OP \$40.00 75402411

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM487119

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	07/26/2018

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Mr. BOBBY RALSTON		08/22/2018	INDIVIDUAL:
TTG Industries, Inc		08/22/2018	Corporation:

RECEIVING PARTY DATA

Name:	ne: TARGET MEDIA PARTNERS	
Street Address:	5200 Lankershim Blvd	
City:	N Hollywood	
State/Country:	CALIFORNIA	
Postal Code:	91601	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Serial Number:	75402411	INDEPENDENT CONTRACTOR

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: 3239303123, x122

Email: bobbyr@targetmediapartners.com

Correspondent Name: Bobby Ralston

Address Line 1:5200 Lankershim Blvd, Suite 350Address Line 4:LOS ANGELES, CALIFORNIA 91601

NAME OF SUBMITTER:	Bobby Ralston
SIGNATURE:	/Bobby Ralston/
DATE SIGNED:	08/22/2018

Total Attachments: 5

source=TTG Merger Documents#page1.tif source=TTG Merger Documents#page2.tif source=TTG Merger Documents#page3.tif source=TTG Merger Documents#page4.tif

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STATE OF ALABAMA

CERTIFICATE OF MERGER

PURPOSE: In order to merge one or more entities - foreign or domestic - (merging entities which will cease to exist as an entity in Alabama) into another entity - domestic or foreign - the entities must deliver to the Office of the Alabama Secretary of State a Certificate of Merger pursuant to Section 10A, Chapter 1, Article 8, Code of Alabama 1975.

INSTRUCTIONS: Mail one (1) signed copy and as many additional signed copies as there are counties of formation that must be notified of this completed Certificate of Merger (any entity formed in Alabama will need a copy for the county in which it was formed and a check to that county), the filing fee of \$100.00 for standard processing

(For SOS Office Use Only)

or \$200.00 for expedited processing (credit card, check, or money order) to the Secretary of State, Business Services, P.O. Box 5616, Montgomery, Alabama, 36103-5616 and the checks to the appropriate Probate Offices (you must contact the county Probate Offices to determine the county fees required) must also be included in the submission package. The merger will not be filed if the credit card does not authorize and will be removed from the index if the check is dishonored. If you desire a stamped copy of the filing for your records, you must include an additional copy and a prepaid preaddressed envelope.

The information completing this form must be typed (handwritten submissions will be rejected). Faxed or emailed filings will not be acknowledged, processed, or returned.

Information on the merging entity (this is the entity which will cease to exist/termin	nating entity):
The name of the entity as formed/registered in Alabama (if not registered the legal formation/authority):	
TTG Industries, Inc	
The Alabama Entity ID number:	
The entity was formed in Calhouncounty, Alabama on _5 / 26	6 / 1995 (MM/DD/YYYY). CORF 94 281
<u>OR</u>	Recorded In Above Book and Page 07/26/2018 10:54:39 Al Alice K. Marti
The foreign entity is not currently registered to do business in Alabama:	Judse of Probate Calhoun Counts, Alabam
The Public Office (county courthouse, Secretary of State, governmental authority) formation documents are filed for the entity formed outside of Alabama:	and address of that office where
·	
Additional merging entities attached – must provide same information as	above.

Domestic Entity Merger - 3/2016

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2.	Information on the surviving entity (this is the entity which will continue to exist):		
	The name of the entity as formed/registered in Alabama (if not registered the legal name in the jurisdiction of formation/authority):		
	Target Media Partners		
	The Alabama Entity ID number: (Format 000-000) *		
	The entity was formed incounty, Alabama on/ _/(MM/DD/YYYY).		
	<u>OR</u>		
	The surviving entity is a Alabama domestic entity, which is not registered or is not required to register. This will result in all merging entities merging out of existence and no surviving entity registered to do business in Alabama.		
	The surviving entity is a foreign entity which is not registered and therefore not qualified to do business in Alabama. This will result in all merging entities merging out of existence and no surviving entity registered to do business in Alabama.		
	Required for entities formed outside of Alabama or Domestic Entities Not Registered with the Alabama Secretary of State		
	The Public Office (county courthouse, Secretary of State, governmental authority) and address of that office where formation documents are filed for the entity formed outside of Alabama:		
	Delaware Secretary of State, 401 Federal Street, Dover, DE 19901		
3.	The effective date of the merger shall be: 6 / 11 / 2018 (MM/DD/YYYY) - date must be the date received by the Office of the Secretary of State or a later date which may not be later than the 90 th day after the date the instrument was signed). The index of the Alabama Secretary of State will not reflect a date prior to the date received/filed by that office.		
4.	The undersigned certify that the Plan of Merger has been approved and executed by each of the entities, which are to merge in accordance with <i>Code of Alabama of 1975</i> , Title 10A.		
5.	The undersigned certify that if the surviving or resulting entity is one in which one or more owners lack limited liability protection, each owner of an entity party to the merger who is to be an owner of the surviving entity without limited liability protection has consented to the merger in writing.		
6.	The undersigned certify that a copy of the Plan of Merger shall be furnished on request and without cost to any owner of any entity, which is a party to this merger.		
7.	A copy of the Plan of Merger is on file at a place of business the surviving entity which is (street address):		
	5200 Lankershim Blvd, Ste 350, North Hollywood, CA 91601		
Do	om. Entity Merger - 3/2016 Page 2 of 3		

8.	Amendments to surviving entity's formation	on documents(name changes may require a name reservation):		
9.	Foreign Entity requirement – merging jurisdiction of formation/authority showing Demonstrates compliance with 10A-1-8.02	g or surviving: copy of the filed merger document certified by the g that the merger was effectuated prior to the effective date of this filing. (f)(2)(b).		
	O. Foreign Entity requirement – surviving entity only: Undersigned certifies that the surviving foreign entity resulting from this merger is deemed: (1) To consent that service of process in a proceeding to enforce any obligation or any dissenter's rights of owners of each domestic entity a party to the merger or conversion may be made registered mail addressed to the surviving or converted entity at the address set forth in the certificate of mergers at the entity of the Alabama Rules of Civil Process Any notice or demand required or permitted by law to be served on the domestic entity may be served or surviving or converted foreign entity by registered mail addressed to the surviving or converted entity at the addressed forth in the plan of merger or statement of conversion, as the case may be, or in any other manner similar to procedure provided by the Alabama Rules of Civil Procedure for the service of process; and (2) To agree that it promptly pay to dissenting owners of each domestic entity that is a party to the merger or conversion the amount any, to which they are entitled under Alabama law. [10A-1-8.04] Copies of any other documents which are consistent with Title 10A of the Alabama Code 1975 have attached. (May include Plan of Merger, additional Signature pages as attachments, etc.)			
6 Dat	<u>/ 7 / 2018</u> te	Bobby W Ralston, Chief Financial Officer Typed Name and Title of Signature Below Signature of Person Authorized to Sign per 10A-1-4.01, Alabama Code		
Dat	te	Typed Name and Title of Signature Below		
		Signature of Person Authorized to Sign per 10A-1-4.01, Alabama Cede		

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I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"TTG INDUSTRIES, INC.", AN ALABAMA CORPORATION,

WITH AND INTO "TARGET MEDIA PARTNERS" UNDER THE NAME OF
"TARGET MEDIA PARTNERS", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED
IN THIS OFFICE ON THE SECOND DAY OF JULY, A.D. 2018, AT 11
O'CLOCK A.M.



4050414 8100M SR# 20185792805

You may verify this certificate online at corp.delaware.gov/authver.shtml

Juffrey W. Buffock, Societary of State

Authentication: 203110776

Date: 07-23-18

TRADEMARK REEL: 006420 FRAME: 0658

State of Delaware
Secretary of State
Division of Corporations
Delivered 11:00 AM 07/02/2018
FILED 11:00 AM 07/02/2018
SR 20185488572 - File Number 4050414

STATE OF DELAWARE CERTIFICATE OF MERGER OF FOREIGN CORPORATION INTO A DOMESTIC CORPORATION

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Courts
FIRST: The name of the surviving corporation is Target Media Partners
of the corporation being merged into this surviving corporation is TTG Industries, Inc ,an Alabama
SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8 Section 252 of the General Corporation Law of the State of Delaware.
THIRD: The name of the surviving corporation is Target Media Partners
FOURTH: The Certificate of Incorporation of the surviving corporation shall be its Certificate of Incorporation. (If amendments are affected please set forth)
FIFTH: The authorized stock and par value of the non-Delaware corporation is 10,000 share at \$1 par
SIXTH: The merger is to become effective on upon filing.
SEVENTH: The Agreement of Merger is on file at 5200 Lankershim Blvd. Ste 350
North Hollywood, CA 91601 , an office of
the surviving corporation. EIGHTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without cost, to any stockholder of the constituent corporations. IN WITNESS WHEREOF, said surviving corporation has caused this certificate to be signed by an authorized officer, the 26th day of June, A.D., 2018 By:
Name: Bobby W Ralston
Print or Type
Title: Chief Financial Officer
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RECORDED: 08/22/2018