P13000018059

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COVER LETTER

TO:	Amendment Section Division of Corporations	
SUBJI	NODA INVESTMENT CORP.	
SOBJE	3U I :	ving Corporation
The en	iclosed Articles of Merger and fee are s	ubmitted for filing.
Please	return all correspondence concerning t	his matter to following:
CAROI	LYN KAHL	
	Contact Person	
ROCA	GONZALEZ, P.A.	
	Firm/Company	
3370 M	ARY STREET	
	Address	
МІАМІ	I, FL 33133	
	City/State and Zip Code	
СКАНІ	L@RGPA.COM	
E-	mail address: (to be used for future annual repo	ort notification)
For fur	ther information concerning this matter	r, please call:
CAROI	YN KAHI.	305 859-6050 At (
	Name of Contact Person	Area Code & Daytime Telephone Number
C	ertified copy (optional) \$8.75 (Please ser	nd an additional copy of your document if a certified copy is requested)
	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section	Amendment Section
	Division of Corporations	Division of Corporations P.O. Box 6327
	Clifton Building 2661 Executive Center Circle	Tallahassee, Florida 32314
	Tallahassee, Florida 32301	rananassee, rionaa 52514



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.

Name	Jurisdiction	Document Number (If known/ applicable)
NODA INVESTMENT CORP.	FLORIDA	P13000018059
Second: The name and jurisdiction of ea	ech merging corporation:	
<u>Name</u>	Jurisdiction	Document Number (If known/ applicable)
TARBERT HOLDINGS INCORPORATED	BRITISH VIRGIN ISLAND	1758568
		2018 DQT 30
		ယ္
		<u> </u>
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effect Department of State.	ive on the date the Articles of M	erger are filed with the Florida
		nnot be prior to the date of filing or more
than 90 day <u>Note:</u> If the date inserted in this block does not r document's effective date on the Department of S		irements, this date will not be listed as the
Fifth: Adoption of Merger by surviving The Plan of Merger was adopted by the s		
The Plan of Merger was adopted by the b	oard of directors of the surviving der approval was not required.	g corporation on
Sixth: Adoption of Merger by merging The Plan of Merger was adopted by the s	corporation(s) (COMPLETE ONL hareholders of the merging corp	Y ONE STATEMENT) pration(s) on 10/18/2018
The Plan of Merger was adopted by the b	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
NODA INVESTMENT CORP.	Ada	CAROLINA GENTINA - PVST
TARBERT HOLDINGS	ew/1	DANIEL OSCAR MON- SOLE DIRECTOR
INCORPORATED		
		
		• • • • • • • • • • • • • • • • • • • •

PLAN OF MERGER

(Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>parent</u> corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

Name	<u>Jurisdiction</u>	
NODA INVESTMENT CORP.	FLORIDA	
The name and jurisdiction of each <u>subsidiary</u> corporate	oration:	
Name	<u>Jurisdiction</u>	
TARBERT HOLDINGS INCORPORATED	BRITISH VIRGIN ISLANDS	

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent 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, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

THE SUBSIDIARY SURVIVING CORPORATION SHALL CANCEL ITS SHARE CERTIFICATE ISSUED TO THE PARENT DISAPPEARING COMPANY, AND ISSUE A SHARE CERTIFICATE TO THE SHAREHOLDERS OF THE PARENT DISAPPEARING COMPANY IN THE SAME PROPORTION AS THE SHAREHOLDERS PREVIOUSLY HELD SHARES IN THE PARENT DISAPPEARING COMPANY. THE STOCK OF THE SUBSIDIARY SURVIVING CORPORATION IS ISSUED TO THE SHAREHOLDERS OF THE PARENT DISAPPEARING COMPANY IN EXCHANGE FOR THE STOCK OF THE PARENT DISAPPEARING COMPANY WHICH IS CANCELLED.

(Attach additional sheets if necessary)

If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation, a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent corporation upon surrender of any certificates is as follows:

THE SHAREHOLDERS OF THE PARENT DISAPPEARING COMPANY SHALL BECOME THE SHAREHOLDERS OF THE SUBSIDIARY SURVIVING CORPORATION IN THE SAME PROPORTIONS AS THEY PREVIOUSLY HELD THE SHARES OF THE PARENT DISAPPEARING COMPANY.

If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104, Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to section 607.1321, Florida Statutes, may be entitled, if they comply with the provisions of chapter 607 regarding appraisal rights of dissenting shareholders, to be paid the fair value of their shares.

Other provisions relating to the merger are as follows:

- A) THE MERGER IS UNDERTAKEN TO UNWIND AND SIMPLIFY THE CORPORATE HOLDING STRUCTURE INTO THE SUBSIDIARY SURVIVING CORPORATION;
- B) THE MERGER IS INTEDED AS A TAX-FREE TYPE "A" REORGANIZATION, OTHERWISE KNOWN AS A STATUTORY MERGER OR CONSOLIDATION IN WHICH THE PARENT DISAPPEARING COMPANY CEASES TO EXIST AND THE PARENT AND THE SUBSIDIARY BECOME ONE ENTITY BY OPERATION OF LAW. INTERNAL REVENUE CODE ("IRC") SECTION 368(A)(1)(A) AND CORRESPONDING TREASURY REGOLATION ("REG.") SECTION 1.368-2(B)(1)(ii);
- C) THE SUBSIDIARY SURVIVING CORPORATION SHALL RETAIN ITS NAME, OFFICERS, DIRECTORS, PRINCIPAL OFFICE, REGISTERED AGENT AND SHALL CONTINUE ITS OPERATIONS IN SUBSTANTIALLY ITS PRESENT FORM;
- D) ON THE EFFECTIVE DATE, ALL RIGHT, PRIVILEGES, IMMUNITIES, POWERS AND FRANCHISES OF PUBLIC OR PRIVATE NATURE, AND ALL PROPERTIES, REAL, PERSONAL OR MIXED, AS MAY BE APPLICABLE, SHALL BE TAKEN AND DEMEED TO BE TRANSFERRED, AMD SHALL BE VESTED IN THE SUBSIDIARY SURVIVING CORPORATION WITHOUT FURTHER ACT OR DEED, AND ALL RIGHTS, PRIVILEGES, IMMUNITIES, POWERS AND FRANCHISES OF PUBLIC OR PRIVATE NATURE, AND ALL PROPERTY, REAL, PERSONAL OR MIXED, ALREADY OWNED AND VESTED IN THE SUBSIDIARY SURVIVING CORPORATION SHALL REMAIN VESTED TO THE SUBSIDIARY SURVIVING CORPORATION.



October 29th, 2018

Attention: Amendment Section

Re: NODA INVESTMENT CORP. P13000018059

Dear Officer.

Our firm has just realized that, in connection with the above referenced matter, we have previously submitted incorrect filing fees for Articles of Merger.

Therefore, we proceeded in voiding the check #9583 in the amount of \$35.00.

In this package, you will find a new Articles of Merger for NODA INVESTMENT CORP, with the proper fees in the amount of \$70.00 for the filing.

We thank you in advance for the understanding and cooperation.

Regards

Giorgio Rosati Paralegal