# Electronic Version v1.1 Stylesheet Version v1.1

| SUBMISSION TYPE: NEW ASSIGNMENT |            |
|---------------------------------|------------|
| NATURE OF CONVEYANCE:           | MERGER     |
| EFFECTIVE DATE:                 | 06/30/2007 |

## **CONVEYING PARTY DATA**

| Name         | Formerly | Execution Date | Entity Type        |
|--------------|----------|----------------|--------------------|
| SSP Partners |          | 06/28/2007     | PARTNERSHIP: TEXAS |

## **RECEIVING PARTY DATA**

| Name:              | Stripes LLC                      |  |  |
|--------------------|----------------------------------|--|--|
| Doing Business As: | DBA SSP Partners                 |  |  |
| Street Address:    | 33 Baldwin Blvd.                 |  |  |
| City:              | Corpus Christi                   |  |  |
| State/Country:     | TEXAS                            |  |  |
| Postal Code:       | 78408                            |  |  |
| Entity Type:       | LIMITED LIABILITY COMPANY: TEXAS |  |  |

# PROPERTY NUMBERS Total: 16

| Property Type  | Number   | Word Mark           |  |
|----------------|----------|---------------------|--|
| Serial Number: | 77184386 | RASPA CHANGO        |  |
| Serial Number: | 77184411 | SLUSH MONKEY        |  |
| Serial Number: | 77184628 | SLUSH MONKEY        |  |
| Serial Number: | 77184660 | RASPA CHANGO        |  |
| Serial Number: | 78221416 | STRIPES             |  |
| Serial Number: | 78871840 | CAFE DE LA CASA     |  |
| Serial Number: | 78871862 | CAFE DE LA CASA     |  |
| Serial Number: | 78871899 | LAREDO TACO COMPANY |  |
| Serial Number: | 78871910 | LAREDO TACO COMPANY |  |
| Serial Number: | 78871944 |                     |  |
| Serial Number: | 78871949 | STRIPES             |  |
| Serial Number: | 78871952 | STRIPES             |  |
|                |          | TRADEMARK           |  |

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| Serial Number:       | 78872801 | LAREDO TACO COMPANY |
|----------------------|----------|---------------------|
| Serial Number:       | 78872804 | CAFE DE LA CASA     |
| Serial Number:       | 78121868 | BUN ON THE RUN      |
| Registration Number: | 2940883  |                     |

### **CORRESPONDENCE DATA**

Fax Number: (512)320-8935

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: (512) 226-8145

Email: lauff@fr.com, bukovac@fr.com, tmdocdal@fr.com

Correspondent Name: Steven J. Lauff Address Line 1: P.O. Box 1022

Address Line 4: Minneapolis, MINNESOTA 55440-1022

| ATTORNEY DOCKET NUMBER: | 21354-001001    |  |
|-------------------------|-----------------|--|
| NAME OF SUBMITTER:      | Steven J. Lauff |  |
| Signature:              | /sjl/           |  |
| Date:                   | 10/24/2007      |  |

#### **Total Attachments: 5**

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Form 622

(Revised 01/06)

Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697

512 463-5555



Certificate of Merger **Combination Merger**  This space reserved for office use

FILED
In the Office of the
Secretary of Chate of Texas

JUN 2 9 2007

**Corporations Section** 

| FAX: 512 463-5709<br>Filing Fee: see instruction                 | Business Organizations Code   |   |
|--|---|---|
|  | Parties to the Merger   |   |
| Pursuant to chapter 10 of the Tidentified below, the undersigned | exas Business Organizations Code, and the title app<br>d parties submit this certificate of merger. | licable to each domestic filing entity                              |
| The name, organizational for the secretary of state for          | form, state of incorporation or organization, a reach organization that is a party to the merg      | and file number, if any, issued er are as follows:                  |
| Party  |   |   |
| S Interests Management   | Company, LLC  |   |
| Name of Organization  The organization is a Li                   |   | s organized under the laws of 707108722                             |
| State Country Its principal place of busin                       |   | Texas Secretary of State file number  Corpus Christi TX  City State |
| The plan of merger and Stripes LLC                               | nends the name of the organization. The new   | name is set form below.   |
| CHIPOS ESCA  | Name as Amonded   |   |
| Party 2  SSP Services Management  Source of Organization         |   |   |
| The organization is a $\frac{1}{s_i}$                            | occify organizational form (e.g., for-profit corporation)   | s organized under the laws of                                       |
| TX USA  State Country  | The file number, if any, is   | Texas Secretary of State file monber                                |
| Its principal place of busin                                     | ess is 4433 Baldwin Blvd.   | Corpus Christi TX   |
| The organization will  | Address   | Cuy State  n will not survive the merger.                           |
| The plan of merger an  | nends the name of the organization. The new   | name is set forth below.  |
|  | Name as Amended   |   |
| Party 3  |   |   |
| SSP Services, L.P.   |   |   |
| The organization is a  | imited Partnership It perify arganizationa form (e.g. far-profit carparation)                       | s organized under the laws of                                       |
|  | C0074407  | 要求要が交が難 ごそっと  |

MAL S Interests Certificate of Merger (C0276683)

**TRADEMARK** 

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| TX                | USA                            | Th   | e file number, if any, is                           |   |                            |
|-------------------|--------------------------------|--|---|---|----------------------------|
| Stage<br>He prin  | Country cipal place of bu      | usiness is 4433 Baldwi   | n RIvd.   | Texas Secretary of State fi<br>Corpus Christi | le number<br>TX            |
| ,                 |                                | Address  |   | City  | State                      |
| The               | e organization w               | vill survive the merger.   | The organization                                    | n will not survive the                        | merger.                    |
| Th                | e plan of merger               | r amends the name of the   | organization. The new                               | name is set forth be                          | low.                       |
| <del></del>       | ****                           | Nam  | ne as Amended                                       |   |                            |
| Party 4           | ]                              |  |   |   |                            |
|                   | artners                        |  |   |   |                            |
| Name of O         | rganization                    | C 17   | T.  | in a grant in a division sh                   | a lawa of                  |
| The org           | ganization is a                | General Partnership  Specify organizational form (e.g.,  |   | is organized under th                         | e taws or                  |
| TX                | USA                            |  | e file number, if any, is                           |   |                            |
| State<br>Ite prin | Country<br>cipal place of bu   | usiness is 4433 Baldwi   | n Blvd.   | Texas Secretary of State for Corpus Christi   | le mimber<br>TX            |
|                   | , -                            | Address  |   | City  | State                      |
|                   | 9                              | vill survive the merger.   | _   | n will not survive the                        |                            |
| The               | c plan of merger               | ramends the name of the  | organization. The new                               | name is set forth be                          | low.                       |
|                   |                                |  |   |   |                            |
|                   | 1                              | Nam  | ne as Amended                                       |   |                            |
| Party 5           |                                | ) F)   |   |   |                            |
|                   | oldings Limited                | l Partnership  |   |   |                            |
|                   | ganization is a                | Limited Partnership  |   | is organized under th                         | e laws of                  |
| TX                | USA                            | Specify organizational form (e.g.,<br>Th   | for-proful corporation) e file number, if any, is   | 7999610                                       |                            |
| State             | Country                        | And the state of t |   | Texas Secretary of State Ji                   |                            |
| lts prin          | cipal place of bu              | asiness is 4433 Baldwi   | n Blyd.   | Corpus Christi                                | TX<br>State                |
| The               | e organization w               | vill survive the merger.   | The organization                                    | n will not survive the                        | merger.                    |
| The               | e olan of merger               | amends the name of the   | organization. The new                               | name is set forth be                          | low.                       |
| ۲۰۰۰ دی           | o premi or mangar              |  |   |   |                            |
| ******            |                                |  | 150   |   |                            |
|                   |                                | Pian   | of Merger   |   |                            |
| T) Th             | e plan of merger               | r is attached  |   |   |                            |
| L 110             |                                | lan of merger is not attached.   | the following statements in                         | ust be completed.                             |                            |
|                   | ,,,,,,,                        | Alternat   | tive Statements                                     |   |                            |
| <u> </u>          |                                | in a house and domesti   | o filing antity certifies t                         | bar.  |                            |
| •                 |                                | ring boxes, each domestic  |   |   |                            |
| or new            | domestic entity                | nerger is on file at the proor or non-code organization. I by the merger.  | incipal place of busine<br>in that is named in this | iss of each surviving, form as a party to the | acquiring,<br>e merger or  |
| ○n     acquirit   | written requesting, or new dom | , a copy of the plan of mestic entity or non-code  | erger will be furnished<br>organization to any ow   | without cost by each<br>ner or member of an   | i surviving,<br>y domestic |
| MAL S Io          | nterasis Certificate (         | of Merger (C0276683)   | 2   |   |                            |

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| If a filing entity is to survive the merger, complete eith  | •                            | relevant inf | ormation in the space provided. |
|---|------------------------------|--------------|---------------------------------|
|   | Amendments                   |              |                                 |
| <ul> <li>□ A. No amendments to the certificate of are effected by the merger.</li> <li>□ B. The plan of merger effected changes</li> <li>S Interests Management Company, LLC</li> </ul> | es or amendments to the co   |              |                                 |
| Name of filing entiry effecting amendments  The changes or amendments to the filing e noted previously, are stated below.  Amendment Text Area  |                              | tion, oth    | er than the name change         |
|   |                              |              |                                 |
| Organiza  | ations Created by Merge      | r            |                                 |
| The name, jurisdiction of organization, prieach entity or other organization to be creatertificate of formation of each new domesticate of merger.                                      | ited pursuant to the plan of | merger       | are set forth below. The        |
| NEW ORGANIZATION I  |                              |              |                                 |
| Name  | Juri.                        | ediction     | Emity Type (See instructions)   |
| Principal Place of Business Address   | City                         |              | State - Zip Code                |
| NEW ORGANIZATION 2  |                              |              |                                 |
| Name  | Juri.                        | sdiction     | Entity Type (See instructions)  |
| Principal Place of Business Address   | City                         |              | State Zip Code                  |
| NEW ORGANIZATION 3  |                              |              |                                 |
| Name  | Iuri                         | sdiction     | Entity Type (See mistractions)  |
| 10: 10: 10: 140:  | City                         |              | State Zip                       |

| Approval of the Plan of Merger  |
|---|
| The plan of merger has been approved as required by the laws of the jurisdiction of formation of each organization that is a party to the merger and by the governing documents of those organizations.   |
| The approval of the owners or members of  |
| was not required by the provisions of the BOC.  |
| Effectiveness of Filing (Sclect either A, B, or C.)   |
| A. This document becomes effective when the document is accepted and filed by the secretary of state.  B. This document becomes effective at a later date, which is not more than ninety (90) days from the date of signing. The delayed effective date is: June 30, 2007 |
| C. This document takes effect on the occurrence of the future event or fact, other than the passage of time. The 90 <sup>th</sup> day after the date of signing is:   |
| The following event or fact will cause the document to take effect in the manner described below:   |
| Tax Certificate   |
|   |
| Attached hereto is a certificate from the comptroller of public accounts that all taxes under title 2, Tax Code, have been paid by the non-surviving filing entity.   |
| In lieu of providing the tax certificate, one or more of the surviving, acquiring or newly created organizations will be liable for the payment of the required franchise taxes.  |
| Execution   |
| The undersigned signs this document subject to the penalties imposed by law for the submission of a materially false or fraudulent instrument.  |
| Date: 28, 2007  |
| SSP SERVICES MANAGEMENT COMPANY, LLC  Merging Entity Name   |
| 13/1/2.   |
| By:   |

MAL S Interests Certificate of Merger (C0276683)

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SSP SERVICES, L.P. Merging Entity Name By: SSP Services Management Company, LLC, its general partner By: E. N. Bonner, Jr., Executive Vice President Signature and title of authorized person SSP PARTNERS Merging Entity Name By: SSP Holdings Limited Partnership, Partner By: S Interests Management Company, LLC, its general partner E. V. Bonner, Jr., Executive Vice President Signature and title of authorized person SSP HOLDINGS LIMITED PARTNERSHIP Merging Entity Name By: S Interests Management Company, LLC, its general partner

S INTERESTS MANAGEMENT COMPANY, LLC

E. V. Bonner, Jr., Executive Vice President

Merging Entity Name

15

E. V. Bonner, Jr., Executive Vice President

Signature and title of authorized person

Signature and little of authorized person

MAL S Interests Certificate of Merger (C0276683)

**RECORDED: 10/24/2007** 

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