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6 APR 27 AH 8: 00

MERGER OR SHARE EXCHANGE

The BullEk Holding Corporation

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Merger

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COVER LETTER

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TO:	Amendment Section	
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SURI	McT: The Bullisk Holding Corporation	1
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	•	- ' '
The e	nolosed Articles of Merger and the are	submitted for filing.
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Please	return all correspondence concuming	this matter to following:
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Stept	ion Shaffer	
	(Contact Person)	
		•
Bulle	k Halding Corporation	
	(Floor/Company)	
<u> 29 Es</u>	est 13th Street	· ·
	(Address)	
		•
Smint i	Cloud, Florida 34769	
	(City/State and Zity Code)	·
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For to	rther information concerning this mette	r, please call:
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D41-		:
Special	er; Straffer (Name of Contact Ferror)	At (407) #82-1711 (Area Code & Daythno Telephone Number)
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**	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section	Amendment Section
	Division of Corporations	Division of Compositions

Clifton Building
2661 Executive Center Circle
Taliahassee, Florida 32361

P.O. Box 6327
Taliaharnes, Florida 32314

First: The name and jurisdiction of the aurylving corporation:

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ARTICLES OF MERGER

(Profit Corporations)

The following articles of marger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

Name Intistiction Document Mumber (II known/ applicable) The BullEk Halding Corporation Florida P94000079631 Second: The name and jurisdiction of each marriag corporation: Doctoment Number (If howers/applicable) Name **Intisdiction** The BullEk Corporation of North Carolina North Caroline Third: The Plan of Merger is attached. Fourth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State. (Exter a specific date. NOTE: An affective data cannot be prior to the side of filing or more thus 90 days after merger file data.) Fifth: Adoption of Merger by mirviving composition - (COMPLETS ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the surviving corporation on The Plan of Marger was adopted by the board of directors of the surviving corporation on April 200 and chareholder approval was not required. Sixth: Adoption of Marger by merging corporation(s) (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on and shareholder approval was not required. April 2.1 2008

(Attach additional sheets if necessary)

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Seventa: SIGNATURES FOR EACH CORPORATION Name of Corporation Signature of an Officer or Director Typed or Printed Name of Individual & Title The Buildir Holding Corporation Stephen Shaffer, Vice President Staphen Shaffer, Vice President

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PLAN OF MERGER

This AGREEMENT OF MERCIER dated as of April 21, 2006 (fins "Agreement") is entered into between The Bullick Holding Corporation, a Florida corporation (herein "Surviving Corporation") and The Bullick Corporation of North Carolina, a North Carolina corporation (herein "Menting Corporation").

Introduction

WHEREAS, the outstanding states of capital stock of Merging Corporation are wholly owned by Surviving Corporation; and

WHERRAS, Surviving Corporation and Merging Corporation desire to effect a merger pursuant to which (x) Merging Corporation will merge with and into Surviving Corporation, with Surviving Corporation surviving such merger and (y) each outstanding share of Merging Corporation will be canceled and extinguished without consideration such that the total ownership and capitalization of Surviving Corporation immediately after the Merger shall be in the same relative proportions and emounts as the total ownership and capitalization of Merging Corporation shall be immediately prior to the merger.

Accordingly, in consideration of the foregoing premises and the respective agreements bereinafter set forth, and in order to set forth the terms and conditions of the merger and the mode of carrying the same into effect, the parties hereby agree as follows:

- Merging Corporation shall be merged into Surviving Corporation.
- 2. The outstanding shares of Marging Corporation shall be canceled without consideration.
- 3. The outstanding shares of Surviving Corporation shall remain outstanding and are not effected by the merger.
- 4. Merging Corporation shall from time to time, at and when requested by Surviving Corporation, execute and deliver all such documents and instruments and shall take all such action necessary or desirable to evidence or carry but this marger.
- 5. Surviving Corporation shall promptly pay to the dissenting shareholders of each Merging Corporation that is a party to the merger the amount, if any, to which they are entitled under Section 607.1302 of the Florida Statutes.
- 6. The effect of the merger and the effective date of the merger are as proscribed by law.

(SIGNATURE PAGE IMMEDIATELY FOLLOWING)

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IN WITNESS WHERBOF the parties have executed this Agreement.

SURVIVING CORPORATION:

THE BULLEK HOLDING CORPORATION

MERGING CORPORATION;

THE BULLEK CORPORATION OF NORTH

CAROLINA
(a North Caroline Zono Carting)

Stephen Shaffer, Vice Plesident

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