OP \$140.00 87196350

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM871306

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/01/2021

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
ADVANCED TECHNOLOGY GROUP, INC.		05/28/2021	Corporation: KANSAS

RECEIVING PARTY DATA

Name: COGNIZANT TECHNOLOGY SOLUTIONS U.S. CORPORATION		
Street Address:	300 Frank W. Boulevard, Suite 36	
Internal Address:	6th Floor	
City:	Teaneck	
State/Country:	NEW JERSEY	
Postal Code:	07666	
Entity Type:	Corporation: DELAWARE	

PROPERTY NUMBERS Total: 5

Property Type	Number	Word Mark
Serial Number:	87196350	ATG MONETIZATION ECOSYSTEM
Serial Number:	87708507	ATLAS
Serial Number:	87708510	ATLAS FRAMEWORK
Serial Number:	87647063	FUSEKIT
Serial Number:	87196343	MONETIZATION ECOSYSTEM

CORRESPONDENCE DATA

Fax Number: 2063599000

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: 206-359-8000

Email: PCTrademarks@perkinscoie.com

Correspondent Name: Stefan B. Blum
Address Line 1: P.O. Box 2608
Address Line 2: Perkins Coie LLP

Address Line 4: Seattle, WASHINGTON 98111

ATTORNEY DOCKET NUMBER:	149571-4000
NAME OF SUBMITTER:	Stefan B. Blum

TRADEMARK 900831079 REEL: 008327 FRAME: 0946

SIGNATURE:	/Stefan B. Blum/	
DATE SIGNED:	01/25/2024	
Total Attachments: 5		
source=4 - DE Certificate of Merger Merging ATG into CTS US (2)#page1.tif		
source=4 - DE Certificate of Merger Mer	ging ATG into CTS US (2)#page2.tif	
source=4 - DE Certificate of Merger Merging ATG into CTS US (2)#page3.tif		
source=5 - KS Certificate of Merger Merging ATG into CTS US#page1.tif		
source=5 - KS Certificate of Merger Merging ATG into CTS US#page2.tif		

Page 1



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 MERGER, WHICH MERGES:

"ADVANCED TECHNOLOGY GROUP, INC.", A KANSAS CORPORATION,
WITH AND INTO "COGNIZANT TECHNOLOGY SOLUTIONS U.S.

CORPORATION" UNDER THE NAME OF "COGNIZANT TECHNOLOGY SOLUTIONS
U.S. CORPORATION", A CORPORATION ORGANIZED AND EXISTING UNDER
THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS
OFFICE ON THE TWENTY-EIGHTH DAY OF MAY, A.D. 2021, AT 9:41
O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF JUNE,

A.D. 2021.

Authentication: 203317528

Date: 05-28-21

2701808 8100M SR# 20212196067

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

State of Delaware
Secretary of State
Division of Corporations
Delivered 09:41 AM 05/28/2021
FILED 09:41 AM 05/28/2021
SR 20212196067 - File Number 2701808

CERTIFICATE OF MERGER

of

ADVANCED TECHNOLOGY GROUP, INC.

(a Kansas corporation)

with and into

COGNIZANT TECHNOLOGY SOLUTIONS U.S. CORPORATION

(a Delaware corporation)

May 28, 2021

Pursuant to Section 252 of the Delaware General Corporation Law (the "DGCL"), the undersigned corporation executed the following Certificate of Merger.

- 1. The name of each constituent corporation is Cognizant Technology Solutions U.S. Corporation, a Delaware corporation (the "Surviving Corporation") and Advanced Technology Group, Inc., a Kansas corporation (the "Merging Corporation").
- 2. The Agreement of Merger has been approved, adopted, certified, executed, and acknowledged by each of the Surviving Corporation and the Merging Corporation.
- 3. The name of the Surviving Corporation is Cognizant Technology Solutions U.S. Corporation, a Delaware corporation.
- 4. The Certificate of Incorporation of the Surviving Corporation, as in effect immediately prior to the merger, shall be the Certificate of Incorporation of the Surviving Corporation following the merger.
 - 5. The merger shall be effective on June 1, 2021.
- 6. The Agreement of Merger is on file at 300 Frank W. Burr Boulevard, Suite 36, 6th Floor, Teaneck, NJ 07666, an office of the Surviving Corporation.
- 7. A copy of the Agreement of Merger will be furnished by the Surviving Corporation on request, without cost, to any stockholder of any constituent corporation.
- 8. The authorized stock and par value of the non-Delaware corporation is 100,000 shares of common stock, par value \$0.10 per share.

[Signature page follows]

IN WITNESS WHEREOF, the surviving corporation has caused this certificate to be signed by an authorized officer as of the date first written above.

COGNIZANT TECHNOLOGY SOLUTIONS U.S. CORPORATION

By: /s/Harry Demas____

Name: Harry Demas

Title: Vice President, Legal and Secretary



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

Corporations 分别人出了

Memorial Hall, 1st Floor 120 S.W, 10th Avenue Topeka, KS 66612-1594 (785) 296-4564 kssos@ks.gov www.sos.ks.gov 3589 01 053 067 \$75.00

FILED BY KS SOS 06-01-2021 4 12:26:22 PM

FILE#: 2566438



a di sa sin sin	Please check one:	Merger Consolidation		
1.	ID number (if known), and state or jurisdiction	Name of Corporation Advanced Technology Group, Inc.	State/Jurisdiction Kansas	10 Number 3793684
		Name of Composition Cognizant Technology Solutions U.S. Corporation	State/Jurisdistion Delaware	10 Number 2566438
	(17-6756(c)(1)) (Name must match the name on record with the Kansas	Name of Corporation	State/Jurisdiction	ID Number
	Secretary of State.) If additional space is needed use attachment provided.	Name of Corporation	State/Jurisolction	ID Number
		Name of Corporation	Statelourediction	ID Number
2.	annetituant cornerations	i or consolidation has been approved, adopted, certifier in accordance with K.S.A. 17-6702, or an agreement o all the members of the governing body in accordance	twerdet of or	medicanon nas neen
3.	The name of the surviving or resulting	Sems of Corporation		
	corporation:	Cognizant Technology Solutions U.S. Corpora	tion	
*******	corporation:	A charitable nonstock corporation may not marge into either a nonstock cause the charitable status to be lost or impaired. However, both nonstockaritable nonstock corporation which must be the surviving corporation.	ck or stock corpora	porations may merge into a
4.	corporation:	A charitable nonstock corporation may not merge into either a nonstocause the charitable status to be lost or impaired. However, both nons	ck or stock corpora tiock and stock cor on, (17-8705(g), 17-670 rviving corporation of the surviving cor	porations may merge into a (199) as in effect immediately prior poration, and no amendment
4.	corporation: (17-6702(0)(8))	A charitable nonstock corporation may not marge into either a nonstock cause the charitable status to be lost or impaired. However, both nonstock corporation which must be the surviving corporation. In the case of this merger, the articles of incorporation of the surviving corporation to this merger shall be and remain the articles of incorporation or changes to the articles of incorporation of the surviving corporation.	ck or stock corpora- stock and stock cor- on. (17-8705(g), 17-870 eviving corporation of the surviving cor- oration are desired in desires to effect a articles of incorpo is certificate (17-870)	porations may merge into a (r/ll) as in effect immediately prior poration, and no amendment to be effected at this time. smendments or changes in ration of the surviving
4,	corporation: (17-6702(0)(8))	A charitable nonstock corporation may not marge into either a nonstocause the charitable status to be lost or impaired. However, both nonstock corporation which must be the surviving corporation which must be the surviving corporation to this merger shall be and remain the articles of incorporation or changes to the articles of incorporation of the surviving corporation in the case of and through this merger, the surviving corporation is articles of incorporation. Any amendments or changes in the corporation are set forth in a separate document attached to this	ck or stock corporations, (17-2705(g), 17-270 rylying corporation of the surviving corporation are desired articles of incorporations, (17-2705), 17-2805.	porations may merge into a (r(i)) as in effect immediately prior poration, and no amendment to be effected at this time. smendments or changes in ration of the surviving (r(i)). Any amendments or cration shall be as are set

REEL: 008327 FRAME: 0951

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: 17.000000000000000000000000000000000000

Sec.	Eires: Address	***************************************	
Section 2	300 Frank W. Burr Boulevard, Suite 36,		
*	Dity	Sine	Tip
*	Teaneck	NJ	07666

- 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; in amount

If additional space is needed, please provide attachment.

Rame of Corporation	Authorized Captiol Stack
Name of Congoration	Authorized Capital Stock
Name of Corporation	Authorized Ospital Stock
Name of Corporation	Authorizad 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:

Supai Address		
300 Frank W. Burr Boulevard, Suite 36,	6th Floor	
Cay	State	Zie
Teaneck	NJ	07666

- 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. I/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.

	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	\$
Signature of Authorized Officer of the Surriving Corporation	Name of Signer (printed or typed)	ŧ.
× HDenne	Harry Demas, Vice President, Legal and Secretary	

(Pursuant to K.S.A. 17-7908(a)(2), it 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.)

Please review to ensure completion