900211712 01/10/2012

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/26/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
VENTURE ENCODING SERVICE, LTD.		106/26/2007	LIMITED PARTNERSHIP: TEXAS

RECEIVING PARTY DATA

Name:	VENTURE ENCODING SERVICE, LLC
Street Address:	4401 Cambridge Road
City:	Fort Worth
State/Country:	TEXAS
Postal Code:	76155
Entity Type:	LIMITED LIABILITY COMPANY: TEXAS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2228892	VENTUREACCESS

CORRESPONDENCE DATA

Fax Number: (214)200-0458 Phone: (214) 651-5148

Email: april.reasoner@haynesboone.com

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Correspondent Name: Gavin George

Address Line 1: Haynes and Boone, LLP
Address Line 2: 2323 Victory Avenue, Suite 700

Address Line 4: Dallas, TEXAS 75219

ATTORNEY DOCKET NUMBER: 24874.11

NAME OF SUBMITTER: Gavin George

TRADEMARK

OP \$40.00 2

900211712 REEL: 004694 FRAME: 0937

Signature:	/Gavin George/
Date:	01/10/2012
Total Attachments: 14 source=Venture Merger#page1.tif source=Venture Merger#page2.tif source=Venture Merger#page3.tif source=Venture Merger#page4.tif source=Venture Merger#page5.tif source=Venture Merger#page6.tif source=Venture Merger#page7.tif source=Venture Merger#page8.tif source=Venture Merger#page9.tif source=Venture Merger#page10.tif source=Venture Merger#page11.tif source=Venture Merger#page12.tif source=Venture Merger#page13.tif source=Venture Merger#page14.tif	

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



Office of the Secretary of State

The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

Venture Encoding Service, LLC Filing Number: 800835156

Certificate of Formation Certificate of Merger Public Information Report (PIR) Public Information Report (PIR) Public Information Report (PIR) Public Information Report (PIR) June 26, 2007 June 26, 2007 December 31, 2008 December 31, 2009 December 31, 2010 December 31, 2011

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on January 04, 2012.



Phone: (512) 463-5555

Prepared by: SOS-WEB

Hope Andrade Secretary of State

FILED
In the Office of the
Secretary of State of Texas

JUN 26 2007

CERTIFICATE OF FORMATION OF VENTURE ENCODING HOLDINGS, LLC, a Texas limited liability company

Corporations Section

ARTICLE 1 - Entity Name and Type

The name of the entity is Venture Encoding Holdings, LLC. The filing entity being formed is a limited liability company.

ARTICLE 2 - Registered Agent and Registered Office

The initial registered agent is an individual resident of the state whose name is an individual resident of the state whose name is Kenneth K. Hargis. The business address of the registered agent and the registered office address is 4401 Cambridge Road, Fort Worth, Texas 76155.

ARTICLE 3 - Governing Authority

The limited liability company will be managed by its members. The name and address of the initial member is:

Name

Address

Kenneth K. Hargis

4401 Cambridge Road Fort Worth, Texas 76155

ARTICLE 4 – Purpose

The limited liability company is formed for the purpose of transacting all lawful purposes for which a limited liability company may be organized under the Texas Business Organizations Code.

ARTICLE 5 - Effectiveness of Filing

This Certificate of Formation becomes effective when it is filed by the Texas Secretary of State.

ARTICLE 6 - Organizer

The name and address of the organizer of the limited liability company are as follow:

J. Mitchell Miller 2505 N. Plano Road, Suite 4000 Richardson, Texas 75082

R-169473_1.DOC

IN WITNESS WHEREOF, the undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument on the 26th day of June, 2007.

ORGANIZER:

J MITCHELL MILLER,
Organizer

R-169473_1.DOC

CONSENT OF VENTURE ENCODING SERVICE, LTD. FOR USE OF SIMILAR NAME

The undersigned, Venture Encoding Service, Ltd., hereby unconditionally consents to the use of the name Venture Encoding Holdings, LLC by Kenneth K. Hargis in connection with the Certificate of Formation filed with the Office of the Secretary of State of the State of Texas.

The undersigned hereby acknowledges that a copy of this Consent may be forwarded to the Office of the Secretary of State of the State of Texas for filing.

Dated the 26th day of June, 2007.

VENTURE ENCODING SERVICE, LTD., a Texas limited partnership

By: Venture Encoding Service GP, LLC, a Texas limited liability company, its General Partner

Bv:

Kenneth K. Hargis,

President

Form 622 (Revised 01/06)

Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555

FAX: 512 463-5709

Filing Fee: see instructions



Certificate of Merger **Combination Merger Business Organizations Code**

Parties to the Merger

This space reserved for office use.

FILED

In the Office of the Secretary of State of Texas

JUN 26 2007

Corporations Section

i .				
		Business Organizations Code, and the es submit this certificate of merger.	e title applicable to each dome	stic filing entity
The name, organiza	tional form,	state of incorporation or organ	ization, and file number, if	any, issued
. —	•	organization that is a party to		**
Party 1				
Venture Encoding S	Service, Ltd.			
Name of Organization			To !	.1. 1
The organization is		partnership ganizational form (e.g., for-profit corporation	It is organized under	the laws of
TX USA	npecijj or	The file number, i	f any, is 800128192	
State Country	Cl	4401 Combailes D. ad	Texas Secretary of Stat	
Its principal place o	f business is	4401 Cambridge Road	Fort Worth	TX State
The organization	n will surviv		anization will not survive t	
_ •		the name of the organization.		
I ne pian of men	ger amends	the name of the organization.	The new hame is set form	below.
				· / - · · · · · · · · · · · · · · · · · ·
·		Name as Amended		
Party 2				
Venture Encoding I	loldings, LL	C		
Name of Organization	o limitod	lighility company	It is organized under	the laws of
The organization is	Specify or	liability company ganizational form (e.g., for-profit corporation,		me laws of
TX USA	, , , , ,	The file number, i	fany, is []
State Country		4404.6	Texas Secretary of State	•
Its principal place o	f business is	4401 Cambridge Road	Fort Worth	TX State
	n will surviv		unization will not survive the	
The plan of mer	ger amends	the name of the organization.	The new name is set forth t	oelow.
Venture Encoding S	ervice, LLC			
Y _		Name as Amended		
Party 3				
Name of Organization				
The organization is	a		_ It is organized under	the laws of
	Specify or	ganizational form (e.g., for-profit carporation)		
		The file number, i	f any, is	
Form 622		1		

State Country Its principal place of business is	Texus Secretary of State file number
The organization will survive the merger.	City State The organization will not survive the merger,
The plan of merger amends the name of the	organization. The new name is set forth below.
Name	e as Amended
Plan	of Merger
The plan of merger is attached.	· · · · · · · · · · · · · · · · · · ·
If the plan of merger is not attached,	the following statements must be completed.
Alternat	ive Statements
By checking the following boxes, each domestic	filing entity certifies that:
	incipal place of business of each surviving, acquiring, a that is named in this form as a party to the merger or
	erger will be furnished without cost by each surviving, organization to any owner or member of any domestic merger.
If a filling entity is to survive the merger, complete either A or	B. If B is selected, provide relevant information in the space provided.
Am	endments
 ☐ A. No amendments to the certificate of formare effected by the merger. ☑ B. The plan of merger effected changes or a 	mation of any filing entity that is a party to the merger mendments to the certificate of formation of
Venture Encoding Holdings, LLC	
Name of filing entity effecting amendments The changes or amendments to the filing entity's noted previously, are stated below.	s certificate of formation, other than the name change
Amendment Text Area	
See Exhibit A attached hereto.	
Organizations	Created by Merger

The name, jurisdiction of organization, principal place of business address, and entity description of each entity or other organization to be created pursuant to the plan of merger are set forth below. The certificate of formation of each new domestic filing entity to be created is being filed with this certificate of merger.

Form 622

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NEW ORGANIZATION I					
N		Jurisdiction	Entity Type (See instructions)		
Name		Jurisarchon	Emily Type (See instructions)		
			 		
Principal Place of Business Address		City	State Zip Code		
NEW ORGANIZATION 2	,				
Name		Jurisdiction	Entity Type (See instructions)		
rame		Ju nantiton	ishing type (occ man denons)		
Principal Place of Business Address		City	State Zip Code		
NEW ORGANIZATION 3					
	•				
Name		Jurisdiction	Entity Type (See instructions)		
, rame			5/1/1/ 15/7- 1500 Hill Horizons		
N		City	State Zip		
Principal Place of Business Address		City	State Zip		
	Approval of the Pla	n of Merger			
The plan of merger has been approved as required by the laws of the jurisdiction of formation of each organization that is a party to the merger and by the governing documents of those organizations. The approval of the owners or members of Name of domestic entity					
was not required by the provisions of the BOC.					
Effectiveness of Filing (Select either A, B. or C.)					
 A. This document becomes effective when the document is accepted and filed by the secretary of state. B. This document becomes effective at a later date, which is not more than ninety (90) days from 					
the date of signing. The de	*	1 0			
C. This document takes effect on the occurrence of the future event or fact, other than the					
passage of time. The 90 th day after the date of signing is:					
The following event or fact will cause the document to take effect in the manner described below:					
	Tax Certific	cate			
	ertificate from the comptroll en paid by the non-surviving		hat all taxes under title		
In lieu of providing the tax certificate, one or more of the surviving, acquiring or newly created organizations will be liable for the payment of the required franchise taxes.					

3

Form 622

Execution

The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument.

Date:

June 26, 2007

SURVIVING ENTITY:

VENTURE ENCODING SERVICE, LLC,

a Texas limited liability company,

By:

Cenneth K. Hargis,

Member

DISAPPEARING ENTITY:

VENTURE ENCODING SERVICE, LTD.,

a Texas limited partnership

Ву:

Venture Encoding Service GP, LLC

a Texas limited liability company

its General Partner

Kenneth K. Hargis,

President

Form 622

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Exhibit A

Amendments to Certificate of Formation of Venture Encoding Holdings, LLC

The changes or amendments to the filing entity's certificate of formation are as follows:

<u>Article 1</u> of the Certificate of Formation of Venture Encoding Holdings, LLC is hereby deleted in its entirety and shall now read as follows: "The name of the entity is Venture Encoding Service, LLC. The filing entity is a limited liability company.

<u>Article 3</u> of the Certificate of Formation of Venture Encoding Holdings, LLC is hereby deleted in its entirety and shall now read as follows: "The limited liability company will be managed by its members. The name and address of each member are as follows:

N	ខា	n	e

Address

Venture Encoding Service GP, LLC

4401 Cambridge Road Fort Worth, Texas 76155

Kenneth K. Hargis

4401 Cambridge Road Fort Worth, Texas 76155"

Form 622 5

AGREEMENT AND PLAN OF MERGER

of

VENTURE ENCODING SERVICE, LTD., a Texas limited partnership

with and into

VENTURE ENCODING HOLDINGS, LLC, a Texas limited liability company

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement"), is entered into by and among Venture Encoding Service, Ltd., a Texas limited partnership ("Disappearing LP") and Venture Encoding Holdings, LLC, a Texas limited liability company ("Surviving LLC").

RECITALS

WHEREAS, Venture Encoding Service GP, LLC, a Texas limited liability company, is the sole general partner of Disappearing LP;

WHEREAS, the sole limited partner of Disappearing LP is Kenneth K. Hargis;

WHEREAS, the sole member of Surviving LLC is Kenneth K. Hargis;

WHEREAS, the partners of Disappearing LP and the members of Surviving LLC desire to merge Disappearing LP with and into Surviving LLC; and

WHEREAS, Disappearing LP and Surviving LLC desire to approve the business combination transaction provided for herein in which Disappearing LP will merge with and into Surviving LLC (the "Merger"), with Surviving LLC surviving the Merger, on the terms and subject to the conditions set forth in this Agreement.

AGREEMENT OF MERGER

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

ARTICLE I - DEFINITIONS

Capitalized terms used in this Agreement are used as defined in this <u>Article I</u> or elsewhere in this Agreement.

"Closing" has the meaning set forth in Section 2.03.

"Closing Date" has the meaning set forth in Section 2.03.

"Texas Law" means the Texas Business Organizations Code and the Texas Revised Limited Partnership Act.

"Effective Time" has the meaning set forth in Section 2.04.

"Disappearing LP Interest" means any interest as a partner in Disappearing LP.

R-VENTURE ENCODING Plan of Merger(170111_1).DOC

"Surviving LLC Membership Interest" means any interest as a member in Surviving LLC.

ARTICLE II - THE MERGER

2.01 Approval.

The partners of Disappearing LP and the members of Surviving LLC each approved the Merger by written consent on June 26, 2007.

- 2.02 The Merger. Upon the terms and subject to the conditions set forth in this Agreement, Disappearing LP shall be merged with and into Surviving LLC at the Effective Time of the Merger. Following the Merger, the separate existence of Disappearing LP shall cease, and Surviving LLC shall continue as the surviving entity and shall succeed to and assume all the rights and obligations of Disappearing LP in accordance with Texas Law. Surviving LLC, the surviving entity, will be responsible for, and obligated to pay, all applicable Texas taxes, if any, and/or any related fees that are due by Disappearing LP for such period prior to and ending on the Closing Date if the same are not timely paid.
- 2.03 Closing. The Closing of the Merger (the "Closing") will take place at Surviving LLC's principal office on June 26, 2007 (the date of the Closing being referred to herein as the "Closing Date"). At the Closing, (i) the Certificate of Merger shall be executed and acknowledged by the members of Surviving LLC; (ii) the Certificate of Merger shall be executed and acknowledged by the partners of Disappearing LP; and (iii) the parties shall take such further action as is required to consummate the transactions described in this Agreement and the Certificate of Merger.
- 2.04 Effective Time. On June 26, 2007, the parties shall file the Certificate of Merger with the Texas Secretary of State, executed in accordance with the relevant provisions of Texas Law, as applicable, and shall make all other filings or recordings required under the provisions of Texas Law. The Merger will be effective upon filing (the "Effective Time" of the Merger).
- 2.05 Effects of the Merger. The Merger shall have the effects set forth in the provisions of Texas Law.
 - 2.06 Certificate of Formation and Limited Liability Company Agreement.
- (a) The Certificate of Formation of Surviving LLC, as in effect at the Effective Time of the Merger, shall be the Certificate of Formation of Surviving LLC, the surviving entity, until thereafter changed or amended as provided therein or by applicable law.
- (b) The Limited Liability Company Agreement of Surviving LLC, as in effect at the Effective Time of the Merger, shall be the Limited Liability Company Agreement of Surviving LLC, the surviving entity, until thereafter changed or amended as provided therein or by applicable law.
- 2.07 Copy of the Agreement. An executed copy of this Agreement will be kept on file at the offices of Surviving LLC, the surviving entity. A copy of the Agreement will be furnished by Surviving LLC, on written request and without cost, to any member of Surviving LLC (or former partner of Disappearing LP) and to any creditor or obligee of Disappearing LP at the time of the Merger if such obligation is then outstanding.

R-VENTURE ENCODING Plan of Merger(170111_1).DOC - 2 -

ARTICLE III - EFFECT OF MERGER ON PARTNERSHIP INTERESTS

3.01 Cancellation of Disappearing LP Interests. As of the Effective Time of the Merger, by virtue of the Merger and without any action on the part of Surviving LLC or the holder of any Disappearing LP Interest, the existing Disappearing LP Interests shall no longer be existing and shall automatically be canceled and retired and shall cease to exist, and the holders of such Disappearing LP Interests shall cease to have any rights with respect thereto. Immediately after the merger, the members of Surviving LLC and their respective Surviving LLC Membership Interests shall be (i) Venture Encoding Service GP, LLC, with a one percent (1%) Surviving LLC Membership Interest and (ii) Kenneth K. Hargis with a ninety-nine percent (99%) Surviving LLC Membership Interest.

Remainder of Page Intentionally Left Blank. Signature Page to Follow.

R-VENTURE ENCODING Plan of Merger (170111_1).DOC - 3 -

IN WITNESS WHEREOF, the undersigned entities have executed this Agreement on the 26th day of June, 2007.

SURVIVING LLC:

VENTURE ENCODING HOLDINGS, LLC, a Texas limited liability company

Bv:

Kenneth K. Hargis,

Member

DISAPPEARING LP:

VENTURE ENCODING SERVICE, LTD., a Texas limited partnership

By: Venture Encoding Service GP, LLC, a Texas limited liability company its General Partner

Bv:

Kenneth K. Hargis

President



TEXAS COMPTROLLER OF PUBLIC ACCOUNTS

SUSAN COMBS · COMPTROLLER · AUSTIN, TEXAS 78774

January 4, 2012

CERTIFICATE OF ACCOUNT STATUS

THE STATE OF TEXAS COUNTY OF TRAVIS

I, Susan Combs, Comptroller of Public Accounts of the State of Texas, DO HEREBY CERTIFY that according to the records of this office

VENTURE ENCODING SERVICE, LLC

is, as of this date, in good standing with this office having no franchise tax reports or payments due at this time. This certificate is valid through the date that the next franchise tax report will be due May 15, 2012.

This certificate does not make a representation as to the status of the entity's registration, if any, with the Texas Secretary of State.

This certificate is valid for the purpose of conversion when the converted entity is subject to franchise tax as required by law. This certificate is not valid for any other filing with the Texas Secretary of State.

GIVEN UNDER MY HAND AND SEAL OF OFFICE in the City of Austin, this 4th day of January 2012 A.D.

Susan Combs Texas Comptroller

Taxpayer number: 32033227243

File number: 0800835156

Form 05-304 (Rev. 12-07/17)

TRADEMARK 1/4/2012 REEL: 004694 FRAME: 0952