## Kansas Department of Credit Unions Merger Form 2

Instructions for KDCU Merger Form 2: The merging and continuing credit union Board of Directors develop and approve the Plan for Proposed Merger (Plan). The Plan is signed, notarized and submitted to the Administrator, Kansas Department of Credit Unions for preliminary approval. A resolution from the merging and continuing credit union calling for submission of the Plan for membership votes by each credit union to be held within 60 days of the Administrator's preliminary approval is submitted with the Plan.

## PLAN FOR PROPOSED MERGER

The	Credit Union,	hereinafter re	ferred to as "r	merging crec	lit
union", and the					
continuing credit union", hereby agree to the merger of all assets, property, property rights,					
interests, debts, obligations and	d liabilities of merg	jing credit unic	on per the follo	owing terms	and
conditions of the Merger Plan.					
The intended effective date	of this proposed m	nerger shall be	<b>;</b>	, 2	0
2. A statement of any changes	in the articles of i	ncorporation o	r bylaws of th	e continuing	credit
union effected by the proposed	merger, including	any proposed	d change in fie	eld of membe	ership
and documentation that the cha	ange will meet the	statutory requ	irements for f	ield of memb	pership
specified in K.S.A. 17-2205 and	d amendments the	reto (Attachm	ent #1).		
All share accounts of the me	5 5				ng
credit union at the amount evid	enced by the reco	rds of the mer	ging credit un	ilon.	
4. The following financial report	rts are attached:				
(A). The current financial sta		credit union (A	Attachment #2	<u>?</u> ).	
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(B). The current delinquent	oan summaries ar	nd analyses of	the adequac	y of the allov	vance
for loan and lease losses ac	count (Attachmen	t #3).			
(C). Consolidated financial s		· ·			
credit union before the merg		ated net worth	of the propos	sed continuir	ıg
credit union (Attachment #4	).				

(D). An analysis of the asset-to-share ratio for the proposed merging credit union and the

proposed continuing credit union (Attachment #5).

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- (E). An explanation of proposed share adjustments, if any (Attachment #6).
- (F). An explanation of provisions for reserves, undivided earnings, or dividends (Attachment #7).
- (G). Provisions with respect to the notification and payment of creditors (Attachment #8).
- (H). An explanation of any changes relative to any type of insurance provided in conjunction with member accounts (Attachment #9).
- (I). The disclosure of any financial benefit that is to be received by the officers, senior management, and directors but is not available to ordinary members (Attachment #10).
- (J). A summary of the products and services proposed to be available to the members of the continuing credit union that could differ from those available at the merging credit union, with an explanation of the effects of any changes from the current products and services provided to the members of the merging credit union (Attachment #11).
- (K). A summary of the advantages and disadvantages of the merger (Attachment #12).
- (L). Any other information deemed critical to the merger agreement by both boards of directors (Attachment #13).

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Continuing Credit Union Board Presiding Officer's Signature	<del>e</del>	Date
Continuing Credit Union Board Secretary's Signature	_	Date
Merging Credit Union Board Presiding Officer's Signature		Date
Merging Credit Union Board Secretary's Signature	_	Date
Subscribed and sworn to before me this	_day of	
My appointment expires:	_	Notary Public