Dissolution Unit P.O. Box 182382 Columbus, OH 43218-2382

Notification of Dissolution or Surrender

See instructions on pages 4 and 5 of this form before completing. Please return this completed form D5 to the address shown above. **Do not send this D5 form to the Ohio Secretary of State's office.**

- Part I General information to be completed by all corporate taxpayers.
- Part II To be completed by those persons who intend to use the "certificate method" to dissolve the corporation's Ohio charter or surrender its Ohio license (see instructions).
- Part III To be completed by those persons who intend to use the "affidavit method" to dissolve the corporation's Ohio charter or surrender its Ohio license (see instructions).

Part I – General Information				
Name of corporation	orded with the Ohio Secretary of State)			
Address	raed with the Onio Secretary of State)			
Date of incorporation or qualification	Ohio charter (license) number			
Ohio franchise tax I.D. no	State of incorporation			
Type of corporation: For-profit Not-for-profit Cooperative (under Ohio Revised Code	Federal identification number e [R.C.]chapter 1729)			
Location of accounting records				
Name, address and telephone number of person to whom inq	luiries may be made			
Date Ohio business activity ceased or will cease	Date stock retired or will be retired			
Type of business activity and product sold	(If foreign corporation that will continue existence, indicate N/A.)			
The last personal property tax return was filed on in in in				
Ohio corporation franchise taxes have been filed and paid thro	(Date) (County)			
Was a combined franchise tax report filed for any tax year after	er 1971? Yes No			
If yes, list parent corporation's name, Ohio charter number an	d Ohio franchise tax I.D. number			
Ohio employer withholding tax returns have been filed through				
If none filed, explain	(Month/year)			
Address of All Business Locations in Ohio	List All Tax Account Numbers (Vendor's License, Seller's Use, Consumer's Use, Direct Pay, Fuel Use)			

Name and address of successor corporation (if any) Part II – Application for Certificate of Payment of Ohio Taxes for Dissolution or Surrender To be completed by persons choosing the certificate method (see instructions). Please send to the corporation a tax status certificate (form D2) so that the corporation may dissolve its charter or surrender its Ohio license. Mail certificate to Part III - Notification of Dissolution or Surrender To be completed by persons choosing the affidavit method (see instructions). A. Please check the appropriate box below and indicate the date that this corporation intends to dissolve its Ohio charter or surrender its Ohio license. In addition, this portion of the form must be signed by an officer of the corporation or by a person executing the dissolution or surrender indicating that the corporation acknowledges the applicability of the appropriate R.C. section as set forth below. The corporation for which this application/notice is filed is either a **domestic** corporation organized **for-profit** under R.C. chapter 1701 or a domestic nonprofit agricultural cooperative corporation organized under chapter 1729 of the R.C. The corporation informs the Ohio Department of Taxation that the corporation intends to dissolve its Ohio - by filing with the Ohio Secretary of State a certificate of dissolution accomcharter on (date) panied by the affidavit prescribed in R.C. section 1701.86(H)(2) (or in the case of a domestic nonprofit agricultural cooperative, the affidavit prescribed in R.C. section 1729.55(H)(6)) and any other documents required by law. By the signature of an officer of the corporation or by the signature of a person who will execute the dissolution, the corporation acknowledges the applicability of R.C. section 1701.95 (or, in the case of a domestic nonprofit agricultural cooperative, the cooperative acknowledges the applicability of R.C. section 1729.25). Name Signature Title Date The corporation for which this application/notice is filed is a either a foreign corporation organized for-profit under the laws of another state or country and licensed to conduct business in Ohio or a foreign nonprofit agricultural cooperative corporation licensed to conduct business in Ohio and organized or operating in the same or similar manner as nonprofit corporations organized under R.C. chapter 1729. The corporation hereby informs the Ohio Department of Taxation that the corporation intends to surrender its license to conduct business in Ohio on (date) by filing with the Ohio Secretary of State a certificate of surrender accompanied by the affidavit prescribed in R.C.

The corporation for which this application/notice is filed is a either a **foreign** corporation organized **for-profit** under the laws of another state or country and licensed to conduct business in Ohio or a **foreign nonprofit agricultural cooperative** corporation licensed to conduct business in Ohio and organized or operating in the same or similar manner as nonprofit corporations organized under R.C. chapter 1729. The corporation hereby informs the Ohio Department of Taxation that the corporation intends to surrender its license to conduct business in Ohio on (date)_______by filing with the **Ohio Secretary of State** a certificate of surrender accompanied by the affidavit prescribed in R.C. sections 1703.17(C)(2), 1703.17(C)(3) and 1703.17(D) and any other documents required by law. By the signature of an officer of the corporation or by the signature of a person who will execute the surrender, the corporation acknowledges that the surrender of the license does not relieve the corporation for payment of franchise tax, sales and use tax, fuel use tax, personal property tax and unemployment compensation contributions due through the date of the surrender.

Name Signature Title Date

nonprofit agr Department with the Ohi 1702.47(G)(5	ricultural cooperative of Taxation that the concentrate of State of State of Annual and any other doctors.	e, and is organized unde corporation intends to dis a certificate of dissolution uments required by law.	a domestic nonprofit corpora r R.C. chapter 1702. The corporation of the corporation of the corporation of the corporation acknowledges the ac	poration informs the Ohion te) by filing prescribed in R.C. section of the corporation or by the
Name		Signature	Title	Date
nonprofit agr cise its corpo intends to su of surrender and any othe person who does not relie	icultural cooperative) prate privileges in Oh- irrender its Ohio licer accompanied by the er documents require will execute the surre eve the corporation for	and is organized under the corporation information. The corporation information on (date) affidavit prescribed in R.C. affidavit prescribed in R.C. and by law. By the signature of the license, the coor payment of franchise to	s a foreign nonprofit corporate he laws of another state or couns the Ohio Department of Tax_by filing with the Ohio Secr c. sections 1703.17(C)(2), 1703 are of an officer of the corporation acknowledges that the day, sales and use tax, fuel use the the date of the surrender.	untry and licensed to exert exation that the corporation etary of State a certificate 3.17(C)(3) and 1703.17(Donor by the signature of ane surrender of the license
 Name		Signature	Title	Date
B. Each officer	's name and addres	ss (attach additional list if	necessary):	
	Officer's name		Address	
		1		

Instructions for Form D-5

As used throughout form D5 and these instructions:

- A domestic corporation is either (1) a corporation organized under laws of Ohio or (2) a bank, savings bank or savings and loan association chartered under the laws of the United States, the main office of which is located in Ohio.
- A foreign corporation is (1) a corporation organized under the laws of a state other than Ohio, (2) a corporation organized under the laws of the District of Columbia or another country or (3) a bank, savings bank or savings and loan association chartered under the laws of the United States, the main office of which is located in another state.
- A nonprofit or not-for-profit corporation is a domestic or foreign corporation that is formed for reasons other than gain or profit and whose net earnings or any part of them is not distributable to its members, directors, officers or other private persons, except that the payment of reasonable compensation for services rendered and the distribution of assets on dissolution as permitted by R.C. section 1702.49 is not gain or profit or distribution of net earnings.

Each domestic corporation, whether organized for-profit or not-for-profit, seeking to dissolve its Ohio charter and each foreign corporation, whether organized for-profit or not-forprofit, seeking to surrender its Ohio license is required to file with the Ohio Secretary of State either a certificate of dissolution or a certificate of surrender of license. The certificate must be accompanied by certain affidavits, guarantees, releases or other documents obtained from various governmental agencies including the Ohio Department of Taxation, the Ohio Department of Job and Family Services. the Ohio Bureau of Workers' Compensation and the county treasurer of each county in which the corporation has personal property or, if the applicant pays personal property tax to the Ohio Treasurer of State, from that official. These documents evidence either (1) that the corporation has paid or adequately guaranteed various taxes, unemployment compensation contributions and workers' compensation premiums or (2) the corporation has notified each of these agencies of the impending dissolution or surrender and made certain acknowledgments regarding those taxes, contributions and premiums.

This form and these instructions apply only to the releases or affidavit requirements as they pertain to the Ohio Department of Taxation. These instructions do not address the requirements for releases and affidavits from the Ohio Department of Job and Family Services, the Ohio Bureau of Workers' Compensation and the county treasurers or, if applicable, the Ohio Treasurer of State. It is the applicant's responsibility to obtain separate releases from each of those agencies and officials.

The Ohio Revised Code provides two alternative methods to fulfill the applicant's requirements with the Ohio Department of Taxation: the certificate method and the affidavit method.

A. Certificate Method

If the corporation chooses the certificate method, the corporation must obtain from the **Ohio Department of Taxation** a D 2 certificate showing that all sales and use tax, fuel use tax and franchise tax applicable to the corporation have been paid or adequately guaranteed through the date of filing the certificate. The corporation must then file with the **Ohio Secretary of State** the certificate of dissolution or certificate of surrender accompanied by the D2 certificate and similar documents from the other state and county agencies mentioned above.

The above requirements are set forth in the R.C. sections listed below:

- Domestic for-profit corporations: 1701.86(H)(2).
- Foreign for-profit corporations: 1703.17(C)(1).
- Domestic nonprofit agricultural cooperatives: 1729.55(G)
 (2).
- Foreign nonprofit agricultural cooperatives organized under a provision similar to R.C. chapter 1729: 1729.76 and 1703.17(C)(1).
- Domestic nonprofit corporations other than agricultural cooperatives: 1702.47(G)(4).
- Foreign nonprofit corporations other than agricultural cooperatives: 1703.27(G) and 1703.17(C)(1).

To apply for a D2 certificate, please complete Parts I and II of this form D5 and file the form with the Ohio Department of Taxation at least 30 days before the date that such certificate is desired. To avoid delay, any delinquent sales, use, fuel use and franchise tax returns or reports should accompany this form together with separate certified checks or money orders in payment of each of the taxes due thereon. Failure to do so may necessitate audits and will delay issuance of the desired certificate.

For purposes of guaranteeing payment of any franchise tax, sales and use tax, and fuel use tax that may be due, a cash bond or surety bond issued by a bonding agency licensed to do business in Ohio may be posted with the tax commissioner. The tax commissioner will determine the amount of such bond. The bond will remain in force until all taxes have been paid; where it is written, the tax commissioner will provide notice to that effect.

Upon determining that all sales and use, fuel use and franchise taxes have been paid or adequately guaranteed, the tax commissioner will issue a combined certificate (form D2) to the applicant.

Franchise tax and exit tax. The mere termination of business activities or voluntary dissolution does not exempt a corporation from the franchise tax. A corporation that on Jan. 1 of the tax year holds an Ohio charter or a license to transact business in Ohio is subject to the Ohio franchise tax for such calendar year, even if prior to Jan. 1 the corporation ceased all business activities in Ohio and applied for certificates verifying the payment or adequate guarantee of all required taxes.

Furthermore, an "exiting corporation" may be subject to an exit tax on its unreported Ohio net income that was earned in the two calendar years prior to the tax year to the extent that such income was not previously included on a franchise tax report (see R.C. section 5733.06(H)). An exiting corporation is a corporation that previously had nexus with Ohio but is not a franchise taxpayer for the tax year (for example, the corporation dissolved, merged out of existence or surrendered its license to conduct business in Ohio prior to Jan. 1 of the tax year). The exit tax does not apply to an exiting financial institution. The exit tax also does not apply if R.C. section 5733.053 applies to a "transfer" corporation. For further information see R.C. section 5733.06(H).

B. Affidavit Method

If a corporation chooses the affidavit method to dissolve its Ohio charter or surrender its Ohio license, the corporation may submit to the Ohio Secretary of State its certificate of dissolution or certificate of surrender accompanied by an affidavit. (The affidavit is in lieu of the receipts, certificates and other evidence required under the "certificate method.") The affidavit must contain a statement of the dates on which the various departments, agencies or authorities, from whom receipts, certificates or other evidence would otherwise be required under the certificate method, were advised in writing of the following:

- The scheduled date of filing the corporation's certificate of dissolution or certificate of surrender; and
- The corporation's acknowledgment of one of the following:
 - 1. In the case of a domestic for-profit corporation or a nonprofit agricultural cooperative corporation organized under R.C chapter 1729, the corporation's acknowledgment of the applicability of the provisions of R.C. section 1701.95 (or, in the case of a nonprofit agricultural cooperative, of the corporation's acknowledgment of the applicability of the provisions of R.C. section 1729.25). R.C. sections 1701.95 and 1729.25 provide that the directors who vote for or assent to a distribution of assets during the winding up of the affairs of the corporation without payment of all known obliga-

tions of the corporation, or without making adequate provisions thereof, are jointly and severally liable to the corporation to the extent that such obligations are not paid or adequately guaranteed.

- 2. In the case of a foreign for-profit corporation or a foreign nonprofit agricultural cooperative organized in the same or similar manner as an R.C. chapter 1729 cooperative, the corporation's acknowledgment that the surrender of its license does not relieve it of liability, if any, for payment of any franchise tax, sales and use tax or fuel use tax due through the date of the surrender.
- 3. In the case of a domestic nonprofit corporation, other than a nonprofit agricultural cooperative organized under R.C. chapter 1729, the corporation's acknowledgment of the applicability of the provisions of R.C. section 1702.55 provides that the directors who vote for or assent to a distribution of assets during the winding up of the affairs of the corporation without payment of all known obligations of the corporation, or without making adequate provisions thereof, are jointly and severally liable to the corporation to the extent that such obligations are not paid or adequately guaranteed.
- 4. In the case of a foreign nonprofit corporation other than a nonprofit agricultural cooperative organized in the same or similar manner as an R.C. chapter 1729 cooperative, the corporation's acknowledgment that the surrender of its license does not relieve it of liability, if any, for payment of any sales and use tax or fuel use tax due through the date of the surrender.

An officer of the corporation or one or more of the persons executing the certificate of dissolution or surrender must sign the above-discussed acknowledgment.

Please note: Receipt by the Department of Taxation of completed Parts I and III of this form D5 fulfills only the applicant's responsibility for notifying the Ohio Department of Taxation of the necessary information and acknowledgment. It is the applicant's responsibility to furnish in writing to all other applicable agencies the information required under the affidavit method.