# P01000003361

(Re	equestor's Name)	
(Ad	ldress)	
(Ad	ldress)	
(Cit	ty/State/Zip/Phone	e #)
PICK-UP	WAIT	MAIL
(Bu	siness Entity Nan	ne)
(Do	cument Number)	
Certified Copies	_ Certificates	of Status
Special Instructions to	Filing Officer:	





200028005872

02/04/04--01037--007 \*\*70.00



merser 3/2/04 T. hurs

### January 31, 2004

Division of Corporation P.O. Box 6327 Tallahassee, FL 32314

RE: Personal Portals Online Articles of Merger

Dear Madam or Sir:

Please accept the above reference matter effective immediately. Enclosed is a check in the amount of \$70.00 to cover the applicable cost.

If you have any questions please do not hesitate to contact me at (407) 316-8906.

Very truly yours,

William A. Mobley, Jr., President



### FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

February 17, 2004

WILLIAM A. MOBLEY, JR. PERSONAL PORTALS ONLINE, INC. 12472 LAKE UNDERHILL ROAD, #334 ORLANDO, FL 32828

SUBJECT: PERSONAL PORTALS ONLINE, INC.

Ref. Number: P01000003361

We have received your document for PERSONAL PORTALS ONLINE, INC. and check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The merger submitted was prepared in compliance with section 607.1109 Florida Statutes which provides for mergers between domestic corporations and other business entities as defined in section 607.1108, Florida Statutes. Pursuant to section 607.1108(7), Florida Statutes, any merger consisting solely of the merger of one or more domestic corporations with or into one or more foreign corporations shall be consummated solely in accordance with section 607.1107, Florida Statutes. Section 607.1107, Florida Statutes then refers you to section 607.1105, Florida Statutes. Enclosed is a merger form for your convenience.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6905.

Thelma Lewis
Document Specialist Supervisor

Letter Number: 004A00010783

### ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance pursuant to section 607.1105, F.S.	nce with the Florida Business Corporation Act,
First: The name and jurisdiction of the surviving corpora	ation are:
<u>Name</u>	Jurisdiction
Personal Portals Online, Inc.	Florida
Second: The name and jurisdiction of each merging corp	oration are:
Name	Jurisdiction
E Com Force Corp	Nevada
Third: The Plan of Merger is attached.	
Fourth: The merger shall become effective on the date the Department of State	e Articles of Merger are filed with the Florida
OR / (Enter a specific date. NOTE: A than 90 days in the future.)	an effective date cannot be prior to the date of filing or more
Fifth: Adoption of Merger by <u>surviving</u> corporation - (C The Plan of Merger was adopted by the shareholders of the	
The Plan of Merger was adopted by the board of directors    1404 and shareholder approval was	
Sixth: Adoption of Merger by merging corporation(s) (C) The Plan of Merger was adopted by the shareholders of the	
The Plan of Merger was adopted by the board of directors  1 1404 and shareholder approval was	of the merging corporation(s) on

(Attach additional sheets if necessary)

# Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature	Typed or Printed Name of Individual & Title
Personal Portals Onli Econ Force Corp.	Me, INC	william A. Mobley, Jr., Preside William A. Mobley, Jr., frese

### **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 <u>surviving</u> corporation are:

Name	Jurisdiction
Personal Portals Online, Inc.	Florida
Second: The name and jurisdiction of each mergi	ng corporation are:
Name	Jurisdiction
E Com Force Corp	Nevada
WANTED TO THE TOTAL THE TOTAL TO THE TOTAL THE TOTAL TO T	
	-
**************************************	
Third: The terms and conditions of the merger are	e as follows:
The merger is submitted in and in accordance with the yurisduction of incorporation.	compliance with Section 607.1101FS he laws of any other applicable. See absorb.

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: E com Force Corp. Shall exchange three and one half (3.5) shares of its common stock for each one (1) share of Personal Portals Online, INC. common stock (upon exchange any fractional shares will be rounded up to the next whole share).

•	THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:  Amendments to the articles of incorporation of the surviving corporation are indicated below or attached as an exhibit:		
·			
	<u>OR</u>		
	Restated articles are attached:		
	Other provisions relating to the merger are as follows:		
	a man bas a sustain saraning so mis marger ms an romoun.		

# PLAN OF EXCHANGE

The following plan of exchange is submitted in compliance with Florida Statutes and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the exchanging corporation:

E Com Force Corp., a Nevada corporation

The name and jurisdiction of each corporation receiving exchanged shares:

Personal Portals Online, Inc., a Florida corporation

The manner and basis of the exchange:

E Com Force Corp. shall exchange three and one half (3.5) shares of its common stock for each one (1) share of Personal Portals Online, Inc. common stock (upon exchange, any fractional shares will be rounded up to the next whole share).

If applicable, shareholders of the corporation receiving the exchanged shares, who, except for the applicability of section 607.1104, F.S. would be entitled to vote and who dissent from the merger pursuant to section 607.1320, F.S., may be entitled, if they comply with the provisions of chapter 607 regarding the rights of dissenting shareholders, to be paid the fair value of their shares.