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JAMES A. CURRAN JOSEPH J. COLLOPY TERESA MAGEE

IRA S. PIMM, JR. CONSULTANT

Corporation Guarantee and Trust Company

701 ARCHITECTS BUILDING
117 SOUTH 17TH STREET, PHILADELPHIA, PA 19103-5090
TELEPHONE (215) 563-6131 • FAX (215) 563-9410

August 20, 1999

Department of State Division of Corporations 409 E. Gaines Street Tallahassee, FL 32399

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RE:

ACS INC. (Ohio Corp.)

Dear Sir or Madam:

Enclosed you will find Articles of Incorporation of the above company for filing with your office. Also enclosed is our \$78.75 check to cover filing fees.

Also enclosed are Articles of Merger of the above Ohio company for filing with your of along with our \$78.75 check to cover filing fees.

Please send your usual acknowledgments to this office when the filing process has been completed.

Should you require anything further, please don't hesitate to contact our office.

Cordially yours,

Joseph J. Collopy Vice-President

merger

JJC/mag

CC-Se

Enclosures

S. PAYNE SEP 3 (00)

The SURVIVOR OF The MERGER

ARTICLES OF MERGER Merger Sheet

MERGING:

ACS INC., a nonqualified Ohio corporation

INTO

NBSM, INC., a Florida entity, P99000078573

File date: August 26, 1999

Corporate Specialist: Susan Payne

ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, F.S.

rst: The name and jurisdiction of the surviving		
ame_	<u>Jurisdiction</u>	<u></u>
	FLORIDA	ALEO 999
NBSM, INC.		
econd: The name and jurisdiction of each me	rging corporation are:	FILE 26 TARY ASSE
Contract Line Contract Contrac	<u>Jurisdiction</u>	PH D
ame		
ACS INC.	OHIO	
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Third: The Plan of Merger is attached.		C1. 1 the the Florida
Fourth: The merger shall become effective of Department of State (Enter a specific department)	late. NOTE: An effective date cannot be	
Fourth: The merger shall become effective of Department of State OR / (Enter a specific of than 90 days in the Plan of Merger was adopted by the share)	late. NOTE: An effective date cannot be the future.) poration - (COMPLETE ONLY ONE holders of the surviving corporation	statement)
Fourth: The merger shall become effective of Department of State OR / / (Enter a specific of than 90 days in the Plan of Merger by surviving continued and shareholder) The Plan of Merger was adopted by the board and shareholder	late. NOTE: An effective date cannot be the future.) poration - (COMPLETE ONLY ONE holders of the surviving corporation of directors of the surviving corporation approval was not required.	statement) of on
Fourth: The merger shall become effective of Department of State OR / (Enter a specific of than 90 days in than 90 days in the Plan of Merger by surviving continued by the share that the board is the power of the Plan of Merger was adopted by the share in the Plan of Merger was adopted by the share in the Plan of Merger was adopted by the board is the board in the Plan of Merger was adopted by the board in the Plan of Merger was adopted by the share in the Plan of Merger was adopted by the	late. NOTE: An effective date cannot be the future.) poration - (COMPLETE ONLY ONE holders of the surviving corporation of directors of the surviving corporation approval was not required. poration(s) (COMPLETE ONLY ONE cholders of the merging corporation	prior to the date of filing or more STATEMENT) or on

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature	Typed or Printed Name of Individual & Title
NBSM, INC.	x Juffe	JOSEPH BADAC, PRESIDENT
ACS INC.	* JaJkne	JOSEPH BARAL, PRESIDENT
	*	
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PLAN OF MERGER

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, F.S. and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation is:

Name

Jurisdiction

NESM, INC.

FLORIDA

Second: The name and jurisdiction of each merging corporation is:

Name

Jurisdiction

ACS INC.

OHTO

Third: The terms and conditions of the merger are as follows:

SEE PLAN OF MERGER ATTACHED

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

SEE PLAN OF MERGER ATTACHED

PLAN OF MERGER

FIRST: ACS INC. shall be merged with and into NBSM, INC. and ACS INC. shall thereupon cease to exist.

SECOND: The assets of ACS INC. shall become the assets of the surviving corporation, NBSM, INC.

THIRD: The surviving corporation shall be subject to all the liabilities of ACS INC.

FOURTH: The present 100 shares of issued capital stock of NBSM, INC. shall not be changed or affected by reason of this merger but shall constitute shares in the surviving corporation.

FIFTH: The present /00 shares of issued capital stock of ACS INC. shall be cancelled by reason of this merger and no shares or other securities, obligations or cash of the surviving corporation shall be issued in lieu therefor.