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COVER LETTER

TO:	Amendment Section Division of Corporations				
SUBJ	FCT INVERNE	ESS PROPERT	IES COR	P.	
5020		of Surviving Corporation	<u> </u>	<u>. · · · · · · · · · · · · · · · · · · ·</u>	
The e	nclosed Articles of Merger and fe	e are submitted for	filing.		
Please	return all correspondence concer	rning this matter to	following:		
- 	Martin J. Nash, Esc Contact Person	q.			
	Nash Axman Watkin, Firm/Company	PLC			
	255 Alhambra Circle, St Address	e. 320			
	Coral Gables, FL 331 City/State and Zip Code		- .		
- E	mail address: (to be used for future annu	ual report notification)	_		
For fu	rther information concerning this	matter, please call:			
	Martin J. Nash	At (_		448-2850	
	Name of Contact Person		Area Co	ode & Daytime Telephone Number	
☐ c	ertified copy (optional) \$8.75 (Ple	ease send an additions	l copy of your	document if a certified copy is rea	quested)
	STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, Florida 32301		Amendment Division of P.O. Box 6	Corporations	

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ARTICLES OF MERGER

(Profit Corporations)

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

First. The name and jurisdiction of	the surviving corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Inverness Properties Corp.	Florida	663485
Second: The name and jurisdiction of	of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
Plethora, Inc.	Florida	L51560
The Vero Beach		
Development Corp.	Florida	G40583
Third: The Plan of Merger is attached	ed.	
Fourth: The merger shall become el Department of State.	fective on the date the Articles	of Merger are filed with the Florida
	specific date. NOTE: An effective de 0 days after merger file date.)	ate cannot be prior to the date of filing or more
Fifth: Adoption of Merger by survi The Plan of Merger was adopted by t	ving corporation - (COMPLETE the shareholders of the surviving	ONLY ONE STATEMENT) corporation on /2 - / , 2011
The Plan of Merger was adopted by t	he board of directors of the surv sholder approval was not require	
Sixth: Adoption of Merger by merg The Plan of Merger was adopted by t		
The Plan of Merger was adopted by t	he board of directors of the mer	. ,

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Inverness Properties Corp.		Roger Miller, President
Plethora, Inc.		Roger Miller, President
The Vero Beach		
Development Corp.	Son	Roger Miller, President
		1



AGREEMENT, PLAN OF MERGER AND ARTICLES OF MERGER

This Agreement, Plan of Merger and Articles of Merger is made and entered into on the day of ________, 2011, by and between INVERNESS PROPERTIES CORP., a Florida corporation (hereinafter sometimes referred to as "INVERNESS"), PLETHORA, INC., a Florida corporation (hereinafter sometimes referred to as "PLETHORA"), and THE VERO BEACH DEVELOPMENT CORPORATION, a Florida corporation (hereinafter sometimes referred to as "VERO") (all such entities are sometimes individually referred to as a "Constituent Corporation" and collectively referred to as the "Constituent Corporations").

WITNESSETH:

WHEREAS, each of the Constituent Corporations is a corporation duly organized and existing under the laws of the State of Florida; and

WHEREAS, one hundred percent (100%) of the stock of each Constituent Corporation is owned in equal shares by Roger Miller, Michelle Miller, Cary Caster, Sherri Gersten and Renee Simmons; and

WHEREAS, PLETHORA and VERO desire to merge into INVERNESS, whereby INVERNESS shall be the surviving entity; and

WHEREAS, the board of directors and the shareholders of each Constituent Corporation have unanimously agreed to merge into INVERNESS, and

WHEREAS, all the shareholders of each Constituent Corporation have waived any requirement of notice required by §607.1101 and §607.1103 of the Florida Business Corporation Act; and

WHEREAS, the merger is permitted under the provisions of §607.1101 and §607.1103 of the Florida Business Corporation Act.

NOW, THEREFORE, in consideration of the premises and the mutual covenants, agreements, provisions and promises contained herein, the parties have entered into this Agreement and the President and Secretary, all of the Directors and all of the shareholders of each Constituent Corporation have executed this Agreement, Plan of Merger and Articles of Merger.

- 1. **Recitals.** The above recitals are true and correct and incorporated herein.
- 2. <u>Agreement and Plan of Merger</u>. On the effective date, all the Constituent Corporations shall be merged into INVERNESS which shall be the surviving corporation (hereinafter sometimes referred to as the "Surviving Corporation").
- 3. The merger shall be effective on the <u>Dec 31</u>, 2011, or the date of filing of this document if later, as required by law.

4. The names of the Constituent Corporations and the place of their organization are as follows:

Name Place of Organization

INVERNESS PROPERTIES CORP. Florida

PLETHORA, INC. Florida

THE VERO BEACH DEVELOPMENT Florida

5. The Surviving Corporation shall be INVERNESS PROPERTIES CORP., a Florida corporation.

CORPORATION

- 6. This Agreement, and Plan Merger and Articles of Merger was adopted by all the directors and all of the shareholders of each Constituent Corporation on ________, 2011
- 7. The manner and basis of converting the shares of each Constituent Corporation shall be as follows:

No new shares of INVERNESS shall be issued inasmuch as 100% of the shares of stock of INVERNESS and all of the other Constituent Corporations are already owned 20% each by the same shareholders.

- 8. The bylaws of the Surviving Corporation in effect at the time of the merger shall be and remain the bylaws of the Surviving Corporation until the same shall be altered, amended and repealed nor shall the merger affect any change in the articles of incorporation of INVERNESS.
- 9. The officers and directors of the Surviving Corporation in effect at the time the merger becomes effective shall be and remain the officers and directors of the Surviving Corporation and they shall hold office until their successors are duly elected and qualified.
- 10. This Merger Agreement as to each Constituent Corporation was approved as required by such corporation's governing law.
- 11. This Agreement may be executed in multiple counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, this Agreement, Plan of Merger and Articles of Merger has been executed by each of the Constituent Corporations that is party to this merger by all their directors and all their shareholders.

[SIGNATURE PAGE ATTACHED]

SIGNATURE PAGE

INVERNESS PROPERTIES, CORP.	
	By its Directors:
By:	O To
Roger Miller, President Attest: Michelle Miller, Secretary	Roger Miller, Director Wichelle Milly
	Michelle Miller, Director Mey But Sherri Gersten, Director
PLETHORA, INC. and THE VERO BEACH	DEVELOPMENT CORP.
By:	By their Directors:
Roger Miller, President Attest: Michelle Miller, Secretary	RogeryMiller, Director Michelle Miller, Director
INVERNESS PROPERTIES, CORP., PLETI DEVELOPMENT CORP.	HORA INC., and THE VERO BEACH
By 100% of the Shareholders who also waive any notice required	1
	Michelle Mille
Rogo Miller	Michelle Miller O · L ✓
Cary Caster	Sherri Gersten
May Monogo	

SIGNATURE PAGE

INVERNESS PROPERTIES, CORP.	Du ita Directores
By:	By its Directors:
Roger Miller, President	Roger Miller, Director
Attest: Michelle Miller, Secretary	Michelle Miller, Director Michelle Miller, Director Sherri Gersten, Director
PLETHORA, INC. and THE VERO BEACH	DEVELOPMENT CORP.
Por:	By their Directors:
By: Roger Miller, President	
Attest: Michelle Miller, Secretary	Roger Miller, Director Michelle Miller, Director
INVERNESS PROPERTIES, CORP., PLETH DEVELOPMENT CORP. By 100% of the Shareholders who also waive any notice required	
Rogor Miller	Michelle Miller
Cary Caster	Sherri Gersten
Renee Simmons	