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/15/2004

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
IP Co. Limited		10/15/2004	CORPORATION:

### **RECEIVING PARTY DATA**

Name:	Route1 Technology Inc.	
Street Address:	165 Avenue Road	
City:	Toronto, Ontario	
State/Country:	CANADA	
Postal Code:	M5R 3SR	
Entity Type:	CORPORATION: CANADA	

### PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Serial Number:	78506281	1 MOBIAGENT
Serial Number:	78506199	ROUTE1 MOBI
Serial Number:	78506298	1 MOBINET
Serial Number:	76637650	1 INTELLIROAM

### **CORRESPONDENCE DATA**

(212)682-0200 Fax Number:

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

Phone: 212-880-6000

Email: dalevizatos@torys.com Correspondent Name: Dorothy C. Alevizatos Address Line 1: 237 Park Avenue

Address Line 2: Torys LLP

Address Line 4: New York, NEW YORK 10017

DOMESTIC REPRESENTATIVE

900030426

Name: Address Line 1: Address Line 2: Address Line 4:	Louis S. Ederer 237 Park Avenue Torys LLP New York, NEW Y	ORK 10017
NAME OF SUBMITTER:		Dorothy C. Alevizatos
Signature:		/dalevizatos/
Date:		08/18/2005
Total Attachments: 15 source=route001#page2	2.tif 3.tif 4.tif 5.tif 6.tif 7.tif 8.tif 9.tif 10.tif 11.tif	

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Ministry of Consumer and Ontario Business Services CERTIFICATE This is to certify that these articles are effective on

Ministère des Services aux consommateurs et aux entreprises CERTIFICAT Ceci certifie que les présents status entrent en vigueur le

OCTOBER 1 5 OCTOBRE, 2004

ctor / Directrice Business Corporations Act / Loi sur les sociétés par actions

### ARTICLES OF AMALGAMATION STATUTS DE FUSION

The name of the amalgamated corporation is: (Set Out in BLOCK CAPITAL LETTERS) Dénomination sociale de la société issue de la fusion (écrire en LETTRES MAJUSCULES SEULEMENT) :

INC T E C H N O L O G Y O|U|T|E|

The address of the registered office is: Adresse du siège social :

165 Avenue Road, Suite 401

(Street & Number, or R.R. Number & if Multi-Office Building give Room No.) (Rue et numéro, ou numéro de la R.R. et, s'il s'agit d'un édifice à bureaux, numéro du bureau)

Ontario M5R 3S4 Toronto (Postal Code / (Name of Municipality or Post Office) Code postal) (Nom de la municipalité ou du bureau de poste) minimum and maximum number of directors is/are: 3. Number of directors is/are: or nombres minimum et maximum d'administrateurs : Nombre d'administrateurs : ou

minimum and maximum or Number nombres minimum et maximum ou Nombre

Ten Five 4. The director(s) is/are: Administrateur(s):

First name, middle names and surname Prénom, autres prénoms et nom de famille

Address for service, giving Street & No. or R.R. No., Resident Canadian Municipality, Province, Country and Postal Code State 'Yes or No' Résident canadien Domicile élu, y compris la rue et le numéro ou le numéro de la R.R. le nom de la municipalité, la Oui/Non province, le pays et le code postal 731 Princess Louise Drive

Yes Marvin Bedward Orleans, Ontario K4A 3E5 2 St. Clair Avenue West, Suite 1101 Yes Edward Boyd Toronto, Ontario M4V 1L6 217 Douglas Avenue Yes John Denham

Toronto, Ontario M5M 1G9

360 Briar Hill Avenue Yes Tim Hyland Toronto, Ontario M4R 1J2

55 St. Clair Avenue West, 7th Floor Steven Koles Toronto, Ontario M4V 2Y7

> TRADEMARK REEL: 003143 FRAME: 0359

Yes

07121 03/2003) DSG 05/2003

For n 4 **Busi ress** 

Corporations

Act

Formule numero 4 Loi sur les compagnies

# Continuation

DSG (1/2000

First name, initials and surname Prénom, initiales et nom de famille	Address for service, giving Street & No. or R.R. No., Municipality and Postal Code Domicile élu, y compris la rue et le numéro, le numéro de la R.R. ou le nom de la municipalité et le code postal	
Tom Ungar	50 Steele Valley Road, Thornhill, ON L3T 1M4	Yes Yes
Andrew White	165 Avenue Rd., Ste 401, Toronto, ON M5R 3S4	
•		

TRADE

. Check <i>Coche</i>	The amalgamation agreement corporations as required by sul	has been duly adopted by the sharehold osection 176 (4) of the Business Corpo			
<ul> <li>A) Les actionnaires de chaque société qui fusionne ont dûment adopté la convention de fusion conformément au paragraphe 176 (4) de la Lol sur les sociétés par actions à la date mentionnée ci-dessous.</li> </ul>					
<u>r</u> u					
B)	The amalgamation has been approved by the directors of each amalgamating corporation by a resolution as required by section 177 of the Business Corporations Act on the date set out below.				
(B)	conformément à l'article 177 d	e la Loi sur les societes par actions a la	société qui fusionne ont approuvé la fusion par voie de résolution la Loi sur les sociétés par actions à la date mentionnée ci-dessous. In substance contain the provisions of the articles of incorporation of ant essentiellement les dispositions des statuts constitutifs de		
	The articles of amalgamation in Les statuts de fusion reprenne	n substance contain the provisions of the nt essentiellement les dispositions des			
	anc	are more particularly set out in these a	articles.		
	et so	nt énoncés textuellement aux présents	statuts.		
Names o Dénomin aui fusion	of amalgamating corporations nation sociale des société	Ontario Corporation Number Numéro de la société en Ontario	Date of Adoption/Approval  Date d'adoption ou d'approbation  Year / année Month / mois Day / joi		
<u>.                                    </u>	Limited	1537173	August <u>26</u> , 2004		
20495	57 Ontario Inc.	2049557	August <u><b>26</b></u> , 2004		
		·			
			1		

07121 (03/2003) DSG 05/2003

6.	Restrictions, if any, on business the corporation may carry on or on powers the corporation may exercise.  Limites, s'il y a lieu, imposées aux activités commerciales ou aux pouvoirs de la société.
6.	Restrictions, if any, on business the corporation may carry oil of oil powers the corporation may carry oil oil oil oil powers the corporation may carry oil

No restrictions.

7. The classes and any maximum number of shares that the corporation is authorized to issue: Catégories et nombre maximal, s'il y a lieu, d'actions que la société est autorisée à émettre :

An unlimited number of common shares.

07121 (03/2003) DSC 05/2003 8. Rights, privileges, restrictions and conditions (if any) attaching to each class of shares and directors authority with respect to any class of shares which may be issued in series: Droits, privilèges, restrictions et conditions, s'il y a lieu, rattachés à chaque catégorie d'actions et pouvoirs des administrateurs relatifs à chaque catégorie d'actions qui peut être émise en série :

N/A

07121 (03/2003) DSC- 05/2003 9. The issue, transfer or ownership of shares is/is not restricted and the restrictions (if any) are as follows: L'émission, le transfert ou la propriété d'actions est/n'est pas restreinte. Les restrictions, s'îl y a lieu, sont les suivantes:

The right to transfer shares of the Amalgamated Corporation shall be restricted in that no share shall be transferred except with the consent of the board of directors of Amalgamated Corporation, to be expressed either by a resolution passed at a meeting of the board of directors or by an instrument or instruments in writing signed by a majority of the directors.

Other provisions, (if any):
 Autres dispositions, s'il y a lieu :

The number of shareholders of the Amalgamated Corporation, exclusive of persons who are in its employment and exclusive of persons who, having been formerly in the employment of the Amalgamated Corporation, were, while in that employment, and have continued after the termination of that employment to be, shareholders of the Amalgamated Corporation, is limited to not more than fifty, two or more persons who are the joint registered owners of one or more shares being counted as one shareholder.

Any invitation to the public to subscribe for securities of the Amalgamated Corporation is prohibited.

07121 (03/2003) DSC-05/2003

<sup>11.</sup> The statements required by subsection 178(2) of the Business Corporations Act are attached as Schedule "A". Les déclarations exigées aux termes du paragraphe 178(2) de la Loi sur les société par actions constituent l'annexe "A"

<sup>12.</sup> A copy of the amalgamation agreement or directors' resolutions (as the case may be) is/are attached as Schedule "B". Une copie de la convention de fusion ou les résolutions des administrateurs (selon le cas) constitue(nt) l'annexe "B".

These articles are signed in duplicate. Les présents statuts sont signés en de uble exemplaire.

Names of the amalgamating corporations and signatures and descriptions of office of their proper officers. Dénomination sociale des société: qui fusionnent, signature et fonction de leurs dirigeants régulièrement désignés.

IP CO. LIMITED

By:

Name: K ANDROW WHITE

Title: 600

**2049557 ONTARIO INC.** 

Rv

Name: MAZUI

. BEDWARL

Title:

President CEO

07121 (03/2003) DSC 05/2003

### **SCHEDULE A**

CANADA	)	IN THE MATTER OF the Business Corporations Act (Ontario) and the Articles of
PROVINCE OF ONTARIO	) ) )	Amalgamation of IP Co., Limited and 2049557 Ontario Inc.
TO WIT:	)	

I, John Denham, of he City of Toronto, in the Province of Ontario, hereby certify

- 1. I am the Chief Financial Of icer of IP Co. Limited and have knowledge of the matters herein declared.
- 2. There are reasonable groun is for believing that:

that:

- (a) each amalgamating corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
- (b) the realizable value of the amalgamated corporation's assets will not be less than the aggregate of its liabilities and stated capital of all classes; and

(c) no creditor will be prejudiced by the amalgamation.

DATED at Toronto, this 15th day of October

2004

John Denham

Chief Financial Officer

**REEL: 003143 FRAME: 0366** 

### **SCHEDULE A**

CANADA	)	IN THE MATTER OF the Business Corporations Act (Ontario) and the Articles of
PROVINCE OF ONTARIO	) )	Amalgamation of IP Co., Limited and 2049557 Ontario Inc.
	)	
	)	
TO WIT:	)	

I, Marvin Bedward, of the City of Orleans, in the Province of Ontario, hereby certify that:

- 1. I am the President and Secretary Treasurer of 2049557 Ontario Limited and have knowledge of the matters herein declared.
- 2. There are reasonable grounds for believing that:
  - (a) each amalgamating corporation is and the amalgamated corporation will be able to pay its liabilities as they become due;
  - (b) the realizable value of the amalgamated corporation's assets will not be less than the aggregate of its l abilities and stated capital of all classes; and
  - (c) no creditor will be p ejudiced by the amalgamation.

DATED at Toronto, this 15th day of October 2004.

Marvin Bedward

President and Secretary Treasurer

**REEL: 003143 FRAME: 0367** 

#### **SCHEDULE B**

## AMALGAMATION AGREEMENT

THIS AMALGAMATION AGREEMENT is made as of this 15th day of October, 2004,

#### BETWEEN:

THE PROSPECTUS GROUP INC., a corporation incorporated under the laws of the Province of Alberta

("PGI")

- and -

IP CO. LIMITED, a corporation incorporated under the laws of the Province of Ontario

("IP Co")

- and -

2049557 ON FARIO INC. a corporation incorporated under the laws of the Province of Ontario

("Subco")

# **RECITALS:**

- A. IP Co and PGI executed a combination agreement dated July 21, 2004 that contemplates the combination of IP Co ard Subco;
- B. The board of directors of each of IP Co and PGI have determined that it would be in the best interests of IP Co and PGI, respectively, to combine the businesses carried on by each of them by means of an amalgamation between IP Co and Subco; and
- C. The parties have agreed to enter into this Agreement setting out the terms and conditions on which the amalgamation will be carried out.

NOW THEREFORE in consideration of the mutual covenants and agreements herein contained and other good and valuable consideration (the receipt and sufficiency of which are hereby acknowledged) the parties agree as follows:

Aug. 23, 2004 - 5:53 PM \\todocs\saboosa\$\documen \tip co\32988-2.001\schedule-amalgamation05.doc

9.

### <u>Interpretation</u>

1.

In this Agreement, the following terms shall have the following meanings:

- "Agreement" means this arialgamation agreement as the same may be supplemented or amended from time to time;
- "Amalco" means the corporation resulting from the amalgamation of the Amalgamating Corporations;
- "Amalco Common Shares" means common shares in the capital of Amalco;
- "Amalgamating Corporations" means IP Co and Subco;
- "Amalgamation" means the amalgamation of the Amalgamating Corporations as contemplated by this Agreement;
- "Director" means the Director appointed under section 278 of the OBCA;
- "Effective Date" means the effective date of the Amalgamation as set forth in the certificate of amalgamation issued by the Director;
- "IP Co Common Shares" rneans the common shares in the capital of IP Co;
- "IP Co Dissenting Shareholder" means an IP Co Shareholder who, in connection with the IP Co Special Resolution which approves and adopts this Agreement, the Amalgamation or the other transactions contemplated by this Agreement, has sent to IP Co a written objection and a demand for payment within the time limits and in the manner prescribed by section 185 of the OBCA with respect to its IP Co Common Shares:
- "IP Co Shareholders" means at any time the registered holders at that time of IP Co Common Shares;
- "IP Co Special Resolution" means the special resolution of the IP Co Shareholders to approve any matter in connection with the Amalgamation and the other transactions contemplated by this Agreement;
- "OBCA" means the Businer's Corporations Act (Ontario);
- "PGI Common Shares" means the common shares in the capital of PGI;
- "PGI Shareholders" means at any time the registered holders at that time of PGI Common Shares;
- "Subco Common Shares" neans the common shares in the capital of Subco; and
- "Subco Special Resolution" means the special resolution of the shareholder of Subco approving the Amalgamatic n and the other transactions contemplated by this Agreement.

Words and phrases used in this Agreement and defined in the OBCA shall have the same meaning in this Agreement as in the OBCA unless the context otherwise requires.

# 2. Agreement to Amalgamate

The Amalgamating Corporations do hereby agree to amalgamate pursuant to the provisions of Section 174 of the OBCA as of the Effective Date and to continue as one corporation on the terms and conditions set out in this Agreement.

### 3. Name

The name of Amalco shall be "Routel Technology Inc."

# 4. Registered Office

The registered office of Amalco shall be in the City of Toronto in the Province of Ontario.

# 5. Authorized Capital

Amalco shall be authorized to issue a class of shares consisting of an unlimited number of shares to be designated as "common shares".

# 6. Private Company Festrictions

- 6.1 The right to transfer shares of the Amalco shall be restricted in that no share shall be transferred except with the consent of the board of directors of Amalco, to be expressed either by a resolution passed at a meeting of the board of directors or by an instrument or instruments in writing signed by a majority of the directors.
- 6.2 The number of Amalco shareholders, exclusive of persons who are in its employment and exclusive of persons who, having been formerly in the employment of Amalco, were, while in that employment, and have continued after termination of that employment to be, shareholders of Amalco, shall be limited to not more than fifty, two or more persons who are the joint registered owners of one or more shares being counted as one shareholder.
- 6.3 Any invitation to the public to subscribe for securities of Amalco shall be prohibited.

# 7. Number of Directors

The board of directors of Amalco shall, until otherwise changed in accordance with the OBCA, consist of a minimum number of five and a maximum number of ten directors.

# 8. Business

There shall be no restrictions on the business which Amalco is authorized to carry on.

### 9. Initial Directors

The first directors of Amalco immediately following the Amalgamation shall be the persons whose names and residential addresses appear below:

Name	Address	Resident Canadian	
Marvin Bedward	Ottawa, Ontario	Yes	
Edward Boyd	Toronto, Ontario	Yes	
John Denham	Toronto, Ontario	Yes	
Tim Hyland	Toronto, Ontario	Yes	
Steven Koles	Toronto, Ontario	Yes	
Tom Ungar	Thornhill, Ontario	Yes	
Andrew White	Toronto, Ontario	Yes	

Such directors shall hold office until the next annual meeting of shareholders of Amalco or until their successors are elected or appointed.

### 10. Amalgamation

On the Effective Date:

- an IP Co Dissenting Shareholder will be entitled to be paid by Amalco the fair value for the IP Co Common Shares held by it in accordance with the OBCA;
- 10.2 the issued and outstanding IP Co Common Shares held by IP Co Shareholders will be cancelled and every IP Co Shareholder (other than (i) an IP Co Dissenting Shareholder and (ii) PGI in its capacity as an IP Co Shareholder) shall receive 1.64853281 PGI Common Shares for every one IP Co Common Share held by it;
- 10.3 Amalco will issue one Amalco Common Share to PGI for every one PGI Common Share issued by PGI pursuant to the Amalgamation; and
- 10.4 the issued and outstanding Subco Common Shares held by PGI will be cancelled and PGI shall receive one Amalco Common Share for every one Subco Common Share held by it.

No fractional PGI Commor Shares shall be issued to an IP Co Shareholder, and if an IP Co Shareholder would be entitled to a fraction of a PGI Common Share, then the total number of PGI Common Shares issued to that holder shall be rounded up to the nearest whole share (if the fraction is equal to or greater than 0.5) or rounded down to the nearest whole share (if the fraction is less than 0.5).

### 11. <u>By-Laws</u>

The by-laws of Amalco, until repealed, amended or altered, shall be the by-laws of Subco.

### 12. Termination

This Agreement may, prior to the issuance of a certificate of amalgamation, be terminated by the board of directors of IP Co and PGI notwithstanding the approval by the shareholders of IP Co and PGI of the terms and conditions hereof.

## 13. Filing of Documents

Upon the shareholders of each of the Amalgamating Corporations approving this Agreement by special resolution in accordance with the OBCA, the Amalgamating Corporations shall jointly file with the Director under the OBCA articles of amalgamation and such other documents as may be required.

### 14. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein.

IN WITNESS WHEREOF the parties hereto have executed this Agreement.

Title:

THE PROSPECTUS GROUP INC.

IP CO. LIMITED

Name:

Title:

By:

Chief Executive Officer

K. Andrew White

**2049557 ONTARIO INC.** 

Name: Title:

President and Secretary Treasurer

**TRADEMARK** 

**REEL: 003143 FRAME: 0373**