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COVER LETTER

TO: , Amendment Section Division of Corporations		
SUBJECT: Coast to Coast Fenc	e Company	/ LLC
	Name of Surviv	
The enclosed Certificate of Merger and fee(s) a	re submitted for fi	ling.
Please return all correspondence concerning this	s matter to:	
Brandon A. Stanko		
Contact Person		
Karstaedt & Stanko PA		
Firm/Company		
301 W Bay St Ste 14132		
· Address		
Jacksonville FL 32202		
City, State and Zip Cod	e	
ctocfence@gmail.com		
E-mail address: (to be used for future ar	inual report notific	ration)
For further information concerning this matter,	please call:	
Brandon Stanko	at (904	357-0493
Name of Contact Person	Area Code	Daytime Telephone Number
☐ Certified copy (optional) \$30.00		
STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301	Amendn Division P. O. Bo	nent Section of Corporations ox 6327 see. FL 32314

CR2E080 (2/20)

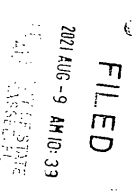
Articles of Merger For Florida Limited Liability Company

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:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
BEACHES FENCE DECK & PERGOLA LLC	Florida	LLC
SECOND: The exact name, form/entity typ	e, and jurisdiction of the sur	viving party are as follows:
Name	<u>Jurisdiction</u>	Form/Entity Type
Coast to Coast Fence Company LLC	Florida	LLC

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).



<u>FOUR</u>	TH: Please check one of the b	ooxes that apply	to surviving er	itity: (if applicable)					
Ø	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic recor are attached.								
	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.								
	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.								
	This entity is a foreign entity t mailing address to which the c Florida Statutes is:	hat does not hav	ve a certificate send any proce	of authority to transact bess served pursuant to s.	usiness in this st 605.0117 and Ch	ale The label of 48 The label			
	· · · · · · · · · · · · · · · · · · ·								
						<u> </u>			
Note: as the G	I: If other than the date of filing the the date this document is file. If the date inserted in this block document's effective date on the NTH: Signature(s) for Each Part of Entity/Organization:	does not meet Department of	a Department of	of State:		II not be listed			
Coas	it to Coast Fence Compa	any LLC		110	Jonathan Dolquist				
BEAC	HES FENCE DECK & PERG	OLA LLC			Jonathan I	Dolquist			
Florida Non-Fl	ations: Il partnerships: Limited Partnerships: orida Limited Partnerships: d Liability Companies:	(If no directo Signature of Signatures of Signature of	rs selected, sig	er					
Fees:	For each Limited Liability Cor For each Limited Partnership: For each Other Business Entity		\$25.00 \$52.50 \$25.00	For each Corporation For each General Pace Certified Copy (on	artnership:	\$35.00 \$25.00 \$30.00			

PLAN OF MERGER BETWEEN COAST TO COAST FENCE COMPANY LLC AND BEACHES FENCE DECK & PERGOLA LLC

Whereas, Coast to Coast Fence Company LLC ("C2C") and Beaches Fence Deck & Pergola LLC ("Beaches") (the parties may sometimes be referred to collectively as the "Companies") are under common ownership; and

Whereas, the current ownership interests in C2C and Beaches are identical in owner, beneficial owner, and amount; and

Whereas, the members of each company desire to facilitate a merger to effectuate a simplified nature of running the businesses and reduce overall overhead.

Now therefore, the companies agree as follows:

This Plan of Merger (this "Plan") is entered into and agreed upon by and between Coast to Coast Fence Company LLC, a Florida limited liability company with its principal place of business at 1147 Fromage Cir W, Jacksonville FL 32225 and Beaches Fence Deck & Pergola LLC, a Florida limited liability company with its principal place of business at 1147 Fromage Cir W, Jacksonville FL 32225 is to be effective as of April 6, 2020.

Coast to Coast Fence Company LLC will be the surviving entity.

The members of Beaches will receive an equal membership interest in C2C as currently held in Beaches.



WRITTEN UNANIMOUS CONSENT OF THE MEMBERS OF COAST TO COAST FENCE COMPANY LLC

We, the undersigned, represent all the members of Coast to Coast Fence Company LLC, a Florida limited liability company (hereinafter "C2C").

We hereby waive the notice and meeting requirements in Fla. Sta. 605.1023.0

The members of C2C, being all the members of Beaches and whose ownership interests will not be affected by this merger are aware that they are not entitled to appraisal rights.

We hereby approve the plan of merger as attached to this document.

Jonathan Dolgors

Ohran Carlisle

Steven K. Scharfenstine

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WRITTEN UNANIMOUS CONSENT OF THE MEMBERS OF BEACHES FENCE DECK & PERGOLA LLC

We, the undersigned, represent all the members of Beaches Fence Deck & Pergola LLC, a Florida limited liability company (hereinafter "Beaches").

We hereby waive the notice and meeting requirements in Fla. Sta. 605.1023.0

The members of Beaches, being all the members of C2C and whose ownership interests in the surviving company are to remain the same as they were in Beaches hereby waive, to the fullest extent allowed under law, any appraisal rights that may be afforded under Fla. Stat. 605.1006.

We hereby approve the plany of merger as attached to this document.

Jonathan Dolquis

Ohran Carlisle

Steven K. Scharfenstine

2021 AUG -9 AM 10: 39
SECONDARY SEED, FIL