

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM843219

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/01/2023

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
NewTek Inc.		06/30/2023	Corporation: KANSAS

RECEIVING PARTY DATA

Name:	VI(Z)RT, Inc.
Street Address:	1800 Peachtree Street NW
Internal Address:	Suite 410
City:	Atlanta
State/Country:	GEORGIA
Postal Code:	30309
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 7

Property Type	Number	Word Mark
Serial Number:	87023285	TALKSHOW
Serial Number:	86751233	NDI
Serial Number:	86384796	3PLAY
Serial Number:	86382403	TALKSHOW
Serial Number:	86384755	TRICASTER
Serial Number:	77845380	3PLAY
Serial Number:	74071550	LIGHTWAVE 3D

CORRESPONDENCE DATA

Fax Number: 7709531358

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: 678-384-7443

Email: go@hkw-law.com

Correspondent Name: Gregory T. Ourada

Address Line 1: 3625 Cumberland Blvd SE

Address Line 2: Suite 1050

Address Line 4: Atlanta, GEORGIA 30339

NAME OF SUBMITTER: Gregory T. Ourada

TRADEMARK

REEL: 008214 FRAME: 0728

SIGNATURE:	/Gregory T Ourada/
DATE SIGNED:	10/02/2023
Total Attachments: 3 source=FILED KS MERGER - 78221-vi(z)rt inc#page1.tif source=FILED KS MERGER - 78221-vi(z)rt inc#page2.tif source=VI(Z)RT, INC DE FILED DOC#page1.tif	

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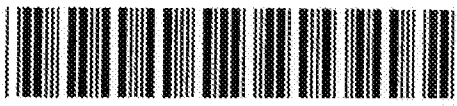
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KANSAS SECRETARY OF STATE
Certificate of Merger or Consolidation
of Two or More Kansas and Foreign
Corporations

Memorial Hall, 1st Floor
120 S.W. 10th Avenue
Topeka, KS 66612-1594

(785) 296-4564
kssos@ks.gov
www.sos.ks.gov

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Please check one:

Merger Consolidation

1. Name, business entity ID number (if known), and state or jurisdiction of organization of each constituent corporation:

(17-6702(c)(1))
(Name must match the name on record with the Kansas Secretary of State.)
If additional space is needed use attachment provided.

Name of Corporation	State/Jurisdiction	ID Number
NewTek, Inc.	Kansas	0989525
VI(Z)RT, Inc.	Delaware	2627451
Name of Corporation	State/Jurisdiction	ID Number
Name of Corporation	State/Jurisdiction	ID Number
Name of Corporation	State/Jurisdiction	ID Number

2. An agreement of merger or consolidation has been approved, adopted, certified and executed by each of the constituent corporations in accordance with K.S.A. 17-6702, or an agreement of merger or consolidation has been adopted by a majority of all the members of the governing body in accordance with K.S.A. 17-6705(c)(1).

3. The name of the surviving or resulting corporation:

(17-6705(c)(2))

Name of Corporation
VI(Z)RT, Inc., a Delaware corporation

A charitable nonstock corporation may not merge into either a nonstock or stock corporation if such merger would cause the charitable status to be lost or impaired. However, both nonstock and stock corporations may merge into a charitable nonstock corporation which must be the surviving corporation. (17-6705(g), 17-6757(f))

4. Check one:

- In the case of this merger, the articles of incorporation of the surviving corporation as in effect immediately prior to this merger shall be and remain the articles of incorporation of the surviving corporation, and no amendments or changes to the articles of incorporation of the surviving corporation are desired to be effected at this time. (17-6702(c)(4))
- In the case of and through this merger, the surviving corporation desires to effect amendments or changes in its articles of incorporation. Any amendments or changes in the articles of incorporation of the surviving corporation are set forth in a separate document attached to this certificate (17-6702(c)(4)). Any amendments or changes are set forth in accordance with K.S.A. 17-6601 through 17-6605.
- In the case of this consolidation, the articles of incorporation of the resulting corporation shall be as are set forth in an attachment to this certificate (17-6702(c)(5)). The articles of incorporation of the resulting corporation are set forth in accordance with K.S.A. 17-6002.

5. Effective date:

Upon filing Future effective date:
(Cannot be later than 90 days after the date this certificate is filed.)

Month	Day	Year
10	1	2023

Please continue to next page.

6. The executed agreement of consolidation or merger is on file at the principal place of business of the surviving or resulting corporation at the following address: (17-6702)(55)

Street Address		
1800 Peachtree Street NW, Suite 410		
City	State	Zip
Atlanta	GA	30309

7. A copy of the agreement of consolidation or merger will be furnished by the surviving or resulting corporation, on request and without cost, to any stockholder/member of any constituent corporation. (17-6702)(57)

8. Surviving corporation:

Kansas: If the corporation surviving or resulting from the merger or consolidation is a Kansas corporation, indicate the authorized capital stock of each constituent corporation which is not a Kansas corporation: (17-6702)(58)

If additional space is needed, please provide attachment.

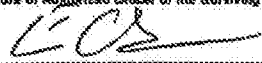
Name of Corporation	Authorized Capital Stock
Name of Corporation	Authorized Capital Stock
Name of Corporation	Authorized Capital Stock
Name of Corporation	Authorized Capital Stock

Foreign: If the corporation surviving or resulting from the merger or consolidation is to be governed by the laws of any state or jurisdiction other than Kansas, it shall hereby agree that it may be served with process in this state in any proceeding for enforcement of any obligation of any constituent corporation of this state, as well as for enforcement of any obligation of the surviving or resulting corporation arising from the merger or consolidation, including any suit or other proceeding to enforce the right of any stockholders as determined in appraisal proceedings pursuant to K.S.A. 17-6712, and amendments thereto, and shall irrevocably appoint the Secretary of State as its agent to accept service of process in any such suit or other proceedings. A copy of such process shall be mailed by the Secretary of State to the following address: (17-6702)(59)

Street Address		
1800 Peachtree Street NW, Suite 410		
City	State	Zip
Atlanta	GA	30309

9. If any conflict exists between this certificate and the information herein and any attachment to this certificate and the information therein, this certificate and the information herein prevails.

10. We declare under the penalties of perjury that the facts stated in this certificate are true and that any power of attorney used in connection with the execution of this certificate is in proper form and substance. (17-7902)

Signature of Authorized Officer of the Surviving Corporation	Name of Signer (printed or typed)
x 	Esben Ravn Olesen

(Pursuant to K.S.A. 17-7902(a)(2), if signing pursuant to options (2) through and including (6) as listed on the "Signature" area of the instructions page preceding this certificate, please sign and attach a signature document to this certificate.)

**STATE OF DELAWARE
CERTIFICATE OF MERGER**

MERGING NEWTEK, INC., A FOREIGN CORPORATION
WITH AND INTO
VI(Z)RT, INC., A DELAWARE CORPORATION

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

FIRST: The name of the surviving corporation is VI(Z)RT, Inc., a Delaware corporation, and the name of the corporation being merged into this surviving corporation is NewTek Inc., a Kansas corporation.

SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8 Section 252 of the General Corporation Law of the State of Delaware.

THIRD: The name of the surviving corporation is VI(Z)RT, Inc., a Delaware corporation.

FOURTH: The Certificate of Incorporation of the surviving corporation shall be its Certificate of Incorporation.

FIFTH: The authorized stock and par value of the non-Delaware corporation is 92,500,000 shares of Class A Common Stock, \$0.01 par value, and 7,500,000 shares of Class B Common Stock, \$0.01 par value.

SIXTH: The merger is to become effective at 12:01 AM on October 1, 2023.

SEVENTH: The Agreement of Merger is on file at 1800 Peachtree Street NW, Suite 410, Atlanta, GA 30309, an office of the surviving corporation.

EIGHTTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without cost, to any stockholder of the constituent corporations.

IN WITNESS WHEREOF, said surviving corporation has caused this certificate to be signed by an authorized officer, the 30th day of June, 2023.

By: 

Name: Esben Ravn Olesen

Title: Authorized Officer: CFO

State of Delaware
Secretary of State
Division of Corporations
Delivered 12:12 PM 08/09/2023
FILED 12:14 PM 08/09/2023

SR 20233203445 - File Number 2627151

RECORDED: 10/02/2023

**TRADEMARK
REEL: 008214 FRAME: 0732**