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NTITY NAME_	LYNCH SALES INTERNATIONAL, INC.
OOCUMENT NU	IMBER
	PLEASE FILE THE ATTACHED AND RETURN
XXXX	Plain Copy
	Certified Copy
<u>-</u> .	Certificate of Status
	Certified Copy of Arts & Amendments Certificate of Good Standing
	APOSTILLE' / NOTARIAL CERTIFICATION
COUNTRY OF DE	ESTINATION
NUMBER OF CE	

COVER LETTER

TO: Amendment Section Division of Corporations	
Lynch Sales International, Inc. (Tennessee Corporation	9)
SUBJECT: Name of Surviving Corporation	n
The enclosed Articles of Merger and fee are submitted for	r filing
-	
Please return all correspondence concerning this matter to	o following:
Brenda Hodges Binder, Paralegal	
Contact Person	
Miller & Martin PLLC	
Firm/Company	
832 Georgia Avenue, Suite 1200	
Address	
Chattanooga, TN 37402	
City/State and Zip Code	
brenda.binder@millermartin.com	
E-mail address: (to be used for future annual report notification)
For further information concerning this matter, please cal	1:
Brenda Hodges Binder, Paralegal At (423 785-8257
Name of Contact Person	Area Code & Daytime Telephone Number
Certified copy (optional) \$8.75 (Please send an addition	nal copy of your document if a certified copy is requested)
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)

FILED

2018 HDY 26 AM 9: 20

The following articles of merger are submitted in accordance with the Florida Business Corporation Act,

TALLA MESSEE, FL pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of	the surviving corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Lynch Sales International, Inc.	Tennessee	
Second: The name and jurisdiction	of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
Lynch Sales International, Inc.	Florida	P97000012813
Third: The Plan of Merger is attached	ched.	
Fourth: The merger shall become Department of State.	effective on the date the Articles	s of Merger are filed with the Florida
the state of the s	a OA dage after merger file date.)	date cannot be prior to the date of filing or more
Note: If the date inserted in this block do document's effective date on the Department.	es not meet the applicable statutory fili	ng requirements, this date will not be listed as the
Fifth: Adoption of Merger by su. The Plan of Merger was adopted b	rviving corporation - (COMPLET by the shareholders of the survivi	re ONLY ONE STATEMENT) ng corporation on November 72018
The Plan of Merger was adopted b	by the board of directors of the su narcholder approval was not requ	rviving corporation on ired.
Sixth: Adoption of Merger by me The Plan of Merger was adopted by	erging corporation(s) (COMPLET by the shareholders of the mergin	E ONLY ONE STATEMENT) g corporation(s) on
The Plan of Merger was adopted b	by the board of directors of the marcholder approval was not requ	erging corporation(s) on ired.

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or	Typed or Printed Name of Individual & Title
Lynch Sales International, Inc. Lynch Sales International, Inc.	Christopher Gynch Christopher Gynch	Christopher Lynch, Chief Executive Officer Christopher Lynch, Chief Executive Officer

PLAN OF MERGER (Non Subsidiaries)

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

<u>Name</u>	Jurisdiction	
Lynch Sales International, Inc.	Tennessee	
Second: The name and jurisdiction of each	n merging corporation:	
Name	<u>Jurisdiction</u>	
Lynch Sales International, Inc.	Florida	
	-	

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

First: The name and jurisdiction of the surviving corporation:

In accordance with the provisions of the Plan of Merger, the Florida Business Corporations Act and the Tennessee Business Corporation Act, Lynch Sales International, Inc., a Florida corporation ("Lynch FL") shall be merged with and into Lynch Sales International, Inc., a Tennessee corporation ("Lynch TN"). The separate corporate existence of the Florida entity shall cease to exist and Lynch Sales International, Inc., the Tennessee corporation, shall survive the Merger and be governed by the laws of the State of Tennessee.

At the Effective Time of the Merger, all the property, rights, privileges, powers and franchises of the Florida entity shall vest in Lynch Sales International, Inc., the Tennessee Surviving Entity, and all debts, liabilities, restrictions and duties of the Florida entity shall become the debts, liabilities, restrictions and duties of the Surviving Entity.

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

(a) At the Effective Time, each share of Common stock of Lynch FL issued and outstanding immediately prior to the Effective Time shall be canceled whether or not the certificate therefore is surrendered; (b) at the Effective Time, each share of Common stock of Lynch TN whose shares were outstanding immediately before the Effective Time of the merger will hold the same number of shares, with Identical designations, preferences, limitation, and relative rights, immediately after the merger; and (c) at the Effective Time, there will be no conversion of the shares of Lynch FL stock into shares of stock of Lynch TN.

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THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached:

<u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

The Charter and Bylaws of Lynch TN as in effect immediately prior to the Effective Time of the Merger shall be the Charter and Bylaws, respectively, of the Surviving Entity until duly amended in accordance with the provisions thereof and applicable law.

The board of directors and officers of Lynch TN immediately prior to the Effective Time of the Merger shall continue as the board of directors and officers of the Surviving Entity until their respective successors have been duly appointed or elected or until as otherwise provided by law or the governing documents of the Surviving Entity.

PLAN OF MERGER (Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the parent corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

<u>Name</u>	Jurisdiction
The name and jurisdiction of each <u>subsidiary</u> corporation:	
<u>Name</u>	Jurisdiction

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent or any other corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation, a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent corporation upon surrender of any certificates is as follows:

If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104, Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to section 607.1321, Florida Statutes, may be entitled, if they comply with the provisions of chapter 607 regarding appraisal rights of dissenting shareholders, to be paid the fair value of their shares.

Other provisions relating to the merger are as follows: