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Florida Department of State

Division of Corporations Public Access System Katherine Harris, Secretary of State

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MERGER OR SHARE EXCIIANGE

FABCO METAL PRODUCTS, INC.

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ARTICLES OF MERGER Merger Sheet

MERGING:

FABCO METAL PRODUCTS, INC., a Florida corporation, document number G59017

INTO

FABCO METAL PRODUCTS, INC., a Delaware entity not qualified in Florida.

File date: February 5, 2002

Corporate Specialist: Karen Gibson

ARTICLES OF MERGER (Profit Corporations)

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

| Name | Arriediction | |
|---|--|--|
| Fabco Metal Froducts, Inc. | Delaware | - |
| Second: The name and jurisdiction of each men | · | F.S. |
| Name | Jurisdiction | 工工 |
| Fabeo Metal Products, Inc. | Florida | 38E |
| *** | 2 201 244 | |
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| hird: The Plan of Merner is arreshed | | |
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| hird: The Plan of Merger is zunched. ourth: The marger shall become effective on the spartment of State | e date the Articles of Merger are filed | will the Florida |
| earth: The marger shall become effective on the spartment of State | NOTE: An effective date council he arises a | |
| Parth: The marger shall become effective on the spartment of State (Enter a specific date.) than 90 days in the full this Adoption of Merger by surveying corners. | NOTE: An effective date caunot be prior to the prior to t | te da e of filing or more |
| Parth: The marger shall become effective on the spartment of State (Enter a specific date.) than 90 days in the for | NOTE: An effective date cannot be prior to the cannot be prior to the car.) tion - (COMPLETE ONLY ONE STATES as of the surviving corporation on Decision of the surviving corporation. | neda e of filing or more MENT) Gen Jest 20, 2001 |
| R / (Enter a specific date.) The marger shall become effective on the spartment of State (Enter a specific date.) than 90 days in the full file. This Adoption of Merger by surviving corporate Plan of Merger was adopted by the shareholds of Plan of Merger was adopted by the board of deciding the shareholds. | NOTE: An effective date cannot be prior to the prior to the prior to the surviving corporation on the prior of the surviving corporation of the surviving corpora | MENT) CERUSER 20, 2001 |

(Assach additional sheets if necessary)

H02-20030303UI

| eventh: SIGNATURES | OR FACH CORPORATION | 1021200030341 |
|----------------------|---------------------------------------|---|
| lame of Corporation | Signature | Typed or Printed Name of Individual & Title |
| seco Metal Products, | Inc. Alfangalis | • |
| abco Metal Products. | Inc. Alangaly | Gregory T. Sangalis, Vice President |
| | Husangalis | Gregory T. Sing Lis. Vice President |
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PLAN OF MERGER

A. Corporations Participating in Merger.
Fabco Metal Products, Inc., a Florida corporation (the "Merging Corporation"), will merge into Fabco Metal Products, Inc., a Delaware corporation, which will be the surviving corporation (the "Surviving Corporation").

B. Name of the Surviving Corporation.
After the Merger, the Surviving Corporation will have the name "Fabco Metal Products, Inc.".

C. Merger,

The merger of the Merging Corporation into the Surviving Corp ration will be effected pursuant to the terms and conditions of this Plan. Up on the merger's becoming effective, the corporate existence of the Merging Corporation will cease, and the corporate existence of the Surviving Corporation will continue. The time when the merger becomes effective is hereinafter referred to as the "Effective Time".

D. Conversion and Exchange of Shares.
At the Effective Time, the outstanding shares of the corporations participating in the merger will be converted and exchanged as follows:

- Surviving Corporation. The outstanding shares of the Surviving Corporation will not be converted, exchanged or altered it any manner as a result of the merger and will remain outstanding as shares of the Surviving Corporation.
- Merging Corporation. Each outstanding share of the Merting Corporation will be converted into and exchanged for one (1) share of the Surviving Corporation.
- 3. Fractional Shares. No fractional shares will be issued. Any shareholder of the Merging Corporation who would otherwise be entitled to receive five-tenths (0.5) or more of a share will instead receive an additional whole share, and any shareholder who would otherwise be entitled to less than five-tenths (0.5) of a share will not receive any consideration for such fractional interest.
- 4. Surrender of Share Certificates. Each holder of a certificate representing shares to be converted and exchanged in the merger will surrender such certificate and after the Effective Time will seemtitled to receive in exchange therefore a certificate or certificates representing the number of shares to which he or she is entitled undor this Plan. Until so surrendered, each outstanding certificate prior to

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the Effective Time representing shares of the Merging Corporation will be deemed for all purposes to evidence ownership of the consideration to be issued for such shares under this Plan.

- E. Abandonment.

 After approval of this Plan by the shareholders of the Merging Corporation and the Surviving Corporation, and at any time prior to the merger's becoming effective, the Beard of Directors of the Surviving Corporation may, in its discretion, abandon the merger.
- F. Effective Date.
 The merger will become effective at 12:01am on December 30, 2001.

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