START A CORPORATION IN OHIO

Helping entrepreneurs create a prosperous economy for every Ohio family.
Dear Entrepreneur:

Business starts at the Secretary of State’s office, and we’re working hard to help Ohio entrepreneurs grow and succeed.

Ohioans have a reputation for being creative and industrious. And our state, year after year, is where businesses are growing and thriving. Their success is Ohio’s success.

This publication is intended to help you make the decisions necessary to get your business moving. Starting a business requires a great deal of planning and work. While this guide will serve as a big help, it does not constitute legal advice. If you have specific questions, please consult a lawyer.

I also encourage you to visit our online resource: OhioBusinessCentral.gov. Through Ohio Business Central, you can file a number of forms online, obtain and request publications, search existing businesses and sign up for our Filing Notification System to track and protect your business from potential identity theft.

If you have further questions regarding corporate filings, please call 877.767.3453 or email business@OhioSoS.gov.

I wish you the best of luck in starting your business. Just as you work to help your venture succeed, we’ll be doing our part to continue moving our great state forward.

Yours in service,

Frank LaRose
Ohio Secretary of State
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Business Identity Theft

Don’t Be a Victim

- Thousands of companies around the country have been victims of business identity theft. Protect your identity by signing up for the Ohio Secretary of State’s **UCC Watchlist**. The Watchlist helps protect users when fraudulent and incorrect UCC filings are submitted in their name.

- Identity theft affects businesses too. Criminals can use your business’ identity to illegally transact business and establish lines of credit. Business Identity Theft costs companies time and money.

- The Secretary of State’s office can help you protect your business identity with the **Business Filing Notification System**.

What is the Business Filing Notification System?
The Business Filing Notification System is a free service allowing you to track any filing changes or updates made to your business.

For more information and to sign-up, visit [OhioSoS.gov/IDTheft](http://OhioSoS.gov/IDTheft)
PREFACE

This guide has been prepared for informational purposes only and does not constitute legal advice. It is recommended that you seek legal and tax counsel before acting upon this information. For help finding a lawyer in Ohio, visit the Ohio Bar Association at OhioBar.org.

PERSONAL INFORMATION

The Secretary of State’s office has the authority to reject any document containing a Social Security number or federal tax identification number. Please remove all personal information from documents prior to filing them.

FORMS

Pursuant to Ohio Revised Code Section 1701.04, the Secretary of State’s office authorizes for-profit corporations to conduct business in Ohio. Documents must be filed with the Secretary of State’s office before a corporation may legally conduct business in Ohio. All forms that are required to be filed with the Secretary of State, including, but not limited to, Articles of Incorporation, Statutory Agent Updates, Amendments, Conversions, Mergers and Dissolutions, can be obtained directly from the Secretary of State’s office.

All forms may be filed online at the Secretary of State’s Ohio Business Central website at OhioBusinessCentral.gov. For more information, or to obtain other filing forms, visit the Ohio Secretary of State’s website at OhioSoS.gov and click on “Businesses.” The filing fee associated with each filing, as well as completion instructions, are provided on each form.
Ohio Revised Code Section 1701.04 provides that “anyone, singly or jointly with others, and without regard to residence, domicile, or state of incorporation,” may form an Ohio corporation. All corporations must obtain a license from the Ohio Secretary of State to lawfully conduct business in Ohio.

Filing Articles of Incorporation

A corporation must file Original Articles of Incorporation (Articles) with the Ohio Secretary of State before it transacts business in Ohio.

The Articles must include the following:

1. The name of the corporation, which must include one of the following: “Company,” “Co.,” “Corporation,” “Corp.,” “Incorporated,” or “Inc.”

2. The location of the corporation’s principal office.

3. The authorized number of shares of stock, along with their classification and par value, if any.

4. If the corporation is to have initial stated capital, the amount of that stated capital.

5. An original appointment and acceptance of statutory agent.

The Articles may also set forth any of the following provisions:

1. The names of individuals who are to serve as initial directors.

2. The purpose or purposes for which the corporation is formed; or, if no purpose is given, the purpose of the
corporation is to engage in any lawful act or activity for which a corporation may be formed.

3. Any provision that may be set forth in the corporation’s regulations.

4. A provision specifying the period of existence; or, if none is given, the period of existence is perpetual.

5. The effective date of organization of the corporation, if other than the filing date.

The corporation’s legal existence begins upon filing the Articles with the Secretary of State or upon a later date specified in the Articles. The effective date must be the date of filing or a future date and cannot be more than 90 days from the date of filing with the Secretary of State. If the effective date provided has already passed or exceeds the date of filing by more than 90 days, the effective date of organization will be the date of filing (i.e., the date the filing is received by the Secretary of State).

Please note: A corporation’s regulations, bylaws and other internal documents are not required to be filed with the Ohio Secretary of State’s office.

Choosing the Corporate Name

A corporation’s Articles must include a corporate name. Under Ohio law, corporate names must be distinguishable from the name of any other domestic or foreign corporation, limited liability company, limited liability partnership, limited partnership, or trade name previously registered with the Secretary of State. If a name is not distinguishable (i.e., conflicts with a previously registered name), it is generally unavailable for registration without consent from the prior registrant.

Before filing Articles, please check the availability of the corporate name you wish to use. To check name availability, you may conduct a search on the Secretary of State’s website,
OhioSoS.gov, call 877.767.3453, or email the Secretary of State at business@OhioSoS.gov.

If a corporation submits Articles using a name that is not distinguishable based upon the Secretary of State’s records, the Articles will be rejected. The rejection letter will identify the previously-registered, conflicting name and provide contact information for the name’s registrant so that the corporation may request written consent to use the name. If the prior registrant gives consent, the corporation must submit with its Articles the Consent for Use of Similar Name (Form 590). If the prior registrant refuses consent, a new corporate name must be chosen.

The Secretary of State’s office is authorized to cancel a corporation’s license under certain circumstances. The office must hold a canceled corporation’s name for one year from the date of cancellation to give the corporation an opportunity to correct the reason for cancellation and return to good standing using its original name. A canceled corporation lacks legal authority to act and, therefore, cannot consent to the use of its name unless and until it is reinstated. Because of this requirement, if you wish to use a canceled corporation’s name, you must generally wait one year from the date of cancellation to register the name.

Please note: The Secretary of State will make the final determination on the availability of a business name when the Articles are filed. It is a good idea not to order signs, letterhead or other supplies reflecting the corporate name until the name is registered. Also consider having two or three alternative corporate names in mind in case the desired name is unavailable.

Special Name Considerations

Some corporate names are subject to unique name requirements or restrictions. For example, if a corporation
wishes to use the word “bank” or “trust” in its name, it must seek approval from the Ohio Department of Commerce - Division of Financial Institutions before filing its Articles with the Secretary of State. Please refer to the Guide to Name Availability on the Secretary of State’s website to learn more regarding specific name requirements and restrictions.

Name Reservation

If you choose a business name that is available but are not ready to file the corporation’s Articles with the Secretary of State’s office, you may reserve the name. A Name Reservation grants the applicant exclusive rights to use the name for a period of 180 days. The Articles may be filed any time within that 180-day period to form the corporation using the reserved name. After 180 days, the Name Reservation will expire, and the name will again become available for anyone to use. To reserve a name for a proposed new corporate name, please submit the Name Reservation (Form 534B) and $39.00 filing fee.

Appointing a Statutory Agent

At the time of filing its Articles, a corporation is required to appoint a statutory agent. The statutory agent is the person or corporation designated to accept any legal process, notice or demand that is served upon the company and is responsible for sharing this information with the corporation.

Please note: Banks, trust companies, insurance companies, and corporations that are defined under Ohio law as a public utility for taxation purposes are not required to appoint a statutory agent. These types of corporations have registration requirements with other state and/or federal regulatory agencies.

The statutory agent must be one of the following: (1) A natural person who is a resident of this state; or (2) A domestic or
foreign corporation, nonprofit corporation, limited liability company, partnership, limited partnership, limited liability partnership, limited partnership association, professional association, business trust, or unincorporated nonprofit association that has a business address in this state.

The Original Appointment of Statutory Agent must include the statutory agent’s name and address. The statutory agent must sign to accept the appointment. For convenience, the Original Appointment of Statutory Agent has been incorporated into the Articles form.

In the event the name or address of a company’s statutory agent changes, or the statutory agent resigns or dies, the entity must choose a new statutory agent and submit the Statutory Agent Update (Form 521) and filing fee of $25.00.

If the Secretary of State learns that a corporation has failed to maintain a statutory agent, the secretary will notify the corporation that a new statutory agent must be appointed. If the corporation fails to appoint a new statutory agent within 30 days of the notice, the Secretary of State’s office is authorized to cancel the corporation’s Articles and revoke its authority to conduct business in Ohio. Once canceled, the corporation cannot legally conduct business in Ohio until it appoints a new statutory agent and returns to good standing.

**Authorized Shares Fee**

The minimum filing fee for Articles is $99.00. For that fee, a corporation is entitled to authorize up to 990 shares of stock. If a corporation’s Articles authorize more than 990 shares of stock, an additional fee must be paid at the time of filing. The maximum filing fee for any corporation’s Articles is $100,000.00. To determine the amount of the shares fee your corporation must pay, please visit the Secretary of State’s website and download the “Shares Calculator” located within the “Filing Forms & Fees Schedule” section or call a customer
service representative at 877.767.3453. The authorized shares fee structure is provided in Ohio Revised Code Section 111.16.

In the event that a corporation later increases the number of authorized shares, either by amending its Articles or as the result of a merger, consolidation or conversion, an additional fee must be paid. However, the corporation is only required to pay the shares fee on the number of newly authorized shares and not on those shares previously authorized. For example, if a corporation authorizes 5,000 shares in its original Articles, it must pay a total fee of $300.00. If the corporation later amends its Articles and increases the total number of authorized shares to 10,000, it must pay an additional shares fee of $250.00 for the newly authorized 5,000 shares. The corporation is not required to pay for the original 5,000 shares a second time.

**ADDITIONAL CORPORATE FILINGS**

Over the life of a corporation, additional filings with the Ohio Secretary of State may be required. Although for-profit corporations are not required to submit annual or biennial filings, certain actions taken by the corporation may trigger a filing requirement.

The following is information regarding some of the most common filings the Secretary of State’s office receives from corporations. This information is not intended to be exhaustive. You should consider consulting legal counsel and/or the Ohio Revised Code to determine whether and when additional filings must be made with the Secretary of State’s office.

**Amendments**

As provided in Ohio Revised Code Sections 1701.69 and 1701.72, a corporation may amend its Articles or adopt Amended Articles. For example, a corporation’s shareholders may vote to change the corporation’s name, enlarge the
number of authorized shares or change the corporation’s purpose clause.

If a corporation amends its Articles or adopts Amended Articles, the corporation must file a Certificate of Amendment (Form 540) with the Ohio Secretary of State’s office. Please see Ohio Revised Code Section 1701.73 for additional details regarding the Certificate of Amendment. The fee for filing a Certificate of Amendment is $50.00 plus any shares fee required for an increase in the number of authorized shares as provided in the amendment. You should consider consulting legal counsel and/or the Ohio Revised Code to determine whether and when additional filings must be made with the Secretary of State’s office.

**Mergers and Consolidations**

Under Ohio law, a corporation may merge or consolidate with other types of business entities. A merger is the combining of one or more business entities (also known as merging entities) into one existing entity (also known as the surviving entity). All other entities merging into the surviving entity will cease to exist.

A consolidation differs from a merger in that two or more entities (also known as constituent entities) combine to form an entirely new entity. All consolidating entities cease to exist following the consolidation.

If an Ohio corporation is involved in a merger or consolidation, a Certificate of Merger (Form 551) or Certificate of Consolidation (Form 550) must be filed with the Ohio Secretary of State and accompanied by a $99.00 filing fee. Under certain circumstances, additional documentation may also be required. Please refer to Ohio Revised Code Section 1701.81 for details regarding filing requirements.
Conversions

A conversion takes place when a domestic or foreign entity converts into a different type of domestic or foreign entity. The Ohio Revised Code chapter governing each type of entity must permit the conversion. For example, an Ohio corporation (the converting entity) may convert into an Ohio limited liability company (the converted entity) so long as the Ohio Revised Code chapters governing corporations and limited liability companies permit the conversion.

Additionally, a domestic corporation may convert into a foreign corporation. When two different jurisdictions are involved in a conversion, the laws of each jurisdiction must permit the conversion. For example, if an Ohio corporation converts to a Delaware LLC, the laws of Ohio and Delaware must both permit the conversion.

Ohio law currently permits corporations, limited liability companies, limited partnerships, limited liability partnerships and general partnerships to convert. Please consult Ohio Revised Code Sections 1701.782 and 1701.792 for additional information regarding corporate conversions.

When a corporation adopts a declaration of conversion, the converting corporation must file a Certificate of Conversion (Form 700 or 800) with the Secretary of State’s office accompanied by a $99.00 filing fee. Please refer to Ohio Revised Code Section 1701.811 for more information regarding filing requirements.

Cancellation and Reinstatement

Cancellation

The Secretary of State’s office is authorized to cancel a corporation’s license to do business in Ohio as follows:
• By order of the tax commissioner when a corporation has failed to pay taxes or file required tax reports.

• When a corporation has failed to maintain a statutory agent and does not cure its failure upon notice from the Secretary of State.

• When ordered to do so by a court of law.

• When a professional association has failed to file a biennial report.

Reinstatement Following Cancellation

Failure to Pay Ohio Taxes

When a corporation is canceled for nonpayment of taxes, it can be reinstated after it has cleared its tax obligation with the Ohio Department of Taxation. Please take the following steps when seeking reinstatement after a tax cancellation:

• Contact the taxpayer services division of the Ohio Department of Taxation to determine the exact amount of corporate taxes due and/or any other issues the company must resolve to become reinstated.

• Resolve any outstanding tax issues. Once any outstanding tax issues are resolved, the tax department will issue the corporation a Certificate of Tax Clearance showing that the corporation has no outstanding tax obligations.

• File the Certificate of Tax Clearance and a filing fee of $25.00 with the Secretary of State’s office. Until the Certificate is filed with our office the corporation is not reinstated.

Please note: Even if you believe the tax cancellation was done in error, please contact the Ohio Department of Taxation. Until the tax department has confirmed that all issues have been resolved, the Secretary of State’s
office cannot take action to reinstate a corporation that has been tax canceled.

**Failure to Maintain Statutory Agent**

When a corporation is canceled for failure to maintain a statutory agent, it must file the Reinstatement and Appointment of Agent (Form 525A) and filing fee of $25.00 to be reinstated.

**Failure of Professional Corporation to File a Biennial Report**

When a professional corporation is canceled for failure to file a Biennial Report (Form 520), it must file the delinquent report(s), a Reinstatement (Form 525B) and a filing fee of $25.00 with our office to be reinstated.

**What Happens to a Corporate Name Upon Cancellation?**

Pursuant to Ohio law, the Secretary of State’s office will hold a canceled corporation’s name for a period of one year from the date of cancellation so that the corporation may reinstate using its original corporate name.

If reinstatement is not made within one year, the entity’s name will become available for registration by another organization. If, after the one-year period, another organization registers the name and the canceled corporation later wishes to reinstate, the canceled corporation must file a Certificate of Amendment (Form 540) to change its corporate name simultaneously with reinstatement.
OTHER CORPORATE TYPES

Nonprofit Corporations

Nonprofit corporations are corporations organized for purposes other than monetary gain and strive to improve the communities they serve. Please review the Secretary of State’s publication entitled Start a Nonprofit Organization in Ohio for more detailed information on nonprofit corporations.

Foreign Corporations

A foreign corporation is a corporation organized under the laws of another state or foreign country. A foreign corporation must obtain a license from the Ohio Secretary of State before conducting business in Ohio by filing either the Foreign Corporation Application for License (Form 530A) or the Foreign Nonprofit Corporation Application for License (Form 530B). For both applications, the filing fee is $99.00. The application must be accompanied by a Certificate of Good Standing from the Secretary of State or other registering office in the corporation’s home state. The Certificate of Good Standing must be dated no earlier than 90 days prior to submission and must include the corporation’s exact name and statement that the corporation is in good standing.

At the time it applies for a license, a foreign corporation must appoint a statutory agent (sometimes referred to as a “designated agent”) to accept service of process on behalf of the corporation within Ohio. A foreign corporation may surrender its license to conduct business in Ohio at any time by filing a Certificate of Surrender (Form 564).

A foreign corporation may obtain a temporary license (Form 530A) to do business in Ohio for a period of one year. A single foreign corporation may be permitted no more than two temporary licenses within a period of three years. The filing fee for a temporary license is $99.00.
Professional Associations

Certain types of licensed professionals may form a professional association to offer a professional service. Ohio Revised Code Chapter 1785 governs professional associations and provides a list of the professions, including dentists, architects, attorneys and professional engineers, that may form this type of corporation. Only individuals licensed or legally authorized to conduct the services for which the corporation is formed may participate in the ownership of a professional association.

A professional association is required to file a Biennial Report (Form 520) in even-numbered years to identify all of its shareholders as of June 30 of the filing year and certify that each is licensed to practice the profession for which the corporation was formed. The report form must be filed no later than 30 days after June 30 and will not be accepted before June 30. The filing fee for the Biennial Report is $25.00. If a professional association fails to submit its report, the Secretary of State is authorized to cancel the corporation’s license to do business in Ohio.

FREQUENTLY ASKED QUESTIONS

Q: What constitutes “transacting business” in Ohio rendering a foreign corporation subject to registration requirements?
A: Whether a foreign corporation is transacting business in Ohio depends upon a variety of factors. Generally, a corporation is transacting business in this state if it enters the state through its agents and conducts its usual business in a continuous, not merely sporadic, nature. However, it is important to note that this determination is fact-intensive and will depend upon the conduct of each corporation. Counsel to the corporation should determine whether registration is required.
Q: **Is a tax-canceled corporation required to reinstate prior to dissolving?**
A: No. Ohio Revised Code Section 1701.86(D)(4) provides that the directors of a corporation may dissolve the corporation if it has been tax-canceled and does not wish to reinstate.

Q: **How can I serve a complaint on a corporation that has failed to maintain a valid statutory agent?**
A: Pursuant to Ohio Revised Code Section 1701.074(H), service may be made upon the Secretary of State. You must submit (1) four copies of the summons and complaint; (2) a cover letter requesting service pursuant to 1704.07(H); (3) an affidavit stating the agent cannot be found, no longer has the address listed in the Secretary of State’s office, or the corporation failed to maintain an agent; (4) and a filing fee of $5.00.

Q: **Is an insurance company required to submit its Articles of Incorporation to the Ohio Secretary of State?**
A: Yes. However, the Articles must be approved by the Department of Insurance and the Attorney General’s office before they can be filed. The Secretary of State will forward any such Articles to the Department of Insurance to obtain the necessary approvals and will file the Articles once the approvals are obtained.

Q: **My corporation name includes the word “bank” even though it is not a banking institution. Do I need approval from the Department of Commerce - Division of Financial Institutions to use the name?**
A: Yes. The Ohio Department of Commerce - Division of Financial Institutions must approve any business name that includes the word “bank” or “trust,” regardless of the corporation’s business activities. If, for example, a real estate development company wishes to use the name “East Bank Condominiums,” the name must be approved before it can be filed with the Secretary of State.
Q: **How does a corporation obtain approval from the Department of Commerce - Division of Financial Institutions for a corporate name that includes the word bank or trust?**

A: Please submit the Articles of Incorporation to the Department of Commerce - Division of Financial Institutions (DFI) before submitting the Articles to the Secretary of State’s office. If the name is acceptable DFI will issue a certificate of approval, which must be submitted to the Secretary of State with the corporation’s Articles. The division’s address is located at the back of this publication.

Q: **How does the Secretary of State record the name of a foreign corporation if its name conflicts with a business name already on record?**

A: If a foreign corporation’s name conflicts with a name already on record, and the prior registrant will not consent, the foreign corporation must choose an assumed name to operate under in Ohio. When the foreign corporation registers, the Secretary of State will place the corporation’s home state name in parentheses so that the record links the two business names and clearly indicates that the foreign corporation has met its registration obligations in Ohio.
SUBMITTING FILINGS

For quick and accurate service, complete filing forms online at OhioBusinessCentral.gov and pay with any major credit card. Filings will either be processed automatically upon submission or a review may be required and approval certificate will be sent to your email address after submission.

If you prefer, please obtain a filing form to be submitted by mail or dropped off in person at OhioSoS.gov. Please mail the form to the address provided on the filing form as well as a check or money order.

To submit a filing in person please go to the Secretary of State’s Client Service Center at 22 North Fourth Street, Columbus, Ohio 43215 between 8:00 a.m. and 5:00 p.m., Monday to Friday. The Client Service Center is closed on holidays and the day after Thanksgiving.

BUSINESS IDENTITY THEFT: DON’T BE A VICTIM

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EXPEDITED SERVICE

The Ohio Secretary of State offers three levels of expedited service for filings. An expedited level 1 filing may be mailed, submitted in person, or filed online. Levels 2 and 3 may only be submitted in person at 22 North Fourth Street, Columbus, Ohio 43215 or filed online at OhioBusinessCentral.gov.

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<td>Expedited 3</td>
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The expedited filing fee must be added to each filing submitted. If only some of your filings require expedited service, please submit a separate check for the expedited filings.

In the event of an expedited 3 filing containing an error, the customer will be notified. If a filing is re-submitted by 1:00 p.m., the filing will be processed by 5:00 p.m.

*Please note: Expedited level 3 filings submitted after 1:00 p.m. will be available the next business day.
CONTACT BUSINESS SERVICES

Ohio Secretary of State
Business Services Division
22 North Fourth Street
Columbus, Ohio 43215
614.466.3910
877.767.3453
TTY: 877.644.6889

Walk-In Client Service Center
22 North Fourth Street
Columbus, Ohio 43215

Hours of Operation
Monday - Friday 8:00 a.m. - 5:00 p.m.
Open 24 hours at OhioSoS.gov.

Email: business@OhioSoS.gov
Website: OhioSoS.gov
File online: OhioBusinessCentral.gov

Multilingual services are available.

ADDITIONAL RESOURCES

This guide focuses on the forms and processes of the Secretary of State’s office with respect to forming a for-profit corporation in Ohio. However, there are other agencies that regulate and/or assist Ohio corporations. The Ohio Secretary of State’s office hosts the Ohio Business Resource Connection located at OhioSoS.gov.BusinessResources. The Resource Connection is a directory of services for all Ohio businesses and includes specific services for woman, minority, disability, and military or veteran owned businesses.
Quick-Start for Your Business

Doing our part to ensure a prosperous economy

To help you start this journey, we’ve put together a checklist of 10 important things you may want to consider.

☐ Register with the Ohio Secretary of State.
☐ Obtain a federal Employer Identification Number (EIN).
☐ Open a bank account.
☐ Register with the Ohio Department of Taxation at Tax.Ohio.gov.
☐ Report newly-hired and re-hired employees to the Ohio New Hire Reporting Center.
☐ Determine what may be required of your business by the Ohio Bureau of Workers’ Compensation.
☐ Identify requirements of the Ohio Department of Job & Family Services.
☐ Obtain the proper licenses and permits.
☐ File an Annual Report of Unclaimed Funds.
☐ Discover growth opportunities for your new business.

For more information on starting a business or nonprofit

OhioSoS.gov