# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	01/15/2006

# **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Pegasus Data Services, LLC		101/15/2006 1	LIMITED LIABILITY COMPANY: MARYLAND

# **RECEIVING PARTY DATA**

Name:	HintonHill, LLC
Street Address:	5111 Pegasus Court
Internal Address:	Suite F
City:	Frederick
State/Country:	MARYLAND
Postal Code:	21704
Entity Type:	LIMITED LIABILITY COMPANY: MARYLAND

# PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	2789625	

# **CORRESPONDENCE DATA**

Fax Number: (703)610-8686

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

Phone: 7036108694

Email: ipdocketing@milesstockbridge.com

Correspondent Name: Ronald E. Shapiro
Address Line 1: 1751 Pinnacle Drive

Address Line 2: Suite 500

Address Line 4: McLean, VIRGINIA 22102

NAME OF SUBMITTER:	Ronald E. Shapiro
Signature:	/Ronald E. Shapiro/

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Date:	02/20/2006			
Total Attachments: 4				
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TRADEMARK REEL: 003250 FRAME: 0549

### CORPORATE CHARTER APPROVAL SHEET \*\*EXPEDITED SERVICE\*\* \*\* KEEP WITH DOCUMENT \*\* BUSINESS CODE 6 DOCUMENT CODE Nonstock . Religious ID # W06125629 ACK # 1000361992434062 LIBER: B00908 FOLIO: 1161 PAGES: 0004 HINTONHILL, LLC MAIL 01/23/2006 AT 11:29 A WO # 0001169708 New Name FEES REMITTED Base Fee: Change of Name Change of Principal Office Org. & Cap. Fee: Change of Resident Agent Expedite Fee: Change of Resident Agent Address. Penalty: Resignation of Resident Agent State Recordation Tax: State Transfer Tax: Designation of Resident Agent and Resident Agent's Address Certified Copies Change of Business Code Copy Fee: Certificates Adoption of Assumed Name Certificate of Status Fee: Personal Property Filings: Mail Processing Fee: Other: Other Change(s) TOTAL FEES: Code 045 Michael H. Delauter, Esq. Credit Card \_\_\_\_ Check \_\_\_\_ PLEASE include name on acknowledgement Attention: \_ Documents on \_ Checks

Mail: Name and Address

BALTIMORE

MILES & STOCKBRIDGE MICHAEL H. DELAUTER, ESQ. 10 LIGHT ST

Approved By: \_

Keyed By: \_\_\_\_\_
COMMENT(S):

CUST ID:0001726670 WORK ORDER:0001169708 DATE:01-23-2006 11:29 AM AMT. PAID:\$155.00

Ctame Work Order and Customer Number HERE

MD 21202-1435

#### ARTICLES OF MERGER

#### **MERGING**

# PEGASUS DATA SERVICES, LLC, a Maryland Limited Liability Company,

#### INTO

## HINTONHILL, LLC, a Maryland Limited Liability Company

These ARTICLES OF MERGER are made and entered into as of the 15<sup>th</sup> day of January, 2006, by and between HintonHill, LLC, a limited liability company organized and existing under the laws of the State of Maryland (the "Surviving Company"), and Pegasus Data Services, LLC, a limited liability company organized and existing under the laws of the State of Maryland (the "Merging Company"), each of which certifies as follows:

FIRST: The Surviving Company and the Merging Company, agree that the Merging Company shall be merged into the Surviving Company. The terms and conditions of the merger and the mode of carrying the same into effect are as set forth in these Articles of Merger.

SECOND: HintonHill, LLC, a limited liability company organized and existing under the laws of the State of Maryland, shall survive the merger and shall continue under the name HintonHill, LLC.

THIRD: The parties to these Articles of Merger are HintonHill, LLC, a limited liability company organized and existing under the Maryland Limited Liability Company Act (the "Act"), and Pegasus Data Services, LLC, a limited liability company organized and existing under the Act.

FOURTH: The principal office of the Merging Company is located in Frederick County, Maryland. The Merging Company owns no real property in the State of Maryland.

FIFTH: The principal office of the Surviving Company is located in Frederick County, Maryland. The Merging Company owns no real property in the State of Maryland.

SIXTH: The terms and conditions of the merger transaction as set forth in these Articles of Merger were advised, authorized and approved by the Merging Company, in the manner and by the vote required by its Articles of Organization and Operating Agreement and by the laws of Maryland, pursuant to a Unanimous Resolution of the Members of the Merging Company dated as of January 15, 2006.

SEVENTH: The terms and conditions of the merger transaction as set forth in these Articles of Merger were advised, authorized and approved by the Surviving Company, in the manner and by the vote required by its Articles of Organization and Operating Agreement and by the laws of Maryland, pursuant to a Unanimous Resolution of the Members of the Surviving Company dated as of January 15, 2006.

**EIGHTH:** There is only one (1) class of membership interests in the Surviving Company, which constitutes one hundred percent (100%) of the percentages of membership interests in the Surviving Company.

TRADEMARK REEL: 003250 FRAME: 0551 NINTH: There is only one (1) class of membership interests in the Merging Company, which constitutes one hundred percent (100%) of the percentages of membership interests in the Merging Company.

**TENTH:** The manner and basis of the merger described in these Articles of Merger shall be as follows:

- (a) All of the outstanding membership interests in the Merging Company shall be assigned and transferred by its members to the Surviving Company. Upon receipt of such membership interests in the Merging Company by the Surviving Company, the Merging Company shall be merged with and into the Surviving Company; the separate existence of the Merging Company shall cease and the Surviving Company shall continue in existence and shall possess any and all purposes and powers of the Merging Company; and all assets, rights, properties and privileges, as well as all debts, liabilities, obligations and duties of the Merging Company shall be transferred to, vested in and devolved upon the Surviving Corporation without further act or deed.
- (b) The Charter Documents of the Surviving Company at the Effective Time, consisting of the Articles of Organization, shall continue to be the Charter Documents said Surviving Company and said Articles of Organization shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Act.
- (c) The present Operating Agreement of the Surviving Company will continue to be the Operating Agreement of said Surviving Company and will continue in full force and effect until changed, altered or amended as therein provided and in the manner prescribed by the provisions of the Act.

**ELEVENTH:** The effective time of the merger shall be upon the acceptance of these Articles of Merger by the Maryland State Department of Assessments and Taxation.

IN WITNESS WHEREOF, the Merging Company and the Surviving Company have caused these Articles of Merger to be signed in their respective names and on their behalf by their respective Authorized Persons who acknowledge that these Articles of Merger are the act of the Merging Company and Surviving Company, respectively, and that to the best of their knowledge, information and belief and under the penalties for perjury, all matters and facts contained in these Articles of Merger are true in all material respects.

MERGING COMPANY:

WITNESS:

PEGASUS DATA SERVICES, LLC

Davago

Donald C. Hill, II

**Authorized Person** 

**SURVIVING COMPANY:** 

WITNESS:

Barry D. Hinton

HINTONHILL, LLC

Ву:

Donald C. Hill, II Authorized Person

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CUST ID:0001726670 WORK ORDER:0001169708 DATE:01-23-2006 11:29 AM AMT. PAID:\$155.00

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**RECORDED: 02/20/2006**