FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

02-15-2000



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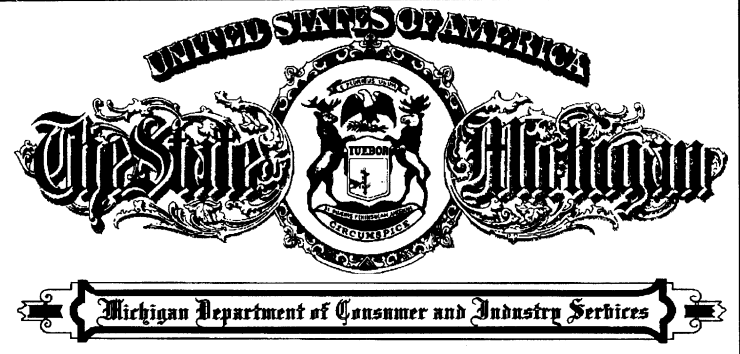
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Submission Type	Conveyance Type
X New	Assignment License
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Conveying Party	Mark if additional names of conveying parties attached Execution Date
Name Quixtar Holdings, Inc.	Month Day Year 8/9/99
Formerly Quixtar, Inc.	
Individual General Partnership	Limited Partnership X Corporation Association
Other	
X Citizenship/State of Incorporation/Organiza	Delaware
Receiving Party	Mark if additional names of receiving parties attached
Name Quixtar Investments, Inc.	
DBA/AKA/TA	
Composed of	
Address (line 1) 30600 Telegraph Road, Suit	ie 3275
Address (line 2)	
Address (line 3) Bingham Farms	MI 48025
Individual General Partnership X Corporation Association Other	State/Country Limited Partnership If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached (Designation must be a separate document from Assignment.)
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Domestic Representative Name a	and Address Enter for the first Re	ceiving Party only.				
Name R. Scott Keller						
Address (line 1) Warner, Norcross &	Judd					
Address (line 2) 900 Old Kent Buildi	ng					
Address (line 3) 111 Lyon Street NW						
Address (line 4) Grand Rapids, MI 4	9503–2487					
Correspondent Name and Address	SS Area Code and Telephone Number 6	16-752-2000				
Name R. Scott Keller						
Address (line 1) Warner, Norcross &	Judd					
Address (line 2) 900 Old Kent Buildi	ng					
Address (line 3) III Lyon Street NW						
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Trademark Application Number(s		Mark if additional numbers attached				
•	or the Registration Number (DO NOT ENTER BOT					
Trademark Application Number 170007	per(s) Registr	ation Number(s)				
75/799374						
Number of Properties Enter the t		#				
Enter the total number of properties involved.						
	nt for Properties Listed (37 CFR 3.41):	\$ 20.00				
Deposit Account	closed Deposit Account X					
(Enter for payment by deposit account or if	additional fees can be charged to the account.) Deposit Account Number:	# 01-1793				
	Authorization to charge additional fees:	Yes X No				
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. Charges to deposit account are authorized, as indicated herein.						
Lisa A. Smith	Jesa G. Smith	1/12/00				
Name of Person Signing	Signature	Date Signed				



Lansing, Michigan

This is to Certify that the Annexed copy has been compared by me with the record on file in this Department and that the same is a true copy thereof.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 7th day of September, 1999.

, Director

Corporation, Securities and Land Development Bureau

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REEL: 002021 FRAME: 0541

Michigan Department of Consumer and Industry Services

Filing Endorsement

This is to Certify that the MERGER DOCUMENT

for

QUIXTAR INVESTMENTS, INC.

ID NUMBER: 22101A

received by facsimile transmission on September 2, 1999 is hereby endorsed Filed on September 2, 1999 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 2nd day of September, 1999.

, Director

Corporation, Securities and Land Development Bureau

Julie Croll

TRADEMARK REEL: 002021 FRAME: 0542

` SEP. 2.1999 2:02PM 0016	AMWAY 817 633 5149		_N0,747P.2,5		
MICHIGAN DEP	PARTMENT OF CONSUMER AND LAND I	AND INDUSTRY SEL DEVELOPMENT BU	TVICES		
Date Received	This document is effective or siter received date is shaked i	(FOR BUREAU USE ONLY) This document is effective on the date filed, unless a subsequent effective date within 90 days siter received date is stated in the document.			
Name CINDY CHAPMAN (MC: 78/2G) Address !					
7575 EAST FULTON ROAD					
City State	Zip Code				
ADA, MI 49355		EXPIRATION DATE:			
Pursuant to the provisions of A Certificate:	Act 284, Public Acts of 1972, the i	undersigned corporatio	n executes the following		
1. a. The name of each constituent of QUIXTAR INVESTMENTS, INC.	corporation and its identification r	umber is			
		**************************************	221-01A		
QUIXTAR HOLDINGS, INC. (a De	Neware corporation)		DEL #2998118		
b. The name of the surviving corp QUIXTAR INVESTMENTS, INC.	poration and its identification num	ber is:			
Zadbrigeri, en manifelial Mic.			221-01A		
c. For each subsidiary corporation	n, state;				

Number of outstanding

shares in each class

3,000 common

5,000 common

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corporation)

TRADEMARK REEL: 002021 FRAME: 0543

N/A

5,000

Number of shares owned by the

parent corporation in each class

Name of corporation

QUIXTAR INVESTMENTS, INC.

(subsidiary and surviving Michigan

QUIXTAR HOLDINGS, INC. (Parent and disappearing Delaware corporation)

4. The timings and page of missattiff the gittles of each collection of the ingress.
That at the effective time of the merger and without any action on the part of Quixtar Holdings, Inc., Quixtar Investments, Inc. of the holder of any shares of common stock of Quixtar Holdings, Inc., each share of common stock \$1.00 par value, of Quixtar Holdings, Inc. issued and outstanding immediately prior to the effective time of the merger, shall automatically be cancelled and extinguished, and no payment or other consideration shall be made in respect thereof; and each share of common stock, \$1.00 par value, of Quixtar Investments, Inc. issued and outstanding immediately prior to the effective time of the merger shall automatically be cancelled and reissued to Quixtar.com, Inc. ("Quixtar.com"), the sole stockholder of Quixtar Holdings, Inc. prior to the merger, and Quixtar.com shall thereupon become the sole stockholder of Quixtar Investments, Inc. and shall be entitled to receive a certificate evidencing such stock ownership. Quixtar.com shall surrender the certificates previously evidencing ownership of shares by Quixtar Holdings, Inc.
e. The amendments to the Articles or a Restatement of the Articles of Incorporation of the surviving corporation to be effected by the merger are as follows:
The Articles of Incorporation of the surviving corporation will not be amended
·
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f. Other provisions with respect to the merger are as follows:
None
Figure - 93000 CT System Christs
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2	. The mamer is pe compiled with the	mitted by t	he state or o cting the m	country under who	pae law it is inco	rporated and each	foreign co	moretion has
3.	(Delete if not applicate sensent to the incorporation. (S) the holders of me	ach echoen	the shareh	olders of the sub ry if the Articles o	f Incorporation N	equiro approval d i		
4.	(Delete if not appli The epicent to the Articles of Incorpo tion, or a cubaldia	a meiger by	the charch ire sharehold	dor-epproval of th				i is Recogning if its clas of incorpora-
5	i. (Complete only	/ If an effe	tive date is	desired other t	han the date of	f filing)		
	The merger sh	all be eff ec	tive on the		lay of August		_ , 19 <u>_99</u>	
		Signed th	js	day of <u>Angus</u>		, 18_99		

(Name of parent corporation)

(Signature of an authorized officer or agent)

(Type or Print Name)

QUIXTAR HOLDINGS, INC.

CRAIG N. MEURLIN, VICE PRESIDENT

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