9/13/99

FORM PTO-1618A Expires 08/30/99 OMB 0651-0027 09-15-1999



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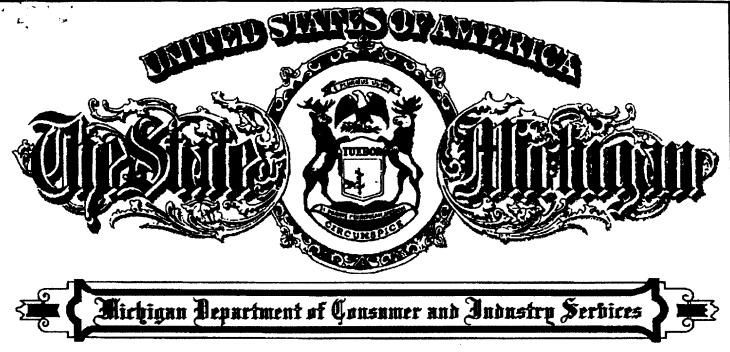
John G. Bisbikis Name of Person Stating E OF MAILING

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Lansing, Michigan

This is to Certify that the Annexed copy has been compared by me with the record on file in this Department and that the same is a true copy thereof.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 30th day of June, 1999.

, Director

Corporation, Securities and Land Development Bureau

172

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CORPORATION, S	ECURITIES AND LAND DEVELOPME	
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Caton Rapids, MI 48827	Expiration date for	or new assumed names: December 31,
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	CERTIFICATE OF MERGER use by Profit Corporations, Limited and Limited Partnerships	Liability Companies
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Com	plete for Profit Corp	porations only			
or each	constituent stock corp	oration, state:			
	e of corporation	Designation and number of outstanding shares in each class or series	Indicate class or series of shares entitled to vote	Indicate class or series entitled to vote as a class	
Se	e Attachment A				
	number of shares is so hange may occur is as		ive date of the merger or consolidat	ion, the manner in which	
he mar	nner and basis of conve	erting shares are as follows: See	Attachment B	and the second seco	
	amendments to the Art is follows:	icles, or a restatement of the Articl	es, of the surviving corporation to be	e effected by the merger	
N,	/ A				
	Plan of Merger will be f constituent profit corpo		poration, on request and without co	ost, to any shareholder of	
	rger is permitted by the t law in effecting the me		it is incorporated and each foreign	corporation has complied	
		or (b) for each corporation) approved by the majority consen	t of the incorporators of	nmanced business has not	
is	ssued any shares, and	has not elected a Board of Direct		minericed business, has not	
_	(Signature of Incorporato	r) (Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)	
-	(Signature of Incorporate	or) (Type or Print Name)	(Signature of Incorporator)	(Type or Print Name)	
b)]	The plan of merger was the Board of Direct without approval of			viving Michigan corporation,	
	, .		illowing Michigan corporation(s) in a	accordance with Section	
	Beverage Manag	gement, Inc.			
	Beverage America Corporate Services, Inc.				
	Universal Log	istics, Ltd.			
	By Noll- h	Authorized Officer or Agent)	By NOVI - M. 71.	ined Officer or Assert	
	(Signature of	Authorized Officer or Agent)	By NW-M-M-M- (Signature of Kutho Will/Am m.	VELSON	
	Beverage Mana	ype or print name)	(Type or	print name) orporate Services, I	
GO	LD SEAL APPEARS ONLY CAN		(Name of	Corporation)	

Ву	Noti- m. D.
	(Signature of Authorized Officer or Agent)
	WILLIAM M. NELSON Y.P.
	(Type or print name)
	Universal Logistics, Ltd.
	(Name of corporation)

Attachment A

Name of Corporation	Designation and Number of Outstanding Shares in Each Class or Series	Class or Series of Shares Entitled to Vote	Class or Series Entitled to Vote as a Class
Beverage Management, Inc.	20,000 Class A Common, \$1.00 Par Value 0 Class B Common, \$.10 Par Value	Class A Common	N/A
Beverage America Corporate Services, Inc.	10,000 Common, \$1.00 Par Value	Common	N/A
Universal Logistics, Ltd.	1,000 Common, \$1.00 Par Value	Common	N/A
Ace Ginger Beer, Inc.	702.13 Common, No Par Value	Common	N/A
Cotton Club Bottling Company	4,022 Common, No Par Value	Common	N/A

1-NY:987008.1

Attachment B

The manner and basis of converting shares are as follows:

Upon the effective date of the merger, all shares of capital stock of Beverage America Corporate Services, Inc., Universal Logistics, Ltd., Ace Ginger Beer, Inc., and Cotton Club Bottling Company which are issued and outstanding immediately prior to the effective time of the merger shall be canceled. The issued shares of the surviving corporation shall not be converted or exchanged in any manner, but each said share which is issued at the effective date shall continue to represent one issued share of the surviving corporation.

1-NY:987008.1

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CS-1000 Michigan Department of Consumer and Industry Services Corporation, Securities and Land Development Bureau

6546 Mercantile Way P.O. Box 30054

Lansing, Michigan 48909 Telephone: 1-900-555-0031

RECEIPT

Receipt:

083627

Date:

06/30/1999

Paid By:

Check

Amount:

\$37.50

Received of: MRS

Purpose:

MERGER: BEVERAGE MANAGEMENT, INC.

DOCUMENT FILED 6/30/1999 BY ADMINISTRATOR

Receipt Issued By: HYDEN

----Distribution of Revenue----

Org & Filing:

\$37.50

Certs. & Copying:

\$0.00

Profit MAR:

\$0.00

Nonprofit MAR:

\$0.00

Other Fees:

\$0.00

for:

Total:

\$37.50

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RECORDED: 09/13/1999