#### TRADEMARK ASSIGNMENT

## Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT					
NATURE OF CONVEYANCE:	MERGER					
EFFECTIVE DATE:	03/31/2003					

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
George W. Prescott Publishing Company		03/24/2009	CORPORATION: MASSACHUSETTS

#### **RECEIVING PARTY DATA**

Name:	George W. Prescott Publishing Company, LLC				
Street Address:	350 WillowBrook Office Park				
City:	Fairport				
State/Country:	NEW YORK				
Postal Code:	14450				
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE				

#### PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark					
Registration Number:	2097397	THE PATRIOT LEDGER					

### CORRESPONDENCE DATA

Fax Number: (216)566-9711

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

Phone: 216-566-9700

Email: docketing@rankinhill.com
Correspondent Name: Rankin, Hill & Clark LLP
Address Line 1: 38210 Glenn Avenue

Address Line 4: Willoughby, OHIO 44094-7808

ATTORNEY DOCKET NUMBER:	GHM-17019					
NAME OF SUBMITTER:	Stephen A. Hill					

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Signature:	/stephen a hill/
Date:	08/28/2009
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Examiner

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The Commonwealth of Massachusetts

## William Francis Galvin

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

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## ARTICLES OF \*CONSOKNXARION\*/\*MERGER

(General Laws, Chapter 156B, Section 79)

*Consolidation / *merger of	George W. Prescott Publishing Company and
ļ	and
	George W. Prescott Publishing Company, LLC
	,
	the constituent corporations, into
	George W. Prescott Publishing Company, LLC
*XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	ent corporations organized under the laws of <u>Delaware</u> .
The undersigned officers of each of the co	instituent corporations certify under the penalties of perjury as follows:
General Laws, Chapter 156B, Section 79, a *surviving corporation will furnish a copy	rger has been duly adopted in compliance with the requirements of and will be kept as provided by Subsection (c) thereof. The **remulting*/ of said agreement to any of its stockholders, or to any person who was on, upon written request and without charge.
*merger shall be the date approved and fil-	of *merger determined pursuant to the agreement of *committation* / ed by the Secretary of the Commonwealth. If a later effective date is be more than thirty days after the date of filing:
3. (For a merger)  **The following amendments to the Article pursuant to the agreement of merger:  None	les of Organization of the surviving corporation have been effected
(For a consolidation)  (a) The purpose of the resulting corporation  N/A	on is to engage in the following business activities:
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#### (For a consolidation)

(b) State the total number of shares and the par value, if any, of each class of stock which the resulting corporation is authorized to issue:

V	VITHOUT PAR VALUE		WITHPARVALUE							
TYPE	NUMBEROFSHARES	TYPE	NUMBEROFSHARES	PARVALUE						
Common:	N/A	Common:	N/A	N/A						
Preferred:	N/A	Preferred:	N/A	N/A						
			<u></u>							

**(c)	If more than	one cla	ass of sto	ock is authorize	ed, st	ate a	distí	nguishin	g desig	natio	on for e	ach	class	and	provid	le a	desc	ription
of the	e preferences,	voting	powers,	qualifications,	and	specia	l or	relative	rights	ог	privilege	s of	each	class	and	of	each	series
then	established.																	

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**(d)	The	restrictions,	if	any,	on	the	transfer	of	stock	contained	in	the	agreement	of	consolidation	are:
N/A	4															

\*\*(e) Other lawful provisions, if any, for the conduct and regulation of the business and affairs of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders:

N/A

Item 4 below may be deleted if the resulting /surviving corporation is organized under the laws of a state other than Massachusetts.

- 4. 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 / \*surviving corporation in Massachusetts is: (post office boxes are not acceptable)

  N/A

\*\*If there are no provisions state "None".

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(b) The n	ame, residential address and pos	or office address of each RESIDENTIALADI		the *resulting / *surviving corporation is:  POST OFFICE ADDRESS
President		RESIDENTIALADE	ALSS	POST OFFICEADDRESS
Treasurer	: N/A			
Clerk:	N/A			
Directors	: N/A			
(c) The fi	scal year end (i.e. tax year) of	the *resulting / *survivi	ng corporation shall en	ed on the last day of the month of:
N/A		Č		•
N/A		, <del></del>	,,	
Item 5 b	oclow may be deleted if the	resulting/surviving	corporation is organ	ized under the laws of Massachusetts.
obligation under Ge obligation in the Co accept ser	of any constituent Massachuse neral Laws, Chapter 181, and created by General Laws, Chap mmonwealth of Massachusetts,	etts corporation, any pr any obligations hereafte ter 156B, Section 85, s and it hereby irrevocab	for obligation of any c r incurred by the <b>Tress</b> o long as any liability y appoints the Secretar	monwealth of Massachusetts for any prior constituent foreign corporation qualified kings/*surviving corporation, including the remains outstanding against the corporation y of the Commonwealth as its agent to including taxes, in the same manner as
FORMAS	SACHUSETTS CORPORATIO	ONS		
a corporation General L. Lames	rion organized under the laws town / *merger has been duly e aws, Chapter 156B, Section 78  F. Plugh  F. Plugh	of Massachusetts, furthexecuted on behalf of s	er state under the pena uch corporation and du	ge W. Prescott Publishing Company, alties of perjury that the agreement of ally approved in the manner required by
	RPORATIONS ORGANIZED I			
	ersigned, † James F. Plug		and †† <u>James</u>	F. Plugh
of Georg	ge W. Prescott Publishing (	Company, LLC	· · · · · · · · · · · · · · · · · · ·	a corporation organized under the laws of
Delaw	rare	, further state und	ler the penalties of perj	jury that the agreement of texpsolidations/
*merger h	as been duly adopted by such	corporation in the ma	nner required by the la	ws of Delaware
†Specify the to those of corporation ††Specify to the cleri	inapplicable words, e officer having powers and duties the president or vice president of a organized under General Laws, Ch the officer having powers and duties k or assistant clerk of such a Massa.	Massachusetts apter 156B. corresponding	James F. Plug	Duly authorized  Duly authorized

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## THECOMMONWEALTHOFMASSACHUSETTS

## ARTICLES OF \*CONSOLIDATION / \*MERGER

(General Laws, Chapter 156B, Section 79)

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I hereby approve the within Articles of *Consolidation / *Merger and, the filing fee in the amount of \$
Effective date

WILLIAM FRANCIS GALVIN

Secretary of the Commonwealth

# TO BE FILLED IN BY CORPORATION Photocopy of document to be sent to:

Patrick C. Toomey, Esq.

Gadsby Hannah LLP, 225 Franklin Street

Boston, MA 02110

Telephone: (617) 345-7000

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TRADEMARK
REEL: 004054 FRAME: 0006

**RECORDED: 08/28/2009**