Florida Department of State

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MERGER UNIV

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MERGER OR SHARE EXCHANGE UNIVERSAL MUSICA, INC

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COVER LETTER

TO:	Amendment Section Division of Corporation						
SUBJ	ECT:	Univ	versal Musica, I	nç.			
		Name of Survi	iving Corporation	1			
The en	nclosed Articles of M	erger and fee are	submitted for	filing			
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10	Universal City Plaza, I		r. Ste. 2150				
	Α	ddress					
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	Liz Rol	ando	At (818)	286-6935 & Daytime Telephone Number	
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	Division of Corpora	uons		DIVI	sion of C	orporations	
	Clifton Building	tau Ciusla			Box 632		
	2661 Executive Cen Tullahassee, Florida			i alia	nasset, F	lorida 32314	

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, Florida Statutes.

First: The name and jurisdiction of the surviving corporation:

Name	Jurisdiction	Document Number (If known applicable)
Universal Musica, Inc.	Florida	F54074
Second: The name and jurisdiction of each	merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Edimonsa Corporation	Texas	
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		mar w
Third: The Plan of Merger is attached.	and the second s	AM 10: 5
Fourth: The merger shall become effective Department of State.	on the date the Articles of Merg	er are filed with the Florida
	e date. NOTE: An effective date canno fter merger file date.)	t be prior to the date of filing or more
Fifth: Adoption of Merger by surviving c The Plan of Merger was adopted by the share		
The Plan of Merger was adopted by the boa and shareholder	rd of directors of the surviving co approval was not required.	orporation on
Sixth: Adoption of Merger by merging con The Plan of Merger was adopted by the shar		
The Plan of Merger was adopted by the boa 05/01/2010 and shareholder	rd of directors of the merging cor approval was not required.	poration(s) on

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Edimonsa Corporation	Mell	Michael Ostroff, Ex. V.P. & General Counsel
Universal Musica, Inc.	Melle	Michael Ostroff, Ex. V.P. & General Counsel
		·

AGREEMENT OF MERGER

AGREEMENT OF MERGER, dated as of May 1, 2010 (this "Agreement"), among: Disa LLC, a Delaware limited liability company (the "Edimonsa Parent"); UMG Recordings, Inc., a Delaware corporation (the "UMO Parent"), Edimonsa Corporation, a Texas corporation and wholly owned subsidiary of the Edimonsa Parent ("Edimonsa"); and Universal Musica, Inc., a Florida corporation and a wholly owned subsidiary of the UMG Parent ("UMusica").

RECITALS

WHEREAS, the Board of Directors and the sole shareholder of UMusica and the Board of Directors and the sole shareholder of Edimonsa have approved the merger of Edimonsa with and into UMusica (the "Merger"), upon the terms and subject to the conditions set forth in this Agreement and declared the Merger advisable; and

WHEREAS, the Edimonsa Parent, the UMG Parent, Edimonsa and UMusica desire to set forth the terms of the consummation of the Merger.

NOW THEREFORE, in consideration of the premises and of the mutual covenants and agreements hereinafter set forth, the parties hereto agree as follows:

AGREEMENT

ARTICLE 1. THE MERGER.

- The Merger. At the Effective Date (as defined in Section 1.2 hereof), in accordance with this Agreement, the Texas Business Organizations Code (the "TBOC"), and the Florida Business Organizations Code (the "FBOC"), Edimonsa shall be merged with and into UMusica in the Merger, the separate existence of Edimonsa shall cease (except as may be continued by operation of law), and UMusica shall continue as the surviving corporation (the "Surviving Corporation"). From and after the Effective Date, the Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as a private nature, and shall be subject to all liabilities, obligations and penalties of Edimonsa and UMusica all with the effect set for in the TBOC and the FBOC.
- 1.2 <u>Filing of Certificates of Merger.</u> As soon as practicable on or after the date hereof, the parties hereto shall deliver to the Secretary of State of the State of Texas and the Secretary of State of the State of Florida, respectively, the appropriate merger related documents required under applicable law and shall make all other filings or recordings as may be required under the TBOC, the FBOC, and any other applicable law in connection with the Merger. The Merger shall be effective (the "Effective Date") as of the date the certificate of merger is filed with the Secretary of State of the State of Florida, or, if and only to the extent required by the provisions of the TBOC, the FBOC or any other applicable law, as of such later date as provided by the TBOC, the FBOC or any other applicable law.

Name. The certificate of Incorporation and By-Laws: Directors and Officers;

Name. The certificate of incorporation and by-laws of UMusica as in effect immediately prior to the filing of the certificate of merger with the Secretary of State of the State of Florida shall be the certificate of incorporation and by-laws of the Surviving Corporation. The directors of UMusica immediately prior to the Effective Date shall be the directors of the Surviving Corporation, and the officers of UMusica immediately prior to the Effective Date shall be the officers of the Surviving Corporation, in each case until his or her successor is duly elected and qualified, or until his or her earlier death, resignation or removal in accordance with the Surviving Corporation's certificate of incorporation and by-laws. The name of the Surviving Corporation shall be "Universal Musica, Inc."

ARTICLE IL STATUS AND CONVERSION OF SHARES AND PAYMENT THEREFOR.

- 2.1 Conversion of Shares. (a) At the Effective Date, all shares of common stock, \$0.01 par value per share, of Edimonsa issued and outstanding immediately prior to the Effective Date (collectively, the "Edimonsa Stock") shall by virtue of the Merger and without any action on the part of the holder thereof be converted into and thereafter evidence, one (1) validly issued, fully paid and nonassessable share of Common Stock, par value \$1.00 per share, of Umusica (the "Merger Consideration").
- (b) Upon or around the occurrence of the Effective Date, the Edimonsa Parent shall deliver all certificates representing Edimonsa Stock in exchange for a certificate representing the Merger Consideration. Until so delivered and exchanged, the certificates representing Edimonsa Stock shall represent solely the right to receive the Merger Consideration, and the holder of such certificates previously evidencing shares of Edimonsa Stock outstanding immediately prior to the Effective Date will cease to have any rights with respect to the Edimonsa Stock, except as otherwise provided herein or by law.

ARTICLE III. TERMINATION, AMENDMENT AND WAIVER.

- 3.1 <u>Termination</u>. This Agreement may be terminated at any time prior to the Effective Date by mutual consent of each of the parties hereto.
- 3.2 <u>Amendment</u>. This Agreement may be amended by the parties hereto, but may not be amended except by an instrument or instruments in writing signed and delivered on behalf of each of the parties hereto.
- 3.3 Extension: Waiver. At any time prior to the Effective Date, any party hereto that is entitled to the benefits hereof may (a) extend the time for the performance of any of the obligations or other acts of any of the other parties hereto or (b) waive compliance with any of the agreements or conditions contained herein. Any agreement on the part of a party hereto to any extension or waiver shall be valid if set forth in an instrument in writing signed and delivered on behalf of such party.

ARTICLE IV. OTHER PROVISIONS.

- 4.1 <u>Successors and Assigns</u>. This Agreement shall be binding upon, inure to the benefit of and be enforceable by the parties and their respective successors and assigns.
- 4.2 <u>Governing Law.</u> This Agreement shall be governed by and construed in accordance with the law of the State of Florida without regard to principles of conflicts of law.
- 4.3 <u>Counterparts.</u> This Agreement may be executed in one or more counterparts, all of which shall be considered one and the same agreement and will become effective when two or more counterparts have been signed by each of the parties and delivered to the other parties, it being understood that all parties need not sign the same counterpart.

[Remainder of page intentionally left blank, signature(s) on next page.]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed by their respective officers thereunto authorized, all as of the date first written above.

EDI	MONSA CORPORATION
By:	Mille
•	Michael Ostroff
	Executive Vice President & General Counsel
Ву:	Out Carinel.
-	Charles Ciongoli
	Executive Vice President &
	Chief Financial Officer - North America
UNI	VERSAL MUSICA, INC.
Ву:	Mal asso
-,.	Michael Ostroff
	Executive Vice President & General Counsel
Ву;	Chem C Congal
	Charles Ciongoli
	Executive Vice President &
	Chief Financial Officer - North America

DISA, LLC

By:

Michael Ostfoff

Executive Vice President & General Counsel

By:

Charles Ciongoli

Executive Vice President &

Chief Financial Officer - North America

[Remaining signature on next page.]

UMG RECORDINGS, INC.

By:

Michael Ostroff
Executive Vive President & General Counsel

Ву:

Charles Ciongoli

Executive Vice President & Chief Financial Officer - North America