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| Special Instructions to I | Filing Officer: | | | |
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February 15, 2024

STEPHANIE THOMAS PO BOX 689 SOUTHERN PINES, NC 28388 US

SUBJECT: LYSANDER LEASING CORPORATION

Ref. Number: P99000058527

We have received your document and check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

BOTH ANNUAL REPORTS WILL NEED TO BE FILED IN ORDER FOR THIS MERGER TO BE PROCESSED.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Letter Number: 424A00003372

Jasmine N Horne Regulatory Specialist II

www.sunbiz.org

COVER LETTER

TO: Amendment Section
Division of Corporations

SUBJECT: Lysander Leasing Corporation

Name of Surviving Party

The enclosed Certificate of Merger and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to:

Stephanie Thomas

Contact Person

TriCal Group

Firm/Company

PO Box 689

Address

Southern Pines, NC 28388

City, State and Zip Code

sthomas@tricalgroup.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Greg Sidman

__213

733-7675

Name of Contact Person

Area Code

Daytime Telephone Number

Certified copy (optional) \$30.00

STREET ADDRESS:

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

MAILING ADDRESS:

Amendment Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

CR2E080 (2/20)

FIRST: The name and jurisdiction of the surviving entity:

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.

| Name Lysander Leasing Corpora | Jurisdiction tion FL | Entity Type Corporation | Document Number (If known/applicable) P99000058527 |
|---|---------------------------|--------------------------|---|
| SECOND: The name and jurisdiction of each | ı <u>merging</u> eligible | e entity: | |
| Name Ternbux, LLC | Jurisdiction FL | Entity Type LLC | Document Number (If known/ applicable) L02000003183 |
| | | | |
| | | | |

THIRD: 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.

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| FOUR | TH: Please check one of the boxes that apply to surviving entity: |
|--------------|---|
| Ø | 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. |
| <u>FIFTH</u> | Please check one of the boxes that apply to domestic corporations: |
| | 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. |
| SEVE | VTH: Please check box below if applicable to domestic or foreign non corporation(s). |
| Ø | 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 fithan 90 days after the date this docum | iling, the dela nent is filed by | yed effective date of the mer the Florida Department of S | ger, which cannot be prior to n State: | or more |
|---|---|---|---|-----------|
| Note: If the date inserted in this bloc listed as the document's effective date | k does not me e on the Depa | eet the applicable statutory firtment of State's records. | ling requirements, this date wil | l not be |
| NINTH: Signature(s) for Each Party Name of Entity/Organization: Lysander Leasing Cor | | Signaturcka); | Typed or Name of Ind Stephen L | lividual: |
| Ternbux, LLC | | FACGC/432AEB4C7 | Stephen L | yerly |
| Corporations: General partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships: Limited Liability Companies: | (If no dire Signature Signatures Signature | Vice Chairman, President o ctors selected, signature of it of a general partner or autho of all general partners of a general partner of an authorized person | ncorporator.) | |

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 surv | viving entity: | | |
|--|-----------------|-------------|-------------------------------------|
| Name | Jurisdiction | Entity Type | Document Number |
| Lysander Leasing Corporat | tion FL | Corporation | (If known/applicable) P99000058527 |
| SECOND: The name and jurisdiction of each | merging eligibl | e entity: | |
| Name | Jurisdiction | Entity Type | Document Number |
| Ternbux, LLC | FL | LLC | (If known/ applicable) L02000003183 |
| | | | |
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THIRD: 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.

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| FOUR | Please check one of the boxes that apply to surviving entity: | | | | |
|-------|---|--|--|--|--|
| 2 | 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. | | | | |
| FIFTH | Please check one of the boxes that apply to domestic corporations: | | | | |
| • | 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 | 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. | | | | |
| SEVE | NTH: Please check box below if applicable to domestic or foreign non corporation(s). | | | | |
| 0 | Participation of the domestic or foreign non corporation(s) was duly authorized in accordance with each of such eligible entity's organic law. | | | | |

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| EIGHTH: If other than the date of f than 90 days after the date this docum | filing, the dela | yed effective date of the me the Florida Department of | erger, which cannot state: | ot be prior to nor more |
|--|--|--|----------------------------|--------------------------------------|
| Note: If the date inserted in this bloc listed as the document's effective dat | ck does not me e on the Depa | et the applicable statutory function of State's records. | iling requirement | s, this date will not be |
| NINTH: Signature(s) for Each Party | <i>r</i> : | | | |
| Name of Entity/Organization: | | Signature(s)sy: | | Typed or Printed Name of Individual: |
| Lysander Leasing Cor | poration | (G) | S | tephen Lyerly |
| Ternbux, LLC | | The consideration in the constant of the const | S | tephen Lyerly |
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| Corporations: | | Vice Chairman, President | | |
| General partnerships: | (If no directors selected, signature of incorporator.) Signature of a general partner or authorized person | | | |
| Florida Limited Partnerships: | Signatures of all general partners | | | |
| Non-Florida Limited Partnerships: Limited Liability Companies: | Signature of a general partner Signature of an authorized person | | | |