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TRANSMITTAL LETTER

TO: Amendment Section Division of Corporations	•	
SUBJECT: Texas Savant West Coast Corp.		
(Name of surviving con	poration)	
The enclosed merger and fee are submitted for filing	g.	
Please return all correspondence concerning this ma	atter to the following:	
David B. Rae		
(Name of person)		
Crady, Jewett & McCulley, LLP		
(Name of firm/company)		
2727 Allen Parkway, Suite 1700 (Address)	<u></u>	
Houston, Texas 77019	The second secon	
(City/state and zip code)		
For further information concerning this matter, please	se call:	
David B. Rae, Legal Representative	at (713) 739-7007 ext. 110 (Area code & daytime telephone number)	
(Name of person)	(Area code & daytime telephone number)	
	page for each page over 8, not to exceed a maximum of our document if a certified copy is requested)	
Mailing Address:	Street Address:	
Amendment Section	Amendment Section	
Division of Corporations	Division of Corporations	
P.O. Box 6327 =	409 E. Gaines St.	
Tallahassee, FL 32314	Tallahassee, FL 32399	

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ARTICLES OF MERGER

SAVANT WEST COAST CORP.

a Florida corporation ("Disappearing Entity")

INTO

TEXAS SAVANT WEST COAST CORP.

a Texas corporation ("Surviving Entity")



The following Articles of Merger are being submitted in accordance with Section 607.1107 of the Florida Business Corporation Act and the applicable provisions of the Texas Business Corporation Act.

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for the Disappearing Entity are as follows:

Name of Corporation

Jurisdiction

Type of Entity

Savant West Coast Corp.

11335 Clay Road, Suite 100 Houston, Texas 77041

Florida

Corporation

Florida Document: P02000085594

FEI: 010743596

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

Name of Corporation

- Jurisdiction

Type of Entity

Texas Savant West Coast Corp. 11335 Clay Road, Suite 100

Texas

Corporation

Houston, Texas 77041

THIRD: The attached Plan of Merger (the "Plan") meets the requirements of Section 607.1101 of the Florida Business Corporation Act and was approved by the Disappearing Entity in accordance with Chapter 607 of the Florida Statutes.

FOURTH: The attached Plan of Merger was approved by the Surviving Entity in accordance with Article 5.04 of the Texas Business Corporation Act.

FIFTH: The Surviving Entity agree Disappearing Entity the amount, if any, to which the Florida Statutes.	es to pay the dissenting shareholders of the ney are entitled under Sections 607.1302 of the
on <u>SIXTH:</u> The Plan of Merger was adopted 17, 2004.	pted by the shareholders of the Surviving Entity
Entity on December 17, 2004.	opted by the shareholders of the Disappearing
EIGHT: The merger will become effect accordance with the provisions of Section 607.110 Article 10.03 of the Texas Business Corporation Action	
SAVANT WEST COAST CORP., a Florida corporation	TEXAS SAVANT WEST COAST CORP., a Texas corporation
NNV	riv
Stephen R. Savant, President	Stephen R. Savant, President

Exhibit "A"

PLAN OF MERGER

SAVANT WEST COAST CORP.

a Florida corporation ("Disappearing Entity") into

TEXAS SAVANT WEST COAST CORP.

a Texas corporation ("Surviving Entity")

The following plan of merger, which was adopted and approved by each party to the merger in accordance with section 607.1107 of the Florida Business Corporation Act, and Texas Business Corporation Act Section 5.01, et seq., is being submitted in accordance with section 607.1108 of the Florida Business Corporation Act.

The exact name and jurisdiction of each merging party are as follows:

Name	Jurisdiction	
Savant West Coast Corp.	Florida	
Texas Savant West Coast Corp.	Texas	
SECOND: The exact name and jurisdiction of the surviving party are as follows:		
Name	Jurisdiction	

FIRST:

THIRD:

of the outstanding shares of the capital stock of the Disappearing Entity; and

Texas Savant West Coast Corp.

(a) Stephen R. Savant and David A. Brainard are the record and equitable owners of all

The following statements set forth the terms and conditions of the merger:

Texas

- (b) The Surviving Entity is created for the purpose of continuing the business of the Disappearing Entity under the laws of Texas and Stephen R. Savant and David A. Brainard shall
- Disappearing Entity under the laws of Texas and Stephen R. Savant and David A. Brainard shall receive the shares issued by the Surviving Entity in conversion of their shares of the Disappearing Entity; and
- (c) On the effective date hereof, the Disappearing Entity shall be merged into the Surviving Entity and such merger shall for federal tax purposes merely constitute a change of the state of incorporation for Savant West Coast Corp. from Florida to Texas under section 368 (a)(1)(F) of the Code;

- (d) The shareholders and the directors of both the Disappearing Entity and the Surviving Entity have agreed by unanimous written consents of that it is in the best interest of the Disappearing Entity and the Surviving Entity that the Disappearing Entity be merged into the Surviving Entity;
- (e) On the effective date hereof, the Disappearing Entity shall be merged into the Surviving Entity by the transfer to the Disappearing Entity of all the assets of the Disappearing Entity subject to all of its liabilities and obligations, which liabilities and obligations the Surviving Entity shall assume, in complete cancellation of all of the capital stock of Disappearing Entity;
 - (f) The name of the surviving entity shall be Texas Savant West Coast Corp.;
- (g) The name and address of the first officer of the surviving entity, who shall hold office until his respective successors are chosen or appointed according to the bylaws of the surviving entity, are:

Stephen R. Savant 11335 Clay Road, Suite 100 Houston, Texas 77041 President/Secretary

- (h) The number of common shares authorized for issuance by the surviving entity is one **thousand (1,000)** shares of par value of one cent (\$0.01) per share:
- (i) When this Plan and actions set forth herein are completed, the existence of the Disappearing Entity as a distinct entity shall cease;
- (j) _ The Surviving Entity shall carry on business with the assets of the Disappearing Entity as that entity existed immediately prior to the merger; and
 - (k) No constituent entity has a parent corporation.

FOURTH:

A. The manner and basis of converting the shares of the Disappearing Entity into shares of the Surviving Entity are as follows:

The shareholders of all of the outstanding capital stock of the Disappearing Entity shall receive shares of the Surviving Entity as set forth below in conversion of the capital stock of the Disappearing Entity, which shall be surrendered and canceled:

	Common Shares
Stephen R. Savant David A. Brainard	900 100
Total:	1.000

B: The manner and basis of converting rights to acquire shares of the Disappearing Entity into rights to acquire shares of the Surviving Entity are as follows:

The shareholders of all of the outstanding stock of the Disappearing Entity do not have rights to acquire shares of the Disappearing Entity and shall accordingly have no rights to acquire shares in the Surviving Entity.

FIFTH: The merger, transfer of assets from the Disappearing Entity to the Surviving Entity, assumption of obligations and liabilities of the Disappearing Entity by the Surviving Entity, cancellation of the Disappearing Entity capital stock, and all other provisions contained herein shall all be effective as of Accepted 17, 2004.

SIXTH: The shareholders and the directors of both the Disappearing Entity and the Surviving Entity by unanimous written consent of the directors and shareholders have approved the form of this Plan and authorized the appropriate persons to take such actions as are necessary to cause the Disappearing Entity and the Surviving Entity to enter into this Plan.

TEXAS SAVANT WEST COAST CORP., a Texas corporation

SAVANT WEST COAST CORP., a Florida corporation

By: Stephen R. Savant, President

Stephen R. Savant, President