

To the Honorable Commissioner



102316488

Record the attached original documents or

1. Name of conveying party(ies):

Interlogix, Inc.
2266 Second Street North
North St. Paul, MN 55109
United States

11-27-02

Individual(s) Association
 General Partnership Limited Partnership
 Corporation-State Delaware
 Other

Additional name(s) of conveying party(ies)
Yes No

2. Name and address of receiving party:

Name: GE Interlogix, Inc.
Internal Address:
Street Address: 114 West 7th Street, Suite 1300
City: Austin State: TX Zip: 78701

Individual(s) citizenship
 Association
 General Partnership
 Limited Partnership
 Corporation-State: Delaware
 Other

If assignee is not domiciled in the United States,
a domestic representative designation is attached:
 Yes No

(Designations must be a separate document from
Assignment)

Additional name(s) & addresses attached?
 Yes No

3. Nature of conveyance:

Assignment Merger
 Security Agreement Change of Name
 Other

Execution Date: 06-01-00

4. Application number(s) or registration number(s):

A. Trademark Application No.(s)

B. Trademark Registration No.(s).
1. 1,976,316

Additional Numbers attached? Yes No

5. Name and address of party to whom correspondence concerning document should be mailed:

Name: Catherine Mennenga

Internal Address: General Electric Company

Street Address: 3135 Easton Turnpike
City: Fairfield State: CT Zip: 06828

6. Total number of applications and registration involved:..... 1

7. Total fee (37 CFR 3.41) \$ 40

Enclosed
 Authorized to be charged to deposit account (Authorized to charge any additional fees)

8. Deposit account number:

070875

(Attach duplicate copy of this page if paying by deposit account)

12/19/2002 TDIAZ1 00000177 070875 1976316
01 FC:0521 40.00 CH

DO NOT USE THIS SPACE

9. Statement and signature.

Catherine Mennenga

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.

Name of Person Signing: Catherine Mennenga Signature:

Date: November 22, 2002

Total number of pages comprising cover sheet: 3

OMB No. 0651-0011

Assignment Form

STATE OF DELAWARE
SECRETARY OF STATE
DIVISION OF CORPORATIONS
FILED 09:01 AM 05/02/2000
00122398 - 2287582

CERTIFICATE OF AMENDMENT
OF
CERTIFICATE OF INCORPORATION
OF
ITI TECHNOLOGIES, INC.

The undersigned hereby certifies that at a meeting of the stockholders of ITI Technologies, Inc., a Delaware corporation ("ITI"), duly called and held on May 2, 2000, the amendment to the certificate of incorporation of ITI set forth below was duly adopted in accordance with the provisions of section 242 of the Delaware General Corporation Law, and that such amendment has not been subsequently modified or rescinded:

RESOLVED, that ITI's Amended and Restated Certificate of Incorporation is hereby amended in the following respects:

- A. Article First is amended to read: "FIRST: The name of the Corporation is Interlogix, Inc."
- B. Article Fifth is amended to read: "FIFTH: The total number of shares of stock which the Corporation shall have authority to issue is 60,000,000, and the par value of each such share is \$0.01, amounting in the aggregate to \$600,000."
- C. A new Article Tenth will be added to read as follows: "TENTH: The Corporation expressly elects not to be governed by Section 203 of the Delaware General Corporation Law, as amended from time to time."

IN WITNESS WHEREOF, the undersigned has executed this certificate this 2nd day of May, 2000.



Charles A. Durant
Vice President, General Counsel and
Secretary


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1998 - Third Quarter

PageMart Wireless Forms Strategic Alliance with ITI to Provide Telemetry Solutions for Home Security Industry

PageMart Wireless announces new Telemetry Strategic Business Unit

DALLAS - Sept. 15, 1998 - PageMart Wireless, Inc. (NASDAQ: PMWI) today announced it has entered into an exclusive strategic alliance with leading security and access control provider Interactive Technologies, Inc. (ITI), a wholly owned subsidiary of ITI Technologies, Inc. (NASDAQ: ITI), to utilize PageMart's Internet Protocol (IP) advanced messaging network. The companies will design and deliver mission-critical wireless security and home automation solutions to residential and commercial customers. The alliance is the first for PageMart's new Telemetry Strategic Business Unit, which will provide customized wireless data solutions to a wide range of industries. Stephen Larghi will serve as director of PageMart's new business unit.

"The Telemetry Strategic Business Unit will be implementing a key component of our goal of total connectivity, where every human, car and machine will have a wireless Internet address for the exchange of data," said N. Ross Buckenham, president of PageMart Wireless. "The ITI alliance is a perfect example of a new generation of connected machine applications based on the versatility and reliability of our new wireless Internet advanced messaging network."

"Telemetry is a part of our overall strategy to employ our investment in our Internet Protocol advanced messaging network, which is targeted for nationwide availability in late 1998," said John D. Beletic, PageMart chairman and CEO. "We believe the ubiquitous footprint and overall cost advantages will make this technology the preferred wireless system for many automotive, machine and meter applications. Home security is one of several areas of focus for our telemetry group."

ITI provides the most advanced wireless home security and home automation sensors and panels available. PageMart's telemetry technology will be integrated into ITI panels and added as a separate module to existing systems to transmit primary and back-up alarm status and system operation from homes and businesses to centralized monitoring stations. The benefits of two-way wireless communications translate to more reliable, fault-tolerant security monitoring and the ability to support future enhancements in remote security and home automation. ITI is expected to employ PageMart's nationwide network in early 1999.

"The use of two-way paging technology gives ITI the ability to provide a cost-effective back up or alternative to the use of phone lines in transmitting the alarm signal," said Duane Paulson, ITI vice president, marketing. "This is an issue of growing importance in the security industry."

PageMart's Telemetry Strategic Business Unit is chartered to develop cutting-edge, standards-based, cost-effective technology for any industry, business or consumer with a need to transport wireless "machine" data. The Telemetry SBU offers fully customized, integrated end-to-end solutions with software

applications that allow computer-based devices to transmit and receive data in more locations with PageMart's nationwide Internet Protocol (IP) advanced messaging network.

The Companies:

ITI Technologies, Inc. is a leading designer and manufacturer of electronic security products with operating entities in North St. Paul, Minnesota and Gladewater, Texas. ITI Technologies, Inc. had revenues of \$101.1 million for year ended December 31, 1997, and employs over 640 people nationwide. Visit www.ititechnologies.com for more information about ITI Technologies, Inc. and its products.

PageMart Wireless, Inc. is a leading NAFTA and beyond provider of wireless messaging services. The Dallas-based company provides numeric and work messaging services in all 50 states, Canada, Mexico, Central America and the Caribbean. PageMart currently serves approximately 2.75 million customers via its own 900 MHz nationwide frequencies. The company has commenced nationwide construction of its Narrowband PCS network, to be completed in early 1999. PageMart, which employs approximately 2,400 people, sells its products and services through its own direct sales force, strategic alliances, leading U.S. retailers and selected resellers. For further information, visit their Web site at www.weblinkwireless.com

Except for the historical information contained herein, the matters discussed in this press release are forward-looking statements that involve risks and uncertainties, including the timely development and acceptance of new products, the impact of competitive products and pricing, and the other risks detailed from time to time in PageMart's SEC reports, including the report on Form 10-K for the year ended December 31, 1997. Actual results may differ materially from those projected. These forward-looking statements represent PageMart's judgment as of the date of this release. PageMart disclaims, however, any intent or obligation to update these forward-looking statements.

CONTACT:

| | |
|---|--|
| Eric Van Steenburg PageMart - Public Relations (214) 765-3937 pr@wirelesscontrol.com | Paul Wilson M/C/C (972) 480-8383 paul_wilson@mccom.com |
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Delaware

PAGE 1

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 OWNERSHIP, WHICH MERGES:

"INTERLOGIX, INC.", A DELAWARE CORPORATION,

WITH AND INTO "MARGARET ACQUISITION, INC." UNDER THE NAME OF "GE INTERLOGIX, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FIRST DAY OF FEBRUARY, A.D. 2002, AT 8:30 O'CLOCK A.M.



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020151731

Harriet Smith Windsor

Harriet Smith Windsor, Secretary of State

AUTHENTICATION: 1648676

DATE: 03-06-02

TRADEMARK
REEL: 002638 FRAME: 0528

MERGING

INTERLOGIX, INC.
(a Delaware corporation)

INTO

MARGARET ACQUISITION, INC.
(a Delaware corporation)

dated as of February 21, 2002

(Pursuant to Section 253 of the
General Corporation Law of the State of Delaware)

Margaret Acquisition, Inc. (the "Corporation"), a corporation organized and existing under the General Corporation Law of the State of Delaware (the "DGCL"), does hereby certify that:

FIRST: Interlogix, Inc. ("Interlogix") was incorporated on February 7, 1992 pursuant to the DGCL and is existing thereunder.

SECOND: The Corporation was incorporated on December 17, 2001 pursuant to the DGCL and is existing thereunder.

THIRD: The Corporation owns of record approximately 95% of the outstanding shares of common stock, par value \$0.01 per share, of Interlogix.

FOURTH: Pursuant to the Agreement and Plan of Merger dated as of December 17, 2001, among General Electric Company, a New York corporation ("GE"), the Corporation and Interlogix, (the "Merger Agreement"), the board of directors of the Corporation adopted, among others the following resolutions as of February 21, 2002, at a duly constituted meeting of the Board of Directors of the Corporation at which a quorum was present and acting throughout, providing for the merger (the "Merger") of Interlogix with and into the Corporation, which resolutions have not been amended or rescinded and are in full force and effect:

"RESOLVED, that the merger of Interlogix with and into the Corporation, with the Corporation as the surviving corporation of the merger (the "Merger"), is hereby approved pursuant to the provisions of Section 253 of the DGCL; and further

RESOLVED, that the Merger shall become effective upon the filing of the Certificate of Ownership and Merger (the "Effective Time") with the Secretary of State of the State of Delaware; and further

RESOLVED, that as of the Effective Time, (i) each outstanding share of Interlogix Stock held of record by stockholders other than the Corporation or any of its affiliates (other than shares for which appraisal rights have been perfected) shall be converted into a right to receive from the Corporation 0.5174 shares of common stock, par value \$0.06 per share, of GE, and \$19.43 cash, for a combined value of \$38.86, for each such share upon the surrender to The Bank of New York, which is hereby appointed paying and exchange agent for such purpose, of their certificates formerly representing ownership of Interlogix Stock; (ii) each outstanding share of Interlogix Stock held of record by the Corporation or any of its affiliates or held by Interlogix as treasury stock shall be canceled, and no payment shall be made in respect thereof; and further

RESOLVED, that from and after the Effective Time, the name of the Surviving Corporation shall be "GE Interlogix, Inc."; and further

RESOLVED, that from and after the Effective Time, the articles of incorporation of the Corporation shall be the articles of incorporation of the Surviving Corporation; and further

RESOLVED, that from and after the Effective Time the bylaws of the Corporation shall be the bylaws of the Surviving Corporation; and further

RESOLVED, that from and after the Effective Time the directors of the Corporation shall be the directors and officers of the Surviving Corporation.

RESOLVED, that from and after the Effective Time the officers of Interlogix shall be the officers of the Surviving Corporation."

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Ownership and Merger to be executed in its corporate name by its duly authorized officer as of the date and year first written above.

MARGARET ACQUISITION, INC.

By: /s/ Lloyd G. Trotter

Name: Lloyd G. Trotter

Title: President



GE Interlogix

COMPANY

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Contact: Duane Paulson of ITI Technologies, Inc. at (651) 779-4879

ITI Joins Microsoft in the Universal Plug and Play Forum to Help Establish a 'Universal' Home Systems Technology Standard

North St. Paul, Minnesota, March 29, 2000. -- Interactive Technologies, Inc. (ITI) -- a wholly-owned subsidiary of ITI Technologies, Inc. (NASDAQ: ITII) -- today announced an agreement with Microsoft Corp. (NASDAQ: MSFT) and other leading companies to join the Universal Plug and Play (UPnP) Forum furthering the companies' shared objective of establishing industry-leading standards for home systems networking. UPnP is based on open Internet standards like TCP/IP and HTTP.

Membership by ITI in the UPnP Forum supports ITI's commitment to add "connectivity" to its security and control systems to communicate with other smart appliances and electrical devices throughout the home in an open, simple, and reliable manner. In addition to security and fire detection, ITI's systems benefit consumers by simplifying and automating household activities such as lighting control and energy management.

"By joining the UPnP Forum we will be in a better position to introduce ITI products that will be compatible with other manufacturers' smart products, including major appliances, audio/video equipment, residential gateways, and other consumer electronics, said Duane Paulson, Vice President, Marketing, ITI. "Products that interact with each other without regard to the name of the brand and manufacturer are important to the growth of the networked home market."

"Technologies like UPnP coupled with ITI's in-home, wireless radio frequency (RF) network technology make for a very powerful product development platform," said Roger Nordberg, senior analyst for USBank Corp/Piper Jaffray.

The UPnP Forum includes other industry leaders such as GE, Ericsson, Cisco Systems, Intel, and IBM. An important objective of the UPnP Forum is to create a ubiquitous technology standard for the home that is available to any manufacturer.

"When you think of a homeowner creating a smart home, security and control systems are a significant part of the mix," said Shawn Sanford, group product manager in the Windows Division at Microsoft. "Microsoft is pleased to have ITI join the Universal Plug and Play Forum and help in our efforts to bring simple connectivity to all kinds of devices and systems in the home, office and everywhere in between."

In March, ITI introduced a powerful new security and control system - Advent Home Navigator - at both the Electronic House Exposition and Conference and the International Security Conference. The Advent Home Navigator offers security and home control and also offers connectivity to other manufacturers' systems. "At both shows, we were approached by a wide variety of companies interested in connecting to our products. Universal Plug and Play can play an important part in achieving that goal," Paulson said.

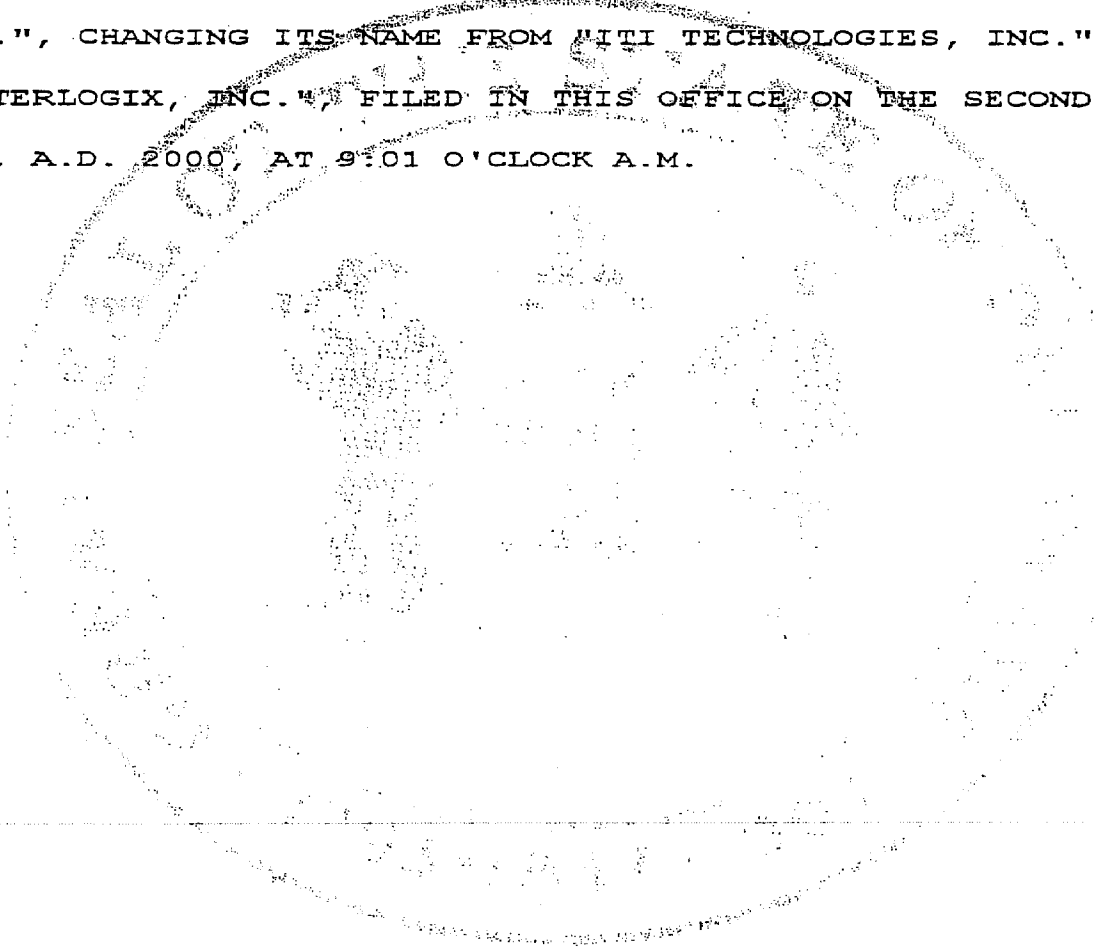
About Interactive Technologies

ITI Technologies, Inc. is a leading designer and manufacturer of electronic security products with operating entities in North St. Paul, Minnesota, and Gladewater, Texas. ITI Technologies, Inc. had revenues of \$121.6 million for the year ended December 31, 1999, and employs almost 700 people nationwide.

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Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "ITI TECHNOLOGIES, INC.", CHANGING ITS NAME FROM "ITI TECHNOLOGIES, INC." TO "INTERLOGIX, INC.", FILED IN THIS OFFICE ON THE SECOND DAY OF MAY, A.D. 2000, AT 9:01 O'CLOCK A.M.



Edward J. Freel

Edward J. Freel, Secretary of State

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AUTHENTICATION: 0472343
DATE: 06-01-00