P09000031697

(Req	uestor's Name)	
(Add	ress)	
(Add	ress)	
(City)	/State/Zip/Phon	e #)
PICK-UP	☐ WAIT	MAIL
(Busi	iness Entity Na	me)
(Doc	ument Number)	ŀ
Certified Copies	Certificate:	s of Status
Special Instructions to Filing Officer:		

Office Use Only



200162307972

11/09/09--01053--016 **78.75

TILEU 2009 DEC -2 P 3: 14 SECRETARY OF STATE SECRETARSSEE, FLORIDA

Merger Newis 12-2-09

COVER LETTER

TO: Amendment Section Division of Corporations				
SUBJECT: Front RAMPE Environmental, Inc				
Name of Surviving Corporation				
The enclosed Articles of Merger and fee are submitted for filing.				
Please return all correspondence concerning this matter to following:				
D. MICHAEL CHESSER Contact Person				
Chesser & BARR, P.A. Firm/Company				
1201 EGUN PKWY				
Shelimer, FL 32579 City/State and Zip Code				
E-mail address: (to be used for future annual report notification)				
For further information concerning this matter, please call:				
D Michael Chesses At (850) 651-9944 Name of Contact Person Area Code & Daytime Telephone Number				
Certified copy (optional) \$8.75 (Please send an additional copy of your document if a certified copy is requested)				
STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, Florida 32301 MAILING ADDRESS: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314	·			



HARRY E. BARR Board Certified Cwil Trial Law Certified Circuit Court Mediator

D. MICHAEL CHESSER
Board Certified Real Estate Law
Certified Circuit Court Mediator
CLIFTON D. GAVIN
LOIS E. LA SEUR, AICP

Also admuted to practice in MS NICKOLAS G. PETERSEN COLLEEN COFFIELD SACHS Also licensed in LA LESLIE D. SHEEKLEY LOUIS L. LONG, JR. 1946 - 2009 Of Counsel

JEROME A. ZIVAN

Also licensed in GA

mike@chesserbarr.com

Wednesday, November 25, 2009

Florida Department of State Division of Corporations Corporate Filing P.O. Box 6327 Tallahassee, FL 32314

Re:

Front Range Environmental, Inc.

File No. 202307 - 09002

Dear Sir/Madam:

Enclosed you will find the revised original Plan of Merger and Articles of Merger for Front Range Environmental, Inc. to be filed with your office along with a cover letter and your letter of November 12th.

Once filed, please return the Certificate copy to my attention at the address below. I have enclosed a self addressed stamped envelope for your convenience.

Should there be any questions please feel free to contact me directly. Thank you.

Sincerely,

Tammy DeShay, FRP

Paralegal to,

Mike Chesser, Esq.

Enclosures.



FLORIDA DEPARTMENT OF STATE Division of Corporations

November 12, 2009

MIKE CHESSER, ESQ. CHESSER & BARR, P.A. 1201 ELGIN PARKWAY SHALIMAR, FL 32579

SUBJECT: FRONT RANGE ENVIRONMENTAL, INC.

Ref. Number: P09000031697

We have received your document for FRONT RANGE ENVIRONMENTAL, INC. and check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The merger submitted was prepared in compliance with section 607.1109 Florida Statutes which provides for mergers between domestic corporations and other business entities as defined in section 607.1108, Florida Statutes. Pursuant to section 607.1108(7), Florida Statutes, any merger consisting solely of the merger of one or more domestic corporations with or into one or more foreign corporations shall be consummated solely in accordance with section 607.1107, Florida Statutes. Section 607.1107, Florida Statutes then refers you to section 607.1105, Florida Statutes. Enclosed is a merger form for your convenience.

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) 245-6905.

Thelma Lewis
Document Specialist Supervisor

Letter Number: 609A00035419



HARRY E. BARR
Board Certified Civil Tral Law
Certified Curunt Court Mediator
D. MICHAEL CHESSER
Board Certified Real Estate Law
Certified Circuit Court Mediator
LOIS LA SEUR, AICP
Also Icerased in MS
NICKOLAS G. PETERSEN

COLLEEN COFFIELD SACHS
Also licensed in LA
LESLIE D. SHEEKLEY
LOUIS L. LONG, JR.
1946 - 2009
Of Counsel
JEROME A. ZIVAN
Also heemsed in GA

mike@chesserbarr.com

Thursday, November 05, 2009

Florida Department of State Division of Corporations Corporate Filing P.O. Box 6327 Tallahassee, FL 32314

Re:

Front Range Environmental, Inc.

File No. 202307 - 09002

Dear Sir/Madam:

Enclosed you will find the original Plan of Merger and Articles of Merger for Front Range Environmental, Inc. to be filed with your office along with a check in the amount of \$78.75 for the Filing Fee and for a Certified copy.

Once filed, please return the Certificate copy to my attention at the address below. I have enclosed a self addressed stamped envelope for your convenience.

Should there be any questions please feel free to contact me directly. Thank you.

Sincerely,

Tammy DeShay, FR

Paralegal to,

Mike Chesser, Esq.

Enclosures.

ARTICLES OF MERGER

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

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address	<u>Jurisdiction</u>	Entity Type	
 Front Range Environmental, Inc. 1317 Gunnison Ave. Orlando, FL 32804 	Colorado	Corporation 石名	_
Florida Document/Registration Number: 2	20051482700	FEI Number: 14-194480	=
 Front Range Environmental, Inc. 1317 Gunnison Ave. Orlando, FL 32804 	Florida	Corporation SSEE-FLO	ED
Florida Document/Registration Number: 8	209000031697	FEI Number: 26-4623222	Ī

SECOND: The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party are as follows:

Name and Street Address	<u>Jurisdiction</u>	Entity Type
Front Range Environmental, Inc. 1317 Gunnison Ave. Orlando, FL 32804	Florida	Corporation
Florida Document/Registration Number	FEI Number: 26-4623222	

THIRD: The Plan of Merger is attached.

FOURTH: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State.

<u>FIFTH:</u> Adoption of Merger by surviving corporation - The Plan of Merger was adopted by the Shareholders of the surviving corporation on October 16, 2009.

<u>SIXTH:</u> Adoption of Merger by merging corporation - The Plan of Merger was adopted by the Shareholders of the merging corporation on October 16, 2009.

SEVENTH:

The merger shall become effective as of:

N/A

EIGHTH: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

NINTH:

SIGNATURE(S) FOR EACH PARTY:

Name of Entity

Signature

Front Range Environmental, Inc

Typed or Printed Name

Troy Moore, President Front Range Environmental, Inc., (Colorado), President

Front Range Environmental, Inc.

Troy Moore, President Front Range Environmental, Inc., (Florida), President

PLAN OF MERGER

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

FIRST: The exact name and jurisdiction of each merging party are as follows:

<u>Name</u> <u>Jurisdiction</u>

Front Range Environmental, Inc. Colorado

Front Range Environmental, Inc. Florida

SECOND: The exact name and jurisdiction of the surviving party are as follows:

<u>Name</u> <u>Jurisdiction</u>

Front Range Environmental, Inc. Florida

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

All of the assets of Front Range Environmental, Inc., Colorado shall be transferred by operation of law to Front Range Environmental, Inc., Florida, and all liabilities of the merged Corporation shall become liabilities of the surviving Corporation.

FOURTH:

A. The manner and basis of converting the interest, shares, obligations or other securities of each merged party into the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property are as follows:

The sole owner of the shares in the surviving Corporation shall be entitled to receive 100% of the shares in the merged Corporation, and all of its assets and liabilities.

FIFTH:

The effective date of this merger shall be the date on which this plan and the Articles of Merger are filed with the Secretary of State of the State of Florida. The separate existence of each corporation shall cease at that time. The surviving corporation shall thereupon be entitled to exercise all the rights and powers of the merged Corporation, and shall have its liabilities.

SIX:

The Officers of the surviving Corporation shall be the same as that of the merged Corporation.

SEVENTH:

The Resident Agent of the surviving Corporation shall be:

D. Michael Chesser Chesser & Barr, P.A. 1201 Eglin Parkway Shalimar, FL 32579

Front Range Enviyonmental, Inc., Colorado

Troy Moore, President 1317 Gunnison Ave.

Orlando, FL 32804

Front Range Environmental, Inc., Florida

Troy Moore, President 1317 Gunnison Ave. Orlando, FL 32804

ACCEPTANCE BY REGISTERED AGENT

I, D. Michael Chesser, hereby accept appointment as Registered Agent for FRONT RANGE ENVIRONMENTAL, INC., and do hereby understand and accept the obligation of the position, and acknowledge my acceptance with my signature below on this <u>standard</u> day of October, 2009.

D. Michael Chesser, Registered Agent

STATE OF FLORIDA COUNTY OF OKALOOSA

The foregoing instrument was acknowledged before me this 50 day of betober, 2009, by **D. Michael Chesser**, who is personally known to me and who did/did not take an oath.

TAMMY L. DESHAY

Commit DD0871029

Expires 4/19/2013

Floride Notery Assn., Inc

NOTARY PUBLIC