# P08000052618

(Requestor's Name)		
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Merger Neuro 6-19-08

### **COVER LETTER**

TO:	Amendment Section Division of Corporations			
SUBJ	ECT: AWE INDUSTRIES CORP.			
5020	(Name of Surv	iving Corporation)		
The en	nclosed Articles of Merger and fee are s	submitted for filing.		
Please	return all correspondence concerning t	his matter to following:		
Jake .	Appel			
	(Contact Person)			
	(Firm/Company)			
6842	Scythe Ave	<del></del>		
	(Address)	•		
Orlan	ido Fl., 32812			
	(City/State and Zip Code)			
For fu	rther information concerning this matte	r, please call:		
Jake	Appel	At (407 ) 832-8127		
	(Name of Contact Person)	(Area Code & Daytime Telephone Number)		
<b>V</b>	Certified copy (optional) \$8.75 (Please ser	nd an additional copy of your document if a certified copy is requested)		
	STREET ADDRESS:	MAILING ADDRESS:		
	Amendment Section	Amendment Section		
	Division of Corporations Clifton Building	Division of Corporations P.O. Box 6327		
	2661 Executive Center Circle Tallahassee, Florida 32314			
	Tallahassee, Florida 32301	i ananassee, monda 32314		

## **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 <u>surviving</u> corporation:

First: The name and jurisdiction of the su	<del></del>	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/applicable)
AWE INDUSTRIES CORP.	Florida	P08000052618
Second: The name and jurisdiction of eac	h merging corporation:	Document Number (If known/ applicable)  P08000052618  Document Number (If known/ applicable)
Name	Jurisdiction	Document Number (If known/ applicable)
CAMELOT MALLS AND PARTNERS CORPORATION	Florida	P07000006475
AWE INDUSTRIES CORP.	Florida	P08000052618
	4	
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State.	ve on the date the Articles	s of Merger are filed with the Florida
	fic date. NOTE: An effective after merger file date.)	date cannot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving The Plan of Merger was adopted by the sh		
The Pian of Merger was adopted by the bo 06-09-2008 and sharehold	pard of directors of the sur er approval was not requi	•
Sixth: Adoption of Merger by merging control of Merger was adopted by the sh		
The Plan of Merger was adopted by the bo		

(Attach additional sheets if necessary)

#### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Camelot Malls and Partners Corporation	the object	Jake D. Appel/Co-Owner/President
Camelot Malls and Partners Corporation	And y le	Gene M. Weber/Co-Owner/Vice President
AWE Industries Corp.	Al a local	Jake D. Appel/Co-Owner/ President
AWE Industries Corp.	Den M. y &	Gene M. Weber/Co-Owner/Vice President
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## **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.

Name	Jurisdiction
AWE Industries Corp.	Florida
Second: The name and jurisdiction of each mer	ging corporation:
Name	<u>Jurisdiction</u>
Camelot Malls and Partners Corporation	Florida
AWE Industries Corp.	Florida

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

First: The name and jurisdiction of the surviving corporation:

Jake D. Appel 51% Co-owner and Gene M. Weber 49% Co-owner of Camelot Malls and Partners Corporation and AWE Industries Corp. These two "2" Florida Corporations being merged together with AWE Industries Corp. being the sole survivor. All Camelot Malls and Partners Corporation past, current, and future companies, subsidiary companies, obligations, agreements, assets, 100% Income streams, 100% royalty streams and future assets will survive 100% and being transferred to AWE Industries Corp. without dispute and as agreed by Jake D. Appel and Gene M. Weber as Co-owners of both Florida corporations as sole co-ownership. AWE Industries Corp. and both Co-owners "Jake D. Appel and Gene M. Weber" understand no matter what the industry and or entity is that it is 100% agreed to and understood that all created entities past, current and future entities will be the 100% sole ownership of AWE Industries Corp. It is also understood that AWE Industries Corp "corporate name" is defined as "A" Appel "W" Weber "E" Excellence Industries Corp.

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:

It is 100% understood and agreed by Jake D. Appel and Gene M. Weber that all past, current, and future obligations, assets, companies, subsidiary companies, agreements, contracts, all 100% income streams and 100% royalty streams become the sole ownership of the surviving company of AWE Industries Corp.

(Attach additional sheets if necessary)