# \$40.00 756605

#### TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ASSIGNS THE ENTIRE INTEREST AND THE GOODWILL

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Move.com, Inc.		12/23/2003	CORPORATION: DELAWARE

#### **RECEIVING PARTY DATA**

Name:	Move, Inc.
Also Known As:	AKA Formerly Known As Homestore, Inc.
Street Address:	30700 Russell Ranch Road
City:	Westlake Village
State/Country:	CALIFORNIA
Postal Code:	91362
Entity Type:	CORPORATION: DELAWARE

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	75660556	SENIOR HOUSINGNET

#### **CORRESPONDENCE DATA**

Fax Number: (480)659-3304

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

Phone: 480-659-0019

Email: trademarks@hartmanlaw.com

Correspondent Name: Bradley P. Hartman
Address Line 1: 7114 E. Stetson Drive

Address Line 2: Suite 205

Address Line 4: Scottsdale, ARIZONA 85251-3250

ATTORNEY DOCKET NUMBER:	MOVE - SENIORHOUSING NET
NAME OF SUBMITTER:	Bradley P. Hartman
Signature:	/bradley p. hartman/

900172299 TRADEMARK
REEL: 004283 FRAME: 0687

Date:	09/23/2010
Total Attachments: 6 source=Assignment Information - SeniorHot	usingNet#page2.tif usingNet#page3.tif usingNet#page4.tif usingNet#page4.tif

TRADEMARK REEL: 004283 FRAME: 0688

#### **AFFIDAVIT**

Concerning Trademark Registration No. 2389395
The Mark: SeniorHousingNet [words and design]

I, Stephen M. Heaton, legal counsel for and employed by *Move, Inc.*, hereby makes and avers to the following statements as of the date set forth below:

- In connection with a Section 8 & 15 Combined Affidavit submitted on September 16, 2006, Ms. W.J.
  Smith, a Paralegal Specialist with the U.S. Patent & Trademark Office ("PTO"), advised that the chain
  of title to the registered Mark was in *Move.com*, *Inc.* but that the party who submitted the Section 8 &
  15 Combined Affidavit was identified as *Homestore*, *Inc.*
- 2. The purpose of this affidavit is to provide information and documents explaining (i) that the party who submitted the Section 8 & 15 Combined Affidavit (i.e., *Homestore, Inc.*) was the true and correct owner of the Mark when it submitted the Section 8 & 15 Combined Affidavit and (ii) that it still is the true and correct owner (although its corporate name has since been changed to *Move, Inc.*). That explanation follows.
- 3. The PTO's current chain of title records show Move.com, Inc. as the owner of record for the Mark.
- 4. By act of *Homestore*, *Inc.*, the 100%, sole shareholder of *Move.com*, *Inc.*, *Move.com*, *Inc.* was dissolved as a corporation on December 23, 2002. *Move.com*, *Inc.* was a Delaware corporation. Attached to this affidavit is a Certificate of the Delaware Secretary of State certifying the dissolution of *Move.com*, *Inc.* by its 100%, sole shareholder, *Homestore*, *Inc.* as of December 23, 2002.
- 5. As the 100%, sole shareholder of *Move.com*, *Inc.*, all of the assets of *Move.com*, *Inc.* (formerly named *Homestore*, *Inc.*) including the Mark inured to and vested in *Homestore*, *Inc.* by operation of law immediately upon the dissolution of *Move.com*, *Inc.*
- 6. Therefore, as of December 23, 2002, *Homestore, Inc.* succeeded to ownership of the Mark and was the appropriate party to submit the Section 8 & 15 Combined Affidavit.
- 7. Subsequently, on June 22, 2006, *Homestore, Inc.*, then the owner of the Mark as explained above, formally changed its name to *Move, Inc. Homestore, Inc.* was a Delaware corporation (and, although now re-named, still is). Attached to this affidavit is a Certificate of the Delaware Secretary of State certifying the change of the corporation's name from *Homestore, Inc.* to *Move, Inc.*
- 8. Therefore, the owner of the Mark is Move, Inc. and this Affidavit is submitted on its behalf.

The undersigned, being hereby warned that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001, and that such willful false statements and the like may jeopardize the validity of the application or document or any resulting registration, declares that the facts set forth in this application are true; all statements made of his/her own knowledge are true; and all statements made on information and belief are believed to be true.

Affiant:

Stephen M. Heaton

Legal counsel for and employed by Move, Inc. (formerly named Homestore, Inc.)

Date: December 20, 2007

#### ACTION BY WRITTEN CONSENT OF THE SOLE STOCKHOLDER OF MOVE.COM, INC.

#### November 19, 2002

In accordance with Section 275(c) of the General Corporation Law of Delaware, the undersigned, the Sole Stockholder of Move.com, Inc., a Delaware corporation, (the "Company"), hereby takes the following action and consents to the following resolutions:

RESOLVED: That the Sole Stockholder of the Company deems it in the best interest of the Company that the Company be voluntarily dissolved on or about December 31, 2002;

FURTHER RESOLVED: That the Sole Stockholder of the Company consents to the voluntary dissolution:

FURTHER RESOLVED: That the officers of the Company are hereby authorized to execute and deliver to the Secretary of State of the State of Delaware all documents necessary to dissolve the Company.

RESOLVED FURTHER: That the prior actions by the Officers of the Company are hereby approved, adopted and ratified.

This action may be signed in one or more counterparts, each of which shall be deemed an original, and all of which, taken together, shall constitute one instrument, and shall be effective as of the date first set forth above.

HOMESTORE, INC.

ShARE HOLDER Geroletian to

DISSOlVE

MOVE. COM, lAR.

(Shazeholsen was Homestonila)

Michael R. Douglas

Executive Vice President, General Counsel and

Secretary

## Delaware

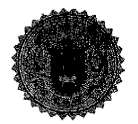
PAGE 1

#### 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 DISSOLUTION OF "MOVE.COM, INC.", FILED IN THIS OFFICE ON THE TWENTY-THIRD DAY OF DECEMBER, A.D. 2002, AT 3 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

DELANARE SECRETARY OF State CERTIFIED CATION OF THE DISSOLUTION OF MOVE.COM, INC.



Darriet Smith Hindson Harriet Smith Windson Secretary of State

AUTHENTICATION: 2173770

020793787

8100

3059320

DATE: 12-27-02 TRADEMARK

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 03:00 PM 12/23/2002 020793787 - 3059320

#### CERTIFICATE OF DISSOLUTION BY WRITTEN CONSENT OF ALL STOCKHOLDERS ENTITLED TO VOTE

It is hereby certified that:

- 1. The name of the corporation (the "corporation") is Move.com, Inc.
- The dissolution of the corporation has been duly authorized by all the stockholders of the corporation entitled to vote on a dissolution in accordance with subsection (c) of Section 275 of the General Corporation Law of the State of Delaware.
  - 3. The date the dissolution was authorized is November 19, 2002.
- 4. The following is a list of the names and the respective addresses of the directors of the corporation:

Name	Äddress
W. Michael Long Jack Dennison Lewis Belote, III Michael R Douglas	30700 Russell Ranch Rd., Westlake, CA 91350 30700 Russell Ranch Rd., Westlake, CA 91350 30700 Russell Ranch Rd., Westlake, CA 91350 30700 Russell Ranch Rd., Westlake, CA 91350

5. The following is a list of the names and the respective addresses of the officers of the corporation:

Name W. Michael Long Jack Dennison Lewis Belote, III Allan Merdill Michael R. Douglas Sally Knutson Pamick R. Whelan	Office CEO COO Tressurer & Asst. Secretary EVP, Corporate Development Group EVP, General Counsel & Secretary SVP, Finance President	Address 30700 Russell Ranch Rd., Westlake, CA 91350
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Move.com, Inc.

Michael R. Douglas

Executive Vice President, General Counsel

and Secretary



#### 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 AMENDMENT OF "HOMESTORE, INC.", CHANGING ITS NAME FROM "HOMESTORE, INC." TO "MOVE, INC.", FILED IN THIS OFFICE ON THE TWENTY-SECOND DAY OF JUNE, A.D. 2006, AT 2:57 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

Delamane Senetary OF State CERTIFI-CATION OF THE NAME-CHANGE FROM HOMESTONE, INC. to MOVE, INC.

2345572 8100 060602327

Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 4848454

DATE: 06-22-06

State of Delaware Secretary of State Division of Corporations Delivered 02:56 FM 06/22/2006 FILED 02:57 FM 06/22/2006 SRV 060602327 - 2345572 FILE

### STATE of DELAWARE CERTIFICATE of AMENDMENT of RESTATED CERTIFICATE of INCORPORATION

First: That at a meeting of the Board of Directors of Homestore, Inc., resolutions
were duly adopted setting forth a proposed amendment of the Restated Certificate
of Incorporation of said corporation, declaring said amendment to be advisable
and calling a meeting of the stockholders of said corporation for consideration
thereof. The resolution setting forth the proposed amendment is as follows:

Resolved, that the Restated Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "One" so that, as amended, said Article shall be and read as follows:

"The name of the Corporation (the "Corporation") is: Move, Inc "

- Second: That thereafter, pursuant to resolution of its Board of Directors, an
  annual meeting of the stockholders of said corporation was duly called and held
  on June 22, 2006, upon notice in accordance with Section 222 of the General
  Corporation Law of the State of Delaware at which meeting the necessary number
  of shares as required by statute were voted in favor of the amendment.
- Third: That said amendment was duly adopted in accordance with the provisions of Section 242 of the General Corporation Law of the State of Delaware.
- Fourth: That the capital of said corporation shall not be reduced under or by reason of said amendment

Name: Michael R. Douglas
Title: Executive Vice President,
General Comsel and Secretary