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To: Page 2 of 7 850-617-6381 2016-01-05 08:04:42 CST 1/2/2018 3:02:32 PM PAGE 1/001

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Honor original date 12-27-17



January 2, 2018

PLORIDA DEPARTMENT OF STATE Division of Corporations

TILE-IT INDUSTRIES, INC. 1806 MASON AVE DAYTONA BEACH, FL 32117

SUBJECT: TILE-IT INDUSTRIES, INC.

REF: L71874

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

ARTICLES OF MERGER BETWEEN TWO OR MORE DOMESTIC PROFIT CORPORATIONS ARE FILED PURSUANT TO SECTION 607.1105, FLORIDA STATUTES.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Sugar Tallent Regulatory Specialist II FAX A6d; #: 817000338207 Letter Numbez: 418A00000009



COVER LETTER

Corporation
nitted for filing.
matter to following:

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ease call:
310 228-9712 At ()
Area Code & Daytime Telephone Number
n additional copy of your document if a certified copy is requested
MAILING ADDRESS:
Amendment Section
Division of Corporations
P.O. Box 6327 Tallahassee, Florida 32314
1

Tallahassee, Florida 32301

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the	ne surviving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
Tile-It Industries, Inc.	Florida	L71874
Second: The name and jurisdiction of	f each merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Durostone Solid Surfaces, Inc.	Florida	P96000076172
		— [3 1 7]
		mg P M
Third: The Plan of Merger is attached	rd.	15 F. 20
Fourth: The merger shall become ef Department of State.	fective on the date the Articles	s of Merger are filed with the Florida
		date cannot be prior to the date of filing or more
		ng requirements, this date will not be listed as the
Fifth: Adoption of Merger by <u>survi</u> . The Plan of Merger was adopted by the		
The Plan of Merger was adopted by the and shareholder app	ne board of directors of the surroval was not required.	rviving corporation on
Sixth: Adoption of Merger by <u>merging</u> . The Plan of Merger was adopted by the	ng corporation(s) (COMPLET) ne shareholders of the merging	E ONLY ONE STATEMENT) g corporation(s) on 12/29/2017
The Plan of Merger was adopted by the and share	ne board of directors of the me holder approval was not requi	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or	Typed or Printed Name of Individual & Title
Durostone Solid Surfaces, Inc. Tile-It Industries, Inc.	Muym dis	Mary Ann Sigler - Vice President and Treasurer Mary Ann Sigler - Vice President and Treasurer
	- Junior N	

EXHIBIT A PLAN OF MERGER

The following plan of merger is submitted in compliance with Section 607.1105. Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation:

. . . .

Jurisdiction Document Number

Tile-It Industries, Inc. Florida L71874

Second: The name and jurisdiction of each merging corporation:

<u>Jurisdiction</u> <u>Document Number</u>

Durostone Solid Surfaces, Inc. Florida P96000076172

Third: The terms and conditions of the merger are as follows:

- (a) As a result of the merger, and at the Effective Date of the merger, the separate corporate existence of the merging corporation will cease and the surviving corporation will continue to survive the merger as the surviving corporation. As a result of the merger, the surviving corporation will succeed to and assume, by operation of law, all the rights and obligations of the merging corporation.
- (b) At the Effective Date (as later defined herein) of the merger, the effect of the merger shall be as provided in the applicable provisions of Florida Business Corporation Act ("Florida Law"), including without limitation the provisions of Section 607.1106 of Florida Law, which are incorporated herein by reference.
- (c) From and after the Effective Date, and until thereafter amended as provided by law, the Articles of Incorporation and Bylaws of the surviving corporation as in effect immediately prior to the Effective Date shall be the Articles of Incorporation and Bylaws of the surviving corporation.
- (d) Articles of merger evidencing the merger shall be filed in the Office of the Secretary of State of the State of Florida pursuant to the applicable requirements of Florida Law prior to the time that the merger will become effective. The merger shall become effective on the 31st day of December, 2017 (the "Effective Date").

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

(a) At the Effective Date, all of the merging corporation's outstanding shares of common stock immediately prior to the Effective Date shall, by virtue of the merger, be cancelled and retired, without any payment being made in respect thereof or any exchange being made thereof.
