

Telephone: 877.767.3453

OhioSoS.gov | business@OhioSoS.gov

File online or for more information: OhioBusinessCentral.gov

Filing Form Cover Letter

Please return the approval certificate to:

Name (Individual or Business Name):				
To the Attention of	of (if necessary):			
Address:				
City:				
State		V	ZIP Code:	
Phone Number:		E-mail Address:		
Business Services Check here if you	would like to be signed up fo	or our Filing Notification Sy	the Ohio Secretary of State's offi stem for the business entity bei a email when any document is f	ing created or
	or money orders payable to eing Requested: (PLE	-		
_	proximately 3-7 business		orm is required and the filing time may vary based on th	_
			in addition to the regular fings after it is received by ou	
Expedite Service 2: By including an Expedite fee of \$200.00, in addition to the regular filing fee on page one of the form, the filing will be processed within 1 business day after it is received by our office. This service is only available to walk-in customers who hand deliver the document to the Client Service Center.				
one of the form,	the filing will be processed	ed within 4 hours after i	n addition to the regular fi t is received by our office, i eliver the document to the C	if received by 1:00

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Preclearance will be complete within 1-2 business days.

Preclearance Filing: A filing form, to be submitted at a later date for processing, may be submitted to be examined for the purpose of advising as to the acceptability of the proposed filing for a fee of \$50.00. The

Form 550 Prescribed by:



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For screen readers, follow instructions located at this path.

Mail this form to one of the following:

Regular Filing (non expedite) P.O. Box 1329 Columbus, OH 43216

Expedite Filing (Two business day processing time. Requires an additional \$100.00)

P.O. Box 1390 Columbus, OH 43216

Certification of Consolidation

Filing Fee: \$99 (134-CONS) Form Must Be Typed

A. The	e name of the entity created by the consolidation is:
The e	entity created by the consolidation is a:
1.	
	☐ Domestic (Ohio entity) ☐ Foreign (Non-Ohio Entity)
	Jurisdiction of Formation
	For-Profit Corporation
	If For-Profit Corporation in Ohio, please indicate total number of shares
	Nonprofit Corporation
	Partnership
	Limited Partnership
	The instant Link life Down and in
	Limited Liability Partnership

II. Consolidating Entities			
Please provide the name, charter/license/regis (other than the new entity) which is a party to t		of formation, and the typ	e of entity for each entity
Entity Name	Charter / License/ Registration Number	Jurisdiction of Formation	Type of Entity
III. Consolidation Agreement on File			
Provide the name and mailing address of the person or entity from whom/which eligible persons may obtain a copy of the agreement of consolidation upon written request.			
Name			
Mailing Address			
City		State	Zip Code
IV. Effective Date of Consolidation			
This consolidation is to be effective on (The date must be on or after the date of filing. If no effective date is specified, the date of filing will be the effective date of the consolidation.)			
V. Consolidation Authorized			
The laws of the jurisdiction under which each constituent entity exists, permits this consolidation.			
This consolidation was adopted, approved and authorized by each of the constituent entities in compliance with the laws of the jurisdiction under which it is formed, and the persons signing this certificate on behalf of each of the constituent entities are duly authorized to do so.			

VI. Statutory Agent			
Provide the name and address of the statutory agent upon whom a entity and the new entity may be served.	any process, notice o	or demand against any constituer	nt
Name			
Mailing Address			
Mailing Address			
City	OH State	Zip Code	
only .	State		
If the new entity is a partnership, domestic corporation, or dor his or her appointment by signing below.	nestic limited partn	nership, then the agent must ac	ccept
The undersigned, named herein as the statutory agent upon whom or the new entity may be served, hereby acknowledges and accept	•		
	i		
Individual agent's signature/signature on behalf of Business S	erving as Agent		

VII. Service Upon the Secretary of State (Foreign)

The newly created foreign corporation, or foreign limited partnership consents to service of process on the statutory agent listed above as long as the authority of the agent continues, and to service of process upon the Secretary of State if (1) the agent cannot be found; (2) if the partnership, corporation, or limited partnership fails to designate another agent when required to do so; or (3) if the corporation, or limited partnership's license or registration to do business in Ohio expires or is cancelled.

VIII. Statement of Consolidation

Upon filing, or upon such later date as specified herein, the consolidating entities listed herein shall consolidate to form the listed new entity.

IX. Additional Filing Requirements for New Domestic Entities

In the case of a consolidation into a new domestic corporation, or limited partnership, the articles of incorporation, or the certificate of limited partnership of the new domestic entity must be filed with the certificate of consolidation.

X. Additional Filing Requirements of Corporations Consolidating Out of Existence

If a domestic corporation or foreign corporation licensed to transact business in Ohio is a constituent entity and the new entity is not a domestic corporation or foreign corporation to be licensed to in Ohio, the certificate of consolidation must be accompanied by the affidavits, receipts, certificates, or other evidence required by division (H) of section 1701.86, or division (G) of section 1702.47 of the Revised Code, with respect to each domestic constituent corporation, and/or by the affidavits, receipts, certificates, or other evidence required by division (C) or (D) of section 1703.17 of the Revised Code, with respect to each foreign corporation licensed to transact business in this state.

XI. Qualification or Licensure of New Foreign Entity

A New foreign entity that wishes to qualify in Ohio as part of the consolidation must file an additional form, as listed below, **but no additional filing fee is required.**

Foreign Qualifying Corporation - Form 530A or B and a Certificate of Good Standing

Foreign Qualifying Limited Partnership - Form 531B

Foreign Qualifying Limited Liability Partnership - Form 537 and Evidence of Existence from Jurisdiction of Formation

	Name of entity
	Signature
:	
	Title
	Name of entity
, :	
/ • '	Signature
:	
۱ ۰۰	Title
l	Name of entity
/ :	· · · · · · · · · · · · · · · · · · ·
·	Signature
:	
•	

The undersigned constituent entities (constituent entity includes all consolidating entities and new entity) have caused

Complete the information in this section.

AFFIDAVIT

In lieu of dissolution relea	ases from various governmental authorities.	
The undersigned, being first duly sworn, declares that	lame of Corporation on the dates indicated below, each of the named state governmental date of filing of the Certificate and was advised IN WRITING of the ity of the provisions of section 1701.95 of the ORC.	
Agency Ohio Bureau of Workers' Compensation 30 W. Spring Street Columbus, Ohio 43215 * Only required for domestic for-profit corporations		
Agency Ohio Department of Taxation Taxpayer Services/Tax Release Unit P.O. Box 182382 Columbus, OH 43218-2382 Dissolution@tax.state.oh.us * Complete this date notified field only if the corporation is a domestic non-profit corporation or foreign corporation. * Note: Domestic for-profit corporations must submit with this filing a Certificate of Tax Clearance issued by the Ohio Department of Taxation.		
Note: This affidavit must be signed by the person exe Signature Name Mailing Address City State of County of	cuting the certificate or by an officer of the corporation. Title State ZIP Code	
Sworn to or affirmed and subscribed before me by NOTARY SEAL on this date	lame of person making oath or affirmation Today's Date (MM/DD/YYYY) otary Public's Signature	
_ E	expiration Date of Notary's Commission (MM/DD/YYYY)	

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AFFIDAVIT OF PERSONAL PROPERTY

State of			
County of			
Name of Officer Title of Officer and that this affidavit is made in compliance with	of Name of Corporation Ohio Revised Code Section		
That above-named corporation: (Check one (1			
☐Has no personal property in any coun	nty in Ohio		
☐Is the type required to pay personal p	☐ Is the type required to pay personal property taxes to state authorities only		
☐Has personal property in the following	g county (ies)		
County	County County		
Signature	Title		
Sworn to or affirmed and subscribed before me by	Name of person making oath or affirmation		
on this date NOTARY SEAL	Today's Date (MM/DD/YYYY)		
	Notary Public's Signature		
	Expiration Date of Notary's Commission (MM/DD/YYYY)		

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Instructions for Certificate of Consolidation

This form should be used to file a certificate of consolidation.

New Entity Information

The name of the new entity created by the consolidation must be provided. Check the appropriate box and complete the blanks to state the type of entity that was created by the consolidation. If the new entity is a foreign entity, provide its jurisdiction of formation.

Consolidating Entity Information

The name, charter/registration/license number, jurisdiction of formation and type of entity must be provided for each consolidating entity.

Address to Contact for Consolidation Agreement

Pursuant to Ohio Revised Code §§ 1701.81, 1702.43, 1776.70 and 1782.433 (as applicable), a mailing address is required for the person or entity that will provide, in response to the written request of a shareholder, partner, or other equity holder of a constituent entity, a copy of the consolidation agreement.

Effective Date

An effective date may be provided but is not required. The effective date of the consolidation is the date of filing the certificate of consolidation or on a later date specified in the certificate.

Consolidation Authorized

Pursuant to Ohio Revised Code §§1701.81, 1702.43, 1776.70 and 1782.433 (as applicable), by signing the certificate of consolidation, the constituent entities' authorized representatives agree that (1) each constituent entity has complied with the laws under which it exists; (2) the laws permit the consolidation; (3) the consolidation is authorized on behalf of each constituent entity; and (4) each person who signed the certificate on behalf of each entity is authorized to do so.

Statutory Agent

Please provide the name and address of the statutory agent upon whom any process, notice, or demand against any constituent entity or new entity may be served. The statutory agent must be one of the following: (1) A natural person who is a resident of this state; or (2) A domestic or foreign corporation, nonprofit corporation, partnership, limited partnership, limited liability partnership, limited partnership association, professional association, business trust, or unincorporated nonprofit association that has a business address in this state. If the agent is a business entity then the agent must meet the requirements of Title XVII of the Revised Code to transact business or exercise privileges in Ohio.

Acceptance of Agent

Pursuant to Ohio Revised Code §§1701.07, 1702.06, 1776.07 and 1782.04, if the new entity is a domestic for-profit or nonprofit corporation, partnership or domestic limited partnership, the statutory agent must sign the certificate of consolidation to accept the appointment as statutory agent. An agent is not required to sign the certificate to accept appointment if the new entity is a foreign entity or a domestic limited liability partnership.

Statement of Consolidation

Pursuant to Ohio Revised Code §§ 1701.81, 1702.43, 1776.70 and 1782.433 (as applicable), by signing the certificate of consolidation, the authorized representatives agree that the constituent entities will be consolidated into a new entity.

Additional Filing Requirements

In the case of a consolidation into a new domestic corporation, or limited partnership, the articles of incorporation, articles of organization or the certificate of limited partnership of the new domestic entity shall be filed with the certificate of consolidation. These forms, available from the Secretary of State's office, may be attached to the certificate of consolidation, but no additional filing fee is required.

Requirements of Corporations (Domestic or Foreign) Consolidating Out of Existence If a foreign or domestic corporation <u>licensed in Ohio</u> is a consolidating entity <u>and</u> the new entity is not a foreign or domestic corporation to be licensed in Ohio, Ohio Revised Code §1701.81 requires that additional information be submitted with the certificate.

A domestic corporation must provide the affidavits, receipts, certificates or other evidence required by Ohio Revised Code §1701.86(H). A foreign corporation must submit the affidavits, receipts, certificates or other evidence required by Ohio Revised Code §1703.17 (C) or (D).

The required affidavits are attached to this form for your convenience.

Qualification or Licensure of Foreign Surviving Entity

If the surviving or new entity is a foreign entity that desires to transact business in the state as a foreign corporation, or limited partnership, the certificate of consolidation must be accompanied by the information required under the relevant sections of the Ohio Revised Code.

Additional Provisions

If the information you wish to provide for the record does not fit on the form, please attach additional provisions on a single-sided, 8 1/2 x 11 sheet(s) of paper.

Signature(s)

After completing all information on the filing form, please make sure that the form is signed by each representative authorized to sign the certificate on behalf of each constituent entity. Pursuant to Ohio Revised Code Sections §§1701.81, 1702.43, 1776.70 and 1782.433 (as applicable), you must provide the office held or the capacity in which the representative is acting by signing the certificate of consolidation.

**Note for Consolidations

Filing the certificate of consolidation may <u>not</u> be sufficient to comply with all applicable laws. If any constituent entity in a consolidation is organized or formed under the laws of another state, there may be filing requirements under the laws of that state.

**Note: Our office cannot file or record a document that contains a social security number or tax identification number. Please do not enter a social security number or tax identification number, in any format, on this form.