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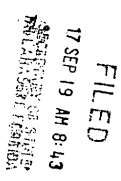
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R. V.,

COVER LETTER

TO: Amendment Section Division of Corporations			
SUBJECT: D'Amato Conversano, inc.			
Name of Surviving Cor	poration		
The enclosed Articles of Merger and fee are submitt	ted for filing.		
Please return all correspondence concerning this ma	atter to following:		
Sharon Spiliman			
Contact Person			
DCI Engineers, Inc.			
Firm Company			
818 Stewart Street, Suite 1000			
Address			
Seattle, WA 98101			
City/State and Zip Code			
sspillman@dci-engineers.com			
E-mail address: (to be used for future annual report notifi			
For further information concerning this matter, pleas	se call:		
Sharon Spillman	At (206) 332-1900 x 8950		
Name of Contact Person	Area Code & Daytime Telephone Number		
Certified copy (optional) \$8.75 (Please send an ac	dditional copy of your document if a certified copy is requested)		
STREET ADDRESS:	MAILING ADDRESS:		
Amendment Section	Amendment Section		
Division of Corporations	Division of Corporations		
Clifton Building	P.O. Box 6327		
2661 Executive Center Circle Tallahassee, Florida 32301	Tallahassee, Florida 32314		

ARTICLES OF MERGER FILED

(Profit Corporations)

17 SEP 19 AM 8: 43

The following articles of merger are submitted in accordance with the Florica Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the \underline{s}	urviving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
D'Amato Conversano, Inc.	Washington	F10000000539
Second: The name and jurisdiction of each	ch <u>merging</u> corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Beaudette Consulting Engineers, Incorporated	Montana	F14000004237
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State.	ve on the date the Articles	of Merger are filed with the Florida
OR / / / (Enter a speci	fic date. NOTE: An effective	date cannot be prior to the date of filing or more
than 90 days <u>Note:</u> If the date inserted in this block does not me document's effective date on the Department of Sta	s after merger file date.) cet the applicable statutory filir ate's records.	ng requirements, this date will not be listed as the
Fifth: Adoption of Merger by <u>surviving</u> The Plan of Merger was adopted by the sh		
The Plan of Merger was adopted by the bo	ard of directors of the sur er approval was not requi	
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha	orporation(s) (COMPLETE areholders of the merging	ONLY ONE STATEMENT) corporation(s) on 6/9/2017
The Plan of Merger was adopted by the bo	ard of directors of the meer approval was not requir	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
D'Amato Conversano, Inc.		Roger Heeringa, President
Readifette Consulting Engineers, Incorporated	MAN	Matthew Hubbard, President



KERESEK -



Washington

Secretary of State

CERTIFICATE OF MERGER

1. Kim Wyman, Secretary of State of the State of Washington and custodian of its seal, hereby certify that documents meeting statutory requirements have been filed and processed with the Secretary of State merging the listed "Merging Entities" into:

D'AMATO, CONVERSANO, INC.

WA Profit Corporation UB1: 601-079-216

Filing Date: June 13, 2017 Effective Date: June 10, 2017

Merging Entities:

PRESENTE -

603-488-844 BEAUDETTE CONSULTING ENGINEERS, INCORPORATED



Given under my hand and the Seal of the State of Washington at Olympia, the State Capital

- FEETS

Kim Wyman, Secretary of State

Date Issued: 6/13/2017

FILED

JUN 1 3 2017 WA SECRETARY OF STATE

ARTICLES OF MERGER OF D'AMATO CONVERSANO, INC. AND BEAUDETTE CONSULTING ENGINEERS, INC.

Pursuant to RCW 23B.11.090 of the Washington Business Corporation Act, DCI as the corporation surviving the merger hereby adopts the following Articles of Merger.

- 1. Merging Entities. The names of the entities involved in the merger are D'Amato Conversano, Inc. a Washington corporation, and Beaudette Consulting Engineers, Inc., a Montana corporation.
- 2. <u>Plan of Merger</u>. The Plan of Merger is attached as Exhibit A to these Articles and is incorporated hereby be reference.
- 3. DCI Shareholder Approval. The merger was duly approved by the shareholders of D'Amato Conversano, Inc. pursuant to RCW 23B.11.030.
- 4. <u>BCE Shareholder Approval</u>. The merger was duly approved by the shareholders of Beaudette Consulting Engineers, Inc. pursuant to MCA 35-1-815.
- 5. <u>Effective Date</u>. Pursuant to the Plan of Merger, the merger shall become effective as of June 10, 2017.

Dated this I day of Time, 2017.

D'Amato Conversano, Inc.

Waln be

By: Mark D. Aden, it's President

PLAN OF MERGER

This Plan of Merger is entered into by and between Beaudette Consulting Engineers, Inc., a Montana corporation ("BCE") and D'Amato Conversano, Inc., a Washington corporation ("DCI"), and shall be effective as of June 10, 2017.

WITNESSETH

WHEREAS, BCE is a corporation duly organized and existing under the laws of the State of Montana,

WHEREAS, the DCI is a corporation duly organized and existing under the laws of the State of Washington,

WHEREAS, BCE has an authorized capitalization consisting of One Thousand Eight Hundred Eighty-Three and Thirty-Three Hundredths (1,883.33) shares of common stock ("Common Stock");

WHEREAS, the DCI has an authorized capitalization consisting of Four Thousand Nine Hundred Thirty-Two (4,932) shares of common stock ("DCI Common Stock");

WHEREAS, the respective Boards of Directors of the DCI and BCE, and the holders of the outstanding voting shares of BCE, have determined that it is advisable that BCE be merged into the DCI on the terms and conditions hereinafter set forth; and

WHEREAS, the respective Boards of Directors of the DCI and BCE intend that this Plan of Merger shall qualify as a reorganization under Section 368(a)(1) of the Internal Revenue Code.

NOW THEREFORE, in consideration of the mutual covenants, agreements, representations and warranties herein contained, it is agreed that, in accordance with the applicable statutes of the State of Washington, BCE shall be at the effective date of the merger merged with and into the DCI, which shall be the surviving corporation, and that the terms and conditions of such merger and the mode of carrying it into effect shall be as follows:

ARTICLET

MERGER OF BCE INTO THE DCI; DCI TO SUCCEED TO PROPERTIES AND OBLIGATIONS OF BCE

At the effective date of the merger, BCE shall be merged with and into DCI, the separate existence of BCE shall cease and DCI shall continue in existence as the surviving corporation, and, without other transfer or assumption, succeed to and possess all the estate, properties, rights, privileges, immunities and franchises, as well of a public as of a private nature, of BCE; and all property, real, personal and mixed, and all debts due on whatever account, including subscriptions to shares, and all other choses in action, and all and every other interest, of or

belonging to or due to BCE, shall be taken and deemed to be transferred to and vested in DCI without further act or deed. If at any time DCI shall consider or be advised that any further assignments, conveyances or assurances in law are necessary or desirable to carry out the provisions hereof, the proper officers and directors of BCE as of the effective date of the merger shall execute and deliver any and all proper deeds, assignments and assurances in law, and do all things necessary or proper to carry out the provisions hereof.

ARTICLE II

ARTICLES OF INCORPORATION OF DCI; GOVERNING LAW

From and after the effective date of the merger and until thereafter amended as provided by law, the Articles of Incorporation and Bylaws of DCI shall continue to be its Articles of Incorporation and Bylaws, until altered or amended. DCI shall be governed under the laws of the State of Washington.

The address of the principal office of DCI in the State of Washington shall be 818 Stewart Street, Suite 1000; Seattle, WA 98101; Unified Business Identifier number 601 079 216.

The address of the principal office of DCI in the State of Montana shall be 131 West Main; Missoula, MT 59802; Unified Business Identification number F1045672.

ARTICLE III

CONVERSION OF CAPITAL STOCK OF BCE INTO THE COMMON STOCK OF DCI

- (a) At the effective date of the merger, each share of outstanding Common Stock and all shares of treasury stock of BCE and all rights in respect thereof, shall forthwith cease to exist and be canceled, except for the rights set forth below and except as provided by law in respect of shares as to which the holders may exercise appraisal rights.
- (b) At the effective date of the merger, there shall be delivered in conversion of and exchange for a hundred percent of the shares of BCE Common Stock outstanding immediately prior to the merger, Three Hundred Eighty Shares (380) of the Common Stock of the DCI and Three Hundred Fifty-Six Thousand Three Hundred Sixty-Seven Dollars (\$356,367).
- (c) Each holder of a certificate or certificates representing shares of BCE Common Stock outstanding immediately prior to the merger shall, upon presentation of such certificate or certificates for surrender to DCI, be entitled to receive in exchange therefor a certificate or certificates representing the shares of a full paid and non-assessable DCI Common Stock to which such holder shall be entitled upon the aforesaid basis of exchange. Until so surrendered, each outstanding certificate which prior to the merger represented shares of BCE Common Stock shall be deemed, for all corporate purposes, to evidence ownership of the number of shares of DCI Common Stock into which the same shall have been converted and exchanged.

- (d) No scrip or fractional share certificates of DCI Stock will be issued, and outstanding fractional share interests will not entitle the owner thereof to vote, to receive dividends or to any rights of a stockholder with respect to such fractional interest.
- (e) Each share of the capital stock of DCI outstanding immediately prior to the merger shall continue to be outstanding and shall be one share of capital stock of DCI.

ARTICLE IV

BYLAWS

When the merger becomes effective, the Bylaws of DCI shall be and become the Bylaws of BCE.

ARTICLE V

DIRECTORS

When the merger becomes effective, the Board of Directors of the DCI, shall appoint or reaffirm the following members of the Board of Directors to serve until their respective successors are appointed, as provided in the Bylaws of DCI: Mark D. Aden, Roger L. Heeringa, Troy E. Bean, and Grant Buckingham.

ARTICLE VI

SHAREHOLDERS AND BOARD OF DIRECTORS APPROVAL; EFFECTIVE DATE

This Plan of Merger has been approved by the holders of the outstanding voting shares of BCE, and, by the Board of Directors of DCI, as provided by the applicable laws of the State of Washington and Montana. If this Plan of Merger is not abandoned pursuant to the provisions of Article VI hereof, Articles of Merger containing this Plan of Merger, and of such other instruments as may be required, respectively, by the laws of the State of Washington, shall be executed, verified and delivered as soon as practicable, to the Office of the Secretary of State of Washington and the Office of the Secretary of State of Montana. The merger shall become effective at such time as the Secretary of State of Washington have issued a certificate of merger with respect to such merger, the date of the later of such issuances being herein sometimes referred to as the "effective date of the merger."

ARTICLE VII

ABANDONMENT

This Plan of Merger may be abandoned at any time before the effective date of the merger, by action of either of the Boards of Directors of BCE or DCI. In the event of abandonment of this Plan of Merger by the Board of Directors of either BCE or DCI as approved above, written notice shall forthwith be given to the other party.

ARTICLE VIII

MODIFICATION AND WAIVER

BCE and DCI, by mutual consent of their respective Boards of Directors, may amend, modify and supplement this Plan of Merger in such manner as may be agreed upon by them in writing at any time before or after action thereon by the shareholders of BCE or by the Board of Directors of DCI or both; provided, however, that no such amendment, modification or supplement shall affect the rights of the shareholders of BCE or DCI in a manner which is materially adverse to such shareholders in the judgment of the respective Board of Directors. Either BCE or DCI may, pursuant to action by its Board of Directors, by an instrument in writing, extend the time for or waive the performance of any of the obligations of the other or waive compliance by the other with any of the covenants or conditions contained in this Plan of Merger; provided, however, that no such waiver or extension shall affect the rights of the shareholders of BCE or DCI in a manner which is materially adverse to such shareholders in the judgment of the Board of Directors so acting

ARTICLE IX

COUNTERPARTS

This Plan of Merger may be executed in multiple counterparts, each of which when so executed shall be deemed to be an original, but all of which together shall constitute one and the same instrument

IN WITNESS WHEREOF, BCE and DCI, each pursuant to the approval and authority duly given by resolutions adopted by its Board of Directors, have each caused this Plan of Merger to be executed by its officers thereunto duly authorized

BEAUDETTE CONSULTING ENGINEERS, INC.

Matthew M. Hubbard, CEO

D'AMATO CONVERSANO, INC.

Warlow the

Mark D. Aden, President