

LO00000006148

Florida Department of State

Division of Corporations
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MERGER OR SHARE EXCHANGE

NOMOUND ONSITE SYSTEMS, L.L.C.

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ARTICLES OF MERGER
Merger Sheet

MERGING:

NOMOUND OF FLORIDA, INC., a Florida entity (P98000072659)

into

NOMOUND ONSITE SYSTEMS, L.L.C., a Florida entity L00000006148

File date: July 5, 2000

Corporate Specialist: Brenda Tadlock

ARTICLES OF MERGER

✓ P98000072659
The undersigned, NoMound of Florida, Inc. and NoMound OnSite Systems, L.L.C., hereby adopt the following articles of merger pursuant to which NoMound of Florida, Inc., is merged into NoMound OnSite Systems, L.L.C.:

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ARTICLE I
Plan of Merger

The plan of merger is attached hereto as Exhibit A.

ARTICLE III
Approvals

Section 1. The plan of merger was approved by NoMound of Florida, Inc. in accordance with the applicable provisions of Chapter 607 of the Florida Statutes.

Section 2. The plan of merger was approved by NoMound OnSite Systems, L.L.C. in accordance with the applicable provisions of Chapter 608 of the Florida Statutes.

ARTICLE IV
Effective Date

The merger shall be effective on the date of filing by the Department of State of the State of Florida.

Dated this 22 day of June, 2000.

NOMOUND OF FLORIDA, INC.

By: 
Jill Gruber, President

Prepared by:
Paul C. Davis, Esq.
Carlton Fields
P. O. Box 3239
Tampa, FL 33601-3239
Florida Bar Number: 283091

NOMOUND ONSITE SYSTEMS, L.L.C.

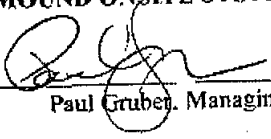
By: 
Paul Gruber, Managing Member

Exhibit A

PLAN OF MERGER

The undersigned hereby adopt this plan of merger:

1. The name of each limited liability company and corporation and the jurisdiction of formation and incorporation thereof planning to merge and the survivor thereof are:

<u>Name</u>	<u>Jurisdiction</u>
NoMound of Florida, Inc.	Florida
NoMound OnSite Systems, L.L.C., which shall be the surviving entity	Florida

2. Upon the merger being effective, (a) each share of common stock issued in NoMound of Florida, Inc. shall be converted into the right to receive \$1.00. and (b) each issued membership interest in NoMound OnSite Systems L.L.C. shall remain outstanding and constitutes an interest in the surviving entity.

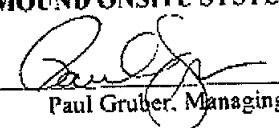
3. The Merger shall become effective upon the filing of Articles of Merger with the Florida Department of State.

Dated this 22 day of June, 2000.

NOMOUND OF FLORIDA, INC.

By: 
Jill Gruber, President

NOMOUND ONSITE SYSTEMS, L.L.C.

By: 
Paul Gruber, Managing Member

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