305546

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Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/04/2007

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Kinko's Ventures, Inc.		12/03/2007	CORPORATION: DELAWARE
Federal Express Corporation		12/03/2007	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	FedEx Kinko's Office and Print Services, Inc.
Street Address:	13155 Noel Road
Internal Address:	Suite 1600
City:	Dallas
State/Country:	TEXAS
Postal Code:	75240
Entity Type:	CORPORATION: TEXAS

Name:	Federal Express Corporation	
Street Address:	3620 Hacks Cross Road	
Internal Address:	3rd Floor, Building B	
City:	Memphis	
State/Country:	TENNESSEE	
Postal Code:	38125	
Entity Type:	CORPORATION: DELAWARE	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3055466	FILE, PRINT FEDEX KINKO'S

CORRESPONDENCE DATA

Fax Number: (312)698-2064

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

TRADEMARK REEL: 003950 FRAME: 0056

900129052

leslie.a.bertagnolli@bakernet.com, Email:

colleen.m.brennan@bakernet.com

Correspondent Name: Leslie Bertagnolli Address Line 1: 130 E. Randolph Dr.

Address Line 2: One Prudential Plaza, Suite 3500 Address Line 4: Chicago, ILLINOIS 60601

ATTORNEY DOCKET NUMBER:	22276736-080511
NAME OF SUBMITTER:	Leslie Bertagnolli
Signature:	/leslie bertagnolli/
Date:	03/11/2009

Total Attachments: 5

source=Certificate of Merger Kinko's Ventures, Inc#page1.tif source=Certificate of Merger Kinko's Ventures, Inc#page2.tif source=Certificate of Merger Kinko's Ventures, Inc#page3.tif source=Certificate of Merger Kinko's Ventures, Inc#page4.tif source=Certificate of Merger Kinko's Ventures, Inc#page5.tif

> **TRADEMARK REEL: 003950 FRAME: 0057**



Office of the Secretary of State

CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that a filing instrument merging

Kinko's Ventures, Inc.
Foreign For-Profit Corporation
Delaware, USA
[File Number: 800274510]

Into

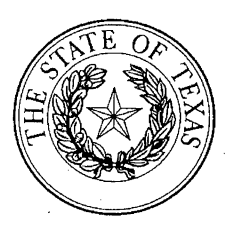
FedEx Kinko's Office and Print Services, Inc.
Domestic For-Profit Corporation
[File Number: 800899036]

has been received in this office and has been found to conform to law.

Accordingly, the undersigned, as Secretary of State, and by the virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing the acceptance and filing of the merger on the date shown below.

Dated: 12/04/2007

Effective: 12/04/2007



Phil Wilson Secretary of State

Form 623 (Revised 01/06) Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512 463-5709

Filing Fee: see instructions

Form 623



Parent-Subsidiary Certificate of Merger **Business Organizations Code**

This space reserved for office use.

In the Office of the Secretary of State of Texas

DEC 0 4 2007

Rothon

	CARD	Nations cos
Pursuant to chapter 10 of the Texas Business Organization identified below, the undersigned parties submit this certification.	s Code, and the title applicable to each do ate of merger.	mestic filing entity
The name, organizational form, and state of incorp issued by the secretary of state for the parent and s	oration or organization, and file nun subsidiary organization are as follow	nber, if any,
Parent	1	•
FedEx Kinko's Office and Print Services, Inc.		
The organization is a for-profit corporation	Ye :	14 1C
Specify organizational form (e.g., for	It is organized und	ier the laws of
ent	ile number, if any, is 800899036	
State Country	Texas Secretary of	State file number
If not a domestic entity, its registered or principal of	office address in its jurisdiction of fo	ormation is:
Street Address	City	State Country.
Subsidiary I	·	•
Kinko's Ventures, Inc. Name of Organization	1	
The organization is a: for-profit corporation	It is organized und	er the laws of:
Specify organizational form (e.g., forp Delaware United States The fil		
Delaware United States The fil	le number, if any, is 800274510	
If not a domestic entity, its registered or principal o	Texas Secretary of S ffice address in its jurisdiction of fo	State file number rmation is:
1209 Orange Street	Wilmington	DE US
Street Address The number of extent 1:	City	State Country
The number of outstanding ownership interests of each class or series owned	ach class or series and the number at by the parent organization are as fo	nd percentage illows:
1,000 shares common	1,000 shares	100%
Number of ownership interests outstanding Class Se	eries Number owned by parent	Percentage Owned
The organization will survive the merger.	☑ The organization will not survi	ve the merger.
Subsidiary 2		
		,
Name of Organization		***
The organization is a:	It is organized unde	r the laws of:

The file number, if any, is:
State Country Texas Secretary of State file number
If not a domestic entity, its registered or principal office address in its jurisdiction of formation is:
Street Address City State Coun
The number of outstanding ownership interests of each class or series and the number and percentag of ownership interests of each class or series owned by the parent organization are as follows:
Number of ownership interests outstanding Class Series Number owned by parent Percentage Ownership
☐ The organization will survive the merger. ☐ The organization will not survive the merger.
Subsidiary 3
Name of Organization
The organization is a: It is organized under the laws of Specify organizational form (e.g., for-profit corporation)
The file number, if any, is:
State Country Texas Secretary of State file number
If not a domestic entity, its registered or principal office address in its jurisdiction of formation is:
Street Address City State Coun
The number of outstanding ownership interests of each class or series and the number and percentage
of ownership interests of each class or series owned by the parent organization are as follows:
Number of ownership interests outstanding Class Series Number owned by parent Percentage Owne.
☐ The organization will survive the merger. ☐ The organization will not survive the merger
Resolution of Merger.
A copy of the resolution of merger is attached.
The attached resolution was adopted and approved by the governing authority of the parent organization as required by the laws of its jurisdiction of formation and by its governing documents.
The resolution was adopted by the parent organization on
Organizations Created by Morger
The name, jurisdiction of organization, principal place of business address, and entity description of
each entity or other organization to be created pursuant to the resolution of merger are set forth below. The certificate of formation of each new domestic filing entity to be created is being filed with this certificate of merger.
NEW ORGANIZATION 1
Name
Jurisdiction Entity Type (See instructions)
Principal Place of Business Address City State Zip Code

Form 623

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NEW ORGANIZATION 2	to take a second	
Name	Jurisdiction	Entity Type (See instructions)
Principal Place of Business Address	City	State Zip Code
NEW ORGANIZATION 3	Control of the section of the Marketine and America	
Name	Jurisdiction	D. C. T. C.
	our suicion	Entity Type (See instructions)
Principal Place of Business Address	City	State Zip
Effectivene	ss. of Filing (Solect either A. B., of C.)	
A. This document becomes effective	when the document is accepted and	I filed by the secretary of
taie.		
 This document becomes effective and date of signing. The delayed effective 	It a later date, which is not more the	an ninety (90) days from
This document takes effect on the c		of other than the
assage of time. The 90th day after the da	the of signing is:	es onter man me
The following event or fact will cause the		nner described below
	- The state of the	inici described below.
	Tax Certificate	
Attached hereto is a certificate from 2, Tax Code, have been paid by the r	the comptroller of public accounts non-surviving filing entity.	that all taxes under title
In lieu of providing the tax certifications will be liable for the particular organizations will be liable for the particular organizations.	te, one or more of the surviving, anyment of the required franchise ta	ecquiring or newly created xes.
	Execution-	
he undersigned signs this document subje- laterially false or fraudulent instrument.	ect to the penalties imposed by law	for the submission of a
ate: December 3, 2007		
	FedEx Kinko's Office an	ad Print Services, Inc
	Parent Organization Name By:	nt
	Signature and title of authorized person Robert T. Molinet,	Secretary

Form 623

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TRADEMARK REEL: 003950 FRAME: 0061

RESOLUTIONS ADOPTED BY THE BOARD OF DIRECTORS OF FEDEX KINKO'S OFFICE AND PRINT SERVICES, INC.

RESOLVED, that the Corporation merge with and into itself its wholly-owned subsidiary Kinko's Ventures, Inc., a Delaware corporation, and assume all of said subsidiary's liabilities and obligations.

FURTHER RESOLVED, that any officer of the Corporation be, and each of them hereby is, authorized, empowered and directed for and in the name and on behalf of the Corporation to prepare, execute and acknowledge a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge said Kinko's Ventures, Inc. with and into the Corporation and to assume said subsidiary's liabilities and obligations as of the date of adoption thereof and to file the same in the office of the Secretary of State of Delaware and a certified copy thereof in the Office of the Recorder of Deeds of New Castle County.

FURTHER RESOLVED, that for purposes of complying with the provisions of Chapter 10 of the Texas Business Organizations Code governing parent - subsidiary mergers, any officer of the Corporation be, and each of them hereby is, authorized, empowered and directed for and in the name and on behalf of the Corporation to prepare, execute and file a Certificate of Merger with the Texas Secretary of State.

FURTHER RESOLVED, that any officer of the Corporation be, and each of them hereby is, authorized, empowered and directed for and in the name and on behalf of the Corporation to negotiate, execute and deliver (and if necessary or appropriate, to file with the appropriate governmental authorities) any and all certificates, instruments, documents and agreements, including any amendments, supplements and modifications thereto, and do and perform any and all acts and deeds that are required to be done, observed, performed or discharged by the Corporation in order to effect the purposes and intent of the foregoing resolutions and the transactions contemplated thereby (including, without limitation, the payment of any fees), or that any officer, in his or her sole discretion with the advice and consent of counsel, deems necessary, appropriate or advisable to effect the purposes and intent of the foregoing resolutions and the transactions contemplated thereby, his or her taking any action being conclusive evidence that he or she did so deem the same to be necessary, appropriate or advisable.

FURTHER RESOLVED, that any and all actions taken in good faith by any officer, director, employee or agent of the Corporation prior to the date hereof on behalf of the Corporation and in furtherance of the transactions contemplated by the foregoing resolutions are in all respects ratified, confirmed and approved by the Corporation as its own acts and deeds, and shall be conclusively deemed to be such corporate acts and deeds for all purposes.

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RECORDED: 03/11/2009