

Office of the Secretary of State

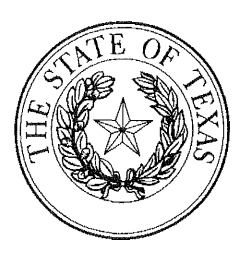
The undersigned, as Secretary of State of Texas, does hereby certify that the attached is a true and correct copy of each document on file in this office as described below:

BPX Operating Company Filing Number: 126220200

Certificate of Merger

April 12, 2022

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on May 12, 2022.



John B. Scott Secretary of State 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

FAX: 512 403-5.709

Filing Feet see instructions



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

F | L E D
In the Office of the
Secretary of State of Texas

APR 1 2 2022

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				
BPX Operating Company				
Name of Organization				
The organization is a	corporati	ion I	t is organized under the laws of)f
_	Specify organizational form (e.g.,	for-profit corporation)	•	
TX USA	'Th	e file number, if any, i	is 0126220200	
State Country			Texas Secretary of State file number	
Its principal place of bu	isiness is 501 Westlake Pa	rk Blvd,	Houston	TX
	Address	t	v	State
∑ The organization was a second to the organization was a second to the organization was a second to the organization.	ill survive the merger.	The organization	on will not survive the merger	•
The plan of merger	amends the name of the	organization. The ne	w name is set forth below.	
	Name	e as Amended		
Party 2	£TLMIF	r mo Milienaca		
I MILY 2				
See Schedule A				
Name of Organization				_
The organization is a	*		istorganized under the laws o	t
	Specify organizational form (e.g.,			
	The	e file number, if any, i		
State Country			Texas Secretary of State file number	
Its principal place of bu				
Company of the state of the sta	Address	[]	9	tate
The organization w	ill survive the merger.	The organization	on will not survive the merger.	
The plan of merger	amends the name of the	organization. The nev	w name is:set forth below.	
	Name	as Amended		
Party 3	*******	·		
Name of Organization				
The organization is a		Tr.	is organized under the laws of	f
THE OF EGUIVATION IN S	Specify organizational form (e.g.,)		to organizace enfort the tawa of	•
	rhash) attaunamanna latu (sitti)	as he ship backas means		٠,

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The file number, if any, is
State Country Fexas Secretary of State file number 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
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 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.
liem 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 oriendments
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		
each entity or other organization	erger nization, principal place of business addres n to be created pursuant to the plan of merg th new domestic filing entity to be create	er 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	City	State Zip Code
Name of New Organization 3	Jurisdiction	Entity Type (See Instructions)
Principal Place of Business Address	Clty	State Zip
	Approval of the Plant of Merger	
	proved as required by the laws of the jurisdic merger and by the governing documents of	
The approval of the owners of		
was not required by the provision	ns of the BOC.	Nestlo entity
Eff	fectiveness of Filing (Select either A, B, or C.)	
A. This document becomes estate.	ffective when the document is accepted and	filed by the secretary of
B. 🗵 This document becomes ef	ffective at a later date, which is not more the	an ninety (90) days from
the date of signing. The delayed	effective date is: May 1, 2022	
C. This document takes effect	t on the occurrence of the future event or fac	ct, other than the
passage of time. The 90 th day aft	ter the date of signing is:	
The following event or fact will o	cause the document to take effect in the mar	nner described below:
orm 622	3	

Text A	irea	
		Tax Certificate
	Attached hereto is a certificate from 2, Tax Code, have been paid by the n	the comptroller of public accounts that all taxes under title non-surviving filing entity.
X		te, one or more of the surviving, acquiring or newly created syment of the required franchise taxes.
		Execution
mate herei Bush	rially false or fraudulent instrument. n are true and correct, and that the ness Organizations Code, or other law lling instrument. April 12, 2022	ect to the penalties imposed by law for the submission of a. The undersigned certifies that the statements contained person signing is authorized under the provisions of the applicable to and governing the merging entity, to execute SEE ATTACHED SIGNATURE PAGE. Names of all entities including the surviving entity
		Merging Entity Name
		Signature of authorized person (see instructions)
		Printed or typed name of authorized person
		Merging Entity Name
		Signature of authorized person (see instructions)
		Printed or typed name of authorized person
		Merging Entity Name
		Signature of authorized person (see instructions)
		Printed or typed name of authorized person

SURVIVING COMPANY:

,
BPX OPERATING COMPANY
By: Susau Baur
Name: Susan Baur Title: Vice President
MERGING COMPANIES:
BPX (KCS RESOURCES) LLC
By Susau Bour
Name Susan Baur Title: Vice President
BPX.(WSF OPERATING) INC.
By: 8MSeu Baus
Name: Susan Baur Title: Vice-President
BPX PROPERTIES (GP) LLC
By: Susay Bacc
Name Susan Baur Title: Vice President
BPX PROPERTIES (LP) LLC
By: Snsan Baur
Name: Susan Baur Title: President

SOUTH TEXAS SHALE LLC

By: Susay Bour Name: Susan Baur Title Vice President

WINWELL RESOURCES, L.L.C.

By: Susan Baur

Name: Susan Baur

Title: Vice President

BPX PROPERTIES (NA) LP

BPX Properties (GP) LLC, its general

By Susan Bau

Name: Susan Baur

Title: Vice President of BPX Properties

(GP) LLC

Schedule A

Party 2

Name of the organization: BPX (KCS Resources) LLC

The organization is a limited liability company. It is organized under the laws of Delaware. The file number, if any is 0009806806, its principal place of business is 501 Westlake Park Blvd., Houston, TX.

The organization will not survive the merger.

Party 3

Name of the organization: BPX (WSF Operating) Inc.

The organization is a corporation. It is organized under the laws of Louisiana. The file number, if any is 0012705806. Its principal place of business is 501 Westlake Park Blvd., Houston, TX.

The organization will not survive the merger.

Party 4

Name of the organization: BPX Properties (GP) LLC

The organization is a limited liability company. It is organized under the laws of Texas. The file number, if any is 0800414887. Its principal place of business is 501 Westlake Park Blvd., Houston, TX.

The organization will not survive the merger.

Party 5

Name of the organization: BPX Properties (LP) LLC

The organization is a limited liability company. It is organized under the laws of Delaware. The file number, if any is N/A. Its principal place of business is 501 Westlake Park Blvd., Houston, TX:

The organization will not survive the merger.

Party 6

Name of the organization: South Texas Shale LLC

The organization is a limited liability company. It is organized under the laws of Delaware. The file number, if any is 0801455280. Its principal place of business is 501 Westlake Park Blvd., Houston, TX.

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The organization will not survive the merger.

Party 7

Name of the organization: Winwell'Resources, L.L.C.

The organization is a limited liability company. It is organized under the laws of Louisiana. The file number, if any is 0010270506. Its principal place of business is 501 Westlake Park Blvd., Houston, TX.

The organization will not survive the merger.

Party 8

Name of the organization: BPX Properties (NA) LP

The organization is a limited partnership. It is organized under the laws of Texas. The file number, if any is 0009759210. Its principal place of business is 501 Westlake Park Blvd., Houston, TX.

The organization will not survive the merger.

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Jennifer L. Fountain, County Clerk Shelby County, Texas

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