503971727 08/23/2016

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT4018383

| SUBMISSION TYPE: | NEW ASSIGNMENT |
|-----------------------|----------------|
| NATURE OF CONVEYANCE: | MERGER |
| EFFECTIVE DATE: | 07/01/2016 |

CONVEYING PARTY DATA

| Name | Execution Date |
|-------------------------|----------------|
| ULTRAFLEX SYSTEMS, INC. | 06/23/2016 |

RECEIVING PARTY DATA

| Name: | ULTRAFLEX SYSTEMS OF FLORIDA, INC. |
|-------------------|------------------------------------|
| Street Address: | SILO BEND, SUITE E |
| Internal Address: | 203 KELSEY LANE |
| City: | TAMPA |
| State/Country: | FLORIDA |
| Postal Code: | 33619 |

PROPERTY NUMBERS Total: 1

| Property Type | Number |
|----------------|---------|
| Patent Number: | 9346307 |

CORRESPONDENCE DATA

Fax Number: (212)957-3983

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

6463486729 Phone:

Email: cpmazza@pbnlaw.com

PORZIO BROMBERG & NEWMAN, P.C. **Correspondent Name:**

Address Line 1: 156 W. 56TH STREET

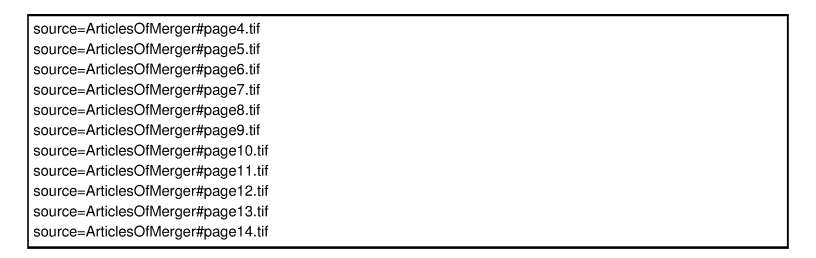
Address Line 2: SUITE 803

Address Line 4: **NEW YORK, NEW YORK 10019-3800**

ATTORNEY DOCKET NUMBER: 02017-06341 NAME OF SUBMITTER: CHRISTOPHER MAZZA SIGNATURE: /Christopher Mazza/ **DATE SIGNED:** 08/23/2016

Total Attachments: 14

source=ArticlesOfMerger#page1.tif source=ArticlesOfMerger#page2.tif source=ArticlesOfMerger#page3.tif





June 30, 2016

FLORIDA FILING & SEARCH SERVICES, INC.

Re: Document Number P16000007572

The Articles of Merger were filed June 29, 2016, effective July 1, 2016, for ULTRAFLEX SYSTEMS OF FLORIDA, INC., the surviving Florida entity.

The certification you requested is enclosed.

Should you have any further questions concerning this matter, please feel free to call (850) 245-6050, the Amendment Filing Section.

Cheryl R McNair Regulatory Specialist II Division of Corporations

Letter Number: 416A00013796

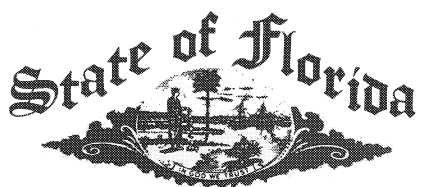
Account number: FCA00000015

Amount charged: 78.75

www.sunbiz.org

Division of Corporations - P.O. BOX 6327 -Tallahassee, Flopida 23314

REEL: 039504 FRAME: 0842



Department of State

I certify the attached is a true and correct copy of the Articles of Merger, filed on June 29, 2016 effective July 1, 2016, for ULTRAFLEX SYSTEMS OF FLORIDA, INC., the surviving Florida entity, as shown by the records of this office.

The document number of this entity is P16000007572.

Given under my hand and the Great Seal of the State of Florida at Tallahassee, the Capital, this the Thirtieth day of June, 2016

CR2EO22 (1-11)

Een Detzner Ken Detzner Secretary of State

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in necordance with the Florida Business Corporation Act. pursuant to section 607.1105. Florida Statutes.

First: The name and jurisdiction of the surviving corporation:

annexed as Exhibit A.

| Name | <i><u>Jurisdiction</u></i> | Document Number (It known applicable) |
|---|--|--|
| Cinaffex Systems of Florida, Inc. | FL. | P16000u07572 |
| Second: The name and jurisdiction of | of each merging corporation: | |
| <u>Name</u> | <u>Jurisdiction</u> | Document Number (If known applicable) |
| Ultraflex Systems, Inc. | NJ | G100610505 |
| | | |
| | | |
| | | |
| | YESSESSESSESSESSESSESSESSESSESSESSESSESS | |
| Third: The Plan of Merger is attache | ed. | |
| Fourth: The merger shall become of Department of State. | fective on the date the Articles | of Merger are filed with the Florida |
| <u>OR 7 /1 /2016</u> (Hinter 11 | specific date. NOTE: An effective | date cannut be prior to the date of filing or more |
| than 94 Note: If the date inserted in this block does a document's effective date on the Department | ll days after merger file date.) not meet the applicable statutory filir of State's records. | ig requirements, this date will not be listed as the |
| Fifth: Adoption of Merger by <u>survi</u> The Plan of Merger was adopted by the | ving corporation - (COMPLET) in shareholders of the survivin | E ONLY ONE STATEMENT) g corporation on June 23, 2016 |
| The Plan of Merger was adopted by the | ne hourd of directors of the sur sholder approval was not requir | viving corporation on red. |
| Sixth: Adoption of Merger by <u>mergi</u> The Plan of Merger was adopted by the | ing corporation(s) (COMPLETE ac shareholders of the merging | ONLY ONE STATEMENT) corporation(s) on Jame 23, 2016 |
| The Plan of Merger was adopted by ti | ne board of directors of the me sholder approval was not requir | rging corporation(s) on red. |
| Articles of Amendment to the Articles | s of Incompration increasing the | s sumbar of outhorized shown to 300 channel |

Seventh: SIGNATURES FOR EACH CORPORATION

| Name of Corporation | Signature of an Officer or Director | Typed or Printed Name of Individual & Title |
|---|---|---|
| Ultraflex Systems of Florida, In | Luxa Bikucher | Susan P. Schleicher, Secretary |
| Ultraflex Systems, Inc. | Jh Schleich | John Schleicher, Jr., President |
| | J | ************************************** |
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AGREEMENT AND PLAN OF MERGER

This Agreement and Plan of Merger (the "Agreement") is dated as of July 1, 2016 by and between Ultraflex Systems of Florida, Inc., a Florida corporation ("Acquiror"), and Ultraflex Systems, Inc., a New Jersey corporation (the "Company" and, collectively with the Acquiror, the "Parties").

RECITALS

WHEREAS, the respective Boards of Directors of the Acquiror and the Company have each adopted this Agreement and the transactions contemplated therein, in each case after making a determination that this Agreement and such transactions are advisable and fair to, and in the best interests of, their respective corporation and its shareholders;

WHEREAS, pursuant to the transactions contemplated by this Agreement and on the terms and subject to the conditions set forth herein, the Company, in accordance with the Florida Business Corporation Act, § 607.0101 et seq., Fla. Stat. Ann. (the "FBCA"), will merge with and into the Acquiror, with the Acquiror as the surviving corporation (the "Merger");

WHEREAS, for US federal income tax purposes, the Parties intend to the fullest extent applicable that the Merger qualify as a tax-free reorganization within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended; and

WHEREAS, the Parties desire to enter into the transactions contemplated by this Agreement.

NOW, THEREFORE, in consideration of the mutual covenants, terms and conditions set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

ARTICLE I: DEFINITIONS

As used in this Agreement, the following terms have the following meanings:

- "Acquiror" has the meaning set forth in the Preamble.
- "Agreement" has the meaning set forth in the Preamble.
- "Certificates" has the meaning set forth in Section 3.3.
- "Company" has the meaning set forth in the Preamble.
- "Company Common Stock" has the meaning set forth in Section 3.1(a).
- "Effective Time" means the date and time upon which the Merger contemplated by this Agreement will be effective, subject to the approval of the shareholders of each of the Parties as set forth in Section 2.4, which shall be at the time and on the date specified in the articles of merger.
- "FBCA" has the meaning set forth in the Recitals.
- "Merger" has the meaning set forth in the Recitals.

"Parties" has the meaning set forth in the Preamble.

"Surviving Corporation" has the meaning set forth in Section 2.1.

"Surviving Corporation Common Stock" has the meaning set forth in Section 3.1(a).

Any other terms defined herein have the meaning so given them.

ARTICLE II: MERGER

- 2.1 Merger. Upon the terms and subject to the conditions set forth in this Agreement, and in accordance with the FBCA, the Company shall be merged with and into the Acquiror as of the Effective Time. Following the Effective Time, the separate corporate existence of the Company shall cease and the Acquiror shall be the surviving corporation (the "Surviving Corporation"). The effects and consequences of the Merger shall be as set forth in this Agreement and the FBCA.
- 2.2 <u>Organizational Documents</u>. The bylaws of the Acquiror then in effect at the Effective Time shall be the bylaws of the Surviving Corporation until thereafter amended as provided therein or by the FBCA, and the articles of incorporation of the Acquiror then in effect at the Effective Time shall be the articles of incorporation of the Surviving Corporation until thereafter amended as provided therein or by the FBCA.
- 2.3 <u>Board of Directors and Officers</u>. The directors and officers of the Acquiror immediately prior to the Effective Time shall be the directors of the Surviving Corporation from and after the Effective Time and shall hold office until the earlier of their respective death, resignation or removal or until their respective successors are duly elected or appointed and qualified in the manner provided for in the articles of incorporation and bylaws of the Surviving Corporation or as otherwise provided by the FBCA.
- 2.4 <u>Shareholder Approval</u>. The consummation of the Merger is subject to the approval of this Agreement and the Merger contemplated hereby by the shareholders of each of the Parties.

ARTICLE III: CONVERSION OR CANCELLATION OF SHARES

- 3.1 <u>Conversion or Cancellation of Shares</u>. At the Effective Time, by virtue of the Merger and without any action on the part of the Acquiror, the Company, or the holders of shares of capital stock of the Company:
- (a) Each share of common stock of the Company, no par value per share ("Company Common Stock"), issued and outstanding immediately prior to the Effective Time shall be converted into the right to receive one validly issued, fully paid and non-assessable share of common stock, no par value per share, of the Surviving Corporation ("Surviving Corporation Common Stock");
- (b) Each share of Company Common Stock that is owned by the Acquiror or the Company (as treasury stock or otherwise) will automatically be canceled and retired and will cease to exist, and no consideration will be delivered in exchange; and

- (c) Each share of capital stock of the Acquiror issued and outstanding immediately prior to the Effective Time shall remain outstanding following the consummation of the Merger.
- (d) In connection with the issuance of shares by Acquiror to the Company as set forth in paragraph (a) of this Section 3.1, Acquiror will file Articles of Amendment to the Articles of Incorporation (a copy of which is attached hereto as Exhibit A) increasing the number of authorized shares of the Acquiror to 200 shares.
- 3.2 Effect. Upon the Effective Time, (a) the Acquiror, without further act, deed or other transfer, shall retain or succeed to, as the case may be, and possess and be vested with all the rights, privileges, immunities, powers, franchises and authority, of a public as well as of a private nature, of the Company; (b) all property of every description and every interest therein, and all debts and other obligations of or belonging to or due to the Company on whatever account shall thereafter be taken and deemed to be held by or transferred to, as the case may be, or invested in the Acquiror without further act or deed; (c) title to any real estate, or any interest therein vested in the Company, shall not revert or in any way be impaired by reason of this merger; and (d) all of the rights of creditors of the Company shall be preserved unimpaired, and all liens upon the property of the Company shall be preserved unimpaired, and all debts, liabilities, obligations and duties of the Company shall thenceforth remain with or be attached to, as the case may be, the Acquiror and may be enforced against it to the same extent as if it had incurred or contracted all such debts, liabilities, obligations and duties.
- 3.3 Share Certificates. Upon surrender by the shareholders of the Company of the certificate or certificates (the "Certificates") that immediately prior to the Effective Time evidenced outstanding shares of Company Common Stock to Acquiror for cancellation, together with a duly executed letter of transmittal and such other documents as Acquiror shall require, the holder of such Certificates shall be entitled to receive in exchange therefor one or more shares of Surviving Corporation Common Stock representing, in the aggregate, the whole number of shares that such holder has the right to receive pursuant to Section 3.1 after taking into account all shares of Company Common Stock then held by such holder. Each Certificate surrendered pursuant to the previous sentence shall forthwith be canceled. Until so surrendered and exchanged, each such Certificate shall, after the Effective Time, be deemed to represent only the right to receive shares of Surviving Corporation Common Stock pursuant to Section 3.1, and until such surrender or exchange, no such shares of Surviving Corporation Common Stock shall be delivered to the holder of such outstanding Certificate in respect thereof.

ARTICLE IV: OTHER PROVISIONS

4.1 Notices. All notices, requests, consents, claims, demands, waivers and other communications hereunder shall be in writing and shall be deemed to have been given (a) when delivered by hand (with written confirmation of receipt); (b) when received by the addressee if sent by a nationally recognized overnight courier (receipt requested); (c) on the date sent by facsimile or e-mail of a PDF document (with confirmation of transmission) if sent during normal business hours of the recipient, and on the next business day if sent after normal business hours of the recipient; or (d) on the third day after the date mailed, by certified or registered mail, return receipt requested, postage prepaid. Such communications must be sent to the respective Parties at the following

addresses (or at such other address for a Party as shall be specified in a notice given in accordance with this Section 4.2):

If to the Acquiror, to:

Ultraflex Systems of Florida

Silo Bend, Ste E, Tampa, FL 33619

Email: jschleicher@ultraflexx.com Attention: John Schleicher, Jr.

If to the Company, to:

Ultraflex Systems, Inc.

1578 Sussex Tumpike, Building 4

Randolph, NJ 07869

Email: jschleicher@ultraflexx.com Attention: John Schleicher, Jr.

or to such other persons, addresses or facsimile numbers as may be designated in writing by the person entitled to receive such communication as provided above.

- 4. Entire Agreement. This Agreement together with the articles of merger constitutes the sole and entire agreement of the Parties to this Agreement with respect to the subject matter contained herein and therein, and supersedes all prior and contemporaneous understandings, representations and warranties and agreements, both written and oral, with respect to such subject matter.
- 4.3 <u>Successor and Assigns</u>. This Agreement shall be binding upon and shall inure to the benefit of the Parties hereto and their respective successors and assigns.
- 4.4 <u>Headings</u>. The headings in this Agreement are for reference only and shall not affect the interpretation of this Agreement.
- 4.5 No Third-Party Beneficiaries. This Agreement is for the sole benefit of the parties hereto and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other person any legal or equitable right, benefit or remedy of any nature whatsoever, under or by reason of this Agreement.
- 4.6 <u>Amendment and Modification; Waiver</u>. This Agreement may only be amended, modified or supplemented by an agreement in writing signed by each Party hereto. No waiver by any Party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the Party so waiving. Except as otherwise set forth in this Agreement, no failure to exercise, or delay in exercising, any rights, remedy, power or privilege arising from this Agreement shall operate or be construed as a waiver thereof; nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.
- 4.7 <u>Severability</u>. If any term or provision of this Agreement is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or

provision of this Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Upon a determination that any term or other provision is invalid, illegal or unenforceable, the Parties hereto shall negotiate in good faith to modify this Agreement in order to accomplish the original intent of the Parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

4.8 Governing Law and Jurisdiction.

This Agreement, including all exhibits attached hereto, and all matters arising out of or relating to this Agreement, are governed by and shall be construed in accordance with the laws of the State of Florida without regard to the conflict of laws provisions thereof to the extent such principles or rules would require or permit the application of the laws of any jurisdiction other than those of the State of Florida.

Each Party irrevocably and unconditionally agrees that it will not commence any action, litigation or proceeding of any kind whatsoever against any other Party in any way arising from or relating to this Agreement and all contemplated transactions, in any forum other than the courts of the State of Florida, and any appellate court from any thereof. Each Party irrevocably and unconditionally submits to the exclusive jurisdiction of such courts. Each Party agrees that a final judgment in any such action, litigation or proceeding is conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law.

4.9 <u>Counterparts</u>. This Agreement may be executed in any number of original counterparts that may be faxed, emailed or otherwise transmitted electronically with the same effect as if all Parties had signed the same instrument.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first written above.

Dated: June 23, 2016

Ultra(lex Systems of Florida, Inc.

Susan P. Schleicher, Secretary

Dated: June 23, 2016

Ultraflex Systems, Inc.

/hn Schleicher, Jr., President

EXHIBIT A

Articles of Amendment to Articles of Incorporation of

ULTRAFLEX SYSTEMS OF FLORIDA, INC.

| (Name of Corporation as curre | ently filed with the Florida Dept. of State) |
|--|---|
| (Document Numbe | er of Corporation (if known) |
| Pursuant to the provisions of section 607.1006, Florida Statutes, thits Articles of Incorporation: | his Florida Profit Corporation adopts the following amendment(|
| A. If amending name, enter the new name of the corporation: Not applicable. | |
| name must be distinguishable and contain the word "corpora "Corp.," "Inc.," or Co.," or the designation "Corp," "Inc," of word "chartered," "professional association," or the abbreviatio | tion," "company," or "incorporated" or the abbreviation r "Co". A professional corporation name must contain the |
| B. Enter new principal office address, if applicable: | Not applicable |
| (Principal office address <u>MUST BE A STREET ADDRESS</u>) | |
| | |
| C. <u>Enter new mailing address, if applicable:</u> (Mailing address <u>MAY BE A POST OFFICE BOX</u>) | Not applicable. |
| | |
| D. If amending the registered agent and/or registered office ad new registered agent and/or the new registered office addre | ldress in Florida, enter the name of the |
| Name of New Registered Agent Not applicable | XXXX |
| | |
| (Florida | street address) |
| New Registered Office Address: | (City) (Zip Code) |
| | (alp code) |
| New Registered Agent's Signature, if changing Registered Ages the depointment as registered agent. I am familia | nt: r with and accept the obligations of the position. |
| | |
| Signature of New | Registered Agent, if changing |

Page 1 of 4

to

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example:

| X Change | PT | John Doe | |
|-------------------------------|---|----------------|---------|
| X Remove | Ā | Mike Jones | |
| <u>X</u> Add | <u>sv</u> | Sally Smith | |
| Type of Action (Check One) | Title | Name | Address |
| 1) Change | ~~~ | Not applicable | |
| Add | | | |
| Remove | | | |
| 2) Change | | | · |
| Add | | | |
| Remove | | | |
| 3) Change | *************************************** | | |
| Add | | | |
| Remove | | | |
| 4) Change | | | |
| Add | | | |
| Remove | | | |
| 5) Change | | | |
| Add | | | |
| Remove | | | |
| 5) Change | (************************************** | | |
| Add | | | |
| Remove | | | |

Page 2 of 4

| E. If amending or adding additional Articles, enter change(s) here: (Attach additional sheets, if necessary). (Be specific) |
|--|
| Article IV of the Articles of Incorporation is hereby amended to read as follows: |
| The number of shares the corporation is authorized to issue is: 200. |
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| F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A) |
| N/A |
| |
| |
| |
| |
| |
| |
| |

Page 3 of 4

| The date of each amendmedate this document was sign | ent(s) adoption: if other than the |
|---|---|
| Effective date if applicable | July 1 2016 |
| | (no more than 90 days after amendment file date) |
| Note: If the date inserted i document's effective date or | n this block does not meet the applicable statutory filing requirements, this date will not be listed as the the Department of State's records. |
| Adoption of Amendment(s | (CHECK ONE) |
| The amendment(s) was/w by the shareholders was/ | were adopted by the shareholders. The number of votes cast for the amendment(s) were sufficient for approval. |
| The amendment(s) was/w must be separately provi | ere approved by the shareholders through voting groups. The following statement ded for each voting group entitled to vote separately on the amendment(s): |
| The number of vot | es cast for the amendment(s) was/were sufficient for approval |
| by | (voting group) |
| | (voting group) |
| ☐ The amendment(s) was/w action was not required. | ere adopted by the board of directors without shareholder action and shareholder |
| ☐ The amendment(s) was/w action was not required. | ere adopted by the incorporators without shareholder action and shareholder |
| Dated | |
| Signature | |
| ž, | By a director, president or other officer — if directors or officers have not been telected, by an incorporator — if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary) |
| | John Schleicher Jr. |
| | (Typed or printed name of person signing) |
| | President |
| | (Title of person signing) |

Page 4 of 4