

**TRADEMARK ASSIGNMENT**

Electronic Version v1.1  
 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	12/31/2006

**CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Infor Global Solutions (Atlanta), Inc.		12/28/2006	CORPORATION: GEORGIA

**RECEIVING PARTY DATA**

Name:	Infor Global Solutions (Michigan), Inc.
Street Address:	30600 Telegraph Road
City:	Bingham Farms
State/Country:	MICHIGAN
Postal Code:	48025
Entity Type:	CORPORATION: MICHIGAN

**PROPERTY NUMBERS Total: 20**

Property Type	Number	Word Mark
Registration Number:	2926643	MAPICS
Registration Number:	2639050	
Registration Number:	2412640	EWP
Registration Number:	2636195	FRONTSTEP
Registration Number:	2350217	SYMIX
Registration Number:	2350110	PUTTING YOUR CUSTOMERS FIRST
Registration Number:	2355181	SYTEAPS
Registration Number:	2501244	THRU-PUT
Registration Number:	2378262	ACTIVEFILE
Registration Number:	2326161	THRU PUT
Registration Number:	2613644	THRU-PUT
Registration Number:	2594594	SYTECENTRE
Registration Number:	2270685	

**CH \$515.00 2926643**

Registration Number:	2380317	MAPICS
Registration Number:	1984034	DA
Registration Number:	1748307	MAPICS
Registration Number:	1393099	GROWTHPOWER
Registration Number:	1611920	SYMIX
Registration Number:	1536216	DISTRIBUTION ARCHITECTS
Registration Number:	1501065	FACTOR

**CORRESPONDENCE DATA**

Fax Number: (215)832-5347  
*Correspondence will be sent via US Mail when the fax attempt is unsuccessful.*  
Phone: 215-569-5347  
Email: aria@blankrome.com  
Correspondent Name: Zachary A. Aria  
Address Line 1: One Logan Square c/o Blank Rome LLP  
Address Line 2: 9th Floor  
Address Line 4: Philadelphia, PENNSYLVANIA 19103-6998

ATTORNEY DOCKET NUMBER:	119645-00102
NAME OF SUBMITTER:	Zachary A. Aria
Signature:	/Zachary A. Aria/
Date:	01/03/2007

**Total Attachments: 4**  
source=Infor (Atlanta) to Infor (Michigan) cert of merger#page1.tif  
source=Infor (Atlanta) to Infor (Michigan) cert of merger#page2.tif  
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source=Infor (Atlanta) to Infor (Michigan) cert of merger#page4.tif

# STATE OF GEORGIA

## Secretary of State

Corporations Division

315 West Tower

#2 Martin Luther King, Jr. Dr.

Atlanta, Georgia 30334-1530

## CERTIFICATE OF MERGER

I, **Cathy Cox**, the Secretary of State and the Corporations Commissioner of the State of Georgia, do hereby issue this certificate pursuant to Title 14 of the Official Code of Georgia annotated certifying that articles or a certificate of merger and fees have been filed regarding the merger of the below entities, effective as of 12/31/2006. Attached is a true and correct copy of the said filing.

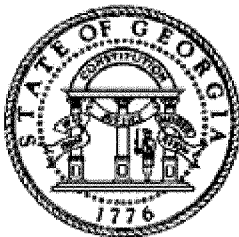
Surviving Entity:

**INFOR GLOBAL SOLUTIONS (MICHIGAN), INC.**, a Michigan Profit Corporation

Nonsurviving Entity/Entities:

**INFOR GLOBAL SOLUTIONS (ATLANTA), INC.**, a Georgia Profit Corporation

WITNESS my hand and official seal of the City of Atlanta and the State of Georgia on December 31, 2006



A handwritten signature in black ink that reads "Cathy Cox".

Cathy Cox  
Secretary of State

TRADEMARK

REEL: 003454 FRAME: 0069

ARTICLES OF MERGER  
OF  
INFOR GLOBAL SOLUTIONS (ATLANTA), INC.,  
A GEORGIA CORPORATION,  
INTO  
INFOR GLOBAL SOLUTIONS (MICHIGAN), INC.,  
A MICHIGAN CORPORATION

Pursuant to the provisions of the Georgia Business Corporation Code, the undersigned corporations adopt the following articles of merger:

1. The Plan of Merger is as follows:

Infor Global Solutions (Atlanta), Inc., a Georgia corporation ("IGS Atlanta"), shall be merged into Infor Global Solutions (Michigan), Inc., a Michigan corporation ("IGS Michigan"); and IGS Michigan shall be the surviving corporation.

Each share of IGS Atlanta outstanding immediately prior to the merger shall, by virtue of the merger and without any action on the part of the holder thereof, be cancelled without consideration.

Each share of IGS Michigan outstanding immediately prior to the merger shall, by virtue of the merger and without any action on the part of the holder thereof, remain outstanding and is not affected by the merger.

It is the intention of IGS Atlanta and IGS Michigan that the sole consideration to be issued in the merger consist of voting stock of IGS Michigan. However, due to the common ownership of IGS Michigan and IGS Atlanta, no stock of IGS Michigan will actually be issued except for 100 shares of IGS Michigan; such shares being issued as specific consideration for the outstanding securities of all of IGS Atlanta's direct and indirect subsidiaries as of the Effective Date (as defined hereinafter).

Upon the merger, the Articles of IGS Michigan shall be the Articles of Incorporation of the surviving corporation.

IGS Atlanta shall from time to time, as and when requested by the surviving corporation, execute and deliver all such documents and instruments and take all such action necessary or desirable to evidence or carry out this merger.

The merger shall qualify as a tax-free reorganization under IRC Section 368(a).



The effective date (the "Effective Date") of the merger shall be December 31, 2006.

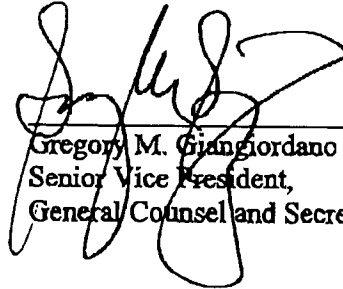
The effect of the merger is as prescribed by applicable state corporate law.

2. The merger was duly approved by the sole shareholder of IGS Atlanta and by the sole shareholder of IGS Michigan.
3. The effective date of the merger and these Articles of Merger shall be December 31, 2006.
4. The surviving corporation certifies that a Notice of Merger and a publishing fee of \$40.00 have been mailed or delivered to an authorized newspaper, as required by law.

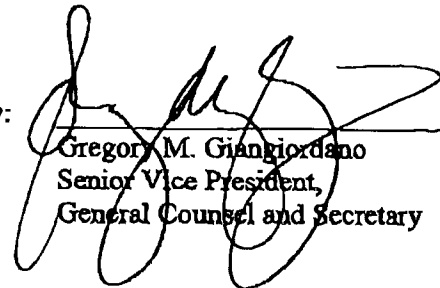
\* \* \* \* \*

IN WITNESS WHEREOF, the corporations below have executed this Articles of Merger as of the 28 day of December, 2006.

INFOR GLOBAL SOLUTIONS  
(ATLANTA), INC.,  
a Georgia corporation

By:   
\_\_\_\_\_  
Gregory M. Giangioordano  
Senior Vice President,  
General Counsel and Secretary

INFOR GLOBAL SOLUTIONS  
(MICHIGAN), INC.,  
a Michigan corporation

By:   
\_\_\_\_\_  
Gregory M. Giangioordano  
Senior Vice President,  
General Counsel and Secretary

SECRETARY OF STATE  
2006 DEC 28 P 2:52  
CORPORATIONS DIVISION

(OA Articles of Merger -  
IGS Atlanta into IGS Michigan)