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# TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM469429

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/05/2017

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Party Time Productions, LLC		10/05/2017	Limited Liability Company: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Crimson corporation	
Street Address:	698 W. 10000 S.	
City:	South Jordan	
State/Country:	UTAH	
Postal Code:	84095	
Entity Type:	Corporation: DELAWARE	

### **PROPERTY NUMBERS Total: 1**

Property Type	Number	Word Mark
Registration Number:	5308107	IVANTI

### **CORRESPONDENCE DATA**

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

**Phone:** 4156932135

Email: trademarks@cooley.com
Correspondent Name: Cynthia O. Smuzynska

Address Line 1: 1299 Pennsylvania Avenue NW, Suite 700

Address Line 4: Washington, D.C. 20004-2400

NAME OF SUBMITTER:	Leanne M. Andrepont
SIGNATURE:	/Leanne M. Andrepont/
DATE SIGNED:	04/11/2018

**Total Attachments: 2** 

source=Party Time Productions LLC into Crimson Corporat - Merger#page1.tif source=Party Time Productions LLC into Crimson Corporat - Merger#page2.tif

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### CERTIFICATE OF MERGER

OF

### PARTY TIME PRODUCTIONS, LLC,

a Delaware limited liability company (Merging and Non-Surviving Entity)

### WITH AND INTO

## CRIMSON CORPORATION,

a Delaware corporation (Surviving Entity)

Pursuant to Title 8, Section 264(c) of the Delaware General Corporation Law (the "DGCL") and Title 6, Section 18-209 of the Delaware Limited Liability Company Act, the undersigned hereby adopts this Certificate of Merger and declares as follows:

**First.** The name and jurisdiction of formation of each of the constituent entities to the merger are:

- (a) Party Time Productions, LLC, a Delaware limited liability company ("Party Time"); and
- (b) Crimson Corporation, a Delaware corporation ("Crimson").

**Second.** An Agreement and Plan of Merger (the "Merger Agreement") has been approved, adopted, certified, acknowledged and executed by each of Party Time and Crimson in accordance with Section 264(c) of the DGCL.

**Third.** The name of the surviving corporation is "Crimson Corporation."

**Fourth.** The certificate of incorporation of the surviving corporation shall be its certificate of incorporation.

**Fifth.** The merger contemplated by the Merger Agreement shall become effective upon the filing of this Certificate of Merger with the Delaware Secretary of State.

**Sixth.** The executed Merger Agreement is on file at the principal place of business of Crimson at 698 West 10000 South, Suite 500, South Jordan, Utah 84095.

**Seventh.** A copy of the Merger Agreement will be furnished by Crimson, upon written request and without cost, to any member of Party Time or stockholder of Crimson.

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IN WITNESS WHEREOF, the undersigned has caused this Certificate of Merger to be signed by an authorized officer on October 5, 2017.

CRIMSON CORPORATION, a Delaware corporation

Mark Mibride

37: 7 — LOCABORES ESSERVE

Name: Mark C. McBride Title: Chief Financial Officer

SIGNATURE PAGE OF THE CERTIFICATE OF MERGER
OF PARTY TIME PRODUCTIONS, LLC
WITH AND INTO
CRIMSON CORPORATION

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**RECORDED: 04/11/2018**