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PICK-UP WAIT MAIL
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COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: ValuAmerica, Inc. Name	
Name	of Corporation
DOCUMENT NUMBER: F96000004253	
The enclosed Amendment and fee are subm	itted for filing.
Please return all correspondence concerning	g this matter to the following:
Tami Bohm	
Name of Contact Person	
Radian Group Inc.	
Firm/Company	
1500 Market St., #2050W	
Address	
Philadelphia, PA 19102	
City/State and Zip Code	
regulatory@radian.biZ	
E-mail address: (to be used for future annu	ual report notification)
For further information concerning this mat	ter, please call:
Tami Bohm	215 2311335
Name of Contact Person	at () 2311335 Area Code & Daytime Telephone Number
Enclosed is a check for the following amou	nt:
X \$35.00 Filing Fee S43.75 Filing Fee & Certificate of Statu	
Mailing Address:	Street Address:
Amendment Section Division of Corporations	Amendment Section Division of Corporations
P.O. Box 6327	Clifton Building

2661 Executive Center Circle

Tallahassee, FL 32301

Tallahassee, FL 32314

PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

(Pursuant to s. 607.1504, F.S.)

SECTION I (1-3 MUST BE COMPLETED)

F96000004253	
(Document nu	imber of corporation (if known)
ValuAmerica, Inc.	
(Name of corporation as it app	pears on the records of the Department of State)
Pennsylvania	2 08/20/1996
(Incorporated under laws of)	3. (Date authorized to do business in Florida)
(4-7 COMPLETE O	SECTION II NLY THE APPLICABLE CHANGES)
I. If the amendment changes the name of the corpo	oration, when was the change effected under the laws of
its jurisdiction of incorporation? 9/10/2018	
Radian Settlement Services Inc.	
(Name of corporation after the amendment, addi appropriate abbreviation, if not contained in ne	ng suffix "corporation," "company," or "incorporated," or w name of the corporation)
(If new name is unavailable in Florida, enter alter business in Florida)	rnate corporate name adopted for the purpose of transacting
5. If the amendment changes the period of duration	n, indicate new period of duration.
	(New duration)
7. If the amendment changes the jurisdiction of inc	corporation, indicate new jurisdiction.
	(New jurisdiction)
3. Attached is a certificate or document of similar in 90 days prior to delivery of the application to the having custody of corporate records in the jurisd	import, evidencing the amendment, authenticated not more than e Department of State, by the Secretary of State or other official liction under the laws of which it is incorporated.
Asignature of a director of a receiver or other of	f, bresident or other officer - if in the hands
Tami Bohm	Asst Secretary
(Typed or printed name of person signing)	(Title of person signing)

Radian Group Inc.

RADIAN

1500 Market Street Philodelphia, Pennsylvania 19102:2148 800.523.1988

215.231.1000

September 27, 2018

Attn: Various Secretary of State Offices

Dear Sir/Madam:

ValuAmerica, Inc. has changed its name to Radian Settlement Services Inc. in its domicile state of Pennsylvania. The name change will become <u>effective on October 5, 2018</u>.

Enclosed please find the application, Certified Plain Copies from the Commonwealth of Pennsylvania as evidence and the fees required to file the name change in this state.

Should you need additional information or have questions regarding this filing, please feel free to contact me at the information below.

Sincerely,

Angela W. Stan

Paralegal

Radian Legal Department

Angle M. Star

215-231-1613

Angela.Stan@radian.biz

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF STATE

09/18/2018

TO ALL WHOM THESE PRESENTS SHALL COME, GREETING:

Radian Settlement Services Inc.

I, Robert Torres, Acting Secretary of the Commonwealth of Pennsylvania, do hereby certify that the foregoing and annexed is a true and correct copy of

Creation Filing filed on Jan 26, 1996 - Pages (1)

Change of Address filed on Feb 20, 1996 - Pages (2)

Merger filed on Aug 13, 1999 - Pages (3)

Merger filed on Sep 24, 2001 - Pages (6)

Merger filed on Jun 20, 2002 - Pages (6)

Merger filed on Mar 3, 2004 - Pages (6)

Merger filed on Mar 3, 2004 - Pages (6)

Merger filed on Jul 7, 2004 - Pages (3)

Merger filed on Dec 14, 2004 - Pages (3)

Amendment filed on Feb 23, 2017 - Pages (1)

Amendment filed on Sep 10, 2018 - Pages (3)

which appear of record in this department.



IN TESTIMONY WHEREOF, I have hereunto set my hand and caused the Seal of the Secretary's Office to be affixed, the day and year above written

Acting Secretary of the Commonwealth

Robert Lanes

Certification Number: TSC180918141530-1

Verify this certificate online at http://www.corporations.pa.gov/orders/verify

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Microfilm Number	Filod With L	ле оврагинетк)	or State Off	/
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	10-1001/11-10001/01-1/0000 (1727-00)			
Indicate type of entity (check one):				
X Domestic Business Corporation (15 Pa.C.S. § 1	1507) Foreign I	vionprofit Corpo	oration (15 Pa.C	C.S. § 6144)
Foreign Business Corporation (15 Pa.C.S. § 41	44) Domestic	Limited Partne	rship (15 Pa.C.	S. § 8506)
			·	· •,
Domestic Nonprofit Corporation (15 Pa.C.S. § 5	5507)			
In compliance with the requirements of				
unincorporated associations) the undersigned corp hereby states that:	poration or limited partnership, o	desiring to effec	at a change of re	egistered offic
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ARTICLES OF ME	ERGER-DOMESTIC DSC8:15 1929 ग्र		RPORATIO	N .
In compliance with the requirements tusiness corporations, desiring to effect a r	of 15 Pa.C.S. § 1926 (related that the state of the state	ating to articles of merg	ger or consolida	tion), the undersigned
1. The name of the corporation surviving the	ne mergeris: ValuAn	erica, Inc.		
 (Check and complete one of the follow —The surviving corporation is a domes Commonwealth or (b,ame of its co- hereby authorized to currect the follow 	tic business corporation numercial registerad ਵਜੈੱਟ wing information to conf	e provider and the co orm to the records of	unity of venue is the Department	s (the Department is):
(a) 113 Technology Drive		PA	15275	Allegheny
Number and Street	City	Stacto	Zlp	County
(b) C/o: Name of Commercial Registered Office Pre				
The surviving corporation is a qua (b) name of its commercial register to correct the following information	and the (a) address ad office provider and the	ess of its current regis ne ocumy of venue is (tered office in th	nis Commorwealth o
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For a corporation represented by a commi- corporation is located for venue and offici-		ider, the county in (b) sh	at be deemed tha	coursy in which the
The surviving corporation is a none	ualified foreign business and the address			
jurisaliction is:	and the address	or us buttobal ouce o	The the mas	at social conticutary
Number and Street	City	State	Zip	County
The name and the address of the regist provider and the county of venue of each which is a party to the plan of merger a	th other domectic busine			
Name of Corporation Addr	was of Registered Office or t	ione of Commercial Regio	starná Office Provi	der County
ValuAmerica MB Partner, Inc.				•

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EXHIBIT A

Item #7 to Articles of Merger

Pursuant to 15 Pa.C.S. § 1901, the provisions of the Plan of Merger that amend the operative Articles of Incorporation of the surviving corporation as in effect subsequent to the effective date of the Plan of Merger are as follows:

None.

DSCB:15 1926 (Rev 91)-2 200174 - 278

X_ The plantor merger shall o	e effective upon filing the	ese Articles of Merger in	n the Department of State.
The plan of merger shall b		3	R
		Date	Hou/
The manner in which the plan of	of merger was adopted b	y each domestic corpor	ation is as follows
Number of Corporation	Manner of Adoption		
ValuAmerica, Inc.	Adupted by action of § 1924(b)(2).	the board of directors	of the corporation pursuant to 15 Pa. C.S
ValueAmerica FIU Partner. Inc	Adopted by action of Pa. C.S. § 1924(b)(3	the board of directors (of the parent corporation pursuant to 15
(Strike out-this paragraph of approved, as the case may be, to the plan in accordance with the	by the foreign business of	corporation (or each of:	er). The plan was authorized, adopted o the foreign-business corporations) party ated
(Check, and if appropriate co	mplete, one of the follo	wing):	
X The plan of merger is set for	orth in full in Exhibit A at	tached hereto and mad-	e a party hereof.
the plan of merger that am effect subsequent to the e	tend or constitute the operation of the plant	erative Articles of Incorp are set forth in full in Ex	rom filed plans) the provisions, if any, cf poration of the surviving corporation as in thibit A attached hereto and made a part of business of the surviving corporation
the plan of merger that am effect subsequent to the e hereof. The full text of the	tend or constitute the operation of the plant	erative Articles of Incorp are set forth in full in Ex	poration of the surviving corporation as in this is a part this is a part to a pa
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200174 - 280

- b. Each share of FTU Partner Common Stock issued and outstanding on the Effective Date (including shares subject to restrictions as to transfer or otherwise), shall, by virtue of the Merger and without any action on the part of the holder thereof, be canceled and thereafter cease to exist; and
- c. The separate corporate existence of FTU Partner, a wholly owned subsidiary of the Company prior to the Merger, shall also cease to exist as of the Effective Date.
- d. The Merger shall become effective at the time (the "Effective Time") and on the date (the "Effective Date") as provided on the Articles of Merger filed with the Corporation Bureau of the Commonwealth of Pennsylvania and attached hereto; provided, that for accounting purposes the Merger shall be deemed to be effective as of July 31, 2001.

2. ARTICLES OF INCORPORATION

The Articles of incorporation of the Company shall be and remain the articles of incorporation of the Surviving Corporation until amended in accordance with applicable law.

BYLAWS

The Bylaws of the Company shall be and remain the bylaws of the Surviving Corporation until amended in accordance with applicable law.

4. BOARD OF DIRECTORS AND OFFICERS

The directors of the Company immediately prior to the Effective Time shall be and remain directors of the Surviving Corporation from and after the Effective Time, and until the earlier of their respective death, resignation or removal or until their respective successors are duly elected and qualified, as the case may be. The officers of the Company immediately prior to the effective Time shall be and remain the officers of the Surviving Corporation from and after the Effective Time, and until the earlier of their respective death, resignation or removal or until their respective successors are duly elected and qualified, as the case may be.

RIGHTS AND OBLIGATIONS

- a. At the Effective Time of the Merger, the separate existence of FTU Partner shall cease and in accordance with Section 1929 of the Pennsylvania Business Corporation Law and the terms of this Plan of Merger, the Company shall possess and be vested with all of the rights, privileges, franchises, immunities and powers and all property (real, personal or mixed) of FTU Partner, debts due to FTU Partner, chooses in action and all other things belonging to FTU Partner, and the Company shall be subject to all of the restrictions, liabilities, disabilities and duties of FTU Partner.
- b The identity, existence, purposes, powers, objects, franchises, privileges, rights and immunities of the Company shall continue unaffected and unimpaired by the Merger.

6 MULTIPLE COUNTERPARTS: TITLES

IN WITNESS WHEREOF, each of the Constituent Corporations has caused this Plan of Merger to be signed by a duly authorized officer in accordance with the Business Corporation Law of the Commonwealth of Pennsylvania as of the day and year first above written.

ATTEST:

VALUAMERICA, INC.

ATTEST.

VALUAMERICA FTU PARTNER, INC.

Name: Lace to Bulgles J.

200205 8- 169

DSCB:15-1926/5926/8547-2

						
provider and th	e county of	f the registered offi venue of each other onprofit corporation	domestic busin	ess/nonprofit co	orporation/limit	
Name	Registered	Office Address	Commercial	Registered Off	ice Provider	County
ValuAmerica S‴ P	aciner, Inc.	113 Technology E	or. Pittsburgh, P	A 15275		A)legheny
				·		
1 Check and if ap	propriors co	mpleie, one of the ,	íollowing:			
X The plan of m	erger shall b	e effective upon fil	ing these Article	s/Certificate of	Merger in the I	Department of State.
The plan of me	erger shall be	e effective on:	Date	at Ho	nt.	
5. The manner in w	hich the pla	n of merger was ad	opted by each d	omestic corpora	ition/limited par	mership is as follows:
Name			Ma	inner of Adopti	on	
ValuAmerica, Inc. +	A20214	a by the Board of Dire	ctorn: Snareholde	per ton (svorgga r	dired pursuant to	15 Pa.C.S, 1924(b)(1)(f)
VeluAmorice ST Parto	er, Inc Acc	opled by action of the	board of directors	of the parent corp	oration puracent t	o 15 Pa.C.S. 1924(b)(3)
ecrporation /limi t	korizadende ad partnersk	pte cl-or-approved, a	is the ease may i treign business?	so, by the foreig	n-business/non	profit— partnerships) party to
7 Check, and if app	ropriate con	nplete, one of the fo	illowing:			
The plan of me					•	
if any, of the pla Incorporation/Co subsequent to th	n of merger atificate of I e effective d he plan of m	that amend or cons Limited Partnership ate of the plan are s erger is on file at th	titute the operate of the surviving set forth in full i	ive provisions o g corporation/li n Exhibit A atta	of the Articles o mited partnersh sched hereto and	ip as in effect I made a party hereof.
Number and str	ect	Ci	ity	State	Zip	County
						i

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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement") is made as of this 20th day of June 2002, by and between ValuAmerica, Inc., a Pennsylvania parent corporation ("Parent") and ValuAmerica ST Partner, Inc., a Pennsylvania corporation ("Subsidiary").

WITNESSETH:

WHEREAS, it is deemed to be in the best interests of Subsidiary and Parent that Subsidiary be merged with and into Parent (the "Merger), with Parent being the surviving corporation in the Merger (the "Surviving Corporation") in accordance with the terms and conditions fully set forth below;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, intending to be legally bound, Parent and Subsidiary hereby agree as follows:

- i. Merger. Subsidiary shall be merged with and into Parent in accordance with Section 1924 (b) (3) of the Pennsylvania Business Corporation Law of 1988 (the "BCL"), as amended, and Parent shall be the Surviving Corporation. All appropriate documents, including but not limited to the Articles of Merger, necessary to effectuate the Merger, including but not limited to the Articles of Merger, shall be filed with the Department of State of the Commonwealth of Pennsylvania as soon as practicable. The date of filing of Articles of Merger with the Department of State of the Commonwealth of Pennsylvania shall be the "Effective Date" of the Merger.
- 2. Governing Documents. The Articles of Incorporation and By-Laws of the Parent, as in effect on the Effective Date of the Merger, shall continue in full force and effect as the Articles of Incorporation and By-Laws of the Surviving Corporation of the Merger.
- Effective Date shall be the directors of the Surviving Corporation and the officers of Parent immediately prior to the Effective Date shall be the directors of the Surviving Corporation and the officers of Parent immediately prior to the Effective Date shall be the officers of the Surviving Corporation and such directors and officers will continue to hold office from the Effective Date until their respective successors are duly elected or appointed and qualified in the manner provided in the Articles of Incorporation and By-Laws of the Surviving Corporation, as the same may be lawfully amended, or as otherwise provided by law.
 - 4. Succession. As of the Effective Date and as a result of the Merger:

The separate existence of Subsidiary shall cease and Subsidiary shall be merged with and into Parent, and the name of the Surviving Corporation shall be ValuAmerica. Inc.. The Surviving Corporation shall have all of the rights, privileges, immunities and powers and be subject to all of the duties and liabilities granted or imposed by the BCL. The Surviving

- (ii) Any provision of the Articles of Incorporation of the Surviving Corporation as it is to be in effect immediately following consummation of the Merger, except provisions that may be amended without the approval of the shareholders under Section 1914(c)(2) of the BCL; or
- (iii) Any of the other terms and conditions of this Plan of Merger if the change would adversely affect the holders of any shares of the Parent or Subsidiary.
- 9. Governing Law. The Merger shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania.
- 10. Counterparts. This Plan may be executed in one or more duplicate counterparts, each of which shall be an original and all of which when taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound hereby, have caused this Agreement to be executed as of this day and year first above written.

VALUAMERICA, INC.

By: ___ Name:

Title:

VALUAMERICA ST PARTNER, DIC

By: __

Name:

Title:

provider and qualified forci	the county of v	f the registered office venue of each other d onprofit corporation/l	omestic business/	nonprofit corpo	pration/limited	rcial registered office I partnership and of merger are as
follows: Name	Registered	Office Address	Commercial Reg	gistered Office	Provider	County
ValuAmerica MS	-	113 Technology Di	r. Pittsburgh, PA 1	5275		Allegheny
X The plan of	merger shall b	emplete, one of the force effective upon filing	g these Articles/C			epartment of State.
The plan of	merger snan o	e effective on:	Date	atHour	···································	
5. The manner in	n which the pla	n of merger was ado	pted by each dome	estic corporatio	n/limited part	tnership is as follows:
Name			Мало	er of Adoption		
ValuAmenca, Inc	Adopte	ed by the Board of Direct	tors; Shareholder ap	proval not require	ed pursuant to 1	5 Pa.C.S. 1924(b)(1)(i)
ValuAmerica MS Pa	artner, Inc Ac	iopled by action of the b	poard of directors of t	he parent corpora	ation pursuant to	o 15 Pa.C.S. 1924(b)(3)
The plan was	authorized, admitted partners	no foreign corporation opted or approved, as hip (or each of the form) the laws of the jurisd	s the case may be; reign business/nor	by the foreign profit corporat	business/nonp tions/timited p	profit partnerships) party to
7 Check, and if	appropriate co	omplete, one of the fo	llowing:			
X. The plan of	merger is set f	orth in full in Exhibit	t A attached hereto	and made a pa	art hereof.	
if any, of the Incorporation subsequent to The full text	plan of merge of Certificate of the effective	r that amend or consi f Limited Partnership date of the plan are s merger is on file at the	titute the operative o of the surviving o set forth in full in l	e provisions of corporation/lim Exhibit A attacl	the Articles o ited partnersh hed hereto and	iip as in effect d made a party hereof.
Number and	l street	C	ity	State	Zip	County

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement") is made as of this 30 day of November, 2003, by and between ValuAmerica, Inc., a Pennsylvania parent corporation ("Parent") and ValuAmerica MS Partner, Inc., a Pennsylvania corporation ("Subsidiary").

WITNESSETH:

WHEREAS, it is deemed to be in the best interests of Subsidiary and Parent that Subsidiary be merged with and into Parent (the "Merger), with Parent being the surviving corporation in the Merger (the "Surviving Corporation") in accordance with the terms and conditions fully set forth below;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, intending to be legally bound, Parent and Subsidiary hereby agree as follows:

- 1. Merger. Subsidiary shall be merged with and into Parent in accordance with Section 1924 (b) (3) of the Pennsylvania Business Corporation Law of 1988 (the "BCL"), as amended, and Parent shall be the Surviving Corporation. All appropriate documents, including but not limited to the Articles of Merger, necessary to effectuate the Merger, including but not limited to the Articles of Merger, shall be filed with the Department of State of the Commonwealth of Pennsylvania as soon as practicable. November 30, 2003 shall be the "i ffective Date" of the Merger for accounting purposes.
- 2. Governing Documents. The Articles of Incorporation and By-Laws of the Parent, as in effect on the Effective Date of the Merger, shall continue in full force and effect as the Articles of Incorporation and By-Laws of the Surviving Corporation of the Merger.
- 3. Officers and Directors. The directors of Parent immediately prior to the Effective Date shall be the directors of the Surviving Corporation and the officers of Parent immediately prior to the Effective Date shall be the officers of the Surviving Corporation and such directors and officers will continue to hold office from the Effective Date until their respective successors are duly elected or appointed and qualified in the manner provided in the Articles of Incorporation and By-Laws of the Surviving Corporation, as the same may be lawfully amended, or as otherwise provided by law.
 - 4. <u>Succession</u>. As of the Effective Date and as a result of the Merger:

The separate existence of Subsidiary shall cease and Subsidiary shall be merged with and into Parent, and the name of the Surviving Corporation shall be ValuAmerica, Inc.. The Surviving Corporation shall have all of the rights, privileges, immunities and powers and be subject to all of the duties and liabilities granted or imposed by the BCL. The Surviving Corporation shall also thereupon and thereafter possess all of the rights, privileges, immunities,

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- (ii) Any provision of the Articles of Incorporation of the Surviving Corporation as it is to be in effect immediately following consummation of the Merger, except provisions that may be amended without the approval of the shareholders under Section 1914(c)(2) of the BCL; or
- (iii) Any of the other terms and conditions of this Plan of Merger if the change would adversely affect the holders of any shares of the Parent or Subsidiary.
- 9. Governing Law. The Merger shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania.
- 10. <u>Counterparts</u>. This Plan may be executed in one or more duplicate counterparts, each of which shall be an original and all of which when taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound hereby, have caused this Agreement to be executed as of this day and year first above written.

VALUAMERICA, INC.

Name: Robert W. Murphy, J

Title: Chairman

VALUAMERICA MS PARTYTER, IN

Name: Robert W. Murphy, Jr.

Title: Chief Executive Officer

DSCB:15-1926/5926/8547-2 2004027-1254

provider and the county of vo	muc of each other domestic	commonwealth or name of its con business/nonprofit corporation/lin artnership which is a party to the p	nited partnership and
	Office Address Comm	ercial Registered Office Provider	County
ValuAmerica NCF Member, Inc.	113 Technology Dr. Pittsb	ourgh, PA 15275	Allegheny
4. Check, and if appropriate con	uplete, one of the fallowing:		
X _ The plan of merger shall be	effective upon filing these A	articles/Certificate of Merger in th	te Department of State.
The plan of merger shall be	effective on: Date	Hour	
5. The manner in which the plan	of merger was adopted by e	ach domestic corporation/limited	partnership is as follows:
Name		Manner of Adoption	
ValuAmenca Inc - Adopted	by the Board of Directors; Share	eholder approval not required pursuant	to 15 Pa.C.S. 1924(b)(1)(i)
ValuAmença NCF Member, Inc Ai	dopted by action of the board of	directors of the parent corporation purs	suant to 15 Pa.C S. 1924(b)(3)
		partnership is a party to the merg	
-corporation limited partnershi	p (or each of the foreign bu s	may be, by the foreign business/r iness/nonprofit corporations/limit which it is incorporated/organized	ed partnerships) party to
7. Check and if appropriate con	plete, one of the following:		
X The plan of merger is set for	th in full in Exhibit A attach	ed hereto and made a part hereof.	
if any, of the plan of merger Incorporation/Certificate of I subsequent to the effective data	that amend or constitute the imited Partnership of the suate of the plan are set forth in erger is on life at the princip	ssion of certain provisions from fi operative provisions of the Article rviving corporation/limited partne a full in Exhibit A attached hereto al place of business of the survivi	es of ership as in effect and made a party hereof.
Number and street	City	State Zip	County

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement") is made as of this 30 day of November, 2003, by and between ValuAmerica, Inc., a Pennsylvania parent corporation ("Parent") and ValuAmerica NCF Member, Inc., a Pennsylvania corporation ("Subsidiary").

WITNESSETH:

WHEREAS, it is deemed to be in the best interests of Subsidiary and Parent that Subsidiary be merged with and into Parent (the "Merger), with Parent being the surviving corporation in the Merger (the "Surviving Corporation") in accordance with the terms and conditions fully set forth below;

NOW, THEREFORE, in consideration of the mutual covenants and agreements contained herein, and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, intending to be legally bound, Parent and Subsidiary hereby agree as follows:

- Merger. Subsidiary shall be merged with and into Parent in accordance with Section 1924 (b) (3) of the Pennsylvania Business Corporation Law of 1988 (the "BCL"), as amended, and Parent shall be the Surviving Corporation. All appropriate documents, including but not limited to the Articles of Merger, necessary to effectuate the Merger, including but not limited to the Articles of Merger, shall be filed with the Department of State of the Commonwealth of Pennsylvania as soon as practicable. November 30, 2003 shall be the "Effective Date" of the Merger for accounting purposes.
- 2. <u>Governing Documents</u>. The Articles of Incorporation and By-Laws of the Parent, as in effect on the Effective Date of the Merger, shall continue in full force and effect as the Articles of Incorporation and By-Laws of the Surviving Corporation of the Merger.
- 2. Officers and Directors. The directors of Parent immediately prior to the Effective Date shall be the directors of the Surviving Corporation and the officers of Parent immediately prior to the Effective Date shall be the officers of the Surviving Corporation and such directors and officers will continue to hold office from the Effective Date until their respective successors are duly elected or appointed and qualified in the manner provided in the Articles of Incorporation and By-laws of the Surviving Corporation, as the same may be lawfully amended, or as otherwise provided by law.
 - 4. Succession. As of the Effective Date and as a result of the Merger:

The separate existence of Subsidiary shall cease and Subsidiary shall be merged with and into Parent, and the name of the Surviving Corporation shall be ValuAmerica, Inc.. The Surviving Corporation shall have all of the rights, privileges, immunities and powers and be subject to all of the duties and liabilities granted or imposed by the BCL. The Surviving Corporation shall also thereupon and thereafter possess all of the rights, privileges, immunities,

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- (ii) Any provision of the Articles of Incorporation of the Surviving Corporation as it is to be in effect immediately following consummation of the Merger, except provisions that may be amended without the approval of the shareholders under Section 1914(c)(2) of the BCL; or
- (iii) Any of the other terms and conditions of this Plan of Merger if the change would adversely affect the holders of any shares of the Parent or Subsidiary.
- 9. <u>Governing Law.</u> The Merger shall be governed by and construed in accordance with the laws of the Commonwealth of Pennsylvania.
- 10. Counterparts. This Plan may be executed in one or more duplicate counterparts, each of which shall be an original and all of which when taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto, intending to be legally bound hereby, have caused this Agreement to be executed as of this day and year first above written.

VALUAMERICA, INC.

Name: Robert W. Murphy, Jr

Title: Chairman

VALUAMERICA NCF MEMBER, INC.

Name: Robert W. Murphy, Jr.

Title: Chief Executive Officer/

200406 5 - 1557

DSCB:15-1926/5926/8547-2

 The name and the address of the provider and the county of venue qualified foreign business/nonpro- follows: 	e of each other domest	ic business/nonprofit co	orporation/limite	d partnership and
Name Registered Office ValuAmerica Tit		mercial Registered Off	ice Provider	County
4 Check, and if appropriate comple	ete, one of the following	g.:		<u>, , , , , , , , , , , , , , , , , , , </u>
* The plan of merger shall be effe	ective upon filing these	Articles/Certificate of	Merger in the D	epartment of State
The plan of merger shall be effe	ective on:Dat	at	ow	
5 The manner in which the plan of	merger was adopted by	y each domestic corpor	stion/limited par	tnership is as follows:
Name		Manner of Adopt	ion	
ValuAmerica, Inc.		Adopted by the	directors & share	cholders (or members)
		pursuant to 15 P	a C.S. § 1924(a)	
6. Strike out this paragraph if no for The plan was authorized, adopted corporation/limited partnership (of the plan in accordance with the la	f or approved, as the ca or each of the foreign b	ise may be, by the fore rusiness/nonprofit corp	ign business/non orations/limited	profit
7. Check, and if appropriate comple	ite, one of the followin	g:		
The plan of merger is set forth i	in full in Exhibit A atta	iched hereto and made	a part hereof.	
Pursuant to 15 Pa.C.S. § 1901/§ if any, of the plan of merger that Incorporation/Certificate of Lim subsequent to the effective date	amend or constitute to used Partnership of the of the plan are set forth or is on file at the prin-	he operative provisions surviving corporation/	of the Articles of limited partnersh tached hereto an	of hip as in effect d made a party hereof.
The full text of the plan of merging partnership, the address of which 113 Technology Drive, Pittsburgh P		County		

Dec. 9 2004 13 1200411 Jan 645 310a

	Articles/Certificate	of Merger		ļ	
	(15 Pa.C.S.	.)		}	
Eating Number	* Domestic Business C	Corporation (§ 19	26)	1	
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PENNSYLVANIA DEPARTMENT OF STATE

DSCB: 15-1926/5926/8547-3

IN TESTIMONY WHEREOF, the undersigned corporation/limited partnership has caused these Articles/Certificate of Merger to be signed by a duly authorized officer thereof this
7th day of October
2004
ValuAmerica, Inc.
Name of Corporation/Limited Partnership
Signature President and Chief Executive Officer
Title
ValuAmerica Urban Member, Inc.
Name of Corporation/Limited Partnership
- Cub Cality
Signature
President
Title

Entity# : 2676135 Date Filed : 09/10/2018 Pennsylvania Department of State

PENNSYLVANIA DEPARTMENT OF STATE BUREAU OF CORPORATIONS AND CHARITABLE ORGANIZATIONS

Return document by mail to:	Articles of Amendment Domestic Corporation DSCB:15-1915/5915 (rev. 7/2015) TML180917Mvv0703
Tami Bohm	
Name C/O Radian, 1500 Market St., #2050W	
Address	
Philadelphia, PA 19102 City State Zip Code	
Return document by email to: tami.bohm@radian.biz	
Read all instructions prior to completing. This form may be	De .
Fee: \$70	
Check one: Business Corporation (§ 1915)	☐ Nonprofit Corporation (§ 5915)
In compliance with the requirements of the applicable pundersigned, desiring to amend its articles, hereby states that:	provisions (relating to articles of amendment), the
1. The name of the corporation is:	
ValuAmerica, Inc.	1
2. The (a) address of this corporation's current registere commercial registered office provider and the county (Complete only (a) or (b), not both)	
(a) Number and Street City	State Zip County
(b) Name of Commercial Registered Office Provider	County
c/o: Corporation Service Company	DAUPHIN
3. The statute by or under which it was incorporated:	15 Pa.C.S. Section 1101et. seq.
4. The date of its incorporation: 01/26/1996 (MM/DD/YYY	Y)
5. Check, and if appropriate complete, one of the follow	wing:
The amendment shall be effective upon filing these	se Articles of Amendment in the Department of State.
The amendment shall be effective on: 10/ 5/2018 Date (MM/	BDD/YYYY) at Hour (if any)
	

PAIDEPT, OF STATE



August 21, 2018

Tami Bohm 1500 Market St. #2050W Philadelphia, PA 19102-2148

Sent Via Email Only: regulatory@radian.biz

RE: Name Review/Fictitious Name Review

Radian Settlement Services Inc.

Dear Tami Bohm:

The following information is being provided in response to your request reviewed on August 21, 2018.

Please be advised that the phrasing of the above-referenced name(s) has been found to be acceptable to the Pennsylvania Insurance Department. You will need to present a copy of this letter to the Pennsylvania Department of State, Bureau of Corporations and Charitable Organizations. You may contact the Department of State at 717-787-1057 or visit their web site at www.dos.pa.gov. In processing the registration of the name, the Department of State will verify that the new name is not being used by an existing entity or that the name does not too closely resemble that of an existing entity.

Please note that this letter is to grant the use of a name only; it does not represent any form of licensure.

I trust that the information provided is responsive to your request. Please feel free to contact the department at (717) 787-3840, option 3, should you have any questions concerning licensure.

Sincerely,

Adriane V. Force

Manager, Licensing Services Division Pennsylvania Insurance Department