L11000015512

(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:

Office Use Only



500298342445

04/24/17--01037--004 **80.00

2017 APR 24 PM 12: 05
SECRETHAY OF STATE
ALL AHASSES FI ORDA

Mehger CC

APR 28 2017

ALBRITTON



SIMMONS PERRINE MOYER BERGMAN PLC

ATTORNEYS Robert E. Konchar Darrel A. Morf J. Scott Bogguss James E. Shipman Stephen J. Holtman Philip D. Brooks Roger W. Stone Kevin J. Visser Randal J. Scholer William S. Vernon Eric W. Lam

David W. Kubicek Matthew J. Brandes Michael McDonough James M. Peters Maik A. Roberts Chad M. VonKampen Gregory G. Wiffiams Nicolas Abou-Assaly Lynn W. Hartman Katnleen A. Kleiman¹ Thomas D. Wolle

Paul P. Morf
Philip A. Burian
Christine L. Conover
Thomas N. DeBoom
Matthew J. Adam
Robert S. Harala
Amanda M. D'Amico Erickson
Jacob R. Koller
Brian J. Fagan
Kyle W. Wilcox
Jeffrey A. Stone

Matthew J. Hektoen Paul D. Gamez Christopher J. Voci^{3,1,89} Dawn M. Gibson Carne L. Thompson Travis J. Schroeder Chad D. Brakhann* Travis M. Cavanaugh Enn R. Nathan! Christopher K. Loflus* Laura A. Jensen' Graham R. Carl David J, Bright Rae M, Kinkead Nicholas D.K. Petersen^a Jacob W. Nelson^a Gail Brashers-Krug Crystal R. Pound Jared F. Knight Abram V. Carls^{1,4}

COUNSEL Larry G. Gutz² Mark J. Herzberger Mark H. Ogden

REGISTERED PATENT ATTORNEYS Gregory G. Williams Christopher J. Voci^{3,5 th} Carne L. Thompson RETIRED
William A. Bergman
Stephen C. Nelson
James R. Snyder
Richard G. Hileman, Jr
David A Hacker
Iris E Muchmore
James A. Gerk

Writer's Email tdeboom@simmonsperrine.com Direct Dial: 319-896-4091

April 18, 2017

Amendment Section Division of Corporations PO Box 6327 Tallahassee, FL 32314

Re:

Mickle Investments, LLC

To Whom It May Concern:

The enclosed Articles of Merger and fees (\$50) are submitted for filing. Please provide a certified copy, the fee (\$30) is included.

Please return all correspondence concerning this matter to:

Thomas DeBoom Simmons Perrine Moyer Bergman, PLC 115 3rd St. SE Cedar Rapids, IA 52401 Email: tdeboom@simmonsperrine.com (319) 896-4091

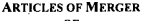
For further information concerning this matter, please call Thomas DeBoom at 319-896-4091.

Sincerely,

SIMMONS PERRINE MOYER BERGMAN, PLC

Thomas N. DeBoom

TDB/p Enc.

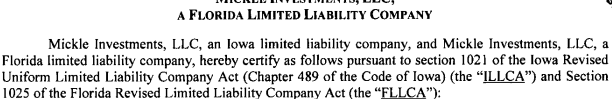


OF

All March March

MICKLE INVESTMENTS, LLC, AN IOWA LIMITED LIABILITY COMPANY, WITH AND INTO

MICKLE INVESTMENTS, LLC,



- The following sets forth the names, types of entity and states of formation of each entity that is a party to a merger pursuant to the provisions of Article 10 of the ILLCA and Sections 1021 - 1026 of the FLLCA:
 - a. Mickle Investments, LLC, a Florida limited liability company (the "Surviving Company"); and
 - b. Mickle Investments, LLC, an Iowa limited liability company (the "Merged Company").
- 2. The name, type of entity and state of formation of the entity surviving the merger is as follows:
 - a. Mickle Investments, LLC, a Florida limited liability company.
- 3. The merger shall be effected pursuant to an in accordance with the terms and conditions of that certain Agreement and Plan of Merger, dated as of March 27, 2017, by and between the Merged Company and the Surviving Company (the "Merger Agreement"), which has been authorized, approved and executed by each of the Merged Company and the Surviving Company and their respective members entitled to vote thereon in accordance with the provisions and requirements of the ILLCA and FLLCA. Without limiting the foregoing:
 - a. The merger was approved by the Merged Company and its members in accordance with the provisions and requirements of the ILLCA.
 - b. The merger was approved by the Surviving Company and its members in accordance with the provisions and requirements of the FLLCA; without limiting the foregoing, the merger was approved by member of the Surviving Entity who, as a result of the merger, will have interest holder liability under Section 1023(1)(b) of the FLLCA and whose approval is required.
- The Merger Agreement does not include or provide for any amendment to the Articles of Organization of the Surviving Company.
- The Surviving Company agrees to pay to any members of the Merged Company or the Surviving Company who are entitled to appraisal rights the amount to which such members are entitled under the provisions of Sections 1006 and 1061-1072 of the FLLCA.
- The Surviving Company agrees that it may be served with process in the State of Iowa, and irrevocably appoints the Secretary of State of Iowa as its agent to accept service of process, in any proceeding based upon any cause of action against the Company arising in this state prior to the issuance of the Articles of Merger by the Secretary of State of Iowa or any proceeding for enforcement of any

obligation of the Surviving Corporation arising from this merger. Such service may be forwarded to Attn: Thomas DeBoom, 115 Third St. SE, Suite 1200, Cedar Rapids, IA 52401-1266. This address shall supersede any prior addresses designated by the Company.

7. The Merger shall become effective immediately upon these Articles of Merger being received and filed by each of the Secretary of State of Iowa and the Secretary of State of Florida.

[REMAINDER OF PAGE LEFT INTENTIONALLY BLANK; SIGNATURE PAGE TO FOLLOW]

IN WITNESS WHEREOF, the Company has caused these Articles of Merger to be signed as of March $27,\,2017.$

MICKLE INVESTMENTS, LLC, an Iowa limited liability company

By: 🟒

Christal Mickle, Manager

MICKLE INVESTMENTS, LLC, a Florida limited liability company

Bv:

hristal Mickle, Manager

[SIGNATURE PAGE TO ARTICLES OF MERGER]