

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H19000307452 3)))



H190003074523ABC-

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number : (850)617-6380

From:

Account Name : HOLLAND & KNIGHT Account Number : 075350000340 Phone : (407)425-8500 Fax Number : (407)244-5288

**Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please. **

Email Address:_

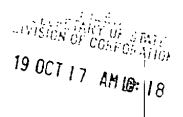
MERGER OR SHARE EXCHANGE NASCAR Holdings, LLC

- 11		1 - 3
Certificate of Status		0
Certified Copy		11
Page Count		04
Estimated Charge		\$68.75

Electronic Filing Menu — Corporate Filing Menu

Help

OCT 1 7 2019



ARTICLES OF MERGER

October 17, 2019

The following Articles of Merger are submitted in accordance with Section 607.1109 of the Florida Business Corporation Act (the "FBCA") and Section 18-209 of the Delaware Limited Liability Company Act ("DLLCA"):

First: The name and jurisdiction of the <u>surviving</u> entity are as follows:

Nascar Holdings, LLC Delaware Limited Liability 7419189
Company

Second: The name and jurisdiction of the merging corporation:

Name

Jurisdiction

Entity Type

Document Number

Automotive Research

Florida

Corporation

167092

Third: The Plan of Merger is attached.

Fourth: The merger shall become effective on October 17, 2019 at 10:18 a.m. Eas Daylight Time.

Fifth: The Plan of Merger was approved by the sole member of the surviving entity October 16, 2019, in accordance with the applicable provisions of the DLLCA.

Sixth: The Plan of Merger was adopted by the board of directors of the merging corpora and approved by the shareholders of the merging corporation entitled to vote thereon on the hereof, in accordance with the applicable provisions of the FBCA.

Seventh: The surviving entity's principal office address in the State of Delawar Corporation Trust Center, 1209 Orange Street, City of Wilmington, County of New Castle, Delay 19801.

Eighth: The surviving entity:

- a. Appoints the Florida Secretary of State as its agent for service of process proceeding to enforce any obligation or the rights of dissenting shareholder each domestic corporation that is party to the merger; and
- b. Agrees to promptly pay the dissenting shareholders of each domestic corporathat is a party to the merger the amount, if any, to which they are entitled u Section 607.1302 or the FBCA.

|Signature Page Follows|

execu	IN WITNESS ted as of the date	-		-	have	caused	these	Articles	of	Merger	lo	be
NASC	CAR HOLDING	S, LLC										
	mes C. France esident	Viany_	- -									
AUTO	OMOTIVE RES	EARCH BUI	REA	U,								
1	esa D. Kennedy esident											

IN WITNESS WHEREOF, the undersigned have caused these Articles of Merger to be executed as of the date first set forth above.

NASCAR HOLDINGS, LLC

By:
James C. France
President

AUTOMOTIVE RESEARCH BUREAU, INC.

Lesa D. Kennedy

President

PLAN OF MERGER

FIRST: The exact name of the <u>surviving</u> entity is: NASCAR Holdings, LLC, a Delawa limited liability company (the "Company").

SECOND: The exact name of the <u>merging</u> entity is: Automotive Research Bureau; Inc., Florida corporation ("Merging Entity").

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

On October 17, 2019 at 10:18 a.m. Eastern Daylight Time (the "Effective Time"), upon t terms and subject to the conditions set forth in that certain Master Contribution and Merg Agreement dated October 17, 2019, by and among the Company, Merging Entity, and the oth parties named therein (the "Agreement") and in accordance with the Florida Business Corporation ("FBCA") and the Delaware Limited Liability Company Act ("DLLCA"), Merging Entity shamerge with and into Company, the separate corporate existence of Merging Entity will cease, and Company will continue its existence under the DLLCA as the surviving company in the merger a will remain a wholly-owned subsidiary of Guarantor Sub, LLC, a Delaware limited liability compa ("Guarantor") (the "Merger"). The Merger will have the effects as provided in the FBCA, the Agreement and these Articles of Merger. From and after the Effective Time, Companas the surviving company will possess all of the rights, powers, privileges and franchises, and subject to all of the obligations, liabilities, restrictions and limitations, of Merging Entity a. Company, all as provided in the FBCA and DLLCA.

At the Effective Time, the certificate of formation and limited liability company agreement of Company, as in effect immediately prior to the Effective Time, shall be the certificate of formational limited liability company agreement of the surviving company, in each case until thereafter further amended in accordance with the terms thereof and the DLLCA.

At the Effective Time, (A) the manager of the Company immediately prior to the Effecti Time shall continue to serve as the manager of the surviving company from immediately after t Effective Time until its respective successor is duly elected or appointed and qualified, and (B) t officers of the Company immediately prior to the Effective Time shall continue to serve as t officers of the surviving company from immediately after the Effective Time until their respecti successors are duly appointed.

FOURTH: The manner and basis of converting the interests, shares, obligations or oth securities of each merged party into the interests, shares, obligations or other securities of a surviving company, in whole or in part, into each or other property is as follows:

At the Effective Time, by virtue of the Merger and without any action on the part of t Merging Entity. Company, Guarantor or any other individual or entity, each limited liabil company interest of Company that is issued and outstanding immediately prior to the Effective Tin shall remain outstanding as a limited liability company interest of the surviving company and ea share of common stock of Merging Entity that is issued and outstanding immediately prior to t Effective Time shall be cancelled and shall cease to exist, and no consideration shall be delivered exchange therefor.

FIFTH: The name and business address of the managing member of the surviving comparare as follows:

Guarantor Sub. LLC One Daytona Boulevard Daytona Beach, FL 32114

ļ