Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	05/13/2005	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Riggs National Corporation		05/13/2005	CORPORATION: DELAWARE

RECEIVING PARTY DATA

Name:	The PNC Financial Services Group, Inc.
Street Address:	249 Fifth Avenue
Internal Address:	Mail Stop P1 POPP 21 1
City:	Pittsburgh
State/Country:	PENNSYLVANIA
Postal Code:	15222
Entity Type:	CORPORATION:

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	1 <i>22</i> 71869	FOR THE MOST IMPORTANT MONEY IN THE WORLD. YOURS.

CORRESPONDENCE DATA

Fax Number: (412)762-4334

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 412-768-2966

Email: susan.lloyd@pnc.com

Correspondent Name: Robert J. Pugh
Address Line 1: 249 Fifth Avenue

Address Line 2: Mail Stop P1 POPP 21 1

Address Line 4: Pittsburgh, PENNSYLVANIA 15222

NAME OF SUBMITTER:	Thomas R. Moore
Signature:	/TRM/

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Date:	08/24/2005	
Total Attachments: 8		
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PAGE 1

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:

"RIGGS NATIONAL CORPORATION", A DELAWARE CORPORATION,
WITH AND INTO "THE PNC FINANCIAL SERVICES GROUP, INC." UNDER
THE NAME OF "THE PNC FINANCIAL SERVICES GROUP, INC.", A
CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE
OF PENNSYLVANIA, AS RECEIVED AND FILED IN THIS OFFICE THE
THIRTEENTH DAY OF MAY, A.D. 2005, AT 3:31 O'CLOCK P.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE THIRTEENTH DAY OF MAY, A.D. 2005, AT 5:01 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

Warriet Smith Windson, Secretary of State

AUTHENTICATION: 3879276

DATE: 05-13-05

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State of Delaware Secretary of State Division of Corporations Delivered 03:31 PM 05/13/2005 FILED 03:31 PM 05/13/2005 SRV 050393527 - 0901688 FILE

CERTIFICATE OF MERGER

OF

RIGGS NATIONAL CORPORATION

WITH AND INTO

THE PNC FINANCIAL SERVICES GROUP, INC.

Pursuant to Section 252 of the Delaware General Corporation Law

The undersigned corporation does hereby certify:

FIRST: That the name and state of incorporation of each of the constituent corporations in the merger is as follows:

Name

State of Incorporation

Riggs National Corporation

Delaware

The PNC Financial Services Group, Inc.

Pennsylvania

SECOND: That an agreement and plan of merger (the "Merger Agreement") among the constituent corporations in the merger (the "Merger") has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with the requirements of Section 252 of the Delaware General Corporation Law and as required by Pennsylvania law.

THIRD: That The PNC Financial Services Group, Inc. will be the surviving corporation in the Merger, and that the name of the surviving corporation will be "The PNC Financial Services Group, Inc."

FOURTH: That the articles of incorporation of The PNC Financial Services Group, Inc. will be the articles of incorporation of the surviving corporation.

FIFTH: That the executed Merger Agreement is on file at an office of the surviving corporation, the address of which is: One PNC Plaza, 249 Fifth Avenue, Pittsburgh, Pennsylvania 15222-2707.

SIXTH: That a copy of the Merger Agreement will be furnished by the surviving corporation, on request and without cost, to any stockholder of any constituent corporation.

SEVENTH: The PNC Financial Services Group, Inc. hereby agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of Riggs National Corporation, as well as for enforcement of any obligation of The PNC Financial

TRADEMARK REEL: 003146 FRAME: 0008 Services Group, Inc. arising from the Merger, including any suit or proceeding to enforce the right of any stockholders as determined in appraisal proceedings pursuant to Section 262 of the Delaware General Corporation Law (as applicable), and irrevocably appoints the Delaware Secretary of State as its agent to accept service of process in any such suit or proceeding, which process shall be mailed to The PNC Financial Services Group, Inc. at the following address: One PNC Plaza, 249 Fifth Avenue, Pittsburgh, Pennsylvania 15222-2707, Attention: Legal Department.

EIGHTH: That the effective date and time of this Certificate of Merger and the merger effected hereby shall be 5:01 p.m. Eastern Time, on May 13, 2005.

In witness whereof, The PNC Financial Services Group, Inc. has caused this certificate of Merger to be executed by its duly authorized officer this 13th day of May, 2005.

THE PNC FINANCIAL SERVICES GROUP, INC.

By: Name:

CHAIRMAN AND CHIEF Title: EXECUTIVE OFFICER

MAY-16-05 ||:14

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****	Articles/Certificate of M (15 Pa.C.S.)	Verger
Entity Number	X Domestic Business Co Domestic Nonprofit C Limited Parmership (§	forporation (§ 5926)
N BELINDAS	SERVICEGROUP INC.	Document will be return to the name and address
600 NORTH	I SECOND ST.	you enter to the left.
PO BOX-12	TO 200 Color 100 Proceed 17108-1210	

Fee: \$150 plus \$40 additional for each
THIS ISATA IT RULLICOUP OF
THE ORIGINAL SIGNED
DOCUMENT FILED WITH
THE DEPARTMENT OF STATE.

	^	<u></u>	MAY 1	3 2009	
Filed in the Department o	State	on 📐	- t-e	\$ 2000	,
Secretary	of the	Comm	onwealth	00	λ

In compliance with the requirements of the applicable provisions (relating to articles of merger or consolidation), the undersigned desiring to effect a merger, hereby state that:

1. The name of the corporation/ The PNC Financial Services Grou	imited parmership surviving p, Inc.	g (ne merger is:	_	
2. Check and complete the follows. The surviving corporation/limparmership and the (a) address commercial registered office to correct the following information of the correct the following information.	nited partnership is a domest s of its current registered of provider and the county of v	fice in this Comm cnuc is (the Depa	onwealt rtment i	th or (b) name of its
(a) Number and Speet	City	State	Zip	County
One PNC Plaza, 249 Fifth Avenue	Pinsburgh	PA	15222	Allegheny
(b) Name of Commercial Register	ed Office Provider			County
The surviving corporation/lim	ip incorporated/formed unde	er the laws of	and t	he (a) address of its
current registered office in thi and the county of venue is (the conform to the records of the	e Department is hereby aut	horized to correct	the follo	owing information to

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b) Name of Commercial Registered Office Provid	er		County
:/o			
The surviving corporation/limited parmership corporation/limited partnership incorporated/f principal office under the laws of such domici Number and Street City	ormed under the laws	ign business/not of and the	aprofit e address of its Zip
Idding: and speet			
3. The name and the address of the registered of registered office provider and the county of ve corporation/limited partnership and qualified which is a party to the plan of merger are as form.	enue of each other do. foreign business/nont	mestic business/i	nompront
Name Registered Office Address Com Riggs National Corporation is incorporated in Del in Pennsylvania.	mercial Registered O aware, and is not a q	ffice Provider nalified foreign b	County pusiness corporation
 Check and, if appropriate complete, one of th 			
 The plan of merger shall be effective upon fit of State. 	ling these Articles/Ce	rtificate of Merg	er in the De p artment
X The plan of merger shall be effective on: Ma	v 13, 2005 at Date	<u>5:01 pm</u> . Hour	
The manner in which the plan of merger was is as follows:	adopted by each don	nestic corporatio	n/limited partnership
Name	Manne	r of Adoption	
The PNC Financial Services Group, Inc.	Adopted by corporation	action of the bor pursuant to 15 F	ard of directors of the PA.C.S. § 1924(b)

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6. Strike out this paragraph if no foreign corporation/limited partnership is a party to the merger. The plan was authorized, adopted or approved, as the case may be, by the foreign business/nonpxoft corporation/limited partnership (or each of the foreign business/nonproft corporations/limited partnerships) party to the plan in accordance with the laws of the jurisdiction in which it is incorporated/organized.

7.	Check and, if appropriate com	olete, one of the	fallowing:		
_	The plan of merger is set forth	in full in Exhibi	A attached hereto and	made a part	hereof.
<u>x</u> _	Pursuant to 15 Pa.C.S. § 1901/ provisions, if any, of the plan of of Incorporation/Certificate of effect subsequent to the effect made a party hereof. The full t surviving corporation/limited p	of merger that an Limited Parmer we date of the pl ext of the plan o	nend or constitute the op ship of the surviving co- an are set forth in full it f merger is on file at the	perative prov rporation/lim r Exhibit A a	rsions of the Articles pited parmership as in trached hereto and
On	e PNC Plaza, 249 Fifth Avenue	Pinsburgh	PA	15222	Allegheny
	mber and street	City	State	Zip	County

corporation/limited parmership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this
13 th day of May
2005
The PNC Financial Services Group, Inc.
Name of Corporation/Limited Partnership
Service. Coly
Signature
CHAIRMAN AND CHIEF EXECUTIVE OFFICER
Tide
Riggs National Corporation
Name of Corporation/Limited Partnership
Signature
Title

Fax: 202-835-5226

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MAY-16-05 11:15

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May 13 2005 14:13

F. UZ

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6. Strike out this paragraph if no foreign corporation/limited partnership is a party to the merger. The plan was authorized, adopted or approved, as the case may be, by the foreign business/nonprofit corporation/limited partnership (or each of the foreign business/nonprofit corporations/limited partnerships) party to the plan in accordance with the laws of the jurisdiction in which it is incorporated/organized.

Check and, if appropriate complete, one of the following:

The plan of merger is set forth in full in Exhibit A stached hereto and made a part hereof.

Pursuant to 15 Pa.C.S. § 1901/§ 8547(b) (relating to emission of certain provisions from filed plans) the provisions, if any, of the plan of merger that amend or constitute the operative provisions of the Articles of Incorporation/Certificate of Limited Partnership of the surviving corporation/limited partnership as in effect subsequent to the effective date of the plan are set forth in full in Exhibit A mached broto and made a party hereof. The full text of the plan of merger is on file at the principal place of business of the surviving corporation/limited partnership, the address of which is:

One PNC Plage, 249 Fifth Avenue Pittsburgh PA 15222 Alleghany
Number and street City State Zip County

corporation/limited partnership has caused these Articles/Cortificate of Merger to be signed by a di authorized officer thereof this	μly
THEIR STATE OF THE PARTY AND	! !
day of May	
2005	
The PNC Pinancial Services Group, Inc.	<u>: </u>
Name of Corporation/Limited Partnership	
Signature	<u> </u>
i digitatio	: 1
	:
Title	-
Riggs National Corporation	
Name of Corporation/Limited Partnership	1
Jan D. Hart	<u>.</u>
Signature O.C.	
Chief EXECUTIVE Off	<u>(4 . </u>
Title	

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Rx Date/Time

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EXHIBIT A

ARTICLES OF MERGER

<u>Item #7</u>

There are no provisions contained in the Agreement and Plan of Merger that amend or constitute the operative Articles of Incorporation of the surviving corporation as in effect subsequent to the effective date of the Agreement and Plan of Merger.

TRADEMARK REEL: 003146 FRAME: 0014

RECORDED: 08/24/2005