

Division of Corporations Public Access System

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To:

Division of Corporations

850-245-6897

Fax Number

: (850)617-6380

From:

Account Name : CASSMAN & ASSOCIATES, P.A.

Account Number : 075350000514

Phone

: (727)442-1200

Fax Number

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IERGER OR SHARE EXCHANGE

PERRY INDUSTRIES, L.L.C.

Certificate of Status	0
Certified Copy	0
Page Count	06
Estimated Charge	\$50.00

J. BRYAN

APR - 9 2008



Audit Fax # H080000 902943

Form/Entity Type

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. 608.4382, Florida Statutes.

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

Jurisdiction

Name	<u>Jurisdiction</u>	Form/Entity Type
PERRY PROPERTY HOLDINGS, L.L	.c. Florida	Limited Liability Company
#L070000877	751	
SECOND: The exact name, form as follows:	/entity type, and jurisdi	ction of the <u>surviving</u> party are
<u>Name</u>	Jurisdiction	Form/Entity Type
PERRY INDUSTRIES, L.L.C.	Fiorida	Limited Liability Company
# 10400023052	<u> </u>	

THIRD: The attached plan of 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, 608, 617, and/or 620, Florida Statutes.

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FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.
FIFTH: If other than the date of filing, the 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:
SIXTH: If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:
SEVENTH: If the survivor is not formed, organized or incorporated under the laws of Floride, the survivor agrees to pay to any members with appraisal rights the amount, to which such members are entitles under ss.608.4351-608.43595, F.S.
EIGHTH: If the surviving party is an out-of-state entity not qualified to transact business in this state, the surviving entity:
a.) Lists the following street and mailing address of an office, which the Florida Department of State may use for the purposes of s. 48.181, F.S., are as follows:
Street address:
Mailing address:
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b.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce obligations of each limited liability company that merged into such entity, including any appraisal rights of its members under ss.608.4351-608.43595, Florida Statutes.

NINTH: Signature(s) for Each Party:

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PERRY INDUSTRIES, L.L.C.			JOEL K. SHUGAR, M.D.
PERRY PROPERTY HOLDINGS, L.L.C.		Λ	JOEL K. SHUGAR, M.D.
Name of Entity/Organization:	Signature():	Typed or Printed Name of Individual:

Corporations:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.)
Signature of a general partner or authorized person

General partnerships: Signate Florida Limited Partnerships: Signate

Signatures of all general partners

Non-Florida Limited Partnerships: Limited Liability Companies:

Signature of a general partner Signature of a member or authorized representative

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

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04/09/2008 08:02 850-245-6897

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PLAN OF MERGER

follows: Name	<u>Jurisdiction</u>	Form/Entity Type	
PERRY PROPERTY HOLDINGS, L.L.C.	Florida	Limited Liability Compa	ny
SECOND: The exact name, form/ent	ity type, and jurisdictio	n of the <u>survivine</u> party are	
Name	<u>Jurisdiction</u>	Form/Entity Type	0
PERRY INDUSTRIES, L.L.C.	Florida	Limited Liability Company	ω
THIRD: The terms and conditions of	the merger are as follo		
THIRD: The terms and conditions of The constituent entitles hereby a with and into the Surviving Entit	gree that the Mergin	ws: g Entity shall be merged	
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The constituent entitles hereby a with and into the Surviving Entit	gree that the Mergin y, and the Surviving I be the entity contin	ws: ig Entity shall be merged Entity shall be a single uing after the	
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The constituent entitles hereby a with and into the Surviving Entity entity. The Surviving Entity shall merger, and the separate exister	gree that the Mergin y, and the Surviving I be the entity contin nce of the Merging E	ws: ig Entity shall be merged Entity shall be a single uing after the	08 PCX 10 1

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FOURTH:	
A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into eash or other property is as follows:	
Since all membership interests of the Merging Company are currently owned	•
by the Surviving Company, no additional membership interests need be issued	
by the Surviving Company to reflect the ownership interest of the Members after the	
effective date.	
(Attach additional sheet if necessary) B. The manner and basis of converting rights to acquire the interests, shares, obligations or other securities of each merged party into rights to acquire the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:	DE APR -8 AM 10: 39
[Same as above.]	0.

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(Attach additional sheet if necessary)

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(Attach additional sheet if necessary)	08 APR
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Other provisions, if any, relating to the merger are as follows:	F
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