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TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 ETAS ID: TM507783

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	MERGER		
EFFECTIVE DATE:	12/06/2013		
SEQUENCE:	1		

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Markitx, LLC		12/06/2013	Limited Liability Company: ILLINOIS

RECEIVING PARTY DATA

Name: Markitx, Inc.	
Street Address: 222 W. Merchandise Mart Plaza	
Internal Address:	Suite 1212
City:	Chicago
State/Country:	ILLINOIS
Postal Code:	60654
Entity Type:	Corporation: DELAWARE

PROPERTY NUMBERS Total: 1

	Property Type	Number	Word Mark
[Serial Number:	85698137	MARKITX

CORRESPONDENCE DATA

Fax Number: 2027995000

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: 2027994000

Email: dctrademarks@dlapiper.com

Correspondent Name: Gregory Esau

Address Line 1: 500 Eighth Street, NW Address Line 4: Washington, D.C. 20004

NAME OF SUBMITTER:	Gregory Esau		
SIGNATURE:	/Gregory Esau/		
DATE SIGNED:	01/29/2019		

Total Attachments: 4

source=Markitx,_LLC#page1.tif source=Markitx,_LLC#page2.tif

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source=Markitx,_LLC#page4.tif



To all to whom these Presents Shall Come, Greeting:

I, Jesse White, Secretary of State of the State of Illinois, do hereby certify that I am the keeper of the records of the Department of Business Services. I certify that

ATTACHED HERETO IS A TRUE AND CORRECT COPY, CONSISTING OF 3 PAGE(S), AS TAKEN FROM THE ORIGINAL ON FILE IN THIS OFFICE FOR MARKITX, LLC.



In Testimony Whereof, I hereto set my hand and cause to be affixed the Great Seal of the State of Illinois, this 16TH day of OCTOBER A.D. 2018.

Authentication #: 1828900971 verifiable until 10/16/2019.
Authenticate at: http://www.cyberdriveillinois.com

Desse White
SECRETARY OF STATE

__ _ _

Form LLC-37.25

May 2012

Secretary of State
Department of Business Services
Limited Liability Division
501 S, Second St., Rm. 351
Springfield, IL 62756
217-524-8008
www.cyberdriveillinols.com

Payment may be made by check payable to Secretary of State. If check is returned for any reason this filing will be void.

Illinois Limited Liability Company Act

Articles of Merger

SUBMIT IN DUPLICATE

Type or print clearly.

Filing Fee: \$ / 00 (00)
(Filing fee \$100 plus \$50 each entity more than two)

Approved:

FILE 1 2898748

This space for use by Secretary of State.

FILED

DEC 0 6 2013

JESSE WHITE SECRETARY OF STATE

1. (Names of Entities proposing to merge:	•	•	•	
	Name of Entity	Type of Entity (Corporation, Limited Liability Company, Limited Partnership, General Partnership or other permitted entity)	Domestic State or Jurisdiction	Date of Organization or Admission to titinois	Minois Secretary of State File Number (if eny)
	MarkITx, Inc.	Corporation	DE	11/26/2013	
	MARKITX, LLC	LLC	<u>iL</u>	11/30/2009	02898748
		-	·	,	
	a. Name of Surviving Entity: MarkfTx, Inc. Address of Surviving Entity: 1 EAST V		ITE 1950, CHIC	AGO, IL 60601	
ť	: File Number (if any):	· · · · · · · · · · · · · · · · · · ·		• • • • •	
(Jurisdiction: DE	<u> </u>	· · · · · · · · · · · · · · · · · · ·		
é	Effective date of merger. (check one) V the filing date, or T a later date, but not more than 30 da	ays subsequent to the	filing date:		
			, -	Month, Day, Year	
4. I	the survivor is a Limited Liability Component of this merger:	any, indicate change	s that are necess	sary to its Articles of (Organization by rea-



DEC 0 9 2013

DEPARTMENT OF BUSINESS SERVICES

Printed by authority of the State of Illinois: October 2013 - 1 - ELC-30.7

LLC-37.25

If the surviving entity is not a Limited Liability Company, the entity agrees that it may be served with process in Illinois and is subject to liability in any action or proceeding for the enforcement of any liability or obligation of a Limited Liability Company previously subject to suit in this State, which is to merge, and for the enforcement, as provided in this Act, of the right of members of any Limited Liability Company to receive payment for their interest against the surviving entity.

5. The plan of merger has been approved and each LLC or other entity that is party to this Merger has signed below and affirms, under penalty of perjury, that the facts stated herein are true, correct and complete.

	Dated 12 - 4 20		
	Month & Day	Year	11 _
1،	Signature	·2,	Signature
	Frank Muscarello, Manager		Frank Muscarello, Chief Executive Officer
	Name and Title (type or print) MARKITX, LLC	•	Name and Title (type or print) MarkITx, (nc.
	Name if a Corporation or other Entity	,	Name if a Corporation or other Entity
3.		4,	
	Signawre		Signature
	Name and Title (type or print)		Name and Title (type or print)
	Name if a Corporation or other Entity	•	Name if a Corporation or other Entity:

If more space is needed, please attach additional sheets of this size.

Signatures must be in black ink on an original document.
Carbon copy, photocopy or rubber stamp signatures
may only be used on conformed copies.

ATTACHMENT FORM LLC-37.25 (ARTICLES OF MERGER)

MARKITX, INC., SURVIVING CORPORATION (A DELAWARE CORPORATION) AND MARKITX, LLC (#02898748)

PLAN OF MERGER

MARKTIX, LLC, an Illinois limited liability company (the "Merging LLC") shall merge with and into MARKITX, INC, a Delaware corporation (the "Surviving Corporation"), with the Surviving Corporation being the surviving corporation and assuming all of the liabilities and obligations of the Merging LLC (the "Merger").

SECOND: The members of the Merging LLC are the same as the stockholders of the Surviving Corporation. Upon merger all of the membership interests of the Merging LLC shall be exchanged for stock in the Surviving Corporation, in exactly the same proportion as previously held in the Merging LLC.

THIRD: The Certificate of Incorporation of the Surviving Corporation shall be the Certificate of Incorporation of the corporation surviving the Merger.

FOURTH: The by-laws of the Surviving Corporation shall be the by-laws of the corporation surviving the Merger.

FIFTH: The directors and officers of the Surviving Corporation shall be the current directors and officers of the corporation surviving the Merger and shall serve until their successors are selected.

SIXTH: The officers of each entity party to the Merger shall be and hereby are authorized to do all acts and things necessary and proper to effect the Merger.

SEVENTH: The Merger shall be effective upon filing. 1260426_2

TRADEMARK
REEL: 006544 FRAME: 0188

RECORDED: 01/29/2019