# PENNSYLVANIA DEPARTMENT OF STATE CORPORATION BUREAU

		Articles/Certificat (15 Pa.C.: Domestic Business Domestic Nonprofi Limited Partnership	S.) Corporation (§ 192 t Corporation (§ 59)			
Name			Document will be returned to the name and address you enter to			
Address			the left.			
City	State	Zip Code				
Party in addi In complian dersigned, desirin	ace with the requirements to effect a merger, h	nts of the applicable provereby state that:		rticles of mergo	er or consolidation), the	
1. The name of	of the corporation/limi	ted partnership surviving	the merger is:			
The survi the (a) ad provider conform t	dress of its current reg	ed partnership is a domes gistered office in this Con ue is (the Department is h	nmonwealth or (b) n	ame of its com	mercial registered office	
(b) Name	(b) Name of Commercial Registered Office Provider c/o			County		
partnersh office in Departme	ip incorporated/forme this Commonwealth o		and th	e (a) address of provider and	f its current registered the county of venue is (the	
(b) Name	(b) Name of Commercial Registered Office Provider			County		
partnersh laws of s	iving corporation/limit ip incorporated/forme uch domiciliary jurisdi and Street		and the		corporation/limited principal office under the Zip	

The plan of m	Registered Office Address  propriate complete, one of the erger shall be effective upon f	e following:	Registered Office Provider	County		
The plan of m						
The plan of m						
The plan of m						
The plan of m						
-	erger shall be effective upon f	211				
The plan of m		ning these Article	s/Certificate of Merger in th	he Department of State.		
	erger shall be effective on:	Date	at Hour			
	_		_	_		
5. The manner in v	which the plan of merger was a	adopted by each d	omestic corporation/limited	l partnership is as follows:		
Name		Manner of Adoption				
The plan was au corporation/limit	aragraph if no foreign corporations and aragraph if no foreign corporations are approved ited partnership (or each of the rdance with the laws of the junctions)	d, as the case may foreign business	be, by the foreign business/nonprofit corporations/limit	nonprofit ted partnerships) party to		
7. Check, and if ap	ppropriate complete, one of the	e following:				
The plan of m	erger is set forth in full in Exh	nibit A attached he	reto and made a part hereof	:		
if any, of the p Incorporation/osubsequent to The full text of	Pa.C.S. § 1901/§ 8547(b) (relan of merger that amend or concertificate of Limited Partners the effective date of the plan and the plan of merger is on file and a different address of which is.	onstitute the opera ship of the surviving re set forth in full	ative provisions of the Articl ing corporation/limited partn in Exhibit A attached hereto	les of hership as in effect o and made a party hereof.		
Number and s	treet	City	State Zip	County		

DSCB: 15-1926/5926/8547-3

IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this
day of,
Name of Corporation/Limited Partnership
Signature
Title
Name of Corporation/Limited Partnership
Signature
Title

DSCB: 15-1926/5926/8547



## Department of State Corporation Bureau P.O. Box 8722 Harrisburg, PA 17105-8722 (717) 787-1057

web site: www.dos.state.pa.us/corps

### **Instructions for Completion of Form:**

- A. Typewritten is preferred. If not, the form shall be completed in black or blue-black ink in order to permit reproduction. The filing fee for this form is \$150 plus \$40 additional for each party in addition to two, made payable to the Department of State.
- B. Under 15 Pa.C.S. § 135(c) (relating to addresses) an actual street or rural route box number must be used as an address, and the Department of State is required to refuse to receive or file any document that sets forth only a post office box address.
- C. The following, in addition to the filing fee, shall accompany this form:
  - (1) Two copies of a completed form DSCB:15-134B (Docketing Statement-Changes).
  - (2) One copy of a completed from DSCB:15-134A (Docketing Statement), with respect to the new corporation resulting from a consolidation, unless the new corporation is a nonqualified foreign corporation.
  - (3) Any necessary copies of form DSCB:17.2.3 (Consent to Appropriation or Use of Similar Name) shall accompany Articles of Merger effecting a change of name, and the change in name shall contain a statement of the complete new name
  - (4) Any necessary governmental approvals.
- D. If a new corporation/limited partnership results from the transaction the form should be rewritten as Articles/Certificate of Consolidation and modified accordingly. *For Limited Partnerships*-Similarly, if a general partnership, corporation, business trust or other association is a party to the plan pursuant to 15 Pa.C.S. § 8545 (c) (relating to business trusts and other associations)this form should be modified accordingly.
- E. A foreign business/nonprofit corporation/limited partnership may be a party to a merger notwithstanding the fact that it has not been authorized to do business in Pennsylvania. However, if the surviving corporation/limited partnership is a foreign corporation /limited partnership which is not the holder of a Certificate of Authority under the Business/Nonprofit Corporation Law or is not authorized to do business in Pennsylvania under the Pennsylvania Revised Uniform Limited Partnership Act on the effective date of the merger, there must be submitted with this form tax clearance certificates from the Department of Revenue and the Bureau of Employment Security of the Department of Labor and Industry with respect to each domestic corporation/limited partnership and qualified foreign corporation/limited partnership evidencing the payment of all taxes and charges payable to the Commonwealth.
- F. If the name of a commercial registered office provider is used in Paragraph 3, it must be preceded by "**c/o**". See 15 Pa.C.S. § 109 (relating to name of commercial registered office provider in lieu of registered address).
- G. The effective date in Paragraph 4 may not be prior to the filing date, but the plan of merger may state a prior effective date "for accounting purposes only."
- H. One of the following statements or the equivalent should be used in the second column of Paragraph 5 to set forth the manner of adoption.

## For Articles of Merger (Corporations)

"Adopted by action of the shareholders (or members) pursuant to 15 Pa.C.S. § 1905" or "Adopted by action of the members (or shareholders) pursuant to 15 Pa.C.S. § 5905."

- "Adopted by the directors and shareholders (or members) pursuant to 15 Pa.C.S. § 1924(a)" or "Adopted by the directors and members (or shareholders) pursuant to 15 Pa.C.S. § 5924(a)".
- "Adopted by action of the board of directors of the corporation pursuant to 15 Pa.C.S. § 1924(b)(2)" or "Adopted by action of the board of directors of the corporation pursuant to 15 Pa.C.S. § 5924(b)". (If the action was authorized by a body other than the board of directors this statement should be modified accordingly).
- "Adopted by action of the board of directors of the parent corporation pursuant to 15 Pa.C.S. § 1924(b)(3)."

#### For Certificate of Merger-(Limited Partnerships)

"Adopted by the partners pursuant to 15 Pa.C.S. § 8546(f)."

- "Adopted by the general partners pursuant to 15 Pa.C.S. § 8546(g)."
- I. For Business Corporation Only: If partnership, business trust or other non-corporate association is a party to the plan under 15 Pa.C.S. §1921(c) (relating to business trusts, partnerships and other associations) appropriate changes should be made in the form.
- J. For Business Corporations Only: If the second option in Paragraph 7 is checked, the surviving corporation is required by 15 Pa.C.S. § 1901(relating to omission of certain provisions from filed plans) to furnish a copy of the full text of the plan, on request and without cost, to any shareholder and, unless the surviving corporation is a closely-held corporation as defined in 15 Pa.C.S. § 1103 (relating to definitions), on request and at cost to any other person.
- K. For Nonprofit Corporations Only: If the second option in Paragraph 7 is checked, the surviving corporation is required by 15 Pa.C.S. § 5901 (relating to omission of certain provisions from filed plans) to furnish a copy of the full text of the plan, on request and without cost, to any person.
- L. For Limited Partnerships Only: If the second option in Paragraph 7 is checked, the surviving limited partnership is required by 15 Pa.C.S. § 8547(b) (relating to omission of certain provisions of plan of merger or consolidation) to furnish a copy of the full text of the plan, on request and without cost, to any partner of the limited partnership that was a party to the plan and, unless all parties to the plan had fewer than 30 partners each, on request and at cost to any other person.
- M. Where more than two corporations/limited partnerships are parties to the merger appropriate additional corporate signatures should be added. All parties to the merger shall execute the Articles of Merger, including a nonqualified foreign business/nonprofit corporation/limited partnership which is not the surviving corporation/limited partnership and which is not otherwise mentioned in the body of the Articles/Certificate of Merger and with respect to which no docketing statement is submitted, except where the parent corporation (*Business Corporations Only*) is the sole signatory under 15 Pa.C.S. § 1924(b)(3)).
- N. This form and all accompanying documents shall be mailed to the address stated above.