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THE UNITED STATES CORPORATION	42	79(D	
COMPANY	ACCOUNT NO.	: 07210000	0,032	
	REFERENCE	: 783714	4305026	
	AUTHORIZATION	:	Pt T	2 1
	COST LIMIT	: \$ 35.00	latucia li	
ORDER DATE :	April 16, 1998			
ORDER TIME :	9:46 AM			
ORDER NO. :	783714-010			
CUSTOMER NO:	4305026			
Sul	i Woodward, Legal livan & Worcester Post Office Squa		00000)2493250
Bos	ton, MA 02109		 .	
	<u>FOREIGN FI</u>	LINGS		98 APR 20 SECRETAR TALLAHASS
NAME :	SAFESITE RECOR CORPORAITON	DS MANAGEMEI	NT	20 PM 3: 0 NRY OF STATI SSEE, FLORI
XX PROFIT	ΊT	XX COR	PORATE ITED PARTNI	RDE OI SRSHIQVIS
XXXX WITHDRAWA	L/CANCELLATION			98 APR 20 AM II: : VISION OF CORPORA
PLEASE RETURN	THE FOLLOWING AS	PROOF OF FI	LING:	CORP
XX PLAIN	IED COPY STAMPED COPY ICATE OF GOOD STA	NDING	PORATE ITED PARTNI LING:	AM II: 21 ORPORATION
		4	20 gon	Endrowal
	: Janna Wilson			

APPLICATION BY FOREIGN CORPORATION FOR WITHDRAWAL OF AUTHORITY TO TRANSACT BUSINESS OR CONDUCT AFFAIRS IN FLORIDA

	Safesite	Records Management Corpo		SECRET	98 APR	
		(Name)	of Corporation)	SSE	NO NO	
				EEO	-0	m
-	Delaw		· ·			Same a
		(Incorporate	ted Under Laws Of)		- <u>e</u> -	
				RID	0	
				7.5		

This corporation is no longer transacting business or conducting affairs within the State of Florida and hereby voluntarily surrenders its authority to transact business or conduct affairs in Florida.

This corporation revokes the authority of its registered agent in Florida to accept service on its behalf and appoints the Department of State as its agent for service of process based on a cause of action arising during the time it was authorized to transact business or conduct affairs in Florida.

The following is a current mailing address to which the Department of State may mail a copy of any process against this corporation that may be served on the Department.

<u>745 Atlantic</u> Avenue

(Mailing Address)

Boston, Massachusetts 02111

.

(City/ State /Zip)

The corporation agrees to notify the Department of State in the future of any change in its mailing address.

Han	B. Makto
	Signature

Secretary *

Title

Garry B. Watzke Aml 14,1998

* Garry B. Watzke is Secretary of Iron Mountain/Safesite, Inc., which is the surviving entity from its merger with Safesite Records Management Corporation. The merger was filed with Delaware on 6/12/97 (certified copy is attached).

State of Delaware Office of the Secretary of State PAGE 1

I, EDWARD J. FREEL, 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:

"SAFESITE RECORDS MANAGEMENT CORPORATION", A DELAWARE CORPORATION,

WITH AND INTO "IRON MOUNTAIN/SAFESITE, INC." UNDER THE NAME OF "IRON MOUNTAIN/SAFESITE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWELFTH DAY OF JUNE, A.D. 1997, AT 9 O'CLOCK A.M.



Edward J. Freel, Secretary of State

AUTHENTICATION: 8813410 DATE:

12-16-97

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STATE OF DELAWARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 09:00 AM 06/12/1997 971192826 - 2708293

CERTIFICATE OF MERGER OF SAFESITE RECORDS MANAGEMENT CORPORATION WITH AND INTO IRON MOUNTAIN/SAFESITE, INC.

FIRST: The names and states of incorporation of each of the constituent corporations are from Mountain/Safesite, Inc., a Delaware corporation formerly known as IM-1 Acquisition Corp., and Safesite Records Management Corporation, a Delaware corporation.

SECOND: An Agreement and Plan of Merger (the "Agreement"), dated as of February 19, 1997, as amended, pursuant to which, *inter alia*, Safesite Records Management Corporation will merge with and into Iron Mountain/Safesite, Inc., outstanding common stock of Safesite Records Management Corporation will be converted into cash and Common Stock of Iron Mountain Incorporated, a Delaware corporation, and Iron Mountain/Safesite, Inc. shall be the surviving corporation of the merger (the "Surviving Corporation"), has been approved, adopted, certified, executed and acknowledged by each of the aforementioned corporations in accordance with subsection (c) of section 251 of the General Corporation Law of the State of Delaware.

<u>THIRD</u>: The name of the Surviving Corporation is "Iron Mountain/Safesite, Inc.", a Delaware corporation.

FOURTH: The Certificate of Incorporation of the Surviving Corporation shall remain in full force and effect and shall remain unchanged as a result of the merger.

<u>FIFTH</u>: The executed Agreement is on file at the principal place of business of the Surviving Corporation. The address of said principal place of business is:

745 Atlantic Avenue Boston, Massachusetts 02111

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

IN WITNESS WHEREOF, said Surviving Corporation has caused this Certificate to be signed by C. Richard Recsc, this 12^{74} day of June, 1997.

IRON MOUNTAIN/SAFESITE, INC.

By: c

Name: C. Richard Reese Title: Chairman and Chief Executive Officer