**CT** CORPORATION SYSTEM

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CORPORATION(S) NAME	SEC 7
	SSEC PD
ES Holdings of Florida I, Inc.	FLST F
merging: Southeast Mechanical Contractors, Inc.	RIDE 53

485951

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() Profit () Nonprofit	() Amendment	( <del>)</del> Merger
() Foreign	() Dissolution/Withdrawal () Reinstatement	() Mark
() Limited Partnership	() Annual Report	() Other
()LLC	() Name Registration	() Change of RA
	() Fictitious Name	() UCC
() Certified Copy	() Photocopies	() CUS
() Call When Ready	() Call If Problem	() After 4:30
(x) Walk In	() Will Wait	(x) Pick Up
() Mail Out		
Name	12/28/00	Order#: 3491858

Availability	EFFECTIVE DATE
Document	EFFE011-00 12-31-00
Examiner	Ref#:
Updater	
Verifier	CARLA R
W.P. Verifier	Amount: \$
	TO CONT

660 East Jefferson Street Tallahassee, FL 32301 Tel. 850 222 1092 Fax 850 222 7615

## G. COULLIETTE DEC 29 2000

### ARTICLES OF MERGER Merger Sheet

MERGING:

3

SOUTHEAST MECHANICAL CONTRACTORS, INC., a Florida corporation, 485951

### INTO

# IES HOLDINGS OF FLORIDA I, INC., a Delaware corporation not qualified in Florida.

File date: December 28, 2000, effective December 31, 2000

Corporate Specialist: Cheryl Coulliette

### 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, F.S.

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

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Name Ju	risdiction		
IES Holdings of Florida I, Inc.	Delaware	00 FALL	· 
Second: The name and jurisdiction of each merging of	corporation:	F1 DEC 2 RETAR AHASS	·
Name	Jurisdiction	28 F SEE, F	
Southeast Mechanical Contractors, Inc.	Florida	PN 4: 53 FLONDA	
Third: The Plan of Merger is attached.		EFFECTIVE DATE	
Fourth: The merger shall become effective on the dat   Department of State 11:59 p.m. on   OR 12 / 31 / 00 (Enter a specific date. NOT than 90 days in the future.)	E: An effective date cannot be pri		
Fifth: Adoption of Merger by <u>surviving</u> corporation - (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the surviving corporation on <u>December 27, 2000</u> .			
The Plan of Merger was adopted by the board of direct and shareholder approval		ition on	
Sixth: Adoption of Merger by <u>merging</u> corporation(s) (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the merging corporation(s) on <u>December 27, 2000</u> .			
The Plan of Merger was adopted by the board of directors of the merging corporation(s) on and shareholder approval was not required.			

(Attach additional sheets if necessary)

## Seventh: SIGNATURES FOR EACH CORPORATION

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Name of Corporation	Signature	Typed or Printed Name of Individual & Title	
IES Holdings of Florida I, Inc.	Janey E. Alt	- David Sinyard, President	. عني. د 
So <u>utheast Mechanical</u> Contractors, Inc.	faren E. ett	James Clements, Vice President	-,
<u></u>			، جس م
<u> </u>	<del></del>		
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۰ بغ	PLAN OF MERGER (Non Subsidiaries)	- · ·
The following plan of merger is sub with the laws of any other applicable	omitted in compliance with section 607.1101, F.S.	and in accordance
First: The name and jurisdiction o	f the <u>surviving</u> corporation:	
Name	Jurisdiction	·
I <u>ES Holdings of Florida I, I</u>	nc. Delaware	
Second: The name and jurisdiction	n of each merging corporation:	
Name	Jurisdiction	
Southeast Mechanical Contrac	tors, Inc. Florida	······································
		· · · · · · · · · · · · · · · ·
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Third: The terms and conditions of the merger are as follows:

Southeast Mechanical Contractors, Inc. will be merged with and into IES Holdings of Florida I, Inc. with IES Holdings of Florida I, Inc. remaining as the surviving corporation. All of the shares of Southeast Mechanical Contractors, Inc. will be converted into shares of IES Holdings of Florida I, Inc.

**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 rights to acquire shares of each corporation or, in whole or in part, into cash or other securities of the surviving or any other corporation or, in whole or in part, into cash or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

All of the shares of Southeast Mechanical Contractors, Inc. will be converted into the right to receive 500 shares of common stock of IES Holdings of Florida, I, Inc.

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

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Amendments to the articles of incorporation of the surviving corporation are indicated below or attached as an exhibit:

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### <u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows: