900481220 01/11/2019

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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM505592

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	12/31/2018	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Elegrity, LLC		12/31/2018	Limited Liability Company: CALIFORNIA

RECEIVING PARTY DATA

Name:	iManage LLC	
Street Address:	540 W. Madison Street, Suite 2400	
City:	Chicago	
State/Country:	ILLINOIS	
Postal Code:	60661	
Entity Type:	Gorporation: DELAWARE Limited Liability Company: Delaware	

PROPERTY NUMBERS Total: 25

900481220

erty Type Number	Word Mark
on Number: 4248813 CRADLE TO	GRAVE
on Number: 4248812 CRADLE TO	GRAVE
on Number: 4402338 CRADLE TO	GRAVE
on Number: 2610386 E	
on Number: 4160897 E	
on Number: 2589444 E	
on Number : 2610387 E	
on Number: 5078634 E-CHANGE	
on Number: 5078602 E-CONCLUI	DE
on Number: 5078635 E-INSIGHT	
on Number: 5078637 E-VALUATE	
on Number: 5078636 E-WIN	
on Number: 2579557 ELEGRITY	
on Number: 4157803 ELEGRITY	·
on Number: 2579556 ELEGRITY	
on Number: 2713848 ELEGRITY	
on Number: 5078607 ELEGRITY (CONNECT
on Number: 3248676 LAW BUSIN	ESS MANAGEMENT SYSTEM
on Number: 2713848 ELEGRITY on Number: 5078607 ELEGRITY	

REEL: 006531 FRAME: 0332

TRADEMARK

Property Type	Number	Word Mark
Registration Number:	4248827	LAW BUSINESS MANAGEMENT SYSTEM
Registration Number:	3270871	LBMS
Registration Number:	4157814	LBMS
Registration Number:	4280995	LIFECYCLE BUSINESS MANAGEMENT
Registration Number:	4344447	LIFECYCLE BUSINESS MANAGEMENT
Registration Number:	4344448	LIFECYCLE BUSINESS MANAGEMENT
Registration Number:	5532198	LIFECYCLE BUSINESS MANAGEMENT SYSTEM

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.

Email: tmdocket@dlapiper.com

Correspondent Name: Carissa Bouwer, Esq.c/o DLA Piper LLP

Address Line 1: 555 Mission Street, Suite 2400

Address Line 4: San Francisco, CALIFORNIA 94105-2933

NAME OF SUBMITTER:	Carissa Bouwer
SIGNATURE:	/Carissa Bouwer/
DATE SIGNED:	01/11/2019

Total Attachments: 6

source=Elegrity LLC_California Certificate of Merger_Filed 12.2018#page1.tif source=Elegrity LLC_California Certificate of Merger_Filed 12.2018#page2.tif source=Elegrity LLC_California Certificate of Merger_Filed 12.2018#page3.tif source=iManage LLC_Elegrity LLC_Delaware Certificate of Merger_Filed 12312018#page1.tif source=iManage LLC_Elegrity LLC_Delaware Certificate of Merger_Filed 12312018#page2.tif source=iManage LLC_Elegrity LLC_Delaware Certificate of Merger_Filed 12312018#page3.tif

OBE MERG



OSE MERGER-1 (REV 01/2016)

State of California Secretary of State

DEC

Secretary of State / State of California

DEC 2 0 2018

EFFECTIVE DATE

12-31-18

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)

FL This Space For Filing Use Only IMPORTANT - Read all instructions before completing this form. 3. CA SECRETARY OF STATE FILE NUMBER 4 JURISDICTION 2. TYPE OF ENTITY 1. NAME OF SURVIVING ENTITY 201523310382 uc Delaware iManage LLC 5. NAME OF DISAPPEARING ENTITY 6. TYPE OF ENTITY 7. CA SECRETARY OF STATE FILE NUMBER 8. JURISDICTION 201824710491 Elegrity, LLC MC 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. (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** PERCENTAGE VOTE REQUIRED CLASS AND NUMBER PERCENTAGE VOTE REQUIRED CLASS AND NUMBER AND 100% Membership Interests 100% Membership Interests 10. IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE ISSUED IN THE MERGER, CHECK THE APPLICABLE STATEMENT. No vote of the shareholders of the parent party was required. The required vote of the shareholders of the parent party was obtained. IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABUTY COMPANY, LIBITED PARTNERSHIP, OR PARTNERSHIP, PROVIDE THE REQUISITE CHANGES (IF ANY) TO THE INFORMATION SET FORTH IN THE SURVIVING ENTITY'S ARTICLES OF CRGANIZATION, CERTIFICATE OF LIMITED PARTNERSHIP OR STATEMENT OF PARTNERSHIP AUTHORITY RESULTING FROM THE MERGER. ATTACH ADDITIONAL PAGES, IF NECESSARY. Not applicable. 12. IF A DISAPPEARING ENTITY IS A DOMESTIC LIMITED LIABLITY COMPANY, LIMITED PARTNERSHIP, OR PARTNERSHIP, AND THE SURVIVING ENTITY IS NOT A DOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PRINCIPAL ADDRESS OF THE SURVIVING ENTITY. PRINCIPAL ADDRESS OF SURVIVING ENTITY CITY AND STATE ZIP CODE 540 W. Madison Street, Suite 300 Chicago, Illinois 60661 13. 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 Certificate of Merger was filed with the Delaware Department of State. 14. STATUTORY OR OTHER BASIS UNDER WHICH A FOREIGN OTHER BUSINESS ENTITY IS AUTHORIZED TO EFFECT 15. FUTURE EFFECTIVE DATE, IF ANY THE MERGER 2018 12 31 Section 18-209 of the Delaware Limited Liability Company Act. (Month) 16. ADDITIONAL INFORMATION SET FORTH ON ATTACHED PAGES, IF ANY, IS INCORPORATED HEREIN BY THIS REFERENCE AND MADE PART OF THIS PLEASE SEE ATTACHMENT 17. I CERTIEY THOSER PENALTY OF PERJURY UNDER THE LAWS OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT OF MY OWN KNOWLEDGE. JOECLARE I AM THE PERSON WHO EXECUTED THIS INSTRUMENT, WHICH EXECUTION IS MY ACT AND DEED. Ray Scheppach, CFO of NetRight Intermediate, U.C., its Sole Hember 12/20/2018 SIGNATURE OF ALCOHORIZED PERSON FOR THE SURVIVING ENTITY 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 12/20/2018 Ray Scheppach, CFO of Manage LLC, its Sole Member SIGNATURE OF AUTHORIZED PERSON FOR THE DISAPPEARING ENTITY DATE TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON SIGNATURE OF AUTHORIZED PERSON FOR THE DISAPPEARING ENTITY DATE TYPE OR PRINT NAME AND TITLE OF AUTHORIZED PERSON 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:

...........

APPROVED BY SECRETARY OF STATE

ATTACHMENT A

CERTIFICATE OF MERGER ELEGRITY, LLC (A CALIFORNIA LIMITED LIABILITY COMPANY) MERGING WITH AND INTO

IMANAGE LLC
(A DELAWARE LIMITED LIABILITY COMPANY)

AGREEMENT PURSUANT TO SECTIONS 17710.17(f)(1), (2) and (3) OF THE CALIFORNIA CORPORATIONS CODE

OF

IMANAGE LLC

- (1) This is an agreement that the surviving entity may be served in this state in a proceeding for the enforcement of an obligation of any constituent entity and in a proceeding to enforce the rights of any holder of a dissenting interest or dissenting shares in a constituent domestic limited liability company or domestic other business entity.
- (2) The surviving entity irrevocably appoints the Secretary of State as its agent for service of process, and an address to which process may be forwarded is:

iManage LLC c/o Messrs. Ray Scheppach and Clint Crosier 540 West Madison Street, 8th Floor Chicago, Illinois 60661

(3) The surviving entity agrees that it will promptly pay the holder of any dissenting interest or dissenting share in a constituent domestic limited liability company or domestic other business entity the amount to which that person is entitled under California law.

artificial substitution



DEC 2 0 2018

Oate:

ALEX FACELIA, Secretary of States

Page 1

Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"ELEGRITY, LLC", A CALIFORNIA CORPORATION,

WITH AND INTO "IMANAGE LLC" UNDER THE NAME OF "IMANAGE LLC",
A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE
LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS
OFFICE ON THE TWENTIETH DAY OF DECEMBER, A.D. 2018, AT 12:03
O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF
THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTY-FIRST DAY OF
DECEMBER, A.D. 2018 AT 11:59 O'CLOCK P.M.

5719134 8100M SR# 20188282455 Authentication: 204159991 Date: 12-21-18

You may verify this certificate online at corp.delaware.gov/authver.shtml

State of Delaware
Secretary of State
Division of Corporations
Delivered 12:03 PM 12/20/2018
FILED 12:03 PM 12/20/2018
SR 20188282455 - File Number 5719134

STATE OF DELAWARE

CERTIFICATE OF MERGER

MERGING

ELEGRITY, LLC (A CALIFORNIA LIMITED LIABILITY COMPANY)

WITH AND INTO

IMANAGE LLC (A DELAWARE LIMITED LIABILITY COMPANY)

Pursuant to Title 6, Section 18-209 of the Delaware Limited Liability Company Act, the undersigned limited liability company executed the following Certificate of Merger:

FIRST: The name of the surviving limited liability company is iManage LLC, a Delaware limited liability company ("Survivor").

SECOND: The name of the limited liability being merged into this surviving limited liability company is Elegrity, LLC, a California limited liability company ("Non-Survivor"). The jurisdiction in which the Non-Survivor was formed is the State of California.

THIRD: The Agreement and Plan of Merger, dated December 20, 2018, by and between the Survivor and Non-Survivor (the "Agreement and Plan of Merger") has been approved, adopted, certified, executed and acknowledged by both limited liability companies.

FOURTH: The name of the surviving limited liability company is iManage LLC.

FIFTH: The executed Agreement and Plan of Merger is on file at 540 W. Madison Street, Suite 300, Chicago, Illinois 60661, the place of business of the surviving limited liability company.

SIXTH: The Merger is to become effective at 11:59 p.m. on December 31, 2018.

SEVENTH: A copy of the Agreement and Plan of Merger will be furnished by the surviving limited liability company on request, without cost, to any member of the limited liability company or any person holding an interest in any other business entity which is to merger or consolidate.

ISIGNATURE PAGE TO FOLLOW

US_ACTIVE-143965602

IN WITNESS WHEREOF, Survivor has caused this Certificate of Merger to be signed by an authorized person on this 20th day of December, 2018.

IMANAGE LLC

By:

Name: Ray Schoppach

Title: CFO and Assistant Secretary

[Signature Page to Delaware Certificate of Merger]

TRADEMARK REEL: 006531 FRAME: 0339

RECORDED: 01/11/2019