## 900274570 12/13/2013

# TRADEMARK ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2012

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
R&L Publishing, Ltd.		12/11/2012	LIMITED PARTNERSHIP: TEXAS

#### **RECEIVING PARTY DATA**

Name:	VPI Holding Co.
Street Address:	200 Swisher Road
City:	Lake Dallas
State/Country:	TEXAS
Postal Code:	75065
Entity Type: CORPORATION: DELAWARE	

#### PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	3084777	BETTER LIFE MEDIA
Registration Number:	3230816	BETTER LIFE COACH
Registration Number:	3230817	BETTER LIFE COACHES
Registration Number:	3230818	BETTER LIFE ON DEMAND

#### **CORRESPONDENCE DATA**

Fax Number: 2142105941

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

via US Mail.

Phone: 214-210-5940

Email: docket@grspc.com

Correspondent Name: Schultz & Associates, P.C.

Address Line 1: 5400 LBJ Freeway

Address Line 2: Suite 1200

Address Line 4: Dallas, TEXAS 75240

**TRADEMARK** 

REEL: 005173 FRAME: 0585

OF \$115.00 3084///

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ATTORNEY DOCKET NUMBER:	69213.0200-203
NAME OF SUBMITTER:	George R. Schultz
Signature:	/george r. schultz/
Date:	12/13/2013
Total Attachments: 4 source=Merger - R&L to VPI#page1.tif source=Merger - R&L to VPI#page2.tif source=Merger - R&L to VPI#page3.tif source=Merger - R&L to VPI#page4.tif	

Form 622 (Revised 05/11)

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 Corporations Section

This space reserved for office use.

FILED In the Office of the Secretary of State of Texas

DEC 17 2012

#### Parties to the Merger

Pursuant to chapter 10 of the Texas Business Organizations Code, and the title applicable to each domestic filing entity identified below, the undersigned parties submit this certificate of merger.

The name, organizational form, state of incorporation or organization, and file number, if any, issued by the secretary of state for each organization that is a party to the merger are as follows:

Party !				
R & L Publishing, Ltd.				
Name of Organization				
The organization is a	limited partnership		It is organized unde	r the laws of
_	Specify organizational form (e.g.,	for-profit corporation)	, , , , , , , , , , , , , , , , , , ,	
TX USA		e file number, if any	is 800535513	
State Country	-	•	Texas Secretary of Si	tate file number
lts principal place of bu	usiness is 200 Swisher Road	i	Lake Dallas	TX
	Address		City	State
The organization w	vill survive the merger.	The organiza	tion will not survive	the merger.
The plan of merger	amends the name of the	organization. The r	new name is set forth	below.
<del></del>	Name	as Amended		<del></del>
Party 2			•	
VPI Holding Co.				
Name of Organization				
The organization is a	corporation		It is organized under	the laws of
	Specify organizational form (e.g., fo	or-profit corporation)	<del>-</del>	•
Delaware USA	. The	file number, if any	, is	
State Country		• •	Texas Secretary of Sta	te filo number
Its principal place of bu	siness is 200 Swisher Road		Lake Dallas	ŤΧ
	Address		City	State
★ The organization will	ill survive the merger.	The organizat	ioniwill not survive t	the merger.
The plan of merger	amends the name of the o	organization. The n	ew name is set forth	below.
	Name	as Amended		
Party 3				·
Name of Organization				
The organization is a			t is organized under	the laws of
	Specify organizational form (e.g., foi	r-profit corporation)		

	The file number, if any, is	Texas Secretary of State file number
Its principal place of business is  Address  The organization will survive the merge  The plan of merger amends the name or		will not survive the merger.
	Name as Amended	
	Plan of Merger	
The plan of merger is attached.  If the plan of merger is not attached.	ched, the following statements mu	ist be completed.
Alt	ernative Statements	
In lieu of providing the plan of merger, each	h domestic filing entity certi	fies that:
<ol> <li>A signed plan of merger is on file at the new domestic entity or non-code organization created by the merger.</li> <li>On written request, a copy of the plan acquiring, or new domestic entity or non-entity that is a party to or created by the multiple surviving domestic entities or not to the merger at the time of the merger if an entity of the merger.</li> </ol>	of merger will be furnished code organization to any ow plan of merger and, if the n-code organizations, to any liability or obligation is the	without cost by each surviving mer or member of any domesticertificate of merger identified creditor or oblige of the parties outstanding.  of a surviving filing entity.
<ul> <li>3A. No amendments to the certificate of merger are effected by the merger.</li> <li>3B.  The plan of merger effected cha</li> </ul>	nges or amendments to the co	ertificate of formation of:
3A. No amendments to the certificate of merger are effected by the merger.  3B. The plan of merger effected cha	nges or amendments to the co	ertificate of formation of:
<ul> <li>3A. No amendments to the certificate of merger are effected by the merger.</li> <li>3B.  The plan of merger effected characteristics.</li> </ul>	nges or amendments to the co	ertificate of formation of:
3A. No amendments to the certificate of merger are effected by the merger.  3B. The plan of merger effected changes of the plan of merger effected changes or amendments.  The changes or amendments to the filing noted previously, are stated below.	nges or amendments to the co	ertificate of formation of:
A. No amendments to the certificate of merger are effected by the merger.  3B. The plan of merger effected characteristation of merger effected characteristations.  The changes or amendments to the filing noted previously, are stated below.  Amendment Text Area  4. Organizations Created by Merger The name, jurisdiction of organization, peach entity or other organization to be creatificate of formation of each new domesticate of e	rincipal place of business ad	ertificate of formation of:  on, other than the name change  dress, and entity description of
3A. No amendments to the certificate of merger are effected by the merger.  3B. The plan of merger effected cha  Name of filing entry effecting amendments  The changes or amendments to the filing noted previously, are stated below.  Amendment Text Area  4. Organizations Created by Merger  The name, jurisdiction of organization, p	rincipal place of business ad	ertificate of formation of:  on, other than the name change  dress, and entity description of

Name of New Organization 1		Jurisdiction	Entity Type (See instructions)
Principal Place of Business Address	City	· · · · · · · · · · · · · · · · · · ·	State Zip Code
Name of New Organization 2	· <del>-</del>	f	
<b>3</b> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Jurisdiction	Entity Type (See instructions)
Principal Place of Business Address	City	*	State Zip Code
	•		
		<i>r</i> :	
Name of New Organization 3.		Jurisdiction	Entity Type (See instructions)
Principal Place of Business Address	City		State Ztp
Annroyal	of the Pian of Me	angaw .	,
		•	
The plan of merger has been approved as requorganization that is a party to the merger and it	ired by the laws of the barring of the governing of the governing of the barring	of the jurisdiction of the documents of	on of formation of each nose organizations.
The approval of the owners or members of	f		
was not required by the provisions of the BOC	3.	Name of domest	ic entity
Effectiveness of	Filing (Select clines	'A, B, or Ć.)	
A. This document becomes effective when			ed by the secretary of
State.			
B. X This document becomes effective at a la	iter date, which is	not more than	ninety (90) days from
the date of signing. The delayed effective date	is: December 31,	2012	
C. This document takes effect on the occum	rence of the future	e event or fact,	other than the
passage of time. The 90th day after the date of	signing is:	<u> </u>	
The following event or fact will cause the docu	iment to take effe	ct in the manne	r described below:
:		#	
Tay	: Certificate	······································	
	Commente		
Attached hereto is a certificate from the co 2, Tax Code, have been paid by the non-so	omptroller of pub urviving filing en	lic accounts tha tity.	t all taxes under title
In lieu of providing the tax certificate, on organizations will be liable for the paymer	e or more of the	surviving, acqu franchise taxes	iring or newly created
		<u>:</u>	
1 622	7		

## Execution

The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument. The undersigned certifies that the statements contained herein are true and correct, and that the person signing is authorized under the provisions of the Business Organizations Code, or other law applicable to and governing the merging entity, to execute the filing instrument.

Date:	December 11, 2012	
Date.		D & C D A D A D A D A D A D A D A D A D A D
		R & L Publishing, Ltd.  Merging Entity Name
		weeging citity name
		1
	•	Signature of authorized person (see Instructions)
		JOE D'COMMOR CED
		Diffued or typed name of authorized person
		•
		Maria
		VPI Holding Co.  Merging Entity Name
		A Land Amile
		Signature of authorized person (see instructions)
		COE O'CONNOR CFO
		Printed or typed name of authorized person
		Merging Entity Name
		integrals carry Name
		Signature of authorized person (see instructions)
		r
	•	Drigged or taxed name of pullboring agency

Form 622

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