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(Re	W 03/01)	110 0-4-1-17 - 17
	$^{(18)}$ No. 0651-0027 (exp. 5/31/2002) $^{(27)}$ TRADEMAR $^{(27)}$ settings \Rightarrow \Rightarrow θ θ θ	
, 4.	o settings ⇒ ⇒ ⇒ θ θ θ θ To the Honorable Commissioner of Patents and Trademarks: Pi	θ θ θ θ
1.	Name of conveying party(ies):	
``	Climbing, Inc.	party (iso)
1		Name: <u>PRIMEDIA Enthusiast Publications, Inc.</u> Internal Address:
	☐ Individual(s) ☐ Association	Street Address: 4 High Ridge Park
l	☐ General Partnership ☐ Limited Partnership	City: Stamford State: CT Zip: 06905
	□ Corporation-State	☐ Individual(s) citizenship
l	Other	Association
		Limited Partnership
3.	itional name(s) of conveying party(ies) attached? Yes No	☐ Corporation-State Pennsylvania ☐ Other
J.	Nature of conveyance:	Other If assignee is not domicifed in the United States, a domestic representative
	☐ Assignment☐ Security Agreement☐ Change of Name	designation is attached: Tyes Till No
	☐ Security Agreement ☐ Change of Name ☐ Other	(Designations must be a separate document from assignment) Additional name(s) & address(ea) attached? Yes No
	Execution Date: 11/6/01	
_		<u> </u>
4.	Application number(s) or registration number(s):	
	A. Trademark Application No.(\$)	B. Trademark Registration No.(s)
		See Attached Schedule
	Additional number(s) attache	│ ed: ☑ Yes ☐ No
5.	Name and address of party to whom correspondence	6. Total number of applications and registrations
	concerning document should be mailed:	involved; 2
	Name: Deboarh K. Squiers, Esq.	
	Internal Address: Cowan, Liebowitz & Latman, P.C.	7. Total fee (37 CFR 3.41)\$ <u>65</u>
		Enclosed
		Authorized to be charged to deposit account
	Street Address: 1133 Avenue of the Americas	8. Deposit account number:
	7 b s	03-3415
	City: New York State: NY Zip: 10036-6799	(Attach duplicate copy of this page if paying by deposit account)
	DO NOT USE TH	HIS SPACE
9.	Statement and signature.	
	To the best of my knowledge and belief, the foregoing inform copy of the original document.	ation is true and correct and any attached copy is a true
	Deborah K. Squiers, Esq. Name of Person Signing Signature	Laure December 23, 2002
•	Name of Person Signing Signatu	ree December 23, 2002
	Total number of pages including cover she	eet, attachments, and document: 10
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CERTIFICATE OF FACSIMILE TRANSMISSION

The undersigned hereby certifies that the above-captioned correspondence is being transferred by facsimile to the United States Patent and Trademark Office on the date shown above.

Name: Deborah K. Squiers, Esq. Date: December 23, 2002

Climbing, Inc.

Country:	United States		
<u>Mark</u> CLIMBING	<u>Reg. #</u> 2239935	Reg. Dt 4/13/99	
CLIMBING	2261248	7/13/99	

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	The expectate on:	Date at	Hour	-
The plan of merger shall The plan of merger shall	be effective upon filing	thèse Articles/Cestific	ute of Merger in the	Department of State.
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fin testimony whereof, the undersigned corporation/limited parmenthip has caused those Articles/Certificate of Merger to be signed by a duly authorized officer thereof this

Left day of November

200/

Climbing Toc.

Name of Corporation/Limited Parmenthip

Signature

Secretary

Name of Corporation/Limited Farmership

C. C. Signature

Signature

Secretary

Signature

Secretary

Signature

Secretary

Signature

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PLAN OF MERGER

EXHIBIT A

OF

CLIMBING, INC.

AND

PRIMEDIA ENTHUSIAST PUBLICATIONS, INC.

PLAN OF MERGER approved on November 6, 2001 by resolution adopted by at least a majority vote of the members of the Board of Directors of PRIMEDIA Enthusiast Publications, Inc., a business corporation of the State of Pennsylvania, for the purpose of merging Climbing, Inc., its wholly-owned subsidiary corporation, into PRIMEDIA Enthusiast Publications, Inc.

- 1. PRIMEDIA Enthusiast Publications, Inc., as the owner of all of the outstanding shares of Climbing, Inc., hereby merges Climbing, Inc. into PRIMEDIA Enthusiast Publications, Inc.
- 2. The separate existence of Climbing, Inc. shall cease upon the effective date of the merger pursuant to the provisions of the Pennsylvania Business Corporation Law. PRIMEDIA Enthusiast Publications, Inc. shall continue its existence as the surviving corporation pursuant to the provisions of the laws of the Commonwealth of Pennsylvania.
- The issued shares of Climbing, Inc. shall not be converted in any manner, but each said share which is issued as of the effective date of the merger shall be surrendered and extinguished.
- 4. The Board of Directors and the proper officers of Climbing, Inc. and of PRIMEDIA Enthusiast Publications, Inc., respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

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provisions of Section 262 of the Delaware General Corporation Law; does hereby irrevocably appoint the Secretary of State of the State of Delaware as its agent to accept service of process in any such suit or other proceedings; and does hereby specify the following address 9 East Loockerman Street, City of Dover, within the State of Delaware to which a copy of such process shall be mailed by the Secretary of State of the State of Delaware:

- 7. In the event that this Agreement of Merger shall have been fully approved and adopted upon behalf of the terminating corporation in accordance with the provisions of the Delaware General Corporation Law and upon behalf of the surviving corporation in accordance with the provisions of the Pennsylvania Business Corporation Law, the said corporations agree that they will cause to be executed and filed and recorded any document or documents prescribed by the laws of the State of Delaware and by the laws of the State of Pennsylvania, and that they will cause to be performed all necessary acts within the State of Delaware and the State of Pennsylvania and elsewhere to effectuate the merger herein provided for.
- 8. The Board of Directors and the proper officers of the terminating corporation and of the surviving corporation are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Agreement of Merger or of the merger herein provided for.

IN WITNESS WHEREOF, this Agreement of Merger is hereby executed upon behalf of each of the constituent corporations parties thereto.

Executed on this 6th day of November, 2001.

CLIMBING, INC.

Segretary

PRIMEDIA ENTHUSIAST PUBLICATIONS, ENC.

3y: /

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