

## TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1  
Stylesheet Version v1.2

ETAS ID: TM817558

<b>SUBMISSION TYPE:</b>	RESUBMISSION
<b>NATURE OF CONVEYANCE:</b>	MERGER
<b>EFFECTIVE DATE:</b>	09/15/2022
<b>RESUBMIT DOCUMENT ID:</b>	900777236

## CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
PRO UNLIMITED CONVERSION NY, LLC		09/15/2022	Limited Liability Company: NEW YORK

## RECEIVING PARTY DATA

<b>Name:</b>	Magnit, LLC
<b>Street Address:</b>	1150 IRON POINT ROAD
<b>City:</b>	FOLSOM
<b>State/Country:</b>	CALIFORNIA
<b>Postal Code:</b>	95630
<b>Entity Type:</b>	Limited Liability Company: DELAWARE

## PROPERTY NUMBERS Total: 6

Property Type	Number	Word Mark
<b>Registration Number:</b>	7070187	EARLYPAY
<b>Registration Number:</b>	5668920	PRO UNLIMITED
<b>Registration Number:</b>	6728089	PRO UNLIMITED
<b>Registration Number:</b>	6720126	RATEPOINT BUSINESS INTELLIGENCE
<b>Registration Number:</b>	2538733	RIGHTSOURCING
<b>Registration Number:</b>	4675344	WAND

## CORRESPONDENCE DATA

Fax Number: 4152938001

*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: 4152938436

Email: mathew@temmermanlaw.com

Correspondent Name: Mathew J. Temmerman

Address Line 1: 50 California St, Suite 1500

Address Line 4: San Francisco, CALIFORNIA 94111

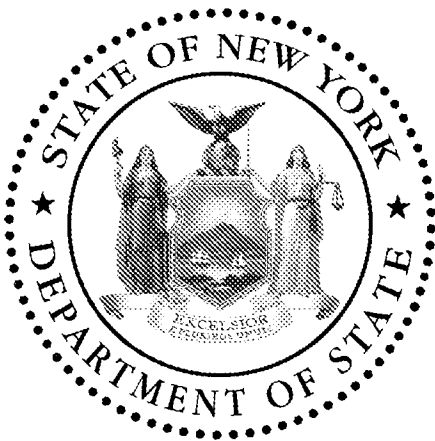
<b>ATTORNEY DOCKET NUMBER:</b>	434.00
<b>NAME OF SUBMITTER:</b>	Mathew Temmerman

<b>SIGNATURE:</b>	/Mathew J. Temmerman/
<b>DATE SIGNED:</b>	06/15/2023
<b>Total Attachments: 4</b> source=Merger 2 PRO Conversion NY, LLC-merger to Magnit LLC#page1.tif source=Merger 2 PRO Conversion NY, LLC-merger to Magnit LLC#page2.tif source=Merger 2 PRO Conversion NY, LLC-merger to Magnit LLC#page3.tif source=Merger 2 PRO Conversion NY, LLC-merger to Magnit LLC#page4.tif	

**STATE OF NEW YORK  
DEPARTMENT OF STATE**

I hereby certify that the annexed copy for PRO UNLIMITED CONVERSION NY, LLC, File Number 220915001475 has been compared with the original document in the custody of the Secretary of State and that the same is true copy of said original.

WITNESS my hand and official seal of the  
Department of State, at the City of Albany,  
on September 15, 2022.



*Brendan C. Hughes*

Brendan C. Hughes  
Executive Deputy Secretary of State

Authentication Number: 100002190885 To Verify the authenticity of this document you may access the  
Division of Corporation's Document Authentication Website at <http://ecorp.dos.ny.gov>

**TRADEMARK**  
**REEL: 008100 FRAME: 0896**



Division of Corporations,  
State Records and  
Uniform Commercial Code

Department of State  
DIVISION OF CORPORATIONS,  
STATE RECORDS AND  
UNIFORM COMMERCIAL CODE  
One Commerce Plaza  
99 Washington Ave.  
Albany, NY 12231-0001  
www.dos.ny.gov

## CERTIFICATE OF MERGER OF

PRO Unlimited Conversion NY, LLC

*(Insert Name of Domestic Entity)*

AND

Magnit, LLC

*(Insert Name of Foreign Limited Liability Company)*

INTO

Magnit, LLC

*(Insert Name of Foreign Limited Liability Company)*

Under Section 1003 of the Limited Liability Company Law

**FIRST:** The name (and if the name has been changed, the name under which it was formed) and jurisdiction of formation or organization of each limited liability company or other business entity that is to merge is:

**PRO Unlimited Conversion NY, LLC, a New York limited liability company; Magnit, LLC, a Delaware limited liability company doing business under the fictitious name Magnit NY, LLC in New York.**

**SECOND:** For each domestic limited liability company and domestic other business entity, the date when its initial articles of organization or formation document was filed with Department of State is:

**PRO Unlimited Conversion NY, LLC, initial articles filed on September 12, 2022.**

**THIRD:** For each foreign limited liability company and foreign other business entity, the jurisdiction and date of filing of its original articles of organization or formation document and the date when its application for authority was filed with the Department of State is (if no such application has been filed, a statement to such effect and a statement that the foreign surviving limited liability company is not to do business in this state until it has filed an application for authority with the Department of State):

**Magnit, LLC, is a Delaware LLC; articles filed on September 9, 2022; application for authority filed September 14, 2022.**

**FOURTH:** The agreement of merger has been approved and executed by each domestic limited liability company or other business entity that is to merge.

**FIFTH:** The name of the surviving foreign limited liability company is:

**Magnit, LLC**

SIXTH: The effective date of merger, if it is not to be effective upon the filing of the Certificate of Merger, is:

N/A. (A future effective date may not exceed 30 days from the date of filing.)

SEVENTH: The surviving foreign limited liability company may be served with process in this state in any action or special proceeding for the enforcement of any liability or obligation of any domestic limited liability company, domestic business corporation or domestic other business entity previously amenable to suit in this state that is to merge and for the enforcement that is provided in the Limited Liability Company Law of the right of members of any domestic limited liability company, shareholders of any domestic business corporation or owners of any domestic other business entity to receive payment for their interests against the surviving foreign limited liability company.

EIGHTH: Pursuant to Section 623 of the Business Corporation Law, Section 1005 of the Limited Liability Company Law or any applicable statute, the surviving foreign limited liability company will promptly pay to the shareholders of each domestic business corporation, members of each domestic limited liability company or owners of any constituent other business entity the amount, if any, to which they shall be entitled under the provisions of the Business Corporation Law, Limited Liability Company Law and any applicable statute relating to the right of shareholders, members and owners to receive payment for their interest.

NINTH: The Secretary of State is designated as agent of the foreign limited liability company upon whom process against it may be served. The address within or without this state to which the Secretary of State shall mail a copy of any process served upon him or her is:

1209 Orange Street, in the City of Wilmington, New Castle County, Delaware 19801

TENTH: This merger is permitted by the jurisdiction of incorporation or organization for each foreign other business entity and foreign limited liability company and is in compliance therewith.

ELEVENTH: The agreement of merger is on file at the following place of business of the surviving foreign limited liability company:

1150 Iron Point Road Suite 100, Folsom, CA. 95630

TWELFTH: A copy of the agreement of merger will be furnished by the surviving foreign limited liability company on request and without cost to any member of any domestic limited liability company or to any person holding an interest in any other business entity that is to merge pursuant to such agreement.

PRO Unlimited Conversion NY, LLC

Magnit, LLC

*(Name of Domestic Entity)*  
DocuSigned by:  
X Teresa Golio  
AAE2BCBAUD6594BC...  
*(Signature)*

*(Name of Foreign Limited Liability Company)*  
DocuSigned by:  
X Teresa Golio  
AAE2BCBAUD6594BC...  
*(Signature)*

Teresa Golio

Teresa Golio

*(Type or Print Name)*

*(Type or Print Name)*

Authorized Person

Authorized Person

*(Capacity of Signer)*

*(Capacity of Signer)*

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CERTIFICATE OF MERGER  
OF

PRO Unlimited Conversion NY, LLC

*(Insert Name of Domestic Entity)*

AND

Magnit, LLC

*(Insert Name of Foreign Limited Liability Company)*

INTO

Magnit, LLC

*(Insert Name of Foreign Limited Liability Company)*

Under Section 1003 of the Limited Liability Company Law

Filer's Name and Mailing Address:

**Arie van Wijngaarden**

*Name:*

**Sidley Austin LLP**

*Company, if Applicable:*

**787 Seventh Avenue**

*Mailing Address:*

**New York, NY, 10019**

*City, State and Zip Code:*

NOTES:

1. The name(s) of the limited liability company or other business entity and the date(s) of filing of the articles of organization, formation or qualification document must exactly match the records of the Department of State. This information should be verified on the Department of State's website at [www.dos.ny.gov](http://www.dos.ny.gov).
2. This form was prepared by the New York State Department of State for filing a certificate of merger with a foreign limited liability company survivor. It does not contain all optional provisions under the law. You are not required to use this form. You may draft your own form or use forms available at legal supply stores.
3. The Department of State recommends that legal documents be prepared under the guidance of an attorney.
4. The certificate must be submitted with a \$60 filing fee made payable to the Department of State.

*(For office use only)*

DRAWDOWN  
CST REF  
14542505AR

Filed with the NYS Department of State on 09/15/2022

Filing Number: 220915001474 DOS ID: 65

RECORDED: 06/05/2023

TRADEMARK  
REEL: 008100 FRAME: 0899