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I ALBRITTON

COVER LETTER

TO:	Amendment Section Division of Corporations	•						
SUBJ	FCT: Jacksonville Vending Se	rvices Inc.						
(Name of Company Design							
The e	nclosed Certificate of Merger and	l fee(s) are sub	mitted :	for filing.				
Please	e return all correspondence conce	rning this matte	er to:					
	Isaiah Harris							
	Contact Pe	rson						
	Aesop's Vending Snacks	& Drinks LLC						
	Firm/Com	pany						
	7938 Mount Ranie	r D r						
	Addres	is						
	Jacksonville, Florida 3225	6						
	City. State and	Zip Code						
i.	IsaiahHarris1914@Hotm	ail.Com						
	E-mail address: (to be used for	future annual re	eport n	otification)				
For fu	orther information concerning this	matter, please	call:		370-9982			
	Name of Contact Person	at () \rea Code		phone Number		
_	Certified copy (optional) \$30.0	00	,	vica Code	Daytime Tele	phone Number		
STREET ADDRESS: Amendment Section Division of Corporations			Am Div	ALING AI endment Se ision of Co	ection rporations			
26614	n Building Executive Center Circle lassee, FL 32301		P. O. Box 6327 Tallahassee, FL 32314					

CR2E080 (2/14)

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025. Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type		
Aesop's Vending Snacks & Drinks LLC.	Florida	LLC		
SECOND. The awast name form/antisy type	and that attaches of the constitution of			
SECOND: The exact name, form/entity type,	and jurisdiction of the <u>surviving</u> pa	arty are as tollows:		
<u>Name</u>	Jurisdiction	Form/Entity Type		
Jacksonville Vending Services Inc.	Florida	INC.		

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).



FOUL	RTH: Please check one of the	boxes that apply	y to surviving er	tity: (if applicable)					
☑	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.								
	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.								
<u> </u>		is created by the merger and is a domestic limited liability limited partnership or a domestic limited rtnership, its statement of qualification is attached.							
	This entity is a foreign entity mailing address to which the Florida Statutes is:	that does not ha department may	ave a certificate send any proce	of authority to transact busi ss served pursuant to s. 605	ness in this state 5.0117 and Chap	. The ter 48,			
						- -			
ss.605 <u>SIXT</u> 1	H: This entity agrees to pay any .1006 and 605.1061-605.1072. H: If other than the date of filing the date this document is file.	F.S. ng. the delayed	effective date of	the merger, which cannot b					
as the	If the date inserted in this bloc document's effective date on the NTH: Signature(s) for Each P	e Department c	the applicable s	5.		— ot be listed			
Name	of Entity/Organization;	S	ignature(s):	Typ / Name	ed or Printed of Individual:				
Jackso	nville Vending Services Inc.	\	ignature(s):	rich Harris	Isaiah Harris				
•	rations:	(If no direct	ors selected, sig	President or Officer nature of incorporator.) er or authorized person					
Florida Limited Partnerships: Signatures of all general partners Non-Florida Limited Partnerships: Signature of a general partner Limited Liability Companies: Signature of an authorized person									
Fees:	For each Limited Liability Co For each Limited Partnership For each Other Business Entit		\$25.00 \$52.50 \$25.00	For each Corporation: For each General Partn <u>Certified Copy (optio</u>		\$35.00 \$25.00 \$30.00			