

01-17-2003



Form PTO-1594 (Rev. 10/02) OMB No. 0651-0027 (exp. 6/30/2005)

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U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

Tab settings

To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof.

1. Name of conveying party(ies):

Gamesville.com, Inc.

01/10/03

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

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

3. Nature of conveyance:

- Assignment Merger Security Agreement Change of Name Other

Execution Date: January 17, 2002

2. Name and address of receiving party(ies)

Name: Lycos, Inc.

Internal

Address:

Street Address: 400-2 Totten Pond Road

City: Waltham State: MA Zip: 01951

- Individual(s) citizenship Association General Partnership Limited Partnership Corporation-State Virginia 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) & address(es) attached? Yes No

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

A. Trademark Application No.(s)

B. Trademark Registration No.(s) 2168517, 2366112

Additional number(s) attached Yes No

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

Name: Mark I. Peroff

Internal Address:

Trademark & Patent Counselors of America, P.C

Street Address: 915 Broadway, 19th Floor

City: New York State: NY Zip: 10010

6. Total number of applications and registrations involved:

2

7. Total fee (37 CFR 3.41): \$ 65

- Enclosed Authorized to be charged to deposit account

8. Deposit account number:

20-1439

9. Signature 10.00 CH 25.00 CH

Mark I. Peroff Name of Person Signing

Signature

January 10, 2003 Date

Total number of pages including cover sheet, attachments, and document: 6

Mail documents to be recorded with required cover sheet information to: Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

TRADEMARK REEL: 002651 FRAME: 0732

01/16/2003 DBYRNE 00000060 201439 2168517 01 FC:8521 02 FC:8522



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FRANCISCO-JAVIER MONEDERO SAN MARTIN
NOTARIO
EDUARDO DATO, 2
Teléfs. 91 447 94 54 - 58 - 62
Fax: 91 447 94 53
28010 - MADRID

APOSTILLE

(Convention de la Haye du 5 Octobre 1961)

1. Country: United States of America

This public document

2. has been signed by Joel H. Peck

3. acting in the capacity of Clerk of the State Corporation Commission

4. bears the seal/stamp of The State Corporation Commission,
Richmond, Virginia

Certified

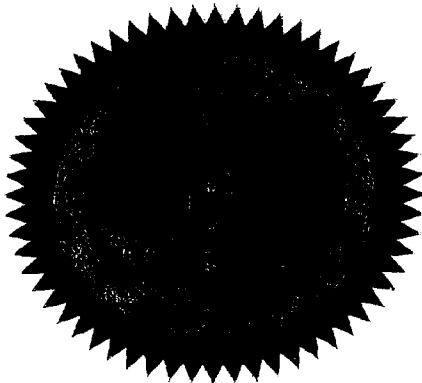
5. at Richmond, Virginia 6. This 25th day of July, 2002

7. by the Secretary of the Commonwealth of Virginia

8. No. 49255

9. Seal/Stamp:

10. Signature:



Anita A. Rimler
Secretary of the Commonwealth

EXHIBIT A

**PLAN OF MERGER
BETWEEN
GAMESVILLE.COM, INC.
AND
LYCOS, INC.**

1. Merger. Subject to the terms and conditions of the Agreement and Plan of Merger (the "Agreement"), dated as of January 17, 2002, between Gamesville.com, Inc., a Delaware corporation (the "Company"), and Lycos, Inc., a Virginia corporation ("Lycos"), the Company shall, upon the effective time and date set forth in the Articles of Merger to be filed with the State Corporation Commission of the Commonwealth of Virginia and the Certificate of Merger to be filed with the Secretary of the State of Delaware (such time being referred to herein as the "Effective Time"), be merged (the "Merger") with and into Lycos. Lycos shall be the Surviving Corporation (the "Surviving Corporation") in the Merger and shall continue its corporate existence under the laws of the Commonwealth of Virginia. Upon consummation of the Merger, the separate corporate existence of the Company shall cease.

2. Effects of the Merger. The Merger shall have the effects set forth in Section 13.1-721 of the Virginia Stock Corporation Act (the "VSCA") and Section 259 of the Delaware General Corporation Law.

3. Manner and Basis of Converting Interests. At the Effective Time, each share of common stock of the Merged Company issued and outstanding immediately prior to the Effective Time, by virtue of the Merger and without any action on the part of the holder thereof, shall cease to be outstanding, shall be canceled and retired without payment of any consideration therefor and shall cease to exist.

4. Modifications and Termination. Subject to the limitations of Section 13.1-718 of the VSCA, this Plan of Merger may be amended, modified or abandoned at any time prior to the Effective Time by action of the Board of Directors each of the parties hereto.



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COMMONWEALTH OF VIRGINIA
STATE CORPORATION COMMISSION

January 31, 2002



The State Corporation Commission finds the accompanying articles submitted on behalf of
Lycos, Inc.

to comply with the requirements of law. Therefore, it is ORDERED that this

CERTIFICATE OF MERGER

be issued and admitted to record with the articles in the office of the Clerk of the Commission.
Each of the following:

GAMESVILLE COM, INC. (A DE CORPORATION NOT
QUALIFIED IN VA)

is merged into Lycos, Inc. which continues to exist under the laws of VIRGINIA with the name
Lycos, Inc. The existence of each non-surviving entity ceases, according to the plan of merger.

The certificate is effective on January 31, 2002.

STATE CORPORATION COMMISSION

By

Commissioner

MERGACPT
CIS0436
02-01-28-0189



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07/2002



NOTARIO DE ESTA CAPITAL, -----

- DOY FE: Que el documento que antecede, concuerda bien y fielmente con su original, al que me remito, que se me exhibe y devuelvo. Y para que conste, autorizo el presente testimonio en cuatro folios de papel timbrado notarial, números 4M.1.512.447, 4M.1.512.442, 4M.1.512.430 y el del presente, que signo, firmo, rubrico y sello, en Madrid, a tres de octubre de dos mil dos.



Javier Monedero



STATE SEAL
07/2002

0.15 Euro stamp

4P0917357

I, NOTARY PUBLIC OF THIS CAPITAL, -----

ATTEST: That the preceding document agrees well and fully with its original, which I abide by and return. And in witness whereof, I authorize the present notarial certification on four sheets of notarial paper, numbers 4M1512447, 4M1512442, 4M1512430 and the number of the present one, which I mark, sign, flourish and stamp, in Madrid, on the third of October two thousand and two.

Illegible signature

Seal of the Notary Public's Office of Mr. Francisco Javier Monedero San Martín - Madrid

Seal of the General Council of Notary Public's Offices in Spain and Notary Public's Office in Europe

The undersigned, José Joaquín Latas Díez, sworn translator of the English language certifies that the preceding translation is a true version of the notarial certification in Spanish following the documents attached hereto.

Madrid, 31 October 2002

