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COVER LETTER

TO: Amendment Section Division of Corporations	•
SUBJECT: Precision Sports Surfac	es, Inc.
Name of Surviving Enti	
The enclosed Articles of Merger and fee are submitt	ted for filing.
Please return all correspondence concerning this ma	tter to following:
Sarah H. Campbell	
Contact Person	
Dunlap Moran	
Firm/Company	
PO Box 3948	
Address	
Sarasota, FL 34230-3948	
City/State and Zip Code	
JMoranStaff@dunlapmoran	
E-mail address: (to be used for future annual report notifi	ication)
For further information concerning this matter, please	se call:
Sarah H. Campbell	At 941 366-0115
Name of Contact Person	Area Code & Daytime Telephone Number
Certified copy (optional) \$8.75 (Please send an a	dditional copy of your document if a certified copy is requested)
Mailing Address: Amendment Section	Street Address: Amendment Section
Division of Corporations	Amenament Section Division of Corporations
P.O. Box 6327	The Centre of Tallahassee
Tallahassee, FL 32314	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

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 surviving entity:

Name Precision Sports Surfaces, Inc.	Jurisdiction Florida	Entity Type	Document Number (If known/applicable)
SECOND: The name and jurisdiction of each	n <u>merging</u> eligible	entity:	2020 JUL 16
Name Precision Spryty Surfaces, Mc.	Jurisdiction Virginia	Entity Type	Document Number (trkingwn/sphicable)
			

<u>THIRD:</u> The merger was approved by each domestic merging corporation in accordance with s.607.1101(1)(b), F.S., and by the organic law governing the other parties to the merger.

<u>FOUR</u>	TH: Please check one of the boxes that apply to surviving entity:				
	This entity exists before the merger and is a domestic filing entity.				
	This entity exists before the merger and is not authorized to transact business in Florida.				
	This entity exists before the merger and is a domestic filing entity, and its Articles of Incorporation are being amended as attached.				
×	This entity is created by the merger and is a domestic corporation, and the Articles of Incorporation are attached.				
	This entity is a domestic eligible entity and is not a domestic corporation and is being amended in connection with this merger as attached.				
	This entity is a domestic eligible entity being created as a result of the merger. The public organic record of the survivor is attached.				
	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached. L: Please check one of the boxes that apply to domestic corporations:				
FIFTH	I: Please check one of the boxes that apply to domestic corporations:				
X	The plan of merger was approved by the shareholders and each separate voting group as required.				
	The plan of merger did not require approval by the shareholders.				
SIXTH: Please check box below if applicable to foreign corporations					
⊠	The participation of the foreign corporation was duly authorized in accordance with the corporation's organic laws.				
SEVENTH: Please check box below if applicable to domestic or foreign non corporation(s).					
	Participation of the domestic or foreign non corporation(s) was duly authorized in accordance with each of such eligible entity's organic law.				

EIGHTH: If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

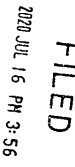
effective upon filing

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

<u>MINTH:</u> Signature(s) for Each Party:	sul	Tempol on Daintaid
	Signature 4:	Typed or Printed Name of Individual:
Pricision Sports Surfaces, Inc (Virginia		R. Anduson Hord III
PHUSION Sports Surbaces, Inc. (Florida)	John	R. Anduson Hord, III
		, , , , , , , , , , , , , , , , , , ,
	`	

Corporations:

General partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships: Limited Liability Companies: Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.) Signature of a general partner or authorized person Signatures of all general partners Signature of a general partner Signature of an authorized person



ARTICLES OF INCORPORATION

OF

PRECISION SPORTS SURFACES, INC.

The undersigned Incorporator, for the purpose of forming a Corporation for profit under the Florida Business Corporation Act, hereby adopts the following Articles of Incorporation:

<u>ARTICLE I - NAME</u>

The name of this Corporation is: **PRECISION SPORTS SURFACES, INC.**

<u>ARTICLE II - TERM OF EXISTENCE</u>

The date and time when corporate existence shall commence shall be the date of filing of these Articles with the Department of State, and the Corporation shall have perpetual existence thereafter.

ARTICLE III - PURPOSES

The purposes of the Corporation are to engage in any activity or business permitted under the laws of the United States and the State of Florida.

<u>ARTICLE IV - CAPITAL STOCK</u>

The shares of stock of this Corporation shall consist of only one class. The number of shares of stock that this Corporation is authorized to have outstanding at any one time is 1,000 Shares of Common Stock having a par value of \$1.00 per share.



<u>ARTICLE V - PRINCIPAL OFFICE</u>

The principal place of business and the mailing address of this Corporation shall be 5309 Greenbrook Drive, Sarasota, FL 34238.

ARTICLE VI - INITIAL REGISTERED AGENT AND ADDRESS

The street address of the registered office of this Corporation is John A. Moran, Esq., and the Registered Agent at such office is 22 S. Links Ave., Sarasota, FL 34236.

<u>ARTICLE VII - DIRECTORS</u>

This Corporation shall have one (1) Director initially. The number of Directors may be changed from time to time by Bylaws adopted by the Shareholders. The name and address of the sole Member of the first Board of Directors is:

Name Address

ı

R. Anderson Hord, III 5309 Greenbrook Drive Sarasota, FL 34238

ARTICLE VIII - AMENDMENT

These Articles of Incorporation may be amended in certain instances by the Board of Directors as provided by statute and in certain instances by resolutions adopted by the Board of Directors, proposed by them to the Shareholders and approved at a Shareholders Meeting by a majority of the stock entitled to vote thereon.



ARTICLE IX - INCORPORATOR

The name and street address of the Incorporator to these Articles of Incorporation is:

Name

<u>Address</u>

R. Anderson Hord, III

5309 Greenbrook Drive

Sarasota, FL 34238

The undersigned has executed these Articles this

2020.

R. Anderson Hord, III

Incorporator

Having been named as Registered Agent and to accept service of process for PRECISION SPORTS SURFACES, INC., at the place designated in the Articles, I hereby accept the appointment as Registered Agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as Registered Agent.

Data

John A. Moran, Esq.

Registered Agent

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