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(((H11000033265 3)))



H110000332653ABCV

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To:

Division of Corporations

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: (850)617-6380

From:

Account Name

: C T CORPORATION SYSTEM

Account Number : FCA000000023

: (850)222-1092

Phone Fax Number

: (850)878-5368

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

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MERGER OR SHARE EXCHANGE FASTVDO LLC

Certificate of Status	0
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Page Count	08
Estimated Charge	\$50.00

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11 FEB -8 AH 9: 43

SECRETARY OF STATE TALLAHASSEE, FLORIDA

G. MCLEOD

FFR - 9 2011

EXAMINER

2/8/2011

COVER LETTER

ÜBJECT:		Fast'	VDÓ LLC	
····· - ·····	Na	me of Surviving	Party	
e enclosed Certi	ficate of Merger a	nd fec(s) are	ubmitted f	or filing.
ease return all co	rrespondence conc	erning this n	atter to:	
	Aileen Collender			
	Contact Person			
	Miles & Stockbridge	P.C.		
	Firm/Company			
	10 Light Street			
	Address			
· . E	laitimore, Maryland 2	1202		. ,
	City, State and Zip C			
, · , · ;	pankej@fastvd	о, сола		
E-mail address:	(to be used for future		otification)	
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	tion concerning th	- '		
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Dr. PanName of Cont		at (730-6922 d Daytime Telephone Numbe
Dr. Pan Name of Cont Certified cop	kaj Topiwala act Person py (optional) \$30.0	at (410) rea Code an	
Dr. Pan Name of Cont Certified cop	kaj Topiwala act Person py (optional) \$30.0	at (410) Leea Code and MAILIN	G ADDRESS:
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Dr. Pan Name of Cont Certified con REET ADDRES gistration Section vision of Corpora fron Building	kaj Topiwala act Person py (optional) \$30.0 SS: i	at (MAILIN Registrati Division P. O. Box	G ADDRESS: ion Section of Corporations a 6327
Dr. Pan Name of Cont Certified cop REET ADDRES gistration Section vision of Corpora ifton Building	kaj Topiwala act Person py (optional) \$30.0 SS: i	at (MAILIN Registrati Division P. O. Box	G ADDRESS: ion Section of Corporations a 6327

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 merging party are as follows:

Name		Jurisciction	Formvenuty Type
FastVDO LLC		Meryland	Limited Liability Company
	•		
		* * * * * * * * * * * * * * * * * * * *	
•••	ana ann a	operation of the	• • • • • • • • • • • • • • • • • • • •
SECOND: The cas follows:		entity type, and jurisdiction	
Name '		Jurisdiction	Form/Entity Type
FastVDO LLC		Florida	Limited Liability Company
s 1	d and the second	· · · · · · · · · · · · · · · · · · ·	
	iched plen of merc	ger was approved by each d	
limited liability co	ompany, partnersh	ip and/or limited partnershi	ip that is a party to the
nerger in accorda	nce with the annli	cable provisions of Chapter	rs 607 60X 637, and/or

1 of 6

620, Florida Statutes.

11 FEB -8 AM 9: 4.3
SECRETARY OF STATE
TALLAHASSEE FINALE

	FIFTH: If other than the date of filing, the effective date of the merger, which car 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 Florida, the survivor's principal office address in its home state, country or jurisdic as follows:
••	
	du de Santa de Cara de
	SEVENTH: If the survivor is not formed, organized or incorporated under the law Florida, the survivor agrees to pay to any members with appraisal rights the amoun 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:
	Florida, the survivor agrees to pay to any members with appraisal rights the amoun 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
	Florida, the survivor agrees to pay to any members with appraisal rights the amoun 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
	Florida, the survivor agrees to pay to any members with appraisal rights the amoun 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:
	Florida, the survivor agrees to pay to any members with appraisal rights the amoun 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:
	Florida, the survivor agrees to pay to any members with appraisal rights the amount 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:

e de la companya de l

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:

Name of Entity/Organization:	Signature(s):	Typed or Printed Name of Individual:
FastVDO LLC	John The Control of t	Pankaj Topiwala, Sole Membe
FastVDO LLC	John -	Pankaj Topiwala, Sole Membe
NO CONTROL OF CAMPUS		
General partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships Limited Liability Companies:	Signatures of all general : Signature of a general pa	
For each Limited Liability For each Corporation:	·····*\$35.00	
For each Limited Partnersl For each General Partnersl For each Other Business E	hip:\$25.00	ill an ETTV-lankith of
Certified Copy (optional):	\$30.00	3.1
	Market Company	

PLAN OF MERGER

follows: Name	<u>Jurisdiction</u>	Form/Entity Type
FastVDO LLC	Maryland	Limited Liability Company
SECOND: The exact name, for	rm/entity type, and jurisdiction	n of the <u>surviving</u> party are
as follows: Name	Jurisdiction	Form/Entity Type
FastVDO LLC	Florida	Limited Liability Company
The outstanding membership interest	of the Merging Company shall auto	
The outstanding membership interest or other distribution and payment or other distribution. All membership interests of the Survivaling date shall remain unchanged into	of the Merging Company shall auto tion in respect thereof. ring Company held by its sole mem mediately after the filing date.	matically be cancelled ber immediately prior to the
The outstanding membership interest of without any payment or other distributed in the outstanding interests of the Survival interests of the Surviv	of the Merging Company shall auto tion in respect thereof. ring Company held by its sole mem mediately after the filing date.	matically be cancelled ber immediately prior to the
The outstanding membership interest without any payment or other distributed. All membership interests of the Survivillating date shall remain unchanged important the merger shall constitute a tax-free	of the Merging Company shall auto tion in respect thereof. ring Company held by its sole mem mediately after the filing date.	matically be cancelled ber immediately prior to the
The outstanding membership interest without any payment or other distributed. All membership interests of the Survivillating date shall remain unchanged important the merger shall constitute a tax-free	of the Merging Company shall auto tion in respect thereof. ring Company held by its sole mem mediately after the filing date.	matically be cancelled ber immediately prior to the
The outstanding membership interest without any payment or other distributed. All membership interests of the Survival of the	of the Merging Company shall auto tion in respect thereof. ring Company held by its sole mem mediately after the filing date. reorganization under Section 368(a)	ber immediately prior to the
• • • •	of the Merging Company shall auto tion in respect thereof. ring Company held by its sole mem mediately after the filing date. reorganization under Section 368(a)	ber immediately prior to the

FOURTH:

securities of each r	d basis of converting the interests, shares, obligations or other nerged party into the interests, shares, obligations or others securities whole or in part, into eash or other property is as follows:
	ership interest of the Merging Company shall automatically be cancelled
without any payment of	r other distribution in respect thereof.
All membership intere	sts of the Surviving Company held by its sole member immediately prior to the
filing date shall remain	unchanged immediately after the filing date.

1	(Anach additional sheet if necessary)
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	(Attach additional sheet if necessary)
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FIFTH: Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows: N/A Marinas Mar in distribute is (Attach additional sheet if necessary) SIXTH: Other provisions; if any, relating to the merger are as follows: (Attach additional sheet if necessary) 6 af 6