PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT3360139

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	11/25/2014
SEQUENCE:	2

CONVEYING PARTY DATA

Name	Execution Date
UNITED VIDEO PROPERTIES, INC.	11/24/2014

RECEIVING PARTY DATA

Name:	UV CORP.	
Street Address:	2830 DE LA CRUZ BOULEVARD	
City:	SANTA CLARA	
State/Country:	CALIFORNIA	
Postal Code:	95050	

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	14716273

CORRESPONDENCE DATA

Fax Number: (617)235-9492

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.

2125969000 Phone:

Email: joy.chapman@ropesgray.com

ROPES & GRAY LLP Correspondent Name:

Address Line 1: 1211 AVENUE OF THE AMERICAS

Address Line 2: DOCKETING DEPT.

Address Line 4: NEW YORK, NEW YORK 10036

ATTORNEY DOCKET NUMBER:	003597-0099-114
NAME OF SUBMITTER:	JOY CHAPMAN
SIGNATURE:	/Joy Chapman/
DATE SIGNED:	05/19/2015

Total Attachments: 5

source=003597-0099-114_Merger_United-Video-Properties-Inc-with-UV-Corp_2#page1.tif source=003597-0099-114_Merger_United-Video-Properties-Inc-with-UV-Corp_2#page2.tif source=003597-0099-114 Merger United-Video-Properties-Inc-with-UV-Corp 2#page3.tif

PATENT REEL: 035672 FRAME: 0271 503313521

 $source = 003597-0099-114_Merger_United-Video-Properties-Inc-with-UV-Corp_2\#page4.tif\\ source = 003597-0099-114_Merger_United-Video-Properties-Inc-with-UV-Corp_2\#page5.tif\\ source = 003597-0099-114_Merger_United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-United-Video-Properties-Unit$

PATENT REEL: 035672 FRAME: 0272

PAGE

The First State

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 OWNERSHIP, WHICH MERGES:

"UNITED VIDEO PROPERTIES, INC.", A DELAWARE CORPORATION,
WITH AND INTO "UV CORP." UNDER THE NAME OF "UV CORP.", A
CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE
TWENTY-FIFTH DAY OF NOVEMBER, A.D. 2014, AT 10 O'CLOCK A.M.

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

2359857 8100M

141460527

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

Jeffrey W. Bullock, Secretary of State
AUTHENTY, CATION: 1917128

DATE: 12-03-14

PATENT REEL: 035672 FRAME: 0273

State of Delaware Secretary of State Division of Corporations Delivered 10:00 AM 11/25/2014 FILED 10:80 AM 11/25/2014 SRV 141460527 - 2339857 FILE

CERTIFICATE OF OWNERSHIP AND MERGER SRV 141460527 - 2359857 FTLE MERGING

United Video Properties, Inc. a Delaware corporation

WITH AND INTO

UV CORP. a Delaware corporation

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

UV Corp., a Delaware corporation (the "Company"), does hereby certify:

FIRST: That the Company was incorporated pursuant to the General Corporation Law of the State of Delaware on November 17, 1993.

SECOND: That the Company owns 100% of the outstanding shares of each class of the capital stock of United Video Properties, Inc., a Delaware corporation (the "Subsidiary").

THIRD: That the Company, by the following resolutions of its Board of Directors, duly adopted on the Athan day of November, 2014, determined to merge into itself the Subsidiary on the conditions set forth in such resolutions:

WHEREAS, the Company owns 100% of the issued and outstanding capital stock of United Video Properties, Inc., its subsidiary (the "Subsidiary"), and it is deemed to be in the best interests of the Corporation to merge Subsidiary with and into the Company in a statutory short-form merger pursuant to the provisions of Section 253 of the Delaware General Corporation Law, wherein the Company will be the surviving corporation of such merger;

NOW, THEREFORE, BE IT RESOLVED, that the Subsidiary shall merge with and into the Company, with the Company being the surviving corporation of such merger and acquiring thereby all the assets and properties of the Subsidiary and assuming all of the liabilities and obligations of the Subsidiary;

RESOLVED FURTHER, that by virtue of the merger, and without any action on the part of the Company or Subsidiary, all of the issued and outstanding shares of capital stock of the Subsidiary immediately prior to the merger shall be cancelled;

RESOLVED FURTHER, that the merger shall have the effects set forth in the DGCL (including Section 259 thereof). Without limiting the generality of the foregoing, and subject thereto, at the effective time of the merger, (i) all the properties, rights, privileges, powers and franchises of the Subsidiary shall vest in

111590154 vl

the Company, and all debts, liabilities and duties of the Subsidiary shall become the debts, liabilities and duties of the Company and (ii) all the patent assets owned by the Subsidiary (the "Patent Assets") are being transferred to, assigned to, and will become the property of the Company by way of the merger contemplated hereby such that, from and after the effectiveness of such merger, the Company will own all of the Patent Assets (and such transfer includes any and all rights in and arising from the Patent Assets including without limitation the right to sue and maintain currently pending lawsuits for damages, royalties, injunctive relief and other remedies for past, present or future infringement). RESOLVED FURTHER, that the Company shall retain its own name as set forth in the Certificate of Ownership and Merger;

RESOLVED FURTHER, that the officers of the Company be, and each of them hereby is, authorized and directed to make, execute and cause to be filed a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge the Subsidiary into the Company and the date of adoption thereof, attached hereto as Exhibit A, to be filed with the Secretary of State of the State of Delaware:

RESOLVED FURTHER, that the officers of the Company be, and each of them hereby is, authorized and directed, for and on behalf of the Company, to take such further actions and execute such documents as each may deem necessary or appropriate to carry out the purposes of the foregoing resolutions.

FOURTH: The Company shall be the surviving corporation.

FIFTH: UV Corp. shall be the name of the surviving corporation.

SIXTH: The Certificate of Incorporation of the Company, as now in force and effect, shall continue to be the certificate of incorporation of said surviving corporation.

SEVENTH: The Merger shall become effective on the date of filing of this Certificate of Ownership and Merger with the Secretary of State of the State of Delaware.

2.

IN WITNESS WHEREOF, the Company has caused this Certificate of Ownership and Merger to be executed and acknowledged by the authorized officer set forth below on this <u>J1</u> of November, 2014.

UV CORP.

Name: Pamela Sergeeff Title: Authorized Officer

State of California
County of SAMA CLARA

On 11/24/2011 before me, Im Lane (EQCIVAL). Notary Public, personally appeared PANICA SEQUESTE , who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that ke/she/they executed the same in his/her/their authorized capacity(ies); and that by his/her/their signature(s) on the instrument the person(s), or the entity upon hehalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official scal.

Signature (Seal)

TIM LANE PERCIVAL
COMM. #1976418
Notary Public - California
Sen Francisco County
Hy Comm. Espires Acr. 27, 2016

111590154 vl

IN WITNESS WHEREOF, the Company has caused this Certificate of Ownership and Merger to be executed and acknowledged by the authorized officer set forth below on this 21 of November, 2014.

United Video Properties, Inc.

Name: Sandy Kalina O Title: Authorized Officer

State of California
County of <u>JANTA (LARA</u>

On 1/24/2014 before me, Tim LANS PERCIVAL , Notary Public, personally appeared SANOY LALINA , who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/ass subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature

(Scal)

TIS LANE PERCHAL
COMM. #1976418
Notary Public - California 8
Sen Francisco County
No Comm. Express Acr. 27, 2016

111589121 v1

PATENT REEL: 035672 FRAME: 0277

RECORDED: 05/19/2015