Delaware Division of Corporations 401 Federal Street – Suite 4 Dover, DE 19901

Ph: 302-739-3073

Certificate of Merger of a Delaware Corporation into a Foreign Limited Partnership

Dear Sir or Madam:

Attached please find a form for a Certificate of Merger of a Delaware Corporation merging into a Foreign Limited Partnership to be filed in accordance with Section 263(c) of the General Corporation Law of the State of Delaware. The fee to file the Certificate is \$259.00. If the document is more than 1 page, please include \$9.00 for each additional page. You will receive a stamped "Filed" copy of the submitted document. A certified copy may be requested for an additional \$50. Expedited services are available. Please contact our office concerning these fees or you may consult our fee chart at corp.delaware.gov.

Before the Certificate can be filed, all taxes due to the State through the effective date of the merger must be paid and all applicable Annual Franchise Tax Reports must be filed. Please contact the Franchise Tax Section prior to submitting the document for filing to determine the Franchise Taxes and Annual Reports due. Checks should be made payable to the "Delaware Secretary of State".

For the convenience of processing your order in a timely manner, please include a cover letter with your name, address and telephone/fax number to enable us to contact you if necessary. Please make sure you thoroughly complete all information requested on this form. It is important that the execution be legible, we request that you print or type your name under the signature line.

Thank you for choosing Delaware as your corporate home. Should you require further assistance in this or any other matter, please don't hesitate to call us at (302) 739-3073.

Sincerely,

Department of State Division of Corporations

<u>Special Instructions – Certificate of Merger of Delaware Corporation into Foreign Limited Partnership</u>

This form is to be used as a Template only. The following instructions will help you in correctly completing the Merger Certificate. The instructions are numbered to correspond with the article being referenced.

- 1. The current name of the surviving foreign limited partnership and the current name of the Delaware corporation exactly as they exist in our records. Please visit our website to verify the name of the Delaware entity.
- **2.** Statement required by Section 263(c)(2); no action needed.
- *3.* The current name of the surviving foreign limited partnership.
- **4.** The month, day and year of the effective date of the merger. The date can either be the date the document is received by the Division or a future date that is within 90 days of the file date.
- 5. List the address of an office of the surviving foreign limited partnership at which the Agreement of Merger is on file.
- **6.** Statement required by Section 263(c)(7); no action needed.
- 7. List the address of the surviving foreign limited partnership at which the Delaware Secretary of State may forward service of process.

Execution Block - The document must be signed by the general partnership of the surviving limited partnership. The name of the person must be typed or written legibly underneath the signature.

This form contains the basic information required by statute; if you need to add additional information permitted by statute you may draft a new document. Please feel free to call our office at 302-739-3073 for assistance in completing this form or visit our website at corp.delaware.gov.

Sincerely, Delaware Division of Corporations

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION INTO FOREIGN LIMITED PARTNERSHIP

Pursuant to Title 8, Section 263(c) of the Delaware General Corporation Law, the undersigned foreign limited partnership executed the following Certificate of Merger:

FIRST: The name of the surviving foreign limited partnership is
SECOND : The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent entities in accordance with Section 263 of the Delaware General Corporation Law.
THIRD: The name of the surviving foreign limited partnership is
FOURTH: The merger is to become effective on
FIFTH: The executed Agreement of Merger is on file at
an office of the surviving foreign limited partnership.
SIXTH : A copy of the Agreement of Merger will be furnished by the surviving foreign limited partnership, on request and without cost, to any stockholder of the Delaware corporation or any partner of the foreign limited partnership.
SEVENTH : The surviving foreign limited partnership agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the corporation, as well as for enforcement of any obligation of the surviving foreign limited partnership arising from this merger, including any suit or other proceeding to enforce the right of any stockholders as determined in appraisal proceedings pursuant to Section 262 of the Delaware General Corporation Law, and irrevocably appoints the Secretary of State of Delaware as its agent to accept service of process in an such suit or other proceeding. The Secretary of State shall mail any such process to the surviving foreign limited partnership a
IN WITNESS WHEREOF, said foreign limited partnership has caused this certificate to be signed by the general partner(s), the day of, A.D.,
By: General Partner
Name:Print or Type