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(Address)				
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APY 12014

MACA 9CA

10/3/27/14

COVER LETTER •

TO: Amendment Section Division of Corporations	•				
SUBJECT: Walter P. Glover Enterprises, LLC					
Name of Surviving Party					
The enclosed Certificate of Merger and fee(s) are submitted	for filing.			
Please return all correspondence concerning	this matter to:				
John Meyers, Attorney					
Contact Person					
John D. Meyers, Jr., PSC					
Firm/Company					
277 E. High Street					
Address					
Lexington, KY 40507					
City, State and Zip Code					
iohn@glovershookenv.com	,				
john@gloversbookery.com E-mail address: (to be used for future annual report notification)					
. Harradoress. (to be used for future annual	report notification,	•			
For further information concerning this matter, please call:					
John Meyers	_at (859	552-5151			
Name of Contact Person	Area Code	Daytime Telephone Number			
Certified copy (optional) \$30.00					
STREET ADDRESS:	MAILING ADDRESS:				
Amendment Section	Amendment Section				
Division of Corporations	Division of Corporations				
Clifton Building 2661 Executive Center Circle	P. O. Box 6327 Tallahassee, FL 32314				
2001 Executive Center Circle	Tallanassee, FL 32314				

CR2E080 (12/13)

Tallahassee, FL 32301



March 19, 2014

JOHN MEYERS, ATTORNEY JOHN D. MYERS, JR., PSC 277 E. HIGH STREET LEXINGTON, KY 40507

SUBJECT: WALTER P. GLOVER ENTERPRISES, LLC

Ref. Number: L02000024368

We have received your document for WALTER P. GLOVER ENTERPRISES, LLC and your check(s) totaling \$50.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

As a condition of a merger, pursuant to s.605.0212(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.

Irene Albritton Regulatory Specialist II

: Enclosures

1.1.

Letter Number: 114A00005979

Certificate of Merger For Florida Limited Liability Company



The following Certificate of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Name Walter P. Glover Enterprises, LLC	Jurisdiction Florida	Form/Entity Type	7
Walter P. Glover Enterprises, LLC	Kentucky	LLC	+
			F. K. V.
	 		
SECOND: The exact name, form	entity type, and jurisdiction	on of the <u>surviving</u> party are as f	ollows:
Name	<u>Jurisdiction</u>	Form/Entity Type	
Walter P. Glover Enterprises, LLC	Kentucky	LLC	

THIRD: The merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 605, 617, and/or 620, Florida Statutes. The merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of its jurisdiction of formation.

FOURTH: Please check one of the boxes that apply to surviving entity:

This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.

This entity is created by the merger and is a domestic filing entity, the public organic record is attached.

This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.

<u>~</u>

This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is:

445 E. High Street, Lexington, KY 40507

<u>FIFTH:</u> This entity agrees to pay any members with appraisal rights the amount, to which members are entitled under ss.605.1006 and 605.1061-605.1072, F.S.

SIXTH: If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

Signature(s

April 1, 2014

SEVENTH: Signature(s) for Each Party:

Name of Entity/Organization:

Walter P. Glover Enterprises, LLC (FL)

Walter P. Glover Enterprsies, LLC (KY)

Typed or Printed
Name of Individual:

John T. Glover

John T. Glover

Sole Member + Manager Sole Member

Corporations:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.)

General partnerships:

Signature of a general partner or authorized person

Florida Limited Partnerships: Non-Florida Limited Partnerships: Signatures of all general partners Signature of a general partner

Limited Liability Companies:

Signature of an authorized person

Fees: For each Limited Liability Company: \$25.00

For each Corporation: \$35.00
For each Limited Partnership: \$52.50
For each General Partnership: \$25.00
For each Other Business Entity: \$25.00

Certified Copy (optional):

\$30.00