10000059120

Special Instructions to Filing Officer:

L. SELLERS

AUG 18 2010

EXAMINER

Office Use Only



600182814896

07/06/10--01057--004 **78.75

PILED NO AUG 17 PH 12: 26 SECRETARY OF STATE



FLORIDA DEPARTMENT OF STATE DIVISION OF CORPORATIONS

Attached is a form for filing *Articles of Merger* pursuant to section 607.1105, Florida Statues, when two or more for profit corporations merge. This form is basic and may not meet all merger needs. The advice of an attorney is recommended.

Please complete only one Plan of Merger form or attach your own Plan of Merger.

The document must be typed or printed and must be legible.

Pursuant to section 607.0123, Florida Statutes, a delayed effective date may be specified but may not be later than the 90th day after the date on which the document is filed.

Filing Fee

\$35.00 for each merging and \$35 for each surviving corporation (Includes a letter of acknowledgment)

Certified Copy (optional)

\$8.75

Send one check in the total amount payable to the Florida Department of State.

Please include a cover letter containing your telephone number, return address and certification requirements, or complete the attached cover letter.

Mailing Address

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Fl 32314

Street Address

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, Fl 32301

For further information, you may contact the Amendment Section at (850) 245-6050.

COVER LETTER

TO:	Amendment Section Division of Corporations					
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SUBJ	ECT: Valiant Insur		up LL	<u> </u>	· · · · · · · · · · · · · · · · · · ·	
		,				
The en	nclosed Articles of Merger and fee are sub-	mitted for f	iling.			
Please	e return all correspondence concerning this	matter to f	ollowing	:		
	Steven L. Brickner					
	Contact Person		-			
	Valiant Insurance Group LLC					
	Firm/Company		•			
	7702 Industrial Lane					
	Address		-			
	Tampa Fl. 33637					
	City/State and Zip Code		•			
	sbrickner@valworthenterprises.com	n				
E	-mail address: (to be used for future annual report	notification)	-			
For fu	orther information concerning this matter, p	olease call:				
	·	-			•	
	Steven Brickner	At (813 Y		849-7889	
	Name of Contact Person	At (a Code & Day	time Telephone Nu	umber
V	Certified copy (optional) \$8.75 (Please send	an additiona	copy of y	our docume	nt if a certified (opy is requested)
	STREET ADDRESS:		MAILI	NG ADDE	ŒSS:	
	Amendment Section			ment Section		
	Division of Corporations			n of Corpoi	rations	
	Clifton Building		P.O. Bo	ox 6327		

2661 Executive Center Circle Tallahassee, Florida 32301

Tallahassee, Florida 32314



FLORIDA DEPARTMENT OF STATE Division of Corporations

July 9, 2010

STEVEN L. BRICKNER 7702 INDUSTRIAL LANE TAMPA, FL 33637

SUBJECT: VALIANT INSURANCE GROUP LLC

Ref. Number: L10000059120

We have received your document for VALIANT INSURANCE GROUP LLC and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The plan of merger must be attached/included.

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) 245-6967.

Leslie Sellers Regulatory Specialist II

Letter Number: 010A00016748

ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the <u>sur</u>	viving corporation:							
<u>Name</u>	Jurisdiction	Document Number (If known/ applicable)						
Valiant Insurance Group LLC	Florida	L10000059120						
Second: The name and jurisdiction of each	merging corporation:							
Name	Jurisdiction	Document Number (If known/ applicable)						
ZAA Enterprises, Corporation	Florida	P09000058239						
Third: The Plan of Merger is attached.								
Fourth: The merger shall become effective Department of State.	on the date the Articles of Merg	ger are filed with the Florida						
OR / / (Enter a specific date. NOTE: An effective date cannot be prior to the date of filing or more than 90 days after merger file date.)								
Fifth: Adoption of Merger by surviving c The Plan of Merger was adopted by the share								
The Plan of Merger was adopted by the board of directors of the surviving corporation on and shareholder approval was not required.								
Sixth: Adoption of Merger by merging corporation(s) (COMPLETE ONLY ONE STATEMENT)								
The Plan of Merger was adopted by the shareholders of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation(s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of directors of the merging corporation (s) on The Plan of Merger was adopted by the board of the merging corporation (s) on The Plan of Merger was adopted by the board of the Merger was adopted by the board of the Merger was adopted by the board of the Merger was adopted by the board of								

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or	Typed or Printed Name of Individual & Title
· ·	Director	
ZAA Enterprises, Corporati	en Soil	Steven L. Brickner- President
Valiant Insurance Group L	500 C	Steven L. Brickner- President
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PLAN OF MERGER

This Plan of Merger is agreed to between Valiant Insurance Group LLC ("Surviving Company") and ZAA Enterprises ("Disappearing Corporation"). The parties agree as follows:

- 1. Disappearing Corporation shall merge with and into Surviving Company.
- 2. Each membership in the Disappearing Corporation shall be converted into a membership in the Surviving Company. Each membership in the Surviving Company shall remain a membership in the Surviving Company.
- 3. The articles of incorporation of the Surviving Company, as in effect immediately prior to the effective date of the merger, shall remain the articles of incorporation of the Surviving Company.
- 4. The bylaws of the Surviving Company, as in effect immediately prior to the effective date of the merger, shall remain the bylaws of the Surviving Company.
- 5. The directors and officers of the Surviving Company immediately prior to the effective date of the merger shall remain the directors and officers of the Surviving Company.
- 6. Upon consummation of the merger, the Surviving Company shall succeed, without other transfer, to all rights and property of the Disappearing Corporation and shall be subject to all the debts, liabilities, and obligations of the Disappearing Corporation in the same manner as if incurred by the Surviving Company.
- 7. All rights of creditors and all liens and trusts upon or arising from the property of the Surviving Company and the Disappearing Corporation shall be preserved unimpaired, provided that the liens and trust obligations upon property of the Disappearing Corporation shall be limited to the property affected thereby immediately prior to the time the merger is effective.
- 8. Any action or proceeding pending by or against the Disappearing Corporation may be prosecuted to judgment, which shall bind the Surviving Company, or the Surviving Company may be proceeded against or substituted in its place.

Signature of President

Steven L. Brickner, President

Signature of President

August 4, 2010

Steven L. Brickner, President

August 4, 2010