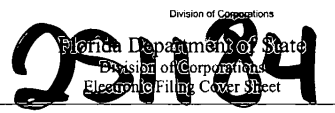
6/29/2020



Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

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To:

Division of Corporations

Fax Number : (850)617-6380

The following Articles of Merger are being resubmitted now that the outstanding Annual Reports for nine of the merging entities have been filed.

From:

Account Name : HILL WARD HENDERSON

Account Number : 072100000520

: (813)221-3900

Phone Fax Number

: (813)200-5995

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email	Address:	 		

MERGER OR SHARE EXCHANGE

Paradise, Inc.

Certificate of Status	0
Certified Copy	1
Page Count	05
Estimated Charge	\$393.75

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Corporate Filing Menu

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06/30/20 06:52PM EDT Hill Ward Henderson -> (Corporations)

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850-617-8381

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June 30, 2020

FLORIDA DEPARTMENT OF STATE
Division of Corporations

PARADISE, INC. P.O. BOX 4230

PLANT CITY, FL 33563

SUBJECT: PARADISE, INC.

REF: 251184

We have received your document for PARADISE, INC. and the authorization to debit your account in the amount of \$393.75. However, the document has not been filed and is being returned for the following:

As a condition of a merger, pursuant to s.607.1622(8), Florida Statutes, each party to the merger must be active and current in filing its annual reports with the Department of State through December 31 of the calendar year in which the articles of merger are submitted for filing.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Yasemin Y Sulker Regulatory Specialist III FAX Aud. #: H20000200691 Letter Number: 420A00012854

COVER LETTER

TO: Amendment Section Division of Corporations Paradise, Inc. Name of Surviving Entity The enclosed Articles of Merger and fee are submitted for filing. Please return all correspondence concerning this matter to following: Jack Laskowitz, CFO Contact Person Paradise, Inc. Firm/Company 1200 W Dr. Martin Luther King Jr Blvd Address Plant City, FL 33563 City/State and Zip Code jlaskowitz@paradiseplastics.com E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: Jack Laskowitz Name of Contact Person Certified copy (optional) \$8.75 (Please send an additional copy of your document if a certified copy is requested)

Mailing Address:

Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street Address:

Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

IMPORTANT NOTICE: Pursuant to s.607.1622(8), F.S., each party to the merger must be active and current in filing its annual report through December 31 of the calendar year which this articles of merger are being submitted to the Department of State for filing.

ARTICLES OF MERGER

OF

FRUIT TRADERS, INC.,

FT PROPERTIES, INC.,

PARADISE GROWERS, INC.,

PARADISE PLASTICS, INC.,

PENNANT FRUIT PRODUCTS, INC.,

MASTERCRAFT PRODUCTS CORPORATION,

MSTRCRFT, INC.,

MOR-FRUIT PRODUCTS, INC.,

SUN-RIPE FRUIT PRODUCTS, INC.,

AND

WHITE SWAN FRUIT PRODUCTS, INC.
INTO
PARADISE, INC.

The following Articles of Merger are submitted in accordance with the Florida Business Corporation Act, pursuant to Section 607.1105, Florida Statutes.

First: Surviving Entity

The name and jurisdiction of the surviving corporation:

Name	Jurisdiction	Document Number	
Paradise, Inc.	Florida	251184	
			

Second: Merging Entitles

The name and jurisdiction of each merging corporation:

Namc	Jurisdiction	Document Number
Fruit Traders, Inc.	Florida	F85868
FT Properties, Inc.	Florida	J80579
Paradise Growers, Inc.	Florida	V69139
Paradisc Plastics, Inc.	Florida	P04000108057

Pennant Fruit Products, Inc.	Florida	P94000061583
Mastereraft Products Corporation	Florida	P02000034247
Mstrerft, Inc.	Florida	P04000108269
Mor-Fruit Products, Inc.	Florida	K13884
Sun-Ripe Fruit Products, Inc.	Florida	243158
White Swan Fruit Products, Inc.	Florida	266442

Third: Statement of Approval

The Merger was approved by each domestic merging corporation in accordance with s.607.1101(1)(b), F.S., and by the organic law governing the other parties to the merger.

Fourth: Existence of Surviving Entity

The Surviving Company exists before the Merger and is a domestic filing entity.

Fifth: Merger Approval

The Plan of Merger was approved by the shareholders and each separate voting group as required.

Sixth: Effective Date

The Merger shall become effective when filed.

[Signature Page Follows]

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Paradise, Inc.	2-	Randy Gordon, President and CEO
Fruit Traders, Inc.	12	Randy Gordon, President and CEO
FT Properties, Inc.	Du	Randy Gordon, President and CEO
Paradise Growers, Inc.	1/2	Randy Gordon, President and CEO
Paradise Plastics, Inc.	An	Randy Gordon, President and CEO
Pennant Fruit Products, Inc.	1/2	Randy Gordon, President and CEO
Mastercraft Products Corporation	42	Randy Gordon, President and CEO
Mstrerft, Inc.	92	Randy Gordon, President and CEO
Mor-Fruit Products, Inc.	72	Randy Gordon, President and CEO
Sun-Ripe Fruit Products, Inc.	42	Randy Gordon, President and CEO
White Swan Fruit Products, Inc.	P	Randy Gordon, President and CEO