FORM PTO-1594 (Modified) (Rev. 6-93) OMB No. 0651-0011 (exp. 4/94) Copyright 1994-97 LegalStar TM05/REV03

11-19-2001



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Docket No.:

017977/0003

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I the attached original documents or copy thereof.

To the Honorable Commissioner of Fatorito and Thank	the attached original documents of copy thereof.
Name of conveying party(ies): Interealty.com Inc.	Name and address of receiving party(ies):
	Name: Interealty Corp.
11-15-01	Internal Address: SEE ATTACHED SCHEDULE
☐ Individual(s) ☐ Association	Street Address:
☐ General Partnership ☐ Limited Partnership ☐ Corporation-State Colorado	City: State: ZIP:
☐ Other	☐ Individual(s) citizenship
Additional names(s) of conveying party(ies) Yes X No	☐ Association
	☐ General Partnership
3. Nature of conveyance:	☐ Limited Partnership
☐ Assignment ☐ Merger	□ Corporation-State
☐ Security Agreement Change of Name	☐ Other
OtherExecution Date: Mar. 9, 2001	If assignee is not domiciled in the United States, a domestic designation is (Designations must be a separate document from Additional name(s) & address(es) Yes M N
4. Application number(s) or registration numbers(s):	
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
SEE	SEE
ATTACHED	ATTACHED
SCHEDULE	SCHEDULE
	🛛 Yes 🔲 No
Additional numbers	C. Baskins and
Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and registrations involved:
Name: Joshua R. Bressler	7. Total fee (37 CFR 3.41):\$ \$565.00
Internal Address: Sullivan & Cromwell	
	☐ Authorized to be charged to deposit account
	8. Deposit account number:
Street Address: 125 Broad Street	
City: New York State: NY ZIP: 10004	
11/16/2001 GTON11 00000133 75831061	T USE THIS SPACE
01 FC:481	
9. Statement and signature.	section is true and correct and any attached copy is a true copy
To the best of my knowledge and belief, the fore poing info	mation is true and correct and any attached copy is a true copy
of the original document.	11-13-01
Joshua R. Bressler	Date
Name of Person Signing	Signature
Total number of pages includi	ng cover sheet, attachments, and RADEMARK
Total Hambo. 5. page 1	

REEL: 002396 FRAME: 0508

SCHEDULE

2. Name and address of receiving party:

c/o Geac Computer Corporation Limited
 Attn: Ruth Klein, Esq., Assistant General Counsel
 11 Allstate Parkway, Suite 300
 Markham, Ontario, Canada L3R 9T8

4. Application numbers or registration numbers:

Trademark	Registration No. or (Application No.)
MLS PASSPORT	(75831061)
MLXCHANGE	(75834444)
MLXCHANGE	(75856139)
ALTAIRA	1886588
STELLARVISION	1926857
STELLARVISION	1928868
STELLAR II	1928869
STELLARTAX	1930401
STELLAR II	1930402
Interealty	2158881
Interealty	2158882
Interealty (& Design)	2199308
Interealty	2199309
Interealty (Design Only)	2200941
TASKLINK	2207152
PROPERTYPRESS	2239925
POWERFUL SOLUTIONS FOR REAL ESTATE PROFESSIONALS	2240291
BROWSERLINK	2244005
PROPERTYCHANNEL	2248390
NET.MLS	2354161
MLS PASSPORT	2369844
ANSWERLINK	2388999

Interealty Corp. Schedule A

Trädemark	Registration No. or (Serial No.)
MLS PASSPORT	(75831061)
MLXCHANGE	(75834444)
MLXCHANGE	(75856139)
ALTAIRA	1886588
STELLARVISION	1926857
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MLS PASSPORT	2369844
ANSWERLINK	2388999

MUST BE TYPED FILING FEE: \$25.00 HANGE MUST SUBMIT <u>TWO</u> COPIES	Mail to: Secretary of State Corporations Section 1560 Broadway, Suite 200 Denver, CO 80202 COLORADO (303) 894-2251 COLORADO	FOR Office use only 002 FILED SECTED STATE
MUST BE TYPED	Fax (303) 894-2242	.
FILING FEE: \$25.00 HANG		20011061186 M
1001 00011111 <u>1110</u> 001 120		\$ 25.00
Please include a typed self-addressed envelope A	ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION	SECRETARY OF STATE 03-23-2001 10:50:53
•	C 1987/32/753	·
Pursuant to the provisions of the Colorado E articles of Amendment to its Articles of Inco	Business Corporation Act, the undersign	ned corporation adopts the following
IRST: The name of the corporation is <u>Inte</u>	erealty.com Inc.	
ECOND: The following amendment to the	Articles of Incorporation was adopted o	n <u>March 9,</u>
20 <u>01</u> , as prescribed by the	Colorado Business Corporation Act, in	the manner marked with an X below:
No shares have been issue	ed or Directors Elected - Action by Incor	porators
No shares have been issue	d but Directors Elected - Action by Dire	ctors
Such amendment was adopt action was not required.	oted by the board of directors where sha	ares have been issued and shareholder
X Such amendment was adop amendment was sufficient for	oted by a vote of the shareholders. The or approval.	number of shares voted for the
HIRD: If changing corporate name, the ne	w name of the corporation is <u>Interea</u>	Ity Corp.
OURTH: The manner, If not set forth in su ssued shares provided for in the amendme	ich amendment, in which any exchange nt shall be effected, is as follows:	e, reclassification, or cancellation of
f these amendments are to have a delayed (Not to exceed nine	l effective date, please list that date: ety (90) days from the date of filing)	
		1 2 1
	Signature	- Tant
	Title John Trent.	Assistant Secretary COMPUTER UPSATE GOMPLETE
		TE GOMPLE
		TER UPPA
		COMPO

TRADEMARK REEL: 002396 FRAME: 0511

Revised 7/95

ACTION OF THE SOLE DIRECTOR OF INTEREALTY.COM INC..

Effective March 9, 2001 the undersigned, being the sole Director of Interealty.com Inc. (the "Corporation"), pursuant to § 7-108-202 of the Colorado Business Corporation Act, and in lieu of a meeting does hereby consent to the adoption of the following resolutions and does hereby direct that this consent be filed with the minutes of the proceedings of the Board of Directors.

RESOLVED that, the Corporation's Articles of Incorporation be amended in accordance with the Articles of Amendment attached hereto as Exhibit A;

NOW THEREFORE BE IT RESOLVED, that the proposed amendment to the Articles of Incorporation be submitted to the sole Shareholder of the Corporation for approval as required by § 7-110-103 of the Colorado Business Corporation Act;

FURTHER RESOLVED, that the sole Director recommends that the sole Shareholder of the Corporation approve the amendment, and hereby submits the amendment to the sole Shareholder for approval;

FURTHER RESOLVED, that, upon approval of the amendment by the sole Shareholder of the Corporation, the Assistant Secretary of the Corporation be, and said officer hereby is, authorized and directed to make and execute the Articles of Amendment and file the same in the office of the Secretary of State of Colorado; and

FURTHER RESOLVED, that, upon approval of the amendment by the sole Shareholder of the Corporation, the officers of the Corporation be, and they hereby are, authorized and directed to do any and all acts and things whatsoever which may be in any way necessary or proper to give effect to the transactions contemplated by these resolutions.

IN WITNESS WHEREOF, the undersigned has hereunto consented as of the date first above written.

William G. Nelson

Interealty Corp. Schedule A

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RECORDED: 11/15/2001