Electronic Version v1.1

Stylesheet Version v1.1

SUBMISSION TYPI	E:	NEW ASSIGNMENT				
NATURE OF CON	/EYANCE:	MERGER				
EFFECTIVE DATE:	FFECTIVE DATE: 12/03/2004					
CONVEYING PAR	ΓΥ DATA					
	1	Name	Execution Date			
THOMPSON INTE	LLECTUAL PROPERT	IES, LTD.	12/03/2004			
RECEIVING PART	Y DATA					
Name:	BEAR LAKE HOLD					
Street Address:	7 Farmington Road			\dashv		
	Rochester					
City:	IIROCHESTER	NEW HAMPSHIRE				
City: State/Country:						
City: State/Country: Postal Code: PROPERTY NUMB	NEW HAMPSHIRE					
State/Country: Postal Code:	NEW HAMPSHIRE 03886 ERS Total: 8	Number				
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Correspondence will be sent via US Mail when the fax attempt is unsuePhone:413-736-5401Email:Tinnirella@ip-lawyers.comCorrespondent Name:McCormick, Paulding & Huber LLP

PATENT REEL: 019171 FRAME: 0064

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Address Line 1:CityPlace II, 185 Asylum StreetAddress Line 4:Hartford, CONNECTICUT 06103-3402				
ATTORNEY DOCKET NUMBER:	5001-0521			
NAME OF SUBMITTER:	Kevin H. Vanderleeden			
Total Attachments: 5 source=Bear Lake Cert of Merger#page1.tif source=Bear Lake Cert of Merger#page2.tif source=Bear Lake Cert of Merger#page3.tif source=Bear Lake Cert of Merger#page4.tif source=Bear Lake Cert of Merger#page5.tif				



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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 MERGER, WHICH MERGES:

"THOMPSON INTELLECTUAL PROPERTIES, LTD.", A NEW HAMPSHIRE CORPORATION,

WITH AND INTO "BEAR LAKE HOLDINGS, INC." UNDER THE NAME OF "BEAR LAKE HOLDINGS, INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRD DAY OF DECEMBER, A.D. 2004, AT 2:34 O'CLOCK P.M.

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



Warriet Smith Windso

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 3518923

DATE: 12-03-04

PATENT REEL: 019171 FRAME: 0066

CERTIFICATE OF MERGER OF THOMPSON INTELLECTUAL PROPERTIES, LTD., a New Hampshire corporation, INTO BEAR LAKE HOLDINGS, INC., a Delaware corporation

Bear Lake Holdings, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware, as amended (the "DGCL"), in lieu of filing the Merger Agreement required by Section 252 of the DGCL, does hereby certify that:

FIRST: The name and state of incorporation of each of the constituent corporations participating in the merger herein certified is as follows:

Name of Corporation	State of Incorporation		
Thompson Intellectual Properties, Ltd. ("Thompson IP")	New Hampshire		

Bear Lake Holdings, Inc. ("BLH")

SECOND: An Agreement and Plan of Merger, dated as of December 3, 2004 (the "Merger Agreement"), by and between Thompson IP and BLH, has been approved, adopted, certified, executed and acknowledged by each of the aforementioned constituent corporations in accordance with Section 252 of the DGCL.

THIRD: The name of the surviving corporation in the merger herein certified is Bear Lake Holdings, Inc.

FOURTH: The Certificate of Incorporation of BLH, as now in force and effect, shall continue to be the Certificate of Incorporation of said surviving corporation.

FIFTH: The merger shall be effective upon filing of this Certificate of Merger.

SIXTH: The executed Merger Agreement is on file at the office of the surviving corporation, located at 7 Farmington Road, P.O. Box 5002, Rochester, New Hampshire, 03886.

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

EIGHTH: The authorized capital stock of Thompson IP consists of Three Hundred (300) shares of Common Stock, no par value.

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Delaware

IN WITNESS WHEREOF, the parties have caused this Certificate to be duly executed by an authorized person (within the meaning of the DGCL) this 3^{rd} day of December, 2004.

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THOMPSON INTELLECTUAL PROPERTIES, LTD., a New Hampshire corporation

/s/ Mitchell S, Vance

By: Mitchell S. Vance

Its: <u>Executive Vice President</u>

BEAR LAKE HOLDINGS, INC., a Delaware corporation,

/s/ Michael Garland

By: Michael Garland

Its: Secretary

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STATE OF NEW HAMPSHIRE

Filing fee: \$35.00 Use black print or type. Leave 1" margins both sides. Form No. 26 RSA 293-A:11.05

ARTICLES OF MERGER OF DOMESTIC AND FOREIGN CORPORATIONS

BEAR LAKE HOLDINGS, INC. (surviving corporation)

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 Thompson Intellectual Properties, Ltd.						· · ·		
(Check one)	Α.	xxx	Shareholder	approval	was	not required	ł. '	
	B.		Shareholder	approval	was	required.	(Note	2)

Designation		Total no.			
(class or		of votes	Total no. of	OR	Total no. of
series) of	No. of shares	entitled	votes cast		undisputed
voting group	outstanding	to be cast	FOR AGAIN	ST	votes FOR

RECEIVED

DEC 0 3 2004

NEW MARAPSHIRE 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 Bear Lake Holdings, Inc.

State of Incorporation Delaware

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 1 V-1.0

PATENT REEL: 019171 FRAME: 0069 INTO Bear Lake Holdings, Inc.

FOURTH: The aggregate number of shares, which the surviving corporation has authority to issue as a result of the merger is (Note 3)

2004

Dated December 3,

(Note 4) Bear Lake Holdings, Inc. (Note 5) By_< /o£∕ President Signature tits Gregory J Print type name or.

(Note 4) Thompson Intellectual Properties, Ltd. (Note 5) fesident 8ignat**u**r Gregory J. Ritz Print or type name

Notes: 1. The Plan of Merger must be submitted with this form.

- 2. All sections under "B." must be completed. If any voting group is entitled to vote <u>separately</u>, give respective information for each voting group. (See RSA 293-A:1.40 for definition of voting group.)
- 3. Complete this section if surviving corporation is a domestic corporation.
- 4. Exact corporate names of respective corporations executing the Articles.
- 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.

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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RECORDED: 04/17/2007