

**ROSS MILLER** Secretary of State 204 North Carson Street, Suite 1 Carson City, Nevada 89701-4520 (775) 684 5708 Website: www.nvsos.gov

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Ross Miller Secretary of State

State of Nevada

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# Articles of Merger (PURSUANT TO NRS 92A,200)

Page 1

USE BLACK INK ONLY - DO NOT HIGHLIGHT

ABOVE SPACE IS FOR OFFICE USE ONLY

### **Articles of Merger** (Pursuant to NRS Chapter 92A - excluding 92A.200(4b))

<ol> <li>Name and jurisdiction of organization of each constituent entity (NRS 92A.200). If there are not than four merging entities, check box and attach an 81/2" x11" blank sheet containing to required information for each additional entity.</li> </ol>		
Vidaroo Corporation		
Name of merging entity	A service of the serv	
	Corporation	
Nevada Jurisdiction	Entity type *	
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Filing Fee: \$350.00

This form must be accompanied by appropriate fees.

Nevada Secretary of State 92A Merger Page 1 Revised; 3-26-09

<sup>\*</sup> Corporation, non-profit corporation, ilmited partnership, limited-liability company or business trust.

From: 9544780158

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Received by: NV Secretary of State

Date: 4/6/2010 7:59:39 AM



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Articles of Merger (PURSUANT TO NRS 92A.200) Page 2

USE BLACK INK ONLY - DO NOT HIGHLIGHT

Attn:	
c/o:	
	<u> </u>
(Chaose one)	
The undersigned declares that a plan of merger has entity (NRS 92A.200).	been adopted by each constituent
The undersigned declares that a plan of merger has entity (NRS 92A.150)	been adopted by the parent domestic
Owner's approval (NRS 92A.200) (options a, b, or c must b	e used, as applicable, for each entity) (if
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# Articles of Merger (PURSUANT TO NRS 92A.200)

Page 3

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<sup>\*</sup> Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all the trustees and beneficial owners of each business trust that is a constituent entity in the merger.



ROBS MILLER Secretary of State
204 North Carson Street, Suite 1
Carson City, Neveda 89701-4520
(775) 684 5708
Website: www.nvsos.gov

Articles of Merger (PURSUANT TO NRS 92A 200) Page 4

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(c)

Approval of plan of merg	er for Nevada non-profit corporation (NRS	5 92A.160):		
The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.				
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## **Articles of Merger**

(PURSUANT TO NRS 92A.200)
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article numbers, if available. (NRS 92A.200)*:  Article 1 Name	
The name of the corporation is Vidaroo Corporation	· · · · · · · · · · · · · · · · · · ·
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en e	: 
6) Location of Plan of Merger (check a or b):	
(a) The entire plan of merger is attached;	
or,  (b) The entire plan of merger is on file at the registered office of the survivin company or business trust, or at the records office address if a limited partr business of the surviving entity (NRS 92A.200).	ng corporation, limited-liability nership, or other place of
7) Effective date (optional)**: April 28, 2010	

- \* Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A.180 (merger of subsidiary into parent Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed.
- \*\* A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A.240).



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## Articles of Merger (PURSUANT TO NRS 92A.200)

Page 6

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Signstures - Must be signed by: An officer of each Nevada corporation, in deficit seach Nevada limited partnership; All general partners of each Nevada limited-liability inwited partnership; A manager of each Nevada limited-liability company with managers or one member if there are no managers; A trustee of each Nevada business trust (NRS \$2A.230)*  If there are more than four merging entities, check box		
sheet containing the required information	LOS 88CU SCRICTORES AND	
Videroo Corporation Name of merging entity:	Chief Brechtue efficer 4/410	
Signature	TIME	
Name of merging entity		
Signature	Title Date	
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SI A STATE OF THE	Chief Financial officer Date 4/1/10	
Circumstatory.	Title Date / '	

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filing to be rejected.

This form must be accompanied by appropriate feet.

Navada Secretary of State 92A Marger Page 6 Revited: 10-15-09

<sup>\*</sup> The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A.230). Additional signature blocks may be added to this page or as an attachment, as needed.

### AGREEMENT AND PLAN OF MERGER AND REDRIGANIZATION

Apreciment of Marger and Plan of Merger and Reorganization dated March 17, 2010 by and between GenZMedia Corporation, a Nevada corporation ("Gen2Media") and Vidaroo Corporation, a Nevada corporation ("Vidaroo").

WHEREAS, the Boards of Directors of Gen2Media and Vidaroo have resolved that Gen2Media be merged under and pursuant to Chapter 92A.180 of the Nevada Revised Statutes into a single corporation, existing under the laws of the State of Nevada, in which Gen2Media shall be the surviving corporation (such corporation in its capacity as such surviving corporation being sometimes referred to herein as the "Surviving Corporation");

WHEREAS, the authorized capital stock of Gen2Media consists of 100,000,000 shares of Common Stock, \$0,001 per value ("Gen2Media Common Stock") of which 64,292,428 shares of Common Stock are issued and outstanding;

WHEREAS, the authorized capital stock of Vidaroo consists of 100 shares of Common Stock, \$0.001 par value per share ("Vidaroo Common Stock"), of which no shares are issued and outstanding; and

WHEREAS, the respective Boards of Directors of Gen2Media and Vidaroo have approved the merger upon the terms and conditions hereinafter set forth and have approved this Agreement;

agreements, provisions and covenants herein contained, the parties herein hereby agree in accordance with Chapter 92A.180 of the Nevada Revised Statutes that Gen2Media and Vidaroo shall be, at the Effective Date (as hereinafter defined), marged (the "Merger") into a single corporation existing under the laws of the State of Nevada, which shall be the Surviving Corporation, and the parties hereto adopt and agree to the following terms and conditions relating to the Merger.

### 1. Stockholders Meetings: Filings: Effects of Merger

- 1.1. Action by Gen2Media. On or before March 17, 2010, the directors of Gen2Media shall adopt this Agreement unanimously in accordance with the Nevada Revised Statutes.
- 1.2. Action by Vidarro. On or before March 17, 2010, the directors of Vidarco shall adopt this Agreement unanimously in accordance with the Nevada Revised Statutes.
- 1.3 Filing of Certificate of Merger. Effective Date. If (a) this Agreement is adopted by the directors of Gen2Media, in accordance with the Nevada Revised Stantes, (b) this Agreement is adopted by the directors of Vidaroo, in accordance with the Nevada Revised Statutes, and (c) this Agreement is not thereafter, and has not theretofore been terminated or abandoned as permitted by the provisions hereof, than Articles of Merger shall be filed and

recorded in accordance with Chapter 92A.180 of the Nevada Revised Statutes. The Merger shall become effective at the close of business on the day before the change to the Corporation's name becomes effective on the OTOBB, or as soon as possible thereafter, which date and time are herein referred to as the "Riflective Date."

1.4. Certain Effects of Marger. On the Effective Date, the separate existence of Viderop shall cease, and Videroo shall be merged into Gen2Media which, as the Surviving Corporation, shall possess all the rights, privileges, powers, and franchises of a public as well as of a private nature, and be subject to all the restrictions, disabilities, and duties of Vidaroo; and all the rights, privileges, powers, and franchises of Vidanoe, and all property, real, personal, and mixed, and all debts time to Videroo on whatever account, as well for stock subscriptions and all other things in section of belonging to Vidaron, shall be vested in the Surviving Corporation; and all property, rights, privileges, powers, and franchises, and each and every other interest shall be thereafter as effectually the property of the Surviving Corporation as they were of Vidaroo, and the title to any real estate vested by deed or otherwise, under the laws of Nevada or any other jurisdiction, in Vidarco, shall not revert or be in any way impaired; but all rights of creditors and all liens upon any property of Vidaroo shall be preserved unimpaired, and all debts, liabilities, and duties of Vidoroo shall thenceforth attach to the Surviving Corporation, which may, in the name of Vidarco, execute and deliver all such proper deeds, essignments, and other instruments and take or cause to be taken all such further or other action as the Surviving Corporation may deem necessary or desirable in order to vest, perfect, or confirm in the Surviving Corporation fittle to and possession of all Vidarco 's property, rights, privileges, powers, franchises, immunities, and innerests and otherwise to carry out the purposes of this Agreement.

Furthermore, Gen2Media will assume all franchise tax liabilities of Videroo with respect to the State of Nevada.

### Surviving Consoration

- 2.1 Name of Surviving Corporation. The name of the Surviving Corporation from and after the Effective Date shall be Vidaroo.
- 2.2. By-Laws. The By-Laws of Gen2Media, as in effect immediately before the Effective Date, shall be from and after the Effective Date, the By-Laws of the Surviving Corporation until amended as provided therein.
- 2.3. Articles of Incorporation. The Articles of Incorporation of Gen2Media, as the same shall be in force, shall continue to be the Articles of Incorporation of the Surviving Corperation until amended and changed pursuant to the provisions of the Nevada Revised Statutes.
- Directors and Officers. The directors and officers of Gen2Media in office at the Effective Date shall be the members of the Board of Directors and the first officers of the

Surviving Corporation, all of whom shall hold their directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the By-Laws of the Surviving Corporation.

#### 3. Miscellaneous

- 3.1. This Agreement of Merger and Plan of Merger and Reorganization may be terminated and the proposed Merger abandoned at any time before the Effective Date of the Merger, and whether before or after approval of this Agreement of Merger and Plan of Merger and Reorganization by the shareholders of Gen2Media and/or Videroo, by a duly adopted resolution of the Board of Directors of either corporation.
- 3.2. For the convenience of the parties hereto and to facilitate the filing of this Agreement of Merger and Plan of Merger and Reorganization, any number of counterparts hereof may be executed; and each such counterpart shall be deemed to be an original instrument.

IN WITNESS WHEREOF, this Agreement has been executed by Gen2Media and Vidaroo all on the date first above written.

GENEMICOTA CORPORATION

Manne: Mark Afgend Fitte: Chief Executive Officer

VIDAROO CORPORATION

Name: Thomas Moreland Title: Chief Executive Officer