

F23444

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MERGER OR SHARE EXCHANGE

FDP LLC

Certificate of Status	0
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Page Count	08
Estimated Charge	\$96.25

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ARTICLES OF MERGER

The following articles of merger are being submitted in accordance with section(s) 607.1109, 608.4382, and 620.203, Florida Statutes.

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address	Jurisdiction	Entity Type
1. PDP Corp. 2000 South Dade Highway, Suite 200 Miami, Florida 33133	Florida	Corporation
Florida Document/Registration Number: F23444	FBI Number: 582138243	
2. PDP LLC 2000 South Dade Highway, Suite 200 Miami, Florida 33133	Delaware	LLC
Florida Document/Registration Number:	FBI Number:	
3.		
Florida Document/Registration Number:	FBI Number:	
4.		
Florida Document/Registration Number:	FBI Number:	

(Attach additional sheet(s) if necessary)

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SECOND: The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party are as follows:

Name and Street Address	Jurisdiction	Entity Type
FDP LLC 2930 South Dade Highway, Suite 200 Miami, Florida 33133	Delaware	LLC
Florida Document/Registration Number: _____	FBI Number: _____	

THIRD: The attached Plan of Merger meets the requirements of section(s) 607.1108, 608.432, 617.1103, and/or 620.201, Florida Statutes, and was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with Chapter(s) 607, 617, 608, and/or 620, Florida Statutes.

FOURTH: If applicable, the attached Plan of Merger was approved by the other business entity(ies) that is/are party(ies) to the merger in accordance with the respective laws of all applicable jurisdictions.

FIFTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 45, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger.

SIXTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under section(s) 607.1302, 620.203, and/or 608.4384, Florida Statutes.

SEVENTH: If applicable, the surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a general partner of the surviving entity pursuant to section(s) 607.1108(3), 608.4381(2), and/or 620.202(2), Florida Statutes.

EIGHTH: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership or the regulations or articles of organization of any limited liability company that is a party to the merger.

NINTE: The merger shall become effective as of:

The date the Articles of Merger are filed with Florida Department of State

DR

August 12, 2006 at 11:58 P.M. (EDT)

(Enter specific date. NOTE: Date cannot be prior to the date of filing.)

INTENT: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

ELEVENTH: SIGNATURED FOR EACH PARTY.

(Notes: Please see instructions for revised planograms.)

Name of Entity

Statement(s)

Typed or Printed Name of Individual

E&P Corp.

W. H. Moore

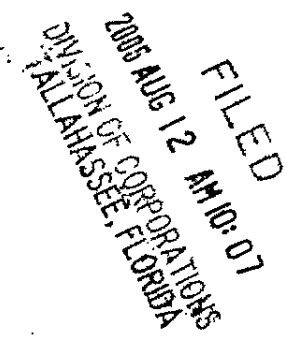
Michael J. Ruane
Executive Vice President

FDP LLC

Jeff Haase

Michael J. Puerto
Associate Vice President

(Attach additional sheet(s) if necessary.)



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AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger (this "Agreement") is made as of August 12, 2005, between FDP Corp., a Florida corporation ("FDP Corp."), and FDP LLC, a Delaware limited liability company ("FDP LLC"), in accordance with Title 6, Section 18-209 of the Limited Liability Company Act of the State of Delaware and Section 607.1106 of the Florida Business Corporation Act.

WITNESSETH:

WHEREAS, the Board of Directors of FDP Corp. desires to merge FDP Corp. with and into FDP LLC pursuant to the terms and conditions of this Agreement (the "Merger");

WHEREAS, the Board of Managers of FDP LLC desires to merge FDP Corp. with and into FDP LLC pursuant to the terms and conditions of this Agreement;

WHEREAS, the Board of Directors of FDP Corp. has adopted a resolution by unanimous written consent dated August 12, 2005 adopting this Agreement and recommending and submitting it to SunGard Investment Ventures LLC, the sole stockholder of FDP Corp.;

WHEREAS, the Board of Managers of FDP LLC has adopted a resolution by unanimous written consent dated August 10, 2005 approving the form, terms and provisions of and the transactions contemplated by this Agreement and submitting it SunGard Investment Ventures LLC, the sole member of FDP LLC;

WHEREAS, SunGard Investment Ventures LLC, the sole stockholder of FDP Corp., has adopted a resolution by written consent, in accordance with Section 607.0704 of the FBCA (as defined below), approving this Agreement; and

WHEREAS, SunGard Investment Ventures LLC, the sole member of FDP LLC, has adopted a resolution approving the form, terms and provisions of and the transactions contemplated by this Agreement;

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and agreements herein contained, and intending to be legally bound hereby, FDP Corp. and FDP LLC hereby agree as follows:

ARTICLE I DEFINITIONS

Section 1.01. Definitions. The following terms, as used herein, have the following meanings:

- (a) "DLICA" means the Limited Liability Company Act of the State of Delaware, as amended.
- (b) "FBCA" means the Florida Business Corporation Act, as amended.

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(c) "FDP LLC Membership Interest" means the entire membership interest in FDP LLC, consisting of 1,000 units held by SunGard Investment Ventures LLC.

(d) "FDP Stock" means the 1,000 shares of issued and outstanding common stock, par value \$1.00 per share, of FDP Corp.

ARTICLE II. THE MERGER

Section 2.01. The Merger.

(a) At the Effective Time (as defined in this Section 2.01) of the Merger, FDP Corp. shall be merged with and into FDP LLC in accordance with Title 6, Section 18-209 of the DLLCA and the provisions of the FBCA, whereupon the separate existence of FDP Corp. shall cease, and FDP LLC shall be the surviving entity (the "Surviving Entity").

(b) The name of the Surviving Entity shall be "FDP LLC".

(c) Promptly after the execution hereof, FDP LLC will file a certificate of merger with the Secretary of State of the State of Delaware and articles of merger with the Florida Department of State. Each of the certificate of merger and the articles of merger shall provide that the Merger shall be effective as of 11:59 p.m. EDT on August 12, 2005 (the "Effective Time").

(d) From and after the Effective Time, the Surviving Entity shall possess all the rights, powers, privileges and franchises and be subject to all of the obligations, liabilities, restrictions and duties of FDP Corp. and FDP LLC, all as provided under the DLLCA and the FBCA.

Section 2.02. Effect on Shares and Membership Interests. At the Effective Time,

(a) the FDP LLC Membership Interest shall remain outstanding and unaffected by the Merger.

(b) each then issued and outstanding share, and each share held in the treasury, if any, of the FDP Stock shall be cancelled, and no payment shall be made with respect thereto.

ARTICLE III. THE SURVIVING ENTITY

Section 3.01. Limited Liability Company Agreement of Surviving Entity. At the Effective Time, automatically and without further action, the Limited Liability Company Agreement of FDP LLC shall be the Limited Liability Agreement of the Surviving Entity.

Section 3.02. Member of Surviving Entity. From and after the Effective Time, SunGard Investment Ventures LLC shall continue as the member of the Surviving Entity, subject to the provisions of the Limited Liability Agreement of the Surviving Entity.

Section 3.03. Members of the Board of Managers and Officers. The persons who are the members of the Board of Managers and officers of FDP LLC immediately prior to the Effective Time shall continue as the members of the Board of Managers and officers of the Surviving Entity, in the same capacity or capacities, each of such members of the Board of Managers and officers to serve until his or her resignation or removal or until his or her successor has been duly elected and qualified in accordance with the laws of the State of Delaware and the Limited Liability Company Agreement of the Surviving Entity. The names of the current managers of FDP LLC are T. Ray Davis, Lawrence A. Gross, and Michael J. Rums, and each such manager's business address is 680 East Swaderford Road, Wayne, Pennsylvania, 19087.

ARTICLE IV.
MISCELLANEOUS

Section 4.01. Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware.

Section 4.02. Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed to be an original, and all of which taken together shall constitute one agreement.

Section 4.03. Termination. This Agreement may be terminated and the Merger abandoned by the mutual consent of FDP Corp. and FDP LLC at any time prior to the Effective Time.

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IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their respective authorized officers as of the day and year first above written.

EDP CORP.

By: M.J. Russo
Michael J. Russo, Assistant Vice President

EDP LLC

By: M.J. Russo
Michael J. Russo, Assistant Vice President

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