	09-26-2	2002	
Form PTO-1595 RI			U.S. DEPARTMENT OF COMMERC
(Rev. 5/39) OMB No. 0651-0011 (exp. 4/94)	102233		Patent and Trademark Offic Docket No.: MIM-03701
1. Name of conveying party(ies):		2. Name and ad	dress of receiving party(ies)
Novomodo, Inc.	9-23-07		ESTREET SECURITY, LTD.
Additional name(s) of conveying party(ies) attached?		
YesNo X		Street Addree	ss: 459 Chestnut Hill Avenue
Nature of conveyance:		Sheet Addres	Brookline, Massachusetts 02445
 () Assignment () Merge () Security Agreement (X) Change () Other: 		Additional na	nme(s) & address(es) attached? Yes No X
Execution Date: August 28, 2002			
3. Application number(s) or patent number(s)	s):		
If this document is being filed together w	with a new application	the execution do	te of the applications is:
A. Patent Application No.(s) 08/992.89			nt No.(s)
	itional numbers attach		No X
4. Name and address of party to whom corr concerning document should be mailed:	espondence	5. Total number	of applications and patents involved: 1
Name: <u>Patent Group</u> Internal Address: <u>Choate, Hall & Stewart</u>			and the second sec
Street Address: <u>Exchange Place</u> 53 State Street			
City: <u>Boston</u> State: <u>MA</u> ZIP: <u>02109-280</u>	<u>04</u>		CFR 3.41)
		(X) Enclose	CFR 3.41)\$ <u>\$40.00</u>
		7. Deposit accor	int number:
		(Attached dup account)	olicate copy of this page if paying by deposit
	DO NOT USE I	'HIS SPACE	······································
8. Statement and signature. To the best of my knowledge and belief, the true copy of the original document.	foregoing informatio	n is true and cor	rect and any attached copy is a
Anne E. Saturnelli, 41,290	Ell		September 16, 2002
Name of Person Signing	Signa		Date
	ages including cover s tents to be recorded with requ	and the second se	
	mmissioner of Patents & Trac Washington, D.	lemarks, Box Assignm	
09/25/2002 ANNED1 00000090 08992897)		
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FROM CORPORATION TRUST WILMINGTON 6

Delaware The First State

PAGE 1

I, EARRIET 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 MERGER, WHICH MERGES:

"NOVOMODO, INC", A MASSACHUSETTS CORPORATION,

WITH AND INTO "CORESTREET SECURITY, LTD." UNDER THE NAME OF "CORESTREET, LTD.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-EIGHTE DAY OF AUGUST, A.D. 2002, AT 12 O'CLOCK P.M.

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

3513229 B100M

020542517

Damiet Smith Mindson

Harriet Smith Windsor, Secretary

AUTHENTICATION: 1957487

DATE: 08-29 --

CERTIFICATE OF MERGER

STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPOPATIONS FILED 12:00 PM 08/28/2002 D20542517 - 3513229

OF

NOVOMODO, INC. (a Massachusens corporation)

WITH AND INTO

CORESTREET SECURITY, LTD. (a Delaware corporation)

The undersigned corporation does hereby certify.

×

<u>FIRST</u>: That the name and state of incorporation of each of the constituent corporations of the merger is as follows:

NAME

STATE OF INCORPORATION

Novomodo, Inc.

CoreStreet Security, Ltd.

Massachusetts

Delaware

<u>SECOND</u>: That an Agreement and Plan of Merger (the "Merger Agreement"), dated as of August 28, 2002, by and between Novomodo, Inc., a Massachusetts corporation ("Novomodo") and CoreStreet Security, Ltd., a Delaware corporation ("CoreStreet") setting forth the terms and conditions of the merger of Novomodo with and into CoreStreet (the "Merger"), has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 252 of the General Corporation Law of Delaware.

<u>THIRD</u>: That the name of the surviving corporation of the merger is CoreStreet Security, Ltd., a Delaware corporation, which shall change its name to CoreStreet, Ltd. (the "Surviving Corporation").

- FOURTH: That Article First of the Certificate of Incorporation of the survivor is being amended as set forth below:
 - <u>**PIRST</u>: The name of the corporation is CoreStreet, Ltd.</u></u>**

FIFTH: That an executed copy of the Merger Agreement is on file at the office of the Surviving Corporation, the address of which is: 35 Medford Street, Suite 305, Somerville, Massachusetts 02143.

SIXTH: That a copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.

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<u>SEVENTH</u>: The authorized capital stock of each foreign corporation which is a party to the merger is as follows:

Corporation	<u>Class</u>	Number of shares	Par Value per share or statement that shares are without <u>par value</u>
Novomodo, Inc.	Common	200,000	S .01

<u>EIGHTH</u>: That the Merger shall become effective on the date of filing this Certificate of Merger with the Secretary of State of the State of Delaware.

IN WITNESS WHEREOF, the undersigned, Philip Libin, has caused this Certificate of Merger to be executed on behalf of CoreStreet Security, Ltd., as of August 28, 2002.

CORESTREET SECURITY, LTD.

By: <u>/s/Philip Libin</u> Philip Libin President

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Exam	

FE	DERAL IDENTIFICATION	FEDERAL IDENTIFICATION
NO.	04-3561817	NO.

The Commonwealth of Massachusetts William Francis Galvin Secretary of the Commonwealth

One Ashburton Place, Boston, Massachusetts 02108-1512

ARTICLES OF MERGER (General Laws, Chapter 156B, Section 79)

Merger of

Novomodo, Inc.

a Massachusetts corporation

and

CoreStreet Security, Ltd.

a Delaware co	orporation	50	
	the constituen		E inter
	the constituen		
CoreStreet Se	ecurity, Ltd.	• • • • • • • • •	
one of the constituent corporations organized under the laws of:	Delaware		
			- · · · · · · · · · · · · · · · · · · ·

The undersigned officers of each of the constituent corporations certify under the penalties of perjury as follows:

1. An agreement of merger has been duly adopted in compliance with the requirements of General Laws, Chapter 156B, Section 79, and will be kept as provided by Subsection (c) thereof. The surviving corporation will furnish a copy of said agreement to any of its stockholders, or to any person who was a stockholder of any constituent corporation, upon written request and without charge.

2. The effective date of the merger determined pursuant to the agreement of merger shall be the date approved and filed by the Secretary of the Commonwealth. If a *later* effective date is desired, specify such date which shall not be more than *thirty days* after the date of filing:

3. (For a merger)

**The following amendments to the Articles of Organization of the *surviving* corporation have been effected pursuant to the agreement of merger: SEE ATTACHED.

(For a consolidation)

(a) The purpose of the *resulting* corporation is to engage in the following business activities:

* Delete the inapplicable words.

Note: If the space provided under any article or item on this form is insufficient, additions shall be set forth or separate 8 $1/2 \times 11$ sheets of paper with a left margin of at least 1 inch. Additions to more than one article may b made on a single sheet as long as each article requiring each addition is clearly indicated.

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R.A.

(For a consolidation)

(b) State the total number of shares and the par value, if any, of each class of stock which the *resulting* corporation is authorized to issue.

WITHOUT PAR VALUE		WITH PAR VALUE			
TYPE	NUMBER OF SHARES	TYPE	NUMBER OF SHARES	PAR VALUE	
Common:		Common:			
Preferred:		Preferred:			

**(c) If more than one class of stock is authorized, state a distinguishing designation for each class and provide a description of the preferences, voting powers, qualifications, and special or relative rights or privileges of each class and of each series then established.

**(d) The restrictions, if any, on the transfer of stock contained in the agreement of consolidation are:

**(e) Other lawful provisions, if any, for the conduct and regulation of the business and affairs of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders:

Item 4 below may be deleted if the resulting / surviving corporation is organized under the laws of a state other than Massachusetts.

4. The information contained in Item 4 is *not a permanent* part of the Articles of Organization of the surviving corporation.

(a) The street address of the surviving corporation in Massachusetts is: (post office boxes are not acceptable)

** If there are no provisions state "None"

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(b)	The name, residential addre	ess, and post office address of each director	and officer of the surviving corporation is:
	NAME	RESIDENTIAL ADDRESS	POST OFFICE ADDRESS

President:

Treasurer:

Clerk: Directors:

(c) The fiscal year (i.e. tax year) of the surviving corporation shall end on the last day of the month of: December

(d) The name and business address of the resident agent, if any, of the surviving corporation is:

Item 5 below may be deleted if the resulting/surviving corporation is organized under the laws of Massachusetts.

5. The surviving corporation hereby agrees that it may be sued in the Commonwealth of Massachusetts for any prior obligation of any constituent Massachusetts corporation, any prior obligation of any constituent foreign corporation qualified under General Laws, Chapter 181, and any obligations hereafter incurred by the surviving corporation, including the obligation created by General Laws, Chapter 156B, Section 85, so long as any liability remains outstanding against the corporation in the Commonwealth of Massachusetts, and it hereby irrevocably appoints the Secretary of the Commonwealth as its agent to accept service of process in any action for the enforcement of any such obligation, including taxes, in the same manner as provided in Chapter 181.

FOR MASSACHUSETTS CORPORATIONS

The undersigned Pre	esident and Assistant Clerk of	Novomodo, Inc	<u>.</u>		3
a corporation organi	ized under the laws of Massachuse	etts, further state under	the penalti	es of perjury th	at the agreement of
merger has been dul	<u>Rexecuted on</u> behalf of such corp	oration and duly approv	ved in the	manner require	d by General Laws,
chapter 156 B, Sect	on 28-			•	•
Sol	And				President
Tin	1 and				, Assistant Clerk
FOR CORPORAT	IONS ORGANIZED IN A STATI	E OTHER THAN MAS	SSACHUS	SETTS	
The undersigned,	President	and Secr	etary		. ,
of CoreStreet Se	curity, Ltd.	,	a corporat	ion organized	under the laws of
Delaware	, further state un	der the penalties of pe	erjury that	the agreemen	t of merger
has been duly adobt	ed by such corporation in the m	• •		~	
Jul M	Phil Libin				, President
	1 -1/	ANDREW M	CENC	415	, Secretary
*Delete the inapplicable	words.	~ 4 KO &	<u> Ukrs</u>		,
	ng powers and duties corresponding		,		
to those of the president o	or vice president of a Massachusetts corpo	ration organized under Gene	eral Laws, Ch	apter 156B.	
=Specify the officer having	g powers and duties corresponding to the	clerk or assistant clerk of suc	ch a Massacc	husetts corporatio	n.

THE COMMONWEALTH OF MASSACHUSETTS

ARTICLES OF MERGER (General Laws, Chapter 156B, Section 79)

I hereby approve the within Articles of Merger and, the filing fee in the amount of $_$, having been paid, said articles are deemed to have been filed with me this <u>28th</u> day of <u>August</u>, <u>2002</u>.

Effective date: August 28, 2002

WILLIAM FRANCIS GALVIN

Secretary of the Commonwealth

TO BE FILLED IN BY CORPORATION Photocopy of document to be sent to:

Nancy Valente, Corporate Paralegal

Hutchins, Wheeler & Dittmar, 101 Federal Street

Boston, MA 02110

Telephone: 617-951-6600

PATENT REEL: 013313 FRAME: 0934

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Item 3 – Continuation Sheet:

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Article First of the Certificate of Incorporation of the *surviving* corporation has been amended as follows:

<u>FIRST</u>.: The name of the corporation is CoreStreet, Ltd.

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RECORDED: 09/23/2002