507511514 09/26/2022

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT7558406

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/04/2021

CONVEYING PARTY DATA

Name	Execution Date
CHARTER NEX FILMS, INC.	12/30/2020

RECEIVING PARTY DATA

Name:	CHARTER NEX HOLDING COMPANY
Street Address:	1264 E. HIGH STREET
City:	MILTON
State/Country:	WISCONSIN
Postal Code:	53563

PROPERTY NUMBERS Total: 1

Property Type	Number
Application Number:	17478270

CORRESPONDENCE DATA

Fax Number: (414)297-4900

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: (414) 271-2400

Email: IPDocketing@foley.com, jkrusell@foley.com

Correspondent Name: FOLEY & LARDNER LLP

Address Line 1: 3000 K STREET, N.W. SUITE 600

Address Line 4: WASHINGTON, D.C. 20007

ATTORNEY DOCKET NUMBER:	117104-0124
NAME OF SUBMITTER:	JOSHUA KRUSELL
SIGNATURE:	/Joshua Krusell/
DATE SIGNED:	09/26/2022

Total Attachments: 4

source=117104_0124_Charter_NEX_Holding_Company_Processed#page1.tif
source=117104_0124_Charter_NEX_Holding_Company_Processed#page2.tif
source=117104_0124_Charter_NEX_Holding_Company_Processed#page3.tif
source=117104_0124_Charter_NEX_Holding_Company_Processed#page4.tif

PATENT 507511514 REEL: 061216 FRAME: 0229



For Office



State of Wisconsin

Department of Financial Institutions

Endorsement

ARTICLES OF MERGER Domestic and Foreign For-Profit Corporations - Ch. 180 **CHARTER NEX FILMS, INC.**

Received Date: 12/30/2020

Filed Date: 1/4/2021

Filing Fee:

\$150.00

Expedited Fee: \$25.00

Entity ID#: A029483

Total Fee:

\$175.00

Merges: CHARTER NEX FILMS, INC. (01 A029483) Into: CHARTER NEX HOLDING COMPANY (02 N038588)

Effective Date: January 4, 2021

PATENT REEL: 061216 FRAME: 0230



FILING FEE \$150.00

Please check box for (Optional)
Expedited service

× \$25.00

DO NOT STAPLE

FORM **2001**

ARTICLES OF MERGER

Domestic and Foreign For-Profit Corporations Sec. 180.11045 and 180.1105, Wis. Stats.

Sec. 180.11045 and 180.1105, Wis. Stats.

Corporation Name:	Organized under the laws of Wisconsin
Charter NEX Films, Inc.	(state or country)
Corporation Name:	Organized under the laws of
	(state or country)
2. Surviving Corporation:	
Corporation Name:	Organized under the laws of
Charter NEX Holding Company	Delaware
——————————————————————————————————————	(state or country)
the surviving corporation:	corporation will be the articles of incorporation of
	corporation will be the articles of incorporation of
3. A. Indicate the name of the entity whose articles of in the surviving corporation: Charter NEX Holding Company	corporation will be the articles of incorporation of
the surviving corporation: Charter NEX Holding Company	corporation will be the articles of incorporation of
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation:	
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation: Charter NEX Holding Company And/or	
the surviving corporation: Charter NEX Holding Company And/or	

Office Use Only

DFI/CORP/2001 (04/18)

1

4. maicate	below if the surviving corporation is an indi	rect wholly owned subsidiary or parent:
		or Foreign Business Corporation that is an indirect the merger was approved in accordance with sec. 0.11045(2) have been satisfied.
\boxtimes	The surviving corporation is not a Domesti wholly owned subsidiary or parent.	ic or Foreign Business Corporation that is an indirect
	n of merger has been approved and adopted der sec. 180.1103 or 180.1104, Wis. Stats., a	by each corporation that is a party to the merger as applicable.
6. The exec	cuted plan of merger is on file at the principa	l place of business of the surviving corporation.
any shareho		plan of merger, upon request and without cost, to merger or, upon payment to the surviving corporation any other interested person.
8. (OPTIO	NAL) Delayed Effective Date and Time of M	1erger
These articl	es of merger, when filed, shall be effective o	n 01/04/2021 (date) at 12:01 AM (time).
department		earlier than the date the document is delivered to the ivery. If no effective date and time is declared, the 23).
	d on December 30, 2020 (date) ving corporation on behalf of all parties er.	M. Kathleen Brehous.
•		(Signature)
document.	elow the title of the person executing the	
mid 🗆 n		M. Kathleen Bolhous
	sident OR Secretary cer title Chief Executive Officer	(Printed Name)
This docume	ent was drafted by: John E. Andrews	
		lual who drafted the document)
Please use B WI, 53293-03 by Express of can be made	348, together with a check for \$150.00 payable tr Priority U.S. mail, please visit <u>www.wdfi.org/cate</u> available in alternate formats upon request to qu	Stats. for document content) I-Dept. of Financial Institutions, Box 93348, Milwaukee of the department. Filing fee is non-refundable. (If sent contact_us/ for current physical address). This document ualifying individuals with disabilities. The original must ation in this document becomes public and might be used

for purposes other than those for which it was originally furnished. If you have any questions, please contact the Division of Corporate & Consumer Services at 608-261-7577. Hearing-impaired may call 711 for TTY.

DFI/CORP/2001 (04/18)

2

1.

CT Corporation System Pick Up Basket 301 S. Bedford Street. Suite 1 Madison, WI 53703	
-	mailing address for the filed copy of the document. (202) 637-3324
Your phone number during the day: Instructions – Continued	

NOTICE: This form may be used to accomplish a filing required or permitted by statute to be made with the department. Information requested may be used for secondary purposes. This document can be made available in alternate formats upon request to qualifying individuals with disabilities.

- 1. Enter the corporation name and state or country of organization of each non-surviving party to the merger. Definitions of foreign entity types are set forth in sec. 180.0103 (9), Wis. Stats.
- 2. Enter the corporation name (prior to any amendment to change the name) and state or country of organization of the surviving corporation.
- 3. A. and/or B. Indicate the name of the corporation that is a party to the merger whose articles of incorporation will be the articles of incorporation of the surviving corporation. If there will be amendments to the articles of incorporation of the surviving corporation enter those amendments in B, or attach restated articles.
- 4. Indicate whether the surviving corporation is an indirect wholly owned subsidiary or parent. See sec. 180.11045, Wis. Stats. for requirements. See sec. 180.11045(1)(b), Wis. Stats. for definition.
- 5. This statement is required per sec. 180.1105 (1)(cm) of the Wis. Stats.
- 6. This statement is required per sec. 180.1105(f) of the Wis. Stats.
- 7. This statement is required per sec. 180.1105(g) of the Wis. Stats.
- 8. (Optional) If the merger is to take effect at a time other than the close of business on the day the articles of merger are delivered to the department for filing, state the effective date or date and time. An effective date may not be earlier than the date the document is delivered to the Department of Financial Institutions, nor a date more than 90 days after its delivery.
- 9. Enter the date of execution and the name and title of the person signing the document. If the document is executed in Wisconsin, sec. 182.01(3) provides that it shall not be filed unless the name of the person (individual) who drafted it is printed, typewritten or stamped thereon in a legible manner. If the document is not executed in Wisconsin, enter that remark.

DFI/CORP/2001 (04/18)

WI017 - 8/28/2018 Wolters Kluwer Online

3