| FORM PTO-1619A Expires 06/30/99 OMB 0651-0027 | | | | U.S. Department of Commerce Patent and Trademark Office PATENT | |
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| Conveying Par | ty(ies) | Mark if additiona | names of conveying | ng parties attached Execution Date Month Day Year | |
| Name (line 1) | BellSouth Intellectual Prop | perty Corporation | | 04 25 2007 | |
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| Name (line 2) | | | | | |
| Second Party | | | | Execution Date | |
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| induce former () | And Intellectual Floperty | , n.o. | | If document to be recorded | |
| Name (line 2) | | | | is an assignment and the receiving party is not | |
| | | | | domiciled in the United Stat an appointment of a domes | |
| Address (line 1) | Suite 425 | | | representative is attached. | |
| Address (line 2) | 824 Market Street | | | (Designation must be a separate document from Assignment.) | |
| Address (line 3) | Wilmington | Dalaurara | ╢───── | 10201 | |
| | City | Delaware State(Cause | <u> </u> | 19801 | |
| | resentative Name and A | State/Coun ddress Ente | ry for the first Receiv | Zip Code ing Party only. | |
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| FORM PTO-161 Expires 06/30/99 OMB 0651-0027 | 9B Page 2 | U.S. Department of Commerce Patent and Trademark Office PATENT |
|---|--|---|
| Correspondent | Name and Address Area Code and Tele | phone Number 919.469.2629 |
| Name | Scott P. Zimmerman | |
| Address (line 1) | P.O. Box 3822 | |
| Address (line 2) | Cary North Carolina 27519 | |
| Address (line 3) | | |
| Address (line 4) | | |
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| Enter either i Patent 10/177,561 | the Patent Application Number or the Patent Number (DO here in the patent Number (DO here in the integration is a point of the patent integration is a point of the patent application, enter the date of executing inventor. tion Treaty (PCT) T application number PCT U.S. Application number PCT U.S. Application number PCT Deposition Enter the total number of proper Fee Amount for Properties Listed 'ayment: Enclosed Deposition | Patent Number(s) Patent Number(s) Patent Number(s) Patent Application was Month Day Year PCT PCT PCT PCT PCT PCT PCT PCT PCT PC |
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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 AMENDMENT OF "BELLSOUTH INTELLECTUAL PROPERTY CORPORATION", CHANGING ITS NAME FROM "BELLSOUTH INTELLECTUAL PROPERTY CORPORATION" TO "ATGT INTELLECTUAL PROPERTY, INC.", FILED IN THIS OFFICE ON THE TWENTY-SEVENTH DAY OF APRIL, A.D. 2007, AT 11:39 O'CLOCK A.M.

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

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et Smith Hindson

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 5631074

DATE: 04-27-07

PATENT REEL: 019373 FRAME: 0480

STATE OF DELAWARE

State of Delaware Secretary of State Division of Comporations Delivered 12:25 PM 04/27/2007 FILED 11:39 AM 04/27/2007 SRV 070487259 - 2929720 FILE

CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION

The corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify:

FIRST: That at a meeting of the Board of Directors of BellSouth Intellectual Property Corporation resolutions were duly adopted setting forth a proposed amendment of the 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 Certificate of Incorporation of this corporation be amended by changing the Article thereof numbered "I" so that, as amended, said Article shall be and read as follows:

1.

The name of the corporation is AT&T Intellectual Property, Inc.

SECOND: That thereafter, pursuant to resolution of its Board of Directors, a special meeting of the stockholders of said corporation was duly called and held 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.

IN WITNESS WHEREOF, said corporation has caused this certificate to be signed this 25th day of April, 2007 in Wilmington, Delaware.

By:

Michael L. Bishop, President

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RECORDED: 05/29/2007