# W100255125

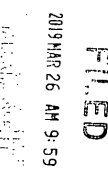
(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
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C. GOLDEN

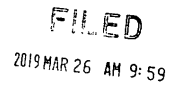
APR - 6 2019

# **COVER LETTER**

то:	Amendment Section Division of Corporations					
SEER I	ECT: PAVILO LAND HOLDINGS, I	LLC				
JUD		Name	of Surviving Pa	rty		
The e	nclosed Certificate of Merger and fe	e(s) are submit	ted for filing.			
Please	e return all correspondence concernit	ng this matter t	0:			
Jose N	A. Torres					
	Contact Perso	ก				
Fours	hore Capital, LLC					
	Firm/Compan	у				
901 P	once de Leon Blvd. Suite 402					
	Address					
Coral	Gables, FL 33134					
	City, State and Zip	Code				
jmtorr	res@fourshorecapital.com					
	E-mail address: (to be used for futt	are annual repo	ort notification)	_		
For fu	orther information concerning this ma	atter, please ca	11:			
Jose N	A. Torres	786 at (	535-4 <del>6</del>	511		
	Name of Contact Person		Area Code	Daytime Telephone Number		
	Certified copy (optional) \$30.00					
STRE	EET ADDRESS:		MAILING AD	DRESS:		
	dment Section		Amendment Se			
				Division of Corporations		
	n Building		P. O. Box 6327			
	Executive Center Circle		Tallahassee, FL	. 32314		
ा वस्यायाः	nassee, FL 32301					

CR2E080 (2/14)

## ARTICLES OF MERGER



OF

# PAVILO CNF, LLC a Florida limited liability company

# -4.16/50EE.FE

#### WITH AND INTO

# PAVILO LAND HOLDINGS, LLC a Florida limited liability company

March 4, 2019

The following articles of merger (the "<u>Articles of Merger</u>") of PAVILO CNF, LLC, a Florida limited liability company and PAVILO LAND HOLDINGS, LLC, a Florida limited liability company have been duly adopted and submitted in accordance with Section 605.1025, Florida Statutes.

## FIRST: THE MERGING COMPANY

The exact name, form/entity type, and jurisdiction for the **merging** party (the "Merging Company") is as follows:

<u>Name</u>	Document Num.	<u>Jurisdiction</u>	Form/Entity Type
PAVILO CNF, LLC	L18000214378	Florida	Limited Liability Company

#### SECOND: THE SURVIVING COMPANY

The exact name, form/entity type, and jurisdiction of the surviving party (the "Surviving Company") is as follows:

<u>Name</u>	Document Num.	<u>Jurisdiction</u>	Form/Entity Type
PAVILO LAND HOLDINGS, LLC	L17000255725	Florida	Limited Liability Company

**THIRD:** The Plan of Merger by and between the Merging Company and the Surviving Company attached hereto as Exhibit A meets the requirements of Section 605.1022 of the Act and was approved by each domestic merging entity that is a limited liability company in accordance with Sections 605.1021-605.1026 of the Act; and by each member of such limited liability company who as a result of the merger will have interest holder liability under Section 605.1023(1)(b) of the Act.

**FOURTH:** The Surviving Company existed before the merger and is a domestic filing entity and there is no amendment to its public organic record.

**FIFTH:** The Surviving Company agrees to pay any members with appraisal rights the amount to which members are entitled under Sections 605.1006 and 605.1061-605.1072 of the Act.

**SIXTH:** The merger of the Merging Company and the Surviving Company is to become effective on the date and the time of filing of the Articles of Merger with the Division of Corporations of the Florida Department of State (the "**Effective Time**"). At the Effective Time of the merger, the Merging Company shall be merged with and into the Surviving Company, with the Surviving Company surviving.

[Signature page follows]

IN WITNESS WHEREOF, duly authorized persons of each party hereto have executed and delivered these Articles of Merger as of date first written above.

# **SURVIVING COMPANY:**

PAVILO LAND HOLDINGS, LLC a Florida limited liability company

Name: Margarita Costa Suarez

Title: Manager

## **MERGING COMPANY:**

PAVILO CNF, LLC,

a Florida limited liability company

Name: Jose A. Costa, III

Title: Manager

# Exhibit A

Plan of Merger

[See attached]

### PLAN OF MERGER

OF

# PAVILO CNF, LLC a Florida limited liability company

### WITH AND INTO

# PAVILO LAND HOLDINGS, LLC a Florida limited liability company

March  $\frac{\checkmark}{}$ , 2019

The following plan of merger (the "<u>Plan of Merger</u>") has been adopted and approved on March 2019 by the parties hereto in compliance with the Florida Revised Limited Liability Company Act (the "Act").

FIRST: The exact name and jurisdiction of the surviving company (the "Surviving Company") are as follows:

<u>Name</u>	Document Num.	<u>Jurisdiction</u>	Form/Entity Type
PAVILO LAND HOLDINGS, LLC	L17000255725	Florida	Limited Liability Company

**SECOND:** The exact name and jurisdiction of the merging company (the "Merging Company") are as follows:

Name	Document Num.	<u>Jurisdiction</u>	Form/Entity Type
PAVILO CNF, LLC	L18000214378	Florida	Limited Liability Company

## THIRD: THE MERGER

Company (the "Merger") shall become effective on the date and the time of filing of the Articles of Merger with the Division of Corporations of the Florida Department of State (the "Effective Time"). At the Effective Time, the Merging Company shall be merged with and into the Surviving Company, the separate limited liability company existence of the Merging Company shall cease, and the Surviving Company shall continue as the surviving Company under the laws of the State of Florida. From and after the Effective Time, the Merger shall have the effects set forth in the Act, including Section 605.1026 of the Act. Without limiting the generality of the foregoing, at the Effective Time, the title to all real estate and other property, or any interest therein, owned by the Surviving Company and the Merging Company shall vest in the

Surviving Company without reversion or impairment, and the Surviving Company shall thenceforth be responsible for all the liabilities and obligations of the Surviving Company and the Merging Company.

- 2. Articles of Organization. At the Effective Time and without any further action on the part of the Surviving Company or the Merging Company, the articles of organization of the Surviving Company, as in effect immediately prior to the Effective Time, shall be the articles of organization of the Surviving Company as of the Effective Time.
- 3. Operating Agreement. At the Effective Time and without any further action on the part of the Surviving Company or the Merging Company, the operating agreement of the Surviving Company, as in effect immediately prior to the Effective Time, shall be the operating agreement of the Surviving Company as of the Effective Time.
- 4. <u>Management.</u> At the Effective Time, the Surviving Company shall be managed in accordance with the terms of its operating agreement as in effect as of the Effective Time.
- 5. <u>Managers and Officers</u>. At the Effective Time, the managers and officers of the Surviving Company immediately prior to the Effective Time shall be the managers and officers of the Surviving Company, and each of such officers shall hold office subject to the applicable provisions of the articles of organization and operating agreement of the Surviving Company.
- 6. <u>Membership Interests</u>. Immediately prior to the Effective Time, Surviving Company is the sole member of Merging Company and owns all membership interests of the Merging Company. At the Effective Time, by virtue of the Merger and without any further action on the part of the Surviving Company or the Merging Company.
  - (i) all membership interests of the Surviving Company issued and outstanding immediately prior to the Effective Time shall remain outstanding without any change thereto; and
  - (ii) all membership interests of the Merging Company issued and outstanding immediately prior to the Effective Time shall automatically cease to be outstanding and shall automatically be canceled without payment of any separate consideration with respect thereto.

### FOURTH: GOVERNING LAW

The Plan of Merger shall be construed in accordance with Florida law.