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U.S. DEPARTMENT OF COMMERCE U.S. Patent and Trademark Office

OMB No. 0651-0027 (exp. 5/31/2002) Tab settings ⇒⇒⇒ To the Honorable Commissioner of Patents and Trademarks: Please record the attached original documents or copy thereof. Name of conveying party(ies): 2. Name and address of receiving party(ies) 2.19.02 Name: Celebrity, Inc. Magic Silk, Inc. Internal Address: Individual(s) Association Street Address: 4520 Old Troup Road, P.O. Box 6666 General Partnership Limited Partnership Zip:_75707 State: Texas City: Tyler Corporation-State Other ____ ☐ Individual(s) citizenship_____ Association General Partnership_ 3. Nature of conveyance: Limited Partnership Merger Assignment Corporation-State Texas Security Agreement Change of Name Other_ If assignee is not domiciled in the United States, a domestic representative designation is attached: Yes No (Designations must be a separate document from assignment) Additional name(s) & address(es) attached? No Other__ Execution Date: 6-30-2000 4. Application number(s) or registration number(s): B. Trademark Registration No.(s) A. Trademark Application No.(s) 1,258,647; 1,035,411; 2,029,321 Additional number(s) attached 📮 Yes 🍒 6. Total number of applications and 5. Name and address of party to whom correspondence 3 registrations involved: concerning document should be mailed: Thomas You 7. Total fee (37 CFR 3.41).....\$ 90.00 Thompson & Knight, LLP Internal Address:__ ☑ Enclosed Authorized to be charged to deposit account 8. Deposit account number: 1700 Pacific Avenue Street Address:_ **Suite 3300** (Attach duplicate copy of this page if paying by deposit account) 75201 Dallas Zip: State:_ City:_ DO NOT USE THIS SPACE To the best of my knowledge and belief, the foregoing information is true and correct and any attached copy is a true 9. Statement and signature. copy of the original document. Thomas Yoo Name of Person Signing er sheet, attachments, and document otal number of pages including or

Mail documents to be recorded with required cover sheet information to Commissioner of Patent & Trademarks, Box Assignments Washington, D.C. 20231

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The State of Texas

SECRETARY OF STATE

CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that the attached Articles of Merger of

MAGICSILK, INC. (a Texas corporation)

with

CELEBRITY, INC. (a Texas corporation)

have been received in this office and are found to conform to law. ACCORDINGLY, the undersigned, as Secretary of State, and by virtue of the authority vested in the Secretary by law, hereby issues this Certificate of Merger.

Filed

JUNE 30, 2000

Effective

JUNE 30, 2000

11:59 P.M.



Elton Bomer Secretary of State

Articles of Merger

of

FILED In the Office of the Secretary of State of Texas

Magicsilk, Inc.

JUN 30 2000

(a Texas corporation)

Corporations Section

with and into

Celebrity, Inc. (a Texas corporation)

Pursuant to the provisions of Article 5.16 of the Texas Business Corporation Act (the "TBCA"), the undersigned corporation, Celebrity, Inc., a Texas corporation ("Celebrity"), adopts the following Articles of Merger for the purpose of effecting a merger of Magicsilk, Inc., a Texas corporation and wholly owned subsidiary of Celebrity ("Magicsilk"), with and into Celebrity in accordance with the provisions of Article 5.16 of the TBCA.

1. The name of each corporation that is a party to the merger, the type of such entity and the laws under which such entity was organized are:

Name of Corporation	Type of Entity	State of Incorporation
Magicsilk, Inc.	For Profit Corporation	Texas
Celebrity, Inc.	For Profit Corporation	Texas

- 2. There are 1,000 shares of common stock, par value \$.01 per share ("Magicsilk Common Stock"), of Magicsilk outstanding. Celebrity owns all 1,000 shares of Magicsilk Common Stock that are outstanding.
- 3. Attached as Exhibit A are the resolutions (the "Resolutions") adopted by the Board of Directors of Celebrity to merge its wholly owned subsidiary, Magicsilk, with and into Celebrity in accordance with the provisions of Article 5.16 of the TBCA. The Resolutions were adopted on June 30, 2000.
- 4. There will be no amendments or changes to the Articles of Incorporation of Celebrity effected by this merger.
- 5. Celebrity shall be responsible for the payment of all fees and franchise taxes of Magicsilk and will be obligated to pay such fees and franchise taxes if the same are not timely paid.

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The merger shall become effective as of 11:59 p.m., Central Daylight Time, on June 30, 2000.

Dated as of June 30, 2000

Celebrity, Inc.

By: Lines Skiller
Name: 17NN SKILLEN
Title: UP + CFO

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Exhibit A

Relating to the Magicsilk Merger

WHEREAS, Magicsilk, Inc., a Texas corporation ("Magicsilk"), is a wholly owned subsidiary of the Company; and

WHEREAS, the Board of Directors of the Company has determined, in its best business judgement, that it would be in the best interest of the Company and its shareholders to merge Magicsilk with and into the Company (the "Magicsilk Merger"); and

WHEREAS, the Company shall be the surviving entity in the Magicsilk Merger;

NOW, THEREFORE, BE IT RESOLVED, that the Board of Directors of the Company hereby authorizes the Magicsilk Merger pursuant to the provisions of Section 5.16 of the TBCA, and the Company shall be the surviving entity of such merger.

RESOLVED FURTHER, that the appropriate officers of the Company are hereby authorized in the name of and on behalf of the Company to execute and file with the Secretary of State of the State of Texas the appropriate Articles of Merger for the purpose of effectuating the Magicsilk Merger in accordance with these resolutions and the applicable provisions of the TBCA.

RESOLVED FURTHER, that no changes in the Articles of Incorporation, the Bylaws, the directors or the officers of the Company shall be effected by the Magicsilk Merger.

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RECORDED: 02/19/2002