Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2005

CONVEYING PARTY DATA

Name	Formerly Execution Date Entity Type		Entity Type
Safecard Services, Incorporated		12/31/2005	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	Trilegiant Corporation	
Street Address:	100 Connecticut Avenue	
City:	Norwalk	
State/Country:	CONNECTICUT	
Postal Code:	06850	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 4

Property Type	Number	Word Mark
Registration Number:	1359655	S SAFECARD SERVICES, INC.
Registration Number:	1410442	THE DATE REMINDER
Registration Number:	1543815	HOT-LINE CREDIT CARD BUREAU OF AMERICA
Registration Number:	1743455	CREDIT LINE CREDIT MONITORING SERVICE

CORRESPONDENCE DATA

900039006

Fax Number: (212)468-4888

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (212) 468-4800

Email: jkatz@dglaw.com, tjones-houston@dglaw.com

Correspondent Name: Jeffrey C. Katz, Esq. Address Line 1: 1740 Broadway

Address Line 2: DAVIS & GILBERT LLP

Address Line 4: New York, NEW YORK 10019

ATTORNEY DOCKET NUMBER: 00517-0243-000

TRADEMARK

REEL: 003220 FRAME: 0398

135965

CH \$1150

NAME OF SUBMITTER:	Jeffrey C. Katz
Signature:	/jeffrey c. katz/
Date:	01/04/2006
Total Attachments: 6 source=SSI-TRIL MERp1#page1.tif source=SSI-TRIL MERp2#page1.tif source=SSI-TRIL MERp3#page1.tif source=SSI-TRIL MERp4#page1.tif source=SSI-TRIL MERp5#page1.tif source=SSI-TRIL MERp5#page1.tif	

Form PTO-1594 (rev 06/04)		RECORDATION FO		 U. S. Department of Commerce Patent and Trademark Office 		
To the Director	of the U.S. Patent and	Trademark Office: Please	e record the attached doc	cuments or the new addres	s(es) belov	w:
1. Name of conveying party(ies)/Execution Date(s): Safecard Services, Incorporated Individual(s) Association General Partnership Limited Partnership X _ Corporation - State Other Citizenship - Delaware Additional name(s) of conveying party(ies) attached? Yes _X No 3. Nature of conveyance: Assignment			2. Name and Address of receiving party(ies) Additional name(s) & address(es) attached?Yes X_No Name: Trilegiant Corporation Internal Address: Street Address: 100 Connecticut Avenue City: Norwalk State: Connecticut Country: United States Zip: 06850 Association - Citizenship Ceneral Partnership - Citizenship Limited Partnership - Citizenship X Corporation - Citizenship Delaware Other			
Execution Date(s) 12/3		4:	If assignee is not domic designation is attached	iled in the United States, a d Yes <u>X</u> No.	omestic rep	presentative
4. Application num	· - · · · · · · · · · · · · · · · · · ·	ition number(s):	T			
A. Trademark	Application No(s).	<u> </u>		k Registration No(s).		<u>.</u>
			1359655			
			1410442			
			1543815			
			1743455			
		Additional numbers attac	hed? Yes _X_ No			- -
5. Name and address of party to whom correspondence concerning document should be mailed: Jeffrey C. Katz DAVIS & GILBERT LLP 1740 Broadway New York, New York 10019			of applications		<u>1</u>	
		7. Total fee (37 CFR 1.21(h) and 3.41) \$ 115.00 X All fees and any deficiencies are authorized to be charged to Deposit Account (00517-0243-000) 8. Payment Information				
Tel: (212) 468-4800						
Fax: (212) 468-4888 jkatz@DGLaw.com		Deposit Account No. 502293				
JKalz@DG	Law.com		Authorized user Na	me: Jeffrey C. Katz		
9. Signature.	Signati	INJULI I	? 	1-4-06 Date		
	Jeffrey C. Ka			umber of pages including and documents:	cover	6



PAGE :

The First State

I, HARRIET SMITH WINDSOR, 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:

"CREDENTIALS SERVICES INTERNATIONAL, INC.", A DELAWARE CORPORATION,

"NGI HOLDINGS, INC.", A DELAWARE CORPORATION,

"SAFECARD SERVICES, INCORPORATED", A DELAWARE CORPORATION,

"TRILEGIANT MARKETING SERVICES, INC.", A DELAWARE

CORPORATION,

WITH AND INTO "TRILEGIANT CORPORATION" UNDER THE NAME OF
"TRILEGIANT CORPORATION", A CORPORATION ORGANIZED AND EXISTING
UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED
IN THIS OFFICE THE TWENTY-EIGHTH DAY OF DECEMBER, A.D. 2005, AT
2:24 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF OWNERSHIP IS THE THIRTY-FIRST DAY OF DECEMBER, A.D. 2005, AT 2 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

3751516 8100M

051066654

Darriet Smith Hindson

AUTHENTICATION: 4408438

DATE: 12-28-05

State of Delaware Secretary of State Division of Corporations Delivered 02:20 PM 12/28/2005 FILED 02:24 PM 12/28/2005 SRV 051066654 - 3751516 FILE

CERTIFICATE OF OWNERSHIP AND MERGER

OF

CREDENTIALS SERVICES INTERNATIONAL, INC. NGI HOLDINGS, INC. SAFECARD SERVICES, INCORPORATED TRILEGIANT MARKETING SERVICES, INC.

(each a Delaware corporation)

INTO

TRILEGIANT CORPORATION

(a Delaware corporation)

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

December 28, 2005

Trilegiant Corporation (hereinafter called the "Company"), a corporation organized and existing under and by virtue of the Delaware General Corporation Law (the "DGCL"), does hereby certify:

- The Company is a business corporation of the State of Delaware.
- 2. The Company is the owner of all of the outstanding shares of each class of the stock of each of Credentials Services International, Inc., a Delaware corporation, NGI Holdings, Inc., a Delaware corporation, Safecard Services, Incorporated, a Delaware corporation, and Trilegiant Marketing Services, Inc., a Delaware corporation, (each a "Subsidiary" and together the "Subsidiaries").
- 3. On December 28, 2005, the Board of Directors of the Company adopted the following resolutions to merge each of the Subsidiaries into the Company (the "Merger"):

RESOLVED, that the Company, which is the parent corporation and the owner of all the issued and outstanding shares of each Subsidiary, hereby approves the merger of the Subsidiaries into the Company pursuant to the Section 253 of the DGCL;

RESOLVED, that at the Effective Time (as herein defined) all of the estate, property, rights, privileges, powers and franchises of each Subsidiary be vested in and held and enjoyed by the Company as fully and entirely and without change or diminution as the same were before held and enjoyed by each Subsidiary in its name as applicable;

RESOLVED, that at the Effective Time, the Company shall assume all of the obligations of each Subsidiary;

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RESOLVED, that the separate existence of each Subsidiary shall cease at the Effective Time of the Merger pursuant to the provisions of the DGCL; and that the Company shall continue its existence as the surviving corporation pursuant to the provisions of the DGCL;

RESOLVED, that the issued shares of each Subsidiary shall not be converted in any manner, but each said share which is issued as of the Effective Time and date of the merger shall be surrendered and extinguished;

RESOLVED, that the Company shall cause to be executed and filed and recorded the documents prescribed by the laws of the State of Delaware and by the laws of any other appropriate jurisdiction and will cause to be performed all necessary acts within the State of Delaware and within any other appropriate jurisdiction;

RESOLVED, that the form, terms and provisions of the Certificate of Ownership and Merger to be filled with the Secretary of State of the State of Delaware (the "Delaware Certificate of Merger"), substantially in the form previously submitted to the Board, be, and they hereby are, in all respects adopted, approved, ratified and confirmed; and that the Executive Officers of the Company be, and each of them hereby is, authorized and directed, in the name and on behalf of the Company, and under its corporate seal or otherwise, to enter into, execute, deliver and file the Delaware Certificate of Merger with such additions thereto or deletions therefrom as such Executive Officer or Executive Officers shall, in his or her discretion, determine to be necessary, proper or advisable, such determination to be evidenced conclusively by the execution, delivery and filing thereof;

RESOLVED, that the Merger shall become effective at the date and time specified in the Delaware Certificate of Merger, (the "Effective Time"):

RESOLVED, that from and after the Effective Time, the bylaws and certificate of incorporation of the Company shall continue to be the bylaws and certificate of incorporation of the Company;

RESOLVED, that from and after the Effective Time, until successors are duly elected or appointed, the directors and officers of the Company shall continue to be the directors and officers of the Company;

Further Actions

RESOLVED, that the Executive Officers of the Company be, and each of them hereby is, authorized, empowered and directed, in the name and on behalf of the Company, to make all such arrangements, to take all such further action, to cause to be prepared and filed all such documents, to make all expenditures and incur all expenses, and to pay all required fees, and to execute and deliver, in the name of and on behalf of the Company, all agreements, instruments, mortgages, leasehold mortgages, trust deeds, deeds of trust, documents and certificates (including stock certificates), including without limitation, officers' certificates, as they may deem necessary, appropriate or advisable in order to fully effectuate the purpose of each and all of the foregoing resolutions and the execution by such Executive Officer of any such agreement,

NY1:1615039.5

instrument, mortgage, leasehold mortgage, trust deeds, deeds of trust, document or certificate or the payment of any such expenditures or expenses or the doing by them of any act in connection with the foregoing matters shall conclusively establish their authority therefor from the Company and the approval and ratification by the Company of the agreement, instrument, mortgage, leasehold mortgage, document or certificate so executed, the expenses or expenditures so paid and the action so taken; and

RESOLVED, that for purposes of the foregoing resolutions, the term "Executive Officers" shall mean and include, as applicable the Company, the Chairman, the Chief Executive Officer, the President, any Vice President, the Secretary, any Assistant Secretary, the Treasurer and any Assistant Treasurer, any other duly authorized officer of the Company or any of them.

4. This document shall be effective as of December 31, 2005, at 2:00 pm Eastern Standard Time.

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IN WITNESS WHEREOF, the undersigned has duly executed this Certificate of Ownership and Merger as of the date first written above.

RECORDED: 01/04/2006

TRILEGIANT CORPORATION

Name: Nathaniel J. Lipman

Title: President and CEO

TRADEMARK

REEL: 003220 FRAME: 0405