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MERGER OR SHARE EXCHANGE

Horizon Investment GFAB LLC

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EXAMINER₀₇

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CERTIFICATE OF MERGER OF HORIZON INVESTMENT GFAB, LLC

The following Certificate of Merger is submitted to merge the following Florida Limited Liability Company in accordance with Section 608.4382, Florida Statutes.

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

Name	<u>Jurisdiction</u>	Form/Entity Type			
Horizon Investment, LLC	Michigan	Limited Liability Company			
SECOND: The exact name, form/en	tity type and jurisdiction	on of the <u>surviving</u> party are as follow	'S:		
Name	Jurisdiction	Form/Entity Type			
Horizon Investment GFAB LLC	Florida	Limited Liability Company			
		h party to the merger in accordance will and the applicable laws of the state			
FOURTH: The effective date of the merger is December 31, 2007.					
FIFTH: Signatures for Each Party:		IZ: STA1 LORI	O		
		Typed or Printed			
Name	Signature	gnature Name of Individual			
Horizon Investment, LLC	Alan R. Baird, Manager				
Horizon Investment GFAB LLC	By:	Alan R. Baird, Manage	r		

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PLAN OF MERGER

The undersigned, being the sole Manager of Horizon Investment GFAB LLC, a Florida limited liability company (the "Company"), as the surviving party, in accordance with the provisions of Chapter 608.438, Florida Statutes, hereby approves and authorizes the merger of the Company with Horizon Investment, LLC, a Michigan limited liability company, as the merging party (the "Plan of Merger"), as follows:

- 1. The Company has been formed for the purpose of acquiring, by merger, the merging party for the sole purpose of reorganizing the merging party as a Plorida limited liability company (the "Merger"). Upon the effective date of the Merger, the separate existence of the merging party shall cease and the business of the merging party shall continue to be conducted by the surviving party.
- 2. On the effective date of the Merger, the separate existence of the merging party shall cease, and the surviving party shall succeed to all the rights, privileges, immunities, and franchises, and all the real, personal, and mixed property of the merging part without the necessity for any separate transfer. The surviving party shall thereafter be responsible and liable for all liabilities and obligations of the merging party, and neither the rights of creditors nor any liens on the property of the merging party shall be impaired by the merger.
- 3. The membership interests of the members in the surviving party are identical and, following the merger, will remain so. Accordingly, upon the effective date of the Merger, the members of the surviving party shall continue to be members of the surviving party, in the same percentages as prior to the Merger, without the issuance of any additional membership interests in the surviving party.

4.	The Sole Manager of the surviving party is authorized and directe	d to do of c	auseto	be done
all acts, and to	execute and deliver all documents, necessary or appropriate to effect	t the Merge	rand o	therwise
carry out the f	oregoing Plan of Merger.	مل لل	Ū	
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Dated as of the 26 day of December, 2007.

Surviving Party:

HORIZON INVESTMENT GFAB LLC, a Florida

limited liability company

Alan R. Baird, Manager