TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM349474

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	MERGER		
EFFECTIVE DATE:	10/21/2004		

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
@Par, Inc.		10/21/2004	CORPORATION: NEW JERSEY

RECEIVING PARTY DATA

Name:	@Par, Inc.					
Street Address:	99 Hawley Lane, Suite 1201					
City:	Stratford					
State/Country:	CONNECTICUT					
Postal Code:	06614					
Entity Type:	CORPORATION: NEW HAMPSHIRE					

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark			
Registration Number:	3140808	@PAR			

CORRESPONDENCE DATA

6179513927 Fax Number:

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: 617-951-2500 Email: Docket@c-m.com

Cesari and McKenna, LLP **Correspondent Name:** Address Line 1: 88 Black Falcon Avenue

Address Line 4: Boston, MASSACHUSETTS 02210

ATTORNEY DOCKET NUMBER:	130111-0002
NAME OF SUBMITTER:	Michael Reinemann
SIGNATURE:	/Michael Reinemann/
DATE SIGNED:	07/28/2015

Total Attachments: 4

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STATE OF NEW HAMPSHIRE

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ng fee: \$35.00 Use black print or type. Leave 1" margins both sides.

Form No. 26 RSA 293-A:11.05

ARTICLES O	F	MERGER	OF	DOMESTIC	AND	FOREIGN	CORPORATIONS
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GPar, Inc. 484016

PURSUANT TO THE PROVISIONS OF THE NEW HAMPSHIRE BUSINESS CORPORATION ACT, THE UNDERSIGNED DOMESTIC AND FOREIGN CORPORATIONS ADOPT THE FOLLOWING ARTICLES OF MERGER FOR THE PURPOSE OF MERGING THEM INTO ONE OF SUCH CORPORATIONS:

FIRST: The plan of merger was approved by each of the undersigned corporations in the manner prescribed by the New Hampshire Business Corporation Act. THE PLAN OF MERGER IS ATTACHED. (Note 1)

Name of Domestic Corporation @Par, Inc. (Check one) A. _____ Shareholder approval was not required.

B. ____ Shareholder approval was required. (Note 2)

Designation (class or voting group

Total no. of votes Total no. of

series) of No. of shares entitled votes cast Common 1,000 1,000 0

or Total no. of undisputed votes FOR

FILED

OCT 2 5 2004

WILLIAM M. GARDNER **NEW HAMPSHIRE** SECRETARY OF STATE

SECOND: The number of votes cast for the plan by each voting group was sufficient for approval by each voting group.

Name of Foreign Corporation <u>@Par. Inc. [Note: NJ corp with same name]</u> State of Incorporation NJ

THIRD: The laws of the state under which the foreign corporation was organized permit such a merger and the foreign corporation has complied with the laws of that state in effecting the merger.

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CD Corp 26 Pg i V-1.0

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	OF MERGER Par, Inc.	Form No. 26 (Cont.)
FOU has autho	URTH: The aggregate number of shares, which the survivin ority to issue as a result of the merger is (Note 3)	g corporation
forsign c	Domestic Corp will issue receive from its shareholders 1, sue to its shareholders 500 shares. It will issue to sha corp 500 shares of domestic corp. Thereafter 1,000 shares be outstanding.	roboldown me
Dated	October 21, 2004 October 21, 2004	() ()
	BySignature of the Secretary	(Note 4)
	HARI POLAVARAPU Print or type name	

	What, Inc	(Note 4)
	Signature of Vts <u>Secretary</u>	(Note 5)
·	<u>HARI POLAVARAPU</u> Print or type name	
Notes:	1. The Plan of Merger must be submitted with this form.	
	 All sections under "B." must be completed. If any vois entitled to vote <u>separately</u>, give respective inforeach voting group. (See RSA 293-A:1.40 for definition group.) 	armation for
	 Complete this section if surviving corporation is a corporation. 	domestic
	4. Exact corporate names of respective corporations exe	cuting the

Mail fee and ORIGINAL (INCLUDING PLAN OF MERGER) and ONE EXACT OR CONFORMED COPY to: Corporation Division, Department of State, 107 N Main St., Concord, NH 03301-4989

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5. Signature and title of person signing for the corporation. Must be signed by Chairman of the Board of Directors, President or other officer; or see RSA 293-A:1.20(f) for alternative signatures.

12/03

CD Corp 26 Pg 2 V-1.0

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PLAN OF MERGER

@PAR, INC. (NJ)
IN TO
@PAR, INC. (NH)

This plan is dated October _______, 2004 and is between @PAR, INC., a New Jersey corporation ("@Par Jersey") and a company with the same name, @PAR, INC., a New Hampshire corporation ("@Par Hampshire").

- 1. @Par Jersey and @Par Hampshire shall, pursuant to the provisions of the laws of the State of New Jersey and the provisions of the laws of New Hampshire, be merged with and into a single New Hampshire corporation, @Par Hampshire and thereafter adopt the name AtPar, Inc. (the "surviving corporation"). The separate existence of @Par Jersey (the "terminating corporation") shall cease upon the effective date of the merger in accordance with the laws of New Jersey.
- 2. The articles of incorporation of the surviving corporation upon the effective date of the merger shall be the articles of incorporation of @Par Hampshire and said articles of incorporation shall continue in full force and effect until further amended in the manner prescribed by the provisions of New Hampshire law.
- 3. The by-laws of the surviving corporation upon the effective date of the merger will be the by-laws of @Par Hampshire and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of New Hampshire law.
- 4. The directors and officers in office of the surviving corporation upon the effective date of the merger shall be the members of the board of directors and the officers of @Par Hampshire, all of whom shall hold their directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the by—laws of @Par Hampshire.
- 5. Each issued share of the terminating corporation shall, upon the effective date of the merger, be converted into one half share of the surviving corporation. The issued shares of the @Par Hampshire shall each be converted into one half share of the surviving corporation.
- 6. The merger of the terminating corporation with and into the surviving corporation shall be authorized by the shareholders of the respective corporations in the manner specified by the laws of New Jersey and New Hampshire, respectively.
- 7. Following approval by the shareholders of both of the merging corporations, the terminating corporation and the surviving corporation stipulate that they will cause to be

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executed and filed and/or recorded any document or documents prescribed by the laws of the State of New Jersey and of the State of New Hampshire, and that they will cause to be performed all necessary acts to effectuate the merger.

- 8. The board of directors and the proper officers of the terminating corporation and of the surviving corporation, respectively, are hereby directed to do all things which shall be necessary to carry out the provisions of this plan of merger.
 - 9. The effective date of the merger shall be immediate upon filing.

TRADEMARK REEL: 005586 FRAME: 0335

RECORDED: 07/28/2015