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| Name Automotive Information Properties, Inc.  Formerly   |                                |
|--|--------------------------------|
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| Correction of PTO Error Reel # Frame # Change of Name  Corrective Document Reel # Frame # Other  Conveying Party Mark if additional names of conveying partles attached Name Automotive Information Properties, Inc.  Formerly Individual General Partnership Limited Partnership Corporation As Other  Cottizenship/State of Incorporation/Organization Illinois  Receiving Party Mark if additional names of receiving partles attached Name Chilton Company  DBA/AKA/TA  Composed of  |                                |
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| Individual General Partnership Limited Partnership Corporation As  Other  Citizenship/State of Incorporation/Organization Illinois  Receiving Party Mark if additional names of receiving partles attached  Name Chilton Company  DBA/AKA/TA  Composed of  |                                |
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| Citizenship/State of Incorporation/Organization  |                                |
| Name Chilton Company  DBA/AKA/TA  Composed of Company  275 Washington Street   |                                |
| Name Chilton Company  DBA/AKA/TA  Composed of  |                                |
| DBA/AKA/TA  Composed of  275 Washington Street   |                                |
| Composed of  |                                |
| 275 Washington Street  |                                |
| Address (line 1) 275 Washington Street   |                                |
|  |                                |
| Address (line 2)   |                                |
| 02458  |                                |
| City State/Country If document to be recorded  | Code<br>I is an                |
| Individual General Partnership Limited Partnership assignment and the receive  | ing party is<br>I States, an   |
| Corporation Association appointment of a domestic representative should be a   | attached.                      |
| Other (Designation must be a seg document from Assignment  | parate<br>nt.)                 |
| Citizenship/State of Incorporation/Organization Delaware   |                                |
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| Corresponden                                | Name and Address Area Code and Tele  | phone Number <u>212-735-</u> 2        | 2558  |
| Name  | William R. MacDonald, Esq.   |                                       |   |
| Address (line 1)                            | SKADDEN, ARPS, SLATE, MEAGHER &  | FLOM_LLP                              |   |
| Address (line 2)                            | Four Times Square  |                                       |   |
| Address (line 3)                            | New York, New York 10036   |                                       |   |
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|   | Authorization to cha   | rge additional fees: Yes              | <u> </u>  |
| attach                                      | d Signature best of my knowledge and belief, the foregoing is d copy is a true copy of the original document. ed herein. | Charges to deposit account are        | - 1 .   |
| Will  | iam R. MacDonald Viille  | Donald                                | 3 1 91  |
|   |  | nature                                | Date Signed   |

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CAHNERS

File Number

2821-475-8

## State of Allinois Office of The Secretary of State

Ohereas,

ARTICLES OF MERGER OF CHILTON COMPANY

INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Costimony Whercof, I hereto set my hand and cause to be

affixed the Great Seal of the State of Illinois, at the City of Springfield, this A.D. 19 DECEMBER day of the Independence of the United States the two 23RD hundred and

Secretary of State

C-212.2

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| Form BCA-11.25   | CONSOLIDATION OF E  | KCHANGE                              | File# 28214758  |
|--|---|--------------------------------------|---|
| (Rev. Jan. 1995) George H. Ryan Secretary of State Department of Business Services Springfield, IL 62758 Telephone (217) 782-6961 http://www.sos.state.il.us  DO NOT SEND CASH! Remit payment in check or money order, payable to "Secretary of State." Filing Fee is \$100, but if merger or consolidation of more than 2 corporations. \$50 for each additional corporation. | FILED P  DEC 23 1998 DEC  GEORGE H. RYAN SECRETARY OF STATE       | A1D<br>30 100                        | This space for use by Secretary of State  Date 2 2 3 98  Filing Fee S / 00. |
| Names of the corporations pro  | merge<br>posing to क्रम्यामिक्स , an<br>अक्रमिक्समुख क्रम्बामिक्स | d the state or couf                  | ntry of their incorporation:  |
| Name of Corpor   |   | State or Country<br>Of Incorporation | Corporation File No.  |
| Automotive Information   | Properties, Inc.  | Illinois /                           | 28214758  |
| Chilton Company  |   | Delaware /                           | 57948795  |
| <ol> <li>The laws of the state or count<br/>exchange.</li> </ol>   | ry under which each corporation is                                | incorporated pert                    | nit such merger, consolidation or   |
| surviving  3. (a) Name of the Bank  Banking  (b) it shall be governed by the   | comporation: Chilton Composition Delaware                         |                                      |   |
| 3. (a) Name of the Parks ************************************  | e laws of: <u>Delaware</u>  |                                      |   |

If not sufficient space to cover this point, add one or more sheets of this size.

## **EXPEDITED**

DEC 23 1998

SECRETARY OF STATE TRADEMARK REEL: 002204 FRAME: 0034

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mercer

Plan of \*\*\* was approved, as to each corporation not organized in Illinois, in compliance with the extrement laws of the state under which it is organized, and (b) as to each Illinois comporation. as follows:

(The following items are not applicable to mergers under §11.30:—90% owned subsidiary provisions. See Articie 7.)

(Only "X" one box for each corporation)

By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken.

(§ 11.20)

By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in accordance with § 7.10 (§ 11.220).

By written consent of ALL the shareholders antitled to vote on the action. in accordance with § 7.10 & § 11.20

| Name of Corporation |   |     |     |
|---------------------|---|-----|-----|
|                     | G | ; 🗖 | . 🗀 |
|                     |   | 🗆   |     |
|                     |   |     |     |
|                     |   |     |     |
|                     | □ |     |     |

(Not applicable if surviving, new or acquiring corporation is an Illinois corporation)

It is agreed that, upon and after the issuance of a centificate of merger, consolidation or exchange by the Secretary of State of the State of Illinois:

The surviving, new or acquiring corporation may be served with:process in the State of Illinois in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois which is a party to the merger, consolidation or exchange 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 Illinois against the surviving. new or acquiring corporation.

The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed as the agent of the surviving, new or acquiring corporation to accept service of process in any such proceedings, and

The surviving, new, or acquiring corporation will promptly pay to the dissenting shareholders of any corporation organized under the laws of the State of Illinois which is a party to the marger, consolidation or exchange the amount, if any, to which they shall be entitled under the provisions of "The Business Corporation Act of 1983" of the State of Illinois with respect to the rights of dissenting shareholders.

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| ,   |   |  |
|---|---|--|
| 7. (Complete this item if reporting a merge-  |   |  |
| <ul> <li>The number of outstanding shares<br/>shares of each class owned immed</li> </ul>                         | of each class of each merging su<br>lately prior to the adoption of the p | bsidiary corporation and the number of such<br>lian of merger by the parent corporation, are:    |
|   | Total Number of Shares Outstanding  | Number of Shares of Each Class<br>Owned immediately Prior to<br>Merger by the Parent Corporation |
| Name of Corporation   | of Each Class   |  |
| Automotive Information Properties. Inc.   | 1,000 common  | 1,000 common /   |
| ·   | 1,000 preferred   | 1,000 preferred  |
| <u></u>   |   |  |
|   |   |  |
|   | <u>.                                    </u>                              |  |
|   |   |  |
| <ul> <li>b. (Not applicable to 100% owned sub<br/>The date of mailing a copy of the plan</li> </ul>               | sofmerger and notice of the right to                                      | o dissent to the shareholders of each merging  |
| subsidiary corporation was  | , 19  | •  |
| Was written consent for the memers  | or written waiver of the 30-day perio                                     | od by the holders of all the outstanding shares  |
| of all subsidiary corporations receiv   | ed? 🗆 Yes 🖂   | No <sup>*</sup>  |
| // the manual is "No" the durilisate  | conies of the Articles of Merger m  | ay not be delivered to the Secretary of State  |
| until after 30 days following the ma  | iling of a copy of the plan of merg                                       | er and of the notice of the right to dissent to  |
| the shareholders of each merging s  | subsidiary corporation.)  |  |
|   | and those deficies to be signed by  | their duly authorized officers, each of whom   |
| <ol> <li>The undersigned corporations have caus<br/>affirms, under penalties of perjury, that the fact</li> </ol> | te etated herein are IDIB. (All SIDI)                                     | atules (nost be at ma <u>nok nak</u> .)  |
| Shift(1)2, 211121. F-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1  | R.  | m. Beent   |
| 104   | OR Arromotive   | Information Properties, Inc.   |
| Dated December / 8  | 70 1000000111   | (Exact Name of Corporation)  |
| )   | <u>ir.</u><br>/   | ,  |
| exested by June Jake I Tombe  | by  | nature of President OFFICE PRESIDENT   |
| (Signature of Secretary   |   |  |
| Hichael A. Feirstein, Sec   | <del></del>   | . Barnet, President (Type or Print Name and Title)   |
| Type or Print Name and  | -   | Beer Bear  |
| December 🖔  | 98 Chilton Co   | ompany   |
|   |   |  |
| A) I will English   |   | (Exact Name of Corporation)  |
| (Signature of Secretary   |   |  |
| Michael A. Feirstein, Sec   | )   | (Exact Name of Corporation) ature of President COMMS (President)                                 |
| WICUSET T. LETTTETH, DEC  | ) (Sigr   | Barnet, President  |
| (Type or Print Name and   | ) (Sign<br>retary Bruce A   |  |
| 1.42  | ) (Sign<br>retary Bruce A   | Barnet, President  |
| 1.72-   | ) (Sign<br>retary Bruce A   | Barnet, President  |
| Pared   | ) (Signate A Title)   | Barnet, President (Type or Print Name and Title)  (Exect Name of Corporation)                    |
| Pared   | ) (Signate A Title)   | Barnet, President (Type or Print Name and Title)   |
| Pared   | ) (Signate A Title)   | Barnet, President (Type or Print Name and Title)  (Exact Name of Corporation)                    |
| Dared18,  | (Signature A Title)  To the proce A Title by                              | Barnet, President (Type or Print Name and Title)  (Exact Name of Corporation)                    |

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Exhibit A

## PLAN AND AGREEMENT OF MERGER

This Plan and Agreement of Merger is entered into this 10th day of December 1998 to become effective on the Effective Date (as hereinafter defined), by and among Automotive Information Properties, Inc., a Illinois corporation (herein "Automotive Information Properties, Inc.") and Chilton Company, a Delaware corporation (herein "Chilton Company"),

## WITNESSETH:

WHEREAS, Automotive information Properties, Inc. is a corporation duly organized and validly existing under Illinois law and has authorized capitalization of 10,000 shares of common stock, no par value per share, and 1,000 shares of preferred stock, no par value per share, of which 1,000 shares of common stock, no par value per share, and 1,000 shares of preferred stock, no par value per share, are issued and outstanding as of the date hereof; and and 1,000 shares of preferred stock, no par value per share, are issued and outstanding as of the date hereof; and

WHEREAS, Chilton Company is a corporation duly organized and validly existing under Delaware law and has an anthorized capitalization which consists of 700,000 shares of common stock, \$10,00 par value per share, of which 591,062 shares are issued and outstanding as of the date hereof; and

WITEREAS, in all respects, and subject to the approval of the sole shareholders of Automotive Information Properties, Inc. and Chilton Company, the respective Boards of Directors of Automotive Information Properties, Inc. and Chilton Company deem it advisable and to the advantage, welfare and best interests of such corporations and the shareholders of each such corporation to merge Automotive Information Properties, Inc. with and into Chilton Company pursuant to the provisions of the Business Corporation Act of Illinois and the General Corporation Law of Delaware (the "Corporation Laws") upon the terms and conditions hereinafter set forth:

NOW, THEREFORE, in consideration of the premises and of the mutual agreement of the parties hereto, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, this Plan and Agreement of Merger and terms and conditions hereof and the mode of carrying the same into effect, together with any provisions required or permitted to be set forth herein, are hereby determined and agreed upon for submission to the sole shareholders of Automotive Information Properties, Inc. and Chilton Company, as required by the provisions of the Corporation Laws.

- 1. Merger. Upon the terms and subject to the conditions hereof and in compliance with the provisions of the Corporation Laws, Automotive Information Properties, Inc. shall, on the Effective Date (as hereinafter defined), be merged with and into Chilton Company which shall be the surviving corporation and which shall continue to exist as the surviving corporation (sometimes hereinafter referred to as the "Surviving Corporation") under the name "Chilton Company" to be governed by the provisions of the General Corporation Law of Delaware. The separate existence of Automotive Information Properties, Inc. (sometimes hereinafter referred to as the "Terminating Corporation") shall cease on the Effective Date in accordance with the provisions of Corporation Laws.
- Charter Document. The Certificate of incorporation of Chilton Company in force and effect immediately
  prior to the Effective Date, shall be the charter document of the Surviving Corporation and shall continue in
  full force and effect until altered, amended or changed in the manner prescribed by the provisions of the
  General Corporation Law of Delaware.

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- By-Laws. The By-Laws of Chilton Company, as in force and effect immediately prior to the Effective Date, shall be the By-Laws of the Surviving Corporation and shall continue in full force and effect until 3. altered, amended or changed as therein provided and in the manner prescribed by the provisions of the General Corporation Law of Delaware.
- Board of Directors. From and after the Effective Date, the Directors of Chilton Company as in office immediately prior to the Effective Date shall be the Directors of the Surviving Corporation to hold such 4. office, subject to the provisions of the General Corporation Law of Delaware and by the Certificate of Incorporation and By-Laws of the Surviving Corporation, until their successors are duly elected and qualified.
- Officers. From and after the Effective Date, the officers of Chilton Company as in office immediately prior to the Effective Date shall be the officers of the Surviving Corporation to hold such offices, subject to 5. the provisions of the General Corporation Law of Delaware and the Certificate of Incorporation and By-Laws of the Surviving Corporation, until their successors are duly elected and qualified.
- Purposes. The Surviving Corporation is empowered to transact any and all lawful business for which corporations may be incorporated under the laws of the State of Delaware and the purposes for which the 6. Surviving Corporation is organized are as described in Chilton Company's Certificate of Incorporation, as may be amended, as in force and effect immediately prior to the Effective Date.
- Cancellation of Shares. As of the Effective Date and by virtue of the merger and without any action on 7. the part of the sole shareholder of the Terminating Corporation, all of the issued and outstanding shares of capital stock of the Terminating Corporation shall be cancelled and cease to exist. As of the Effective Date, the authorized capitalization of the Surviving Corporation shall consist of 700,000 shares of common stock, \$10.00 par value per share, and each issued and outstanding share of common stock, \$10.00 par value per share, of Chilton Company shall continue to represent one share of common stock, \$10.00 par value per share, of the Surviving Corporation.
- Shareholder Action. Automotive Information Properties, Inc. and Chilton Company agree that they shall 8. cause this Plan and Agreement of Merger to be submitted to each corporation's respective shareholder for approval as required and in the manner prescribed by the provisions of the Corporation Laws.
- Effective Date. The Articles of Merger will be executed and filed in accordance with the Corporation 9. Laws, at such time as is directed by the Secretary of Chilton Company. The merger shall become effective on December 30, 1998 (the "Effective Date"), provided that the Articles of Merger has been filed with the Delaware Secretary of State and the Illinois Secretary of State on or before such date.
- Effect of Merger. Upon the Effective Date of the merger, the Surviving Corporation shall possess all the 10. rights, privileges, powers and franchises of a public as well as of a private nature of the Terminating Corporation and the Surviving Corporation; all property, real, personal and mixed, and all debts due on whatever account, including subscriptions to shares and all other choses in action belonging to or due to the Terminating Corporation shall be taken and deemed to be transferred to and vested in the Sur-Tving Corporation withour further act or deed; title to any real estate, or any interest in real estate, or rights of any kind in any and all licenses and contracts vested in the Terminating Corporation shall not revert or be in any way impaired by reason of the merger, the Surviving Corporation shall then be liable for all the liabilities and obligations of the Terminating Corporation; any claim existing or action or proceeding pending by or against the Terminating Corporation may be prosecuted as if the merger had not taken place, and neither the rights of creditors nor any liens upon the property of the Terminating Corporation shall be impaired by the merger.

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- Further Acts. In the event that this Plan and Agreement of Merger shall have been fully approved on behalf of Automotive Information Properties, Inc. and Chilton Company in the manner prescribed by the provisions of the Corporation Laws, Automotive Information Properties, Inc. and Chilton Company will cause to be executed and filled or recorded any document prescribed by the law of the State of Illinois or the State of Delaware and will cause to be performed all necessary acts within the State of Illinois and the State of Delaware and elsewhere to effectivate the merger. The Boards of Directors and duly elected officers of Automotive Information Properties, Inc. and Chilton Company, respectively, are hereby authorized, empowered and directed to do any and all acts and things, and to make, execute, deliver, file or record any and all instruments, papers and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan and Agreement of Merger.
- Termination and Abandonment. Norwithstanding the approval of this Plan and Agreement of Merger and of the merger by the respective shareholders of Automotive Information Properties, Inc. and Chilton Company: (a) this Plan and Agreement of Merger may be terminated and the merger may be abandoned, at any time prior to the filing of the Articles of Merger in the office of the Secretary of State of Illinois and the Secretary of State of Delaware by an instrument in writing signed by an authorized officer of Automotive Information Properties, Inc. and Chilton Company, and upon authorization of the Boards of Directors of Automotive Information Properties, Inc. and Chilton Company, and (b) subject to applicable law, this Plan and Agreement of Merger may be amended by an instrument in writing signed by an authorized officer of Automotive Information Properties, Inc. and Chilton Company, and upon authorization of the respective Boards of Directors, provided that no amendment shall be so made which is materially adverse to the respective shareholders of Automotive Information Properties, Inc. and Chilton Company
- 13. <u>Counterparts</u>. This Plan and Agreement of Merger may be executed in any number of counterparts and by any of the parties hereto on separate counterparts, each of which when so executed shall constitute an original and all of which together shall constitute one and the same documents.

IN WITNESS WHEREOF, this Plan and Agreement of Merger is duly executed by and on behalf of Automotive Information Properties, Inc. and Chilton Company as of the date first written above.

| Attest                 |  | Automotive Information Properties, Inc.              |
|------------------------|--|--|
| By:<br>Name:<br>Title: | Charles P. Fontaine Assistant Secretary    | By: Name: Michael A. Feirstein Title: Vice President |
| Aπest:                 |  | Chilton Company                                      |
| By:<br>Name:<br>Title: | Charles P. Fontaine<br>Assistant Secretary | By: Name: Michael A. Feirstein Title: Vice President |

Page 3 of 3

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STATE OF ILLING'S

Office of the Secretary of State I hereby certify that this is a true and correct copy, consisting of Seven pages, as taken from the original on file in

this office.

JESSE WHITE SECRETARY OF STATE

OD BE WHITE

EXPEDITED SECRETARY OF STATE

JUL 0 5 **2006** 

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RECORDED: 03/01/2001