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TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

NEW ASSIGNMENT
MERGER
12/31/2003

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
MOVECENTRAL, INC.		12/22/2003	CORPORATION: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	MONSTERMOVING.COM, INC.	
Street Address:	622 Third Avenue	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10017	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	2409137	ADDRESS CENTRAL
Registration Number:	2392239	MOVENOW
Registration Number:	1843288	THE ADDRESS EXPRESS
Registration Number:	1847359	THE ADDRESS EXPRESS

CORRESPONDENCE DATA

Fax Number: (212)527-7701

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 2125277700

Email: tmdocket@darbylaw.com
Correspondent Name: Darby & Darby P.C.
Address Line 1: P.O. Box 5257

Address Line 4: New York, NEW YORK 10150-5257

NAME OF SUBMITTER: Randi S. Miller

TRADEMARK

REEL: 003086 FRAME: 0628

Signature:	/randi s miller/	
Date:	05/18/2005	
Total Attachments: 7		
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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 MERGER, WHICH MERGES:

"MOVECENTRAL, INC.", A MASSACHUSETTS CORPORATION,

WITH AND INTO "MONSTERMOVING.COM, INC." UNDER THE NAME OF "MONSTERMOVING.COM, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE TWENTY-FOURTH DAY OF DECEMBER, A.D. 2003, AT 9:31 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2003.

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



Varriet Smith Hindson
Harriet Smith Windson, Secretary of State

3307001 8100M

030834023

AUTHENTICATION: 2841364

DATE: 12-30-03

TRADEMARK REEL: 003086 FRAME: 0630

State of Delaware Secretary of State Division of Corporations Delivered 09:30 AM 12/24/2003 FILED 09:31 AM 12/24/2003 SRV 030834023 - 3307001 FILE

CERTIFICATE OF MERGER

OF

MOVECENTRAL, INC.

AND

MONSTERMOVING.COM, INC.

It is hereby certified that:

- 1. The constituent business corporations participating in the merger herein certified are:
- (i) MoveCentral, Inc., which is incorporated under the laws of the State of Massachusetts; and
- (ii) Monstermoving.com, Inc., which is incorporated under the laws of the State of Delaware.
- 2. An Agreement of Merger has been approved, adopted, certified, executed, and acknowledged by each of the aforesaid constituent corporations in accordance with the provisions of subsection (c) of Section 252 of the General Corporation Law of the State of Delaware, to wit, by MoveCentral, Inc. in accordance with the laws of the State of its incorporation and by Monstermoving.com, Inc. in the same manner as is provided in Section 251 of the General Corporation Law of the State of Delaware.
- 3. The name of the surviving corporation in the merger herein certified is Monstermoving.com, Inc., which will continue its existence as said surviving corporation under its present name upon the effective date of said merger pursuant to the provisions of the General Corporation Law of the State of Delaware.
- 4. The Certificate of Incorporation of Monstermoving.com, Inc., as now in force and effect, shall continue to be the Certificate of Incorporation of said surviving corporation until amended and changed pursuant to the provisions of the General Corporation Law of the State of Delaware.
- 5. The executed Agreement and Plan of Merger between the aforesaid constituent corporations is on file at an office of the aforesaid surviving corporation, the address of which is as follows: 622 Third Avenue, New York, NY 10017.
- 6. A copy of the aforesaid Agreement of Merger will be furnished by the aforesaid surviving corporation, on request, and without cost, to any stockholder of each of the aforesaid constituent corporations.

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- 7. The authorized capital stock of MoveCentral, Inc. consists of 200,000 shares of common stock \$.01 par value each.
- 8. The Agreement of Merger between the aforesaid constituent corporations provides that the merger herein certified shall be effective on December 31, 2003 insofar as the General Corporation Law of the State of Delaware shall govern said effective date.

Dated: December 22, 2003

MOVECENTRAL, INC

By:

Andrey J. McKelvey

President

Dated: December 22, 2003

MONSTERMOVING.COM, INC.

Bv:

Andrew J. McKelvey

President

FEDERALIDENTIFICATION	FIT TRALIDENTIFICATION
NO.	NO,

The Commonwealth of Massachusetts

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RA.

P.C.

William Francis Galvin Secretary of the Commonwealth One Ashburton Place, Boston, Massachusorts 02108-1512

(General Laws, Chapter 156B, Section 79)

"Kupkulklukluk" mergar of	MoveCentral, Inc., and
	Monstermoving.com, Inc.
·	
	و المراجعة
	the constituent corporations, into
	Monstermoving.com, Inc.
X MAX MARINA / 'one of the constituent cosperati	one organized under the laws of Delaware
	porations certify under the penalties of perjury as follows:
General Laws, Chapter 156B, Section 79, and will be	n duly adopted in compliance with the requirements of kept as provided by Subsection (c) thereof. The Sisching / ment to any of its stockholders, or to any person who was sitten request and without charge.
*numer shall be the date approved and filed by the S	determined pursuant to the agreement of Sometication / exceeding of the Commonwealth. If a later effective date is an other day after the date of filing December 31, 2003
3. (For a margor) **The following amondments to the Articles of Organ pursuant to the agreement of therees None	nivation of the <i>surviving</i> enropmenton have been effected
(Por a consulidation) (n) The purpose of the reading corporation is to engineer. N/A	inge in the following business activities:
*Delete the imagelisable words. Nate: If the spites provided under any article or lam on the 8 1/2 x 11 shows of gapor with a left margin of at least 1 3 shows as languar each addition is classical as languar each addition is classical.	ls form és insufficient, Additions chall be set forth ou repayate uch Additions to more then one article may be unds on a slugh aff hadicated.

(For a consolidation)
(b) State the road number of shares and the par value, if any, of each class of stock which the resulting corporation is quithorized to leave:

WITTIOUTFARVALUE		WITHPARVALUE		
TALE	NUMBER OF STARES	TYPE	NUMBER OF STIARES	PARVALUE
Common:	N/A	Common:	N/A	N/A
1 M see 1				
Preferred:	N/A	Preferred:	N/A	N/A

[&]quot;(a) If more than one class of scock is authorized, mare a distinguishing designation for each class and provide a description of the preferences, varing powers, qualifications, and special or relative rights or privileges of each class and of each series then established.

N/Λ

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

"(c) Other lawful provisions, if any, for the conduct and regulation of the business and allides of the corporation, for its valuation, or for limiting, defining, or regulating the powers of the corporation, or of its directors or weekholders, or of any class of stockholders.

N/A

lien) 4 below may be deleted if the resulting factiving corporation is organized under the laws of a state other than Massachusetts.

- 6. The information contained in Item 4 is not a permanent part of the Articles of Organization of the *resulting / *surviving corporation.
- (a) The street address of the "resulting I "surviving corporation in Massachusetts ist (pose office boxes are not acceptable)

"If there are no promisions searc "Nane".

NAME President: B/A	RESIDENTIALADDRESS	POST OFFICE ADDRESS
Leasurer: MVV		
Clerk: N/A		
Directors: N/A		
(c) The fixed year and (i.e. tax year) of	the "remiting / *surviving curporation	n shall end on the last day of the month of:
(d) The name and human address of the	the resident agent, if any, of the Tree	ulting / *surviving corporation is:
liom 5 below may be deleted if th	e essulting/surviving cosposation	is organized under the laws of Mareathusetts.
obligation of any constituent Marachus under General Laws, Chapter 184, and obligation countril by General Laws, Cha-	need corporation, any prior obligation I any obligations hereafter incurred by pter 156B, Section 85, so long as any mod it hereby irrevocably appoints the	the Commonwealth of Massachuseus for any prior of any constituent foreign corporation qualified the MMMMM / "surviving corporation, including the hisbilty remains outstanding against the corporation is Secretary of the Commonwealth as its agent to ligation, including taxes, in the same manner no
FOR MASSACHUSETTS CORPORATE	ONS	
The undereigned President / * * * * * * * * * * * * * * * * * *	of Massachusetts, tuiling state under executed on buhalf of such corporation	of moveContral. Inc. the penalties of perjuty that the agreement of on and duly approved in the manner required by
Constitution of the second		
The second secon		
	in a state office than massa	

Utilise the impolicable words

†Specify the afficer baving powers and dusies corresponding
to those of the president or vice possident of a Massachusers
corporation organized under Grownt Lauth Chapter 1569.

†Theorify the afficer having jumper and duster corresponding
to the circle of matauns elects of such a Massachusetts corporacion.

murger has been duly adopted by such corporation in the monner required have of balabure

or Manutormoving. dom, Inc.

Dolawayo

further scale under the penalties of perjugy that the agreement of

TRADEMARK REEL: 003086 FRAME: 0635

_____, a corporation organized under the laws of

MA SOC Filing Number: 200358976240 Date: 12/30/2003

THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears that the provisions of the General Laws relative to corporations have been complied with, and I hereby approve said articles; and the filing fee having been paid, said articles are deemed to have been filed with me on:

December 30, 2003

WILLIAM FRANCIS GALVIN

Therian Traing Daluis

Secretary of the Commonwealth

74293-1-0

RECORDED: 05/18/2005

TRADEMARK REEL: 003086 FRAME: 0636