TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2004

CONVEYING PARTY DATA

Name	Name Formerly		Entity Type
Cyborg Worldwide, Inc.		01/01/2004	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Hewitt Associates LLC
Street Address:	100 Half Day Road
City:	Lincolnshire
State/Country:	ILLINOIS
Postal Code:	60069
Entity Type:	LIMITED LIABILITY COMPANY: ILLINOIS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1680742	CYBORG USERS ASSOCIATION

CORRESPONDENCE DATA

Fax Number: (312)984-7700

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

Phone: 312.984.3620

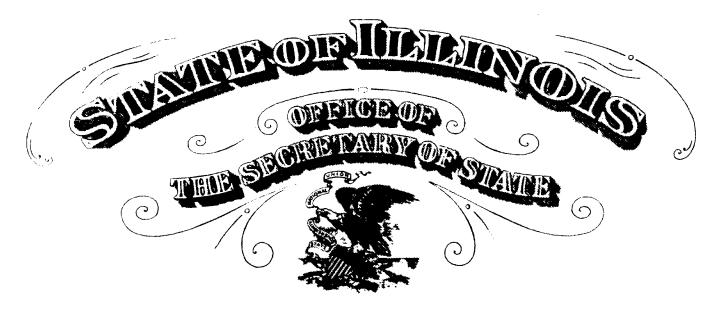
Email: jmikulina@mwe.com
Correspondent Name: Jennifer M. Mikulina
Address Line 1: 227 W Monroe St

Address Line 2: Suite 4400

Address Line 4: Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	058123-022
NAME OF SUBMITTER:	Jennifer M. Mikulina
Signature:	/Jennifer M. Mikulina/
	TRADEMARK

Date:	10/24/2007
Total Attachments: 19	
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To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that

ATTACHED HÉRÉTO IS A TRUE AND CORRECT COPY, CONSISTING OF 18 PAGE(S), AS TAKEN FROM THE ORIGINAL ON FILE IN THIS OFFICE FOR HEWITT ASSOCIATES L.L.C..



Authentication #: 0729501453
Authenticate at. http://www.cyberdriveillinois.com

In Testimony Whereof, I hereto set

my hand and cause to be affixed the Great Seal of the State of Illinois, this 22ND

day of

OCTOBER

A.D.

2007

Desse White

SECRETARY OF STATE

January 1994

George H. Ryan Secretary of State Department of Business Services Limited Liability Company Division Room 357, Howlett Building Springfield, IL 62756

Payment must be made by certified check, cashier's check, Illinois attorney's check, Illinois C.P.A.'s check or money order, payable to "Secretary of State."

Illinois Limited Liability Company Act Articles of Organization

Filing Fee \$500.

SUBMIT IN DUPLICATE

Must be typewritten

This space for use by Secretary of State

9-30.94 10# 000/-0963 Date Assigned File #

Filing Fee

Approved:

This space for use by Secretary of State

FILED

SEP 30 1994

LIMITED LIABILITY CO. DIV. GEORGE H. RYAN SECRETARY OF STATE

_	v Name: Hewitt Associates L.	L.C. A PAID
Limited Liability Compan	y Name:	200 1994
(The LLC name must contain the too, limited partnership, or L.P.)	words limited liability company or L.L.C. and cannot contain the term	ns corporation. corp., incorporated, inc., ltd
Transacting business un If YES, a Form LLC-1 20 is require	der an assumed name Yes X No. ed to be completed and attached to these Articles.)	
The address, including unacceptable.) 100 H	county, of its principal place of business. (Postalf Day Road, Lincolnshire, Illin	st office box alone and c/o ar lois 60069
Lake County		
	fication Number (F.E.I.N.):	94
a) the filing date,	or b) X another date later than but not more to the filing date: October 1, 1	.994
The registered agent's n	ame and registered office address is:	
Registered agent:	C. Lawrence Connolly, III First Name Middle Initial	. ast name
Registered Office:	100 Half Day Road Number Street	Suite #
(P.O. Box alone and	Lincolnshire IL 60069	Lake
c/o are unacceptable)	City Zip Code	Sounty

Purpose or purposes for which the LLC is organized: Include the business code # (Form 1065) (If not sufficient space to cover this point, add one or more sheets of this size.)

The company is organized to conduct a business of providing consulting, administration, and related services; and to transact any or all lawful business for which a limited liability company may be organized under the Illinois Limited Liability Company Act. 4398

The latest date the company is to dissolve September 30, 8. (month, day, year)

And other errents of dissolution enumerated on an attachment.

TRADEMARK

LLC	-5.5				•
9.	Other provisions for the regulation of the	e internal affairs of the	LLC per Section 5-5	(a) (8) included	as attachment
	Yes X No				
10.	a) Management is vested, in whole or in List their names and business addresse	n part, in managers	X Yes	No	/
	Dale L. Gifford	100 Half Day Lincolnshire,			
	b) Management is retained, in whole or List their names and addresses The Company has two (2) or			[X] No	ha Illinoi:
	Limited Liability Company		Full amount		
11. The best	Name(s) & Address(es) of Organizer(s) undersigned affirms, under penalties of pe of my knowledge and belief, true, correct	erjury, having authority	y to sign hereto, that th	is articles of orga	anization is to the
	Signature and Name	1	Busin	ess Address	
1	CL Connolly In	1.	100 Half Day	Road	
,	Signature C. Lawrence Connolly, III	I - Organizer	Number Lincolnshire	Street	
	(Type or print name and title)		Illinois	City/Town	60069
	(Name if a corporation or other ent		State 100 Half Day	Road	Zip Code
2	Signature	2.	Number Lincolnshire	Street	
	(Type or print name and title)		Illinois	City/Town	60069
	(Name If a corporation or other ent	ity)	State		Zip Code
3	Signature	3.	Number	Street	
	(Type or print name and title)			City/Town	
	(Name if a corporation or other ent	itv)	State		Zip Code

Signatures must be in ink on an original document. Carbon copy, photocopy or rubber stamp signatures may only be used on conformed copies.)

February 2002 Jesse White Secretary of State LC0229060 http://www.ilsos.net Payment may be made by business firmcheck payable to Secretary of State. (If check is returned for any reason this filing will be void.)		Illinois Limited Liability Company Act Articles of Amendment	FILED SEP 1 1 2003		
		Filing Fee (see instructions). SUBMIT IN DUPLICATE Must be typewritten This space for use by Secretary of State			
		Date 09・//・2 003 Assigned File # 000/2962 Filing Fee \$ 160,00 Approved: 3	JESSE WHITE SECRETARY OF STATE		
1.	Limited Liability Company nan	ne Hewitt Associates L.L.C.	PAID		
		S	EP 1 1 2003		
2.	File number assigned by the S	Secretary of State: 00012963			
3.	These Articles of Amendment are effective on the file date or a later date being not to exceed 30 days after the file date.				
4.	a) Admission of a new b) Admission of a new c) Withdrawal of a me d) Withdrawal of a ma e) Change in the addre address, including of Change of registere below) (Address of	ess of the office at which the records required by Section county below) and agent and/or registered agent's office (give new nanange of P.O. Box and c/o are unacceptable) and liability company's name (list below) assolution or other events of dissolution enumerated in its	in 1-40 of the Act are kept (give new ame and address, including county		
	'pursuant to the company's C Operating Agreement. The	ons of the company's business shall be vested in perating Agreement, except as provided otherwice operating Agreement may contain any provision of the company not inconsistent with law or these	ise pursuant to the company's		

- d) Dale L. Gifford, 100 Half Day Road, Lincolnshire, IL 60069
- b) C.L. Connolly III 100 Half Day Road, Lincolnshire, IL 60069 Dan DeCanniere - 100 Half Day Road, Lincolnshire, IL 60069 Dale L. Gifford - 100 Half Day Road, Lincolnshire, IL 60069 John M. Ryan - 100 Half Day Road, Lincolnshire, IL 60069

5.	a) Not less that	nt was adopted by an minimum numbe tion was not require	r of managers so		¥ Yes ¥ Yes ☐ Yes	
6.		nt was adopted by t inimum number of			X Yes	□No
7 .	l affirm, under p knowledge and	enalties of perjury, belief, true, correct	having authority to and complete.	sign hereto,	that this	articles of amendment is to the best of m
	Dated	(Month & Day)	2	(Year)		
					Jah-	1.8 ff
				Dale L.		Manager
			٠.		((Type or print Name and Title)
				(if appli and i	cant is a condicate wh	ompany or other entity, state name of company ether it is a member or manager of the LLC.)
a						
INST	RUCTIONS: *	If the <u>only</u> change the filing fee is \$	e reported is a char 25.	nge in the reg	istered a	agentand/or registered office;
		If other changes	are reported, the	filing fee is \$	\$100.	

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amendatory Act of 1997.



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Jease White Jease White Secretary of State Department of Business Services Limited Liability Company Actions of Merger Substitute District Care Limited Liability Company Actions of Merger Substitute Dust Care Must be spewritten This space for use by Secretary of State Filing Fee le \$100, but it merger of more than two entities, \$50 for each additional entity. Illinois Limited Liability Company Actions of Merger Substitute Dust Care Approved: Substitute Dust Care Approved: Substitute Dust Care Approved: Substitute Dust Care Approved: Approved: Approved: Illinois Limited Liability Company Actions of Merger Approved: Substitute Dust Care Approved: Substitute Dust Care Approved: Ap		Hate	DEC 3 1 2003 JESSE WHITE SECRETARY OF STATE
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2. The plan of merger has been is to merge. If a corporation articles of merger.	en approved and signed by each line is a party to the merger, a copy of	nited liability of the plan as	company and other entity that approved is attached to these
3. (a) Name of the surviving (b) Address of the surviving	entity: <u>Hewitt Associates LLC.</u> g entity: <u>100 Half Day Road. Linco</u>	olnshire, IL 60	0069
	(check one) se, of but not more than 30 days subsequence nuary 1, 2004 (month, day and year)	uent to the filli	ng date:
	s that are parties to this merger and, 1998, have elected in their oper		

TRADEMARK

LLC-37.25

	None				
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	For the limited liability comp	ames mai are parti	as to the many	er, complete the lollow	ng.
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_	witt Associates LLC	Illinois		October 1, 1994	
-					
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	if the sulfithing string is not			- 46	v liability or obligativ
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If additional space is needed, it must be continued in the same format on a plain white 8 1/2X11" sheet, which must be stapled to this form.

(Signatures must be in ink on an original document. Carbon copy, photocopy or rubber stamp signatures may only be used on conformed copies.)

LLC-30.1

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement"), dated as of December 15, 2003, is made by and among Hewitt Associates LLC, an Illinois limited liability company ("Hewitt"), Cyborg Worldwide, Inc., a Delaware corporation ("Cyborg Worldwide"), Cyborg Systems, Inc., an Illinois corporation ("Cyborg Systems"), Cyborg Holdings, Inc., a Delaware corporation ("Cyborg Holdings"), Cyborg Systems Asia, Limited, an Illinois corporation ("Cyborg Asia"), Cyborg Systems Africa, LLC, an Illinois limited liability company ("Cyborg Africa"), and Cyborg Systems India, Limited, an Illinois corporation ("Cyborg India"). As used herein, each of the above, except Hewitt, are referred to herein as a "Cyborg Subsidiary" and collectively, the "Cyborg Subsidiaries".

WHEREAS, this Agreement contemplates a merger of each of the Cyborg Subsidiaries with and into Hewitt or another Cyborg Subsidiary; and

WHEREAS, in furtherance of such restructuring, the Boards of Directors of each of the Cyborg Subsidiaries (as appropriate) and Hewitt have each approved this Agreement and the merger of each of the Cyborg Subsidiaries in accordance with the terms of this Agreement and in accordance with the General Corporation Law of the State of Delaware (the "DGCL"), Illinois Limited Liability Company Act (the "LLC Act") and the Business Corporation Act of the State of Illinois (the "Business Act");

NOW, THEREFORE, in consideration of the foregoing and the respective representations, warranties, covenants and agreements set forth herein, the parties hereto agree as follows:

ARTICLE I THE MERGER

- 1.1 Outstanding Shares. For the mergers enacted pursuant to Section 11.30 of the Business Act, the following shares are outstanding immediately prior to the adoption of this Agreement:
 - (a) Cyborg Holdings 1,000 common shares
 - (b) Cyborg Systems 2,506,884.4100 Class A common shares

15,493,114.5900 Class B common shares

(c) Cyborg Asia – 3,000 Class A common shares

18,252 Class B common shares

- 1.2 The Merger. Upon the terms and subject to the conditions of this Agreement and in accordance with the LLC Act, the following shall take place on January 1, 2004 (the "Merger"):
 - (a) At 9:00 am CST, pursuant to Section 253 of DCGL and Section 11.30 of the Business Act, Cyborg Asia shall merge with and into Cyborg Worldwide, and the separate corporate existence of the Cyborg Asia shall cease. Cyborg Asia is a wholly-owned subsidiary of Cyborg Worldwide. All stock of Cyborg Asia shall no longer be outstanding and shall automatically be cancelled.
 - (b) At 9:02 am CST, pursuant to Section 11.30 of the Business Act, Cyborg Holdings shall merge with and into Cyborg Systems, and the separate corporate existence of the Cyborg Holdings shall cease. Cyborg Holdings is a wholly-owned subsidiary of Cyborg Systems. All stock of Cyborg Holdings shall no longer be outstanding and shall automatically be cancelled and retired.
 - (c) At 9:04 am CST, pursuant to Section 37-20 of the LLC Act and Section 11.39 of the Business Act, Cyborg Africa shall merge with and into Cyborg Systems, and the separate corporate existence of the Cyborg Africa shall cease. All membership interests in Cyborg Africa are held by Cyborg Systems and shall no longer be outstanding and shall automatically be cancelled and retired.
 - (d) At 9:06 am CST, pursuant to Section 11.30 of the Business Act and Section 253 of the DGCL, Cyborg Systems shall merge with and into Cyborg Worldwide, and the separate corporate existence of the Cyborg Systems shall cease. Cyborg Systems is a wholly-owned subsidiary of Cyborg Worldwide. All stock of Cyborg Systems shall no longer be outstanding and shall automatically be cancelled and retired.
 - (e) At 9:08 am CST, pursuant to Section 264 of the DCGL and Section 37-20 of the LLC Act, Cyborg Worldwide shall merge with and into Hewitt, and the separate corporate existence of the Cyborg Worldwide shall cease. Cyborg Worldwide is a wholly-owned subsidiary of Hewitt. All stock of Cyborg Worldwide shall no longer be outstanding and shall automatically be cancelled and retired.
 - (f) At 9:10 am CST, pursuant to Section 11.39 of the Business Act and Section 37-20 of the LLC Act, Cyborg India shall merge with and into Hewitt, and the separate corporate existence of the Cyborg India shall cease. Cyborg India is a whollyowned subsidiary of Hewitt. All stock of Cyborg India shall no longer be outstanding and shall automatically be cancelled and retired.
 - (g) After the completion of the above steps (a) through (f), Hewitt shall continue as the surviving company (sometimes hereinafter referred to as the "Surviving Company"). Hewitt's principal place of business is 100 Half Day Road, Lincolnshire, Illinois 60069. The Merger shall have the effect as provided in the applicable provisions of the DGCL, the LLC Act and the Business Act.

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- 1.3 Effective Time. Subject to the terms hereof, the Cyborg Subsidiaries and Hewitt will cause a Certificate of Merger (the "Certificate of Merger") to be executed and filed with the Secretary of State of the State of Delaware, and will cause Articles of Merger (the "Articles of Merger") to be executed and filed with the Secretary of State of the State of Illinois (the "Secretaries of State") in such form and executed as provided in the DGCL, the LLC Act and the Business Act. The Merger shall become effective on January 1, 2004, which is hereinafter referred to as the "Effective Time."
- 1.4 Articles of Organization. Pursuant to the Merger, the articles of organization of Hewitt, as in effect immediately prior to the Effective Time (the "Articles of Organization"), shall be the Articles of Organization of the Surviving Company without any modification or amendment pursuant to the Merger.
- 1.5 Operating Agreement. Pursuant to the Merger, the operating agreement of Hewitt, as in effect immediately prior to the Effective Time, shall be the operating agreement of the Surviving Company.
- 1.6 Board of Managers. Pursuant to the Merger, the Board of Managers of Hewitt, as in effect immediately prior to the Effective Time, shall be the Board of Managers of the Surviving Company.

ARTICLE II TRANSFER AND CONVEYANCE OF ASSETS AND ASSUMPTION OF LIABILITIES

2.1 Transfer, Conveyance and Assumption. At the Effective Time, Hewitt shall succeed to and possess all of the rights, privileges and powers of the Cyborg Subsidiaries, and all of the assets and property of whatever kind and character of the Cyborg Subsidiaries shall vest in Hewitt. Thereafter, Hewitt, as the Surviving Company, shall assume and become obligated for all outstanding debts, liabilities, duties and obligations, contractual or otherwise, whether known or unknown, now in existence or arising in the future of each of the Cyborg Subsidiaries, and any claim or judgment against the Cyborg Subsidiaries may be enforced against Hewitt, as the Surviving Company, in accordance with the DGCL, the LLC Act, and the Business Act. If at any time Hewitt shall consider or be advised that any further assignment, conveyance or assurance is necessary or advisable to vest, perfect or confirm of record in Hewitt the title to any property or right of the Cyborg Subsidiaries, or otherwise to carry out the provisions hereof, the proper representatives of the Cyborg Subsidiaries, as of the Effective Time, shall execute and deliver any and all proper deeds, assignments and assurances and do all things necessary or proper to vest, perfect or convey title to such property or right in Hewitt, and otherwise to carry out the provisions hereof.

ARTICLE III TERMINATION

3.1 **Termination**. This Agreement may be terminated and the Merger may be abandoned at any time prior to the filing by the Secretary of State of Illinois by Hewitt.

3.2 Effect of Termination. In the event of the termination of this Agreement, this Agreement shall forthwith become null and void, and there shall be no liability on the part of any party; provided that nothing herein shall relieve any party from any liability or obligation with respect to any willful breach of this Agreement.

ARTICLE IV MISCELLANEOUS

- 4.1 Severability. If any term, provision, covenant or restriction of this Agreement is held by a court of competent jurisdiction or other authority to be invalid, void, unenforceable or against its regulatory policy, the remainder of the terms, provisions, covenants and restrictions of this Agreement shall remain in full force and effect and shall in no way be affected, impaired or invalidated.
- 4.2 Governing Law. This Agreement shall be governed, construed and enforced in accordance with the laws of the State of Illinois without giving effect to the principles of conflicts of law thereof.

[Signature Page Follows]

IN WITNESS WHEREOF, the Cyborg Subsidiaries and Hewitt have caused this Agreement to be signed by their respective officers thereunto duly authorized as of the date first written above.

Hewitt Associates LLC	Cyborg worldwide, inc.
By: Hewitt Associates, Inc. Its: Sole Member By: Connolly III Name: C. Lawrence Connolly, III Title: Secretary	By:
Cyborg Systems, Inc.	Cyborg Holdings, Inc.
By:	By:
Cyborg Systems Asia, Limited	Cyborg Systems Africa, LLC
By:	By: Cyborg Systems, Inc. Its: Sole Member By:
Cyborg Systems India, Limited	
By: Name: C. Lawrence Connolly, III Title: Vice President	



Form LLC-5.25

December 2003

Jesse White

Secretary of State
Department of Business Services
Limited Liability Company Division
Room 351, Howlett Building
Springfield, IL 62756
http://www.cyberdriveillinois.com

Payment may be made by business firm checkpayable to Secretary of State. (If check is returned for any reason this filing will be void.)

Illinois Limited Liability Company Act

Articles of Amendment

Filing Fee (see instructions).

SUBMIT IN DUPLICATE

Must be typewritten

This space for use by Secretary of State

Date 63 0 4 2004
Assigned File # 000/ 2963
Filing Fee \$ 150.00

Approved: 5

This space for use by Secretary of State

FILED

MAR 0 4 2004

JESSE WHITE SECRETARY OF STATE

File	numi	per assigned by the Secretary of State: 00012963	MAR 0 4 2004
			2004
The:	se Ar to exc	ticles of Amendment are effective on $oldsymbol{\mathbb{Z}}$ the file date or a later date being $oldsymbol{\bot}$ ceed 30 days after the file date.	
The	Artic	les of Organization are amended as follows:	
	_ a)	Admission of a new member (give name and address below)	
×	_ b)		
-	_ c)	Withdrawal of a member (give name below)	
	_ a)	Withdrawal of a manager (give name below)	
	_ e)	Change in the address of the office at which the records required by Section 1-4 address, including county below)	· ·
	_ f)	Change of registered agent and/or registered agent's office (give new name a below) (Address change of P.O. Box and c/o are unacceptable)	and address, including co
	_ g)	Change in the limited liability company's name (list below)	
	_ h)	Change in date of dissolution or other events of dissolution enumerated in item 6	of the Articles of Organiza
	_ i)	Other (give information below)	-

LLC-11.5

LLC-5.25

5.	a) Not less than	was adopted by the manage minimum number of manage on was not required.	* *	XYes XYes □Yes	□No □No
6.		was adopted by the member simum number of members s	• •	Yes	□No ·
7.		nalties of perjury, having aut elief, true, correct and compl		o, that this	articles of amendment is to the best of my
	Dated	February 19 (Month & Day)	, 2,004 (Year)		
			£	ani	Hollan
			70	Da	(Signature) niel J. Holland, Manager
					(Type or print Name and Title)
				-	company or other entity, state name of company hether it is a member or manager of the LLC.)

INSTRUCTIONS: * If the <u>only</u> change reported is a change in the registered agent and/or registered office, the filling fee is \$35.

If other changes are reported, the filing fee is \$150.

TRADEMARK

HEWITT ASSOCIATES LLC BOARD OF MANAGERS

ADDRESS
100 Half Day Road, Lincolnshire, IL 60069
100 Half Day Road, Lincolnshire, IL 60069
100 Half Day Road, Lincolnshire, IL 60069
100 Half Day Road, Lincolnshire, IL 60069
100 Half Day Road, Lincolnshire, IL 60069
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100 Half Day Road, Lincolnshire, IL 60069
100 Half Day Road, Lincolnshire, IL 60069

Form **LLC-1.20**

July 2005

Secretary of State Jesse White
Department of Business Services
Limited Liability Division
Room 351 Howlett Building
501 S. Second St.
Springfield, IL 62756
www.cyberdriveillinois.com

Payment must be made by business firm check payable to Secretary of State. (If check is returned for any reason this filing will be void.)

COSAESAS

Illinois

Limited Liability Company Act

Application to Adopt, Change, Cancel or Renew an Assumed Name

Filing Fee - see note on reverse side

SUBMIT IN DUPLICATE

Must be typewritten

This space for use by Secretary of State.

Filing Fee: \$

Approved:

150-

FILE # 000-296-3

This space for use by Secretary of State.

FILED

OCT 0 4 2005

JESSE WHITE SECRETARY OF STATE

1.	Limited Liabili	ty Company Name: <u>Hewitt Associates</u> ムルワ	PAID
•		ry Company Name. Hewitt Associates 2121	OCT 0 4 2005
2.	State or Coun	try under the laws of which the company is organized: (check one)
	7 Illinois (dom	estic) ☐ Foreign (specify):	
3.	Date organized foreign Limited	d (if an Illinois Limited Liability Company) or date authorized to tra Liability Company): October 1, 1994	nsact business in Illinois (if a
4.	TO ADOPT:	(a) The Limited Liability Company intends to adopt and transact I name of: Hewitt Relocation	business under the assumed
		(b) The right to use the assumed name shall be effective from the by the Secretary of State until October 1 , 20 10 , anniversary month in the next year, which is evenly divisible	e date this application is filed the first day of the company's
5.	TO CHANGE:	(a) The above-named Limited Liability Company intends to cease the assumed name of:	e transacting business under
		(b) and to commence transacting business under the new assum	ned name of:
6.	TO CANCEL:	The above-named Limited Liability Company intends to cease tra assumed name of:	nsacting business under the
7.	TO RENEW:	(a) The above-named Limited Liability Company intends to rer	new the assumed name of:
		(b) The right to use the assumed name shall be effective from the by the Secretary of State until, 20, 1 anniversary month in the next year, which is evenly divisible by	the first day of the company's

8. The undersigned affirms, under penalties of perjury, having authority to sign hereto, that this Application to Adopt, Change, Cancel or Renew an Assumed Name is to the best of my knowledge and belief, true, correct and complete.

Dated September 30		, 2005
12/2	Month & Day	Year
Conn	rug I	
	O Signature	
C. Lawrence Connoll	y, III, Authorized Re	presentative
	Name and Title (type or prin	1)
	company or other entity, state	
and indicate v	vhether it is a member or man	ager of the LLC.

- NOTE: a. An assumed name may be adopted in five-year increments. The right to use an assumed name shall be effective from the date of filing by the Secretary of State until the first day of the anniversary month of the Limited Liability Company that falls within the next calendar year evenly divisible by 5.
 - b. The filing fee to adopt an assumed name is \$150 for each year or part thereof ending in 0 or 5; \$120 for each year or part thereof ending in 1 or 6; \$90 for each year or part thereof ending in 2 or 7; \$60 for each year of part thereof ending in 3 or 8; or \$30 for each year or part thereof ending in 4 or 9.
 - c. The fee to change an assumed name is \$100.
 - d. The fee for canceling an assumed name is \$100.
 - e. The fee to renew an assumed name is \$300. An assumed name may be renewed 60 days prior to the expiration of the right to use the assumed name, for a period of five years, by making an election to do so at the time of filing the Annual Report and by paying the renewal fees as prescribed by this Act.
 - f. A penalty of \$100 will apply to any assumed name renewed on or after the first day of the company's anniversary month. If the assumed name is not renewed within the 60 days commencing with the first day of the company's anniversary month, the right to use the assumed name shall cease.



C-1.36/

50

July 2005

Secretary of State Jesse White Department of Business Services Limited Liability Division Room 351 Howlett Building 501 S. Second St. Springfield, IL 62756 www.cyberdriveillinois.com

Payment must be made by business firm check payable to Secretary of State. (If check is returned for any reason this filing will be void.)

Illinois **Limited Liability Company Act**

Statement of Change of Registered Agent and/or Registered Office

SUBMIT IN DUPLICATE

Must be typewritten

This space for use by Secretary of State.

Filing Fee: Approved:

FILE # 000 1 296 3

This space for use by Secretary of State.

FILED

SEP 1 0 2007

JESSE WHITE SECRETARY OF STATE

Limited Liability Company Name: HEWITT ASSOCIATES LLC 1

SEP 1 0 2007

2. Name and Address of Registered Agent and Registered Office as they appear on the records of the Office of the Secretary of State (before change):

Registered Agent C. LAWRENCE CONNOLLY III

Number

First Name

Middle Name

Last Name

Registered Office 100 HALF DAY ROAD

Street

Suite No. (P.O. Box alone is unacceptable)

LINCOLNSHIRE, 60069 LAKE

ZIP Code

County

3. Name and Address of Registered Agent and Registered Office shall be (after all changes herein reported):

Registered Agent <u>JEFFREY</u> C. EVERETT

First Name

Middle Name

Last Name

Registered Office

100 HALF DAY ROAD

Number

Street

Sulte No. (P.O. Box alone is unacceptable)

LINCOLNSHIRE, 60069 LAKE

City

ZIP Code

- The address of the registered office and the address of the business office of the registered agent, as changed, will be identical.
- The above change was authorized by: (check one box only)
 - a. If resolution duly adopted by the members or managers. (See Note 4.)
 - b. action of the registered agent. (See Note 5.)

SEE REVERSE FOR SIGNATURE(S).

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08/24/2007 3:17PM If the change to the registered agent or registered office is authorized by the members or managers, sign here. (See Note 4 below.)

The undersigned affirms, under penalties of perjury, having authority to sign hereto, that this statement to change the registered agent or address is to the best of my knowledge and belief, true, correct and complete.

	Dated August 24	2007
	Monthioey	Year
	Signature (Must comply with Section	n 5-45 of ILLCA.)
	Jeffrey C. Everett, Assistant Secretary	- Registered Agent
	Name and Title (type or	print) d
	If the member or manager signing this do other entity, state name of company and member or manager of the Limited L	indicate whether it is a
If change of registered office by registered age	ent, sign here. (See Note 5 below.)	
The undersigned, under penalties of perjury, affirm	ns that the facts stated herein are true, con	rect and complete.
	Dated	
	Month/Day	Year
	Signature of Registered Agent	of Record
	Name (type or print) If registered agent is a corp name and title of officer who is signi	oration.

NOTES

- The registered office may, but need not be, the same as the principal office of the Limited Liability Company; however, 1. the registered office and the office address of the registered agent must be the same.
- 2. The registered office must include a street or road address (P.O. Box alone is unacceptable).
- 3. A Limited Liability Company cannot act as its own registered agent.

RECORDED: 10/24/2007

- Any change of registered agent or registered address effected by the Limited Liability Company must be by resolution adopted by the members or managers.
- The registered agent may report a change of the registered office of the Limited Liability Company for which he/she is a 5. registered agent. When the agent reports such a change, this statement must be signed by the registered agent. If a corporation is acting as the registered agent, a duly authorized officer of such corporation must sign this statement.

Printed by authority of the State of Illinois. February 2008 - 5M - LLC-36

08/24/2007 3:17PM

TRADEMARK