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Incorporating Services, Ltd.

1540 Glenway Drive Tallahassee, FL 32301

850.656.7956 Fax: 850.656.7953 www.Incserv.com

e-mail: info@incserv.com

incserv^o

ORDER FORM

Florida Department of State
Division of Corporations, Clifton
Building
2661 Executive Center Circle
Tallahassee, FL 32301
corphelp@dos.myflorida.com

850-245-6051

FROM Melissa Stops

mstops@incserv.com

850.656.7953

REQUEST DATE 8/4/2017	PRIORITY Routine	OUR REF #_(Order ID#) 591741
ORDER ENTITY GLOBAL PRODUCT QUALITY SOL	JTIONS LLC	
PLEASE PERFORM THE FOLLO		_ · · · · · · · · · · · · · · · · · · ·
File the attached merger docum	nent	
Please provide a certified copy	as evidence.	
NOTES: \$90.00 Authorized		
RETURN/FORWARDING INST	RUCTIONS:	

ACCOUNT NUMBER: I20050000052

Please bill the above referenced account for this order.

If you have any questions please contact me at 656-7956,

Sincerely,

Please bill us for your services and be sure to include our reference number on the invoice and courier package if applicable. For UCC orders, please include the thru date on the results.

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Global Product Quality Solutions LLC	Florida	LLC
		
SECOND: The exact name, form/entity ty	pe, and jurisdiction of the <u>sur</u>	viving party are as follows:
Name	<u>Jurisdiction</u>	Form/Entity Type
The Data Council, Inc.	Delaware	Corporation

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).



This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached. This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is: FIFTH: This entity agrees to pay any members with appraisal rights the amount, to which members are entitled under s. 605.1016 and 605.1061-605.1072, F.S. SIXTH: If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than lays after the date this document is filed by the Florida Department of State: August 4. 2017 Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be list as the document's effective date on the Department of State's records. SEVENTH: Signature(s) for Each Party: Name of Entity/Organization: Global Product Quality Solutions LLC Corporations: Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.) Signature of a general partner or authorized person Florida Limited Partnerships: Signature of a general partners Signature of a general partner Signature of a general partner Signature of an authorized person		This entity exists before the merg are attached.	er and is a domest	ic filing e	ntity, the amendment,	if any to its public	c organic record
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