

United States of America Republic

Travis-Austin: Bey, Secretary of State Corporations Division PO Box 436885, Province IL, 60643

Summary Articles of Merger

(Section 351.430.2., USRS) (Submit with filing fee of \$30.00)

Pursuant to the provisions of The General and Business Corporation Law of United States of America Republic, the undersigned corporations certify the following:

1. The constituent corporations are:

Name of Corporation	Charter #		Parent State
		of	
Name of Corporation	Charter #		Parent State
A plan of merger has been approved, adopted, required by Chapter 351, USRS.);	, certified, executed and acknowledged	d by each of the	e constituent corporations a
The name of the surviving corporation is		of	
	Name of Corporation		Parent State
Check one of the following:			
The merger has effected amendments or char	nges in the articles of the surviving co	rporation and th	ose are attached to this sun
mary. (<i>Please attach amendments.</i>) — There are no amendments or changes to the ar	ticles of the surviving corporation and	the articles of th	e surviving cornoration sha
be the articles of incorporation.	ticles of the surviving corporation, and		te surviving corporation sha
	•••••••••••••••••••••••••••••••••••••••	na corporation	ht
The executed plan of merger is on file at the pri-	incipal place of business of the survivi	ing corporation a	u

- constituent corporation.
- 7. The effective date of this document is the date it is filed by the Secretary of State of U.S.A.R. unless a future date is otherwise

indicated:

(Date may not be more than 90 days after the filing date in this office)

(Please see next page)

Name and address to return filed document:		
Name:		
Address:		
Province and Zip Code:		

To be completed only if surviving corporation is a foreign corporation.

- 8. If the surviving corporation is a foreign corporation, it is agreed that, upon and after the issuance of a certificate of merger by the Secretary of State of U.S.A.R.:
 - a. The surviving corporation may be served with process in the State of U.S.A.R. in any proceeding for the enforcement of any obligation of any corporation organized under the laws of U.S.A.R. which is party to the merger and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such corporation organized under the laws of the State of U.S.A.R. against the surviving corporation;
 - b. The Secretary of State of the State of U.S.A.R. shall be and hereby is irrevocably appointed as the agent of the surviving corpo-

ration to accept service of process in any such proceeding; the address to which the service of process in any such proceeding shall be mailed is

c. The surviving corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the U.S.A.R. which is a party to the merger the amount, if any, to which they shall be entitled under the provisions of "The General and Business Corporation Law of U.S.A.R." with respect to the rights of dissenting shareholders.

In Affirmation thereof, the facts stated above are true and correct:

(The undersigned understands that false statements made in this filing are subject to the penalties provided under Section 575.040, USRS)

Authorized signature	Printed Name	Title	Date
Authorized signature	Printed Name	Title	Date
Authorized signature	Printed Name	Title	Date