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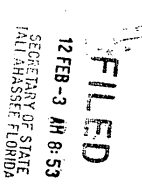




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FEB 06 2012 T. ROBERTS

COVER LETTER

TO:	Amendment Section Division of Corporations	
SUBJE	ECT: COOL TIME TRAILE	RS. INC.
30031	Name of Surviving Corporation	***
The en	closed Articles of Merger and fee are submitted for	filing.
Please	return all correspondence concerning this matter to	following:
	DAVID E. ABELES, ESQUIRE	
	Contact Person	-
TH	E LAW OFFICE OF DAVID E. ABELES, LLC	
	Firm/Company	_
	5 W. HIGHBANKS ROAD	
	Address	_
	DEBARY, FL 32713	
	City/State and Zip Code	_
	JOHN@COOLTIMETRAILER.COM mail address: (to be used for future annual report notification)	
E-	mail address: (to be used for future annual report notification)	_
For fu	rther information concerning this matter, please call:	
1 01 141	tiner information concerning and matter, prease can-	
	DAVIDE ADELES ESQUIDE	296
	DAVID E. ABELES, ESQUIRE Name of Contact Person At (Area Code & Daytime Telephone Number
	Name of Contact Leison	The code a paymine relegione Names.
N C	ertified copy (optional) \$8.75 (Please send an additional)	al copy of your document if a certified copy is requested)
	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section	Amendment Section
	Division of Corporations	Division of Corporations
	Clifton Building	P.O. Box 6327 Tallahassee, Florida 32314
	2661 Executive Center Circle Tallahassee, Florida 32301	rananassee, fiorida 32314
	rananassee, rionaa 52501 (**)	

ARTICLES OF MERGER

(Profit Corporations)



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

First: The name and jurisdiction of the <u>surviving</u> corporation:

Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
COOL TIME TRAILERS, INC.	Central Florida Area	P05000113341
Second: The name and jurisdiction of each	merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
COOL TIME TRAILERS, INC.	Central Florida Area	P05000113341
WINTER PARK BEER AND ICE INC.	Central Florida Area	J94516
Third: The Plan of Merger is attached. Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	ger are filed with the Florida
OR / / (Enter a specifithan 90 days a	ic date. NOTE: An effective date cannot after merger file date.)	ot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving of The Plan of Merger was adopted by the sha	corporation - (COMPLETE ONLY	
The Plan of Merger was adopted by the boa 11/01/11 and shareholde	ard of directors of the surviving c r approval was not required.	orporation on
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha		
The Plan of Merger was adopted by the boa	ard of directors of the merging co	rporation(s) on

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Cool Time Trailers, Inc.	4	John Misuraca, President & Secretary
Winter Park Beer and Ice, I	V/105	John Misuraca, President & Secretary
		

PLAN OF MERGER (Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

<u>Name</u>	<u>Jurisdiction</u>
COOL TIME TRAILERS, INC.	Central Florida Area
Second: The name and jurisdiction of each me	rging corporation:
<u>Name</u>	<u>Jurisdiction</u>
COOL TIME TRAILERS, INC.	Central Florida Area
WINTER PARK BEER AND ICE, INC.	Central Florida Area
	

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

First: The name and jurisdiction of the <u>surviving</u> corporation:

Cool Time Trailers, Inc. shall assume all liabilities and assets of Winter Park Beer and Ice, Inc. and Winter Park Beer and Ice Inc. shall execute all deeds, assignments, and other documents necessary to give effect to the plan and has effectively done so as of 12/31/2011.

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:

See paragraph 3 supra.

(Attach additional sheets if necessary)

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:
Amendments to the articles of incorporation of the surviving corporation are indicated below or attached:
<u>OR</u>
Restated articles are attached:
Other provisions relating to the merger are as follows:
-NONE-

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