Division of Corporations

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# Florida Department of State

Division of Corporations Public Access System

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## MERGER OR SHARE EXCHANGE

BLAZER FINANCIAL SERVICES, INC. OF MIAMI

Certificate of Status	0
Certified Copy	1
Page Count	08
Estimated Charge	\$78.75

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(Profit Corporations)

Of MAR 30 PH W. 29 The following articles of merger are submitted in accordance with the Florida Business Corporation A pursuant to section 607.1105, F.S.

Name	<u>Jurisdiction</u>	<u>Document Number</u> (If known/ applicable)
CiriFinancial, Inc.	Maryland	_
Second: The name and jurisdiction of	each merging corporation:	
Name	Jurisdiction	Document Number (If known/applicable)
Blazer Financial Services, Inc. of Miami	Florida	⊋40377
and the second		
Third: The Plan of Merger is attached	<u> </u>	· ·
		derge are filed with the Plorida
Fifth: Adoption of Merger by surviving the Plan of Merger was adopted by the		
The Plan of Merger was adopted by the 3/29/04 and shareho	board of directors of the survivin ilder approval was not required.	ig corporation on
Sixth: Adoption of Merger by merging The Plan of Merger was adopted by the	corporation(s) (COMPLETE ONI shareholders of the merging corp	LY OI E STATEMENT) OF STATEMENT
The Plan of Merger was adopted by the 3/29/04 and shareho	board of directors of the merging lder approval was not required.	corporation(s) on

(Attack additional sheets if necessary)

# Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature	Typed or 'rinted Name of Individual & Title
Blazer Financial Services, Inc. of Mismi	Benezil - Thurston	Beverly T surston, Assistant Secretary
CitiFinancial, Inc.	Beverly Thurston	Beverly T surston, Assistant Secretary
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### PLAN OF MERGER

FIRST: CitiFinancial, Inc., organized under the laws of the State of Maryland, shall merge with and into and assume the liabilities and obligations of the following corporation:

Blazer Financial Services, Inc. of Miami (a Florida corporation)

The name of the surviving company is CitiFinancial, Inc..

SECOND: All of the equity of CitiFinancial, Inc., the sur viving corporation, is owned by CitiFinancial Credit Company (a Delaware corporation). On the effective date of the merger all of the issued and outstanding shares of the merg ng company, if any, shall be cancelled and no shares of the surviving company shall to issued in exchange therefore.

THIRD: The Articles of Incorporation of CitiFinancial, I. c. shall be the Articles of Incorporation of the company surviving the merger. No changes or amendments shall be made to the Articles of Incorporation because of the merger.

FOURTH: The officers and directors of the companies was are party to the merger shall be and hereby are authorized to do all acts and thing an ecessary and proper to effect the merger.

FIFTH: The merger shall be effective on April 1, 2004.