

# Secretary of State Business Programs Division

Business Entities 1500 11th Street, Sacramento, CA 95814 P.O. Box 944260, Sacramento, CA 94244-2600

### **Business Entities Submission Cover Sheet**

For fastest service, file online at <u>bizfileOnline.sos.ca.gov</u>.

#### Instructions:

- Complete and include this form with your paper submission. This form will not be made part of the filed document.
- Make all checks or money orders payable to the Secretary of State.
- In-person submissions (excluding Statements of Information): \$15 special handling fee. Do not include a \$15 special handling fee when submitting documents by mail.
- All submissions are reviewed in the date order of receipt, with online submissions given priority.
   For updated processing time information, visit www.sos.ca.gov/business/be/processing-dates.
- To obtain a certified copy, include certification fees with your submission.

Note: All correspondence related to your submission will be sent to the name and address on your check or money order.

## Contact Person (Please type or print legibly):

First Name:	Last Name:
Phone Number:	Email:
Entity Information (Please type or print le	egibly):
Entity Name:	
Entity Number (if applicable):	
Comments:	



## **Certificate of Merger**

(California Corporations Code sections 1113(g), 3203(g), 6019.1, 8019.1, 9640, 12540.1, 15911.14, 16915(b) and 17710.14)

Filing Fee: \$150.00; Certification Fee (Optional): \$5.00		This Space For Filing Use Only				
1.	NAME OF SURVIVING ENTITY 2. TYP	E OF ENTITY	3. CA SECRE	TARY OF STATE I	ENTITY NUMBER	4. JURISDICTION
5.	NAME OF DISAPPEARING ENTITY 6. TYP	E OF ENTITY	7. CA SECRE	TARY OF STATE I	ENTITY NUMBER	8. JURISDICTION
9.	THE PRINCIPAL TERMS OF THE AGREEMENT OF MERGER WERE EQUALED OR EXCEEDED THE VOTE REQUIRED. (IF A VOTE W. EACH CLASS ENTITLED TO VOTE ON THE MERGER AND THE PER	AS REQUIRED,	SPECIFY THE C	LASS AND THE N	UMBER OF OUTS	TANDING INTERESTS OF
	SURVIVING ENTITY			DISAPPEARI	NG ENTITY	
	CLASS AND NUMBER AND PERCENTAGE VOTE I	REQUIRED	CLASS AND NUM	<u>BER</u> AN	D <u>PERCE</u>	NTAGE VOTE REQUIRED
10.	IF EQUITY SECURITIES OF A PARENT PARTY ARE TO BE ISSUED I	N THE MERGE	R, CHECK THE AF	PLICABLE STATE	MENT.	
	No vote of the shareholders of the parent party was require	ed.	The required vot	e of the sharehol	ders of the parer	t party was obtained.
11.	IF THE SURVIVING ENTITY IS A DOMESTIC LIMITED LIABLITY COMPANY) TO THE INFORMATION SET FORTH IN THE SURVIVING STATEMENT OF PARTNERSHIP AUTHORITY RESULTING FROM THE SURVIVING STATEMENT OF PARTNERSHIP AUTHORITY RESULTING STATEMENT OF PARTNERSHIP AUTHORITY RESULTS AUTHORITY RESUL	ENTITY'S ART	TICLES OF ORG	ANIZATION, CER	TIFICATE OF LIM	
12.	IF A DISAPPEARING ENTITY IS A DOMESTIC LIMITED LIABLITY OF A DOMESTIC ENTITY OF THE SAME TYPE, ENTER THE PRINCIPAL					JRVIVING ENTITY IS NOT
	PRINCIPAL PLACE OF BUSINESS OF SURVIVING ENTITY		CITY AND STATE	:		ZIP CODE
13.	OTHER INFORMATION REQUIRED TO BE STATED IN THE CERTIF ENTITY IS ORGANIZED. ATTACH ADDITIONAL PAGES, IF NECESSA		RGER BY THE LA	WS UNDER WHIC	CH EACH CONSTIT	TUENT OTHER BUSINESS
14.	STATUTORY OR OTHER BASIS UNDER WHICH A FOREIGN OTHER THE MERGER.	BUSINESS EN	TITY IS AUTHORIZ	ZED TO EFFECT	15. FUTURE EFF  (Month)	ECTIVE DATE, IF ANY
					, ,	
16.	ADDITIONAL INFORMATION SET FORTH ON ATTACHED PAGES CERTIFICATE.	i, IF ANY, IS II	NCORPORATED	HEREIN BY THIS	REFERENCE AN	ID MADE PART OF THIS
17.	I CERTIFY UNDER PENALTY OF PERJURY UNDER THE LAWS OF KNOWLEDGE. I DECLARE I AM THE PERSON WHO EXECUTED TH					O CORRECT OF MY OWN
	SIGNATURE OF AUTHORIZED PERSON FOR THE SURVIVING ENTI	TY DATE	TYPE OR P	RINT NAME AND	TITLE OF AUTHOR	RIZED PERSON
	SIGNATURE OF AUTHORIZED PERSON FOR THE SURVIVING ENTI	TY DATE	TYPE OR P	RINT NAME AND	TITLE OF AUTHOR	RIZED PERSON
	SIGNATURE OF AUTHORIZED PERSON FOR THE DISAPPEARING E	ENTITY DATE	TYPE OR P	RINT NAME AND	TITLE OF AUTHOR	RIZED PERSON
	SIGNATURE OF AUTHORIZED PERSON FOR THE DISAPPEARING E	NTITY DATE	TYPE OR P	RINT NAME AND	TITLE OF AUTHOR	RIZED PERSON
	For an entity that is a business trust, real estate investassociation, set forth the provision of law or other basis for	stment trust of the authority of	or an unincorp of the person si	orated gning:		

OBE MERGER-1 (REV 11/2023) 2023 California Secretary of State

## **Certificate of Ownership**

	and certify that:
	and
1.	They are the <b>president</b> and the <b>secretary</b> , respectively, of ( <u>Name of Surviving Corporation</u> ), a California corporation, with California Entity Number ( <u>Secretary of State Entity Number</u> ).
2.	This corporation owns 100% of the outstanding share of ( <u>Name of Disappearing Corporation</u> ), a California corporation, with California Entity Number ( <u>Secretary of State Entity Number</u> ).
3.	The board of directors of this corporation duly adopted the following resolution:
	RESOLVED, that this corporation merge ( <u>Name of Disappearing Corporation</u> ), its wholly-owned subsidiary corporation, into itself and assume all its obligations pursuant to California Corporations Code section 1110.
	further declare under penalty of perjury under the laws of the State of California that matters set forth in this certificate are true and correct of our own knowledge.
Date	e:
	(Signature of President) (Typed Name of President), President
	(Signature of Secretary) (Typed Name of Secretary), Secretary

The sample Certificate of Ownership is for use by a parent corporation owning 100 percent of the outstanding shares of the subsidiary. The sample is provided to be used as a guideline ONLY in the preparation of original documents for filing with the Secretary of State. For other situations, refer to California Corporations Code section 1110.

#### **Agreement of Merger**

This Agreement of Merger is entered into between (<u>Name of Surviving Corporation</u>), a California corporation, with California Entity Number (<u>Secretary of State Entity Number</u>), (herein "Surviving Corporation") and (<u>Name of Disappearing Corporation</u>), a California corporation (herein "Merging Corporation"), with California Entity Number (<u>Secretary of State Entity Number</u>).

1. Merging Corporation shall be merged into Surviving Corporation.

	NOTE: Use only one of the #2 statements. DO <u>NOT</u> USE BOTH STATEMENTS
2.	The outstanding shares of Merging Corporation shall be canceled without consideration.
	<u>OR</u>
2.	Each outstanding share of Merging Corporation shall be converted intoshares of Surviving Corporation.

- 3. The outstanding shares of Surviving Corporation shall remain outstanding and are not affected by the merger.
- 4. Merging Corporation shall from time to time, as and when requested by 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.
- 5. The effect of the merger and the effective date of the merger are as prescribed by law.

IN WITNESS WHEREOF the parties have executed this Agreement.

(Name of Surviving Corporation)	
(Signature of President)	
(Typed Name of President), President	
(Signature of Secretary)	
(Typed Name of Secretary), Secretary	
(Name of Disappearing Corporation)	
(Signature of President)	
(Typed Name of President), President	
(Signature of Secretary)	
(Typed Name of Secretary), Secretary	

This sample Agreement of Merger is for use by stock corporations when there is only one class of shares and 100% shareholder approval is received. The sample is provided to be used as a guideline ONLY in the preparation of original documents for filing with the Secretary of State. For other situations, refer to California Corporations Code section 1103.

## Sample - Officers' Certificate / Stock

# Certificate of Approval of Agreement of Merger

	and certify that:
	They are the president and the secretary, respectively, of ( <i>Name of Corporation</i> ), a California corporation, with California Entity Number ( <i>Secretary of State Entity Number</i> ).
k	The principal terms of the Agreement of Merger in the form attached were duly approved by the board of directors and by the shareholders of the corporation by a vote that equaled or exceeded the vote required.
	The shareholder approval was by the holders of 100% of the outstanding shares of the corporation.
	There is only one class of shares and the number of shares outstanding entitled to vote on the merger is
	urther declare under penalty of perjury under the laws of the State of California that natters set forth in this certificate are true and correct of our own knowledge.
Date:	(Signature of President) (Typed Name of President), President
	(Signature of Secretary (Typed Name of Secretary), Secretary

This sample officers' certificate is for use by stock corporations when there is only one class of shares and 100% shareholder approval is received. The sample is provided to be used as a guideline ONLY in the preparation of original documents for filing

An officers' certificate for <u>each corporation</u> MUST accompany the Agreement of Merger.

with the Secretary of State. For other situations, refer to California Corporations Code section 1103.

#### Sample - Nonprofit

#### **Agreement of Merger**

This Agreement of Merger is entered into between (<u>Name of Surviving Corporation</u>), a California Nonprofit (<u>Public Benefit, Mutual Benefit OR Religious</u>) corporation, with California Entity Number (<u>Secretary of State Entity Number</u>) (herein "Surviving Corporation") and (<u>Name of Disappearing Corporation</u>), a California Nonprofit (<u>Public Benefit, Mutual Benefit OR Religious</u>) corporation, with California Entity Number (<u>Secretary of State Entity Number</u>) (herein "Merging Corporation").

- 1. Merging Corporation shall be merged into Surviving Corporation.
- 2. Each membership of Merging Corporation shall be converted into one membership of Surviving Corporation.
- 3. Merging Corporation shall from time to time, as and when requested by 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.
- 4. The effect of the merger and the effective date of the merger are as prescribed by law.

IN WITNESS WHEREOF the parties have executed this Agreement.

(Name of Surviving Corporation)
(Signature of President) (Typed Name of President), President
(Signature of Secretary) (Typed Name of Secretary), Secretary
(Typed Name of Georgially), Georgially
(Name of Disappearing Corporation)
(Signature of President)
(Typed Name of President), President
(Signature of Secretary)
(Typed Name of Secretary), Secretary

This sample Agreement of Merger is for use by nonprofit corporations having members. The sample is provided to be used as a guideline ONLY in the preparation of original documents for filing with the Secretary of State. For other situations, refer to California Corporations Code sections 6010 et seq., 8010 et seq. or 9640.

## Sample - Officers' Certificate / Nonprofit

## **Certificate of Approval** of

A	greement of Merger
	and certify that:
1.	They are the president and the secretary, respectively, of ( <u>Name of Corporation</u> ), a California Nonprofit ( <u>Public Benefit, Mutual Benefit OR Religious</u> ) corporation, with California Entity Number ( <u>Secretary of State Entity Number</u> ).
2.	The principal terms of the Agreement of Merger in the form attached were duly approved by the board of directors and by the required vote of the members of the corporation.
3.	There is only one class of members and the total number of members of the corporation entitled to vote on the merger is
4.	No other approvals are required.
	<u>OR</u>
4.	(Identify Others Whose Approval Is Required)
	The principal terms of the Agreement of Merger in the form attached were duly approved by the required vote of such other person(s).
5.	The Attorney General of the State of California has been given notice of the merger.
	<u>OR</u>
5.	The Attorney General of the State of California has approved the merger.
	<u>OR</u>
5.	The Attorney General of the State of California is not required to be given notice of the merger.
Ca	e further declare under penalty of perjury under the laws of the State of differnia that the matters set forth in this certificate are true and correct of rown knowledge.
Da	te:
	(Signature of President) (Typed Name of President), President
	(Signature of Secretary)

This sample officers' certificate is for use by nonprofit corporations having members. The sample is provided to be used as a guideline ONLY in the preparation of original documents for filing with the Secretary of State. For other situations, refer to California Corporations Code section 6010 et seq., 8010 et seq. or 9640.

(Typed Name of Secretary), Secretary

<u>NOTE</u> Use only one of the #4 statements

DO NOT USE **BOTH STATEMENTS** 

> NOTE Use only one of the #5 statements

DO NOT USE ALL THREE **STATEMENTS**