### TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

ETAS ID: TM534239

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/15/2015

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Outright Inc.		12/15/2015	Corporation: DELAWARE

### **RECEIVING PARTY DATA**

Name:	Media Temple, Inc.	
Street Address:	12130 Millennium Drive, Suite 300	
City:	Los Angeles	
State/Country:	ate/Country: CALIFORNIA	
Postal Code: 90094		
Entity Type: Corporation: CALIFORNIA		

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

Property Type	Number	Word Mark
Registration Number:	4287612	LOCU

### **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.

Email: Oreoluwa@godaddy.com Oreoluwa Fatimilehin Correspondent Name: Address Line 1: 14455 N Hayden Road Address Line 4: Scottsdale, ARIZONA 85260

NAME OF SUBMITTER:	Jessica Hately
SIGNATURE:	/Jessica Hately/ssb/
DATE SIGNED:	07/30/2019

### **Total Attachments: 5**

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> TRADEMARK REEL: 006706 FRAME: 0652

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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 AGREEMENT OF MERGER, WHICH MERGES:

"OUTRIGHT INC.", A DELAWARE CORPORATION,

WITH AND INTO "MEDIA TEMPLE, INC." UNDER THE NAME OF "MEDIA TEMPLE, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF CALIFORNIA, AS RECEIVED AND FILED IN THIS OFFICE ON THE THIRTIETH DAY OF DECEMBER, A.D. 2015, AT 5:01 O'CLOCK P.M.

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

Authentication: 201638513

Date: 01-08-16

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SR# 20151594215

State of Delaware Secretary of State Division of Corporations Delivered 05:01 PM 12:30:2015 FILED 05:01 PM 12:30:2015 SR 20151594215 - File Number 5922667

# STATE OF DELAWARE AGREEMENT OF MERGER

### **BETWEEN**

## A Delaware Domestic Corporation AND

### A Foreign Corporation

This Plan and Agreement of Merger made a	and entered into on the 15th
day of December , 20 15 , by and between	
	, a Delaware Corporation, and, a California
Corporation.	
WITNESSETH:	
WHEREAS, the Delaware Corporation is a	a Corporation organized and existing
under the laws of the State of Delaware, its Certifica	
in the Office of the Secretary of State  November 5 , 2008 ; and	of the State of Delaware on
WHEREAS, Media Temple, Inc.	is a corporation
organized and existing under the laws of the State of	California ; and
WHEREAS, the aggregate number of sh	nares which the California
Corporation has authority to issue is 1,000	
WHEREAS, the Board of Directors of each it advisable that the Delaware Corporation be merg	-
	terms and conditions hereinafter set
forth, in accordance with the applicable provisions of and California	
respectively, which permit such merger;	
NOW, THEREFORE, in consideration of the	ne premises and of the agreements,
covenants and provisions hereinafter contained, the I	Delaware Corporation and the
California Corporation, by their respec	tive Boards of Directors, have agreed
and do hereby agree, each with the other as follows:	

### **ARTICLE I**

The California	and the Delaware
Corporation shall be merged into a single corporation, in accorprovisions of the laws of the State of California	dance with applicable and of the State of
Delaware, by the Delaware Corporation merging into the	<del></del>
Corporation, which shall be the surviving Corporation.	
ARTICLE II	
Upon the merger becoming effective as provided in the appl	icable laws of the State
of California and of the State of Delaware (the time w	hen the merger shall so
become effective being sometimes herein referred to as the "EFFEC	TIVE DATE OF THE
MERGER"):	
<ol> <li>The two Constituent Corporations shall be a single complete.</li> <li>Media Temple, Inc.</li> </ol>	orporation, which shall
the Surviving Corporation, and the separate existence Outright Inc.	e of
shall cease except to the extent provided by the laws of the State of	California
in the case of a corporation after its merger into another corporation	
ARTICLE III	
The Certificate of Incorporation of Media Temple, Inc.	shall not be
amended in any respect by reason of this Agreement of Merger.	Shan not be
ARTICLE IV	
The manner of converting the outstanding shares of ea	ch of the Constituent
Corporations shall be as follows: canceled without consideration	

#### ARTICLE V

The surviving corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of any constituent corporation of Delaware, as well as for enforcement of any obligation of the surviving corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in any such suit or proceeding. The Secretary of State shall mail any such process to the surviving corporation at 14455 N Hayden Road, Scottsdale AZ 85260

IN WITNESS WHEREOF, the California Corporation and the Delaware Corporation, pursuant to the approval and authority duly given by resolutions adopted by their respective Boards of Directors have caused this Plan and Agreement of Merger to be executed by an authorized officer of each party thereto.

Outright Inc.	
(,	A Delaware Corporation)
BY: /s/ Matthew Kelpy,	Executive Vice Presiden
Name: Matthew Kelpy	Authorized Officer/Title
	Print or Type
Media Temple, Inc.	
(A California	Corporation)
BY: /s/ Matthew Kelpy,	, President
Name: Matthew Kelpy	Authorized Officer/Title
	Print or Type

I, Nima Jacobs Kelly	, Secretary
Of Outright, Inc.	, a corporation organized and existing under
the laws of the State of Delaware, hereby cert	ify, as such Secretary of the said corporation,
that the Agreement of Merger to which this	certificate is attached, after having been first
duly signed on behalf of said corp Outright, Inc.	poration by an authorized officer of
	, a corporation of the State
of Delaware, was duly submitted to the stock	
	, at a special
meeting of said stockholders called and held	separately from the meeting of stockholders
of any other corporation, upon waiver of no	otice, signed by all the stockholders, for the
purpose of considering and taking action	n upon said Agreement of Merger, that
shares of stock of	said corporation were on said date issued and
outstanding and that the holder of 1000	shares voted by ballot in favor of
said Agreement of Merger and the holders of	$f_{\underline{0}}$ shares voted by
ballot against same, the said affirmative vote	e representing at least a majority of the total
number of shares of the outstanding capital s	tock of said corporation, and that thereby the
Agreement of Merger was at said meeting d	uly adopted as the act of the stockholders of
Said Outright, Inc.	, and the duly adopted
agreement of said corporation.	
WITNESS my hand on behalf of sa	id Nima Jacobs Kelly
on this 15th day of December	, 2015
By: /	/s/ Nima Jacobs Kelly
<i>25</i> ,	Secretary
Name:	Nima Jacobs Kelly
	Print or Type

**RECORDED: 07/30/2019**