# 169211

(Req	uestor's Name)	
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(City	/State/Zip/Phon	e #)
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(Bus	iness Entity Nar	me)
(Doc	cument Number)	
Certified Copies	Certificate	s of Status
Special Instructions to F	iling Officer:	
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Merger

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June 10, 2016

Department of State, Florida Clifton Building 2611 Executive Center Circle Tallahassee FL 32301

Re:

Order #: 10044472 SO

Customer Reference 1: 18647-0001 Customer Reference 2:

18647-0001

Dear Department of State, Florida:

Please obtain the following:

Old 97 Company (FL) Merger (Survivor)

Florida



Enclosed please find a check for the requisite fees. Please return document(s) to the attention of the undersigned.

If for any reason the enclosed cannot be processed upon receipt, please contact the undersigned immediately at (850) 222-1092.

Thank you very much for your help.

Sincerely,

Connie R Bryan Senior Fulfillment Specialist Connie.Bryan@wolterskluwer.com

### **COVER LETTER**

filing.
following:
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,
Area Code & Daytime Telephone Number
al copy of your document if a certified copy is requested)
MAILING ADDRESS:
Amendment Section
Division of Corporations P.O. Box 6327
Tallahassee, Florida 32314
1

Tallahassee, Florida 32301

# 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.

Name	Jurisdiction	<u>Document Number</u> (If known/ applicable)
The Stephan Co.	Florida	169211
Second: The name and jurisdict	ion of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
American Manicure, Inc.	Florida	P05000080500
Third: The Plan of Merger is at	tached.	Service Servic
Fourth: The merger shall become Department of State.	ne effective on the date the Articles	of Merger are filed with the Florida
Note: If the date inserted in this block document's effective date on the Depart	nos: 96 days after merger file date.) does not meet the applicable statutory filing	
The Plan of Merger was adopted	by the board of directors of the survehareholder approval was not require	viving corporation on
<b>Sixth:</b> Adoption of Merger by <u>n</u> The Plan of Merger was adopted	nerging corporation(s) (COMPLETE by the shareholders of the merging	only one statement) corporation(s) on 03-29-16
	by the board of directors of the mer	

# Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
The Stephan Co.	100	ENIC KIEKBUSCH CEO, PRES
American Manicure, Inc.	100	ERIC KIEKBUSCH CEO, PRES ERIC KIEKBUSCH CEO, DIR
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# **PLAN OF MERGER**

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation:

Name

Jurisdiction

The Stephan Co.

Florida

Second: The name and jurisdiction of each merging corporation:

Name

Jurisdiction

American Manicure, Inc.

Florida

Third: The terms and conditions of the merger are as follows:

See Agreement and Plan of Merger dated March 29, 2016 attached hereto.

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

(Attach additional sheets if necessary)

# THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached:

# <u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

#### AGREEMENT AND PLAN OF MERGER

....

This AGREEMENT AND PLAN OF MERGER (this "Plan of Merger"), dated as of March 29, 2016, is made and executed by and between American Manicure, Inc., a Florida corporation ("AMI") and The Stephan Co., a Florida corporation ("Stephan Co.", and after the Effective Time (as defined below), the "Surviving Corporation").

#### WITNESSETH:

WHEREAS, each of AMI and Stephan Co. are corporations duly incorporated and validly existing under the laws of the State of Florida;

WHEREAS, in accordance with Section 607.1103 of the Florida Business Corporation Act, as amended (the "FL Act"), AMI and Stephan Co. have agreed to enter into the Merger (as defined below), and Stephan Co. shall be the surviving entity of the Merger;

WHEREAS, the Merger will further certain business objectives of the parties, including, but not limited to, enhancing efficiency by consolidating operations; and

WHEREAS, the members of each of AMI and Stephan Co. have approved and declared advisable this Plan of Merger and the merger of AMI with and into Stephan Co. on the terms and conditions set forth herein.

#### **NOW, THEREFORE**, the parties hereto agree as follows:

- 1. <u>Merger</u>. At the Effective Time (as such term is defined in <u>Section 5</u>), (i) AMI will merge with and into Stephan Co. (the "<u>Merger</u>"), whereupon the separate existence of AMI shall cease, and (ii) Stephan Co. will be the surviving corporation and shall continue its existence as a corporation, all in accordance with the provisions of the FL Act. As a result of the Merger, all assets of AMI, as they exist at the Effective Time, shall pass to and vest in the Surviving Corporation without any conveyance or other transfer. The Surviving Corporation shall be responsible for all liabilities and obligations of every kind of AMI as of the Effective Time.
- 2. <u>Approval of Merger</u>. This Plan of Merger has been authorized and approved by (i) the member of the Board of Directors and the shareholder of AMI and (ii) the member of the Board of Directors and the shareholder of Stephan Co., each in accordance with the articles of incorporation and bylaws of each of AMI, and Stephan Co., respectively, and the laws of the Commonwealth of Pennsylvania and the State of Florida, as applicable.
- 3. <u>Articles of Incorporation</u>. At the Effective Time, the articles of incorporation of Stephan Co. shall be the articles of incorporation of the Surviving Corporation, until thereafter amended as provided therein and by applicable law.
- 4. <u>Bylaws</u>. At the Effective Time, the bylaws of Stephan Co. shall be the bylaws of the Surviving Corporation, until thereafter amended as provided therein and by applicable law.
- 5. <u>Filing</u>; <u>Effective Time</u>. The parties hereto shall cause the Merger to be consummated by filing articles of merger, in the form attached hereto as <u>Exhibit A</u> (the "FL

Articles of Merger"), with the Department of State – Division of Corporations of the State of Florida. The Merger shall be effective as set forth in the FL Articles of Merger as filed with the Department of State – Division of Corporations of the State of Florida (the "Effective Time").

- 6. Representations and Warranties of AMI. AMI hereby represents and warrants to Stephan Co. as follows:
- (a) <u>Binding Effect</u>. This Plan of Merger, and each agreement entered into in connection herewith (collectively, the "<u>Transaction Documents</u>") to which AMI is a party, has been duly executed and delivered by AMI and are valid and binding obligations of AMI, enforceable against AMI in accordance with their terms, except as such enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium, liquidation or similar laws relating to the enforcement of creditors' rights and remedies or by other equitable principles of general application. The Transaction Documents have been duly authorized by all necessary action on the part of AMI.
- (b) No Conflicts. The execution and delivery by AMI of each Transaction Document to which each is a party does not, and the consummation of the Merger and compliance with the terms hereof and thereof will not, conflict with, or result in any violation of or default (with or without notice or lapse of time, or both) under, or give rise to a right of termination, cancellation or acceleration of any obligation or to loss of a material benefit under, or result in the creation of any lien upon any of the properties or assets of AMI under, any provision of (i) the organizational documents of AMI, (ii) any contract, lease, license, indenture, note, bond, agreement, permit, concession, franchise or other instrument (a "Contract") to which AMI is a party or (iii) any judgment, order or decree ("Judgment") or statute, law, ordinance, rule or regulation ("Law") applicable to AMI or its respective properties or assets.
- 7. Representations and Warranties of Stephan Co. Stephan Co. hereby represents and warrants to AMI as follows:
- (a) <u>Binding Effect</u>. The Transaction Documents to which Stephan Co. is a party have been duly executed and delivered by Stephan Co. and are valid and binding obligations of Stephan Co., enforceable against Stephan Co. in accordance with their terms, except as such enforceability may be limited by applicable bankruptcy, insolvency, reorganization, moratorium, liquidation or similar laws relating to the enforcement of creditors' rights and remedies or by other equitable principles of general application. The Transaction Documents have been duly authorized by all necessary action on the part of Stephan Co.
- (b) No Conflicts. The execution and delivery by Stephan Co. of each Transaction Document to which it is a party does not, and the consummation of the Merger and compliance with the terms hereof and thereof will not, conflict with, or result in any violation of or default (with or without notice or lapse of time, or both) under, or give rise to a right of termination, cancellation or acceleration of any obligation or to loss of a material benefit under, or result in the creation of any lien upon any of the properties or assets of Stephan Co. under, any provision of (i) the organizational documents of Stephan Co., (ii) any Contract to which Stephan Co. is a party or (iii) any Judgment or Law applicable to Stephan Co. or its respective properties or assets.

- 8. <u>Termination</u>. This Plan of Merger may be terminated, and the Merger abandoned, by AMI or Stephan Co. at any time prior to the Effective Time.
- 9. Governing Law; Forum. This Plan of Merger shall be governed by, and construed in accordance with, the internal laws of the State of Florida applicable to contracts made and to be performed entirely within the State of Florida (without giving effect to principles of choice of law or conflict of laws that would require application of the laws of a jurisdiction other than the State of Florida). Any action between AMI and Stephan Co. that arises under or in any way relates to this Plan of Merger may be brought only in the state or federal courts located in the State of Florida. Each of AMI and Stephan Co. hereby consents to the exclusive jurisdiction of such courts to decide any and all such actions and to such venue. Each of AMI and Stephan Co. irrevocably waives and agrees not to assert any defense based on the inconvenience of such jurisdiction or venue.
- 10. <u>Tax Treatment</u>. For federal income tax purposes, the Merger will take the assets over form.
- 11. <u>Counterparts</u>. This Plan of Merger may be executed in one or more counterparts, all of which shall be considered one and the same agreement and shall become effective when one or more counterparts of this Plan of Merger have been signed by each party and delivered to the other party.

[Signature Page Follows]

IN WITNESS WHEREOF, the undersigned have duly executed this Agreement and Plan of Merger as of the day and year first written above.

AMERICAN MANICURE, INC., a Florida corporation

By:

Name: ERIC KIEKBUSCH

Title: CEO, DIZ

THE STEPHAN CO., a Florida corporation

By:

Name: ERIC KIEKBUSCH

Title: CEO, PRES

# EXHIBIT A

Articles of Merger – Florida

[Attached]

## **COVER LETTER**

TO: Amendment Section Division of Corporations	
SUBJECT: THE STEPHAN CO.	
Name of Surviving Corpo	ration
The enclosed Articles of Merger and fee are submitted	d for filing.
Please return all correspondence concerning this matt	er to following:
• •	
Contact Person	announced data files
Firm/Company	
Address	
City/State and Zip Code	
E-mail address: (to be used for future annual report notific	ation)
For further information concerning this matter, please	call:
,,	
	At ( )
Name of Contact Person	Area Code & Daytime Telephone Number
Certified copy (optional) \$8.75 (Please sel-d an add	litional copy of your document if a certified copy is requested)
STREET ADDRESS:	MAILING ADDRESS:
Amendment Section	Amendment Section
Division of Corporations	Division of Corporations P.O. Box 6327
Clifton Building 2661 Executive Center Circle	Tallahassee, Florida 32314
Tallahassee, Florida 3230 i	1 allallassee, 1 lollua 32314

# 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	sur /iving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
The Stephan Co.	Florida	169211
Second: The name and jurisdiction of e	ach merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
American Manieure, Inc.	Florida	P05000080500
N		
Third: The Plan of Merger is attached.	?	
Fourth: The merger shall become effect Department of State.	tive on the date the Articles	of Merger are filed with the Florida
	ecific date. NOTE: An effective only after merger file date.)	date cannot be prior to the date of filing or more
	meet the applicable statutory filir	ng requirements, this date will not be listed as the
<b>Fifth:</b> Adoption of Merger by <u>survivin</u> The Plan of Merger was adopted by the		
The Plan of Merger was adopted by the l	board of directors of the sur lder approval was not requi	•
Sixth: Adoption of Merger by merging The Plan of Merger was adopted by the	corporation(s) (COMPLETE shareholders of the merging	corporation(s) on 03 29-16
The Plan of Merger was adopted by the land shareho	board of directors of the me lder approval was not requi	

# Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
The Stephan Co.	10	ERIC KIEKBUSCH CEO, PRES
American Manicure, Inc.	100	ERIC KIEKBUSCH CEO, PRES ERIC KIEKBUSCH CEO, DIR
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# **PLAN OF MERGER**

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation:

Name

The Stephan Co.

Florida

Second: The name and jurisdiction of each merging corporation:

Name

Jurisdiction

American Manicure, Inc.

Florida

Third: The terms and conditions of the merger are as follows:

See Agreement and Plan of Merger dated March 29, 2016 attached hereto.

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

(Attach additional sheets if necessary)

## THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation  $\alpha f$  the surviving corporation are indicated below or attached:

# <u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows: