OP \$415.00 75768384

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
CDW Corporation		12/31/2009	CORPORATION: ILLINOIS

RECEIVING PARTY DATA

Name:	CDW LLC	
Street Address:	200 N. Milwaukee Avenue	
City:	Vernon Hills	
State/Country:	ILLINOIS	
Postal Code:	60061	
Entity Type:	LIMITED LIABILITY COMPANY: ILLINOIS	

PROPERTY NUMBERS Total: 16

Property Type	Number	Word Mark	
Serial Number:	75768384	BERBEE	
Serial Number:	75768389	BERBEE	
Serial Number:	77354440	BUSINESS REARVIEW MIRROR	
Serial Number:	74079082	CDW	
Serial Number:	74198334	CDW	
Serial Number:	75573067	CDW	
Serial Number:	78519598	CDW SOLUTIONEDGE	
Serial Number:	76247183	CDW-G	
Serial Number:	76246833	CDW G	
Serial Number:	73764669	MACWAREHOUSE	
Serial Number:	74018623	MICROWAREHOUSE	
Serial Number:	77453288	STORE IN A TRUCK	
Serial Number:	78512361	TEACHERS TALK TECH	
		TRADEMARK	

REEL: 004140 FRAME: 0428

900153428 REEL: (

Serial Number:	78507731	TEACHERS TALK TECH
Serial Number:	77841202	THE GUYS BEHIND THE GUY
Serial Number:	76653305	THE RIGHT TECHNOLOGY. RIGHT AWAY.

CORRESPONDENCE DATA

Fax Number: (312)474-0448

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

Phone: 3124746300

Email: docket@marshallip.com

Correspondent Name: Marshall Gerstein & Borun LLP

Address Line 1: 233 S. Wacker Drive

Address Line 2: Suite 6300

Address Line 4: Chicago, ILLINOIS 60606

ATTORNEY DOCKET NUMBER:	31150/10033
NAME OF SUBMITTER:	Gregory J. Chinlund
Signature:	/gjc/
Date:	01/29/2010

Total Attachments: 5 source=cdwllc#page1.tif source=cdwllc#page2.tif source=cdwllc#page3.tif source=cdwllc#page4.tif source=cdwllc#page5.tif

Form LLC-37.25

April 2008

Secretary of State Jessa White Department of Business Services Limited Liability Division 501 S. Second St., Rm. 351 Springfield, IL. 62756 217-524-8008

www.cyberdriveillinois.com

Payment must be made by check or money order payable to Secretary of State. Filing fee is \$100, but if merger or more than two entities, \$50 for each additional entity.

son of this merger:

The new name of the limited liability company is CDW LLC.

Illinois Limited Liability Company Act Articles of Merger

SUBMITIN DUPLICATE

Must be typewritten.

This space for use by Secretary of State.

Date: 2/3/09 Filing Fee: \$ 100. Approved:

This space for use by Secretary of State

FILED

DEC 3 7 2009

JESSE WHITE SECRETARY OF STATE

Name of Entity	Type of Entity (Corporation, Limited Liability Company, Limited Partnership, General Partnership or other permitted entity)	Domestic State or Country	litinois Secretary of State File Number (if any
CDW Corporation	Corporation	Illinois	5838-520-4
CDWC LLC	Limited Liability Company	Illinois	02909227
The plan of memer has be	en approved and singed by each Limit	ed Liability Company an	d other entity that is to d to these Articles of Merg
The plan of merner has be	en approved and signed by each Limit a party to the merger, a copy of the plan	ed Liability Company an	d other entity that is to d to these Articles of Merg
The plan of merger has be merge. If a corporation is a a. Name of Surviving Entity	en approved and signed by each Limit a party to the merger, a copy of the plan	ed Liability Company an as approved is attache	d other entity that is to d to these Articles of Merg
The plan of merger has be merge. If a corporation is a a. Name of Surviving Entity b. Address of Surviving Entity Effective date of merger: (a. 🗵 the filing date, or	en approved and signed by each Limit a party to the merger, a copy of the plant: CDWC LLC http: 200 N. Milwaukee Avenue, Vernon H	ed Liability Company and as approved is attache alls, IL 60061	d other entity that is to d to these Articles of Merg



6. If the survivor is a Limited Liability Company, indicate changes that are necessary to its Articles of Organization by rea-

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LLC-37.25

Name of LLC	Jurisdiction	Organization Date	Date of Admission to Illinois (foreign LLC's)
CDWCLLC	Illinois	12/31/09	
and is subject to liability in ity Company previously su	a Limited Liability Company, the any action or proceeding for the e bject to suit in this State, which is any Limited Liability Company to	enforcement of any liability or to merge, and for the enforce	obligation of a Limited Liab ment, as provided in this A
affirms, under penalty of penalty	aused these Articles of Merger to erjury, that the facts stated herein the facts stated herein the Bay Yea	are true.	zed person, each of whom
Signat John A. Edwardson, Chairm Name and Title (an and CEO	John A. Edwardson, Mana	ature ger a (type or print)
CDW Corporation Name if a Corporation	on or other Entity	CDWC LLC Name if a Corpora	dion or other Entity
Signal	ure	4. Sign	ature
Name and Title	type or print)	Name and Title	e (type or print)
	on or other Entity		tion or other Entity

If more space is needed, please attach additional sheets of this size.

Signatures must be in black ink on an original document.

Carbon copy, photocopy or rubber stamp signatures

may only be used on conformed copies.



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AGREEMENT AND PLAN OF MERGER

OF

CDW CORPORATION

an Illinois corporation,

AND

CDWC LLC

an Illinois limited liability company,

In accordance with the provisions of Section 11.39 of the Business Corporation Act of the State of Illinois

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THIS AGREEMENT AND PLAN OF MERGER made and entered into this 31st day of December, 2009, by and between CDW CORPORATION ("CORPORATION"), an Illinois corporation and CDWC LLC ("CDWC"), an Illinois limited liability company:

WITNESSETH, that:

WHEREAS, the Directors and sole Shareholder of CORPORATION and the sole Member and Managers of CDWC deem it advisable that CORPORATION merge into CDWC on the terms and conditions hereinafter set forth in accordance with the applicable provisions of the laws of the Limited Liability Company Act of the State of Illinois, as amended, and the Business Corporation Act of Illinois, as amended, each of which permits such merger;

NOW THEREFORE, in consideration of the premises and the mutual covenants herein contained the parties hereby agree as follows:

FIRST: CORPORATION, which is a corporation organized in the State of Illinois, and which is sometimes hereinafter referred to as the "Terminating Corporation," shall be merged (the "Merger") with and into CDWC, which is a limited liability company organized in the State of Illinois, and which is sometimes hereinafter referred to as the "Surviving Company." The Business Corporation Act of the State of Illinois permits the merger of a business corporation of said jurisdiction with and into a limited liability company of said jurisdiction.

SECOND: The separate existence of the Terminating Corporation shall cease upon the Effective Date of the Merger in accordance with the provisions of the Business Corporation Act of the State of Illinois.

THIRD: The Surviving Company shall continue its existence and upon the Effective Date of the Merger the Surviving Company shall change its name to CDW LLC pursuant to the provisions of the Illinois Limited Liability Company Act.

FOURTH: The Agreement and Plan of Merger shall be submitted to the Board of Directors and sole Shareholder of the Terminating Corporation in accordance with the laws of the State of Illinois and to the Board of Managers and the sole Member of the Surviving Company in accordance with the laws of the State of Illinois.

FIFTH: Upon the Effective Date of the Merger, each of the issued and outstanding shares of the Terminating Corporation shall be, by virtue of the Merger and without any action by the Terminating Corporation or Surviving Company or any other person, cancelled and no cash or securities or other property shall be payable to Terminating Corporation in respect thereof.

SIXTH: Each Common Unit of the Surviving Company issued and outstanding on the Effective Date shall continue to be issued and outstanding following the Effective Date and shall represent one Common Unit of the Surviving Company.

SEVENTH: The Articles of Organization of the Surviving Company as they exist on the Effective Date shall be the Articles of Organization of the Surviving Company following the Effective Date, amended to change the name as stated in Article Third of this Agreement and Plan of Merger.

EIGHTH: The Operating Agreement of the Surviving Company as it exists on the Effective Date shall be the Operating Agreement of the Surviving Company following the Effective Date, amended to change the name as stated in Article Third of this Agreement and Plan of Merger.

NINTH: The Managers of the Surviving Company as they exist on the Effective Date shall be the Managers of the Surviving Company following the Effective Date, and such persons shall serve as Managers for the terms provided for in the Operating Agreement or until their respective successors are elected and qualified.

TENTH: The Effective Date of the Merger shall be as of the close of business on December 31, 2009, immediately following the merger of CDW Government, Inc., a whollyowned subsidiary of the Terminating Corporation, into CDWG LLC, also a whollyowned subsidiary of the Terminating Corporation.

any acknowledgements or assurance in law or any similar action are necessary or desirable in order to acknowledge or confirm in and to the Surviving Company any right, title or interest of the Terminating Corporation held immediately prior to the Effective Date, the Terminating Corporation and its proper officers and directors shall execute and deliver all such acknowledgements or assurances in law and do all things necessary or proper to acknowledge or confirm such right, title, or interest in the Surviving Company as shall be necessary to carry out the purposes of the Agreement and Plan of Merger, and the Surviving Company and the proper officers and managers thereof are fully authorized to take any and all such action in the name of the Terminating Corporation or otherwise.

TWELFTH: This Agreement and Plan of Merger may be terminated and abandoned by action of either party hereto at any time prior to the filing date whether before or after approval

by the sole Shareholder of the Terminating Corporation and the sole Member of the Surviving Company.

THIRTEENTH: The Parties intend that the Merger will be treated as a reorganization under Internal Revenue Code Section 368(a)(1)(F).

IN WITNESS WHEREOF, each of the parties hereto have caused this Agreement and Plan of Merger to be executed by their respective officers thereunto duly authorized all as of the date first written above.

CDW CORPORATION, an Illinois Corporation

Robert I. Welvk

Vice President and Treasurer

CDWC LLC, an Illinois Limited Liability Company

Ву: _

Robert J. Welyki

Vice President and Treasurer

RECORDED: 01/29/2010