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Merger 03/15/11

COVER LETTER

TO:	Amendment Section Division of Corporati	ons					
SUBJ	ECT:	I/P Solut	tions JTE	A, Inc.			
			ing Corporation	•			
The e	nclosed Articles of Mer	ger and fee are so	ubmitted for	filing.			
Please	e return all corresponder	ce concerning th	nis matter to	followi	ng:		
	Daniel A			_			
	Comaci	1 (13011					
-	Shindler, N Firm/C	leff, ET AL					
	1200 Edison Plaza	. 300 Madison	Ave				
	Addr		. , , , ,	_			
	Toledo, O	nio 43604 and Zip Code		_			
		·					
E-	dworline@s -mail address: (to be used fo	future annual repo	rt notification)	_			
For fu	rther information conce	ning this matter	, please call:				
	Daniel A. W		At (_	419)	243-6281 Daytime Telephone Number	
	Name of Confact	reison		F	viea Code & i	Jaytime Telephone Number	
С	Certified copy (optional)	\$8.75 (Please sen	d an additiona	l copy of	fyour docu	ment if a certified copy is req	uested)
	STREET ADDRESS:				ING AD		
		Amendment Section Amendment Section					
	-	ion of Corporations Division of Corporations P.O. Box 6327					
	Clifton Building 2661 Executive Center	Circle				rida 32314	
	Tallahassee, Florida 32			i attati	355CC, 1 101	iua 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 sur	viving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
I/P Solutions JTEA, Inc.	Florida	
Second: The name and jurisdiction of each	merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
I/P Solutions, Inc	Ohio	
		R
		in a series of the series of t
Third : The Plan of Merger is attached.		1 5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	er are filed with the Florida
	c date. NOTE: An effective date cannot after merger file date.)	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.	rporation on
Sixth: Adoption of Merger by merging con 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 merging cor approval was not required.	poration(s) on

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
I/P Solutions JTEA, Inc.	Jan Stuff	Theodore J Stechschulte, Director
I/P Solutions, Inc	Thistithe	Theodore J Stechschulte, Director
		
	-	

MERGER AGREEMENT

This Merger Agreement is made on the 21⁴⁴ day of December, 2009 by and between I/P Solutions JTEA, Inc., a corporation organized under the laws of the State of Florida, and I/P Solutions, Inc., a corporation organized under the laws of the State of Ohio. Said entities are hereafter collectively referred to as the "Merging Business".

WHEREAS, the respective Shareholders of the Merging Business desire that the two corporations be merged into one in accordance with the laws of the State of Florida.

NOW, THEREFORE, in consideration of the mutual covenants and agreements set forth below, the Merging Business hereby agree to merge and become one entity in accordance with the term and conditions set forth below.

- 1. Merger. Merging Business hereby agrees that I/P Solutions, Inc. shall be merged into I/P Solutions JTEA, Inc.
- 2. <u>Name of the Surviving Business</u>. The name of the merged entity which shall survive the merger shall be I/P Solutions JTEA, Inc.
- 3. Equity Interest. I/P Solutions JTEA, Inc. currently has two (2) Shareholders. Each Shareholder has fifty (50) shares of common, no par stock of said corporation.
- 4. <u>Manner of Converting Interest.</u> The means of affecting the merger provided by this Agreement and the manner of converting it shares shall be as follows:
 - a. On the Merger Date (as defined below), I/P Solutions, Inc. shall transfer all of its assets to I/P Solutions JTEA, Inc., in exchange for I/P Solutions JTEA, Inc. issuing to it one hundred (100) shares of I/P Solutions JTEA, Inc.'s common, no par shares.
 - b. On the Merger Date (as defined below), each I/P Solutions, Inc.'s shares shall be cancelled; and each Shareholder of I/P Solutions, Inc. shall receive one (1) share of I/P Solutions JTEA, Inc. for each share of I/P Solutions, Inc.

5. Merger Date. The merger provided for this Agreement shall become effective on the 3/sT day of December, 2009.

6. Operating Agreement. The Articles of Incorporation of I/P Solutions JTEA, Inc. shall not be amended as a result of this Agreement, and shall continue to be the Articles of Incorporation for the surviving corporation.

7. <u>Authorization</u>. This Agreement and the merger transaction contemplated by this Agreement have been approved by all the Shareholders of I/P Solutions JTEA, Inc. and all the Shareholders of I/P Solutions, Inc.

8. <u>Certificate of Merger</u>. The parties shall prepare a Certificate of Merger in accordance with Florida Business Corporation Act pursuant to Sections 607.1105 Florida Statutes and said Certificate of Merger shall be filed with the Department of State Division of Corporations in Tallahassee, Florida on or before the Merger Date.

IN WITNESS WHEREOF, the Merging Business, being duly authorized, have executed the Merger Agreement as of the day and year first above written.

I/P Solutions JTEA, Inc.

Joseph L/Young

Fifty (5%) Shareholder

Theodore J. Stechschulte

Fifty (50%) Shareholder

I/P Solutions, Inc.

Joseph L. Young

Fifty (50%) Shareholder

Theodore J. Stechschulte

Fifty (50%) \$hareholder