## Electronic Version v1.1 Stylesheet Version v1.1

NEW ASSIGNMENT
MERGER
05/31/2007

#### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type
Infor Global Solutions (Chicago), Inc.		05/30/2007	CORPORATION: DELAWARE

#### **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: 1

Property Type	Number	Word Mark
Registration Number:	2635788	E.PIPHANY

### 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: Blank Rome LLP

Address Line 2: One Logan Square - 9th Floor

Address Line 4: Philadelphia, PENNSYLVANIA 19103-6998

ATTORNEY DOCKET NUMBER:	119645-00102
NAME OF SUBMITTER:	Zachary A. Aria

TRADEMARK REEL: 003870 FRAME: 0671

900118448

4 \$40 00

Signature:	/Zachary A. Aria/
Date:	10/15/2008
Total Attachments: 2 source=IGS Chicago - IGS Michigan Merger#page1.tif source=IGS Chicago - IGS Michigan Merger#page2.tif	

TRADEMARK REEL: 003870 FRAME: 0672

	ICHIGAN DEPAR BUREA		RCIAL SERVICES		
Date Received		(F	OR BUREAU USE ONLY		
184 3 0 2007	This documer subsequent e date is stated	nt is effective on the offective date within Sin the document.	date filed, untess a 90 days after received	MAY	3 0 2007
Name	Howard P. Youn	g - Kirkland & Elli	s LLP	SUREM CF C	CHAMERCIAL SERVICES
Address	555 Californ	ia Street, Suite 2	700	EFFECTIVE DATE 5-31-07 (	

## **CERTIFICATE OF MERGER**

Cross Entity Merger for use by Profit Corporations, Limited Liability Companies and Limited Partnerships

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the following Certificate of Merger:

following Certificate of Merger:	
The Plan of Merger (Consolidation) is as follows:	
a. The name of each constituent entity and its identification number is:	
Infor Global Solutions (Chicago), Inc.	
Infor Global Solutions (Michigan), Inc.	22252A
b. The name of the surviving (new) entity and its identification number is:	
Infor Global Solutions (Michigan), Inc.	22252A
Corporations and Limited Liability Companies provide the street address of the survivor 13560 Morris Road, Suite 4100, Alpharetta, GA 30004	's principal place of business:
<ol> <li>(Complete only if an effective date is desired other than the date of filing. The date must be the receipt of this document in this office.)</li> </ol>	0007
The merger (consolidation) shall be effective on the 31st day of May, at 9:30 p.m. (EST	. 2007
260.00 VS/B 95565	71272

# 3. Complete for Profit Corporations only

For each constituent stock corporal	ion elato:		
For each constituent stock corporal		•	•
	Designation and		•
	number of outstanding	Indicate class or	Indicate class or
Name of corporation	shares in each class	series of shares	series entitled
	or series	entitled to vote	to vote as a class
Infor Global Solutions (Chicago), Inc.	Common - 1,000	Common	Common
Infor Global Solutions (Michigan), Inc.	Common - 10,368	Common	Common
If the number of shares is subjethe change may occur is as folk	• •	clive date of the merger or consolid	dation, the manner in which
The manner and basis of converting Each share of infor Global Solutions (Chicago) thereof, be cancelled without consideration. E merger and without any action on the part of it. The amendments to the Articles, or follows:	<ul> <li>inc. cutstanding immediately prior to each share of Infor Global Solutions (Mi to holder thereof, remain outstanding a a restatement of the Articles,</li> </ul>	ichigan), inc. outstanding immediately prior to and is not affected by the merger. of the surviving corporation to be o	the merger shall, by virtue of the
	. No	Office	
The Plan of Merger will be furnished constituent profit corporation.	by the surviving profit corpora	ation, on request and without cost,	to any shareholder of any
The merger is permitted by the state with that law in effecting the merger		it is incorporated and each foreign	corporation has complied
<u>.</u>			
(Complete either Section (a) or (b) a) The Plan of Merger was apprinted any shares, and has r	roved by the majority consent	gan corporation which has not con	nmenced business, has not
(Signature of Incorporator)	(Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)
$\cdot$			<u>.</u>
(Signature of Incorporator)	(Type of Print Name)	(Signature of incorporator)	(Type or Print Name)
<ul> <li>b) The plan of merger was appread</li> </ul>	•		
the Board of Directors of			ving Michigan corporation,
without approval of the si	nareholders in accordance wit	n Section 703a of the Act.	
the Board of Directors are 703a of the Act.	d the shareholders of the fol	lowing Michigan corporation(s) in a	eccordance with Section
TO THE PERSON OF	Infor Global So	lutions (Michigan), Inc.	
	THE STATE OF THE S		
· A A			Q
2 / / / /	7/	Du Ala A	
(Signature of Authoriz	/ \	(Signature of Authorize Gregory M. Giangi	d Officer or Agent)
Gregory M. Glang		(Type or brist	
	ions (Chicago), Inc.	/Infor Global Soluti	dos (Michigan), Inc.
(Name of Co	rporation)	(Name of Corp	oomtion)

TRADEMARK

REEL: 003870 FRAME: 0674