	CORPORA	TIONS, SECURITIES & COM			DUREAU
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	subs	document is effective on the date filed, unl sequent effective date within 90 days after r is stated in the document.			
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		State ZI	P Code	EFFECTIVE DATE:	
Docur If I	ment will be returned to eft blank, document wi	the name and address you enter above. I be returned to the registered office.	5	'	umed names: December 31, ed assumed names appears in Item
he undersi	gned corporation(s) ex	(Please read information and in 284, Public Acts of 1972, (profit corpor recutes the following Certificate:			1982 (nonprofit corporations)
	of Merger is as follo	ws: uent corporation and its identificati	on number	ie·	
a. The f	arile of each constit	uent corporation and its identificati	on number	13.	
b. The r	name of the constitu	ent corporation that will be the surv	iving corpo	ration and its identifi	cation number is:
	estic profit corporation	ons provide the street address of th	e survivor's	s principal place of b	usiness:
Dome					-
	ach constituent stoc	k corporation, state:			
c. For e	ach constituent stoc	k corporation, state:  Designation and number  of outstanding shares of  each class and series	series	te classes and of shares that entitled to vote	series that is entitled t
c. For e		Designation and number of outstanding shares of	series	of shares that	Indicate each class an series that is entitled to vote as a class, if any

2. <b>C</b>	omplete for Nonprofit Corporations Only
	<ul> <li>a) For each corporation organized on a membership basis, state (a) the name of the corporation, (b) a description of its members, and (c) the number, classification and voting rights of its members.</li> </ul>
	<ul> <li>b) For each corporation organized on a directorship basis, state (a) the name of the corporation, (b) a description of the organization of its board, and (c) the number, classification and voting rights of its directors.</li> </ul>
	c) State the terms and conditions of the proposed merger.
	d) Other provisions with respect to the merger are as follows:
	<ul> <li>Complete for Profit Corporations and Nonprofit Corporations</li> <li>a) State the manner and basis of converting the shares of or membership or other interest in, each constituent corporation into shares, obligations, or other securities of or membership or other interest in the surviving corporation, or into cash or other consideration.</li> </ul>
	b) The amendments to the Articles or a restatement of the Articles of the surviving corporation to be effected by the merger are as follows:
4.	The corporation has complied with the applicable provision of the law of the jurisdiction where it is organized.
5.	(Complete only if a later effective date is desired other than the date of filing. The date must be no more than 90 days after receipt of this document in this office.)

The Plan of Merger will be furnished by the surviving corporation, on request and without cost, to any shareholder or member of any constituent corporation. 6. The assumed names being transferred to continue for the remaining effective period of the Certificate of Assumed Name on file prior to the merger are: **Assumed Name Corporation Transferred from Expiration Date** Nonsurvivor name to be used as assumed name of survivor: 7. Profit Corporations: Complete either section (a), (b), or (c) for each corporation. Nonprofit Corporations: Complete either section (a), (b), or (d) for each corporation. a) The Plan of Merger was approved by unanimous consent of the incorporators of a Michigan corporation which has not commenced business, has not issued shares or memberships, and has not elected a Board of Directors. (Signature of Incorporator) (Type or Print Name) (Type or Print Name) (Signature of Incorporator) (Type or Print Name) (Signature of Incorporator) (Signature of Incorporator) (Type or Print Name) b) The Plan of Merger was approved by the Board of Directors and the shareholders or members of the following Michigan corporation(s) in accordance with Section 703a of the Act. By \_\_\_\_ (Signature of Authorized Officer or Agent) (Signature of Authorized Officer or Agent) (Type or Print Name) (Type or Print Name) (Name of Corporation) (Name of Corporation) c) The plan of merger was approved by: , the surviving Michigan corporation, without the Board of Directors of approval of the shareholders in accordance with Section 703a of the Act. , the surviving Michigan corporation, without the Board of Directors of the vote of the shareholders and has been adopted under Section 703a(3) of the Act, and the conditions specified in the section have been satisfied. (Signature of Authorized Officer or Agent) (Signature of Authorized Officer or Agent) (Type or Print Name) (Type or Print Name) (Name of Corporation) (Name of Corporation) d) The Plan of Merger was approved by the Board of Directors of the following Michigan nonprofit corporation(s) organized on a directorship basis in accordance with section 703a(3) of 1982 PA 162. (Signature of Authorized Officer or Agent) (Signature of Authorized Officer or Agent) (Type or Print Name) (Type or Print Name) (Name of Corporation) (Name of Corporation)

,	
Preparer's Name	
Business Telephone Number (	)

#### INFORMATION AND INSTRUCTIONS

- 1. The merger cannot be filed until this form, or a comparable document, is submitted.
- 2. Submit one original of this document. Upon filing, the document will be added to the records of the Corporations, Securities & Commercial Licensing Bureau. The original will be returned to the surviving corporation's registered office address unless you enter a different address in the box on the front of this document.
  - Since this document will be maintained on electronic format, it is important that the filing be legible. Documents with poor black and white contrast, or otherwise illegible, will be rejected.
- 3. This Certificate is to be used pursuant to sections 701 through 707 of 1982 PA 162, section 735 of 1982 PA 162, and section 701 through 707 of 1972 PA 284 for the purpose of merging a domestic nonprofit corporation or domestic profit corporation with one or more domestic nonprofit corporations, foreign nonprofit corporations, domestic profit corporations, or foreign profit corporations.
- 4. If more than two corporations are merging, the Certificate may be adjusted as necessary, or the format may be used as a guide in drafting your own certificate. If additional space is required for any section, continue the section on an attachment.
- 5. All nonprofit corporations, unless organized for religious purposes, must obtain consent to the merger or a written statement that consent is not required from the Attorney General's Office and submit it with this certificate. Contact the Charitable Trust Section, Licensing and Regulation Division, Department of Attorney General, P.O. Box 30214, Lansing, MI 48909 or phone (517) 335-7571. Application for the consent should be made at least 120 days before the desired effective date of the merger. This certificate cannot be filed unless it is accompanied by either the written consent of the Attorney General or an affidavit attesting to the submission of a written request to the Attorney General for consent to the filing and the failure of the Attorney General to respond within 120 days.
- 6. Signatures:

CSCI /CD-550 (Rev. 09/21)

Profit Corporations: Complete either Item 7(a), 7(b), OR 7(c).

- 1) Item 7(a): must be signed by at least a majority of the incorporators listed in the Articles of Incorporation.
- 2) Item 7(b) or 7(c): must be signed by an authorized officer or agent.

Nonprofit Corporations: Complete either Item 7(a), 7(b), OR 7(d).

- 1) Item 7(a): must be signed by at least a majority of the incorporators listed in the Articles of Incorporation.
- 2) Item 7(b) or (d): must be signed by an authorized officer or agent.
- 7. FEES: Make remittance payable to the State of Michigan. Include corporation name and identification number on check or money order.

NONREFUNDABLE FEE: This fee must be remitted for each domestic corporation involved in the merger.....\$50.00 Each new assumed name....\$10.00

ADDITIONAL FEES DUE FOR INCREASED AUTHORIZED SHARES OF PROFIT CORPORATIONS ARE:

 Amount of Increase
 Fee

 1-60,000
 \$50.00

 60,001-1,000,000
 \$100.00

 1,000,001-5,000,000
 \$300.00

 5,000,001-10,000,000
 \$500.00

More than 10,000,000 \$500.00 for first 10,000,000 plus \$1000.00 for each additional 10,000,000,

or portion thereof

Submit with check or money order by mail:

Michigan Department of Licensing and Regulatory Affairs Corporations, Securities & Commercial Licensing Bureau Corporations Division

P.O. Box 30054 Lansing, MI 48909 To submit in person: 2407 N Grand River Ave Lansing, MI 48906

Telephone: (517) 241-6470

Fees may be paid by check, money order, VISA, MasterCard, American Express, or Discover when delivered in person to our office.

Documents that are endorsed filed are available at www.michigan.gov/corpentitysearch. If the submitted document is not fileable, the notice of refusal to file and document will be available at the Rejected Filings Search website at www.michigan.gov/corprejectedsearch.

## Optional expedited service.

Expedited review and filing, if fileable, is available for all documents for profit corporations, limited liability companies, limited partnerships and nonprofit corporations.

The nonrefundable expedited service fee is in addition to the regular fees applicable to the specific document.

Please complete a separate CSCL/CD-272 form for expedited service for each document submitted in person or by mail.

24-hour service - \$50 for formation documents and applications for certificate of authority.

24-hour service - \$100 for any document concerning an existing entity.

# Same day service

- Same day \$100 for formation documents and applications for certificate of authority.
- Same day \$200 for any document concerning an existing entity.

  Review completed on day of receipt. Document and request for same day expedited service must be received by 1 p.m. EST OR EDT.

### Two hour - \$500

Review completed within two hours on day of receipt. Document and request for two hour expedited service must be received by 3 p.m. EST OR EDT.

### One hour - \$1000

Review completed within one hour on day of receipt. Document and request for 1 hour expedited service must be received by 4 p.m. EST OR EDT.

Documents submitted by mail are delivered to a remote location for receipts processing and are then forwarded to the Corporations Division for review. Day of receipt for mailed expedited service requests is the day the Corporations Division receives the request.

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