OP \$215.00 3402283

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM541817

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER AND CHANGE OF NAME	
EFFECTIVE DATE:	08/22/2018	
SEQUENCE:	2	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Weston Solutions (Delaware), Inc.		08/22/2018	Corporation: DELAWARE

NEWLY MERGED ENTITY DATA

Name	Execution Date	Entity Type
Weston Solutions, Inc.	08/22/2018	Corporation: PENNSYLVANIA

MERGED ENTITY'S NEW NAME (RECEIVING PARTY)

Name:	Weston Solutions, Inc.		
Street Address: 1400 Weston Way			
City: West Chester			
State/Country:	PENNSYLVANIA		
Postal Code: 19380			
Entity Type: Corporation: PENNSYLVANIA			

PROPERTY NUMBERS Total: 8

Property Type	Number	Word Mark
Registration Number:	3402283	RESPONDFAST
Registration Number:	3402284	RESPONDFAST
Registration Number:	3576580	TEAMLINK
Registration Number:	3068725	TEAMLINK
Registration Number:	1576714	WESTON
Registration Number:	2765434	WESTON SOLUTIONS
Registration Number:	2798957	WESTON SOLUTIONS
Registration Number:	2829466	

CORRESPONDENCE DATA

Fax Number: 3023003456

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.

TRADEMARK REEL: 006750 FRAME: 0706

900516070

Phone: 302-300-3468

Email: joan.kluger@btlaw.com

Correspondent Name: Joan T. Kluger

Address Line 1: Barnes & Thornburg LLP

Address Line 2: 1000 N. West Street, Suite 1500 Address Line 4: Wilmingotn, DELAWARE 19801

ATTORNEY DOCKET NUMBER:	34694-100
NAME OF SUBMITTER:	Judith Wray
SIGNATURE:	/Judith Wray/
DATE SIGNED:	09/20/2019

Total Attachments: 9
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Page 1

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:

"WESTON SOLUTIONS (DELAWARE), INC.", A DELAWARE CORPORATION,
WITH AND INTO "WESTON SOLUTIONS, INC." UNDER THE NAME OF
"WESTON SOLUTIONS, INC.", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF PENNSYLVANIA, AS RECEIVED AND
FILED IN THIS OFFICE ON THE TWENTY-FOURTH DAY OF AUGUST, A.D.
2018, AT 11:16 O'CLOCK A.M.

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

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

7029335 8100M SR# 20186339981 Authentication: 203307986

Date: 08-24-18

State of Delaware
Secretary of State
Division of Corporations
Delivered 11:16 AM 08/24/2018
FILED 11:16 AM 08/24/2018
SR 20186339981 - File Number 2167323

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

WESTON SOLUTIONS (DELAWARE), INC.

WITH AND INTO

WESTON SOLUTIONS, INC.

(Pursuant to Section 253 of the General Corporation of Law of the State of Delaware)

Weston Solutions, Inc., a Pennsylvania corporation (the "Company"), does hereby certify to the following facts relating to the merger (the "Merger") of Weston Solutions (Delaware), Inc., a Delaware corporation (the "Subsidiary"), with and into the Company, with the Company remaining as the surviving corporation:

FIRST: The Company is incorporated pursuant to the laws of the Commonwealth of Pennsylvania. The Subsidiary is incorporated pursuant to the General Corporation Law of the State of Delaware (the "DGCL").

SECOND: The Company owns one hundred percent (100%) of the outstanding shares of each class of capital stock of the Subsidiary that, absent Section 253 of the DGCL, would be entitled to vote on the Merger.

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THIRD: The Board of Directors of the Company, by the following resolutions duly adopted on August 22, 2018, determined to merge the Subsidiary with and into the Company pursuant to Section 253 of the DGCL:

WHEREAS, Weston Solutions, Inc., a Pennsylvania corporation (the "Company"), owns one hundred percent (100%) of the outstanding shares of each class of the capital stock of Weston Solutions (Delaware), Inc., a Delaware corporation ("Subsidiary") that, absent Section 253 of the General Corporation Law of the State of Delaware, would be entitled to vote on the Merger (as defined below); and

WHEREAS, the Board of Directors of the Company has deemed it advisable that the Subsidiary be merged with and into the Company pursuant to Section 253 of the General Corporation Law of the State of Delaware;

NOW, THEREFORE, BE IT AND IT HEREBY IS

RESOLVED, that the Subsidiary be merged with and into the Company (the "Merger"); and it is further

RESOLVED, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of common stock of the Company shall remain unchanged and continue to remain outstanding as one share of common stock of the Company, held by the person who was the holder of such share of common stock of the Company immediately prior to the Merger; and it is further

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RESOLVED, that by virtue of the Merger and without any action on the part of the holder thereof, each then outstanding share of Stock of the subsidiary shall be canceled and no consideration shall be issued in respect thereof; and it is further

RESOLVED, that the proper officers of the Company be and they hereby are authorized and directed to make, execute and acknowledge, in the name and under the corporate seal of the Company, a certificate of ownership and merger for the purpose of effecting the Merger and to file the same in the office of the Secretary of State of the State of Delaware, and to do all other acts and things that may be necessary to carry out and effectuate the purpose and intent of the resolutions relating to the Merger.

FOURTH: The Company shall be the surviving corporation of the Merger.

FIFTH: The certificate of incorporation of the Company as in effect immediately prior to the effective time of the Merger shall be the certificate of incorporation of the surviving corporation.

SIXTH: Pursuant to Section 252(d) of the DGCL, the Company hereby agrees that it may be served with process in the State of Delaware in any proceeding for the enforcement of any obligation of any constituent corporation of the State of Delaware, as well as for enforcement of any obligation of the Company arising from the Merger, including any suit or other proceeding to enforce the right of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the DGCL, and hereby irrevocably appoints the Secretary of State of the State of Delaware as its agent to accept service of process in any such

suit or other proceedings. The address to which a copy of such process shall be mailed by the Secretary of State of the State of Delaware is as follows:

1400 Weston Way West Chester, PA 19380

IN WITNESS WHEREOF, the Company has caused this Certificate of Ownership and Merger to be executed by its duly authorized officer this 22nd day of August, 2018.

Weston Solutions, Inc.

Name: Robert J. Williams

Title: Vice President & Corporate Controller

Entity# : 387404 Date Filed : 08/24/2018 Pennsylvania Department of State

PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS

Return document by mail to:	
CSC order #362153-5 LBY	Statement of Merger
Name 2500 St 150	DSCB:15-335
V	(7/1/2015)

	2 新國政行權權 2 指導的 (國際政務) (國際政務) 2 國際計 新聞政務 () 授助的 英国政务 法国际企业的 法国际公司 法国际公司 计自由 计注 自由 对于 自由 对于
CSC	TCO180824MC0976
(xx)Return document by email to: cscpa@cscglobal.com	
Read all instructions a	orio
exwate any regarded to	,,,,,,
Fee: \$70 plus \$40 for each association that is a party to the	merger
The minimum amount to be submitted with this filing	
₩	
In compliance with the requirements of the applicable p	rovisions of 15 Pa.C.S. § 335 (relating to Statement of
merger), the undersigned, desiring to effect a merger, hereby s	
A. For the surviving association:	
The name of the surviving association is: Weston Solu	dions, Inc.
The jurisdiction of formation of the surviving association	on: Pennsylvania
where the state of	
3. The type of association of the surviving association is (cneck only one):
☑ Business Corporation	
☐ Nonprofit Corporation	
Limited Liability Company	
Limited Partnership	
Limited Liability (General) Partnership	
Limited Liability Limited Partnership	
Business Trust	
Professional Association	
Other	•
V	ecops

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4. T	he surviving association is a (check of	nly one box, provide address and fo	llow instruction	ns for attach	ments):	
G	Domestic (Pennsylvania) filing entity already in existence on Department of State records If applicable, attach to this Statement any amendment to its public organic record approved as part of the plan of merger.					
	NEW domestic (Pennsylvania) filing entity (includes limited liability limited partnership) Attach to this Statement the public organic record of the new entity.					
С	Foreign filing association or foreign limited liability partnership already registered with the Department. If applicable, attach to this Statement any amendment to or transfer of its foreign registration approved as part of the just of merger.					
C	Poreign filing association or foreign Department of State Attach to this Statement a completed for attachments. Its current registered office address.	orm DSCB:15-412 (Foreign Registration	n Statement) wit			
	~	West Chester	PA	19380	Chester	
	(a) 1400 Weston Way Number and street	City	Siate	Zip	County	
	(b) c/o:					
	Name of Commercial Registered	Office Provider			County	
	NEW domestic (Pennsylvania) limi Attach completed DSCB:15-8201 (State			of Election)		
	Domestic association that is not a domestic filing association Attach to this Statement tax clearance certificates.					
	The address, including street and nu	umber, if any, of its principal office:				
	Number and street	City	State	Zip	County	
С	Foreign association that is not, and Altach to this Statement tax clearance		artment of Stat	e		
	The address, including street and number, if any, of its registered or similar office, if any, required to be maintained by the law of its jurisdiction of formation; or if it is not required to maintain a registered or similar office, its principal office:					
	Number and street	City	State	Zip		

B. For the merging association(s) that are not surviving the merger: 1. The name of the merging association is: Weston Solutions (Delaware), Inc. 2. The jurisdiction of formation of the merging association: Delaware 3. The type of association is (check only one): ☑ Business Corporation ☐Business Trust ☐Limited Partnership ☐ Nonprofit Corporation Limited Liability (General) Partnership ☐Professional Association ☐ Limited Liability Company Limited Liability Limited Partnership Other 4. Check and complete one of the following addresses. If the merging association is a domestic filing association, domestic limited liability partnership or registered foreign association, the current registered office address as on file with the Department of State. Complete part (a) OR (b) - not both: Number and street City State County Name of Commercial Registered Office Provider County If the merging association is a domestic association that is not a domestic filing association or limited liability partnership, the address, including street and number, if any, of its principal office: City Number and street State Zip County If the merging association is a nonregistered foreign association, the address, including street and number, if any, of its registered or similar office, if any, required to be maintained by the law of its jurisdiction of formation; or if it is not required to maintain a registered or similar office, its principal office address: c/o CSC 251 Little Falls Drive Wilmington 19808 Number and street City State Zip

Use Statement of Merger - Addendum (DSCB:15-335AD) for additional merging parties that are not surviving the merger.

[7] T	tive date of statement of merger (check, and if appropriate complete, one of the following): his Statement of Merger shall be effective upon filing in the Department of State.					
□ TH	is Statement of Merge	er shall be effective on:		8	ŧ	
			Date (MM/DD/Y	YYY)	Hour (if any)	
D. Appro	val of merger by me	ging associations (che	ck all applicable sta	atement(s)):		
√ Formula ✓ Formula ✓ Formula ✓ Formula ✓ Formula ✓ Formula	r domestic entities – Tating to merger).	he merger was approve	ed in accordance wi	th 15 Pa.C.S.	Chapter 3, Subchapter C	
☑ Fo	r foreign associations	- The merger was appr	oved in accordance	with the laws	of the jurisdiction of formatic	
LJ FO	r domestic association reing association in th	is that are not domestic se manner required by i	entities – The merg	er was approv	ved by the interest holders of the	
		-	•			
E. Attach	ments (see Instruction	s for required and opti-	onal attachments).			
	*					
IN TESTI	MONY WHEDERE H	na wadarianad manaina	z arenaintiana hara	aanaad thia Ct	atement of Merger to be signe	
by duly au	thorized officers there	of this 22nd	day of August	caused this 3t	atement of Merger to be signe	
		******			MANAGEMENTS' LANAMANANANANANANANANANANANANANANANANANA	
		Weston Solutions, Inc.		Mineton Cali	itions (Delaware), Inc.	
		Name of Mergin	***************************************	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	of Merging Association	
		200	$\Lambda \sim 0$		Miss	
		KINKIX	15	700		
	~	O Signati	are		Signature	
		Vice President &	Controller	Vice Pres	sident & Treasurer	
	:	Title	***************************************		Title	

TRADEMARK
REEL: 006750 FRAME: 0716

RECORDED: 09/20/2019