#### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM521638

**SUBMISSION TYPE: NEW ASSIGNMENT** 

**NATURE OF CONVEYANCE:** MERGER AND CHANGE OF NAME

**EFFECTIVE DATE:** 04/30/2017

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
MANAGED BY Q SERVICES LLC		04/27/2017	Limited Liability Company: NEW YORK

#### **NEWLY MERGED ENTITY DATA**

Name	Execution Date	Entity Type
MANAGED BY Q INC	04/27/2017	Corporation: DELAWARE

### MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	MANAGED BY Q INC	
Street Address:	161 Avenue of the Americas	
Internal Address:	11th Floor	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10013	
Entity Type:	Corporation: DELAWARE	

#### **PROPERTY NUMBERS Total: 6**

Property Type	Number	Word Mark
Registration Number:	5495365	THE EFFORTLESS OFFICE
Registration Number:	5290508	Q
Registration Number:	5212751	MANAGED BY Q
Registration Number:	5332969	THE OPERATING SYSTEM FOR OFFICES
Registration Number:	5332970	WE'RE BUILDING AN OPERATING SYSTEM FOR O
Registration Number:	5290761	Q - A H

#### CORRESPONDENCE DATA

Fax Number: 8777697945

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: 212-641-2261 tmdoctc@fr.com Email: **Correspondent Name:** Kristen McCallion

TRADEMARK

REEL: 006634 FRAME: 0427

900496715

	P.O. Box 1022 Minneapolis, MINNESOTA 55440-1022		
ATTORNEY DOCKET NUMBER:		43831-0001002	
NAME OF SUBMITTER:		Kristen McCallion	
SIGNATURE:		/Kristen McCallion/	
DATE SIGNED:		05/01/2019	
Total Attachments A			

#### Total Attachments: 4

source=FILED - Managed by Q - DE Merger Certificate (Services NY)#page1.tif source=FILED - Managed by Q - DE Merger Certificate (Services NY)#page2.tif source=FILED - Managed by Q - DE Merger Certificate (Services NY)#page3.tif source=FILED - Managed by Q - DE Merger Certificate (Services NY)#page4.tif

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Delaware

The First State

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:

"MANAGED BY Q SERVICES LLC", A NEW YORK LIMITED LIABILITY COMPANY,

WITH AND INTO "MANAGED BY Q INC" UNDER THE NAME OF "MANAGED BY Q INC", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-EIGHTH DAY OF APRIL, A.D. 2017, AT 11:17 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF

THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTIETH DAY OF

APRIL, A.D. 2017 AT 11:59 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE KENT COUNTY RECORDER OF DEEDS.

Authentication: 202455605

Date: 04-28-17

5442736 8100M SR# 20172888683

State of Delaware
Secretary of State
Division of Corporations
Delivered 11:13 AM 04/28/2017
FILED 11:17 AM 04/28/2017
SR 20172886683 - File Number 5442736

# CERTIFICATE OF MERGER OF MANAGED BY Q SERVICES LLC WITH AND INTO MANAGED BY Q INC

## PURSUANT TO SECTION 264 OF THE GENERAL CORPORATION LAW OF THE STATE OF DELAWARE

Managed by Q Inc, a corporation duly organized and existing under and by virtue of the General Corporation Law of the State of Delaware (the "Company"), does hereby certify:

FIRST: That the name and state of incorporation of each of the constituent entities of the merger is as follows:

Name

State of Incorporation

Managed by Q Services LLC

New York

Managed by Q Inc

Delaware

SECOND: That the Agreement and Plan of Merger (the "Merger Agreement") dated as of April 30, 2017 by and among the Company, Managed by Q SF, LLC, a Delaware limited liability company, Managed by Q Chicago LLC, a Delaware limited liability company, Managed by Q Austin, LLC, a Delaware limited liability company, Managed by Q LA LLC, a Delaware limited liability company and Managed by Q Services LLC, a New York limited liability company, setting forth the terms and conditions for the merger of Managed by Q Services LLC with and into the Company (the "Merger"), has been approved, adopted, certified, executed and acknowledged by each of the constituent entities in accordance with the requirements of Section 264 of the General Corporation Law of the State of Delaware.

THIRD: That the name of the surviving Delaware corporation (the "Surviving Corporation") of the Merger shall be "Managed by Q Inc".

FOURTH: That the Certificate of Incorporation of the Company as in effect immediately prior to the Merger shall be the certificate of incorporation of the Surviving Corporation until duly amended in accordance with the provisions thereof and applicable law.

FIFTH: That the executed Merger Agreement is on file at the principal place of business of the Surviving Corporation located at 161 Avenue of the Americas, Second Floor, New York, NY 10013.

SIXTH: That a copy of the Merger Agreement will be furnished by the Surviving Corporation, on request and without cost, to any stockholder or member of any constituent entity.

SEVENTH: That the Merger shall become effective at 11:59 p.m. (Eastern Time) on April 30, 2017.

IN WITNESS WHEREOF, Managed by O Inc has caused this Certificate of Merger to be executed in its corporate name on the 27th day of April, 2017.

MANAGED BY Q INC,

a Delaware corporation,

Dy :

Name: CULS ONUS

Title: CFO