TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/27/2005

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
TruStar Solutions, Inc.		12/19/2005	CORPORATION: INDIANA

RECEIVING PARTY DATA

Name:	First Advantage Background Services Corp.	
Street Address:	100 Carillon Parkway	
City:	St. Petersburg	
State/Country:	FLORIDA	
Postal Code:	33716	
Entity Type:	CORPORATION: FLORIDA	

PROPERTY NUMBERS Total: 3

Property Type	Number	Word Mark	
Registration Number:	3021710	HIREYIELD	
Registration Number:	2931787	TRUSTAR SOLUTIONS	
Registration Number:	3030083	TRUSTAR SOLUTIONS	

CORRESPONDENCE DATA

Fax Number: (813)229-1660

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

813-229-7600 Phone:

mrichter@slk-law.com Email: Correspondent Name: Mindi M. Richter

Address Line 1: 101 E. Kennedy Boulevard

Address Line 2: **Suite 2800**

Tampa, FLORIDA 33602 Address Line 4:

NAME OF SUBMITTER: Mindi M. Richter

REEL: 004293 FRAME: 0861

TRADEMARK

Signature:	/Mindi M. Richter/
Date:	10/11/2010

Total Attachments: 5

source=Merger-TruStar Solutions, Inc. into First Advantage Background Services Corporation#page1.tif source=Merger-TruStar Solutions, Inc. into First Advantage Background Services Corporation#page2.tif source=Merger-TruStar Solutions, Inc. into First Advantage Background Services Corporation#page3.tif source=Merger-TruStar Solutions, Inc. into First Advantage Background Services Corporation#page4.tif source=Merger-TruStar Solutions, Inc. into First Advantage Background Services Corporation#page5.tif

TRADEMARK REEL: 004293 FRAME: 0862

Florida Department of State

Division of Corporations Public Access System

Electronic Filing Cover Sheet

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H05000292405 3)))

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number : (850)205-0380

Account Name : CORPORATION SERVICE COMPANY

Account Number : 120000000195

Phone

: (850)521-1000

Fax Number

: (850)558-1575

MERGER OR SHARE EXCHANGE

FIRST ADVANTAGE BACKGROUND SERVICES CORP.

Certificate of Status	0
Certified Copy	0
Page Count	05
Estimated Charge	\$70.00

Electronic Filing Menu.

Corporate Filing:

Public Access Help

TRADEMARK

REEL: 004293 FRAME: 0863

<u>ARTICLES OF MERGER</u> (Profit Corporations)

The following Articles of Merger are submitted in accordance with Article L. Chapter 40 of the Indiana Busins, corporation Law and section 607.1105 of the Florida Business Corporation Act.

FIRST: The name, address of the principal office, and jurisdiction of organization of the merging corneration

Name

Address

TruSter Solutions Inc.

10029 East 126th Street, Ste. D Fishers, Indiana 46032

Indiana

SECOND: The name, address of the principal office, and jurisdiction of organization of the surviving corporation

Name

Address

Jurisdiction

First Advantage Background Services Corp.

100 Carillon Parkway

Plorida

St. Petersburg, Florida 33716

THURD: The Plan and Agreement of Marger is attached as Exhibit A. The Plan and Agreement of Merger was adopted by the board of directors of each of the merging corporations parament to written consents dated December 19, 2005.

FOURTH: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State.

FIFTH: The Plan and Agreement of Merger was approved and adopted by the sole shareholder of TruStor Solutions, Inc. by written consent dated December 19, 2005.

SIXTH: The Plan and Agreement of Merger was adopted by the sole shareholder of Pirat Advantage Background Corp. by written consent dated December 19, 2005.

SEVENTE: Signatures for each merging corporation:

Name of Corporation

<u>Sienature</u>

Name and Title

<u>Date</u>

TruSter Solutions, Inc.

Julie A. Waters Vice President

12/19/05

First Advantage Background

Services Corp.

Julio A. Watera Vice President

12/19/05

himsegers)TraStar-FADVBackground Streif LAsticles.doc

H05000292405 3

AGREEMENT AND PLAN OF MERGER

December 19, 2005

MERGING CORPORATIONS:

Name: TruStar Solutions, Inc. ("TruStar")

Imisdiction of Organization and Governing Law: Indiana

Address of Principal Office: 10029 East 126th Street, Suite D, Fishers, Indiana 46038

Name: First Advantage Background Services Corp. Jurisdiction of Organization and Governing Law: Florida Address of Principal Office: 100 Carillon Parkway, St. Petersburg, FL 33716

SURVIVING CORPORATION:

Name: First Advantage Background Services Corp. ("FADV Background")
Jurisdiction of Organization and Governing Law: Florida
Address of Principal Office: 100 Carillon Parkway, St. Petersburg, FL 33716

RECITALS:

- A. The First Advantage Company ("FADV") is the sole shareholder of TruStar and FADV Background.
- B. TruStar and FADV Background desire to effect the merger of TruStar with and into FADV Background pursuant to this Agreement and Plan of Merger ("Merger"), with FADV Background as the surviving corporation of the Merger ("Surviving Company"), on the terms and conditions set forth herein.
- C. TruSter will marge into FADV Background pursuant to Article, I, Chapter 40 of the Indiana Business Corporation Law together with all related provisions of the Indiana Code which may apply and pursuant to Chapter 607.1107 of the Florida Business Corporation Act together with all related provisions of the Florida Statutes which may apply ("Applicable Merger Statutes").

AGREEMENT:

SECTION 1. MERGER

- 1.1 Description of Merger. TruSter will be merged with and into FADV Background, with FADV Background as the Surviving Company of the Merger.
- 1.2 Effects of Merger. As of the time and date the Merger becomes effective, as set forth in Section 1.5 below ("Effective Date"), TruStar shall be merged with and into FADV Background, the separate existence of TruStar shall cease, and FADV Background shall survive

och, 1986 hauergabes VIIAY-reiden/Theideregreenis

1105000292405 3

as the Surviving Company under the name FADV Background Services Corp., organized under the laws of the state of Florida. The Surviving Company, to the extent consistent with its Certificate of Formation then in effect and the Applicable Merger Statutes, shall possess all the rights, privileges, immunities, and franchises of TruStar, all property belonging to TruStar shall, by virtue of the Merger, be transferred to and vested in the Surviving Company, without further act or deed; and the Surviving Company, shall be responsible for all liabilities of TruStar, all in the manner and with the effect set forth in the Applicable Merger Statutes.

- 1.3 Prior Actions. The Directors of TruStar and FADV Background, and FADV as the sole shareholder of TruStar and FADV Background, shall have adopted and approved this Agreement and Plan of Merger and the Merger provided for herein.
- 1.4 Subsequent Actions. After the date that this Agreement and Plan of Merger has been executed by all the parties hereto, the appropriate officers of TruStar and FADV Background shall cause articles of merger, certificates of merger, and all similar documents, however denominated, as well as any other certificates, documents, and instruments, to be executed and filed with the appropriate state government authorities required to effect the Merger under the Applicable Merger Statutes or useful or advisable in connection therewith.
- 1.5 Effective Date. The Marger shall become effective upon completion of filing of the documents with the Florida Secretary of State.

SECTION 2. CERTIFICATES OF FORMATION, OPERATING AGREEMENT, MANAGERS AND OFFICERS

At the Effective Date:

- 2.1 Cartificate of Formation. The Certificate of Formation of FADV Background in effect immediately prior to the Effective Date shall be the Certificate of Formation of the Surviving Company, until amended in accordance with applicable law.
- 2.2 Operating. The Bylaws of FADV Background as in effect immediately prior to the Effective Date shall be the Bylaws of the Surviving Company, until amended or repealed.
- 2.3 Directors and Officers. The Directors of the Surviving Company shall consist of the persons who are the directors of FADV Background immediately prior to the Effective Date, and they shall hold office in each case until their successors are elected and qualify. The officers of the Surviving Company shall be persons who are the officers of FADV Background immediately prior to the Effective Date, and they shall hold office in each case at the pleasure of the Members of the Surviving Company.

SECTION 3. MANNER AND BASIS OF CONVERSION

3.1 TruStur. At the Effective Date, all of the rights, privileges, powers and interests and all property, real, personal and mixed, and all debts due to any of said domestic limited liability of TruStur shall be vested in the Surviving Company.

soit, toga funngalagh VGAS-retearthasteragramit

H05000292405 3

3.2 FADV Background. At the Effective Date, except for those rights, privileges, powers and interests of TruStar which shall be vested in FADV Background as a result of the merger, the interests of FADV Background shall not be affected or changed by the Merger, and interests of the Surviving Company immediately after the Effective Date shall be the same as that of FADV Background immediately prior to the Effective Date.

SECTION 4. TERMINATION

This Agreement and Plan of Merger may be terminated and the Merger abandoned at any time prior to the Effective Date by action of the Members of PADV Background or TruStar.

SECTION 5. SERVICE OF PROCESS

At and after the Effective Date of the Merger, the Surviving Company (a) is deemed to have appointed the Secretary of State of the State of Indiana as its agent for service of process in any proceeding to enforce any of the rights of dissenting Members of TruStar.

TRUSTAR SOLUTIONS, INC.

By:

By:

BTRST ADVANTAGE BACKGROUND SERVICES CORP.

By

Hw:

aoi. 1994 hintoghad VAP-menTratempoult

H05000292405 3