Florida Department of State Digision of Corporations Electronic Filing Gover Sheet

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To:

Division of Corporations

Fax Number

: (850)617-6380

From:

Account Name : CAPITOL SERVICES, INC.

Account Number : I20160000017 Phone : (855)498-5500 Fax Number : (800)432-3622

• •

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

Email	Address:	

MERGER OR SHARE EXCHANGE CAPE AEROSPACE, LLC

Certificate of Status	0
Certified Copy	1
Page Count	11
Estimated Charge	\$58.75

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COVER LETTER

TO:	Amendment Section Division of Corporations
SUBJI	CCT: Cape Aerospace, LLC, a Florida limited liability company
	Name of Surviving Party
The en	closed Certificate of Merger and fee(s) are submitted for filing.
Please	return all correspondence concerning this matter to:
A F	uller Glaser, Jr.
	Contact Person
Sand	lberg Phoenix & von Gontard, P.C.
	Firm/Company
600 \	Washington Avenue, 15th Floor
	Address
St.	Louis, MO 63101
	City, State and Zip Code

aglaser@sandbergphoenix.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

A Fuller Glaser, Jr.

Name of Contact Person

at 314

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 MAILING ADDRESS:

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

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>	ITH: Please oheck one of the b	oxes that ap	oply to surviving er	ntity: (if applicable)							
Ø	This entity exists before the me are attached.	erger and is	a domestic filing e	muity, the amendment,	if any to its publ	ic organic record					
	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 that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is:										
ss.605. SIXTI days at Dat	1: This entity agrees to pay any and 1006 and 605.1061-605.1072, Fig. If other than the date of filing there the date this document is filed. If the date inserted in this block document's effective date on the	s.S. g, the delayed by the Fl	ed effective date of orida Department of the applicable s	the merger, which car of State:	mot be prior to no	or more than 90					
SEVE	NTH: Signature(s) for Each Pa	rty:			<i>a</i>						
Name	of Entity/Organization:		Signature(s):		Typed or I Name of I						
Cape	e Aerospace Jets, LLC		Little	در	William K. Kepp,	III, Manager					
Ca	pe Aerospace, L	LC	licii		William K Kapp,	ill, Manager					
Genera Plorida Non-Fl	rations: al partnerships: a Limited Partnerships: lorida Limited Partnerships: d Liability Companies: For each Limited Liability Cor For each Limited Partnership:	(If no dir Signatum Signatum Signatum Signatum	ectors selected, sig	er	ion:	PAULAHASSEE, FLORESSES	2021 HOV 23 AM 9: 30				

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (the "Agreement") is made and entered into as of the day of company organized. 2021, by and among CAPE AEROSPACE, LLC, a limited liability company organized and existing under the laws of the State of Florida, having an office at 1285 Creekside Blvd. East, Naples, Florida 34109 (the "Surviving LLC"), and CAPE AEROSPACE JETS, LLC, a limited liability company organized and existing under the laws of the State of Missouri having an office at 3255 Independence St., Cape Girardeau, MO 63701 (the "Merging LLC").

WHEREAS, the Member of the Surviving LLC and the Member of the Merging LLC have deemed it advisable and to the advantage of the parties that the Merging LLC merge into the Surviving LLC upon the terms and conditions herein provided; and

WHEREAS, the respective Members of the Surviving LLC and the Merging LLC have approved this Agreement and Plan of Merger in accordance with the Missouri Limited Liability Company Act and the Florida Limited Liability Company Act.

NOW, THEREFORE, for and in consideration of the mutual agreements and covenants of the parties set forth herein, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Surviving LLC and the Merging LLC hereby agree to merge in accordance with the following plan:

- 1. Merger. The Merging LLC shall be merged with and into the Surviving LLC, and the Surviving LLC shall survive the merger, all as, and with the effect, provided by the Missouri Limited Liability Company Act, the Florida Limited Liability Company Act and this Agreement. As soon as practicable after the execution of this Agreement, an appropriate Notice of Merger shall be signed and delivered for filing with the Missouri Secretary of State and the appropriate Certificate of Merger shall be signed and delivered for filing with the Florida Secretary of State. This Agreement shall become effective for purposes of all applicable laws at 5:00 p.m. on the date that the Certificate of Merger is filed with the Florida Secretary of State (hereinafter referred to as the "Effective Time").
- 2. Managers and Governing Documents. The Manager and Member of the Surviving LLC shall be the same upon the Effective Time as they are for the Surviving LLC immediately prior thereto. The Articles of Organization of the Surviving LLC shall continue to be the Articles of Organization of the Surviving LLC without change or amendment until further amended in accordance with the provisions of said Articles of Organization and the Florida Limited Liability Company Act. The Operating Agreement of the Surviving LLC, as in effect at the Effective Time, shall continue to be the Operating Agreement of the Surviving LLC as the Surviving LLC without change or amendment until further amended in accordance with the provisions thereof and the Florida Limited Liability Company Act.
- 3. Rights and Liabilities of Merging LLC. At and after the Effective Time, the Surviving LLC shall possess and be entitled to: (i) all of the rights, privileges and interests of each and every kind and nature of the Merging LLC; (ii) any and all assets, real property, personal property; (iii) any and all debts and obligations due the Merging LLC on whatever account; and (iv) any and all other choses in action (the "Merged Assets"). All of the Merged Assets of the Merging LLC shall be transferred to and vested in the Surviving LLC automatically at the Effective Time without further act or deed; and the title to any real

estate, or any interest therein, vested in any of such entities shall not prevent or be in any way impaired by reason of the merger.

- Further Assurances. From time to time, as and when required by the Surviving LLC, there shall be executed and delivered by or on behalf of the Merging LLC such deeds and other agreements, documents and instruments, and there shall be taken or caused to be taken by or on behalf of the Merging LLC all such further and other action, as shall be appropriate or necessary in order to vest, perfect or confirm, of record or otherwise, in the Surviving LLC the title to and possession of the Merged Assets and the rights, powers, privileges, assets, real and personal property and authority of the Merging LLC and otherwise to carry out the purposes of this Agreement. By execution of this Agreement, the Manager of the Surviving LLC is fully authorized in the name and on behalf of the Merging LLC or otherwise to take any and all such action and to execute and deliver any and all such deeds, agreements, documents and other instruments.
- Membership Interests in the Merging LLC. Upon the Effective Time, by virtue of this Agreement, each membership and economic interest in the Merging LLC held as of record immediately prior thereto shall be changed and converted into an equivalent membership and economic interest in the Surviving LLC automatically and without any action on the part of the holder thereof.
- Membership Interests in the Surviving LLC. Upon the Effective Time, by virtue of this Agreement and Plan of Merger, each membership and economic interest in the Surviving LLC outstanding immediately prior thereto shall retain the status of a membership or economic interest in the Surviving LLC.
- Obligations of the Merging LLC. As of the Effective Time, the Surviving LLC shall assume and be bound by and perform all obligations of the Merging LLC in effect as of such time.
- Accounting Entries. As of the Effective Time, the assets, liabilities and capital accounts of each of the Merging LLC immediately prior to the Effective Time shall be recorded on the books of the Surviving LLC at the same amounts at which they were carried on the books of the Merging LLC immediately prior to the Effective Time.
- Appointment of Agent. The Surviving LLC hereby consents to service of process in the State of Missouri in any action or special proceeding for the enforcement of any liability or obligation of the Merging LLC, and hereby irrevocably appoints the Missouri Secretary of State of such jurisdiction as the Surviving LLC's agent to accept service of process in any action or special proceeding for the enforcement of any such liability or obligation. The address to which a copy of such process shall be mailed by the Secretary of State of Missouri is 1285 Creekside Blvd. East, Naples, FL 34102.
- Amendment. This Agreement may be amended only in a written agreement signed by both the Surviving LLC and the Merging LLC.
- 11. Counterparts. In order to facilitate the execution of this Agreement and the filing of any and all necessary certificates documenting the transactions contemplated by this Agreement, this Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original and the same Agreement,

IN WITNESS WHEREOF, each of the parties hereto, pursuant to authority granted by the Members of each of the Merging LLC and the Surviving LLC has caused this Agreement and Plan of Merger to be executed by its Manager, as of the date first above written.

Merging LLC:

CAPE AEROSPACE JETS, LLC, a Missouri limited liability company

William K. Kapp, III, Manager

Surviving LLC:

CAPE AEROSPACE, LLC, a Florida limited liability company

William K. Kapp, III Manager

UNANIMOUS CONSENT OF THE SOLE MEMBER AND SOLE MANAGER OF CAPE AEROSPACE JETS, LLC

Dated: (1) 31,2021

Pursuant to Section 347.083 of the Missouri Limited Liability Company Act, the undersigned, being the sole Member and sole Manager of CAPE AEROSPACE JETS, LLC, a Missouri limited liability company (the "Company"), hereby adopt the following resolutions for the Company and consent to the taking of the actions therein described, such consent to have the same force and effect as a unanimous vote of the Members of the Company at a meeting duly held:

WHEREAS, the sole Member and the sole Manager of the Company have determined that it is in the Company's best interests to merge with and into CAPE AEROSPACE, LLC, a limited liability company organized and existing under the laws of the State of Florida:

BE IT HEREBY RESOLVED, that the Company merge with and into CAPE AEROSPACE, LLC, a limited liability company organized and existing under the laws of the State of Florida;

FURTHER RESOLVED, that the Agreement and Plan of Merger in the form attached to these resolutions as Exhibit A be, and it hereby is, approved and authorized in all respects;

FURTHER RESOLVED, that William K. Kapp, III in his capacity as sole Manager of the Company be, and hereby is, authorized, directed and instructed to execute the Agreement and Plan of Merger and any documents necessary and proper to effectuate the transactions contemplated by the Agreement and Plan of Merger;

FURTHER RESOLVED, that William K. Kapp, III in his capacity as sole Manager of the Company shall cause the Notice of Merger to be filed with the Missouri Secretary of State on the earliest date after the execution thereof;

FURTHER RESOLVED, that William K. Kapp, in his capacity as sole Manager of the Company be, and hereby is, authorized and directed to take such actions and to make, execute, deliver and file on behalf of this Company, such papers, certificates, instruments and other documents as may be necessary or desirable to carry out the intent and purposes of the foregoing resolutions;

FURTHER RESOLVED, that William K. Kapp, III in his capacity as sole Manager of the Company be, and hereby is, authorized, and directed to do all things and acts necessary or desirable in order to carry out the purpose and intent of the above resolutions, and that all of the acts and doing, whether heretofore or hereafter done or performed, by him on behalf of the Company, in good faith and in furtherance of the above resolutions are hereby in all respects ratified, approved and confirmed.

FURTHER RESOLVED, that this Consent shall be filed with the records of the Company.

William K. Kapp, III Revocable Trust dated May 5, 2000, as amended

By: Villiam K. Kapp, III, Trastee

Marybeth Kapp, Trustee

Being the sole Member

Being the sole Manager

William K. Kapp, II/

UNANIMOUS CONSENT OF THE SOLE MEMBER AND SOLE MANAGER OF CAPE AEROSPACE, LLC

Dated: OG 31,2021

Pursuant to Section 608.422 of the Florida Limited Liability Company Act, the undersigned, being the sole Member and the sole Manager of CAPE AEROSPACE, LLC, a Florida limited liability company (the "Company"), hereby adopt the following resolutions for the Company and consents to the taking of the actions therein described, such consent to have the same force and effect as a unanimous vote of the Members and Manager of the Company at meetings duly held:

WHEREAS, the sole Manager and the sole Member of the Company have determined that it is in the Company's best interests to merge with CAPE AEROSPACE JETS, LLC, a limited liability company organized and existing under the laws of the State of Missouri and that the Company shall be the surviving limited liability company in such merger:

BE IT HEREBY RESOLVED, that CAPE AEROSPACE JETS, LLC, a limited liability company organized and existing under the laws of the State of Missouri merge with and into the Company and that the Company shall be and hereby is the surviving limited liability company in such merger;

FURTHER RESOLVED, that the Agreement and Plan of Merger in the form attached to these resolutions as Exhibit A be, and it hereby is, approved and authorized in all respects;

FURTHER RESOLVED, that William K. Kapp, III in his capacity as sole Manager of the Company be, and hereby is, authorized, directed and instructed to execute the Agreement and Plan of Merger and any documents necessary and proper to effectuate the transactions contemplated by the Agreement and Plan of Merger;

FURTHER RESOLVED, that William K. Kapp, III in his capacity as sole Manager of the Company shall cause the Certificate of Merger to be filed with the Florida Department of State on the earliest date after the execution thereof;

FURTHER RESOLVED, that William K. Kapp, in his capacity as sole Manager of the Company be, and hereby is, authorized and directed to take such actions and to make, execute, deliver and file on behalf of this Company, such papers, certificates, instruments and other documents as may be necessary or desirable to carry out the intent and purposes of the foregoing resolutions;

FURTHER RESOLVED, that William K. Kapp, III in his capacity as sole Manager of the Company be, and hereby is, authorized, and directed to do all things and acts necessary or desirable in order to carry out the purpose and intent of the above resolutions, and that all of the acts and doing, whether heretofore or hereafter done or performed, by him on behalf of the Company, in good faith and in furtherance of the above resolutions are hereby in all respects ratified, approved and confirmed.

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FURTHER RESOLVED, that this Consent shall be filed with the records of the Company.

William K. Kapp, III Revocable Trust dated May 5, 2000, as amended

William K. Kapp, III, Trusjee

Being the sole Member

Being the sole Manager