Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	11/01/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Informa Licensing, Inc.		10/24/2007	CORPORATION: MASSACHUSETTS

RECEIVING PARTY DATA

Name:	Informa USA, Inc.
Street Address:	One Research Drive
City:	Westborough
State/Country:	MASSACHUSETTS
Postal Code:	01581
Entity Type:	CORPORATION: MASSACHUSETTS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2199897	GLOBAL MOBILE

CORRESPONDENCE DATA

Fax Number: (312)827-8185

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

Phone: 312-781-6013

Email: trademarks@bellboyd.com, kstarshak@bellboyd.com

Correspondent Name: Kathryn Starshak
Address Line 1: P.O. Box 1135

Address Line 4: Chicago, ILLINOIS 60690-1135

ATTORNEY DOCKET NUMBER:	115260-78
NAME OF SUBMITTER:	Kathryn Starshak
Signature:	/kathryn starshak/
	TRADEMARK

REEL: 003882 FRAME: 0739

900119995

718888

CH \$40

Date:	11/04/2008
Total Attachments: 5 source=GLOBAL MOBILE Informa Licensin	g Merger#page2.tif g Merger#page3.tif g Merger#page4.tif

TRADEMARK REEL: 003882 FRAME: 0740

D PC

The Commonwealth of Massachusetts William Francis Galvin

Secretary of the Commonwealth
One Ashburton Place, Boston, Massachusetts 02108-1512

Articles of Merger Involving Domestic Entities (General Laws Chapter 156D, Section 11.06; 950 CMR 113.36)

(1) Exact name of each domestic corporation or other entity involved in the merger:
Informa Licensing, Inc.
Informa USA, Inc.
(2) Exact name of the surviving entity: <u>Informa-USA</u> , Inc.
(3) The merger shall be effective at the time and on the date approved by the Division, unless a later effective date not more that 90 days from the date and time of filing is specified: November 1, 2007
(check appropriate bax)
(4) It is the plan of merger was duly approved by the shareholders, and where required, by each separate voting group as provide by G.L. Chapter 156D and the articles of organization.
OR
[1] The plan of merger did not require the approval of the shatcholders.
(5) Participation of each other entity was duly authorized by the law under which the other entity is organized or by which it is governed and by its articles of organization or other organizational documents.
(6) Attach any amendment to articles of organization of the surviving entity, where the survivor is a domestic business corpora-
(7) Attach the articles of organization of the surviving entity where the survivor is a NEW domestic business corporation, including all the supplemental information required by 950 CMR 113.16.

PC

e756661106950120390271**305**

Signed by:	
L1 Chairman of the board of directors, (signature of authorized individual)	
[.] President,	
Other officer, Assistant Secretary	
☐ Court-appointed fiductary,	
on this day of Ootober Signed by:	
Chairman of the board of directors,	\
☐ President.	
D Other officer, Senior Vice President	
□ Соит-appointed fiduciary,	
n this 24th day of October	, <u>2007</u>

TRADEMARK REEL: 003882 FRAME: 0742

Agreement and Plan of Merger of Informa Licensing, Inc., a Massachusetts corporation, into Informa USA, Inc., a Massachusetts corporation

AGREEMENT AND PLAN OF MERGER by and between Informa Licensing, Inc., a business corporation of the Commonwealth of Massachusetts ("ILI"), and Informa USA, Inc., a business corporation of the Commonwealth of Massachusetts ("Informa").

- 1. Pursuant to the provisions of the Massachusetts Business Corporation Act, ILI will be merged with and into Informa, with Informa being the surviving corporation (sometimes hereinafter referred to as the "surviving corporation"), which shall continue to exist as said surviving corporation pursuant to the provisions of the Massachusetts Business Corporation Act. The merger shall be effective November 1, 2007 (the "Effective Date"). The separate existence of IFI, which is sometimes hereinafter referred to as the "terminating corporation", shall cease upon said Effective Date.
- 2. The articles of organization of the surviving corporation upon the effective date of the merger shall be the articles of organization of said surviving corporation in effect immediately prior to the effective date; and said articles of organization shall continue in full force and effect until amended in the manner prescribed by the provisions of the Massachusetts Business Corporation Act.
- 3. The by-laws of the surviving corporation upon the effective date of the merger will be the by-laws of said surviving corporation in effect immediately prior to the effective date and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Massachusetts Business Corporation Act.
- 4. The directors and officers in office of the surviving corporation upon the effective date of the merger shall be the members of the Board of Directors and the officers of the surviving corporation as of the effective date of the merger, 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 by-laws of the surviving corporation.
- 5. Each issued share of the terminating corporation shall, upon the effective date of the merger, be extinguished and shall cease to exist. The issued shares of the surviving corporation shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall continue to represent one issued share of the surviving corporation.
- 6. The Agreement and Plan of Merger herein made and approved shall be submitted to the respective Boards of Directors and shareholders of the terminating corporation and of the surviving corporation for their approval or rejection in the manner prescribed by the provisions of the Massachusetts Business Corporation Act.

TRADEMARK
REEL: 003882 FRAME: 0743

- 7. In the event that this Agreement and Plan of Merger shall have been approved by the directors and shareholders entitled to vote of the terminating corporation and of the surviving corporation in the manner prescribed by the provisions of the Massachusetts Business Corporation Act, the terminating corporation and the surviving corporation hereby stipulate that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the Commonwealth of Massachusetts, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.
- 8. The Board of Directors and the proper officers of the terminating 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 Agreement and Plan of Merger or of the morger herein provided for.

In Witness Whereof, the undersigned corporations have duly executed this Agreement and Plan of Merger this say day of October, 2007.

Informa Licensing Inc., a Massachusetts corporation

Ву:

Name: Thomas C. Etter

Title: Assistant Secretary

Informa US.

nc, a Massachusetts corporation

By_

Name: Thomas C. Etter

Fitle: Senior Vice President

Filing Number: 200799420340 Date: 10/26/2007 9:12 AM MA SOC

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:

October 26, 2007 9:12 AM

Statem Train Dalies

WILLIAM FRANCIS GALVIN

Secretary of the Commonwealth

229782-1-0

TRADEMARK REEL: 003882 FRAME: 0745

RECORDED: 11/04/2008