Division of Corporations

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# Plorida Department of State Division of Corporations Electronic Filing Cover Sheet

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

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To:

Division of Corporations

Fax Number

: (850)617-6380

From:

Account Name : C T CORPORATION SYSTEM

Account Number: FCA000000023

: FCA000000023

Phone Fax Number : (850)222-1092 : (850)878-5368

\*\*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 CSA GROUP FLORIDA, INC.

 Certificate of Status
 0

 Certified Copy
 1

 Page Count
 06

 Estimated Charge
 \$96.25

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Corporate Filing Menu

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### **COVER LETTER**

TO: Amendment Section Division of Corporations	
SUBJECT, CSA Group Flo	rida, Inc.
	me of Surviving Party
The enclosed Certificate of Merger a	and fec(s) are submitted for filing.
Please return all correspondence con	cerning this matter to:
	-
Contact Person	,
Firm/Company	
	<del></del>
Address	
City, State and Zip C	ode
E-mail address; (to be used for future a	annual report notification)
Por further information concerning the	his matter, please call:
	at ()
Name of Contact Person	Area Code and Daytime Telephone Number
☐ Certified copy (optional) \$52.50	
STREET ADDRESS:	MAILING ADDRESS;
Amendment Section Division of Corporations	Amendment Section
Clifton Building	Division of Corporations P. O. Box 6327
2661 Executive Center Circle	Tallahassee, FL 32314
Tallahassee, FL 32301	

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#### Certificate of Merger For Florida Partnership

The following Certificate of Merger is submitted in accordance with s. 620.8918, Plorlda Statutes.

FIRST: The exact name, form/entity ty follows:	pe, and jurisdiction f	or each <u>merging</u> party are as
Name_	Jurisdiction	Form/Entity Type
Brown & Brown Architects	Florida	partnership
		1.27
as follows: Name	<u>Jurisdiction</u>	Form/Entity Type
Name CSA Group Florida, Inc.	Jurisdiction Florida	<u>Form/Entity Type</u> corporation
THIRD: The date the merger is effective	_	
surviving party is: December 2	7, 2013	
(NOTE: If surviyor is a Florida partner than 90 days after the date this documen surviyor is not a Florida partnership, efflaw of the surviying party)	t is filed by the Flori	da Department of State. If

FOURTH: The merger was approved by each party as required by its governing law.

in this state, the stree	ing party is a foreign organization not qualified to transact busines address and mailing address of an office which the Florida hay use for the purposes of s. 620.8919(2), F.S., are as follows:	22
Street address:		
Mailing address:		
•		
		_

**SIXTH:** Other provisions, if any, relating to the merger:

#### SEVENTH: Signature(s) for Each Party;

(Merger must be signed by all general partners of each partnership and by the authorized representative of each other party.)

Name of Entity/Organization: **Brown & Brown Architects** 

Brown & Brown Architects

Brown & Brown Architects

CSA Group Florida, Inc.

Typed or Printed Name of Individual:

Frederik Rigikohi on behalf of

Frederik Risikohi on behalf of CSA Group Flanda, Inc.

عوفوسا Jorge

Frederik Riefkohl

Foes: Filing Pees:

\$25.00 Per Party Certified Copy: \$52.50 (Optional)

Certificate of Status: \$8.75 (Optional)

#### **PLAN OF MERGER**

- Parties. The parties to the merger are Brown & Brown Architects, a Florida general partnership ("Brown & Brown"), and CSA Group Florida, Inc., a Florida corporation ("CSA Florida"). CSA Florida shall be the surviving entity in the merger.
- 2. Term and Conditions of the Merger. The merger shall be effective on December 27, 2013. As of the effectiveness of the merger, Brown & Brown shall be merged with and into CSA Group, and the separate existence of Brown & Brown shall cease. CSA Florida as the surviving entity in the merger (as such, the "Surviving Corporation"), shall continue its corporate existence under the laws of the State of Florida. By virtue of the merger, and without any further action by any party: (a) all of the outstanding general partnership interests of Brown & Brown shall be cancelled and shall no longer be outstanding; and (b) all outstanding shares of CSA Florida shall remain outstanding. The Articles of Incorporation of the CSA Florida as of immediately prior to the effectiveness of the merger shall be the articles of incorporation of the Surviving Corporation.