FORM PTO-1618A Expires 06/30/99 OMB 0651-0027

10-19-2000



101491514

U.S. Department of Co nt and Trad TRADEMARK

| 1 | ON FORM COVER SHEET SEP 2.8 |
|--|--|
| | MARKS ONLY Please record the attached original document(s) or copy(ies). |
| Submission Type | Conveyance Type |
| XX New | Assignment License |
| Resubmission (Non-Recordation) Document ID # | Security Agreement Nunc Pro Tunc Assignment Effective Date Month Day Year |
| Correction of PTO Error Reel # Frame # Corrective Document | Change of Name |
| Reel # Frame # | Other |
| Conveying Party | Mark if additional names of conveying parties attached Execution Date Month Day Year |
| Name Park Corporation, The | 08041995 |
| Formerly | |
| Individual General Partnership | Limited Partnership X Corporation Association |
| Other | |
| XX Citizenship/State of Incorporation/Organiza | tion Illinois |
| Receiving Party | Mark if additional names of receiving parties attached |
| Name Park Holding Corporat | ion |
| DBAIAKAITA | |
| Composed of | |
| Address (line 1) 525 West Monroe Street | , Suite 1600 " |
| Address (line 2) | |
| Address (line 3) Chicago City | Illinois 60661-3693 State/Country 21p Code |
| Individual General Partnership X Corporation Association | 1 1 M dan was and the A command of the same |
| Other | (Designation must be a separate document from Assignment.) |
| XX Citizenship/State of Incorporation/Organiza | |
| | OFFICE USE ONLY |
| 0/18/2000 NTHAI1 00000301 1862685 | |

TU. VV UP / 75.00 (B)

TO 100

Mail documents to be recorded with required cover sheet(s) information to: Commissioner of Patents and Trademarks, Box Assignments , Washington, D.C. 20231

TRADEMARK

REEL: 002156 FRAME: 0935

| FORM PTO Expres 05/30/99 OMB 0551-0027 |)-1618B | Page 2 | U.S. Department of Commerce Patent and Tradement Office TRADEMARK |
|--|---------------------|--|---|
| Domestic | Repres | entative Name and Address Enter for the first Receiving | Party only. |
| Name | | | |
| Address (line 1) | | | |
| Address (line 2) | | | |
| Address (fine 3) | | | |
| Address (line 4) | | | |
| Correspon | dent Na | ame and Address Area Code and Telephone Number (502)58 | 4-1135 |
| Name | Jam | mes R. Robinson | |
| Address (line 1) | MID | ODLETON & REUTLINGER | |
| Address (line 2) | 250 | 00 Brown & Williamson Tower | |
| Address (line 3) | Lou | uisville, Kentucky 40202 | |
| Address (line 4) | | | |
| Pages | | the total number of pages of the attached conveyance document ing any attachments. | # 8 |
| | Applica | ation Number(s) or Registration Number(s) Mark if | additional numbers attached |
| | | ark Application Number <u>or</u> the Registration Number (DO NOT ENTER BOTH number) | · |
| 116 | | Application Number(s) Registration Number 1862685 184580 | |
| | | | |
| | | | |
| | | [1691790 | |
| Number of | Proper | ties Enter the total number of properties involved. $\#4$ | |
| Fee Amou | nt | Fee Amount for Properties Listed (37 CFR 3.41): \$ 11 | 5 |
| | of Payme Account | | |
| | | y deposit account or if additional fees can be charged to the account.) | |
| | | Deposit Account Number: | |
| Chaha | 1 6: | Authorization to charge additional fees: Yes | No |
| Statement | _ | • | |
| atta | | of my knowledge and belief, the foregoing information is true and correct and some is a true copy of the original document. Charges to deposit account are rein. | |
| James | R. Ro | obinson Aug To | 9/21/2- |
| | | on Signing Signature | Date Signed |

ATTACHMENT TO ARTICLES OF MERGER PLAN AND AGREEMENT OF MERGER

This Plan and Agreement of Merger is made and entered into this 4th day of August, 1995 by and between Park Holding Corp., an Illinois corporation (the "Surviving Corporation") and The Park Corporation, an Illinois corporation (the "Merged Corporation") (said corporations may hereinafter be referred to jointly as "Constituent Corporations"). The Surviving Corporation owns one hundred percent (100%) of the issued and oustanding shares of the Merged Corporation.

WITNESSETH:

WHEREAS, the purposes and objectives of the Constituent Corporations may be more effectively achieved and promoted within a single corporate structure; and

NOW, THEREFORE, in consideration of the premises and of the agreements, covenants, and conditions hereinafter set forth and for the purpose of fixing and declaring the terms and conditions upon which the Constituent Corporations are to be merged, and such other details or provisions as are deemed necessary or desirable, the Constituent Corporations hereby agree as follows:

ARTICLE I

CONSTITUTION OF MERGER

The Merged Corporation shall be merged with and into the Surviving Corporation, in accordance with the provisions of the Illinois Business Corporation Act of 1983, as amended.

ARTICLE II

CORPORATE NAME

Through the Effective Date (hereinafter defined) of the merger and thereafter, the name of the Surviving Corporation shall be Park Holding Corp.

ARTICLE III

EFFECT OF MERGER

Upon the merger becoming effective: (1) the Constituent Corporations shall be a single corporation; (2) the separate corporate existence of the Merged Corporation shall cease, except to the extent provided for by the laws of the State of Illinois in the case of a corporation after its merger into another corporation; (3) the Surviving Corporation shall possess all the rights, privileges, immunities and franchises of each of the Constituent Corporations, and all property, real, personal and mixed, and debts due on whatever account, and every other interest belonging to or due to each of the Constituent Corporations shall be deemed to be transferred to and vested in the Surviving Corporation, without further act, deed or transfer; (4) the Surviving Corporation shall thenceforth be responsible for and subject to all of the debts, liabilities and obligations of each of the Constituent Corporations in the same manner as if the Surviving Corporation had itself incurred them; (5) any claim, existing action, or proceeding pending by or against either of the Constituent Corporations may be prosecuted to judgment by the Surviving Corporation; (6) neither the rights of creditors nor any liens upon the property of either of the Constituent Corporations shall be impaired by the merger.

ARTICLE IV

MANNER AND BASIS OF CONVERTING SHARES

Since all of the issued and outstanding shares of the Merged Corporation are owned by the Surviving Corporation, upon effectiveness of the merger, the outstanding shares of the Merged Corporation shall be immediately cancelled and shall cease to exist. The outstanding shares of the Surviving Corporation shall remain in effect.

ARTICLE V

ARTICLES AND BYLAWS

The Articles of Incorporation of the Surviving Corporation existing on the effective date of the merger, shall continue in full force as the Articles of Incorporation of the Surviving Corporation until they are duly altered, amended or repealed. The Bylaws of the Surviving Corporation existing on the effective date of the merger shall continue in full force as the Bylaws of the Surviving Corporation until they are duly altered, amended or repealed.

2

ARTICLE VI

BASIS FOR TRANSFERRING ASSETS AND LIABILITIES

The assets and liabilities of the Merged Corporation, at the effective date of the merger, shall be taken on the books of the Surviving Corporation at the amounts at which they are, on such date, carried on the books of the Merged Corporation.

ARTICLE VII

DIRECTORS AND OFFICERS

The Board of Directors and Officers of the Surviving Corporation shall be the Directors and Officers holding such offices of the Surviving Corporation at the time of effectiveness of the merger. Such individuals shall hold office in accordance with the Bylaws of the Surviving Corporation.

ARTICLE VIII

EXPENSES OF MERGER

The Surviving Corporation shall pay all expenses of implementing this Plan and Agreement of Merger and accomplishing the merger provided for herein.

ARTICLE IX

FURTHER ASSURANCES

If at any time the Surviving Corporation shall determine or be advised that any further assignment or assurance in law is necessary or desirable to vest in the Surviving Corporation the title to any property or rights of the Constituent Corporations, the proper officers and directors of the Constituent Corporations shall execute and deliver or cause to be executed and delivered all such proper assignments, conveyances and assurances in law and do all things necessary or proper to vest and perfect such property or rights in the Surviving Corporation, and otherwise to carry out the purposes of this Plan and Agreement of Merger.

3

ARTICLE X

EFFECTIVE DATE

The effective date of the merger shall be upon filing and acceptance of Articles of Merger with the Secretary of State of Illinois.

02/162490.1

4

State of Allinois Office of The Secretary of State

Whereas,

ARTICLES OF MERGER OF PARK HOLDING CORP.

INCORPORATED UNDER THE LAWS OF THE STATE OF ILLINOIS HAVE BEEN FILED IN THE OFFICE OF THE SECRETARY OF STATE AS PROVIDED BY THE BUSINESS CORPORATION ACT OF ILLINOIS, IN FORCE JULY 1, A.D. 1984.

Now Therefore, I, George H. Ryan, Secretary of State of the State of Illinois, by virtue of the powers vested in me by law, do hereby issue this certificate and attach hereto a copy of the Application of the aforesaid corporation.

In Cestimony Whereof, I hereto set my hand and cause to be

TE STATE OF THE ST

affixed the Great Seal of the State of Illinois, at the City of Springfield, this $\frac{4TH}{}$ day of $\frac{AUGUST}{}$ A.D. 19 $\frac{95}{}$ and of the Independence of the United States the two hundred and $\frac{20TH}{}$.

Secretary of State

Secretary of State

C-212.1

Form BCA-11.25

Department of Business Services

Remit payment in check or money

DO NOT SEND CASH!

order, payable to "Secretary of State."

Filing Fee is \$100, but if merger or

consolidation of more than 2 corporations, \$50 for each additional corpora-

(Rev. Jan. 1991)

Springfield, IL 62756

Telephone (217) 782-6961

George H. Ryan

Ziull

3.

(a)

Secretary of State

ARTICLES OF MERGER CONSOLIDATION OR EXCHANGE

File # 5744-919-5

FILED

PAID

AUG 4 1995

AUG 7 198

State or Country

Park Holding Corp.

Illinois

GEORGE H. RYAN SECRETARY OF STATE SUBMIT IN DUPLICATE

This space for use by Secretary of State

Date 8-4-

Filing Fee

\$ 1000

Corporation File No.

Approved:

| 1. | Names of the corporations proposing to | consolidate exchange shares |
|----|--|-----------------------------|
| | Name of Corporation | |

, and the state or country of their incorporation:

| The Park Corporation | | 5586-776-3 | |
|----------------------|----------|------------|--|
| Park Holding Corp. | Illinois | 5744-919- | |
| | | | |
| | | | |
| | | | |

merger

corporation:

4. Plan of consolidation is as follows:

exchange

Name of the

surviving

new

acquiring

it shall be governed by the laws of:

If not sufficient space to cover this point, add one or more sheets of this size.

See attached Plan and Agreement of Merger

EXPEDITED

AUG 4 1995

TRADEMARK* AP APART

REEL: 002156 FRAME: 0942

| | merger | • | | • | and the second s |
|---|--|--|---|---|--|
| Plan of | consolidation exchange | was approved, laws of the star as follows: | as to each corporation not on te under which it is organized, | ganized in Illinois, in complia and (b) as to each Illinois co | nce with the proporation, |
| | | are not applicat | ble to mergers under §11.30 | —90% owned subsidiary p | provisions. See |
| (Only *) | K" one box for | each corporati | on) alas | | |
| | | | By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken. (§ 11.20) | By written consent of the shareholders having not less than the minimum number of votes required by statute and by the articles of incorporation. Shareholders who have not consented in writing have been given notice in acordance with § 7.10 (§ 11.220) | By written consent of ALL the share-holders entitled to vote on the action in accordance with § 7.10 & § 11.20 |
| e of Com | oration | | П | П | |
| | | | <u> </u> | | |
| | | | | | |
| | | | | | |
| and describe | • | | | | |
| It is agree State of a. The for a p disconnection of the sur c. The org | ed that, upon a the State of Illir is surviving, never the enforcement arty to the mere senting sharehow or acquiring of Secretary of S | and after the issumois: or acquiring cont of any obligations, consolidations, corporation. State of the State acquiring corporation, or acquiring cipe is laws of the State y shall be entitled. | reportation may be served with on of any corporation organized on or exchange and in any precorporation organized under the of Illinois shall be and here ation to accept service of procorporation will promptly pay to the of Illinois which is a party to the dunder the provisions of "The | process in the State of Illinoised under the laws of the State of the | s in any proceeding to of Illinois which is not of the rights of a gainst the surviving, as the agent of the s, and s of any corporation thange the amount |
| | (Not app It is agree State of ta. The for a p distinct or a p | Plan of consolidation exchange (The following items a Article 7.) (Only "X" one box for a consolidation of Corporation (Not applicable if survivity and the State of the State of Illing and the enforcement of the enforce | Plan of consolidation was approved, exchange laws of the star as follows: (The following items are not applicate Article 7.) (Only "X" one box for each corporate it is agreed that, upon and after the issuestate of the State of Illinois: a. The surviving, new or acquiring conforthe enforcement of any obligating a party to the merger, consolidating dissenting shareholder of any such new or acquiring corporation. b. The Secretary of State of the Star surviving, new or acquiring corporation. c. The surviving, new, or acquiring corporation or acquiring, new, or acquiring corporation. The Secretary of State of the Star surviving, new or acquiring corporation. The surviving, new, or acquiring corporation or acquiring corporation or acquiring corporation. The surviving, new, or acquiring corporation or acquiring corporation or acquiring corporation. The surviving, new, or acquiring corporation, new, or acquiring corporation or acquiring corporation. The surviving, new, or acquiring corporation, new, or acquiring corporation or acquiring corporation. | Plan of consolidation exchange laws of the state under which it is organized, as follows: (The following Items are not applicable to mergers under \$11.30 Article 7.) (Only "X" one box for each corporation) By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action voted in favor of the action voted in favor of the action taken. (§ 11.20) (Not applicable if surviving, new or acquiring corporation is an Illinois at the state of the State of Illinois: a. The surviving, new or acquiring corporation may be served with for the enforcement of any obligation of any corporation organiza a party to the merger, consolidation or exchange and in any prodissenting shareholder of any such corporation organized under the new or acquiring corporation. b. The Secretary of State of the State of Illinois shall be and here surviving, new or acquiring corporation to accept service of proc. The surviving, new, or acquiring corporation will promptly pay to organized under the laws of the State of Illinois which is a party to the state of Il | Plan of consolidation was approved, as to each corporation not organized in Illinois, in compile exchange laws of the state under which it is organized, and (b) as to each Illinois or as follows: (The following items are not applicable to mergers under §11.30 —90% owned subsidiary and Article 7.) (Only "X" one box for each corporation) By the shareholders, a resolution of the board of directors having been duly adopted and submitted to a vote at a meeting of shareholders. Not less than the minimum number of votes required by statute and by the articles of incorporation voted in favor of the action taken. (§ 11.20) (Not applicable if surviving, new or acquiring corporation is an Illinois corporation) It is agreed that, upon and after the issuance of a certificate of merger, consolidation or exchange State of the State of Illinois: a. The surviving, new or acquiring corporation may be served with process in the State of Illinois of the enforcement of any obligation of any corporation organized under the laws of the State of Illinois anew or acquiring corporation. b. The Secretary of State of the State of Illinois shall be and hereby is irrevocably appointed organized under the laws of the State of Illinois and acquiring corporation will promptly pay to the dissenting shareholder or any such proceedings comparation will promptly pay to the dissenting shareholder organized under the laws of the State of Illinois organized under the laws of the State of Illinois organized under the laws of the State of Illinois or such aparty to the merger, consolidation or exchange and in any proceeding for the enforcement of any obligation of any corporation organized under the laws of the State of Illinois on the such and the such that the such that the such that the such the such the such that the suc |

| | Name of Corporation | | nber of Sh standing ach Class | | Number of Shares of Owned Immediate Merger by the Paren | ely Prior to |
|--------------------|--|---|--|---|--|---------------------------|
| The Pa | rk Corporation | 1. | 000 | | 1,000 | , |
| | | | | | 1,000 | |
| b. | (Not applicable to 100% ow The date of mailing a copy of | the plan of merger an | d notice of | f the right to d | issent to the shareholders o | of each merging |
| | Was written consent for the rof all subsidiary corporation (If the answer is "No," the duntil after 30 days following the shareholders of each m | merger or written waiv is received? uplicate copies of the the mailing of a copy | er of the 30 Yes Articles of the play | O-day period l | by the holders of all the outs | standing shares |
| | | | | | | |
| under pen | undersigned corporation has alties of perjury, that the factorial August 4 | caused these articles ts stated herein are tr | ue. | | authorized officers, each o | f whom affirms, |
| under pen Dated | August 4 | ts stated herein are tr | ue. | | | f whom affirms, |
| under pen Dated | August 4 | ts stated herein are tr ,19 <u>95</u> ं | ue. | ne Park | Corporation | |
| under pen Dated | August 4 | ts stated herein are tr | ue. | ne Park Thomas | Corporation (Exact Name of Corporation) | ident) |
| under pen Dated | August 4 August 6 (Signature of Secretary or | ts stated herein are tr | ue. | ne Park Thomas | Corporation (Exact Name of Corporation) Survey Inature of President or Vice Pres | <i>ident)</i> Presider |
| ander pen | August 4 August 4 (Signature of Secretary or Monica Evan, (Type or Print Name) | ts stated herein are tr | ue. | ne Park Thomes (Sig | Corporation (Exact Name of Corporation) Superinter of President or Vice President of Superinter Vice P | ident) Presiden |
| Dated | August 4 August 4 (Signature of Secretary or Monica Evan, (Type or Print Name) August 4 | 19 95 Assistant Secretary) Secretary ne and Title) 19 95 | ue. | Park Thomas (Signature) | Corporation (Exact Name of Corporation) Insture of President or Vice President or V | ident) Presiden |
| Dated | August 4 August 4 (Signature of Secretary or Print Name August 4 (Signature of Secretary or Print Name August 4 | Assistant Secretary) Assistant Secretary Assistant Secretary | tue. The by - | Park Thomas (Signature) (Signature) | Corporation (Exact Name of Corporation) Insture of President or Vice President of Vice President of Corporation) (Exact Name of Corporation) (Exact Name of President of Vice President of V | ident) Presiden |
| Dated | August 4 August 4 (Signature of Secretary or Print Name August 4 (Signature of Secretary or Monica Evan, Signature of Secretary or Monica Evan, S | Assistant Secretary) Assistant Secretary Assistant Secretary Assistant Secretary) Acceptation Assistant Secretary) ecretary | tue. The by - | Park Thomas (Signature) (Signature) | Corporation (Exact Name of Corporation) Inature of President or Vice President Type or Print Name and Title) Holding Corp. (Exact Name of Corporation) Inature of President of Vice President S. Bagley, President | ident) Presider Sident) |
| Dated | August 4 August 4 (Signature of Secretary or Print Name August 4 (Signature of Secretary or Print Name August 4 | Assistant Secretary) Assistant Secretary Assistant Secretary Assistant Secretary) Acceptation Assistant Secretary) ecretary | tue. The by - | Park Thomas (Signature) (Signature) | Corporation (Exact Name of Corporation) Insture of President or Vice President of Vice President of Corporation) (Exact Name of Corporation) (Exact Name of President of Vice President of V | ident) President Sident) |
| Dated | August 4 August 4 (Signature of Secretary or Print Name August 4 (Signature of Secretary or Monica Evan, Signature of Secretary or Monica Evan, S | Assistant Secretary) Assistant Secretary 19 95 Assistant Secretary Assistant Secretary Assistant Secretary) ecretary | tue. The by - | Park Thomas (Signature) (Signature) | Corporation (Exact Name of Corporation) Inature of President or Vice President of | ident) Presider ident) |
| Dated | August 4 August 4 (Signature of Secretary or Monica Evan, (Signature of Secretary or Monica Evan, (Signature of Secretary or Monica Evan, S | Assistant Secretary) Assistant Secretary Assistant Secretary Assistant Secretary) ecretary ne and Title) | tue. The by - | Park Thomas (Signature) (Signature) | Corporation (Exact Name of Corporation) Inature of President or Vice President Type or Print Name and Title) Holding Corp. (Exact Name of Corporation) Inature of President of Vice President S. Bagley, President | ident) Presider ident) |
| Dated | August 4 August 4 (Signature of Secretary or Monica Evan, Type or Print Name (Signature of Secretary or Monica Evan, Signature of Secretary or Monica Evan, Signature of Print Name (Type or Print Name Name Name Name Name Name Name Name | Assistant Secretary) Assistant Secretary Assistant Secretary Assistant Secretary) ecretary ne and Title) | tue. The by - | Park Thomas (Signature) Thomas Thomas | Corporation (Exact Name of Corporation) Inature of President or Vice President of | ident) President |

RECORDED: 09/28/2000

. 7. (Complete this item if reporting a merger under § 11.30—90% owned subsidiary provisions.)