506470058 01/26/2021 PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6516834

SUBMISSION TYPE:		NEW ASSIGNMENT	
NATURE OF CONVEY	ANCE:	MERGER	
EFFECTIVE DATE:		12/30/2020	
CONVEYING PARTY	DATA		
		Name	Execution Date
VOCUS NM LLC			11/16/2020
Name:		N US INC.	
RECEIVING PARTY D			
Street Address:	1209 (DRANGE STREET, CORPORATION T	RUST
City:		NGTON	
State/Country:	DELA	WARE	
Postal Code:	19801		
PROPERTY NUMBER Property Type		5 Number	
Property Type		8631122	_
			-
Patent Number:		10162891	4
Patent Number:		8635227	4
		10185754	
Patent Number:		10103734	_

CORRESPONDENCE DATA

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:	212-728-8000
Email:	ipdept@willkie.com
Correspondent Name:	HEATHER SCHNEIDER
Address Line 1:	787 SEVENTH AVENUE
Address Line 4:	NEW YORK, NEW YORK 10019

ATTORNEY DOCKET NUMBER:	126991/00002
NAME OF SUBMITTER:	HEATHER SCHNEIDER
SIGNATURE:	/Heather Schneider/
DATE SIGNED:	01/26/2021
Total Attachments: 4	

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rry Hogan, Gavernor - Böyd K. Rutherford, Lt. Governor - Michael L. Higgs, Jr., Director -

Date: 12/02/2020

THE CORPORATION TRUST INCORPORATED 2405 YORK ROAD SUITE 201 LUTHERVILLE TIMONIUM MD 21093-2264

THIS LETTER IS TO	CONFIRM ACCEPTANCE OF THE FOLLOWING FILING:
ENTITY NAME	: CISION US INC.
DEPARTMENT ID	: F15918626
TYPE OF REQUEST	: ARTICLES OF MERGER
DATE FILED	: 12-02-2020
TIME FILED	: 02:17 PM
RECORDING FEE	.: \$100.00
EXPEDITED FEE	: \$445,00
COPY FEE	: \$22.00
FILING NUMBER	: 1000362012988426
CUSTOMER ID	: 0003839204
WORK ORDER NUMBER	: 0005055781

PLEASE VERIFY THE INFORMATION CONTAINED IN THIS LETTER. NOTIFY THIS DEPARTMENT IN WRITING IF ANY INFORMATION IS INCORRECT. INCLUDE THE CUSTOMER ID AND THE WORK. ORDER NUMBER ON ANY INQUIRIES.

Charter Division Baltimore Metro Area (410) 767-1350 Outside Metro Area (888) 246-5941

0012286077

301 West Preston Street-Room 801-Baltimore, Maryland 21201-2395 Telephone (410)767-4950/Toll free in Maryland (888)246-5941 MRS (Maryland Relay Service) (800)735-2258 TI/Voice Website: www.dat.maryland.gov

CACCPT

PATENT REEL: 055037 FRAME: 0961

· · · · · · · · · · · · · · · · · · ·	ORDINARY BUSINESS - STOCK	
STOCK:	Ϋ́	
STATE OF FORMATION:	DELAWARE	
PRINCIPAL OFFICE:	7TH FLOOR	
	130 E. RANDOLPH DRIVE	
	CHICAGO IL 60601	
RESIDENT AGENT:		
	2405 YORK ROAD	
	SUITE 201	
	LUTHERVILLE-TIMONIUM MD 21093	
COMMENTS:		
	RD INDICATES THE MERGER INVOLVING THE FOLLOWING ENTITIES:	
SURVIVOR:		
(F15918626) CISION	US INC.	
MERGED ENTITIES :		
(W11568235) VOCUS 1	M LT.C	
	••• • • • • • • • • • • • • • • • • •	
EFFECTIVE: DECEMBER	30. 2020.	

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ARTICLES OF MERGER between VOCUS NM LLC (a Maryland Limited Liability Company) and CISION US INC. (a Delaware corporation)

VOCUS NM LLC, a Maryland Limited Liability Company ("VOCUS"), and CISION US INC., a corporation duly organized and existing under the laws of the State of Delaware ("CISION") do hereby certify that:

a,

FIRST: VOCUS and CISION agree to merge pursuant to the terms of an Agreement of Merger by and among VOCUS and CISION, dated as of September 24th, 2020 (the "Merger Agreement"). Undefined terms herein shall have the meanings set forth in the Merger Agreement.

SECOND: The name and place of incorporation of each party to these Articles is: VOCUS NM LLC, a Maryland Limited Liability Company, and CISION USINC., a corporation duly organized and existing under the laws of the State of Delaware. CISION shall survive the merger as the successor corporation and shall continue under the name "CISION US INC.", as a corporation of the State of Delaware.

THIRD: CISION was formed on October 23, 2006, under the general laws of the Delaware. CISION was qualified to do business in the State of Maryland on June 16, 2004 with state registration number F15918626.

FOURTH: The county in which VOCUS has its principal place of business is Prince Georges County, Maryland.

FIFTH: The registered office for CISION is 1209 Orange Street, Corporation Trust Center, Wilmington, New Castle, DE, 19801, United States, and its resident agent is the CT Corporation, 1209 Orange Street, Corporation Trust Center, Wilmington, New Castle, DE 19801.

SIXTH: The terms and conditions of the transaction set forth in these Articles were advised, authorized and approved by each corporation party to these Articles in the manner and by the vote required by its charter and the laws of the jurisdiction of its incorporation. The manner of approval was as follows:

(a) The Board of Managers of VOCUS on September 24, 2020 adopted resolutions which declared that the proposed merger was advisable and approved the proposed merger on substantially the terms and conditions set forth or referred to in the resolutions. The sole member of VOCUS, on September 24, 2020 adopted resolutions approving the proposed merger on substantially the terms and conditions set forth or referred to in the resolutions.

(b) The Board of Directors of CISION adopted resolutions on September 24, 2020 which declared that the proposed merger was advisable on substantially the terms and conditions set forth or referred to in the resolutions. The stockholders of CISION, on September 24, 2020 adopted resolutions approving the proposed merger on substantially the terms and conditions set forth or referred to in the resolutions.

SEVENTH: The total number of shares of all classes of stock which CISION has the authority to issue is one thousand (1,000) shares consisting of one thousand (1,000) shares of common stock, par value \$0.01 per share. The aggregate par value of CISION'S authorized capital stock is one dollar (\$1.00).

EIGHTH: VOCUS is a single member limited liability company for which that member owns 100% of the membership interests in VOCUS. There is no distinction of class of membership interest.

The interests of VOCUS will be cancelled and cease to exact as of the Effective Time by virtue of the Merger and no consideration shall be issued in respect thereof. The outstanding stock of CISION shall remain issued and outstanding after the Effective Time and shall be unaffected by the Merger.

NINTH: The Merger shall become effective (the "Effective Time") upon the later to occur of (i) the date and time of the acceptance of these Articles of Merger for record by the Department and (ii) December 30, 2020.

PATENT REEL: 055037 FRAME: 0963 TENTH: The undersigned Assistant Secretary of CISION acknowledges these Articles of Merger to be the corporate act of CISION and further, as to all matters or facts required to be verified under oath, such undersigned officer acknowledges that to the best of his knowledge, information and belief, these matters and facts are true in all material respects and that this statement is made under the penalties of perjury.

ELEVENTH: The undersigned Assistant Secretary of VOCUS acknowledges these Articles of Merger to be the corporate act of VOCUS and further, as to all matters or facts required to be verified under oath, such undersigned officer acknowledges that to the best of his knowledge, information and belief, these matters and facts are true in all material respects and that this statement is made under the penalties of perjury.

IN WITNESS WHEREOF, these Articles of Merger have been duly executed by the parties hereto this 16th day of November, 2020.

ATTEST nberal k By

Name: Barbara Velasco

Title: Assistant Secretary

CISLON US INC.

Name: Justin Maroldi

Title: Assistant Secretary

ATTEST:

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Smbard Millaset

Name: Barbara Velasco

Title: Assistant Secretary

VOCUS NM LLE Name: Justin Maroldi

Title: Assistant Secretary

PATENT REEL: 055037 FRAME: 0964

RECORDED: 01/26/2021