LIOCCOO Way

(Requestor's Name)	
(Address)	•
(Address)	
(City/State/Zip/Phone #)	
PICK-UP WAIT MAIL	
(Business Entity Name)	-
(Document Number)	-
Certified Copies Certificates of Status	
Special Instructions to Filing Officer:	
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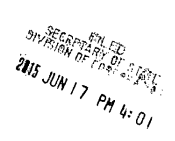
JUN 25 2015

I ALBRITTON

COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: TGM Holdings, Inc., a	South Carolina corporation
	Name of Surviving Party
The enclosed Certificate of Merger an	nd fee(s) are submitted for filing.
Please return all correspondence conce	erning this matter to:
Lee Owens	
Contact Person	
Smith Moore Leatherwood LLP	
Firm/Company	
2 W. Washington St, Suite 1100	
Address	
Greenville, SC 29601	
City, State and Zip Co	ode
lee.owens@smithmoorelaw.com	
E-mail address: (to be used for future	annual report notification)
For further information concerning the	is matter, please call:
Lee Owens	at (864) 751-7699
Name of Contact Person	Area Code Daytime Telephone Number
✓ Certified copy (optional) \$30.0	00
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, FL 32314
Tallahassee, FL 32301	

Articles of Merger For Florida Limited Liability Company



The following Articles 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

TGM MGT I, LLC

Florida

Limited liability company

SECOND: The exact name, form/entity type, and jurisdiction of the surviving party are as follows:

Name

Jurisdiction

Form/Entity Type

Second in Surviving party are as follows:

Name

South Carolina

Form/Entity Type

Corporation

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

FOUR	RTH: Please check one of the	e boxes tha	t apply to	survivir	ng entity: (if applica	ble)			
	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 dome	stic filir	ng entity, the public	organic record is	attached.		
	This entity is created by the limited liability partnership,	-				partnership or a d	omestic		
Ø	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:								
	2 W. Washington Street, Suite 1100								
	Greenville, SC 29601								
	Attention: Frank Williams								
	han 90 days after the date this NTH: Signature(s) for Each		is filed by	the Flo	rida Department of	State:	_		
Name	of Entity/Organization:		Signature(s): \		Typed or Printed Name of Individu			
	MGT I, LLC		1	۔ - استرح		Patrick Duncar	ı, Mgr.		
TGM	Holdings, Inc.		1) Z~		Patrick Duncar	, Pres.		
	rations:				President or Office				
Florida Non-F	al partnerships: a Limited Partnerships: lorida Limited Partnerships: d Liability Companies:	Signature Signature Signature		al partn eral pa al partn	er	rson			
Fees:	For each Limited Liability C For each Limited Partnership For each Other Business Ent	o:	\$25.0 \$52.5 \$25.0	50	For each Corpora For each Genera Certified Copy	l Partnership:	\$35.00 \$25.00 \$30.00		