P970001945/

Headquarters in St. Petersburg, Florida, and Branch Offices in Portsmouth, New Hampshire and Hong Kong 10033 9th Street N., Suite #108 St. Petersburg, FL 33716 Tel *27-579-4318

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August 15, 2001

Fax 727-576-6090

Division of Corporation PO Box 6327 Tallahassee, FL 32314

Tallahassee, FL 32314

30004540473--5
-08/17/01--01058--017

Re: Merger into Hearty-Tiantam Industries Corporation

*****35.00

Dear Sir or Madam:

The corporation I have owned, ACPAC Trade, Inc., is going to be merged into Hearty-Tiantam Industries Corporation because we have duplicate types of business, and have cooperated over the past two years. It is apparent that there is no need to have two corporations for our combined businesses.

It is a simple and friendly merger where ACPAC will transfer everything to Hearty-Tiantam. After the merger, I will become a shareholder of Hearty Tiantam Industries Corporation. The transfer of shares will take place on a later date. Two of the current shareholders of the Surviving corporation will leave.

Enclosed please find the \$35.00 checks issued by both the surviving and merging corporation, articles of merger and plan of merger.

Thank you very much for your attention to this matter.

Sincerely,

ACPAC Trade, Inc.

President

Enclosure

Mergen

V SHEPARD

AUG 27 2001

ARTICLES OF MERGER Merger Sheet

MERGING:

ACPAC TRADE, INC,, a Florida corporation, P99000036748

INTO

HEARTY-TIANTAM INDUSTRIES CORPORATION, a Florida entity, P97000019451.

File date: August 17, 2001

Corporate Specialist: Velma Shepard

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 co	orporation:
<u>Name</u>	Jurisdiction Co.
Hearty-Tiantam Industries Corporation	Florida 4
Second: The name and jurisdiction of each merging	Intrisdiction Florida corporation:
<u>Name</u>	<u>Jurisdiction</u>
ACPAC Trade, Inc.	Florida
Third: The Plan of Merger is attached.	
Fourth: The merger shall become effective on the of Department of State	late the Articles of Merger are filed with the Florida
OR / / (Enter a specific date. NO than 90 days in the future	OTE: An effective date cannot be prior to the date of filing or more e.)
Fifth: Adoption of Merger by surviving corporation. The Plan of Merger was adopted by the shareholders	on - (COMPLETE ONLY ONE STATEMENT) s of the surviving corporation on <u>August 14, 2001</u> .
The Plan of Merger was adopted by the board of dir	ectors of the surviving corporation on all was not required.
Sixth: Adoption of Merger by merging corporation. The Plan of Merger was adopted by the shareholder.	n(s) (COMPLETE ONLY ONE STATEMENT) s of the merging corporation(s) on August 13, 2001.
The Plan of Merger was adopted by the board of dir	

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature	Typed or Printed Name of Individual & Title
Hearty-Tiantam Industries Corporation	Thermine	Xiuming Jia, Shareholder, Secretary
	Bing World	Bing Wang, Shareholder, Vice President
	Junya Cheng	Junyu Cheng, Shareholder, President
ACPAC Trade, Inc.	Milled	David W. Lee, President, Shareholder
	Should on	
,		
	-	

PLAN OF MERGER

(Non Subsidiaries)

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

First: The name and jurisdiction of the <u>surviving</u> corporation:

Name	<u>Jurisdiction</u>	
Hearty-Tiantam Industries Corporation	Florida	=
•	•	
Second: The name and jurisdiction of each	merging corporation:	
<u>Name</u>	Jurisdiction	
ACPAC Trade, Inc.	Florida	
		A
	***************************************	٠.

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

- 1. The shares from the sole shareholder of ACPAC shall be transferred to the sharholders of the surviving coroporation and equally distributed to the shareholders. The existence of the merging company will cease;
- 2. The surviving corp. shall assume all profit and liabilities of the merging corporation, and any claim or action pending by or agaisnt the merging corporation;
- 3. The merger shall become effective on the date the division of corporation accepts the filing;

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:

- 1. The merging corporation does not own any real property, and its assets are in cash, account receivable, office equipments, and value in ongoing business in Florida and New Hampshire;
- 2. The shareholders of both companies have agreed on converting into cash for (Attach additional sheets if necessary)
 the above assets in exchange of the shares and assets of the merging corporation. No independent appraiser is involved in the evaluation and conversion process.

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

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

There is no need to amend the Article of Incorporation of the surviving coporations as result of the merger.

OR

Restated articles are attached:

Other provisions relating to the merger are as follows: