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ERIC M. SAUERBERG, P.A.

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> Tel: (561) 776-0330 Fax: (561) 776-0302

Eric M. Sauerberg**
"Masters of Law in Taxation

M. Krista Barth*
*Admitted to FL, NY, MD & D.C.

September 19, 2019

VIA FEDERAL EXPRESS

Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

To Whom It May Concern:

Please find enclosed for filing the Articles of Merger between MARJOE ENTERPRISE, INC. TOTAL PROTECTION SPECIALISTS, INC. along with a check in the amount of Seve Dollars (\$70) for the filing fees. Please return the Articles of Merger to my office upon filing.

If you have any questions, please do not hesitate to call.

Sincerely__

Eric M. Sauerberg

EMS/sh Enclosures

COVER LETTER

10:	Amendment Section Division of Corporations	
SHRI	ECT:ETERPRISE, INC.	
501,53	Name of Surviving Corp.	oration
The cr	nclosed Articles of Merger and fee are submitte	ed for filing.
Please	return all correspondence concerning this matt	ter to following:
ERIC N	M. SAUERBERG	
	Contact Person	
ERIC N	M. SAUERBERG, P.A.	
	Firm/Company	
200 VI	LLAGE SQUARE CROSSING, SUITE 102	
	Address	
PALM	BEACH GARDENS, FLORIDA 33410	
	City/State and Zip Code	
ERIC@	DEMSATTORNEYS.COM	
E	-mail address: (to be used for future annual report notific	ation)
For fu	rther information concerning this matter, please	e call:
ERIC N	M. SAUERBERG	561 776-0330
	Name of Contact Person	At () Area Code & Daytime Telephone Number
	Certified copy (optional) \$8.75 (Please send an ad-	ditional copy of your document if a certified copy is re-
	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section Amendment Section	
	Division of Corporations	Division of Corporations
	Clifton Building	P.O. Box 6327
	2661 Executive Center Circle	Tallahassee, Florida 32314

Tallahassee, Florida 32301

ARTICLES OF MERGER

(Profit Corporations)

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

First: The name and jurisdiction of the $\underline{s}\underline{i}$	arviving corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
MARJOE ENTERPRISE, INC.	Fl.ORIDA	P14000036797
Second: The name and jurisdiction of each	ch merging corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
TOTAL PROTECTION SPECIALISTS, INC.	FLORIDA	P09000073531
		
		
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effecti Department of State.	ve on the date the Articles	s of Merger are filed with the Flor
	ific date. NOTE: An effective s after merger file date.)	date cannot be prior to the date of filing
Note: If the date inserted in this block does not m document's effective date on the Department of St	eet the applicable statutory fili	ng requirements, this date will not be lis
Fifth: Adoption of Merger by <u>surviving</u> The Plan of Merger was adopted by the sh	·	
The Plan of Merger was adopted by the bo	oard of directors of the sur ler approval was not requi	
Sixth: Adoption of Merger by merging c The Plan of Merger was adopted by the sh		
The Plan of Merger was adopted by the bo	pard of directors of the me	

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Indivi
MARJOE ENTERPRISE, INC.	July (S)	JOSEPH A. ESPOSITO, JR.
TOTAL PROTECTION	has I Mater	JASON D. MARTIN
SPECIALISTS, INC		
	-	

PLAN OF MERGER

(Non Subsidiaries)

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

<u>Name</u>	<u>Jurisdiction</u>	
MARJOE ENTERPRISE, INC.	FLORIDA	. <u>-</u>
Second: The name and jurisdiction of each <u>n</u>	nerging corporation:	
<u>Name</u>	<u>Jurisdiction</u>	
TOTAL PROTECTION SPECIALISTS, INC.	FLORIDA	
· · · · · · · · · · · · · · · · · · ·	······································	

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

AT THE EFFECTIVE TIME OF THE MERGER, MARJOE ENTERPRISE, INC. (THE SURVIVING CORPORATION SUCCEED TO, WITHOUT OTHER TRANSFER, AND SHALL POSSESS AND ENJOY ALL RIGHTS. PRIVILEGE IMMUNITIES, POWERS AND FRANCHISES AND BE SUBJECT TO ALL THE RESTRICTIONS AND DUTIES OF PROTECTION SPECIALISTS, INC. (THE MERGING CORPORATION) AND ALL PROPERTY, REAL, PERSONA MIXED, AND ALL DEBTS DUE TO TOTAL PROTECTION SPECIALISTS, INC. ON WHATEVER ACCOUNT SEVESTED IN MARJOE ENTERPRISE, INC.

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

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:
Amendments to the articles of incorporation of the surviving corporation are indicated below or attac-
ARTICLE VILIS AMENDED TO REFLECT JASON D. MARTIN AS DIRECTOR OF THE CORPORATION.



Restated articles are attached:

Other provisions relating to the merger are as follows:

Plan of Merger

(Non Subsidiaries)

Fourth: (attachment)

Jason D. Martin as sole shareholder of Total Protection Specialists, Inc. (the merging corporation) wi become a fifty percent (50%) shareholder of Marjoe Enterprise, Inc. (the surviving corporation) and current sole shareholder of Marjoe Enterprise, Inc. will own the remaining fifty percent (50%).