504568658 09/27/2017

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4615368

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/01/2015

CONVEYING PARTY DATA

Name	Execution Date
HOSTOPIA.COM INC.	12/18/2014

RECEIVING PARTY DATA

Name:	DELUXE SMALL BUSINESS SALES, INC.	
Street Address:	3680 VICTORIA STREET NORTH	
City:	SHOREVIEW	
State/Country:	MINNESOTA	
Postal Code:	55126	

PROPERTY NUMBERS Total: 3

Property Type	Number
Patent Number:	8832206
Patent Number:	7478122
Patent Number:	9679307

CORRESPONDENCE DATA

Fax Number: (612)332-9801

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: 6123325300

Email: crogers@merchantgould.com MERCHANT & GOULD P.C. **Correspondent Name:**

Address Line 1: P.O. BOX 2903

Address Line 4: MINNEAPOLIS, MINNESOTA 55402

ATTORNEY DOCKET NUMBER:	12839.0000007
NAME OF SUBMITTER:	HEATHER KLIEBENSTEIN
SIGNATURE:	/Heather J. Kliebenstein/
DATE SIGNED:	09/27/2017

Total Attachments: 8

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CERTIFICATE OF MERGER OF HOSTOPIA.COM INC. WITH AND INTO DELUXE SMALL BUSINESS SALES, INC.

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law ("DGCL"), the undersigned, Hostopia.com Inc., a Delaware corporation, hereby certifies that it has executed the following Certificate of Merger:

FIRST: The name of each constituent corporation is: Hostopia.com Inc., a Delaware corporation, and Deluxe Small Business Sales, Inc., a Minnesota corporation ("DSBS").

SECOND: The agreement of merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8, Section 252.

THIRD: The name of the surviving corporation is Deluxe Small Business Sales, Inc.

FOURTH: The articles of incorporation of DSBS shall be its articles of incorporation.

FIFTH: The merger is to become effective on January 1, 2015.

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

SEVENTH: DSBS agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the surviving corporation arising from this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the DGCL, and irrevocable appoints the Secretary of State of the State of Delaware as its agent to accept services of process in any such suite or proceeding. The Secretary of State shall mail any such process to the surviving corporation at: Deluxe Small Business Sales, Inc., c/o Corporation Service Company, 380 Jackson Street, Suite 700, St. Paul, MN 55101.

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4846-6919-5553

IN WITNESS WHEREOF, Deluxe Small Business Sales, Inc. has caused this certificate to be executed by the undersigned officer this 18th day of December, 2014.

DELUXE SMALL BUSINESS SALES, INC.

Title: Vice President and Treasurer

[Signature page to Certificate of Merger of Hostopia.com and DSBS]

AGREEMENT AND PLAN OF MERGER OF VERTICALRESPONSE, INC. HOSTOPIA.COM INC. ORANGESODA, INC. AND DELUXE SMALL BUSINESS SALES, INC.

This AGREEMENT AND PLAN OF MERGER (this "Plan of Merger"), is made and entered into as of December 18, 2014, by and among VerticalResponse, Inc., a Delaware corporation, Hostopia.com Inc., a Delaware corporation, and OrangeSoda, Inc., a Nevada corporation (the "Merging Entities"), and Deluxe Small Business Sales, Inc., a Minnesota corporation ("DSBS").

WHEREAS, Deluxe Business Operations, Inc., a Delaware corporation ("DBO"), owns all of the outstanding stock of the Merging Entities and DSBS; and

WHEREAS, the sole director of each of the Merging Entities and the sole director of DSBS have determined that it is advisable and in the best interests of each of the Merging Entities and DSBS, respectively, to merge the Merging Entities with and into DSBS, and have each approved and adopted this Plan of Merger; and

WHEREAS, DBO, as sole stockholder of each of the Merging Entities and DSBS, has approved and adopted such merger and the terms of this Plan of Merger.

NOW, THEREFORE, each of the Merging Entities and DSBS hereby agree upon and adopt this Plan of Merger.

Article 1 Terms and Conditions

- 1.1 <u>Merger</u>. On the Effective Date, each of the Merging Entities shall be merged with and into DSBS, and DSBS shall be the surviving entity (the "Merger").
- 1.2 <u>Terms and Conditions of Merger</u>. On the Effective Date, each outstanding share of stock of each of the Merging Entities shall be cancelled and no payment shall be made with respect thereto, and each share of stock of DSBS shall remain outstanding.
- 1.3 <u>Effective Date</u>. This Plan of Merger shall become effective on January 1, 2015 (the "Effective Date").
- 1.4 <u>Effect of Merger</u>. On the Effective Date, the separate existence of each of the Merging Entities shall cease, and each Merging Entity shall be merged with and into DSBS as the surviving entity, and all of the property, assets, rights, privileges, powers, franchises and immunities of DSBS and each of the Merging Entities shall vest in the surviving entity, and all of the debts, liabilities, and obligations of DSBS and each of the Merging Entities shall become the debts, liabilities, and obligations of the surviving entity.

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Article 2 Organizational Documents, Directors and Officers

- 2.1 <u>Certificate of Incorporation and Bylaws</u>. The articles of incorporation of DSBS, as in effect as of the Effective Date, shall continue to be the articles of incorporation of the surviving entity until amended in accordance with the provisions thereof and applicable law. The bylaws of DSBS, as in effect as of the Effective Date, shall continue to be the bylaws of the surviving entity until amended in accordance with the provisions thereof and applicable law.
- 2.2 <u>Directors and Officers</u>. The directors and officers of DSBS shall remain directors and officers of the surviving entity on the Effective Date and shall continue in office for their current terms in accordance with the bylaws of DSBS.

Article 3 Miscellaneous

- 3.1 <u>Abandonment and Amendment</u>. At any time before the Effective Date, this Plan of Merger may be terminated and abandoned by agreement of the sole Director of each of the Merging Entities and the sole Director of DSBS. At any time before the Effective Date, this Plan of Merger may be amended, modified or supplemented by the sole Director of each of the Merging Entities and the sole Director of DSBS.
- 3.2 <u>Further Assurances</u>. From time to time on and after the Effective Date, each party agrees that it will execute and deliver or cause to be executed and delivered all such further assignments, assurances or other instruments, and shall take or cause to be taken all such further actions, as may be necessary or desirable to complete the Merger and the other transactions contemplated by this Plan of Merger.

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IN WITNESS WHEREOF, this Plan of Merger, having first been duly approved by all necessary action of each of the Merging Entities and DSBS, is executed on behalf of each of said companies by its respective representative.

DELUXE SMALL BUSINESS SALES,

INC.

Nama: Torres D. Patarge

Title: Vice President & Treasurer

VERTICALRESPONSE, INC.

Name: Terry D. Peterson

Title: Vice President & Treasurer

ORANGESODA, INC.

Name: Terry D. Peterson

Title: Vice President & Treasurer

HOSTOPIA.COM INC.

Name: Terry D veterson

Title: Vice President & Treasurer

ARTICLES OF MERGER

OF

VERTICALRESPONSE, INC.

HOSTOPIA.COM INC.

AND

ORANGESODA, INC.

WITH AND INTO

DELUXE SMALL BUSINESS SALES, INC.

Pursuant to Minnesota Business Corporation Act, Section 302A ("MBCA"), the undersigned corporations hereby adopt the following Articles of Merger and certify as follows:

- 1. The names of the corporations participating in the merger and the states under the laws of which they are respectively organized are as follows: VerticalResponse, Inc., a Delaware corporation, Hostopia.com Inc., a Delaware corporation, OrangeSoda, Inc., a Nevada corporation (the "Merging Entities) and Deluxe Small Business Sales, Inc., a Minnesota corporation (the "Surviving Entity").
- 2. The Agreement and Plan of Merger between the Merging Entities and the Surviving Entity dated as of December 18, 2014 (the "Merger Agreement"), as required by Minnesota Business Corporation Act, Section 302A.615, subdivision 1, is attached hereto as Exhibit A.
- 3. The Merger Agreement has been approved by each of the Merging Entities and Surviving Entity in accordance with the provisions of the MBCA and the laws of their respective jurisdictions of organization.
 - 4. The merger shall be effective on January 1, 2015.

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IN WITNESS WHEREOF, the Merging Entities and Survivor have caused these Articles of Merger to be executed by their respective officers this 18th day of December, 2014.

DELUXE SMALL BUSINESS SALES, INC.

By:

Name: Terry . Peterson

Title: Vice President and Treasurer

VERTICALRESPONSE, INC.

By:

Name: Terry D. Peterson

Title: Vice President and Treasurer

HOSTOPIA.COM INC.

By:

Name: Terry 1. Peterson

Title: Vice President and Treasurer

ORANGESODA, INC.

Bw

Name: Terry D. Peterson

Title: Vice President and Treasurer

[Signature Page to MN Articles of Merger]

Exhibit A

AGREEMENT AND PLAN OF MERGER
OF
VERTICALRESPONSE, INC.
HOSTOPIA.COM INC.
AND
ORANGESODA, INC.
WITH AND INTO
DELUXE SMALL BUSINESS SALES, INC.

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