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MERGER OR SHARE EXCHANGE CORAL SPRINGS FOUNDATION, INC.

Certificate of Status	0
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Page Count	11
Estimated Charge	\$70.00

COVER LETTER

TO:	Amendment Section Division of Corporations					
SUBJ	SUBJECT: Coral Springs Foundation, Inc. (Nume of Surviving Corporation)					
The er	enclosed Articles of Merger and fee are submitted	for filing.				
Please	e return all correspondence concerning this matte	to following:				
John (Quailey, Esquire (Contact Person)					
Morait	itis, Cofar, Karney & Moraitis (Firm/Company)					
Galler	eria Professional Bldg., 915 Middle River Dr.	Suite 506				
Fort La	auderdale, Florida 33304 (City/State and Zip Code)					
For fur	orther information concerning this matter, please o	all:				
John C	Quailey, Esquire A	(Area Code & Daytime Telephone Number)				
	Certified copy (optional) \$8.75 (Please send an addit	onal copy of your document if a certified copy is requested)				
	STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, Florida 32301	MAILING ADDRESS: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314				

FILED

2014 JUL 21 PM 3: 49

AND OF STATE
WHASSEE, FLORIDA

ARTICLES OF MERGER

(Not for Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation Act, pursuant to section 617.1105, Florida Statutes.

First: The name and jurisdiction of the <u>surviving</u> corporation:

Name	Jurisdiction	Document Number (If known/applicable)
Coral Springs Foundation, Inc.	Florida	N03000006375
Second: The name and jurisdiction of each	merging corporation:	
Name	Jurisdiction	Document Number (If known/applicable)
Fellowship Isles Foundation, Inc.	Florida	N06000006262
Third: The Plan of Merger is attached.		
		~
Fourth: The merger shall become effective Department of State	on the date the Articles of M	erger are filed with the Florida
OR / / (Enter a specific 90 days after merger file date).	date. NOTE: An effective date ca	nnot be prior to the date of filing or more than

(Attach additional sheets if necessary)

Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION (COMPLETE ONLY ONE SECTION)

SECTION I The plan of merger was adopted by the members of the surviving corporation on May 30, 2014 The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows: Unanimously FOR AGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III There are no members or members entitled to vote on the plan of merger. The plan of merger was adopted by the board of directors on The number of directors in office was The vote for the plan was as follows: FOR AGAINST
Sixth: ADOPTION OF MERGER BY MERGING CORPORATION(s) (COMPLETE ONLY ONE SECTION)
SECTION 1 The plan of merger was adopted by the members of the merging corporation(s) on May 30, 2014 The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows: Unanimously FORAGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III There are no members or members entitled to vote on the plan of merger. The plan of merger was adopted by the board of directors on The number of directors in office was The vote for the plan was as follows: FOR AGAINST

Seventh: SIGNATURES	FOR EACH CORPORATION	
Name of Corporation	Signature of the chairman/ vice chairman of the board or an officer.	Typed or Printed Name of Individual & Title
See Exhibit "A"		
	No. A. C.	

PLAN OF MERGER

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the surviving corporate	tion:
Name	<u>Jurisdiction</u>
Coral Springs Foundation, Inc.	Florida
The name and jurisdiction of each merging corporate	tion:
Name	Jurisdiction
Fellowship Isles Foundation, Inc.	Florida
•	
See Exhibit "B"	·
A statement of any changes in the articles of incorpormerger is as follows:	ration of the surviving corporation to be effected by the
See Exhibit "C"	
Other provisions relating to the merger are as follows See Exhibit "D"	s:

Exhibit "A"

The Surviving Corporation

Coral Springs Foundation, Inc.

OFFICERS & TRUSTEES:

DURAY AKAR, President & Trustee

IBRAHAM VAROL, Vice President & Trustee

BETUL ERKAN, Trustee

ABIDURRAHMAN GOLCU. Trustee

MUHAMMED SOYER, Trustee

May 30 , 2014

The Merging Corporation

Fellowship Isles Foundation, Inc.

OFFICERS & DIRECTORS

MUSTAFA CICEK, President & Director

METIN DEMIRCI, Vice President & Director

MUSTAFA M. ALTUNAY, Treasurer & Director

KAMIL BAHADIR Secretary & Director

MURAT AYDIN, Director

May 30_, 2014

Exhibit "B"

The Merging Entity shall be merged with and into the Surviving Corporation and the Surviving Corporation shall continue to be governed by the laws of the State of Florida and the separate existence of the Merging Entity shall thereby cease. The Merger shall be pursuant to the applicable provisions of the Florida Not For Profit Corporation Act.

From and after the Effective Time, defined below, the Surviving Corporation shall, to the extent consistent with its Articles of Incorporation, possess all the rights, privileges, immunities and franchises, of a public as well as of a private nature, of each of the Constituent Companies; all property, real, personal and mixed, and all debts due on whatever account, and all other choses in action, and all and every other interest, of or belonging to the Merging Entity shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed.

From and after the Effective Time, the Surviving Corporation shall thenceforth be responsible and liable for all of the liabilities, obligations and penalties of each of the Constituent Companies, and any said debts, liabilities, obligations and penalties shall thenceforth attach to the Surviving Corporation. No liability or obligation due at the Effective Time, or then to become due, nor any claim or demand for any cause then existing against either of the Constituent Companies, or any shareholder (or partner), officer or director (or general partner) thereof, shall be released or impaired by the Merger, and all rights of creditors and all liens upon property of either of the Constituent Companies shall be preserved unimpaired. Any existing claim or any action or proceeding, civil or criminal, pending by or against either of the Constituent Companies may be prosecuted as if the Merger had not taken place. The Surviving Corporation may be substituted in place of the Merging Entity, and any judgment, rendered against either of the Constituent Companies may be enforced against the Surviving Corporation.

The Merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State - Division of Corporations (such time and date when the merger becomes effective being referred to herein as the "Effective Time").

Exhibit "C"

At the Effective Time, the Articles of Incorporation of the Surviving Corporation, as in effect immediately prior to the Effective Time, shall continue to be the Articles of Incorporation of the Surviving Corporation and no change to such Articles of Incorporation shall be effected after the Effective Time until the Articles of Incorporation may be thereafter duly amended in accordance with applicable law.

Exhibit "D"

At the Effective time, all of the Members of the Merging Entity shall be deemed to have transferred all of their respective membership interest in the Merging Entity to the Surviving Corporation and the separate existence of the Merging Entity shall cease. In exchange for their respective membership interest in the Merging Entity, all members of the Merging Entity shall collectively receive membership in the Surviving Corporation, as is more particularly set out in the By-laws of the Surviving Corporation.

At the Effective Time, any membership interest in the Surviving Corporation outstanding immediately prior to the Merger shall be reaffirmed and shall not be converted, diminished, modified or otherwise amended.

No cash, shares, securities, certificates or obligations will be distributed or issued as the result of the Merger except as provided in the Articles of Incorporation and By-laws of the Surviving Corporation.

The Plan of Merger may be terminated by the action of either party hereto at any time prior to the Effective Time.