FORM PTO-1618A Expires 08/30/99 OMB 0651-0027 03-01-2000

U.S. Department of Commerce Patent and Trademark Office TRADEMARK

MRD 3-1-00

# 

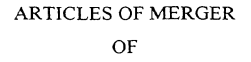
101257482 RECORDATION FORM COVER SHEET

Submission Type	: Please record the attached original document(s) or copy(ies).  Conveyance Type
New	Assignment License
Resubmission (Non-Recordation) Document ID #  Correction of PTO Error Reel # Frame #  Corrective Document Reel # Frame #	Security Agreement Nunc Pro Tunc Assignment  Merger Month Day Year  Change of Name  Other
Conveying Party	Mark if additional names of conveying parties attached Execution Date
Name NILES AUDIO C	ORPORATION, INC. 12998
Formerly	
Individual General Partnership	Limited Partnership 🔀 Corporation 🔲 Association
Other	
Citizenship/State of Incorporation/Organiza	ation FL
Receiving Party	Mark if additional names of receiving parties attached
Receiving Party	
Receiving Party  Name THE AUDIO G	
Receiving Party  Name THE AUDIO G  DBA/AKA/TA	
Name THE AUDIO G  DBA/AKA/TA  Composed of	Mark if additional names of receiving parties attached
Receiving Party  Name THE AUDIO G  DBA/AKA/TA  Composed of  Address (line 1) 12331 SW 130	Mark if additional names of receiving parties attached
Receiving Party  Name THE AUDIO G  DBA/AKA/TA  Composed of  Address (line 1) 12331 SW 130  Address (line 2)  Address (line 3) MIAM City	Mark if additional names of receiving parties attached  ROUP, TNC.  Street  State/Country
Receiving Party  Name THE AUDIO G  DBA/AKA/TA  Composed of  Address (line 1) 12331 SW 130  Address (line 2)  Address (line 3) MIAM	Mark if additional names of receiving parties attached  POUP, TNC.  State/Country Limited Partnership  If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic
Receiving Party  Name THE AUDIO G  DBA/AKA/TA  Composed of  Address (line 1) 12331 SW 130  Address (line 2)  Address (line 3) MIAM City  Individual General Partnership	Mark if additional names of receiving parties attached  POUP, TNC.  State/Country  Limited Partnership  If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate
Receiving Party  Name THE AUDIO G  DBA/AKA/TA  Composed of  Address (line 1) 12331 SW 136  Address (line 2)  Address (line 3) MIAMI City Individual General Partnership  Corporation Association	Mark if additional names of receiving parties attached  POUP, TNC.  State/Country  Limited Partnership  If document to be recorded is an assignment and the receiving party is not domiciled in the United States, an appointment of a domestic representative should be attached. (Designation must be a separate document from Assignment.)

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

FORM PTO-1618B Expires 06/30/99 OMB 0651-0027	Pag	je 2	U.S. Department of Commerce Patent and Tradement Office TRADEMARK	
	ntative Name and Address	Enter for the first Receivi	ng Party only.	
Name RO	VALD PETER R	OMAN		
Address (fine 1)	9 SW 117 CC	OURT		
Address (line 2)	AMI FL 33	0186		
Address (line 3)				
Address (line 4)				
Correspondent Name and Address Area Code and Telephone Number 3052795180				
Name Ro	NALD PETER	ROMAN		
Address (line 1) 95	19 SW 117	COURT		
Address (line 2)	AMI FL	33186		
Address (line 3)				
Address (line 4)				
Pages Enter the total number of pages of the attached conveyance document #				
including any attachments.  Trademark Application Number(s) or Registration Number(s) Mark if additional numbers attached				
Enter either the Trademark Application Number or the Registration Number (DO NOT ENTER BOTH numbers for the same property).				
Trademark A	Application Number(s)	Registration	Number(s)	
Number of Dreporti	loo			
Number of Properties Enter the total number of properties involved. #				
Fee Amount	Fee Amount for Properties		40.00	
Method of Payment: Enclosed Deposit Account Deposit Account				
(Enter for payment by deposit account or if additional fees can be charged to the account.)  Deposit Account Number: #				
Authorization to charge additional fees: Yes No				
Statement and Signature				
To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true copy of the original account. Charges to deposit account are authorized, as indicated herein.				
RONALDYETER	Koman Xelxx		2-28-00	
Name of Persor	n Signing	Signature	Date Signed	



## NILES AUDIO CORPORATION, INC.,

into

#### THE AUDIO GROUP, INC.,

Pursuant to the provisions of Section 607.1105 Florida Statutes, these Articles of Merger provide that:

- 1. Niles Audio Corporation, Inc., a Florida corporation, shall be merged with and into The Audio Group, Inc., a Florida corporation, which shall be the surviving corporation.
- 2. The Plan and Agreement of Merger, attached hereto as Exhibit "A" and incorporated herein by reference, was adopted by the directors and shareholders of The Audio Group, Inc., by written consent dated December 1998, and by the directors and shareholders of Niles Audio Corporation, Inc., by written consent dated December 1998.
- 3. The merger, which was approved by both corporations by unanimous consent, shall become effective on the day the Articles of Merger has been filed by the Secretary of State of Florida.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the constituent corporations by their authorized officers as of Decodos 1998.

The Audio Group, Inc., a Florida corporation

By:

Ivan Zucketolan, President

Attest

Janice Kay Zuckerman, Secretary

REEL: 001997 FRAME: 0715

SOUTH STATES

	By:
	Attest:  Janice Kay Zuckerman, Secretary  dged before me this day of ece 1998  a, as President and Secretary, of Niles Audio Corporation, poration, Sewho is personally known to me or who has as identification.  Notary Public, STATE ON FLORIDA
STATE OF FLORIDA ) ):ss COUNTY OF MIAMI-DADE )	My Commission Expires:  Ronald Peter Roman Notary Public, State of Florida My comm. expires December 23, 2001 Comm. No. CC 686748 Fla. Notary Service & Bonding Co.
The foregoing instrument was acknowled by Ivan Zuckerman and Janice Kay Zuckerman	dged before me this day of leading of leading from 1998, as President and Secretary, of The Audio Group, Inc., a on, Swho is personally known to me or who has
	Print Name: My Commission Expires:
	Ronald Peter Roman Notary Public, State of Florida My comm. expires December 23, 2001 Comm. No. CC 686748 Fis. Notary Service & Bonding Co.

### PLAN AND AGREEMENT OF MERGER

#### WITNESSETH:

WHEREAS, Niles Audio Corporation, Inc., was duly incorporated in the State of Florida and has authorized capital stock of One Thousand (1,000) shares (\$1.00 par value per share) of common stock (all of which are entitled to vote), and of which Five Hundred (500) shares of the common voting stock are duly issued and outstanding; and

WHEREAS, The Audio Group, Inc., was duly incorporated in the State of Florida and has authorized capital stock of One Thousand (1,000) shares (\$1.00 par value per share) of common stock (all of which are entitled to vote), and of which Four Hundred (400) shares of common voting stock are duly issued and outstanding; and

WHEREAS, the respective Boards of Directors and Shareholders of the Constituent Corporations deem it advisable and to their advantage, welfare and best interest to enter into this Plan, and have adopted Resolutions on here. It is provided that pursuant to the provisions of the Florida Business Corporation Act of the State of Florida, Niles Audio Corporation, Inc. (the "Merging Corporation"), be merged with and into The Audio Group, Inc. (the "Surviving Corporation"), in order to combine the assets and business of the Constituent Corporations for the purposes of (i) simplification of business records and tax paperwork, (ii) elimination of duplicate work and expenses in administration and accounting, (iii) granting of credit

facilities by financial lenders and (iv) to achieve a more efficient operation having greater resources

in the conduct of their business.

NOW, THEREFORE, in consideration of the premises and of the mutual agreements herein

contained, the Constituent Corporations have agreed, and do hereby agree, to merge upon the terms

and conditions set forth hereinbelow:

1. RECITALS. The recitals hereinabove are true and correct and are incorporated

herein.

2. AGREEMENT TO MERGE. The Constituent Corporations hereby agree that upon

the "Effective Date", as hereinafter defined, the Merging Corporation shall be merged into the

Surviving Corporation, and the Surviving Corporation shall succeed to all of the rights, privileges,

immunities and franchises, and all of the properties, real, personal and mixed, of the Merging

Corporation, without the necessity of any separate transfer. The Surviving Corporation shall

thereafter be responsible and liable for all of the liabilities and obligations of the Merging

Corporation, and neither the rights of creditors nor any liens on the property of the Merging

Corporation shall be impaired by the merger.

3. NAME OF MERGED CORPORATION. The name of the Surviving Corporation

shall continue to be: The Audio Group, Inc.

4. ARTICLES OF INCORPORATION. The Articles of Incorporation of the Surviving

Corporation upon the Effective Date of the merger will be the Articles of Incorporation of said

Surviving Corporation and shall continue in full force and effect.

5. BYLAWS. The Bylaws of the Surviving Corporation upon the Effective Date of the

merger will be the Bylaws of said Surviving Corporation and will continue in full force and effect.

-2-

6. **DIRECTORS AND OFFICERS.** The directors and officers in office of the Surviving

Corporation upon the Effective Date of the merger shall continue as the Directors and Officers of

the Surviving Corporation, all of whom shall hold their directorships and offices until the election

and qualification of their respective successors or until their tenure is otherwise terminated in

accordance with the Bylaws of the Surviving Corporation.

7. MODE OF EFFECTING MERGER. The mode of carrying said merger into effect,

and the manner and basis of converting the shares of the Merging Corporation into shares of the

Surviving Corporation, shall be as follows:

Since all the shares of the issued and outstanding capital stock of the Merging

Corporation and of the Surviving Corporation are presently owned by the same shareholders in the

same percentages, no additional shares need be issued by the Surviving Corporation to reflect the

ownership interest of the shareholders after the Effective Date. Upon the Effective Date of the

merger, each shareholder of the Merging Corporation shall surrender his or her certificate or

certificates to the Surviving Corporation and such certificate or certificates shall be canceled. The

then issued and outstanding shares of the Surviving Corporation owned by the shareholders shall

continue thereafter to constitute all of the issued and outstanding stock in such Surviving

Corporation.

8. ADOPTION OF PLAN. Pursuant to the applicable statutory provisions of the State

of Florida, the within merger has been approved by all the shareholders and all of the directors of

the Surviving Corporation and by all of the shareholders and all of the directors of the Merging

Corporation.

-3-

TRADEMARK

REEL: 001997 FRAME: 0719

Corporation with and into the Surviving Corporation shall have been fully authorized in accordance with the provisions of the Florida Business Corporation Act of the State of Florida, the Merging Corporation and the Surviving Corporation hereby stipulate that they will cause to be executed and

EXECUTION OF DOCUMENTS. In the event that the merger of the Merging

filed and/or recorded any document or documents prescribed by the laws of the State of Florida, and

that they will cause to be performed all necessary acts therein and elsewhere to effectuate the

merger.

9.

10. AUTHORIZATION OF DIRECTORS AND OFFICERS. The Board of Directors

and the proper officers of the Merging Corporation and of the Surviving Corporation, respectively,

are hereby authorized, empowered and directed to do any and all acts and things, and to make,

execute, deliver, file, and/or record any and all instruments, papers and documents which shall be

or become necessary, proper or convenient to carry out or put into effect any of the provisions of

this Plan of Merger or of the merger herein provided for.

11. **EFFECTIVE DATE**. This plan shall become effective on the day that the Articles

of Merger has been filed by Secretary of State of Florida. The term "Effective Date", wherever used

in this Plan, shall mean the Effective Date herein described. Neither of the Constituent Corporations

shall, prior to the Effective Date of the merger, engage in any activity or transaction other than in

the ordinary course of business, except that the Constituent Corporations may take any and all action

necessary or appropriate under the laws of the State of Florida to consummate this merger.

12. RIGHT TO ABANDON MERGER. The Board of Directors of each of the

Constituent Corporations shall have the power in its discretion to abandon the merger provided for

herein prior to the Effective Date.

-4-

IN WITNESS WHEREOF, the Constituent Corporations have caused their respective corporate names to be signed hereto, by their respective presidents and secretaries, thereunto duly authorized by the respective Board of Directors and shareholders of the Constituent Corporations.

MERGING CORPORATION:

Niles Audio Corporation, Inc.

By: Ivan Zuckerman President

Attest:

Janice Kay

(Corporate Seal)

**SURVIVING CORPORATION:** 

The Audio Group, Inc.

Ivan Zeckerman, President

Janice Kay Zu

Attest

(Corporate Seal)