Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2009

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Anystream, Inc.		12/31/2009	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Grab Networks Holdings, Inc.	
Street Address:	21000 Atlantic Boulevard, 6th Floor	
City:	Dulles	
State/Country:	VIRGINIA	
Postal Code:	20166	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 15

Property Type	Number	Word Mark
Registration Number:	2497208	AGILITY
Registration Number:	2925535	AGILITY ENTERPRISE
Registration Number:	2865393	AGILITY WORKGROUP
Registration Number:	2901434	APRESO
Registration Number:	2885453	ONE-CLICK RICH MEDIA PRESENTATIONS
Serial Number:	77597938	GRAB NETWORKS
Serial Number:	77597945	GRAB NETWORKS
Serial Number:	77597943	GRAB NETWORKS
Serial Number:	77597940	GRAB NETWORKS
Serial Number:	77597952	GRAB NETWORKS
Serial Number:	77597958	GRAB NETWORKS
Serial Number:	77598064	GRAB NETWORKS
Serial Number:	77597957	GRAB NETWORKS
		TDADEMADIA

Registration Number:	3589982	TURNING VIDEO STREAMS INTO REVENUE STREAMS
Registration Number:	2918152	SOFTWARE TRANSFORMS CONTENT

CORRESPONDENCE DATA

Fax Number: (202)842-7899

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

Phone: 202 842 7800

Email: trademarks@cooley.com

Correspondent Name: Nishan Kottahachchi

Address Line 1: 777 6th St., N.W., Suite 1100

Address Line 4: Washington, DISTRICT OF COLUMBIA 20001

ATTORNEY DOCKET NUMBER:	304820-201
NAME OF SUBMITTER:	Susan Mobley
Signature:	/Susan Mobley/
Date:	01/16/2010

Total Attachments: 5

source=certificateGrab_Networks_-_Anystream_Inc__DE_-_Certificate_of_Ownership_Page_1#page1.tif source=certificateGrab_Networks_-_Anystream_Inc__DE_-_Certificate_of_Ownership_Page_2#page1.tif source=certificateGrab_Networks_-_Anystream_Inc__DE_-_Certificate_of_Ownership_Page_3#page1.tif source=certificateGrab_Networks_-_Anystream_Inc__DE_-_Certificate_of_Ownership_Page_4#page1.tif source=certificateGrab_Networks_-_Anystream_Inc__DE_-_Certificate_of_Ownership_Page_5#page1.tif

Delaware

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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"ANYSTREAM, INC.", A DELAWARE CORPORATION,

WITH AND INTO "GRAB NETWORKS HOLDINGS, INC." UNDER THE NAME
OF "GRAB NETWORKS HOLDINGS, INC.", A CORPORATION ORGANIZED AND
EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED
AND FILED IN THIS OFFICE THE THIRTY-FIRST DAY OF DECEMBER, A.D.
2009, AT 10:32 O'CLOCK A.M.

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

4449933 8100M

091154129

You may verify this certificate online at corp.delaware.gov/authver.shtml

Jeffrey W Bullock, Secretary of State

AUTHENT CATION: 7733884

DATE: 01-04-10

State of Delaware Secretary of State Division of Corporations Delivered 10:30 AM 12/31/2009 FILED 10:32 AM 12/31/2009 SRV 091154129 - 4449933 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

ANYSTREAM, INC.

INTO

GRAB NETWORKS HOLDINGS, INC.

(Pursuant to Section 253 of the Delaware General Corporation Law)

GRAB NETWORKS HOLDINGS, INC., a corporation organized and existing under the laws of the State of Delaware (the "Company"), does hereby certify:

FIRST: That the Company was incorporated on October 31, 2007 pursuant to the Delaware General Corporation Law (the "DGCL") and that the original name of the Company was Anystream Holdings, Inc.

SECOND: That the Company owns one hundred percent (100%) of the outstanding capital stock of Anystream, Inc., a corporation incorporated on April 3, 2000 pursuant to the DGCL.

THIRD: That the Company, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of the members thereof dated as of December 29, 2009 and filed with the minutes of the Board, determined to, and, effective upon the filing of this Certificate of Ownership and Merger with the Secretary of State of the State of Delaware, does hereby merge Anystream, Inc. into itself:

WHEREAS, the Company owns all of the issued and outstanding capital stock of Anystream, Inc., a Delaware corporation ("Anystream"), and the Board deems it fair to, advisable and in the best interests of the Company and its stockholders to merge Anystream with and into the Company (the "Anystream Merger") in a statutory short-form merger pursuant to the provisions of Section 253 of the DGCL, with the Company being the surviving corporation of the Anystream Merger.

RESOLVED, that the Anystream Merger is hereby authorized and approved on substantially the terms and conditions set forth herein and in the Certificate of Ownership and Merger attached hereto as EXHIBIT A (the "Anystream Certificate of Merger") to be filed with the Secretary of State of

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the State of Delaware, with such changes as the appropriate officers of the Company may approve (such approval to be evidenced conclusively by such officer's execution thereof), and such officers be, and they hereby are, authorized and directed to consummate the Anystream Merger on the terms set forth herein and in the Anystream Certificate of Merger;

RESOLVED FURTHER, that by virtue of the Anystream Merger and without any action on the part of the holder thereof, each share of capital stock of the Company that is issued and outstanding immediately prior to the filing of the Anystream Certificate of Merger with the Secretary of State of the State of Delaware (the time of such filing, the "Effective Time of the Anystream Merger") shall remain unchanged and continue to remain issued and outstanding as one share of capital stock of the Company, held by the person who was the holder of such share of capital stock of the Company immediately prior to the Effective Time of the Anystream Merger;

RESOLVED FURTHER, that by virtue of the Anystream Merger and without any action on the part of the holder thereof, each share of capital stock of Anystream that is issued and outstanding immediately prior to the Effective Time of the Anystream Merger shall be canceled and retired and cease to exist, and no consideration shall be issued in respect thereof;

RESOLVED FURTHER, that the Anystream Merger is hereby determined to be fair to, advisable and in the best interests of, the Company and its stockholders;

RESOLVED FURTHER, that the appropriate officers of the Company be, and each of them hereby is, authorized and directed, for and on behalf of the Company, to execute the Anystream Certificate of Merger and to cause the same to be filed with the Secretary of State of the State of Delaware and to take all other actions that they may deem necessary and appropriate in connection with the Anystream Merger;

RESOLVED FURTHER, that all prior actions taken by the officers of the Company with respect to effecting the purposes and intent of the Anystream Merger be, and each of them hereby is, authorized, ratified, confirmed and approved in all respects; and

RESOLVED FURTHER, that the appropriate officers of the Company be and hereby are authorized and directed to execute, deliver, perform, file and record all such documents or instruments and take all such actions as such officers in their discretion may deem necessary or desirable in connection with the foregoing resolutions in order to consummate the intents and purposes thereof.

2.

FOURTH: That the Certificate of Ownership and Merger referenced in Section 3 above as attached to the resolutions of the Board of the Company as <u>Exhibit A</u> thereto is substantially in the form of this Certificate of Ownership and Merger.

FIFTH: That the name of the surviving corporation shall remain, and be, Grab Networks Holdings, Inc., a Delaware corporation.

SIXTH: That the Amended and Restated Certificate of Incorporation of the Company filed with the Secretary of State of the State of Delaware on March 26, 2009, as amended by the Certificate of Amendment of Amended and Restated Certificate of Incorporation filed with the Secretary of State of the State of Delaware on May 20, 2009, as in effect immediately prior to the effective time of the Merger shall be the certificate of incorporation of the surviving corporation.

[SIGNATURE PAGE FOLLOWS]

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In WITNESS WHEREOF, said the Company has caused this Certificate of Ownership and Merger to be executed and acknowledged by the authorized officer set forth below on this $2\sqrt{5}$ day of December, 2009.

Chief Financial Officer

[SIGNATURE PAGE TO CERTIFICATE OF OWNERSHIP AND MERGER RE ANYSTREAM, INC. AND GRAB NETWORKS HOLDINGS, INC. MERGER]

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RECORDED: 01/16/2010