PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6007322

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	10/31/2019

CONVEYING PARTY DATA

Name	Execution Date	
SFERA LABS, LLC	10/31/2019	

RECEIVING PARTY DATA

Name:	SOFTITLER NET, INC.	
Street Address:	reet Address: 2400 W. EMPIRE AVENUE, SUITE 200	
City:	ity: BURBANK	
State/Country:	CALIFORNIA	
Postal Code:	91504	

PROPERTY NUMBERS Total: 3

Property Type	Number			
Patent Number:	8749618			
Patent Number:	8532469			
Patent Number:	9026446			

CORRESPONDENCE DATA

Fax Number: (303)629-3450

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: 303.629.3400

Email: docketing-dv@dorsey.com, croft.kimberly@dorsey.com,

cole.ben@dorsey.com

Correspondent Name: KIMBERLY C. CROFT

Address Line 1: DORSEY & WHITNEY LLP

Address Line 2: 1400 WEWATTA STREET, SUITE 400

Address Line 4: DENVER, COLORADO 80202

ATTORNEY DOCKET NUMBER: 499770-00004

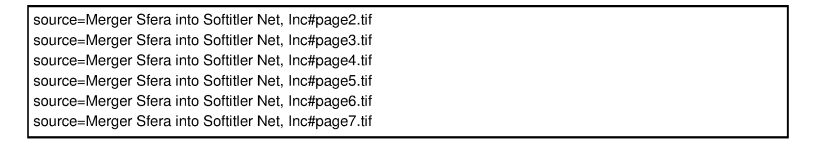
NAME OF SUBMITTER: KIMBERLY C. CROFT

SIGNATURE: /Kimberly C. Croft/

DATE SIGNED: 03/10/2020

Total Attachments: 7

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AGREEMENT OF MERGER

FILED) M Secretary of State State of California

NOV 0 1 2019

/cc

OF

SFERA LABS, LLC, a California limited liability company

and

SFERA STUDIOS LLC, a California limited liability company

WITH AND INTO

SOFTITLER NET, INC., a California corporation

This Agreement of Merger (this "Agreement") is entered into between SOFTITLER NET, Inc., a California corporation (the "Corporation"), and SFERA Labs, LLC and SFERA Studios LLC, each a California limited liability company (each a "Merging Company" and, together, the "Merging Companies").

- 1. The Merging Companies shall be merged into the Corporation, and the Corporation shall be the surviving corporation (the "Surviving Corporation").
- 2. The equity interests of the Merging Companies outstanding immediately prior to the merger shall, by virtue of the merger and without any action on the part of the holder thereof, be cancelled without consideration.
- 3. Each share of common stock, no par value, of the Corporation outstanding immediately prior to the merger shall, by virtue of the merger and without any action on the part of the holder thereof, be converted into one outstanding share of common stock, no par value, of the Surviving Corporation.
- 4. Upon the merger, the articles of incorporation of the Surviving Corporation shall be the articles of incorporation of the Corporation and the bylaws of the Surviving Corporation shall be the bylaws of the Corporation.
- 5. The Merging Companies shall from time to time, as and when requested by the Surviving Corporation, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out this merger.
- 6. The effect of the merger and the effective date of the merger are as prescribed by law.
- The Parties agree that for U.S. federal, state, and local income tax purposes the mergers of Merging Companies with and into the Surviving Corporation shall be disregarded.

KE 64846410.5

IN WITNESS WHEREOF, the parties have executed this Agreement of Merger as of this 31st day of October, 2019.

SOFTITLER NET, Inc., a California corporation (the "Surviving Corporation")

By:

John Eric Cummins

Executive Vice President, Chief Financial

Officer and Treasurer

By:

Stefanie Liquori

Executive Vice President, General Counsel and

Secretary

SFERA Labs, LLC

a California limited liability company

(the "Merging Company")

By

John Eric Cummins

Executive Vice President, Chief Financial Officer and Treasurer, Softitler Net, Inc. and

Sole Member, SFERA Labs, LLC

SFERA Studios LLC

a California limited liability company

(the "Merging Company")

By:

John Eric Cummins

Executive Vice President, Chief Financial Officer and Treasurer, Softitler Net, Inc. and

Sole Member, SFERA Studios LLC

IN WITNESS WHEREOF, the parties have executed this Agreement of Merger as of this day of October, 2019.

SOFTITLER NET, Inc.,

a California corporation (the "Surviving Corporation") By: John Eric Cummins Executive Vice President, Chief Financial Officer and Treasurer By: Stefanie Liquori Executive Vice President, General Counsel and Secretary SFERA Labs, LLC a California limited liability company (the "Merging Company") By: John Eric Cummins Executive Vice President, Chief Financial Officer and Treasurer, Softitler Net, Inc. and Sole Member, SFERA Labs, LLC SFERA Studios LLC a California limited liability company (the "Merging Company") By: John Eric Cummins Executive Vice President, Chief Financial Officer and Treasurer, Softitler Net, Inc. and Sole Member, SFERA Studios LLC

CERTIFICATE OF APPROVAL

OF

AGREEMENT OF MERGER

John Eric Cummins and Stefanie Liquori certify that:

- 1. John Eric Cummins is the Executive Vice President, Chief Financial Officer and Treasurer and Stefanie Liquori is the Executive Vice President, General Counsel and Secretary of SOFTITLER NET, Inc., a California corporation (the "Corporation").
- 2. The Agreement of Merger in the form attached was duly approved by the board of directors and shareholders of the Corporation.
- 3. The shareholder approval was by the holders of 100% of the outstanding shares of the corporation, which approval exceeded the vote required to approve the terms of the merger.
- 4. There is only one class of shares and the number of shares outstanding entitled to vote on the merger is 100.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this Officers' Certificate are true and correct of our own knowledge.

Date: October 31, 2019

By:

John Eric Cummins

Executive Vice President, Chief Financial

Officer and Treasurer

By:

Stefanie Liquori

Executive Vice President, General Counsel and

Secretary

CERTIFICATE OF APPROVAL

OF

AGREEMENT OF MERGER

John Eric Cummins and Stefanie Liquori certify that:

- 1. John Eric Cummins is the Executive Vice President, Chief Financial Officer and Treasurer and Stefanie Liquori is the Executive Vice President, General Counsel and Secretary of SOFTITLER NET, Inc., a California corporation (the "Corporation").
- 2. The Agreement of Merger in the form attached was duly approved by the board of directors and shareholders of the Corporation.
- 3. The shareholder approval was by the holders of 100% of the outstanding shares of the corporation, which approval exceeded the vote required to approve the terms of the merger.
- 4. There is only one class of shares and the number of shares outstanding entitled to vote on the merger is 100.

We further declare under penalty of perjury under the laws of the State of California that the matters set forth in this Officers' Certificate are true and correct of our own knowledge.

Date: October 31, 2019

By: John Eric Cummins

Executive Vice President, Chief Financial

Officer and Treasurer

By: Stefania Liquori

Executive Vice President, General Counsel and

Secretary

OBE MERG

State of California
Secretary of State

Certificate of Merger

(California Corporations Code sections 1113(g), 3203(g), 6019.1, 8019.1, 9640, 12540.1, 15911.14, 16915(b) and 17710.14)

IMPORTANT — Read all instructions before completing this form.				This Space For Filing Use Only						
1	NAME OF SURVIVING ENTITY	2. TYPE OF ENTITY	3. CA SECRETARY OF STATE FI		ILE NUMBER	4. JURISDICT	NON			
SOFTITLER NET, Inc.		Corporation	C1781284			Califo	omia			
5.	NAME OF DISAPPEARING ENTITY	6. TYPE OF ENTITY	7. CA SECR	ETARY OF STATE F	ILE NUMBER	8. JURISDICT	NON			
SFERA LABS, LLC		LLC	2	2014092103	12	California				
9.	THE PRINCIPAL TERMS OF THE AGREEMENT OF MERGER WERE APPROVED BY A VOTE OF THE NUMBER OF INTERESTS OR SHARES OF EACH CLASS THAT EQUALED OR EXCEEDED THE VOTE REQUIRED. (IF A VOTE WAS REQUIRED. SPECIFY THE CLASS AND THE NUMBER OF OUTSTANDING INTERESTS OF EACH CLASS ENTITLED TO VOTE ON THE MERGER AND THE PERCENTAGE VOTE REQUIRED OF EACH CLASS. ATTACH ADDITIONAL PAGES. IF NEEDED.)									
	SURVIVING ENTITY		DISAPPEARING ENTITY							
		E VOTE REQUIRED 51%	CLASS AND NUMBER AND PERCENTAGE VOTE REQUIRED One Class of Uncertificated 100% Units, 1			REQUIRED				
10.	IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE	ISSUED IN THE MERGE	R. CHECK THE A	PPLICABLE STATE	MENT.					
	No vote of the shareholders of the parent party wa	s required.	The required vo	te of the sharehol	ders of the pare	ent party was o	obtained.			
11.	 IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABILITY COMPANY, LIMITED PARTNERSHIP, OR PARTNERSHIP, PROVIDE THE REQUISITE CHANGES (IF ANY) TO THE INFORMATION SET FORTH IN THE SURVIVING ENTITY'S ARTICLES OF ORGANIZATION, CERTIFICATE OF LIMITED PARTNERSHIP OR STATEMENT OF PARTNERSHIP AUTHORITY RESULTING FROM THE MERGER, ATTACH ADDITIONAL PAGES, IF NECESSARY. 									
	Not Required									
12,	IF A DISAPPEARING ENTITY IS A DOMESTIC LIMITED LIA A DOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PE				SHIP. AND THE	SURVIVING EN	TOM SI YTIT			
	PRINCIPAL ADDRESS OF SURVIVING ENTITY		CITY AND STATE			ZIP CODE				
	2400 W. Empire Ave. Ste. 200		Burbank CA	Burbank CA		91504				
13.	3. OTHER INFORMATION REQUIRED TO BE STATED IN THE CERTIFICATE OF MERGER BY THE LAWS UNDER WHICH EACH CONSTITUENT OTHER BUSINESS ENTITY IS ORGANIZED. ATTACH ADDITIONAL PAGES, IF NECESSARY.									
14.	STATUTORY OR OTHER BASIS UNDER WHICH A FOREIGN THE MERGER.	N OTHER BUSINESS E	NTITY IS AUTHOR	IZED TO EFFECT	15. FUTURE EF	FECTIVE DATE	E, IF ANY			
					(Month)	(Day)	(Year)			
16.	ADDITIONAL INFORMATION SET FORTH ON ATTACHED CERTIFICATE.	PAGES, IF ANY. IS	INCORPORATED	HEREIN BY THIS	REFERENCE A	NO MADE PA	RT OF THIS			
17.	I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LENOWLEDGE. I DECLARE I AM THE PERSON WHO EXEC					ND CORRECT	OF MY OWN			
	X De Can	10/31/2019	John Eri	c Cummins, EVF	, CFO & Trea	surer				
	SIGNATURE OF AUTHORIZED PERSON FOR THE SURVIVING ENTITY DATE TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON									
	SIGNATURE OF AUTHORIZED PERSON FOR THE SURVIVING ENTITY DATE TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON						in in			
	1	INGENTITY DAT	DATE TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON " John Eric Cummins, EVP, CFO & Treasurer of SOFTITLER NET,							
/		10/31/2019 Inc., its Sole Member					Sole Member			
	SIGNATURE OF AUTHOR THE DISAPP	EARING ENTITY DAT	E TYPE OR	PRINT NAME AND	TITLE OF AUTHO	ORIZED PERSO	iN .			
	SIGNATURE OF AUTHORIZED PERSON FOR THE DISAPP	EARING ENTITY DAT	E TYPE OR	PRINT NAME AND	TITLE OF AUTHO	ORIZED PERSO	N			
	For an entity that is a business trust, real estate investment trust or an unincorporated association, set forth the provision of law or other basis for the authority of the person signing:									
QB	E MERGER-1 (REV 01/2016)			····	APPROVED	BY SECRETAR	RY OF STATE			

ATTACHMENT

Name of Disappearing Entity: SFERA STUDIOS LLC

Type of Entity: LLC

CA Secretary of State File Number: 201125510026

Jurisdiction: California

The principal terms of the agreement of merger were approved by a vote of the number of interests or shares of each class that equaled or exceeded the vote required.

Surviving Entity

Class and Number

AND

Percentage of Vote Required

51%

Disappearing Entity

One class of Common Stock, 100

Class and Number

AND

Percentage of Vote Required

One class of Uncertificated Units

100%

I certify under penalty of perjury under the laws of the State of California that the foregoing is true and correct of my own knowledge. I declare I am the person who executed this instrument, which execution is my act and deed.

10/31/2019

Stefanie Liquori, EVP, GC & Secretary

Signature of Authorized Person for the Surviving Entity

Date

Type or Print Name and Title of Authorized Person

ARCa Can

10/31/2019

John Eric Cummins, EVP, CFO, & Treasurer of SOFTITLER NET, Inc., Sole Member of SFERA Studios

LLC

Signature of Authorized Person for the Disappearing Entity Date

_ ...

Type or Print Name and Title of Authorized Person

PATENT REEL: 052074 FRAME: 0080

RECORDED: 03/10/2020