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COVER LETTER

TO: Amendment Section Division of Corporations	
Excellent Performance Inc	
SUBJECT: Name of Surviving Corporation	_
The enclosed Articles of Merger and fee are submitted for filing.	
Please return all correspondence concerning this matter to following:	
Jeffrey M. Siskind	
Contact Person	
Sisking Legal Group	
Firm/Company	eri
525 South Flagler Drive, Suite 500	SECURE ALL PROPERTY
Address	28
West Palm Beach, FL 33401-5900	
City/State and Zip Code	
service@siskindlegal.com /	·
E-mail address: (to be used for future annual report notification)	
For further information concerning this matter, please call:	
Robert Gibson 561 868-2100 At ()	
Name of Contact Person Area Code & Daytime Teleph	ione Number
Certified copy (optional) \$8.75 (Please send an additional copy of your document if a cert	ified copy is requested)

STREET ADDRESS:

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

MAILING ADDRESS:

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

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, Florida Statutes.

First: The name and jurisdiction of the si	urviving corporation:				
Name	<u>Jurisdiction</u>	Document No			
Excellent Perfornace, Inc.	Florida	V70897	• • • • • • • • • • • • • • • • • • • •		
Second: The name and jurisdiction of each	ch merging corporation:				
Name	<u>Jurisdiction</u>	Document No			
Excellent Performance, Inc.	Florida	V70897		क	
Excellent Properties, Inc.	Florida	P01000073999	219	0CT 28	harry S
				<u></u>	i Talan Talan
			1	မှာ	(Harrie
				£	
Third: The Plan of Merger is attached. Fourth: The merger shall become effecti Department of State.	ve on the date the Articles of M	lerger are filed wit	h the Flo	orida	
OR 10 28 2016 (Enter a spec	ific date. NOTE: An effective date ca	unnot be prior to the da	ate of filin	g or mo	ore
	s after merger file date.) neet the applicable statutory filing requ				
Fifth: Adoption of Merger by surviving The Plan of Merger was adopted by the sh					
The Plan of Merger was adopted by the be		g corporation on			
N/A and sharehold	der approval was not required.				
Sixth: Adoption of Merger by <u>merging</u> of The Plan of Merger was adopted by the sh					=-
The Plan of Merger was adopted by the bo	oard of directors of the merging der approval was not required.	corporation(s) on			

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title		
Excellent Performance, Inc.		Cameron Worth, President and Sole Stockholde		
Excellent Properties, Inc.	cut	Cameron Worth, President and Sole Stockholder		
		00 miles 2 mil		
		P P		

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.

First: The name and jurisdiction of the surviving corporation:

Name

Excellent Performance, Inc.

Second: The name and jurisdiction of each merging corporation:

Name

Excellent Performance, Inc.

Florida

Florida

Excellent Properties, Inc.

Florida

Florida

Florida

Florida

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

Sole Shareholder Cameron Worth shall surrender all shares of Excellent Properties, Inc. effective 10/28/2016 for cancellation and shall continue as sole shareholder, president, secretary, treasurer and absolute manager of surviving corporation, Excellent Performance, Inc.

All assets of Excellent Properties, Inc., shall transfer to Excellent Performance, Inc. and Excellent Performance, Inc., shall assume all liabilities of Excellent Properties, Inc., effective 10/28/2016.

Sole Shareholder Cameron Worth shall execute all documents necessary to effect the legal transfer of Excellent Properties, Inc. assets to Excellent Performance, Inc.

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:

(Attach additional sheets if necessary)

THE FOLLOWING	MAY BE S	ET FORTH IF	APPLICABLE:
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Amendments to the articles of incorporation of the surviving corporation are indicated below or attached: N/A

<u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows: N/A