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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM834373

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	09/30/2017

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ROMER LABS TECHNOLOGY, INC.		09/01/2017	Corporation: DELAWARE

RECEIVING PARTY DATA

Name:	ROMER LABS, INC.		
Street Address: 1301 Stylemaster Drive			
City:	Union		
State/Country:	MISSOURI		
Postal Code:	63084		
Entity Type:	Corporation: MISSOURI		

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2493058	GMO

CORRESPONDENCE DATA

Fax Number: 7068164100

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: 703-816-4000

Email: vhamel@nixonvan.com **Correspondent Name:** Nixon & Vanderhye P.C.

Address Line 1: 901 North Glebe Road, 11th Floor

Address Line 4: Arlington, VIRGINIA 22203

ATTORNEY DOCKET NUMBER:	4662-4373
NAME OF SUBMITTER:	Duane M. Byers
SIGNATURE:	/Duane M. Byers/
DATE SIGNED:	08/24/2023

Total Attachments: 4

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00225478
Date Filed: 9/8/2017
Effective: 9/30/2017
John R. Ashcroft
Missouri Secretary of State



State of Missouri

John R. Ashcroft, Secretary of State

Corporations Division PO Box 778 / 680 W. Main St., Rm. 322 Jefferson City, MO 65182

Articles of Merger for Parent/Subsidiary Corporations

(Section 351.447, RSMo) (Submit with filing fee of \$30.00)

Pu	rsuant to the provisions of the General and Bu	siness Corporation Law of Missouri, the unde	ersigned corporations certify the following:
I.	That Romer Labs Technology, Inc.	N/A	of Delaware
	Nome of Carparation	Charter Number	Parent State
2.	That Romer Labs, Inc.	00225478	of Missouri
	Name of Corporation	Charser Number	Parent State
3.	That		OF
	Name of Corporation	Chartee Number	Parem State
	are hereby merged and that the above name	→ Romer Labs Inc	
	is the surviving corporation.	Name of Corporation	A
_		, ,	Charter Number
‡ .	That the Board of Directors of Romer La		
	met on 09/01/2017 and by re-	Name of Corporation adopted by a majority vote of the a	provided
	mmhidayiyear	water suspect of a majority rote of the fi	nemoers to such noard approved the Plan
	of Merger set forth in these articles.		
ŝ,	That the Board of Directors of Romer Lab	s, Inc.	
	80/04/3047	Name of Cari	verution
	met on and by res	solution adopted by a majority vote of the n	nembers of such board approved the Plan
	of Merger set forth in these articles.		
į,	That the Board of Directors of		
	met on	Sime of Corp	poration
	met on and by res	solution adopted by a majority vote of the m	embers of such board approved the Plan
	of Merger set forth in these articles.		
•	That this Plan of Merger has been adopted p	oursuant to Section 351.447, RSMo.	
	That the resolution of the Board of Director	s of the parent corporation. Romer Labs,	Inc.
,		, 8 ₁	pproving the Plan of Merger is as follows;
		(Please see next page)	
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174	une and address to terms then document.	,	PRI-09082017-0378 State of Missouri
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	The state of the s	***************************************	
C)t	y, State, and Zip Co	· · · · · · · · · · · · · · · · · · ·	
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TRADEMARK REEL: 008177 FRAME: 0589

	hat the parent corporation, Romer Labs, Inc. in compliance with the 90 percent ownership requirement of Section 351.447, RSMo, and will maintain at least 90 percent whership of each of the other corporations, party to the merger, until the issuance of the Certificate of merger by the Secretal State of the State of Missouri.
0. P	LAN OF MERGER
1	Romer Labs, Inc.
	Romer Labs, Inc. of Missouri is the survivor.
	All of the property, rights, priveleges, leases and patents of the Subsidery corporation, Romer Labs Technology, Inc.
	are to be transferred to and become the property of the parent corporation, Romer Labs, Inc.
	directors of the above named corporations are authorized to execute all deeds, assignments, and documents of every nature which may be needed to effectuate a full and complete transfer of ownership.
3.	The officers and board of directors of Romer Labs, Inc. hall continue in office until their successors are duty elected and qualified units at
\$	hall continue in office until their successors are duly elected and qualified under the provisions of the bylaws of the urviving corporation.
r n	To be completed if the parent corporation does not own all the outstanding shares of each of the subsidiary corporations arry to the merger.] The consideration paid by the surviving corporation upon surrender of each share of the subsidiary corporation(s) which is not owned by the parent corporation is as follows:
5. [3	o be completed if the parent corporation is not the surviving corporation.]
33	The outeranding sky and the surviving corporation.
•	The outstanding shares of
	parent corporation, shall be exchanged for shares of
b .	The proposed merger has been approved either by:
	receiving the affirmative vote of at least two-thirds of the outstanding shares of
par	ent corporation, entitled to vote thereon at a meeting thereof duly called and held on or
	en of such required voting, the proposed merger has been approved by the directors of each of the corporations, the rights benefits of the shareholders as set forth in section 351,093 are the same, and the surviving corporation is solvent and will in the name of the parent.
	(Please see next page)

TRADEMARK
REEL: 008177 FRAME: 0590

6.	H th	the surviving corporation is a foreign corporation, it is agreed that, upon and after the issuance of a certificate of merger by a Secretary of State of the State of Missouri.
	a.	The surviving corporation may be served with process in the State of Missouri in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Missouri which is a party to the merger and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such corporation organized under the laws of the State of Missouri against the surviving corporation.
	ħ.	The Secretary of State of the State of Missouri shall be and hereby is irrevocably appointed as the agent of the surviving corporation to accept service of process in any such proceeding; the address to which the service of process in any such proceeding shall be mailed is
		The surviving corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Missouri which is a party to the merger the amount, if any, to which they shall be entitled under the provisions of "The General and Business Corporation Law of Missouri" with respect to the rights of dissenting shareholders

7. The articles of incorporation of the survivor are/are not amended as follows:

N/A

11. The effective date of this document is the date it is filed by the Secretary of State of Missouri unless a future date is otherwise indicated: Effective date is September 30, 2017.

Dene may not be more than We days offer the filing date in this offices

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In Affirmation thereof, the facts stated above are true and correct:

(The undersigned understands that false sumements made in this filling are subject to the penalties provided under Section 575,040, RSMo)

Telling and a second	•	Vice President of Romer Labs, Inc	and
Michael Prinster	Michael Prinster	Romer Labs Technology, Inc.	09-01-2017
Sintergraph Sugarmer	Printed Name	Tüle	Date
Strato 11/att	Christie Mathews	Treasurer of Romer Labs, Inc. and	
Assilan seed Sagmaure	Francel Science	Title Romer Labs Technology, Inc.	lkur
Authorized Signature	Ponted Nan-	luh:	

Corp. 51A (01-2017)

C)

STATE OF MISSOURI



John R. Ashcroft Secretary of State

CERTIFICATE OF MERGER MISSOURI ENTITY SURVIVING

WHEREAS, Articles of Merger of the following entities:

Romer Labs Technolgy, Inc. - A Delaware non-qualified INTO: ROMER LABS, INC. -- 00225478

organized and existing under the laws of Missouri have been received, found to conform to law, and filed.

NOW, THEREFORE, I, JOHN R. ASHCROFT, Secretary of State of the State of Missouri, issue this Certificate of Merger, certifying that the merger of the aforenamed entities is effected, with

ROMER LABS, INC. -- 00225478

as the surviving entity.

IN TESTIMONY WHEREOF, I hereunto set my hand and cause to be affixed the GREAT SEAL of the State of Missouri. Done at the City of Jefferson, this 8th day of September, 2017.

Effective Date: September 30, 2017

TRADEMARK **REEL: 008177 FRAME: 0592** RECORDED: 08/24/2023