MA SOC Filing Number: 202475409090 Date: 5/29/2024 9:20:50 AM

5/29/2024 9:18:23 AM From: To: 6176243891( 2/3 )

# D PC

# The Commonwealth of Massachusetts

#### William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

(General Laws Chapter 156D, Section 11.06; 950 CMR 113.36)

FORM MUST BE TYPED

# Articles of Merger Involving Domestic Entities

FORM MUST BE TYPED

(1) Exact name of each domestic corporation or other entity involved in the merger: Security Source Alarms, LLC LP Network, Inc. (2) Exact name of the surviving entity: LP Network, Inc. (3) The merger shall be effective at the time and on the date approved by the Division, unless a later effective date not more than 90 days from the date and time of filing is specified: <u>June 1, 2024</u> (check appropriate box) (4) 🗷 The plan of merger was duly approved by the shareholders, and where required, by each separate voting group as provided by G. L Chapter 156D and the articles of organization. OR ☐ The plan of merger did not require the approval of the shareholders. (5) Participation of each other entity was duly authorized by the law under which the other entity is organized or by which it is governed and by its articles of organization or other organizational documents. (6) Attach any amendment to articles of organization of the surviving entity, where the survivor is a domestic business corporation. (7) Attach the articles of organization of the surviving entity where the survivor is a NEW domestic business corporation, including all the supplemental information required by 950 CMR 113.16.

Signed b	Chairman of the board of di President, of Security So Other officer, Court-appointed fiduciary,	rectors,	nature of authorized individual)	
on this _	21st	day ofM	AY	2024
Signed l	Chairman of the board of de President, of LP Networ Other officer, Court-appointed fiduciary,	irectors,	Joseph Oliveri	
on this _	21 <b>s</b> t	day of	MAY	,2024

MA SOC Filing Number: 202475409090 Date: 5/29/2024 9:20:50 AM

#### THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears that the provisions of the General Laws relative to corporations have been complied with, and I hereby approve said articles; and the filing fee having been paid, said articles are deemed to have been filed with me on:

May 29, 2024 09:20 AM

WILLIAM FRANCIS GALVIN

Heteram Frain Dalies

Secretary of the Commonwealth

MA SOC Filing Number: 202475409360 Date: 5/29/2024 9:23:54 AM

5/29/2024 9:21:26 AM From: To: 6176243891( 2/3 )

# A CERTIFICATE OF CONSOLIDATION/MERGER AND CANCELLATION OF SECURITY SOURCE ALARMS, LLC AND LP NETWORK, INC.

Pursuant to Chapter 156C, Section 61 of the Massachusetts Limited Liability Company Act, the undersigned surviving entity hereby submits the following Certificate of Merger for filing:

1. The name, federal employer identification number, and principal office address of the entities involved in the merger are:

Name	FEIN	Principal Office Address
SECURITY SOURCE ALARMS, LLC	35-2518379	4151 Lafayette Center Dr.
		#700 Chantilly, VA 20151
LP NETWORK, INC.	20-2560380	4151 Lafayette Center Dr.
		#700 Chantilly, VA 20151

2. The date and jurisdiction of formation or organization of the entities involved in the merger are:

Name	Date of	State of Formation
	Formation	
SECURITY SOURCE ALARMS, LLC	July 22, 2014	MA
LP NETWORK, INC.	March 24, 2005	MA

- 3. The name and federal employer identification number of the surviving entity is: LP Network, Inc. 20-2560380.
- 4. An agreement of merger has been approved and executed by each entity which is to merge.
  - 5. The effective date of the merger is June 1, 2024.
- 6. The agreement of merger is on file at a place of business of the surviving entity, the address of which is 4151 Lafayette Center Dr., #700, Chantilly, VA 20151.
- 7. A copy of the agreement of merger will be furnished by the surviving entity, on request and without cost, to any person holding an interest in the surviving entity.

**IN WITNESS WHEREOF**, the undersigned has executed this Certificate of Consolidation/Merger and Cancellation as of the 24<sup>th</sup> day of May 2024.

SECURITY SOURCE ALARMS, LLC

LP NETWORK, INC.

Name: Joseph Oliveri

//le: President

MA SOC Filing Number: 202475409360 Date: 5/29/2024 9:23:54 AM

#### THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears that the provisions of the General Laws relative to corporations have been complied with, and I hereby approve said articles; and the filing fee having been paid, said articles are deemed to have been filed with me on:

May 29, 2024 09:23 AM

WILLIAM FRANCIS GALVIN

Heteram Frain Dalies

Secretary of the Commonwealth

Date: 5/29/2024 2:47:26 PM

MA SOC Filing Number: 202475430490 5/29/2024 2:44:56 PM From: To: 6176243891( 2/4 )



# The Commonwealth of Massachusetts

### William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

FORM MUST BE TYPED

### **Articles of Merger** Involving Domestic Corporations,

FORM MUST BE TYPED

## Foreign Corporations or Foreign Other Entities

(General Laws Chapter 156D, Section 11.06; 950 CMR 113.37)

	1	1 1 1		~ 1		1
act name, juris	diction and	l date of	: organization of	cach	i party to	the merger:

(1) EXACT NAME	(2) JURISDICTION	DATE OF ORGANIZATION		
LP Network, Inc.	Massachusetts	03/24/2005		
Pavion Corp.	Delaware	05/14/1997		
(3) The foreign corporation or other enti	ty ⊠is /□is not* authorized to conduct bu	siness in the Commonwealth.		
(4) Exact name of the surviving entity: <u>1</u>	Pavion Corp.			
(5) Jurisdiction under the laws of which	the surviving entity will be organized: <u>Dela</u>	aware		
(6) The merger shall be effective at the tin 90 days from the date and time of fili	11 7	on, unless a later effective date not more than		
(7-8) For each domestic corporation that	is a party to the merger:**			
(check appropriate box)				
The plan of merger was duly approvided by G.L. Chapter 156D at	•	tired, by each separate voting group as pro-		
OR				
☐ The plan of merger did not requ	aire the approval of the shareholders.			
-	entity, foreign corporation, or foreign other poration is organized and by its organization	r entity was duly authorized by the law under nal documents.		

<sup>\*</sup> Check appropriate box

<sup>\*\*</sup> Provide this information for each domestic corporation separately

- (10) Attach any amendment to articles of organization of the surviving entity, where the survivor is a domestic business corporation
- (11) Attach the articles of organization of the surviving entity, where the survivor is a NEW domestic business corporation, including all the supplemental information required by 950 CMR 113.16.
- (12) State the executive office address of the surviving foreign other entity if such information is not on the public record in the foreign jurisdiction: 4151 Lafayette Center Dr., #700, Chantilly, VA 20151

(number, street, city or town, state. zip code)

Signed by:	eph Oliveri		
orgined by.	(signatu	ure of authorized individual)	,
		-	
☐ Chairman of the board of direct	cors,		
M President, of LP Network,	Inc.		
☐ Other officer,			
☐ Court-appointed fiduciary,			2024
on this 21st	day of	MAY	,
Signed by:	loseph Oliveri	ure of authorized individual)	
	(30%)	ore of mannorexem numerounum)	
☐ Chairman of the board of direct	tors,		
X President, of Pavion Corp.			
☐ Other officer,			
☐ Court-appointed fiduciary,		3.4.437	
on this 21st	day of	MAY	2024

MA SOC Filing Number: 202475430490 Date: 5/29/2024 2:47:26 PM

#### THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears that the provisions of the General Laws relative to corporations have been complied with, and I hereby approve said articles; and the filing fee having been paid, said articles are deemed to have been filed with me on:

May 29, 2024 02:47 PM

WILLIAM FRANCIS GALVIN

Heteram Frain Dalies

Secretary of the Commonwealth

Page 1

# Delaware The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"LP NETWORK, INC.", A MASSACHUSETTS CORPORATION,

WITH AND INTO "PAVION CORP." UNDER THE NAME OF "PAVION

CORP.", A CORPORATION ORGANIZED AND EXISTING UNDER THE LAWS OF

THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE ON

THE TWENTY-NINTH DAY OF MAY, A.D. 2024, AT 8:52 O'CLOCK A.M.

AND I DO HEREBY FURTHER CERTIFY THAT THE EFFECTIVE DATE OF THE AFORESAID CERTIFICATE OF MERGER IS THE FIRST DAY OF JUNE,

A.D. 2024.



Authentication: 203585084

Date: 05-29-24

2750390 8100M SR# 20242546631 State of Delaware Secretary of State Division of Corporations Delivered 08:52 AM 05/29/2024 FILED 08:52 AM 05/29/2024 SR 20242546631 - File Number 2750390

## STATE OF DELAWARE CERTIFICATE OF MERGER OF FOREIGN CORPORATION INTO A DOMESTIC CORPORATION

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger:

FIRST:	The name of the	e survivir	g corporat	ion is _	Pavion (	Corp.
				, a	Delaw	are corporation, and the name
of the LP Netwo	corporation rk, Inc.	being	merged	into	this	surviving corporation is ,a Massachusettes
and ackn of the Ge	D: The Agreem	ch of the on Law o	constituent f the State	t corpo of Dela	rations ware.	adopted, certified, executed pursuant to Title 8 Section 252
IIIIKD.	The name of the	ne sui viv	ing corpora	ation 18	1 4 7 1	, a Delaware corporation.
	H: The Certifite of Incorporati					viving corporation shall be its
FIFTH:	The authoriz	ed stock	and par	value	of the	non-Delaware corporation is
275,000 C	ommon Shares, no	par value				•
SIXTH:	The merger is to	become	effective of	n Jun	e 1, 2024	
	100 To					Lafayette Center Dr., #700,
	, VA 20151					, an office of
EIGHTI corporati IN WIT	on on request, w	the Agree vithout co	st, to any sold surviving the2  By:	stockho g corpo 1st : Josep	Autho Print	be furnished by the surviving the constituent corporations. has caused this certificate to be lay of
			Title	Presid	lent	