FORM PTO-1594 (Modified) (Rev. 6-93) OMB No. 0651-0011 (exp.4/94) Copyright 1994-97 LegalStar

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	I STATA BENTE FRATA DISTRE BENTE BENTE HENT ANABLE INTERFERENCE
Tab settings → → ▼	102460949
	Please record the attached original documents or copy thereof.
1. Name of conveying party(ies): 5 1 3 3	2. Name and address of receiving party(ies):
	Name: Asset Acceptance, LLC
	Internal Address:
☐ Individual(s) ☐ Association	Street Address: 6985 Miller Drive
<ul><li>☐ General Partnership</li><li>☐ Limited Partnership</li><li>☑ Corporation-State Nevada</li></ul>	City: Warren State: MI ZIP: 48092
Other	☐ Individual(s) citizenship
Additional names(s) of conveying party(ies)	Association
3. Nature of conveyance:	General Partnership
☐ Assignment ☑ Merger	<ul><li>☐ Limited Partnership</li><li>☐ Corporation-State</li></ul>
☐ Security Agreement ☐ Change of Name	☑ Other Limited Liability Company - Delaware
☐ Other	If assignee is not domiciled in the United States, a domestic
	designation is
Execution Date: September 30, 2002	(Designations must be a separate document from Additiona: name(s) & address(es) ☐ Yes ☒ N
Application number(s) or registration numbers(s):	<u> </u>
A. Trademark Application No.(s)	B. Trademark Registration No.(s)
A. Trademark Application (40.(3)	
	2,673,581 2,566,477
	2,452,713
Additional numbers	☐ Yes ☒ No
5. Name and address of party to whom correspondence	6. Total number of applications and
concerning document should be mailed:	registrations involved:
Name: William F. Kolakowski III	7. Tatal for (27.000.2.44).
Internal Address: Dykema Gossett PLLC	7. Total fee (37 CFR 3.41):\$ \$120.00
mornary additional and a supplier of the suppl	☐ Enclosed
	Authorized to be charged to deposit account
Street Address: 39577 Woodward Avenue	8. Deposit account number:
·	
Suite 300	04-2223
City: Bloomfield Hills State MI ZIP: 48304	
	USE THIS SPACE
W 237 2000   SOUTH ST.	
FC:4521 40.00 CH FC:4522 50.00 CH 9. Statement and signature.	
	ation is true and correct and any attached copy is a true copy
of the original document.	and the copy is a true copy
William F. Kolakowski III	2 04-28-03
Name of Person Signing	Signature Date

Total number of pages including cover sheet, attachments, and

# CERTIFICATE OF MERGER OF ASSET ACCEPTANCE CORP. INTO ASSET ACCEPTANCE, LLC

Pursuant to Sec. 18-209 of the Delaware Limited Liability Company Act, the undersigned surviving limited liability company submits the following Certificate of Merger for filing and certifies that:

1. The name and jurisdiction of formation or organization of each of the limited liability companies or other business entities which is to merge are:

Name	<u>Jurisdiction</u>
Asset Acceptance Corp.	Nevada
Asset Acceptance, LLC	Delaware

- 2. An agreement of merger has been approved and executed by each of the domestic limited liability companies or other business entities which is to merge.
- 3. The name of the surviving limited liability company is: Asset Acceptance, LLC
- 4. The agreement of merger is on file at a place of business of the surviving limited liability company which is located at: 6985 Miller Dr., Warren, MI 48092
- 5. A copy of the agreement of merger will be furnished by the surviving limited liability company, on request and without cost, to any member of any domestic limited liability company or any person holding an interest in any other business entity which is to merge.

IN WITNESS WHEREOF, this Certificate of Merger has been duly executed as of the 30th day of September, 2002, and is being filed in accordance with Sec. 18-209 of the Act by an authorized person of the surviving limited liability company in the merger.

	Nothani Q. Radly Ix
	By: Nathaniel F. Bradley IV
06693 - 3/18/00 (C T System Online	Its: Manager

BB01/355252,1 1D/RV

\*\* TOTAL PAGE.04 \*\*

P.02





DEAN HEL LER Secretary of State

202 North Casan Street Carson City, Neads 89701-4201 (775) 684 5708 Articles of Merger (PURSUANT TO NRS CHAPTER 92A) Giffice live Only

SEP 3 0 2002

NEW STATES STATES OF THE PARTY COLUMN

Important: Read attached instructions before completing form.

#### Articles of Merger (Pursuant to Nevada Revised Statutes Chapter 92A) (excluding 92A,200(4b)) - Remit in Duplicate -

Important: Read instructions before completing info

Assut Acceptance	Согр.	
Name of merging	entity	
Nevada		Corporation
priod ක්රෙත		Entity type *
ind.		
Asset Acceptance,	LLC	
lame of surviving	entity	
Delaware		Limited Liability Company
Jurisdiction.		
		Entity type
Forwarding addre Nevada (if a forei Attn:	sa where copies of process to entity is the survivor in the Mark A. Rodman	may be sent by the Secretary of State of

 The undersigned declares that a plan of merger has been adopted by each constituent entity (NRS 92A 200).

<sup>\*</sup> Corporation, non-profit corporation, limited partnership, limited liability company or business trust.



DEAN HEL LER
Secretary of State
202 North Carson Screet
Carson City, Needa 89701-4201
(779) 684 5708

### Articles of Merger (PURSUANT TO NRS CHAPTER 92A) Page 2

Ów	ner's approval (NRS 9.2A.200)(options alb or climay be used for each entity):
(a) <sup>•</sup>	Owner's approval was not required from:
j	
	Name of merging entity, if applicable
	and, or:
1	Name of surviving entity, if applicable
<b>(</b> b)	The plan was approved by the required consent of the owners of ":
ĺ	Asset Acceptance Corp.
•	Name of merging entity, if applicable
	and, or:
	Asset Acceptance, LLC
,	Namo of surviving entity, if applicable

<sup>&</sup>quot; Unless otherwise provided in the conflicate of Irust or governing instrument of a business trust, a marger must be approved by all the trustage and beneficial owners of each business trust that is a constituent entity in the merger.



DEAN HEL LER Secretary of State

202 North Carson Street Carson City, Needa 89701-4201 (775) 684 5708

## Articles of Merger (PURSUANT TO NRS CHAPTER 92A) Page 3

(c) Approval of	of plan of merger for Nevada non-profit corporation (NRS 92A.160):	
public offic	of marger has been approved by the directors of the corporation and by each cer of other person whose approval of the plan of merger is required by the fincorporation of the domestic corporation.	
Name of n	merging ਵਜਸ਼ੇ ly; if applicable	
and, or.		
Name of a	surviving entity, if applicable	



DEAN HEL LER Secretary of State

282 North Carson-Greet Carson City, Newde 89701-4201 (779, 584 5708

### Articles of Merger (PURSUANT TONRS CHAPTER 92A) Page 4

	iment s, if any, to the ar ticles or car tificate of the surviving entity. Provide numbers, if available. (NRS 92A,200):	
ļ		
		1
6) Locatio	n of Plan of Merger (check a or b):	
	(a) The entire plan of merger is attached;	
er.	(b) The entire plan of merger is on file at the registered office of the surviving corporation, timited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity	
	(NRS 92A.200).	
7) Effectiv	ve date (optional**:	

<sup>\*</sup> Pursuant to NRS 92A tâ0 (merger of subsidiary into parent - Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed. Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. A resolution specifying the new changes or a form prescribed by the secretary of state must accompany the amended and restated articles.

<sup>\*\*</sup> A merger takes effect upon bling the articles of marger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filled (NRS 92A 240).



DEAN HEL LER Secretary of State

202 North Cason Street Carson City, Nevada 89701-4201 (775) 684 5798

### Articles of Merger (PURSUANT TO NRS CHAFTER 92A) Page 5

8)	Sign ature s	- M	ust be	<b>\$</b>  5	med	by:
----	--------------	-----	--------	--------------	-----	-----

An officer of each Neveda corporation; All general partners of each Nevada limited partners hip; A manager of each Nevada limited-liability company with managers or all the members if there are no managers; A trus tee of each Nevada business trust (NRS 92A 230)\*:

Asset Acceptance Corp.		
Nathauil 7. Padly Tr	President Title	09 / 30 / 2002 Date
Asset Acceptance, LLC		
Name of surviving entity  Nathania R. Brailey & Signa ture	Manager Title	09 / 30 / 2002 Date

Failure to include any of the above information and remit the proper fees may cause this filling to be rejected

The articles of marger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 924.230), Additional signature blocks may be added to this page or as an attachment, as needed.

STATE OF NEVADA.

Secretary of State
I hereby certify that this is a true and complete copy of the document as filed in this office.

SEP 3 0 2002

REEL: 002742 FRAME: 0688



### The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"ASSET ACCEPTANCE CORP.", A NEVADA CORPORATION,

WITH AND INTO "ASSET ACCEPTANCE, LLC" UNDER THE NAME OF "ASSET ACCEPTANCE, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE THIRTIETH DAY OF SEPTEMBER, A.D. 2002, AT 4:30 O'CLOCK P.M.



Warriet Smith Windson Harriet Smith Windson, Secretary of State

AUTHENTICATION: 2011303

3568396 8100M

RECORDED: 04/28/2003

020607300

DATE: 09-30-02

**TRADEMARK** 

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