

TRADEMARK ASSIGNMENT

Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
I. S. Nebraska, Inc.		06/25/2001	CORPORATION: NEBRASKA

RECEIVING PARTY DATA

Name:	Intersystems, Inc.
Street Address:	1011 Highway 71
City:	Spring Lake
State/Country:	NEW JERSEY
Postal Code:	07762
Entity Type:	CORPORATION: DELAWARE

PROPERTY NUMBERS Total: 2

Property Type	Number
Registration Number:	868170
Registration Number:	909775

CORRESPONDENCE DATA

Fax Number: (402)392-0734
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
 Phone: 402-392-2280
 Email: mazour@thomtelaw.com
 Correspondent Name: Denise C. Mazour
 Address Line 1: 2120 So. 72nd Street
 Address Line 2: Suite 1111
 Address Line 4: Omaha, NEBRASKA 68124

NAME OF SUBMITTER:	Denise C. Mazour
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Total Attachments: 3

CH \$65.00 868170

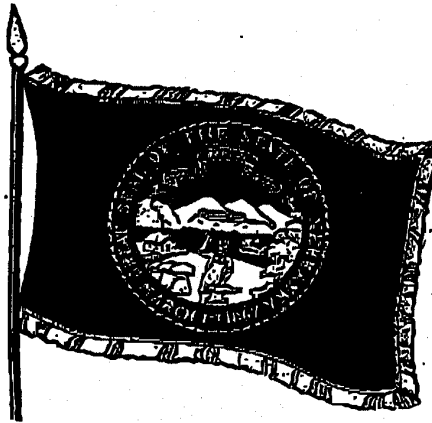
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STATE OF

NEBRASKA



United States of America,
State of Nebraska } ss.

Department of State
Lincoln, Nebraska

I, John A. Gale, Secretary of State of Nebraska do hereby certify;

the attached is a true and correct copy of Articles of Merger of

LS. NEBRASKA, INC.

**a Nebraska corporation with registered office located in Lincoln,
Nebraska, merging into**

INTERSYSTEMS, INC.

a Delaware corporation, not qualified in Nebraska.

In Testimony Whereof,

**I have hereunto set my hand and
affixed the Great Seal of the State
of Nebraska on July 31, in the
year of our Lord, two thousand
one.**

John A. Gale
SECRETARY OF STATE



**ARTICLES OF MERGER
OF
I.S. Nebraska, Inc. (A NEBRASKA CORPORATION)
INTO
INTERSYSTEMS, INC. (A DELAWARE CORPORATION)**

To the Secretary of State
State of Nebraska:

Pursuant to the provisions of the Nebraska Business Corporation Act governing the merger of a domestic, wholly-owned subsidiary business corporation into its foreign parent business corporation, the foreign parent business corporation hereinafter named does hereby submit the following articles of merger:

1. The name of the subsidiary corporation, which is a business corporation organized under the laws of the State of Nebraska is I.S. Nebraska, Inc. ("InterSystems Nebraska")

2. The name of the foreign parent corporation, which is a business corporation organized under the laws of the State of Delaware is INTERSYSTEMS, INC. ("InterSystems Delaware")

3. All of the outstanding shares of InterSystems Nebraska are owned by InterSystems Delaware.

4. The following is the plan of merger for merging InterSystems Nebraska into InterSystems Delaware as approved by resolution of the Board of Directors of InterSystems Delaware.

1. InterSystems, Inc., which is a business corporation of the State of Delaware ("InterSystems Delaware") and is the owner of all of the outstanding shares of I.S. Nebraska, Inc. which is a business corporation of the State of Nebraska ("InterSystems Nebraska"), hereby merges InterSystems Nebraska into InterSystems Delaware.

2. The separate existence of InterSystems Nebraska shall cease at the effective time and date of the merger pursuant to the provisions of the Nebraska Business Corporation Act, and InterSystems Delaware shall continue its existence as the surviving corporation pursuant to the provisions of Section 253 of The General Corporation Law of the State of Delaware.

3. The articles of incorporation of InterSystems Delaware are not amended in any respect by this Plan of Merger.

4. The issued shares of InterSystems Nebraska shall not be converted or exchanged in any manner, but each said share which is issued immediately prior to the effective time and date of the merger shall, at the effective time and date of the merger, be surrendered and extinguished.

5. Each share of InterSystems Delaware outstanding, in treasury or authorized and unissued immediately prior to the effective time and date of the merger is to be an identical outstanding or treasury or unissued share of InterSystems Delaware at the effective time and date of the merger.

6. No shares of InterSystems Delaware and no shares, securities, or obligations convertible into such shares are to be issued or delivered under this Plan of Merger.


7. The Board of Directors and the proper officers of InterSystems Delaware are hereby authorized, empowered and directed to do any and all acts and things and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

5. InterSystems Delaware in its capacity as the holder of all of the outstanding shares of InterSystems Nebraska waived the mailing of a copy of the Plan of Merger to InterSystems Delaware otherwise provided for under the provisions of Section 21-20,131 of the Nebraska Business Corporation Act.

6. The laws of the jurisdiction of organization of InterSystems Delaware permit a merger of a wholly-owned subsidiary business corporation of another jurisdiction into a parent business corporation of the jurisdiction of organization of InterSystems Delaware; and the merger of InterSystems Nebraska into InterSystems Delaware is in compliance with the laws of the jurisdiction of organization of InterSystems Delaware.

7. Shareholder approval was not required.

INTERSYSTEMS, INC.,
a Delaware corporation

By: 
Name: Daniel T. Murphy
Title: Exec. V.P. - CFO

Dated: June 25, 2001