ETAS ID: TM437886

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

SUBMISSION TYPE: NEW ASSIGNMENT NATURE OF CONVEYANCE: ENTITY CONVERSION SEQUENCE:

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
REALTY DATATRUST CORPORATION		05/12/2011	Corporation: ARIZONA

RECEIVING PARTY DATA

Name:	REALTY DATATRUST CORPORATION	
Street Address:	C/O CAPITOL SERVICES, INC. 615 SOUTH DUPONT HIGHWAY	
City:	DOVER	
State/Country:	DELAWARE	
Postal Code:	19901	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2713343	REALTY DATATRUST

CORRESPONDENCE DATA

Fax Number: 2124464900

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Email: susan.zablocki@kirkland.com

Correspondent Name: Susan Zablocki Address Line 1: Kirkland & Ellis LLP Address Line 2: 601 Lexington Avenue

Address Line 4: New York, NEW YORK 10022

ATTORNEY DOCKET NUMBER:	11146-10
NAME OF SUBMITTER:	Susan Zablocki
SIGNATURE:	/susan zablocki/
DATE SIGNED:	08/03/2017

Total Attachments: 6

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> **TRADEMARK** REEL: 006122 FRAME: 0236

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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED ARE TRUE AND CORRECT COPIES OF ALL DOCUMENTS ON FILE OF "REALTY DATATRUST CORPORATION" AS RECEIVED AND FILED IN THIS OFFICE.

THE FOLLOWING DOCUMENTS HAVE BEEN CERTIFIED:

CERTIFICATE OF CONVERSION, FILED THE TWELFTH DAY OF MAY,

A.D. 2011, AT 7:25 O'CLOCK P.M.

CERTIFICATE OF INCORPORATION, FILED THE TWELFTH DAY OF MAY, A.D. 2011, AT 7:25 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID CERTIFICATES ARE THE ONLY CERTIFICATES ON RECORD OF THE AFORESAID CORPORATION, "REALTY DATATRUST CORPORATION".

DATE: 12-09-11

AUTHENT\TCATION: 9215717

Jeffrey W. Bullock, Secretary of State

TRADEMARK REEL: 006122 FRAME: 0238

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You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware Secretary of State Division of Corporations Delivered 07:31 PM 05/12/2011 FILED 07:25 PM 05/12/2011 SRV 110539900 - 4982015 FILE

STATE OF DELAWARE CERTIFICATE OF CONVERSION FROM A NON-DELAWARE CORPORATION TO A DELAWARE CORPORATION PURSUANT TO SECTION 265 OF THE DELAWARE GENERAL CORPORATION LAW

۱.)	The jurisdiction where the Non-Delaware Corporation first formed is ARIZONA
2.)	The jurisdiction immediately prior to filing this Certificate is ARIZONA
3.)	The date the Non-Delaware Corporation first formed is FEBRUARY 6, 2002
4.)	The name of the Non-Delaware Corporation immediately prior to filing this Certificate is REALTY DATATRUST CORPORATION
5.)	The name of the Corporation as set forth in the Certificate of Incorporation is REALTY DATATRUST CORPORATION
	N WITNESS WHEREOF, the undersigned being duly authorized to sign on behalf the converting Non-Delaware Corporation have executed this Certificate on the day of May . A.D.2011
	By: 11 m
	Name; MIKE CORNELL Print or Type
	Title: PRESIDENT
	Print or Type

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State of Delaware Secretary of State Division of Corporations Delivered 07:31 PM 05/12/2011 FILED 07:25 PM 05/12/2011 SRV 110539900 - 4982015 FILE

CERTIFICATE OF INCORPORATION

OF

REALTY DATATRUST CORPORATION

- 1. The name of the corporation is Realty DataTrust Corporation.
- 2. The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of the State of Delaware.
- 3. A. The corporation shall have authority to issue a total of eleven million (11,000,000) shares of capital stock, consisting of:
- (1) ten million (10,000,000) shares of common stock, par value one tenth of one cent (\$.001) per share; and
- (2) one million (1,000,000) shares of serial preferred stock, par value one tenth of one cent (\$.001) per share.
- B. The preferences, limitations and relative rights granted to or imposed on the respective classes of the capital stock of the corporation, or the holders thereof are as follows:
- (1) Common Stock. Each issued and outstanding share of common stock will entitle the holder thereof to one (1) vote on any matter submitted to a vote of or for consent of shareholders generally.
- (2) Serial Preferred Stock. The board of directors is authorized to provide from time to time for the issuance of shares of serial preferred stock in series and to fix from time to time before issuance the designation, preferences, privileges and voting powers of the shares of each series of serial preferred stock and the restrictions or qualifications thereof, including, without limiting the generality of the foregoing, the following:
 - (i) The serial designation and authorized number of shares;
- (ii) The dividend rate, the date or dates on which such dividends will be payable, and the extent to which such dividends may be cumulative;
- (iii) The amount or amounts to be received by the holders in the event of voluntary or involuntary dissolution or liquidation of the corporation;
- (iv) The price or prices at which shares may be redeemed and any terms, conditions and limitations upon such redemption;

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(v) Any sinking fund provisions for redemption or purchase of

shares of such series; and

(vi) The terms and conditions, if any, on which shares may be converted into shares of other capital stock, or of other series of serial preferred stock of the corporation.

Each series of serial preferred stock, in preference to the common stock, may be entitled to dividends, from funds or other assets legally available therefore, at such rates payable at such times and cumulative to such extent, as may be fixed by the board of directors pursuant to the authority herein conferred upon it. In the event of dissolution or liquidation of the corporation, voluntary or involuntary, the holders of the serial preferred stock, in preference to the common stock, may be entitled to receive such amount or amounts as may be fixed by the board of directors pursuant to the authority herein conferred upon it. Each issued and outstanding share of serial preferred stock will entitle the holder thereof only to those votes, if any, which may expressly be fixed as hereinafter provided for the respective series thereof and to voting rights on certain matters, and in certain circumstances, as set forth in this Article.

Preferred stock of any series redeemed, converted, exchanged, purchased or otherwise acquired by the corporation shall be cancelled by the corporation and returned to the status of authorized but unissued serial preferred stock unless otherwise provided herein or in resolutions of the board of directors duly filed with the Delaware Secretary of State authorizing the issuance of the series.

All shares of any series of serial preferred stock, as between themselves, shall rank equally and be identical, and all series of serial preferred stock, as between themselves, shall rank equally and be identical except as set forth in resolutions of the board of directors duly filed with the Delaware Secretary of State authorizing the issuance of the series.

- 4. The address of its registered office in the State of Delaware is 615 South DuPont Highway, City of Dover, County of Kent, Delaware 19901. The name of its registered agent at such address is Capitol Services, Inc.
- 5. The names and mailing addresses of the person who is to serve as the initial director of the corporation until the first annual meeting of the stockholders of the corporation, or until his successor is elected and qualified, is Mike Mueller, 13835 N Northsight Blvd, Suite 101, Scottsdale, AZ 85260.
- 6. The incorporator of the corporation is Mike Cornell, 13835 N Northsight Blvd, Suite 101, Scottsdale, AZ 85260. The powers of the incorporator are to terminate upon the filing of this Certificate of Incorporation.
- 7. To the fullest extent permitted by the General Corporation Law of the State of Delaware, a director of the corporation shall not be personally liable to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director of the corporation; provided, that the foregoing provision shall not eliminate or limit the liability of a director (i) for any breach of the director's duty of loyalty to the corporation or its stockholders, (ii) for acts or

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omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under Section 174 of Title 8 of the Delaware General Corporation Law, or (iv) for any transaction from which the director derived an improper personal benefit. If the General Corporation Law of the State of Delaware is amended to authorize corporate action further eliminating or limiting the liability of directors, the liability of a director of the corporation shall be eliminated or limited to the fullest extent permitted by the General Corporation Law of the State of Delaware, as amended. Any amendment, modification or repeal of this Article Nine shall not adversely affect any right or protection of a director or former director of the corporation hereunder in respect of any act or omission occurring prior to the time of such amendment, modification or repeal.

The provisions of this Article 7 shall not be deemed to limit or preclude indemnification of a director by the corporation for any liability of a director which has not been eliminated by the provisions of this Article 7.

8. The corporation shall indemnify any person who is or was a director or officer of the corporation, with respect to action taken or omitted by such person in such capacities to the fullest extent authorized or permitted by law, as now or hereafter in effect, and such right to indemnification shall continue as to a person who has ceased to be a director or officer, as the case may be, and shall inure to the benefit of such person's heirs, executors and personal and legal representatives. These rights of indemnification shall not be exclusive of any other right that any person may have or hereafter acquire under this Certificate of Incorporation, the Bylaws, any statute, agreement, vote of shareholders or disinterested directors or otherwise. Any amendment, repeal or modification of this indemnification provision shall not adversely affect any rights to indemnification any person may have at the time of such amendment, repeal or modification with respect to any acts or omissions occurring prior to such amendment, repeal or modification.

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I, THE UNDERSIGNED, for the purposes of incorporating and organizing a corporation under the General Corporation Law of the State of Delaware, do execute this Certificate of Incorporation, and do certify that the facts herein stated are true.

DATED: May 13, 2011

Mike Cornell, Incorporator

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RECORDED: 08/03/2017