TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Hostmonster Inc.		12/22/2010	CORPORATION: UTAH

RECEIVING PARTY DATA

Name:	Bluehost Inc.
Street Address:	1958 South 950
City:	East Provo
State/Country:	UTAH
Postal Code:	84606
Entity Type:	CORPORATION: UTAH

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3697809	HOSTMONSTER

CORRESPONDENCE DATA

Fax Number: (866)947-1121

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

585-263-1065 Phone:

Email: kwalsh@nixonpeabody.com

Correspondent Name: Kristen M. Walsh, Nixon Peabody LLP

Address Line 1: 1300 Clinton Square

Address Line 4: Rochester, NEW YORK 14604

01808/103529
risten M. Walsh
kristenmwalsh/
(ri

TRADEMARK REEL: 004483 FRAME: 0717

900184602

Date:	02/22/2011
source=Articles of Merger - Hostmonster int source=Articles of Merger - Hostmonster int source=Articles of Merger - Hostmonster int	o Bluehost - FILED EVIDENCE - 22 Dec 2010_(18181745_1)#page1.tif o Bluehost - FILED EVIDENCE - 22 Dec 2010_(18181745_1)#page2.tif o Bluehost - FILED EVIDENCE - 22 Dec 2010_(18181745_1)#page3.tif o Bluehost - FILED EVIDENCE - 22 Dec 2010_(18181745_1)#page4.tif o Bluehost - FILED EVIDENCE - 22 Dec 2010_(18181745_1)#page5.tif

TRADEMARK REEL: 004483 FRAME: 0718

Date:

12/22/2010

Receipt Number: 3417215

Amount Paid:

\$1,649.00



State of Utah Division of Corporations & Commercial Code Auticles of Merger / Share Exchange MERGER DEPARTMENT OF COMMERCE

Non-Refundable Processing Fee:
Domestic \$37.00
Foreign \$37.00

	MONSTER INC.		(PEDI	
the	non-surviving corporation			g (2000)
BLU	Into EHOST INC.	#	1120	
the	surviving corporation		Dr	•
ARTICLE I - Surviving Corpora	tion		MECE	11/10
Section 1 The name of the corporation surviv	ing the merger is BLUEHOST INC.		DEC	IVED
	been changed as a result of the merger.	Ulah	PEC 22 Div. of Corp. 8	2010
The principal address of the survivi		•••	Div. of Corp. & Co	-01U
1958 SOUTH 950 EAST PROVO, UT	·			''' ^{m.} Code
Address		City	State	Zip
Section 2	•			i.
A. The surviving corporation is	a domestic corporation existing pursuant to the pro	ovisions of the U	Itah Revised	Business
Corporation Act incorporated on				
	a foreign corporation incorporated under the laws	of the State of	•	
	and qualified not qualit	fied to do busine	ess in Utah.	
Note: If application for Certificat	e of Authority to Transact Business is filed concur			approval F
of Application for Certificate of A		,		1
C. The effective date of the merg	er described herein shall be the date upon which t	these Articles are	e filed with t	he
Utah Division of Corporations an	d Commercial Code, or DECEMBER 31, 2010			
ARTICLE II - Non-surviving Corp				ر 4-
			C 1 TT 1	, , N
The name, state of incorporation, and	d date incorporation or qualification (if applicable) on, other than the survivor, which is party to the m) respectively, of perger are as foll	r each Utan (ows	
		leiger are as ion	O 11 0.	
Name of Corporation: HOSTMONST				
State of Domicile: UTAH	Date of Incorporation / Qualification	n in Utah: JULY	26, 2005	
Name of Corporation:				
State of Domicile:	Date of Incorporation / Qualification	ı in Utah:		
Name of Corporation:			· · · · · · · · · · · · · · · · · · ·	
State of Domicile:	Date of Incorporation / Qualification	ı in Utah:		· · · · · · · · · · · · · · · · · · ·
Name of Corporation:		· · · · · · · · · · · · · · · · · · ·		·
State of Domicile:	Date of Incorporation / Qualification	ı in Utah:		
Name of Corporation:				····
State of Domicile:	Date of Incorporation / Qualification	ı in Utah:		

ARTICLE III - Plan of Merger or Share Exchange

The Plan of Merger or Share Exchange, containing such information as required by Utah Code 16-10a-1101, is set forth in "Exhibit A", attached hereto and made a part hereof.

Under GRAMA {63-2-201}, all registration information maintained by the Division is classified as public record. For confidentiality purposes, you may use the business entity physical address rather than the residential or private address of any individual affiliated with the entity.

TRADEMARK

REEL: 004483 FRAME: 0719

Shareholder vote not required. The merger/ share exc directors without shareholder action and shareholder action			tors or b	oara o	ſ
Vote of shareholders (complete either A or B) The de where different classes of stock exist), number of outstands voting group entitled to vote separately on the merger / sharepresented at the meeting is set forth below:	ng shares, number	of votes entitled	to be cas	t by ea	ich
A. Unanimous written consent executed on DECEMBER 3, 20	10 and signed by	all shareholders	entitled t	o vote.	
B. Vote of shareholders during a meeting called by the Board of D	irectors.	en e			
		TOTAL	A	В	Ĺ
Designation of each voting group (i.e. preferred and comme	on)				
Number of outstanding shares					
Number of votes entitled to be cast					L
Number of votes represented at meeting		,			L
Shares voted in favor			<u>.</u>		
Shares voted against					
Section 1 Shareholder vote not required. The merger/ share exchange directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The description where different classes of stock exist), number of outstanding the state of th	was not required. ignation (i.e., coming shares, number	mon, preferred or of votes entitled	any cla	ssificat	tio ach
Shareholder vote not required. The merger/ share exchairectors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The desember different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3, 20	was not required. ignation (i.e., coming shares, number re exchange and the signed by	amon, preferred or of votes entitled ne number of vote	any cla to be cas s of eacl	ssificat t by ea votin	tio ack g (
Shareholder vote not required. The merger/ share exchairectors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The des where different classes of stock exist), number of outstandivoting group entitled to vote separately on the merger / sharepresented at the meeting is set forth below:	was not required. ignation (i.e., coming shares, number re exchange and the signed by	amon, preferred or of votes entitled ne number of vote all shareholders e	any cla to be cas s of eacl	ssificat t by ea votin	tio ach g g
Shareholder vote not required. The merger/ share exchadirectors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The deswhere different classes of stock exist), number of outstandivoting group entitled to vote separately on the merger / shareholders dat the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3 B. Vote of shareholders during a meeting called by the Board of D	ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of vote	any cla to be cas s of each	ssificated by each of voting of vote.	tio ach g g
Shareholder vote not required. The merger/ share exchairectors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The desember different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3 B. Vote of shareholders during a meeting called by the Board of Designation of each voting group (i.e. preferred and common designation of each voting group (i.e. preferred and common designation of each voting group (i.e. preferred and common designation of each voting group (i.e. preferred and common designation of each voting group (i.e. preferred and common designation of each voting group (i.e. preferred and common designation of each voting group (i.e. preferred and common designation of each voting group (i.e. preferred and common designation design	ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of vote all shareholders e	any cla to be cas s of each	ssificated by each of voting of vote.	tio ach g g
Shareholder vote not required. The merger/ share exchained directors without shareholder action and shareholder action 2 Vote of shareholders (complete either A or B) The described where different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3 B. Vote of shareholders during a meeting called by the Board of Designation of each voting group (i.e. preferred and common Number of outstanding shares	ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of vote all shareholders e	any cla to be cas s of each	ssificated by each of voting of vote.	tio ach g g
Shareholder vote not required. The merger/ share exch directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The des where different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3 B. Vote of shareholders during a meeting called by the Board of Designation of each voting group (i.e. preferred and common Number of outstanding shares Number of votes entitled to be cast	ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of vote all shareholders e	any cla to be cas s of each	ssificated by each of voting of vote.	tio ach g g
Shareholder vote not required. The merger/ share exch directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The desember different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3 B. Vote of shareholders during a meeting called by the Board of Designation of each voting group (i.e. preferred and common Number of outstanding shares	ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of vote all shareholders e	any cla to be cas s of each	ssificated by each of voting of vote.	tio ach g g
Shareholder vote not required. The merger/ share exch directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The des where different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3 , 20 B. Vote of shareholders during a meeting called by the Board of Designation of each voting group (i.e. preferred and common Number of outstanding shares Number of votes entitled to be cast Number of votes represented at meeting	ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of vote all shareholders e	any cla to be cas s of each	ssificated by each of voting of vote.	tio ach g g
Shareholder vote not required. The merger/ share exch directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The des where different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3	was not required. ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of votes all shareholders of TOTAL	any clareto be cased and the c	ssificated by each of voting by vote.	tio ach g s
Shareholder vote not required. The merger/ share exch directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The des where different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3	was not required. ignation (i.e., coming shares, number re exchange and the signed by irectors.	amon, preferred or of votes entitled ne number of votes all shareholders of TOTAL	any clareto be cased and the c	ssificated by each of voting by vote.	tio ach g &
Shareholder vote not required. The merger/ share exch directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The des where different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3 20. B. Vote of shareholders during a meeting called by the Board of D. Designation of each voting group (i.e. preferred and common Number of outstanding shares. Number of votes entitled to be cast. Number of votes represented at meeting. Shares voted in favor. Shares voted against. In Witness Whereof, the undersigned being the President of the surviving corporation executes these Articles of Merger / Shares of the surviving corporation executes these Articles of Merger / Shares represented at meeting of the surviving corporation executes these Articles of Merger / Shares represented at meeting of the surviving corporation executes these Articles of Merger / Shares represented the surviving corporation executes these Articles of Merger / Shares represented the surviving corporation executes the security of t	was not required. ignation (i.e., coming shares, number re exchange and the state of the state	amon, preferred or of votes entitled ne number of votes all shareholders of TOTAL	any clareto be cased and the c	ssificated by each of voting by vote.	tio ach g &
Shareholder vote not required. The merger/ share exch directors without shareholder action and shareholder action Section 2 Vote of shareholders (complete either A or B) The des where different classes of stock exist), number of outstanding voting group entitled to vote separately on the merger / share represented at the meeting is set forth below: A. Unanimous written consent executed on DECEMBER 3	was not required. ignation (i.e., coming shares, number re exchange and the state of the state	amon, preferred or of votes entitled ne number of votes all shareholders entitled all shareholde	any clareto be cased and the c	ssificated by each of voting by vote.	tionach

TRADEMARK REEL: 004483 FRAME: 0720

Exhibit A

PLAN OF MERGER

OF

HOSTMONSTER INC., a Utah Corporation

AND

BLUEHOST INC., a Utah Corporation

PLAN OF MERGER entered into on December 21, 2010, and shall be effective December 31, 2010 (the "<u>Effective Date</u>"), by Hostmonster Inc., a Utah corporation, and Bluehost Inc., a Utah corporation, as approved by the Board of Directors and Shareholders of each of said corporations:

FIRST: Hostmonster Inc., which is a corporation incorporated in the State of Utah, and which is sometimes hereinafter referred to as the "Terminating Corporation", shall be merged with and into Bluehost Inc., which is a corporation incorporated in the State of Utah, and which is sometimes hereinafter referred to as the "Surviving Corporation" on the Effective Date.

SECOND: The separate existence of the Terminating Corporation shall cease upon the Effective Date in accordance with the provisions of the laws of the State of Utah.

THIRD: The Surviving Corporation shall continue its existence under its present name pursuant to the provisions of the Utah Revised Business Corporation Act.

FOURTH: The Articles of Incorporation of the Surviving Corporation upon the Effective Date in the State of Utah shall be the Articles of Incorporation of said Surviving Corporation and shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Utah Revised Business Corporation Act.

FIFTH: The bylaws of the Surviving Corporation upon the Effective Date in the State of Utah shall be the bylaws of said Surviving Corporation and shall continue in full force and effect until changed, altered or amended as therein provided and in the manner prescribed by the provisions of the Utah Revised Business Corporation Act.

SIXTH: The directors and officers in office of the Surviving Corporation upon the Effective Date in the State of Utah shall continue to be the members of the Board of Directors and the officers of the Surviving Corporation, all of whom shall hold their directorships and offices until the election, choice, and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the bylaws of the Surviving Corporation.

SEVENTH: Each issued share of the Terminating Corporation shall, upon the Effective Date, be cancelled.

TRADEMARK
REEL: 004483 FRAME: 0721

EIGHTH: In the event that the merger herein provided for shall have been fully authorized in accordance with the provisions of Utah Revised Business Corporation Act, the Terminating Corporation and the Surviving Corporation hereby agree that they will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Utah, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.

NINTH: The Board of Directors and the proper officers of the Terminating Corporation and of the Surviving Corporation, respectively, are hereby authorized, empowered and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

TENTH: The effective date of the merger shall be the Effective Date.

TRADEMARK REEL: 004483 FRAME: 0722

IN WITNESS WHEREOF, the Terminating Corporation and the Surviving Corporation have executed this Plan of Merger as of the date first written above.

Hostmonster Inc., a Utah corporation

Name: Hari Ravichandran

Title: President

Bluehost Inc., a Utah corporation

Title: President

State of Utah Department of Commerce Division of Corporations and Commercial Code hereby certified that the foregoing has been filed and approved as of this delayed effective date:

day of 20 20

In this office of this Division and hereby issued
This Certificate thereof.

Examine

Kathy Berg Division Director

Signature Page to Plan of Merger

TRADEMARK

RECORDED: 02/22/2011

REEL: 004483 FRAME: 0723