TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/02/1996

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Bristol Technology, Inc.		04/27/1996	CORPORATION: CONNECTICUT

RECEIVING PARTY DATA

Name:	Bristol Technology, Inc.	
Street Address:	3000 Hanover Street	
City:	Palo Alto	
State/Country:	CALIFORNIA	
Postal Code:	94304	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2051970	BRISTOL TECHNOLOGY

CORRESPONDENCE DATA

Fax Number: (650)813-3095

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

Phone: 650.857.5144

Email: malia.abril@hp.com

Correspondent Name: Hewlett-Packard Company

Address Line 1: 3000 Hanover Street, ms 1051

Address Line 2: Attention: Malia Abril

Address Line As Dala Alta CALIFORNIA CA

Address Line 4: Palo Alto, CALIFORNIA 94304

NAME OF SUBMITTER:	Malia Abril
Signature:	/Malia Abril/
Date:	03/19/2007
	TRADEMARK

REEL: 003502 FRAME: 0867

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> TRADEMARK REEL: 003502 FRAME: 0868



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The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER OF "BRISTOL TECHNOLOGY, INC.", FILED IN THIS OFFICE ON THE SECOND DAY OF JULY, A.D. 1996, AT 9 O'CLOCK A.M.

2555037 8100 070298095



Harriet Smith Windson, Secretary of State

AUTHENTICATION: 5492172

DATE: 03-08-07

TRADEMARK REEL: 003502 FRAME: 0869

TO

CERTIFICATE OF MERGER

OF

Bristol Technology, Inc. (a Connecticut Corporation)

INTO

Bristol Technology, inc. (a Delaware Corporation)

(pursuant to Section 252 of the General Corporation Law of the State of Delaware and Section 33-367 of the Connecticut General Statutes)

The undersigned President and Secretary of Bristol Technology, Inc., a Delaware Corporation, and President and Secretary of Bristol Technology, Inc., a Connecticut Corporation,

DO HEREBY CERTIFY THAT:

FIRST: The name and jurisdiction of each of the constituent corporations of the merger are as follows:

Name	State of Incorporation	
Bristol Technology, Inc. (hereinafter "Bristol	Delaware	

DEL")

Bristol Technology, Inc. (hereinafter "Bristol CT") Connecticut

and that Bristol DEL is the surviving corporation of the merger (hereinafter the "Surviving Corporation").

SECOND: The Agreement and Plan of Merger (the "Plan") by and between the parties to the merger was approved, adopted, certified, executed and acknowledged by each of the constituent corporations of the merger in accordance with the requirements of the laws of the State of Delaware and in accordance with the laws of the State of Connecticut.

April 27, 1996

TRADEMARK
REEL: 003502 FRAME: 0870

The Certificate of Incorporation of Bristol DEL shall constitute the THIRD: Certificate of Incorporation of the Surviving Corporation until thereafter changed or amended as provided therein or by law.

The Plan as so adopted and approved is on file at the principal offices of FOURTH: the Surviving Corporation, Bristol DEL, located at 241 Ethan Allen Hwy, Ridgefield, Connecticut 06877, which shall furnish a copy of the Plan, on request and without cost, to any shareholder of either Bristol DEL or Bristol CT.

The Plan provides that the effective time of the merger shall be July 2, 1996, the date on which this Cartificate has been filed with the Secretary of the State of

The authorized capital stock of Bristol CT is 1,000,000 shares of Common SIXTH: Capital Stock without par value.

SEVENTH: That the Plan was required to be approved by the shareholders of Bristol CT by the vote of at least two-thirds of all outstanding shares of each class of securities of such corporation entitled to vote thereon, and such shareholders unanimously approved the Plan.

With respect to Bristol DEL, the Plan was required to be approved by the EIGHTH: shareholders of Bristol DEL by the vote of a majority of all outstanding shares of each class of securities of such corporation entitled to vote thereon, and such shareholders unanimously approved the Plan.

IN WITNESS WHEREOF, we hereunto sign our names and affirm that the statements made herein pertaining to the corporation of which we are officers are true under the penalties of false statement, this 27th day of April, 1996.

Bristol Technology, Inc. (Connecticut)

Bristol Technology, Inc. (Delaware)

By: Reich Blackwell, President

By: Wolf O. Kresic, Secretary

Certificate of Merger

Bristol Technology, Inc.

TOTAL P.04