506363420 11/19/2020

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT6410176

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	11/15/2017

CONVEYING PARTY DATA

Name	Execution Date
VPAY, INC.	11/15/2017

RECEIVING PARTY DATA

Name: STONEEAGLE SERVICES, INC.	
Street Address:	3701 W. PLANO PARKWAY
Internal Address:	#200
City:	PLANO
State/Country:	TEXAS
Postal Code:	75075

PROPERTY NUMBERS Total: 1

Property Type	Number	
Patent Number:	7792686	

CORRESPONDENCE DATA

Fax Number: (800)726-1491

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 8139258505

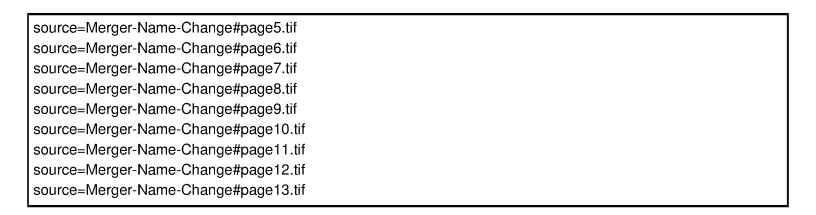
Email: patents@smithhopen.com **Correspondent Name:** SMITH & HOPEN, P. A. Address Line 1: 180 PINE AVE. N.

Address Line 4: OLDSMAR, FLORIDA 34677

ATTORNEY DOCKET NUMBER:	1516.04
NAME OF SUBMITTER:	ANTON J. HOPEN
SIGNATURE:	/anton j hopen/
DATE SIGNED:	11/19/2020

Total Attachments: 13

source=Merger-Name-Change#page1.tif source=Merger-Name-Change#page2.tif source=Merger-Name-Change#page3.tif source=Merger-Name-Change#page4.tif





Office of the Secretary of State

CERTIFICATE OF MERGER

The undersigned, as Secretary of State of Texas, hereby certifies that a filing instrument merging

VPay, Inc. Domestic For-Profit Corporation [File Number: 801022796]

Into

VPay, Inc. [Prior Name: STONEEAGLE SERVICES, INC.] **Domestic For-Profit Corporation** [File Number: 117107200]

and Amending the Certificate of Formation of

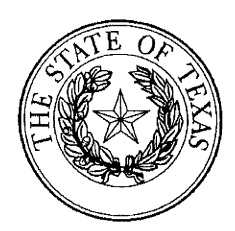
VPay, Inc.

has been received in this office and has been found to conform to law.

Accordingly, the undersigned, as Secretary of State, and by the virtue of the authority vested in the secretary by law, hereby issues this certificate evidencing the acceptance and filing of the merger on the date shown below.

Dated: 12/18/2017

Effective: 12/18/2017



Rolando B. Pablos Secretary of State

REEL: 054419 FRAME: 0251

TID: 10343

Form 622 (Revised 12/15)

Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555

FAX: 512 463-5709

Form 622

Filing Fee: see instructions



Certificate of Merger Combination Merger Business Organizations Code This space reserved for office use.

FILED In the Office of the Secretary of State of Texas

DEC 18 2017

Corporations Section

Parties to the Merger

Pursuant to chapter 10 of the Texas Business Organizations Code, and the title applicable to each domestic filing entity identified below, the undersigned parties submit this certificate of merger.

The name, organizational form, state of incorporation or organization, and file number, if any, issued by the secretary of state for each organization that is a party to the merger are as follows:

Party I				
StoneBagle Services, Inc.				-
Name of Organization	6		It is organized under the laws of	
The organization is a	for-profit corpo		it is distitized mider die inter or	
	Specify organizational form (e.g., for	-projii corporation)	is 117107200	
TX USA	The	file number, if any,	Texas Secretary of State file number	-
State Country	A GRANT TY THE	D1 #200	Plano TX	
Its principal place of busi	ness is 3/01 W. Plano	Parkway, #200	City State	_
,	Address		ion will not survive the merger.	
The organization wil	survive the merger.	-		
✓ The plan of merger a	mends the name of the o	rganization. The n	ew name is set forth below.	
•		ay, Inc.		
	Name (as Amended		
Party 2				
VPay, Inc.				_
Name of Organization	e	tion	It is organized under the laws of	
The organization is a	for-profit corpo		It is organized miles the	
	Specify organizational form (e.g., fo	r-proju corporation 1815 - march on 16 onte	is 801022769	
TX USA	1 ne	file number, if any	Texas Secretary of State file number	-
State Country		Doslavan #200	Plano	(
Its principal place of bus	iness is 3701 W. Plano	Parkway, #200	City State	,
The organization wil	Address Il survive the merger.	The organization	tion will not survive the merger.	
			is not forth below	
The plan of merger a	imends the name of the c	rganization. The n	new name is set forth below.	
		- for an dad		
	Name	as Amended		
Party 3				
50			_	
Name of Organization			It is organized under the laws of	
The organization is a	Specify organizational form (e.g., f	or-profit corporation)	_	
	Phanth as Dannessee A			

The file number, if any, is
State Country Its principal place of business is
Address City state
The organization will survive the merger. The organization will not survive the merger.
The plan of merger amends the name of the organization. The new name is set forth below.
Name as Amended
Plan of Merger
I tide as the Bes
The plan of merger is attached. If the plan of merger is not attached, the following statements must be completed.
Alternative Statements
Instead of providing the plan of merger, each domestic filing entity certifies that:
 A plan of merger is on file at the principal place of business of each surviving, acquiring, or new domestic entity or non-code organization that is named in this form as a party to the merger or an organization created by the merger.
2. On written request, a copy of the plan of merger will be furnished without cost by each surviving, acquiring, or new domestic entity or non-code organization to any owner or member of any domestic entity that is a party to or created by the plan of merger and, if the certificate of merger identifies multiple surviving domestic entities or non-code organizations, to any creditor or oblige of the parties to the merger at the time of the merger if a liability or obligation is then outstanding.
Item 3A is the default selection. If the merger effected an amendment to, a restatement of, or an amendment and restatement of the certificate of formation of a surviving filing entity, you must select and complete one of the options shown below. Options 3B and 3C require the submission of the described attachment.
3A. No amendments to the certificate of formation of any surviving filing entity that is a party to the merger are effected by the merger.
3B. No amendments to the certificate of formation of any filing entity are being effected by the merger or by the restated certificate of formation of the surviving filing entity named in the attached restated certificate of formation.
3C. The plan of merger effected an amendment and restatement of the certificate of formation of a surviving filing entity. The amendments being made and the name of the surviving entity restating its certificate of formation are set forth in the attached restated certificate of formation containing amendments.
3D. The plan of merger effected amendments or changes to the following surviving filing entity's certificate of formation.
Name of filing entity effecting amendments The changes or amendments to the filing entity's certificate of formation, other than the name change noted previously, are stated below.

Form 622

Amendment Text Area	The second secon	1
 Organizations Created by Merger The name, jurisdiction of organization, prieach entity or other organization to be createstificate of formation of each new doncertificate of merger. 	ted pursuant to the plan of merger	are set forth below. The
Name of New Organization I	Jurisdiction	Entity Type (See Instructions)
Principal Place of Business Address	City	State Zip Code
Name of New Organization 2	Jurisdiction	Entity Type (See Instructions)
Principal Place of Business Address	Clty	State Zip Code
Nams of New Organization 3	Jurisdiciton	Entity Type (See instructions)
Principal Place of Business Address	City	State Zip
•	al of the Plan of Merger	-
The plan of merger has been approved as re organization that is a party to the merger ar	equired by the laws of the jurisdic	tion of formation of each those organizations.
☐ The approval of the owners or members	of Name of dom	estic eniliv
was not required by the provisions of the B	•	
Effectivenes	s of Filing (Select either A, B, or C.)	
A. This document becomes effective wastate.	hen the document is accepted and	filed by the secretary of
B. This document becomes effective at	a later date, which is not more tha	n ninety (90) days from
the date of signing. The delayed effective	date is:	
C. This document takes effect on the or	courrence of the future event or fac	ot, other than the
passage of time. The 90th day after the dat	e of signing is:	
The following event or fact will cause the	document to take effect in the man	nner described below:
Form 622	3	

Text A	rea		
	Tax Certificate		
	Attached hereto is a certificate from the comptroller of public accounts that all taxes under title 2, Tax Code, have been paid by the non-surviving filing entity.		
Ø	Instead of providing the tax certificate, one or more of the surviving, acquiring or newly created organizations will be liable for the payment of the required franchise taxes.		
	Execution		
The undersigned signs this document subject to the penalties imposed by law for the submission of materially false or fraudulent instrument. The undersigned certifies that the statements contain herein are true and correct, and that the person signing is authorized under the provisions of the Business Organizations Code, or other law applicable to and governing the merging entity, to executive filing instrument.			
Date	e: November 15, 2017 Stone Bagle Services, Inc.		
	Signature of authorized person (see instructions)		
	Walter A. Roberts, CEO Printed or typed name of authorized person		
	VPay The. Mercing Folly Name Signature of authorized person (see instructions)		
	Walter A. Roberts, CBO Printed or typed name of authorized person		
	Finned of typed finance of non-three process.		
	Merging Enjity Name		
	Signature of authorized person (see instructions)		
	Printed or typed name of authorized person		

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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement") is made and entered into as of November 15, 2017, by and between StoneEagle Services, Inc., a Texas corporation (the "Company"), and VPay, Inc., a Texas corporation ("Subsidiary").

WHEREAS, the Company owns 100% of the capital stock of the Subsidiary; and

WHEREAS, Subsidiary and the Company desire that Subsidiary merge with and into the Company and for the Company, by virtue of such merger, to change its corporate name to "VPay, Inc."

NOW, THEREFORE, the parties hereto hereby agree as follows:

- 1. On the terms and subject to the conditions of this Agreement and the applicable provisions of the Texas Business Organizations Code ("TBOC"), at the Effective Time defined herein, Subsidiary shall be merged with and into the Company, the separate corporate existence of Subsidiary shall cease, and the Company shall continue as the surviving corporation of the Merger. For times and periods after the Effective Time, the Company, as the surviving corporation in the Merger, is sometimes referred to herein as the "Surviving Corporation."
- 2. The parties shall cause the Merger to be consummated by filing a certificate of merger, in substantially the form of Exhibit A attached hereto, (the "Certificate of Merger"), with the Secretary of State of the State of Texas in accordance with the relevant provisions of the TBOC (the time of acceptance by the Secretary of State of the State of Texas of such filing or such later time as may be agreed to by the parties and set forth in the certificate of merger being referred to herein as the "Effective Time").
- 3. The effects of the Merger shall be as provided in the applicable provisions of the TBOC, the Certificate of Merger and this Agreement. Without limiting the generality of the foregoing, and subject thereto, at the Effective Time, all the property, rights, privileges, powers and franchises of Subsidiary and the Company shall vest in the Surviving Corporation, and all debts, liabilities, obligations, restrictions, disabilities and duties of Subsidiary and the Company shall become the debts, liabilities, obligations, restrictions, disabilities and duties of the Surviving Corporation.
- 4. At the Effective Time, the articles of incorporation of the Company as in effect immediately prior to the Effective Time shall become the articles of incorporation of the Surviving Corporation until thereafter amended in accordance with the TBOC and such articles of incorporation; provided, however, that Article I of the articles of incorporation shall be amended to read hereinafter as follows:

"The name of the Corporation is VPay, Inc."

5. At the Effective Time, the bylaws of the Company as in effect immediately prior to the Effective Time, shall become the bylaws of the Surviving Corporation until thereafter amended in accordance with the TBOC, the articles of incorporation of the Surviving Corporation and such bylaws.

- 6. The board of directors of the Company immediately prior to the Effective Time shall become the board of directors of the Surviving Corporation from and after the Effective Time, each to hold office in accordance with the articles of incorporation and bylaws of the Surviving Corporation until their respective successors are duly elected or appointed and qualified; and the officers of the Company immediately prior to the Effective Time shall become the officers of the Surviving Corporation from and after the Effective Time, each to hold office in accordance with the bylaws of the Surviving Corporation until their respective successors are duly appointed.
- 7. At the Effective Time, (i) the shares of capital stock of the Subsidiary shall be extinguished and (ii) the shares of capital stock of the Company shall remain outstanding and continue to represent the capital stock of the Surviving Corporation.
- 8. This Agreement may be executed in one or more counterparts, any one of which need not contain the signatures of more than one party, but all such counterparts taken together will constitute one and the same instrument. Facsimile counterpart signatures to this Agreement shall be acceptable and binding.
- 9. This Agreement is for the sole benefit of the parties hereto and their successors, legal representatives, heirs and permitted assigns and nothing herein expressed or implied shall give or be construed to give any person, other than the parties hereto and such successors, legal representatives, heirs and permitted assigns, any legal or equitable rights hereunder.
- 10. All issues and questions concerning the construction, validity, enforcement and interpretation of this Agreement shall be governed by, and construed in accordance with, the laws of the State of Texas without giving effect to any choice of law or conflict of law rules or provisions (whether of the State of Texas or any other jurisdiction) that would cause the application of the laws of any jurisdiction other than the State of Texas.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement and Plan of Merger as of the date first written above.

StoneEagle Services, Inc.

By:

Its: (EO

Walter A. Roberts

VPay, Inc.

Ву:

Walter A, Roberts

Its:

PATENT

REEL: 054419 FRAME: 0258

Exhibit A Certificate of Merger

[attach completed Form 622]

Form 622 (Revised 12/15) Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512 463-5709

Filing Fee: see instructions

Pomi 622

This space reserved for office use.

Certificate of Merger Combination Merger Business Organizations Code

Parties to the Merger

Pursuant to chapter 10 of the Texas Business Organizations Code, and the title applicable to each domestic filing entity identified below, the undersigned parties submit this certificate of merger.

The name, organizational form, state of incorporation or organization, and file number, if any, issued by the secretary of state for each organization that is a party to the merger are as follows:

rany i		
StoneBagle Services, Inc.		
Name of Organization	for-profit corporation	It is organized under the laws of
The organization is a	ecify organizational form (e.g., for-profit corporation)	
TX USA	The file number, if a	ny, is 117107200 Texas Secretary of State file number
State Country	ess is 3701 W. Plano Parkway, #200	Plano TX
Its principal place of busine	7.7.4	City State
Inc organization will s	survive the merger. The organi-	zation will not survive the merger.
The plan of merger am	ends the name of the organization. The	e new name is set forth below.
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	VPay, Inc. Nume as Amended	
· 	Name as Amenueu	
Party 2		
VPay, Inc.		
Name of Organization The organization is a	for-profit corporation	It is organized under the laws of
I no organization to a	secify organizational form (e.g., for-profit corporation)	-
TX USA	The file number, if a	ny, 18 801022769 Texas Secretary of State file number
State Country	ess is 3701 W. Plano Parkway, #200	Plano
Its principal place of busin	Address	City State
The organization will	survive the merger. 🏻 🗹 The organi	zation will not survive the merger.
— — — — — — — — — — — — — — — — — — —	nends the name of the organization. Th	e new name is set forth below.
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	Name as Amended	
Party 3	•	
Name of Organization		It is organized under the laws of
The organization is a	pecify organizational form (e.g., for-profit corporation)	
,		

The file number, if any, is
State Country Texas Secretary of State file number
Its principal place of business is
The organization will survive the merger.
The plan of merger amends the name of the organization. The new name is set forth below.
Nome as Amended
Plan of Morger
The plan of merger is attached.
If the plan of merger is not attached, the following statements must be completed.
Alternative Statements
Instead of providing the plan of merger, each domestic filing entity certifies that:
1. A plan of merger is on file at the principal place of business of each surviving, acquiring, or new domestic entity or non-code organization that is named in this form as a party to the merger or an organization created by the merger.
2. On written request, a copy of the plan of merger will be furnished without cost by each surviving, acquiring, or new domestic entity or non-code organization to any owner or member of any domestic entity that is a party to or created by the plan of merger and, if the certificate of merger identifies multiple surviving domestic entitles or non-code organizations, to any creditor or oblige of the parties to the merger at the time of the merger if a liability or obligation is then outstanding.
item 3A is the default selection. If the merger effected an amendment to, a restatement of, or an amendment and restatement of the certificate of formation of a surviving filing entity, you must select and complete one of the options shown below. Options 3B and 3C require the submission of the described attachment.
3A. No amendments to the certificate of formation of any surviving filing entity that is a party to the merger are effected by the merger.
3B. No amendments to the certificate of formation of any filing entity are being effected by the merger or by the restated certificate of formation of the surviving filing entity named in the attached restated certificate of formation.
3C. The plan of merger effected an amendment and restatement of the certificate of formation of a surviving filing entity. The amendments being made and the name of the surviving entity restating its certificate of formation are set forth in the attached restated certificate of formation containing amendments.
3D. The plan of merger effected amendments or changes to the following surviving filing entity's certificate of formation.
Name of filling smilly effecting amendments The changes or amendments to the filling entity's certificate of formation, other than the name change noted previously, are stated below.

Form 622

Amendmeni Texi Area			
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4. Organizations Created by Merger The name, jurisdiction of organization, principal each entity or other organization to be created pur certificate of formation of each new domestic certificate of merger.	rsuant to the plar	of merger :	are set forth below. The
Name of New Organization 1	<u> </u>	furlsdiction	Entity Type (See Instructions)
			State Zip Code
Principal Place of Business Address	CIP		Since 2th Com
1			
Name of New Organization 2		furiadiction	Entity Type (See bustructions)
LIMBIT & LAND AND AND AND AND AND AND AND AND AND			
Principal Place of Business Address	City		State Zip Code
•			
		*	Enlity Type (See Instructions)
Name of New Organization 3	•	Jurisdiction	Billib the fore intraversal
Frincipal Place of Business Address	. Clty		State Zip
•	•		
• •	he Plan of Merg		
The plan of merger has been approved as required organization that is a party to the merger and by the	i by the laws of the governing do	the jurisdict cuments of t	ion of formation of each those organizations.
The approval of the owners or members of	·	Name of dome	rila antife
was not required by the provisions of the BOC.		tatille of troute	selv Fring
Effectiveness of Fi	ling (Solect either A	, B, or C.)	
A. This document becomes effective when the state.	e document is ac	cepted and t	filed by the secretary of
B. This document becomes effective at a later	date, which is n	ot more tha	n ninety (90) days from
the date of signing. The delayed effective date is	:		
C. This document takes effect on the occurrer	nce of the future	event or fac	t, other than the
nessage of time. The 90th day after the date of significant	gning is:		
The following event or fact will cause the docum	ent to take effec	t in the man	ner described below:
Form 622	3		

Text Area
Tax Certificate
Attached hereto is a certificate from the comptroller of public accounts that all taxes under title 2, Tax Code, have been paid by the non-surviving filing entity.
Instead of providing the tax certificate, one or more of the surviving, acquiring or newly created organizations will be liable for the payment of the required franchise taxes.
Execution
The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument. The undersigned certifies that the statements contained herein are true and correct, and that the person signing is authorized under the provisions of the Business Organizations Code, or other law applicable to and governing the merging entity, to execute the filing instrument.
Date: November 15, 2017 Stone Ragle Services, Inc. Merging Endry Name Signature of authorized person (see instructions) Walter A. Roberts, CEO Printed or typed name of authorized person
Signature of authorized person (see Instructions) Walter A. Roberts, CEO Printed or typed name of authorized person
Merging Entity Name
Signature of authorized person (see instructions)
Printed or typed name of authorized person

RECORDED: 11/19/2020