State of Delaware
Secretary of State
Division of Corporations
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CERTIFICATE OF CORRECTION TO THE CERTIFICATE OF OWNERSHIP AND MERGER MERGING PROSPRESS INC. WITH AND INTO AUTOMATTIC INC.

(Pursuant to Section 103(f) of the General Corporation Law of the State of Delaware)

Automattic Inc., a corporation organized and existing under and by virtue of the provisions of the General Corporation Law of the State of Delaware (the "General Corporation Law"),

DOES HEREBY CERTIFY AS FOLLOWS:

FIRST: That the name of this corporation is Automattic Inc. and that this corporation was originally incorporated pursuant to the General Corporation Law on March 28, 2005 under the name Automattic Inc.

SECOND: That the Certificate of Ownership and Merger Merging Prospress Inc. with and into Automattic Inc. was filed with the Secretary of State of Delaware on December 21, 2020 (the "Certificate of Merger") and that said Certificate of Merger requires correction of an error as permitted by Section 103 of the General Corporation Law of the State of Delaware.

THIRD: The inaccuracies to be corrected in said Certificate of Merger are as follows: the resolutions duly adopted by the Board of Directors of Automattic Inc. set forth on Exhibit A to the Certificate of Merger were not correctly attached due to a clerical error.

FOURTH: Exhibit A of said Certificate of Merger is hereby corrected to read in its entirety as set forth on Exhibit A hereto.

FIFTH: All other provisions of said Certificate of Merger remain unchanged.

[Remainder of Page Intentionally Left Blank]

IN WITNESS WHEREOF, this Certificate of Correction to the Certificate of Ownership and Merger Merging Prospress Inc. with and into Automattic Inc. has been executed by a duly authorized officer of this corporation on this 19th day of September , 2022.

Paul Silminski

Paul Sieminski, Authorized Officer

Exhibit A

WHEREAS, the Company owns all of the issued and outstanding shares of each class of capital stock of Prospress Inc., a Delaware corporation ("Prospress");

WHEREAS, the Board has reviewed the terms and conditions of that certain Agreement and Plan of Merger to be entered into by and between the Company and Prospress (the "Prospress Merger Agreement"), in the form attached hereto as Exhibit A; and

WHEREAS, the Board deems it advisable and in the best interests of the Company and its stockholders that Prospress merge with and into the Company, with the Company continuing as the surviving company (the "Prospress Merger Surviving Company").

NOW, THEREFORE, BE IT, RESOLVED, that effective upon the filing of a Certificate of Ownership and Merger (the "Prospress Certificate") with the Secretary of State of the State of Delaware, in the form attached hereto as Exhibit B, Prospress shall merge with and into the Company pursuant to Section 253 of the DGCL (the "Prospress Merger") such that the separate existence of Prospress ceases to exist and the Company continues as the Prospress Merger Surviving Company;

RESOLVED FURTHER, that the Board hereby adopts and approves, and declares to be advisable and in the best interests of the Company and its stockholders, the form, terms and provisions of the Prospress Merger Agreement (including all exhibits, schedules and annexes thereto) and has determined that it be advisable and in the best interests of the Company and its stockholders to adopt and approve the entry by the Company into the Prospress Merger Agreement;

RESOLVED FURTHER, that each share of common stock of Prospress that is owned by the Company, as the sole stockholder, immediately prior to the effectiveness of the Prospress Merger shall, by virtue of the Prospress Merger and without any action on the part of the Company, automatically be cancelled and retired and shall cease to exist;

RESOLVED FURTHER, that the Amended and Restated Certificate of Incorporation of the Company, as amended (the "Charter"), as in effect immediately prior to the Prospress Merger, shall continue as the Charter of the Prospress Merger Surviving Company; and

RESOLVED FURTHER, that the officers of the Company be, and each of them hereby is, authorized in the name and on behalf of the Company to execute, deliver and file any and all agreements, instruments, documents and certificates contemplated by the Prospress Merger and pay any fees related thereto, including without limitation, the Prospress Certificate, with such changes therein as the officer so acting may deem necessary or desirable and to take or cause to be taken all other actions in connection with the transactions contemplated by the Prospress Merger as may be shown by the officer's execution or performance to be in the officer's judgment necessary or desirable, the taking of such action by the officer to be conclusive evidence that the same is authorized by the Board.