L07-000090276

(Re	questor's Name)	
(Ad	dress)	
(Ad	ldress)	
(Cit	ty/State/Zip/Phon	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	isiness Entity Na	me)
(Do	ocument Number)
Certified Copies	_ Certificate	s of Status
Special Instructions to	Filing Officer:	
		1

Office Use Only



900189065879

01/11/11--01010--008 **80.00

DEPARTHENT OF STATE IVISION OF CORPORATIONS TALLAHASSEE. FLORIDA

RECEIVED

TILED

11 JAN 11 THE: 35

SECRETARY OF STATE
AHASSEE, FLORID

T. CLINE

JAN 11 2011

EXAMINER

COVER LETTER

TO:	Registration Section Division of Corporations				
SUBJ	JECT:	The Grant Law	Group, P.L.		
		Name of Surviving Party			
The e	nclosed Certificate of Merge	r and fee(s) are submi	tted for filing.		
Please	e return all correspondence c	oncerning this matter	to:		
	John A. Cro	mt III			
	John A. Gra Contact Pers		·····		
	The Grant Law G				
	Firm/Compa	ny			
	4805 West Laurel Stree	t, Second Floor			
	Address				, .
	Tampa, Florida	. 33607		TA	
	City, State and Zi		<u> </u>	CG	
				三 新	AN TI
	John.Grant@Grar	tLawGroup.com	 	55.33	
	E-mail address: (to be used for fur	ure annual report notificat	10n)	H C	3 17
				7	1 To C
For fu	rther information concerning	this matter please of	.11.	20,7	. cə
10110	the mornation concerning	; mis matter, prease ea		<u> </u>	្តី ភា
	John A. Grant, III	at (<u>813</u>)	909-4529	
	Name of Contact Person	Area Co	ode and Daytime T	Telephone Number	
\checkmark	Certified copy (optional) \$	30.00			
STRE	EET ADDRESS:	MA	ILING ADDR	ESS:	
	ration Section		istration Sectio		
	on of Corporations	Div	ision of Corpora		
Clifton	n Building	P. C	. Box 6327		

Tallahassee, FL 32314

2661 Executive Center Circle

Tallahassee, FL 32301

Certificate of Merger For Florida Limited Liability Company

The following Certificate of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 608.4382, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

<u>Name</u>	107-90274	<u>Jurisdiction</u>	Form/Entity Type
The Gran	it Law Group, P.L.	Florida	Limited Liability Company
The Strat	egic Counsel, L.C.	Florida	Limited Liability Company
	(CO)	20836	
as follows:		-	Form/Entity Type
The Gra The Stra The Stra The Stra	LOT-90276 int Law Group, P.L. tegic Coursel Law Fir name	Florida , P.L.	Limited Liability Company
THIRD:	The attached plan of mergolity company, partnershaccordance with the appli	ger was approved by each of and/or limited partnersh cable provisions of Chapte	domestic corporation

jurisdiction under which such other business entity is formed, organized or incor	porated		
FIFTH: If other than the date of filing, the effective date of the merger, which c prior to nor more than 90 days after the date this document is filed by the Florida Department of State:		е	
January] 1, 2011			
SIXTH: If the surviving party is not formed, organized or incorporated under the Florida, the survivor's principal office address in its home state, country or jurisd as follows:			
N/A			
	_		
SEVENTH: If the survivor is not formed, organized or incorporated under the la Florida, the survivor agrees to pay to any members with appraisal rights the amount which such members are entitles under ss.608.4351-608.43595, F.S.			
EIGHTH: If the surviving party is an out-of-state entity not qualified to transact ousiness in this state, the surviving entity:	SECR TALLA	11 J	[†] ama t
a.) Lists the following street and mailing address of an office, which the Florida Department of State may use for the purposes of s. 48.181, F.S., are as follows:	HASSEE		Con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-sum con-su
Street address: N/A		H	
	8 <u>2</u>	(2) (J)	
	<i>A</i>	_	
·			
Mailing address: N/A		-	
		<u></u>	

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or

b.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce obligations of each limited liability company that merged into such entity, including any appraisal rights of its members under ss.608.4351-608.43595, Florida Statutes.

NINTH: Signature(s) for Each Party:

Name of Entity/Organization:

The Grant Law Group, P.L.

The Strategic Counsel, L.C.

Typed or Printed Name of Individual:

Signature(s):

Signature(s):

Signature(s):

Signature(s):

Signature(s):

Signature(s):

Signature(s):

Signature(s):

Steven P. Riley

Corporations:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.)

General partnerships:

Signature of a general partner or authorized person

Signatures of all general partners

Signatures of all general partners

Non-Florida Limited Partnerships: Signature of a general partner Signature of a member or authorized representative

Fees: For each Limited Liability Company: \$25.00
For each Corporation: \$35.00
For each Limited Partnership: \$52.50
For each General Partnership: \$25.00

For each Other Business Entity: \$25.00

Certified Copy (optional): \$30.00

PLAN OF MERGER

FIRST: The exact name, form/entity follows:	type, and jurisdiction for	each merging party are as
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
The Grant Law Group, P.L.	Florida	Limited Liability Company
The Strategic Counsel, L.C.	Florida	Limited Liability Company
SECOND: The exact name, form/cn	tity type, and jurisdiction	of the surviving party are
as follows: Name	Jurisdiction	Form/Entity Type
The Strategic Counsel Law Firm		Limited Liability Company
The Strategic Counse! Law Firm THIRD: The terms and conditions of On January 1, 2011, The Grant Lamerged their law firms for the purp merger, Steven P. Riley owned The County of the Property	oose of practicing law a	Strategic Counsel, LC s one entity. Prior to the
owned The Grant Law Group, P.L		
Limited Liability Company to be kind. Grant has a 93% interest in the		A-SE
(Attach ada	litional sheet if necessary)	141

F	Эl	JF	łΤ	Н	:
---	----	----	----	---	---

A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others so of the survivor, in whole or in part, into eash or other property is as follows:		
The merger is based on an agreement wherein The Grant Law Group, P	⁹ .L.	
and The Strategic Counsel, LC desired to mutually benefit their clientele	·	<u> </u>
practicing law as one entity. The Grant Law Group, P.L. purchased a co	ntrolling	_
nterest in the new entity.		
		_
		-
		-
•		_
(Attach additional sheet if necessary)		-
B. The manner and basis of converting <u>rights to acquire</u> the interests, shares, observation of each merged party into <u>rights to acquire</u> the interests, share obligations or others securities of the survivor, in whole or in part, into eash or coroperty is as follows:	s,	
N/A	⊼ .s.:	
	ECR	11 JJ
	SV.	z = ;
	- SE O	
		75
	<u>- 용취</u>	ಟ _ ಆ 1
		-
		_
(Attach additional chart if nagargam)		

N/A		
N/A		-
		-
		-
		_
	,	
		-
·	***************************************	_
		-
(Attach additional sheet if necessary)		-
(Anden anathonal sheet if necessary)		
	•	
J/A		11 JA1
		I JAN I
I/A		11 JAN 1 1
I/A		11 JAN I I PH
J/A		TI JAN II THE
N/A		(G)
N/A	SECRETARY OF STATE	PG:
		(G)
N/A		(G)
N/A	SECRETARY OF STATE	(G)