

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM660967

SUBMISSION TYPE:	RESUBMISSION
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/26/2021
RESUBMIT DOCUMENT ID:	900618858

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Event 1 Software, Inc.		01/31/2021	Corporation: OREGON

RECEIVING PARTY DATA

Name:	Global Software, LLC
Street Address:	8529 Six Forks Rd. Suite 400
City:	Raleigh
State/Country:	NORTH CAROLINA
Postal Code:	27615
Entity Type:	Limited Liability Company: DELAWARE

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark
Registration Number:	5379586	QUICK AIM
Registration Number:	5277904	DITTOBASE
Registration Number:	3883998	LIBERTY REPORTS

CORRESPONDENCE DATA

Fax Number: 9198216800

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: 919-821-6785

Email: trademarks@smithlaw.com

Correspondent Name: Eva Gullick Frongello

Address Line 1: P.O. Box 2611

Address Line 4: Raleigh, NORTH CAROLINA 27602

NAME OF SUBMITTER:	Eva Gullick Frongello
SIGNATURE:	/Eva G. Frongello/
DATE SIGNED:	07/19/2021

Total Attachments: 9

source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page1.tif

source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page2.tif
source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page3.tif
source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page4.tif
source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page5.tif
source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page6.tif
source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page7.tif
source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page8.tif
source=#9125081v1_RDU_ - Event 1 Software and Global Software, LLC Merger Documents from Oregon SOS 01.27.21#page9.tif

DocuSign Envelope ID: A6201CB4-6470-4853-8E45-634C8ACC27EA

Articles of Merger - Multi Entity Merger

Secretary of State - Corporation Division - 255 Capitol St. NE, Suite 161

FILED: JAN 27, 2021 OREGON SECRETARY OF STATE



78068187-21839580

REGISTRY NUMBER: 780681-87

EVENT 1 SOFTWARE, INC.

MER

In accordance with Oregon Revised Statute 192.410-192.490, the information on this application We must release this information to all parties upon request and it will be posted on our website.

For office use only

Please Type or Print Legibly in Black Ink. Attach Additional Sheet if Necessary.

1. NAMES AND TYPES OF THE ENTITIES PROPOSING TO MERGE:

NAME:	ENTITY TYPE:	REGISTRY NUMBER:
Event 1 Software, Inc.	Corporation	780681-87
Global Software, LLC	Foreign LLC (DE)	

2. NAME AND TYPE OF SURVIVING ENTITY: Global Software, LLC

Check here if there is a name change in the plan of merger.

3. OREGON CORPORATION AND LIMITED LIABILITY REQUIREMENT:

Oregon Corporations and Limited Liability Companies comply with House Bill 2191 by attaching an information change form or document that includes the Principal Place of Business and Individual with Direct Knowledge.

4. SELECT ONE OF THE FOLLOWING:

A copy of the plan of merger is attached.

OR:

The plan of merger is on file at the address of the surviving entity.

Address 8529 Six Forks Road, Suite 400

City Raleigh State NC Zip Code 27615

A copy will be provided upon request to any owner, member or shareholder at no cost.

If the plan of merger amends the articles of organization/incorporation, attach the restated articles of the surviving entity.

State effective date and time in plan of merger if other than when these articles are filed: 11:59 p.m. EST, January 31, 2021

5. The plan of merger was duly authorized and approved by each entity that is a party to the merger:

A copy of the vote required by each entity is attached.

OR:

Shareholder approval was not required.

6. EXECUTION: (Must be signed by an officer or director for a corporation, a member or manager for a limited liability company, a general partner for a limited partnership, or a partner for a limited liability partnership.)

I declare as an authorized signer, under penalty of perjury, that this document does not fraudulently conceal, obscure, alter, or otherwise misrepresent the identity of any person including officers, directors, employees, members, managers or agents. This filing has been examined by me and is, to the best of my knowledge and belief, true, correct and complete. Making false statements in this document is against the law and may be penalized by fines, imprisonment, or both.

Signature: James Triandiflou

Printed Name: James A. Triandiflou

Title: CEO

CONTACT NAME: (To resolve questions with this filing)

Jordan L. Fieldstein

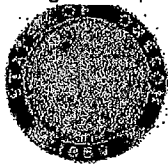
PHONE NUMBER: (Include area code)

919-821-6626

FEES	
Nonprofit Required Processing Fee	\$50
Domestic Required Processing Fee	\$100
Foreign Required Processing Fee	\$275

Processing Fees are nonrefundable. Please make check payable to "Corporation Division". Free copies are available at sos.oregon.gov/business using the Business Name Search program.

DocuSign Envelope ID: A6201CB4-6470-4853-8E45-634C8ACC27EA



Corporation/Limited Liability Company - Information Change

Secretary of State - Corporation Division - 255 Capitol St. NE, Suite 151 - Salem, OR 97310-1327 - sos.oregon.gov/business - Phone: (503) 986-2200
Please Type or Print Legibly in **Black Ink**. Attach Additional Sheet if Necessary. Fax: (503) 378-4381

REGISTRY NUMBER: 780681-87

ENTITY TYPE: DOMESTIC FOREIGN

In accordance with Oregon Revised Statute 192.410-192.490, the information on this application is public record. We must release this information to all parties upon request and it will be posted on our website.

For office use only

1. NAME OF CORPORATION OR LIMITED LIABILITY COMPANY:

Event 1 Software, Inc.

2. BUSINESS ACTIVITY

Administration and business support services

3. PRINCIPAL PLACE OF BUSINESS: (Street Address)

8529 Six Forks Road, Suite 400
Raleigh, NC 27615

4. THE REGISTERED AGENT HAS BEEN CHANGED TO:

Incorp Services, Inc.

5. REGISTERED AGENT'S PUBLICLY AVAILABLE ADDRESS:

Must be an Oregon Street Address, which is identical to the registered agent's office.

5305 River Road N Ste B1
Keizer OR, 97303

Complete only the sections that you are updating.

6. ADDRESS WHERE THE DIVISION MAY MAIL NOTICES:

8529 Six Forks Road, Suite 400
Raleigh, NC 27615

7. THE NEW REGISTERED AGENT HAS CONSENTED TO THIS APPOINTMENT.

8. THE STREET ADDRESS OF THE NEW REGISTERED OFFICE AND THE BUSINESS ADDRESS OF THE REGISTERED AGENT ARE IDENTICAL.

The entity has been notified in writing of this change.

9. INDIVIDUAL WITH DIRECT KNOWLEDGE (Names and Addresses)
List the name and address of at least one individual who is a director, or controlling shareholder of the corporation (member or manager of the LLC) or an authorized representative with direct knowledge of the operations and business activities of the corporation or LLC.

James A. Triandiflou, President and CEO
8529 Six Forks Road, Suite 400
Raleigh, NC 27615

10. NAME(S) AND ADDRESS(ES) OF CORPORATE OFFICERS OR LLC MEMBERS/MANAGERS

Corporations list the name and address of one President and one Secretary (ORS 60.787, ORS 65.787, ORS 62.455, ORS 554.315). Limited Liability Companies list the name and addresses of the managers for a manager-managed limited liability company or the name and address of at least one member for a member-managed limited liability company (ORS 63.787). Please attach a separate sheet of paper if needed. If making changes to this section, list all current names and addresses. This replaces what is currently on the record.

PRESIDENT OR OWNER(S) (MEMBERS): (Names and Addresses)

James A. Triandiflou
8529 Six Forks Road, Suite 400
Raleigh, NC 27615

SECRETARY OR MANAGER(S): (Names and Addresses)

James A. Triandiflou
8529 Six Forks Road, Suite 400
Raleigh, NC 27615

11. EXECUTION: I declare as an authorized signer, under penalty of perjury, that this document does not fraudulently conceal, obscure, alter, or otherwise misrepresent the identity of any person including officers, directors, employees, members, managers or agents. This filing has been examined by me and is, to the best of my knowledge and belief, true, correct and complete. Making false statements in this document is against the law and may be penalized by fines, imprisonment, or both.

SIGNATURE:

DocuSigned by:

James Triandiflou

44DCBDBEFC52D459

PRINTED NAME:

James A. Triandiflou

TITLE:

Pres. & CEO

CONTACT NAME: (To resolve questions with this filing)

Jordan Fieldstein
PHONE NUMBER: (Include area code)
919-821-6626

FEES

No Processing Fee

Free copies are available at sos.oregon.gov/business using the Business Name Search program.

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "**Agreement**"), effective as of the 26th day of January, 2021 is made by and between Global Software, LLC, a Delaware limited liability company (the "**Surviving Company**"), and Event 1 Software, Inc., an Oregon corporation ("**Event 1**").

WITNESSETH

WHEREAS, the Surviving Company desires to effect the merger of Event 1 with and into the Surviving Company upon the terms set forth herein;

WHEREAS, this Agreement has been duly authorized by Event 1 and the Surviving Company;
and

WHEREAS, pursuant to the transactions contemplated by this Agreement and on the terms and subject to the conditions set forth herein, Event 1 will merge with and into the Surviving Company, with the Surviving Company surviving the merger (the "**Merger**").

NOW, THEREFORE, Event 1 and the Surviving Company do hereby approve and adopt this Agreement for the purpose of setting forth the terms and conditions of the merger referred to above and the means of carrying the same into effect.

ARTICLE I THE MERGER

1.1. **Merger.** Upon the terms and subject to the conditions set forth in this Agreement and in accordance with the Delaware Limited Liability Company Act (the "**DLLCA**"), and Oregon Business Corporation Act (the "**ORBCA**"), Event 1 shall be merged with and into the Surviving Company at the Effective Time (as hereinafter defined). Following the Effective Time, the separate corporate existence of Event 1 shall cease, and the Surviving Company shall continue as the surviving company. The effects and consequences of the Merger shall be as set forth in this Agreement, the DLLCA and the ORBCA.

1.2. **Effective Time.** Subject to the provisions of this Agreement, the parties shall duly prepare, execute and file (a) a certificate of merger substantially in the form attached hereto as **Exhibit A** (the "**Certificate of Merger**"), complying with the DLLCA, with the Office of the Secretary of State of the State of Delaware, and (b) articles of merger substantially in the form attached hereto as **Exhibit B** (the "**Articles of Merger**"), complying with the ORBCA, with the Office of the Secretary of State of the Oregon. The Merger shall become effective at 11:59 p.m. EST on January 31, 2021, on or before which date the Certificate of Merger shall be filed with the Office of the Secretary of State of the State of Delaware and the Articles of Merger shall be filed with the Office of the Secretary of State of the Oregon. The time and date when the Merger shall become effective is herein referred to as the "**Effective Time**."

1.3. **Effect of the Merger.** At the Effective Time, the separate legal existence of Event 1 shall cease, and the Surviving Company shall continue its existence under the laws of the State of Delaware and shall thereupon and thereafter possess all of the rights, privileges, immunities, powers and franchises of each of Event 1 and the Surviving Company; all of the property, real, personal and mixed, and every other asset of Event 1 and the Surviving Company shall vest in the Surviving Company without further act or deed; the Surviving Company shall assume and be liable for all the liabilities and obligations of Event 1 and the Surviving Company; and all other effects of the Merger specified in the DLLCA and the ORBCA shall result

therefrom. After the Merger, the Surviving Company will continue to exist under the name Global Software, LLC.

ARTICLE II
ORGANIZATIONAL DOCUMENTS, DIRECTORS AND OFFICERS

2.1. **Certificate of Formation.** The Certificate of Formation of the Surviving Company in effect at the Effective Time shall be the Certificate of Formation of the Surviving Company until thereafter amended as provided therein or by the DLLCA.

2.2. **Limited Liability Company Agreement.** The Limited Liability Company Agreement of the Surviving Company in effect at the Effective Time shall be the Limited Liability Company Agreement of the Surviving Company and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the DLLCA.

2.3. **Officers.** The Officers of the Surviving Company immediately prior to the Effective Time shall be Officers of the Surviving Company from and after the Effective Time and shall hold office until the earlier of their respective death, resignation or removal or their respective successors are duly elected or appointed and qualified in the manner provided for in the Certificate of Formation and Limited Liability Company Agreement of the Surviving Company or as otherwise provided by the DLLCA.

ARTICLE III
CONVERSION OF STOCK

3.1. **Conversion of Stock.** Immediately upon the Effective Time, each share of common stock of Event I held by its sole shareholder shall be cancelled, and thereafter the outstanding membership interests of the Surviving Company shall evidence one hundred percent (100%) of all equity of the merged entities. The outstanding membership interests of the Surviving Company will not be converted, exchanged or altered in any manner as a result of the Merger and will remain outstanding as membership interests of the Surviving Company.

ARTICLE IV
MISCELLANEOUS

4.1. **Submission to Service of Process.** The Surviving Company 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 the enforcement of any obligation of the Surviving Company arising from this merger and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail a copy of any such process to InCorp Services, Inc., 919 North Market Street, Suite 950, Wilmington, New Castle County, Delaware 19801.

4.2. **Amendment.** This Agreement may be amended or abandoned by the Surviving Company by action authorized by its Officers.

4.3. **Headings.** The article and section captions used herein are for reference purposes only and shall not in any way affect the meaning or interpretation of this Agreement.

[Signature page follows]

DocuSign Envelope ID: A6201CB4-6470-4853-8E45-634C8ACC27EA

IN WITNESS WHEREOF, the undersigned have caused this Agreement to be executed as of the date first above written.

GLOBAL SOFTWARE, LLC

DocuSigned by:

James Triandiflou
44DCBDBFC52D458...

By: _____
Name: James A. Triandiflou
Title: Chief Executive Officer

EVENT 1 SOFTWARE, INC.

DocuSigned by:

James Triandiflou
44DCBDBFC52D458...

By: _____
Name: James A. Triandiflou
Title: Chief Executive Officer

[Signature Page to Agreement and Plan of Merger for Event 1 Software, Inc.]

DocuSign Envelope ID: A6201CB4-6470-4853-8E45-634C8ACC27EA

EXHIBIT A
CERTIFICATE OF MERGER (DE)
(attached hereto)

STATE OF DELAWARE
CERTIFICATE OF MERGER OF
EVENT 1 SOFTWARE, INC.
WITH AND INTO
GLOBAL SOFTWARE, LLC

Pursuant to Title 6, Section 18-209 of the Delaware Limited Liability Act the undersigned limited liability company executed the following Certificate of Merger:

FIRST: The name of the surviving limited liability company is Global Software, LLC, a Delaware limited liability company, and the name of the company being merged into this surviving limited liability company is Event 1 Software, Inc., an Oregon corporation.

SECOND: The Agreement and Plan of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent entities.

THIRD: The name of the surviving limited liability company is Global Software, LLC.

FOURTH: The Certificate of Formation of Global Software, LLC as in effect immediately prior to the merger shall be the Certificate of Formation immediately after the merger.

FIFTH: The merger is to become effective on January 31, 2021.

SIXTH: The Agreement and Plan of Merger is on file at 8529 Six Forks Road, Suite 400, Raleigh, Wake County, North Carolina 27615, the place of business of the surviving limited liability company.

SEVENTH: A copy of the Agreement and Plan of Merger will be furnished by the surviving limited liability company on request, without cost, to any member of the surviving limited liability company or stock holder of the merging corporation.

[Signature page to follow]

IN WITNESS WHEREOF, said Company has caused this certificate to be signed by an authorized person, the ____ day of January, 2021.

GLOBAL SOFTWARE, LLC

By: _____

Name: James A. Triandiflou

Title: Chief Executive Officer

[Signature page to Certificate of Merger – Event 1 Software, Inc.]

TRADEMARK
REEL: 007359 FRAME: 0010

DocuSign Envelope ID: A6201CB4-6470-4853-8E45-634C8ACC27EA

780681-87

EXHIBIT B
ARTICLES OF MERGER (OR)
(attached hereto)