

**TRADEMARK ASSIGNMENT**

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
Northwest Airlines, Inc.		12/31/2009	CORPORATION: MINNESOTA

**RECEIVING PARTY DATA**

Name:	Delta Air Lines, Inc.
Street Address:	1030 Delta Boulevard
City:	Atlanta
State/Country:	GEORGIA
Postal Code:	30320-2574
Entity Type:	CORPORATION: DELAWARE

**PROPERTY NUMBERS Total: 63**

Property Type	Number	Word Mark
Registration Number:	1925399	AGENCY NEWSLINE
Registration Number:	2209250	AIRCARES
Registration Number:	3465366	BIZ PERKS
Registration Number:	3571267	BIZ PERKS
Registration Number:	3371856	BIZ PERKS
Registration Number:	2462844	BIZFLEX
Registration Number:	3386543	COMPASS AIRLINES
Registration Number:	3370646	C COMPASS AIRLINES
Registration Number:	2110873	CONNECTFIRST
Registration Number:	2001628	CORPORATE NEWSLINE
Registration Number:	2089154	CYBERSAVER
Registration Number:	1923616	DINING FOR MILES
Registration Number:	1935126	DINING FOR MILES

CH \$1590.00 1925399

**900152406**

**TRADEMARK  
 REEL: 004133 FRAME: 0242**

Registration Number:	2273101	E-FIRST
Registration Number:	1808613	FASTRAK
Registration Number:	2134400	IT'S NOT JUST A TRIP. IT'S YOUR VACATION.
Registration Number:	3430620	KIDCARES
Registration Number:	2103576	MILES ABOVE
Registration Number:	1721791	NORTHWEST
Registration Number:	1616090	NORTHWEST
Registration Number:	1718838	NORTHWEST AIRLINES
Registration Number:	2384432	NORTHWEST AIRLINK
Registration Number:	2656335	NORTHWEST AIRLINES CARGO
Registration Number:	2744100	NORTHWEST AIRLINES WORLDGATEWAY
Registration Number:	2425286	NORTHWEST AIRLINES WORLDVACATIONS
Registration Number:	2703893	NORTHWEST WORLDGATEWAY
Registration Number:	2978867	NOW YOU'RE FLYING SMART
Registration Number:	3491584	NWA
Registration Number:	2575777	NWA
Registration Number:	3167924	NWA AIRLINK
Registration Number:	3201735	NWA CARGO
Registration Number:	2546756	NWA.COM CHECK-IN
Registration Number:	2477928	NWA.COM FROM ANYWHERE
Registration Number:	2271908	NWA.COM
Registration Number:	2850937	NWA
Registration Number:	3504637	NWA EARTHCARES
Registration Number:	3427515	NWA EXTRAS
Registration Number:	3285394	NWA WORLDVACATIONS
Registration Number:	3285393	NWA WORLDVACATIONS
Registration Number:	3285392	NWA WORLDVACATIONS
Registration Number:	3239649	PERKPASS
Registration Number:	3239648	PERKSAVER
Registration Number:	2139859	SPECIFIC AIR
Registration Number:	2146818	STANDARD AIR
Registration Number:	3017408	
Registration Number:	2422544	
Registration Number:	2210561	VIP SAME DAY PACKAGE SERVICE
Registration Number:	1675020	NW

Registration Number:	2383117	WHEN YOU WANT A VACATION THAT'S WORRY-FREE, ASK FOR IT BY NAME
Registration Number:	2383116	WHEN YOU WANT A VACATION THAT'S WORRY-FREE, ASK FOR IT BY NAME
Registration Number:	3239886	WORLDAGENT DIRECT
Registration Number:	3239887	WORLDAGENT DIRECT
Registration Number:	1559278	WORLDCLUBS
Registration Number:	2767637	WORLDGATEWAY
Registration Number:	2456623	WORLDGEAR
Registration Number:	2279631	WORLD MEETING AND INCENTIVE LINE
Registration Number:	1925939	WORLDPERKS
Registration Number:	2147896	WORLDPERKS
Registration Number:	2605736	WORLDPERKS MALL
Registration Number:	2953625	WORLDSMART
Registration Number:	2275643	WORRY-FREE
Registration Number:	2568372	WORRY-FREE VACATIONS
Registration Number:	2554066	WORRY-FREE VACATIONS

**CORRESPONDENCE DATA**

Fax Number: (312)427-6663  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Phone: (312) 427-1300  
Email: chiustm@ladas.net  
Correspondent Name: Ladas & Parry LLP  
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Address Line 4: Chicago, ILLINOIS 60604

ATTORNEY DOCKET NUMBER:	CHRIS SAFFRAHN
NAME OF SUBMITTER:	/FREDERICK W. MEYERS/
Signature:	/FREDERICK W. MEYERS/
Date:	01/19/2010

Total Attachments: 3  
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# Delaware

PAGE 1

## 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:

"NORTHWEST AIRLINES, INC.", A MINNESOTA CORPORATION,  
WITH AND INTO "DELTA AIR LINES, INC." UNDER THE NAME OF  
"DELTA AIR LINES, INC.", A CORPORATION ORGANIZED AND EXISTING  
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED  
IN THIS OFFICE THE SIXTEENTH DAY OF DECEMBER, A.D. 2009, AT 5:13  
O'CLOCK P.M.

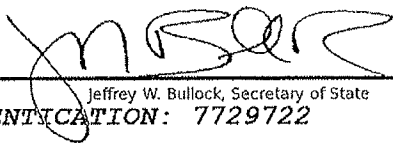
AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF  
THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY  
OF DECEMBER, A.D. 2009, AT 3 O'CLOCK A.M.

0654427 8100M

091149591

You may verify this certificate online  
at [corp.delaware.gov/authver.shtml](http://corp.delaware.gov/authver.shtml)



  
Jeffrey W. Bullock, Secretary of State  
AUTHENTICATION: 7729722

DATE: 12-30-09

TRADEMARK  
REEL: 004133 FRAME: 0245

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

NORTHWEST AIRLINES, INC.

INTO

DELTA AIR LINES, INC.

(in accordance with Section 253 of the Delaware General Corporation Law)

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Delta Air Lines, Inc. (the "Company"), a corporation organized and existing under the laws of the State of Delaware, hereby certifies as follows:

1. That the Company owns all of the outstanding shares of capital stock of Northwest Airlines, Inc., a corporation organized and existing under the laws of the State of Minnesota ("Northwest Airlines").
2. On November 9, 2009, the Board of Directors of the Company adopted the following resolutions authorizing the merger of Northwest Airlines with and into the Company:

**NOW, THEREFORE, BE IT RESOLVED**, that the Company shall merge with Northwest Airlines and that, as a result of the merger, (1) the separate corporate existence of Northwest Airlines shall cease with the Company continuing as the surviving corporation and succeeding to all of the assets and properties and assuming all of the obligations of Northwest Airlines and (2) the issued shares of capital stock of Northwest Airlines shall not be converted in any manner, but each said share that is issued as of the effective date of the merger shall be surrendered and extinguished; and

**FURTHER RESOLVED**, that the officers of the Company be, and each of them hereby is, directed to make and execute the Certificate of Ownership and Merger, and the Articles of Merger, merging Northwest Airlines with and into the Company on such terms and at such time as the officers of the Company shall determine to be appropriate, and to file or cause to be filed the Certificate of Ownership and Merger with the Secretary of State of Delaware, and the Articles of Merger with the Secretary of State of Minnesota, and to do all acts and things whatsoever, whether within or without the States of Delaware and Minnesota, which may be necessary or proper to effect the merger; and

**FURTHER RESOLVED**, that the officers of the Company are severally authorized, from time to time, on behalf of and in the name of the Company, to take or authorize the taking of any and all actions and to execute and deliver all agreements, instruments and other documents, and to make all payments, as may be necessary, proper or convenient in order to carry out, effectuate, consummate and perform the merger; and

FURTHER RESOLVED, that the secretary or any assistant secretary of the Company is hereby authorized to certify true copies of the foregoing resolutions as well as any other documents and papers which may from time to time be necessary or appropriate to be delivered in connection with the transactions contemplated hereby, and to attest signatures of any officer of the Company executing and delivering the same.

3. The merger shall be effective on December 31, 2009 at 3:00 a.m. Eastern Standard Time.

IN WITNESS WHEREOF, the Company has caused this Certificate of Ownership and Merger to be duly executed by its authorized officer this 16<sup>th</sup> day of December, 2009.

By: Leslie Klemperer  
Name: Leslie P. Klemperer  
Title: Vice President – Deputy General  
Counsel & Secretary