

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM825558

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/15/2023

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TWITTER, INC.		03/15/2023	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	X CORP.
Street Address:	1355 MARKET STREET, SUITE 900
City:	SAN FRANCISCO
State/Country:	CALIFORNIA
Postal Code:	94103
Entity Type:	Corporation: NEVADA

PROPERTY NUMBERS Total: 76

Property Type	Number	Word Mark
Registration Number:	4313773	BLUEFIN SIGNALS
Serial Number:	88700288	HASHFLAG
Serial Number:	88700306	HASHLOGO
Serial Number:	88744437	REVINE
Serial Number:	88803312	
Serial Number:	88803319	
Serial Number:	86529957	TWEEP
Serial Number:	97395520	VINEKIDS
Registration Number:	0390621	PERISCOPE
Registration Number:	3619911	TWITTER
Registration Number:	3699994	LET YOUR AD MEET TWEETS
Registration Number:	3780175	COTWEET
Registration Number:	3875997	
Registration Number:	4108285	BLUEFIN LABS
Registration Number:	4110588	TWEETDECK
Registration Number:	4122876	SNAPPYTV
Registration Number:	4179739	TWITTER
Registration Number:	4187348	

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Property Type	Number	Word Mark
Registration Number:	4187578	CARDSPRING
Registration Number:	4384945	SOCIAL VOLUME
Registration Number:	4422235	TWITTER
Registration Number:	4463660	VINE
Registration Number:	4516268	COVER
Registration Number:	4552274	
Registration Number:	4560475	TWITTER MIRROR
Registration Number:	4589497	VINE
Registration Number:	4597314	
Registration Number:	4632645	SNAPPYTV
Registration Number:	4633017	VINE
Registration Number:	4645406	SNAPPYTV
Registration Number:	4669774	SECONDSYNC
Registration Number:	4669775	SECONDSYNC
Registration Number:	4701245	MARKETING PLATFORM PARTNER
Registration Number:	4709433	TWITTER CERTIFIED PROGRAM
Registration Number:	4710252	TAPCOMMERCE
Registration Number:	4760365	FLIGHT
Registration Number:	4832782	V
Registration Number:	4840790	FLOCK
Registration Number:	4845687	THE FUTURE OF IDENTITY
Registration Number:	4849049	V
Registration Number:	4888064	BEYOND THE INSTALL
Registration Number:	4929105	OFFICIAL PARTNER
Registration Number:	4944379	
Registration Number:	5001027	
Registration Number:	5006018	
Registration Number:	5006025	
Registration Number:	5008745	NEIGHBORNEST
Registration Number:	5008746	NEIGHBORNEST
Registration Number:	5025107	
Registration Number:	5089476	
Registration Number:	5122031	
Registration Number:	5146421	
Registration Number:	5152771	REVINE
Registration Number:	5166474	
Registration Number:	5303111	
Registration Number:	5332702	PERISCOPE

Property Type	Number	Word Mark
Registration Number:	5347079	
Registration Number:	5399095	PERISCOPE
Registration Number:	5418573	PERISCOPE
Registration Number:	5557146	
Registration Number:	5612225	TRUEVOICE
Registration Number:	5655960	
Registration Number:	5656050	TWTR
Registration Number:	5938216	
Registration Number:	5938300	
Registration Number:	6017032	TRUEVOICE
Registration Number:	6042785	
Registration Number:	6223868	SCRATCHREEL
Registration Number:	6278369	BLUEFIN LABS
Registration Number:	6390044	SCRATCHREEL
Registration Number:	6448988	
Registration Number:	6611217	
Registration Number:	6815833	ZIPDIAL
Registration Number:	6895854	
Registration Number:	6974997	SUBTWEET
Registration Number:	7006727	

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.

Phone: 312-873-3644

Email: uspt@polsinelli.com, jwillard@polsinelli.com

Correspondent Name: ADAM S. WEISS

Address Line 1: PO Box 140310

Address Line 4: Kansas City, MISSOURI 64114-0310

ATTORNEY DOCKET NUMBER:	086957-550874
NAME OF SUBMITTER:	Adam S. Weiss
SIGNATURE:	/Adam S. Weiss/
DATE SIGNED:	07/19/2023

Total Attachments: 4

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Delaware

The First State

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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 OWNERSHIP, WHICH MERGES:

"TWITTER, INC.", A DELAWARE CORPORATION,
WITH AND INTO "X CORP." UNDER THE NAME OF "X CORP.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF NEVADA, AS RECEIVED AND FILED IN THIS OFFICE ON THE FIFTEENTH DAY OF MARCH, A.D. 2023, AT 11:30 O`CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE FIFTEENTH DAY OF MARCH, A.D. 2023 AT 3 O`CLOCK P.M.

Handwritten signature of Jeffrey W. Bullock, Secretary of State, written in black ink over a horizontal line.

Jeffrey W. Bullock, Secretary of State

4337446 8100M
SR# 2023100032

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

Authentication: 202920617
Date: 03-15-23

TRADEMARK
REEL: 008138 FRAME: 0196

CERTIFICATE OF OWNERSHIP AND MERGER
OF
TWITTER, INC.
WITH AND INTO
X CORP.

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

Twitter, Inc., a Delaware corporation ("Twitter"), hereby certifies the following information relating to the merger (the "Merger") of Twitter with and into X Corp., a Nevada corporation ("X Corp."):

1. Twitter owns all of the outstanding shares of stock of X Corp.
2. On March 14, 2023, the Board of Directors of Twitter dully adopted the following resolutions to merge Twitter with and into X Corp., which have not been amended or rescinded and are now in full force and effect:

WHEREAS, the Board has reviewed the terms of the proposed Agreement and Plan of Merger by and between X Corp., a Nevada corporation and direct subsidiary of Twitter ("X Corp."), and Twitter, substantially in the form of the draft provided to the Board and attached hereto as Exhibit A (including all exhibits and schedules thereto, the "Merger Agreement") (capitalized terms used but not defined herein shall have the meanings ascribed to them in the Merger Agreement), pursuant to which, among other things, the parties thereto agree to implement the transactions contemplated therein (the "Transactions"), including the merger of Twitter with and into X Corp., with X Corp. as the surviving corporation (the "Merger"), in each case on the terms and subject to the conditions set forth in the Merger Agreement;

WHEREAS, Twitter is the sole owner of all of the outstanding shares of Common Stock, par value \$0.01 per share, of X Corp. and Common Stock is the only class of capital stock of X Corp. issued and outstanding;

WHEREAS, the Merger Agreement provides that at the Effective Time (as defined below) shares of common stock of Twitter issued and outstanding immediately prior to the Effective Time, except as otherwise set forth in the Merger Agreement, shall be converted into the right to receive, without interest, common stock of X Corp. as follows: one share of Common Stock of X Corp., par value \$0.01, for each share of Common Stock of Twitter, par value \$0.01; and

WHEREAS, the Board has determined that it is advisable and in the best interests of Twitter and its sole stockholder (i) to adopt in all respects the Merger Agreement, and (ii) to consummate each of the Transactions, including the Merger, on substantially the terms and in accordance with the provisions set forth in the Merger Agreement.

NOW, THEREFORE, BE IT RESOLVED, that after consideration of the terms and conditions of the Merger Agreement, the Board: (i) hereby approves the Merger Agreement and the Transactions contemplated thereby, including, without limitation, the Merger and any other documents and agreements contemplated thereby, (ii) hereby directs that the Merger Agreement and the Merger be submitted to the sole stockholder of Twitter for adoption and approval, and (iii) hereby recommends that the sole stockholder of Twitter vote in favor of the adoption of the Merger Agreement and approval of the Merger;

3. The name of the surviving corporation is X Corp.

4. X Corp. agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Twitter, as well as for enforcement of any obligation of X Corp. arising from the merger provided for herein, including any suit or other proceeding to enforce the right of any stockholders as determined in appraisal proceedings pursuant to Section 262 of the General Corporation Law of the State of Delaware and irrevocably appoints the Secretary of State 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 is 1355 Market Street, Suite 900, San Francisco, CA 94103.

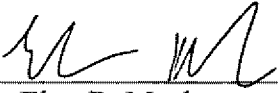
5. X Holdings I, Inc., a Delaware corporation and the sole stockholder of Twitter approved the Merger by written consent without a meeting in accordance with Section 228(a) of the General Corporation Law of the State of Delaware on March 14, 2023.

6. This Certificate of Ownership and Merger and the Merger shall become effective at 3:00 pm ET on March 15, 2023.

[Signature Page Follows]

IN WITNESS WHEREOF, the Corporation has caused this Certificate of Ownership and Merger to be executed in its corporate name this 15th day of March, 2023.

TWITTER, INC.

By  _____

Name: Elon R. Musk

Title: President, Treasurer and Secretary

[Signature Page to Certificate of Merger – X Corp.]