## TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	CHANGE OF NAME

## **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Sysdome, Inc.		01/01/2007	CORPORATION: CALIFORNIA

## **RECEIVING PARTY DATA**

Name:	Interthinx, Inc.	
Street Address:	2730 Gateway Oaks Drive	
Internal Address:	Suite 100	
City:	Sacramento	
State/Country:	CALIFORNIA	
Postal Code:	95852	
Entity Type:	CORPORATION: CALIFORNIA	

## PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2949232	APPINTELLIGENCE

## **CORRESPONDENCE DATA**

Fax Number: (973)624-7070

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

Phone: 973-622-4444

Email: wheller@mccarter.com, kknoll@mccarter.com

Correspondent Name: William J. Heller

Address Line 1: McCarter & English, LLP 100 Mulberry St.

Address Line 2: 4 Gateway Center

Address Line 4: Newark, NEW JERSEY 07101

ATTORNEY DOCKET NUMBER:	97171/00012
NAME OF SUBMITTER:	William J. Heller
Signature:	/William J. Heller/

TRADEMARK REEL: 003492 FRAME: 0577

900070792

Date:	03/05/2007
Total Attachments: 7 source=Name Change Sysdome to Interthin	x#page2.tif x#page3.tif x#page4.tif x#page5.tif x#page5.tif

TRADEMARK
REEL: 003492 FRAME: 0578

#### RESTATED

## ARTICLES OF INCORPORATION

#### OF

## SYSDOME, INC.

The undersigned, Kenneth G. Geraghty and Kenneth E. Thompson, hereby certify that:

FIRST: They are the duly elected and acting Vice President and Treasurer, and Secretary, respectively, of SYSDOME, INC., a California corporation (the "Corporation").

SECOND: The Articles of Incorporation of the Corporation, as previously amended and restated, are hereby further amended and restated to read in full as follows:

#### "Article I

The name of the Corporation is Interthinx, Inc.

#### Article II

The purpose of the Corporation is to engage in any lawful act or activity for which a corporation may be organized under the General Corporation Law of California other than the banking business, the trust company business or the practice of a profession permitted to be incorporated by the California Corporations Code.

#### Article III

The total number of shares of capital stock which the Corporation has the authority to issue is 100, no par value per share. All shares are of one class and are shares of common stock.

#### Article IV

Subject to the provisions of the Corporations Code of the State of California, the number of Directors of the Corporation shall be determined as provided by the By-Laws.

## Article V

A. The liability of the directors of this Corporation for monetary damages shall be eliminated to the fullest extent permissible under California law.

MEI\S971569.3

TRADEMARK REEL: 003492 FRAME: 0579

- B. To the extent permitted by the laws of the State of California, as they may be amended from time to time, the Corporation shall indemnify any person who was or is a party or is threatened to be made a party to any proceeding (other than an action by or in the right of the Corporation to procure judgment in its favor) by reason of the fact that the person is or was an agent (as defined in Section 317 of the Corporations Code of the State of California) of the Corporation against expenses, judgments, fines, settlements, and other amounts actually and reasonably incurred in connection with the proceeding if that person acted in good faith and in a manner that person reasonably believed to be in the best interests of the Corporation and, in the case of a criminal proceeding, had no reasonable cause to believe the conduct of the person was unlawful.
- C. This Corporation is authorized to provide indemnification of agents (as defined in Section 317 of the Corporations Code of the State of California) through by-law provisions, agreements with agents, vote of shareholders or disinterested directors or otherwise, in excess of the indemnification otherwise permitted by Section 317 of the Corporations Code of the State of California subject only to the applicable limits set forth in Section 204 of the Corporations Code of the State of California with respect to actions for breach of duty to the Corporation and its shareholders."

THIRD: The foregoing amendment to and restatement of the Amended and Restated Articles of Incorporation of the Corporation has been approved and duly adopted in accordance with the provisions of the Corporations Code of the State of California by the Board of Directors of the Corporation having duly adopted such amendment and restatement by unanimous written consent, effective at 12:01 a.m. on January 1, 2007.

FOURTH: The foregoing amendment to and restatement of the Amended and Restated Articles of Incorporation of the Corporation has been approved and duly adopted by the required vote of the shareholders of the Corporation in accordance with Section 903 of the Corporations Code of the State of California. The total number of outstanding shares of the Corporation is 100 shares of common stock, no par value. There are no shares of Series A Preferred Stock or Series B Preferred Stock outstanding. The number of shares voting in favor of the amendment and restatement equaled or exceeded the vote required. The percentage vote required was more than 50% of the outstanding shares of each class or series.

MEI\5971569.3

The undersigned declare under penalty of perjury under the laws of the State of California that the matters set forth in this Certificate are true and correct of our own knowledge.

Kenneth G. Gofaghty
Vice President and Treasurer

1.18.

Kenneth E. Thompson

Secretary

ME)\\$971569.3

# CERTIFICATE OF APPROVAL OF AGREEMENT OF MERGER

## Kenneth G. Geraghty and Kenneth E. Thompson certify that:

- 1. They are the Vice President and Secretary, respectively, of Applintelligence, Inc., a Delaware corporation (the "Terminating Corporation").
- 2. The principal terms set forth in the Agreement and Plan of Merger in the form attached hereto (the "Agreement of Merger") by and between the Terminating Corporation and Sysdome, Inc., a California corporation (the "Surviving Corporation"), providing for the merger of the Terminating Corporation with and into the Surviving Corporation, were duly approved by the Board of Directors and the sole shareholder of the Terminating Corporation.
- 3. The total number of shares of stock which the Terminating Corporation has authority to issue is 1,000 shares of common stock, par value \$.01 per share ("Common Stock"), of which 1,000 shares are issued and outstanding.
- 4. The approval of more than 50% of the outstanding shares of Common Stock was required.
- 5. The Agreement of Merger was approved by a unanimous vote of all of the issued and outstanding shares of common stock of the Terminating Corporation. The number of shares voting in favor of the merger and the terms of the Agreement of Merger equaled or exceeded the vote required.

[The remainder of this page is intentionally blank.]

MEI\5878196v.2

We further declare, under penalty of perjury, under the laws of the State of California, that the matters set forth in this Certificate are true and correct of our own knowledge.

Dated: December 20, 2006

Kenneth E. Thompson Secretary

MEI\5878196v.2

REEL: 003492 FRAME: 0583

# CERTIFICATE OF APPROVAL OF AGREEMENT OF MERGER

## Kenneth G. Geraghty and Kenneth E. Thompson certify that:

- 1. They are the Vice President and Secretary, respectively, of Sysdome, Inc., a California corporation (the "Surviving Corporation").
- 2. The principal terms set forth in the Agreement and Plan of Merger in the form attached hereto (the "Agreement of Merger") by and between the Surviving Corporation and AppIntelligence, Inc., a Delaware corporation (the "Terminating Corporation"), providing for the merger of the Terminating Corporation with and into the Surviving Corporation, were duly approved by the Board of Directors and the sole shareholder of the Surviving Corporation.
- 3. The total number of shares of stock which the Surviving Corporation is authorized to issue is 20,000,000 shares of common stock, no par value ("Common Stock") and 5,902,862 shares of preferred stock, consisting of 2,067,862 shares of Series A Convertible Preferred Stock ("Series A Stock") and 3,835,000 shares of Series B Convertible Preferred Stock ("Series B Stock", and together with Series A Stock, the "Preferred Stock"). The total number of shares entitled to vote on the Agreement of Merger was 100 shares of Common Stock. There are no shares of Preferred Stock outstanding.
- 4. The approval of more than 50% of the outstanding shares of Common Stock was required.
- 5. The Agreement of Merger was approved by a unanimous vote of all of the issued and outstanding shares of Common Stock of the Surviving Corporation. The number of shares voting in favor of the merger and the terms of the Agreement of Merger equaled or exceeded the vote required.

[The remainder of this page is intentionally blank.]

ME1\5878196v.2

We further declare, under penalty of perjury, under the laws of the State of California, that the matters set forth in this Certificate are true and correct of our own knowledge.

Dated: December 20, 2006

Kenneth G. Geraghty

Vice President and Treasurer

Kenneth E. Thompson

Secretary

MEI\5878196\.2



REEL: 003492 FRAME: 0585

RECORDED: 03/05/2007