TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM554351

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	04/28/2018

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Silver Springs Citrus, Inc.		04/25/2018	Corporation: FLORIDA

RECEIVING PARTY DATA

Name:	Silver Springs Citrus, LLC
Street Address:	25411 Mare Avenue
City:	Howey-In-The Hills
State/Country:	FLORIDA
Postal Code:	34737
Entity Type:	Limited Liability Company: FLORIDA

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	4313283	BENE[FIT]

CORRESPONDENCE DATA

Fax Number:

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.

Phone: 2166210150

Email: peber@hahnlaw.com **Correspondent Name:** Nathan B. Webb

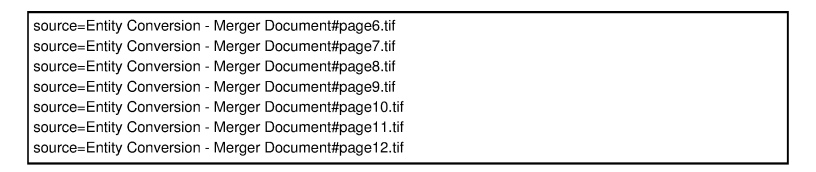
Address Line 1: 200 Public Square, Suite 2800

Address Line 4: Cleveland, OHIO 44114

NAME OF SUBMITTER:	Nathan B. Webb
SIGNATURE:	/Nathan B. Webb/
DATE SIGNED:	12/20/2019

Total Attachments: 12

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FLORIDA FILING & SEARCH SERVICES, INC.

P.O. BOX 10662 TALLAHASSEE, FL 32302 155 Office Plaza Dr Ste A Tallahassee FL 32301 PHONE: (800) 435-9371; FAX: (866) 860-8395

DATE: 4/25/18

NAME: SILVER SPRINGS CITRUS, INC

TYPE OF FILING: MERGER

COST:

78.75

RETURN: CERTIFIED COPY PLEASE

ACCOUNT: FCA00000015

AUTHORIZATION: ABBIE/PAUL HODGE

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TRADEMARK

REEL: 006842 FRAME: 0379

COVER LETTER

TO: Amendment Section Division of Corporations		
SUBJECT: Silver Springs Citrus, LLC		
	Surviving Party	
Please return all correspondence concerning	g this matter to:	
Gretchen Nine-Bunnell, Paralegal		
Contact Person		-
Hahn Loeser & Parks LLP		
Firm/Company	·	-
200 Public Square, Suite 2800		
Address		<u>-</u>
Clevetand, OH 44114		
City, State and Zip Code		
gnb@hahnlaw.com		
E-mail address: (to be used for future annual r	eport notification)	-
For further information concerning this man	tter, please call:	
Gretchen Nine-Bunnell, Paralegal	at (²¹⁶)274-2217
Name of Contact Person		nd Daytime Telephone Number
Certified Copy (optional) \$8.75		
STREET ADDRESS:	MAIL	ING ADDRESS:
Amendment Section		lment Section
Division of Corporations		on of Corporations
Clifton Building 2661 Executive Center Circle		ox 6327 assee, FL 32314
Tallahassee, FL 32301	i anana	10300, 1 12 32314

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SECRETARY OF STATE

Articles of Merger For Florida Profit or Non-Profit Corporation Into Other Business Entity

The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109, 617.0302 or 605.1025, Florida Statutes.

FIRST: The exact name, form follows:	n/entity type, and jurisdiction	on for each merging party are as
<u>Name</u>	Jurisdiction	Form/Entity Type
Silver Springs Citrus, Inc.	Florida	corporation
SECOND: The exact name, for as follows:	orm/entity type, and jurisdi	ction of the <u>surviving</u> party are
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Silver Springs Citrus, LLC	Florida	limited Hability company

THIRD: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 605, 617, and/or 620, Florida Statutes.

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

FIFTH: If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

April 28, 2018

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

SIXTH: If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

- a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to the merger.
- b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

EIGHTH: Signature(s) for Each Party:

Name of Entity/Organization:

Signature(s):

Typed or Printed Name of Individual:

Silver Springs Citrus, LLC

Silver Springs Citrus, Inc.

Corporations:

General Partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships:

Limited Liability Companies:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.) Signature of a general partner or authorized person

Signatures of all general partners Signature of a general partner

Signature of a member or authorized representative

Fees:

\$35.00 Per Party

Certified Copy (optional):

\$8.75

PLAN OF MERGER

ollows: <u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Silver Springs Citrus, Inc.	Florida	corporation
	· ·	
ECOND: The exact name, f s follows:	orm/entity type, and jurisdicti <u>Jurisdiction</u>	ion of the <u>surviving</u> party ar <u>Form/Entity Type</u>
 		
ilyan Saringa Citaya 111 C		
HIRD: The terms and condi	Florida tions of the merger are as foll ade a part hereof.	
HIRD: The terms and condi	tions of the merger are as follows	
HIRD: The terms and condi	tions of the merger are as follows	
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HIRD: The terms and condi	tions of the merger are as follows	
HIRD: The terms and condi	tions of the merger are as follows	limited liability company
ilver Springs Citrus, LLC HIRD: The terms and conditee Exhibit A attached hereto and m	tions of the merger are as follows	

FOURTH:
A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
See Exhibit A attached hereto and made a part hereof.
(Attach additional sheet if necessary)
B. The manner and basis of converting the <u>rights to acquire</u> the interests, shares, obligations or other securities of each merged party into the <u>rights to acquire</u> the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
See Exhibit A attached hereto and made a part hereof.

5 of 7

(Attach additional sheet if necessary)

N/A	
(Attach additional s	neet if necessary)
	3
SIXTH: If a limited liability company is the s	
each manager or managing member is as follow	vs:
Kenichiro Sadai, 25411 North Marc Avenue, Howey-Ir	-The-Hills, FL 34737
Kenichiro Sadai, 25411 North Marc Avenue, Howey-Ir- dirofumi Kishi, 25411 North Marc Avenue, Howey-In-	-The-Hills, FL 34737 The-Hills, FL 34737
Kenichiro Sadai, 25411 North Marc Avenue, Howey-Ir- dirofumi Kishi, 25411 North Marc Avenue, Howey-In- Yosuke Nakamura, 25411 North Marc Avenue, Howey	-The-Hills, FL 34737 The-Hills, FL 34737 -In-The-Hills, FL 34737
Kenichiro Sadai, 25411 North Marc Avenue, Howey-In- dirofumi Kishi, 25411 North Marc Avenue, Howey-In- Yosuke Nakamura, 25411 North Marc Avenue, Howey- Larry Keiser, 25411 North Marc Avenue, Howey-In-Th	-The-Hills, FL 34737 The-Hills, FL 34737 -In-The-Hills, FL 34737 e-Hills, FL 34737
Kenichiro Sadai, 25411 North Marc Avenue, Howey-In- dirofumi Kishi, 25411 North Marc Avenue, Howey-In- Yosuke Nakamura, 25411 North Marc Avenue, Howey- Larry Keiser, 25411 North Marc Avenue, Howey-In-Th	-The-Hills, FL 34737 The-Hills, FL 34737 -In-The-Hills, FL 34737 e-Hills, FL 34737
Kenichiro Sadai, 25411 North Marc Avenue, Howey-In- dirofumi Kishi, 25411 North Marc Avenue, Howey-In- fosuke Nakamura, 25411 North Marc Avenue, Howey- Larry Keiser, 25411 North Marc Avenue, Howey-In-Th	-The-Hills, FL 34737 The-Hills, FL 34737 -In-The-Hills, FL 34737 e-Hills, FL 34737
each manager or managing member is as follow Kenichiro Sadai, 25411 North Marc Avenue, Howey-In- Hirofumi Kishi, 25411 North Marc Avenue, Howey-In- Yosuke Nakamura, 25411 North Marc Avenue, Howey- Larry Keiser, 25411 North Marc Avenue, Howey-In-Th Naoyoshi Ishiyama, 25411 North Marc Avenue, Howey-	-The-Hills, FL 34737 The-Hills, FL 34737 -In-The-Hills, FL 34737 e-Hills, FL 34737

mamess entity i	s formed, organized, or incorporated are as follows:
N/A	
	(Attach additional sheet if necessary)
	er provision, if any, relating to the merger are as follows:
EIGHTH: Oth	

EXHIBIT A TO PLAN OF MERGER

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

- 1. The Merger. Effective at the Effective Time (as defined in Section 5 below), Silver Springs Citrus. Inc. ("SSC") shall be merged with and into Silver Springs Citrus, LLC ("NewLLC") pursuant to the provisions of the Florida Revised Limited Liability Company Act and the Florida Business Corporation Act (the "Merger"). NewLLC shall be the surviving entity of the Merger. At the Effective Time, the separate corporate existence of SSC shall cease, and NewLLC, to the extent permitted by applicable law, shall succeed to all of the business, properties, assets and liabilities of SSC and shall continue as the surviving entity under the laws of the State of Florida.
- 2. Articles of Organization of the Surviving Entity. The Articles of Organization of the NewLLC in effect immediately prior to the Effective Time will continue in full force and effect as the Articles of Organization of the Surviving Entity until changed, altered or amended as therein provided.
- 3. Operating Agreement of the Surviving Entity. The Operating Agreement of NewLLC as in effect immediately prior to the Effective Time will continue in full force and effect as the Operating Agreement of the Surviving Entity until changed, altered or amended as therein provided.
- 4. Directors, Managers and Officers. Each person serving as a director or officer of SSC immediately prior to the Effective Time shall cease to be a director or officer, as applicable, of SSC at and as of the Effective Time. At the Effective Time, the managers and officers of the Surviving Entity shall continue as the managers and officers of the Surviving Entity and shall continue as such until the election and qualification of their successors or until their tenure is otherwise terminated.
- 5. Effective Time. The effective date of this Agreement shall be as of the date set forth above. The time upon which the Merger shall become effective in the State of Florida shall be the close of business on April 28, 2018 (the "Effective Time").
- 6. Effect of Merger. The effect of the Merger shall be as provided in this Agreement and otherwise as provided under the applicable provisions of the laws of the State of Florida.

Fourth: The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:

(a) All of the membership interests of the Surviving Entity that are issued and outstanding immediately prior to the Effective Time shall remain issued and outstanding following the Merger. All SSC shares that are issued and outstanding immediately prior to the Effective Time

shall, by virtue of the Merger and without any action on the part of the Constituent Companies or any other person, be canceled and extinguished without any consideration.

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RECORDED: 12/20/2019