# P15000015824

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**EFFECTIVE DATE** 

Jan 11, 2016

JAN 07 2015

I ALBRITTON

#### **COVER LETTER**

TO:	Amendment Section Division of Corporations		
SUBJI	ADAC Acquisition Corp.		
SODI		ing Corporation	
The er	nclosed Articles of Merger and fee are su	abmitted for filin	g.
Please	e return all correspondence concerning th	nis matter to follo	wing:
Robert	Hipple		
	Contact Person		
Indian	River Financial Services, LLC		
-	Firm/Company		
1365 N	N. Courtenay Parkway, Suite A		
	Address		
Merritt	t Island, FL 32953		
	City/State and Zip Code		
finance	e@incubatorholdings.com		
E	-mail address: (to be used for future annual repo	rt notification)	
For fu	orther information concerning this matter	r, please call:	
Robert	t Hipple	321 At (	452-9091
	Name of Contact Person	^	Area Code & Daytime Telephone Number
	Pertified conv (ontional) \$8.75 (Places con	nd an additional co	py of your document if a certified copy is requeste
<b></b> ,			
	STREET ADDRESS: Amendment Section		AILING ADDRESS: mendment Section
	Division of Corporations		ivision of Corporations
	Clifton Building		O. Box 6327
	2661 Executive Center Circle		llahassee, Florida 32314

Tallahassee, Florida 32301

# **EFFECTIVE DATE**

## **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	<u>Jurisdiction</u>	<u>Document Number</u> (If known/ applicable)
ADAC Acquisition Corp.	Florida	P15000075824
Second: The name and jurisdiction of	of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Adama Technologies Corporation	Delaware	4425267
		all soccal
Third: The Plan of Merger is attached Fourth: The merger shall become efficient of State.		s of Merger are filed with the Florida
		date cannot be prior to the date of filing or more
		ng requirements, this date will not be listed as the
<b>Fifth:</b> Adoption of Merger by <u>survi</u> The Plan of Merger was adopted by t		
The Plan of Merger was adopted by t	he board of directors of the sur cholder approval was not requi	The state of the s
Sixth: Adoption of Merger by merg The Plan of Merger was adopted by t		
The Plan of Merger was adopted by t	he board of directors of the me	

#### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
ADAC Acquisition Corp.	AM	John Netterville, Sole Director and President
Adama Technologies Corporatio	- Ca 03-	Michael Choo, Sole Director and President
		4 - 44 - 14 - 17 - 18 - 18 - 18 - 18 - 18 - 18 - 18
		· · · · · · · · · · · · · · · · · · ·

### **PLAN OF MERGER**

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

<u>Name</u>	<u>Jurisdiction</u>
ADAC Acquisition Corp.	Florida
Second: The name and jurisdiction of ea	ach merging corporation:
Name	<u>Jurisdiction</u>
Adama Technologies Corporation	Delaware

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

Adama Technologies Corporation shall merge into ADAC Acquisition Corp., with the latter as the Surviving Entity. The corporate name of ADAC Acquisition Corp. shall be changed in the merger to Adama Technologies Corporation. The assets and liabilities of Adama Technologies Corporation existing before the merger shall carry over to the Surviving Entity in the merger. The outstanding common stock of Adama Technologies Corporation before the merger shall be reduced in the merger on the basis of a reverse split of 1 share of the Surviving Entity for each 250 shares of Adama Technologies Corporation outstanding before the merger and all of the new common shares of the Surviving Entity shall be held by Incubator Holdings, Inc., parent company of ADAC Acquisition Corp..

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

See explanation under Other Information, below

(Attach additional sheets if necessary)

#### THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached: The name of the Surviving Entity, ADAC Acquisition Corp., shall be changed in the merger to Adama Technologies Corporation by amending Article I accordingly.

#### <u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

Adama Technologies Corporation will merge with and into ADAC Acquisition Corp. (the Surviving Entity), which is a wholly-owned subsidiary of Incubator Holdings, Inc., a Wyoming corporation. The common shareholders of Adama Technologies Corporation before the merger will receive 1 share of Incubator Holdings, Inc. common stock for each 250 shares of Adama Technologies Corporation issued and outstanding at the time of the merger, issuable upon delivery of a certificate for common shares of Adama Technologies Corporation to the transfer agent for Incubator Holdings, Inc.; and the preferred shareholder of Adama Technologies Corporation before the merger will receive 1 share of Incubator Holdings, Inc. Series A Preferred stock for each share of Adama Technologies Corporation preferred stock issued and outstanding before the merger.