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Christopher G. Springhorn, CPA PA

Certified Public Accountant
2120 US HWY 1 SOUTH
Suite 111
St. Augustine, FL 32086
904-794-0080 Fax: 904-794-0020

June 21, 2007

Pam Smith Amendment Section Division of Corporations PO Box 6327 Tallahassee, FL 32314

Re: Surviving Corporation: Faroson Properties, Inc., 59-2885571

FL State Document Number: J49463

Merging Corporation: Olde World Technology, Inc., 59-2795596

FL State Document Number: J67096

Dear Pam:

Please find enclosed check number 2101 in the amount of \$35.00 for the merging/surviving corporation as stated above.

Best regards,

Christopher Springhorn, CPA, PA

Enclosure: Check #2101

COVER LETTER

10:	Amendment Section Division of Corporations				
SUBJECT: FAROSON PROPERTIES, INC					
(Name of Surviving Corporation)					
The enclosed Articles of Merger and fee are submitted for filing.					
Please	return all correspondence concerning th	is matter to following:			
CHRIS	TOPHER G. SPRINGHORN				
	(Contact Person)				
CHRIS	TOPHER G. SPRINGHORN CPA PA				
	(Firm/Company)				
2120 U	S HWY 1 S SUITE 111				
	(Address)				
ST AUG	GUSTINE, FL 32086				
	(City/State and Zip Code)				
For fu	rther information concerning this matter,	, please call:			
CHRIS	TOPHER G. SPRINGHORN (Name of Contact Person)	At (904) 794-0080 (Area Code & Daytime Telephone Number)			
√ C	ertified copy (optional) \$8.75 (Please sen	d an additional copy of your document if a certified copy is requested)			
	STREET ADDRESS:	MAILING ADDRESS:			
	Amendment Section Amendment Section				
	Division of Corporations Division of Corporations				
	Clifton Building	P.O. Box 6327			
	2661 Executive Center Circle Tallahassee, Florida 32301	Tallahassee, Florida 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 su	rviving corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
FAROSON PROPERTIES, INC	FLORIDA	J49463
Second: The name and jurisdiction of each	ch merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
OLDE WORLD TECHNOLOGIES, INC.	FLORIDA	J67096
		2007 JUH 26 PH 2: 44
Third: The Plan of Merger is attached. Fourth: The merger shall become effective Department of State.	ve on the date the Articles of M	
	after merger file date.)	nnot be prior to the date of filing or more VONE STATEMENT)
The Plan of Merger was adopted by the sh		
The Plan of Merger was adopted by the bo	oard of directors of the surviving er approval was not required.	g corporation on
Sixth: Adoption of Merger by merging c The Plan of Merger was adopted by the sh	orporation(s) (COMPLETE ONL) areholders of the merging corpo	y ONE STATEMENT) pration(s) on JUNE 1, 2007
The Plan of Merger was adopted by the boand sharehold	oard of directors of the merging er approval was not required.	corporation(s) on

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
FAROSON PROPERTIES INC		JOHN TESDORPF - President
OLDE WORLD TECHNOLOGIES, INC	Jel Wil	JOHN TESDORPF - President
		

PLAN OF MERGER

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 <u>surviving</u> corporation:					
Name	<u>Jurisdiction</u>				
FAROSON PROPERTIES INC	FLORIDA				
Second: The name and jurisdiction of each mergin	ng corporation:				
Name	<u>Jurisdiction</u>				
OLDE WORLD TECHNOLOGIES, INC	FLORIDA				
Third: The terms and conditions of the merger are as follows:					

SEE ATTACHED EXHIBIT A

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:

SEE ATTACHED EXHIBIT A

(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:

SEE ATTACHED EXHIBIT A

I certify the this plan of merger is a complete and accurate copy of the plan of merger adopted by Faroson Properties, inc. and Olde Morld Technologies, Inc., on June 1, 2007.

John/Tesdorpf, the sole shareholder, directors and officers of Faroson Properties, Inc., and Olde World Technologies, Inc.

EXHIBIT A

FAROSON PROPERTIES, INC. and OLDE WORLD TECHNOLOGIES, INC. are both Florida Corporations owned entirely by JOHN TESDORPF, an adult resident of the State of Florida and the sole director/officer of both corporations.

- I. On the date of merger, JOHN TESDORPF, will exchange his 600 shares of OLDE WORLD TECHNOLOGIES, INC. for 600 shares of FAROSON PROPERTIES, INC. Stockholder JOHN TESDORPF returns 600 shares to the treasury of FAROSON PROPERTIES, INC. OLDE WORLD TECHNOLOGIES, INC. is allowed to dissolve statutorily. FAROSON PROPERTIES, INC. is the surviving corporation after the merger.
- II. All assets and liabilities of OLDE WORLD TECHNOLOGIES, INC. including these listed on the attached balance sheet dated July 1, 2007, are transferred from OLDE WORLD TECHNOLOGIES, INC. to FAROSON PROPERTIES, INC. by assignment and/or assumption.