Division of Corporations Electronic Filing Cover Sheet

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Division of Corporations

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COR AMND/RESTATE/CORRECT OR O/D RESIGN TRUMP MEDIA & TECHNOLOGY GROUP CORP.

Certificate of Status	0
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Help

F22000002390

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

SECTION I (1-3 MUST BE COMPLETED)

_	(Document numbe	r of corporation (if known)		
TRUMP MEDIA & TECHNOLOGY	GROUP CORP.			
(Name o	f corporation as it appears	on the records of the Depa	rtment of State)	
2. Delaware		3. 04/18/2022		
(Incorporated und	er laws of)	(Date auth	orized to do business	in Florida)
(4		CTION II THE APPLICABLE CH.	ANGES)	
4. If the amendment changes the name of incorporation? 03/25/2024	the corporation, when wa	is the change effected unde	r the laws of its juris	diction of
TMTG Sub Inc.				202
(Name of corporation after the amend not contained in new name of the corp	ment, adding suffix "corporation)	oration," "company," or "ir	corporated." or appr	opriate abbreviation.
(If new name is unavailable in Florida,	enter alternate corporate i	name adopted for the purpo	ose of transacting bus	siness in Florida)
6. If the amendment changes the per	riod of duration, indicate n	new period of duration.		MH II: 32
_	(Ne	w duration)		• •
7. If the amendment changes the jur	isdiction of incorporation,	indicate new jurisdiction.		
	(New	jurisdiction)		
8. If amending the registered agent and new registered agent and/or the new Name of New Registered Agent			name of the	_
	(Florida s	treet address)	 .	_
New Registered Office Address:			, Florida	
	(Ci	(Ú.)	(Zip C	Zode)
New Registered Agent's Signature, I hereby accept the appointment as reg		liar with and accept the ob	ligations of the posit	ion.

Tymberlyn Teefey

(Typed or printed name of person signing)

Title/ Capacity	<u>Name</u>	<u>Address</u>	Type of Action
Director	Trump, Donald J.	401 N. Cattleman Rd. Ste. 200	□Add
		Sarasota, FL 34232	
irector	Scavino, Daniel	401 N. Cattleman Rd. Ste. 200	□Add
		Sarasota, FL 34232	Premove
			26 €
_			□Add
			□Remove
			□Add
			□Remove

FILING FEE \$35.00

(Signature of a director, president or other officer - if in the hands of a receiver or other court appointed fiduciary, by that fiduciary)

Attorney-in-Fact

(Title of person signing)

/s/ Tymberlyn Teefey

Delaware The First State

Page 1

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:

"DWAC MERGER SUB INC.", A DELAWARE CORPORATION,

WITH AND INTO "TRUMP MEDIA & TECHNOLOGY GROUP CORP." UNDER THE NAME OF "TMTG SUB INC.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON THE TWENTY-FIFTH DAY OF MARCH, A.D. 2024, AT 8:19 O'CLOCK A.M.



Authentication: 203098385

Date: 03-25-24

State of Delaware - Division of Corporations DOCUMENT FILING SHEET

Priority 1 {One Hr}	Pnority 2 (Two Hr)	Pnority 3 (Same Day)	Priority 4 (24 Hour)		Priority 7 (Reg. Work)
City-State-Zip Phone: 212-379- Email Address Account Numb	iame: COGENC WN ELLIS S 850 NEW BURTO DOVER, DE 19904 1964 : SELLIS@COGEN ver; 9070044	Y GLOBAL INC Y ROAD, SUITE 201 Fax#	Country		DO NOT WRITE IN THIS SPACE
 File Numb	ompany/Entity er cument_MERGE		CHNOLOGY GROUP Reservation		
# OF Certifies Other Goo Lon Apos	d Copies returned od Standing g Form Good Stan stille/Gold Seal Country	ding enclosed		Messenger/P	UPS
Document Upload https://corp.delawa	. Please submit y Service located a re-goy/document	our request using o	ormation/	COMMENTS/F	ILING INSTRUCTIONS
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State of Delaware
Secretary of State
Division of Corporations
Delivered 08:19 AM 03/25/2024
FILED 08:19 AM 03/25/2024
SR 20241143438 - File Number 5022360

CERTIFICATE OF MERGER

MERGING

DWAC MERGER SUB INC.

WITH AND INTO

TRUMP MEDIA & TECHNOLOGY GROUP CORP.

Pursuant to Title 8, Section 251(c) of the Delaware General Corporate Law (the "<u>DGCL</u>"), the undersigned officer on behalf of Trump Media & Technology Group Corp., a Delaware corporation (the "<u>Company</u>"), hereby certifies the following information relating to the merger of DWAC Merger Sub Inc., a Delaware corporation ("<u>Merger Sub</u>"), with and into the Company (the "<u>Merger</u>"):

FIRST: The names and states of incorporation of each of the constituent corporations to the Merger (the "Constituent Corporations") are as follows:

Name State of Incorporation

Trump Media & Technology Group Corp.

Delaware

DWAC Merger Sub Inc.

Delaware

SECOND: The Agreement and Plan of Merger, dated as of October 20, 2021 (as amended by the First Amendment to Agreement and Plan of Merger, dated May 11, 2022, the Second Amendment to Agreement and Plan of Merger, dated August 9, 2023, and the Third Amendment to Agreement and Plan of Merger, dated September 29, 2023, the "Merger Agreement"), by and among the Constituent Corporations and certain other parties thereto, setting forth the terms and conditions of the Merger, was approved, adopted, certified, executed and acknowledged by each of the Constituent Corporations in accordance with Section 251 of the DGCL, and the stockholders of each of the Constituent Corporations have given their consent thereto in accordance with Section 228 of the DGCL.

THIRD: The Merger is to become effective upon the filing of this Certificate of Merger with the Secretary of State of the State of Delaware (the "Effective Time"). The Company will continue as the corporation surviving the Merger (the "Surviving Corporation") and the name of the Surviving Corporation at and after the Effective Time shall be "TMTG Sub Inc.".

FOURTH: As of the Effective Time and by reason of the Merger, the certificate of incorporation of the Surviving Corporation, as in effect immediately prior to the Effective Time, shall be amended and restated in its entirety to read as set forth on Exhibit A attached hereto and, as so amended and restated, shall be the certificate of incorporation of the Surviving Corporation at (and with effect from and after) the Effective Time until further amended pursuant to the DGCL.

FIFTH: The executed Merger Agreement is on file at the office of the Surviving Corporation, the address of which is as follows:

401 N. Cattlemen Road, Suite 200 Sarasota, Florida 34232 SIXTH: A copy of the Merger Agreement will be furnished by the Surviving Corporation, upon request and without cost, to any stockholder of either of the Constituent Corporations.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned has caused this Certificate of Merger to be executed by its duly authorized officer on the date set forth below.

TRUMP MEDIA & TECHNOLOGY GROUP CORP.

By: /s/ Scott Glabe

Name: Scott Glabe Title: General Counsel

Dated: March 25, 2024

EXHIBIT A

CERTIFICATE OF INCORPORATION OF THE SURVIVING CORPORATION

FOURTH AMENDED AND RESTATED CERTIFICATE OF INCORPORATION

OF

TMTG SUB INC.

FIRST: The name of the corporation is TMTG Sub Inc.

SECOND: The address of the registered office in the State of Delaware is c/o The Corporation Trust Company, 1209 Orange Street, Wilmington, New Castle County, Delaware 19801, and the name of the registered agent for service of process at such address is The Corporation Trust Company.

THIRD: The purpose of the corporation is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

<u>FOURTH</u>: The total number of shares of capital stock which the corporation shall have the authority to issue is 1,000, all of which shall be Common Stock, of the par value of \$0,0001 per share.

FIFTH: The business and affairs of the corporation shall be managed by or under the direction of a Board of Directors. In furtherance and not in limitation of the powers conferred by statute and the by-laws of the corporation, the Board of Directors is expressly authorized to make, amend, alter, change, add to or repeal the by-laws of the corporation, without any action on the part of the stockholders.

Whenever a compromise or arrangement is proposed between this corporation and its creditors or any class of them and/or between this corporation and its stockholders or any class of them, any court of equitable jurisdiction within the State of Delaware may, on the application in a summary way of this corporation or of any creditor or stockholder thereof, or on the application of any receiver or receivers appointed for this corporation under the provisions of Section 291 of Title 8 of the Delaware Code or on the application of trustees in dissolution or of any receiver or receivers appointed for this corporation under the provisions of Section 279 of Title 8 of the Delaware Code, order a meeting of the creditors or class of creditors, and/or of the stockholders or class of stockholders of this corporation, as the case may be, to be summoned in such manner as the said Court directs. If a majority in number representing threefourths in value of the creditors or class of creditors, and/or of the stockholders or class of stockholders of this corporation, as the case may be, agree to any compromise or arrangement and to any reorganization of this corporation as consequence of such compromise or arrangement, the said compromise or arrangement and the said reorganization shall, if sanctioned by the Court to which the said application has been made, be binding on all the creditors or class of creditors, and/or on all the stockholders or class of stockholders, of this corporation, as the case may be, and also on this corporation.

<u>SEVENTH</u>: The personal liability of the directors of the corporation is hereby eliminated to the fullest extent permitted by the provisions of paragraph (7) of subsection (b) of Section 102 of the General Corporation Law of the State of Delaware, as the same may be amended and supplemented.

<u>EIGHTH</u>: The corporation shall, to the fullest extent permitted by the provisions of Section 145 of the General Corporation Law of the State of Delaware, as the same may be amended and supplemented, indemnify any and all persons whom it shall have power to indemnify under said section.

<u>NINTH</u>: The corporation reserves the right to amend, alter, change or repeal any provision contained in the Certificate of Incorporation, in the manner now or hereafter prescribed by statute and this Certificate of Incorporation, and all rights conferred upon officers, directors and stockholders herein are granted subject to this reservation.