P15000021356

(Re	equestor's Name)	
(Ac	ldress)	
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(Ci	ty/State/Zip/Phone #,)
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Certified Copies	_ Certificates of	Status
Special Instructions to	Filing Officer:	
	Office Use Only	



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COVER LETTER

TO: Amendment Section **Division of Corporations**

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SUBJECT: <u>Capital Metal Supply</u> Inc. Name of Surviving Entity

The enclosed Articles of Merger and fee are submitted for filing.

Please return all correspondence concerning this matter to following:

Gresham Stonchurner Stoneburner Berry Purcell & Computell, PA Firm/Company 4312 Pawnee Street Jacksonville, Floride 32210 E-mail address (to be used for future and ual report notification) AM 11: For further information concerning this matter, please call: Cresham Stanchurner At (904) 930 408-Name of Contact Person hone Number

Certified copy (optional) \$8.75 (Please send an additional copy of your document if a certified copy is requested)

Mailing Address: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 Street Address: Amendment Section Division of Corporations The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303

IMPORTANT NOTICE: Pursuant to s.607.1622(8), F.S., each party to the merger must be active and current in filing its annual report through December 31 of the calendar year which this articles of merger are being submitted to the Department of State for filing.



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, F.S.

First: The name and jurisdiction of the surviving corporation:

<u>Name</u>	Jurisdiction_	Document Number
Capital Metal Supply, Inc	Florida	P15000021356

Second: The name and jurisdiction of each merging corporation:

Name	Jurisdiction	Document Number
Forty Seven Properties Inc	Florida	P16000069898

Third: The Plan of Merger is attached.

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Fourth: The merger shall become effective on 11:59 p.m. on December 31, 2023.

OR _____ (Enter a specific date. NOTE: An effective date cannot be prior to the date of filing or more than 90 days in the future.)

Fifth: Adoption of Merger by surviving corporation - (COMPLETE ONLY ONE STATEMENT)

The Plan of Merger was adopted by the shareholders of the surviving corporation on December 4, 2023.

The Plan of Merger was adopted by the board of directors of the surviving corporation on . 2023.

Sixth: Adoption of Merger by merging corporation(s) (COMPLETE ONLY ONE STATEMENT)

The Plan of Merger was adopted by the shareholders of the merging corporation on December 4, 2023.

The Plan of Merger was adopted by the board of directors of the merging corporation(s) on ______, 2023.

Seventh: SIGNATURES FOR EACH CORPORATION

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CAPITAL METAL SUPPLY, INC

Larry E. Perry, Jr. By:

lts: President

FORTY SEVEN PROPERTIES INC

 δ -8 By: Larry E. Perry, Jr.

Its: President

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement and Plan of Merger") is dated as of December 4, 2023, by and between Capital Metal Supply, Inc, a Florida corporation ("Parent"), and Forty Seven Properties Inc. a Florida corporation ("Subsidiary").

WHEREAS, Parent owns all of the issued and outstanding shares of the capital stock of Subsidiary; and

WHEREAS. Parent is desirous of merging Subsidiary with and into Parent; and

WHEREAS, pursuant to Parent's and Subsidiary's respective Articles of Incorporation and By-Laws, the Boards of Directors of Parent and Subsidiary have each approved and adopted this Agreement providing for the merger (the "Merger") of Subsidiary with and into Parent in accordance with the applicable provisions of the Florida Business Corporation Act (the "Act") and upon the terms and subject to the conditions set forth herein; and

WHEREAS, Parent and Subsidiary intend (i) that the Merger shall constitute a "liquidation" within the meaning of Section 332 of the Internal Revenue Code of 1986, as amended and the regulations promulgated thereunder (the "Code"). (ii) by approving resolutions authorizing this Agreement, to adopt this Agreement as a plan of liquidation within the meaning of Section 332 of the Code; and (iii) that the transactions contemplated by this Agreement be undertaken pursuant to such plan;

NOW, THEREFORE, in consideration of the foregoing and the mutual covenants and agreements herein contained, and intending to be legally bound hereby, Parent and Subsidiary hereby agree as follows:

Section 1. <u>The Merger</u>. At the Effective Time, and subject to and upon the terms and conditions of this Agreement and the Act, Subsidiary shall be merged with and into Parent, the separate corporate existence of Subsidiary shall cease, and Parent shall continue as the surviving corporation (hereinafter sometimes referred to as the "Surviving Corporation").

Section 2. <u>Effective Time</u>. Unless this Agreement shall have been terminated, the parties hereto shall cause the Merger to be consummated by filing articles of merger as contemplated by the Act (the "Articles of Merger"), together with any required related certificates, with the Secretary of State of the State of Florida, in such forms as required by, and executed in accordance with the relevant provisions of, the Act. The Merger shall become effective at the time of the later to occur of such filings or at such later time specified in the Articles of Merger (the "Effective Time").

Section 3. <u>Effect of the Merger</u>. At the Effective Time, the effect of the Merger shall be as provided in this Agreement, the Articles of Merger and the applicable provisions of the Act. Without limiting the generality of the foregoing, and subject thereto, at the Effective Time all the property, rights, privileges, powers and franchises of Subsidiary and Parent shall vest in the Surviving Corporation, and all debts, liabilities and duties of Subsidiary and Parent shall become the debts, liabilities and duties of the Surviving Corporation.

Section 4. <u>Effect on Securities, Etc.</u> At the Effective Time, by virtue of the Merger and without any action on the part of Parent or Subsidiary, each share of capital stock of Subsidiary issued and outstanding immediately prior to the Effective Time shall be canceled and cease to exist without any consideration being payable therefor.

Section 5. Articles of Incorporation; By-Laws.

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(a) At the Effective Time, the Articles of Incorporation of Parent, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation until thereafter amended as provided by law and such Articles of Incorporation of the Surviving Corporation.

(b) At the Effective Time, the By-laws of Parent, as in effect immediately prior to the Effective Time, shall be the By-laws of the Surviving Corporation until thereafter amended.

Section 6. <u>Directors and Officers</u>. The directors of Parent immediately prior to the Effective Time shall be the initial directors of the Surviving Corporation, each to hold office in accordance with the Articles of Incorporation and By-laws of the Surviving Corporation, and the officers of Subsidiary immediately prior to the Effective Time shall be the initial officers of the Surviving Corporation, in each case until their respective successors are duly elected or appointed and qualified.

Section 7. <u>Tax Consequences</u>. The parties hereto intend that the Merger shall constitute a liquidation of Subsidiary within the meaning of Section 332 of the Code. The parties hereto hereby adopt this Agreement as a "plan of liquidation" within the meaning of Section 332 of the Code and Section 1.332-6 of the United States Treasury Regulations.

Section 8. <u>Taking of Necessary Action: Further Action</u>. Each of Parent and Subsidiary will take, and cause their affiliates to take, all such reasonable and lawful actions as may be necessary or appropriate in order to effectuate the Merger and the other transactions contemplated by this Agreement in accordance with this Agreement as promptly as possible. If, at any time after the Effective Time, any such further action is necessary or desirable to carry out the purposes of this Agreement and to vest the Surviving Corporation with full right, title and possession to all assets, property, rights, privileges, powers and franchises of Subsidiary and Parent, the officers and directors of Subsidiary and Parent immediately prior to the Effective Time are fully authorized in the name of their respective corporations or otherwise to take, and will take, all such lawful and necessary action.

Section 9. <u>Termination of Merger</u>. At any time after filing of the Articles of Merger with the Secretary of State of Florida but prior to the Effective Time. Parent and Subsidiary may terminate the Merger by mutual agreement and the filing of articles of termination in accordance with the Act.

IN WITNESS WHEREOF, this Agreement and Plan of Merger has been executed by the duly authorized representatives of each of the above-named corporations, effective as of the day and year first above written.

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"Parent"

CAPITAL METAL SUPPLY, INC

By: Larmy E Pern Jr Its: President

"Subsidiary"

FORTY SEVEN PROPERTIES INC

By: EPen Lang ~ Its: President