

TRADEMARK ASSIGNMENT

Electronic Version v1.1
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	02/16/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Best Marketing Services, Inc.		02/16/2007	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Best Marketing Services, Inc.
Street Address:	2215-B Renaissance Drive
Internal Address:	Suite 5
City:	Las Vegas
State/Country:	NEVADA
Postal Code:	89119
Entity Type:	CORPORATION: NEVADA

PROPERTY NUMBERS Total: 10

Property Type	Number	Word Mark
Registration Number:	3390690	QUALITY APPROVED HARD COOKED AND PEELED EGGS TASTY NUTRITIOUS CONVENIENT EB
Registration Number:	2539292	CFO CAGE FREE ORGANIC
Registration Number:	2924809	EB
Registration Number:	2975371	QUALITY APPROVED EB EGG-LAND'S BEST
Registration Number:	2294760	EGGS TO GO
Registration Number:	2237369	CFO
Registration Number:	1800196	EB
Registration Number:	1780450	FARM FRESH EGG-LAND'S BEST
Registration Number:	1850387	EGG.LAND'S BEST
Registration Number:	1676537	BIOTENE

CORRESPONDENCE DATA

900128633

**TRADEMARK
 REEL: 003947 FRAME: 0163**

OP \$265.00 3390690

Fax Number: (202)842-8465
Correspondence will be sent via US Mail when the fax attempt is unsuccessful.
Phone: 202-842-8800
Email: dctrademarks@dbr.com
Correspondent Name: Drinker Biddle & Reath LLP
Address Line 1: 1500 K Street NW
Address Line 2: Suite 1100
Address Line 4: Washington, DISTRICT OF COLUMBIA 20005-1209

ATTORNEY DOCKET NUMBER:	201372/414982
NAME OF SUBMITTER:	Pamela M. Casagranda
Signature:	/Pamela M. Casagranda/
Date:	03/05/2009

Total Attachments: 9

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CERTIFICATE OF MERGER
Merging
BEST MARKETING SERVICES, INC.
A Delaware Corporation
With and Into
BEST MARKETING SERVICES, INC.
A Nevada Corporation

Best Marketing Services, Inc., a Delaware corporation, does hereby certify that:

FIRST: Best Marketing Services, Inc., a Delaware corporation ("BMS DE"), was incorporated on December 15, 1999, in accordance with Delaware Code Title 8 §§102 *et seq.*, the General Corporation Law of Delaware (the "DGCL"), which permits the merger of a Delaware corporation with and into a foreign corporation.

SECOND: Best Marketing Services, Inc., a Nevada corporation ("BMS NV"), was incorporated on the January 12, 2007, in accordance with the Nevada Corporation Law.

THIRD: One Hundred Percent of the issued and outstanding shares of each of BMS DE and BMS NV are currently issued to and held of record by a single stockholder.

FOURTH: In accordance with §252 of the DGCL, the entire Board of Directors of BMS NV has unanimously approved (and adopted resolutions approving) a Plan of Merger proposing to merge BMS DE with and into BMS NV at a Board of Directors meeting held January 16, 2007.

FIFTH: In accordance with §252 of the DGCL, the sole stockholder of BMS NV has unanimously approved (and adopted resolutions approving) a Plan of Merger proposing to merge BMS DE with and into BMS NV.

SIXTH: In accordance with §252 of the DGCL, the entire Board of Directors of BMS DE has unanimously approved (and adopted resolutions approving) the Plan of Merger at a meeting of the Board of Directors held on January 16, 2007.

SEVENTH: In accordance with §252 of the DGCL, the sole stockholder of BMS DE has unanimously approved (and adopted resolutions approving) a Plan of Merger proposing to merge BMS DE with and into BMS NV.

EIGHTH: Both BMS DE and BMS NV, in accordance with §252 of the DGCL, have caused the Plan of Merger to be approved, adopted, certified, executed and acknowledged.

NINTH: The name of the surviving corporation to the merger shall remain "Best Marketing Services, Inc."

TENTH: The Articles of Incorporation and Bylaws of BMS NV shall remain the Articles of Incorporation and Bylaws of the surviving corporation contemplated in the Plan of Merger, except to the extent that the same are amended or modified by this Certificate of Merger.

ELEVENTH: The executed original of such Plan of Merger shall be maintained at the corporate offices of the surviving corporation located at 2215-B Renaissance Drive, Las Vegas, Nevada, 98113, and a copy of the Plan of Merger shall be furnished upon request and without cost to any interested stockholder.

TWELFTH: The effective legal date and time of the merger contemplated by this Certificate and related documents shall be upon filing (the "Effective Date").

THIRTEENTH: The surviving corporation hereby agrees that it may be served with process in the State of Delaware in any proceeding for the enforcement of any obligation of any constituent corporation, as well as for enforcement of any obligation of the surviving corporation arising from the merger or any other proceeding, and hereby irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or other proceedings and agrees that service of any such process may be made by personally delivering to and leaving with such Secretary of State of the State of Delaware duplicate copies of such process; and hereby authorizes the Secretary of State of the State of Delaware to send forthwith, by registered mail, one of such duplicate copies of such process addressed to it at 2215-B Renaissance Drive, Las Vegas, Nevada, 98113, unless said surviving corporation shall hereafter designate in writing to such Secretary of State of the State of Delaware a different address for such process, in which case the duplicate copy of such process shall be mailed to the last address so designated.

IN WITNESS WHEREOF, Best Marketing Services, Inc. and Best Marketing Services, Inc. have caused this certificate to be signed, affirmed and acknowledged by their respective officers on this 16th day of February, 2007, and such certificate is the act and deed of Best Marketing Services, Inc., a Delaware corporation, and Best Marketing Services, Inc., a Nevada corporation and the facts stated herein are true.

**BEST MARKETING SERVICES, INC.,
A Delaware corporation**

BY: 
Name: Kurt Misialek
Title: President

**BEST MARKETING SERVICES, INC.,
A Nevada corporation**

BY: 
Name: Kurt Misialek
Title: President



ROSS MILLER
 Secretary of State
 204 North Carson Street, Ste 1
 Carson City, Nevada 89701-4299
 (775) 684 6708
 Website: secretaryofstate.biz

Articles of Merger
 (PURSUANT TO NRS 92A.200)
Page 1

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(Pursuant to Nevada Revised Statutes Chapter 92A)
 (excluding 92A.200(4b))

1) Name and jurisdiction of organization of each constituent entity (NRS 92A.200). If there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity.

BEST MARKETING SERVICES, INC.

Name of merging entity

DELAWARE

Jurisdiction

CORPORATION

Entity type *

Name of merging entity

Jurisdiction

Entity type *

Name of merging entity

Jurisdiction

Entity type *

Name of merging entity

Jurisdiction

Entity type *

and,

BEST MARKETING SERVICES, INC.

Name of surviving entity

NEVADA

Jurisdiction

CORPORATION

Entity type *

* Corporation, non-profit corporation, limited partnership, limited-liability company or business trust.

Filing Fee: \$350.00

This form must be accompanied by appropriate fees.

Nevada Secretary of State AM Merger Page 1 2007
 Revised on: 01/01/07

TRADEMARK
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Articles of Merger
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Page 2

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- 2) Forwarding address where copies of process may be sent by the Secretary of State of Nevada (if a foreign entity is the survivor in the merger - NRS 92A.190):

Attn:

c/o:

- 3) (Choose one)

- The undersigned declares that a plan of merger has been adopted by each constituent entity (NRS 92A.200).
- The undersigned declares that a plan of merger has been adopted by the parent domestic entity (NRS 92A.180)

- 4) Owner's approval (NRS 92A.200)(options a, b, or c must be used, as applicable, for each entity) (if there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity):

- (a) Owner's approval was not required from

Name of merging entity, if applicable

and, or;

Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.

Nevada Secretary of State AM Merger Page 2 2007
 Revised on: 01/01/07



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Articles of Merger
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Page 3

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(b) The plan was approved by the required consent of the owners of *:

BEST MARKETING SERVICES, INC., a Delaware corporation

Name of merging entity, if applicable

and, or:

BEST MARKETING SERVICES, INC., a Nevada corporation

Name of surviving entity, if applicable

* Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all the trustees and beneficial owners of each business trust that is a constituent entity in the merger.

This form must be accompanied by appropriate fees.

Nevada Secretary of State AM Merger Page 3 2007
 Revised on: 01/01/07

TRADEMARK
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Articles of Merger
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Page 4

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(c) Approval of plan of merger for Nevada non-profit corporation (NRS 92A.160):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Name of merging entity, if applicable

and, or,

Name of surviving entity, if applicable

This form must be accompanied by appropriate fees.

Nevada Secretary of State AM Merger Page 4 2007
 Revised on: 01/01/07

TRADEMARK
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Articles of Merger
 (PURSUANT TO NRS 92A.200)
Page 5

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5) Amendments, if any, to the articles or certificate of the surviving entity. Provide article numbers, if available. (NRS 92A.200)*:

6) Location of Plan of Merger (check a or b):

(a) The entire plan of merger is attached;

or,

(b) The entire plan of merger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A.200).

7) Effective date (optional):**

* Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A.180 (merger of subsidiary into parent - Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed.

** A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A.240).



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Articles of Merger
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Page 6

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8) Signatures - Must be signed by: An officer of each Nevada corporation; All general partners of each Nevada limited partnership; All general partners of each Nevada limited partnership; A manager of each Nevada limited-liability company with managers or all the members if there are no managers; A trustee of each Nevada business trust (NRS 92A.230)* (If there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet containing the required information for each additional entity.):

BEST MARKETING SERVICES, INC., a Delaware corporation

Name of merging entity

X [Signature] Title President Date 2/16/07

Name of merging entity

X _____ Title _____ Date _____

Name of merging entity

X _____ Title _____ Date _____

Name of merging entity

X _____ Title _____ Date _____

BEST MARKETING SERVICES, INC., a Nevada corporation

Name of surviving entity

X [Signature] Title President Date 2/16/07

* The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A.230). Additional signature blocks may be added to this page or as an attachment, as needed.

IMPORTANT: Failure to include any of the above information and submit the proper fees may cause this filing to be rejected.

This form must be accompanied by appropriate fees.

Nevada Secretary of State AM Merger Page 6 2007
 Revised on: 01/01/07