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(Requestor's Name) (Address) (Address)	700319846137 v
(City/State/Zip/Phone #)	11/15/1801016004 ★★35.00
(Document Number) (Document Number) Certified Copies	10/23/18-+01025003 ★+48.75
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FLORIDA DEPARTMENT OF STATE Division of Corporations

November 1, 2018

NINA PALLATT ORANGE LAKE COUNTRY CLUB, INC. 8505 W. IRLO BRONSON MEMORIAL HWY KISSIMMEE, FL 34747

SUBJECT: ORANGE LAKE COUNTRY CLUB, INC. Ref. Number: F22174

We have received your document and check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The fee to file articles of merger or articles of share exchange is \$35 per party to the merger or share exchange. Certified copies are optional and are \$8.75 for the first 8 pages of the document, and \$1 for each additional page, not to exceed \$52.50.

A FEE OF \$35.00 IS STILL DUE.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Susan Tallent Regulatory Specialist II

Letter Number: 518A00022601

RECEIVED

www.sunbiz.org

Division of Corporations - P.O. BOX 6327 - Tallahassee, Florida 32314



November 8, 2018

VIA CERTIFIED MAIL

Florida Department of State Division of Corporations Amendment Section Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Re: Orange Lake Country Club, Inc. Ref # F22174

To Whom It May Concern:

Enclosed please find a check in the amount of \$35.00 for the remaining amount due in order to file the articles of merger of OLCC South Carolina, LLC to Orange Lake Country Club, Inc.

Should you require further information I can be contacted at 407 395 6928 or by e-mail at <u>npallatt@orangelake.com</u>

Sincerely. Min Pallott

Nina Pallatt Paralegal II Legal Services

The Family of Orange Lake Resorts 8505 W. Irlo Bronson Memorial Hwy. Kissimmee, FL 34747

FAX: 407.239.1032

Rec 11/13/16



October 18, 2018

VIA FEDEX

Florida Department of State Division of Corporations Amendment Section Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Re: Articles of Merger for Limited Liability Company into a Corporation OLCC South Carolina, LLC to Orange Lake Country Club, Inc.

To Whom It May Concern:

Please find enclosed the form used to file Articles of Merger. OLCC South Carolina, LLC a foreign LLC that has merged into the surviving entity Orange Lake Country Club, Inc. a Florida Corporation. Also, enclosed is a check in the amount of \$43.75 for the filing fee and certified copy fee.

Should you require further information I can be contacted at 407 395 6928 or by e-mail at npallatt@orangelake.com

Sincerely,

Im Pallat

Nina Pallatt Paralegal II Legal Services

The Family of Orange Lake Resorts 8505 W. Irlo Bronson Memorial Hwy. Kissimmee, FL 34747

FAX: 407.239.1032

Rev 11/13/18



COVER LETTER

TO: Amendment Section **Division of Corporations**

SUBJECT: Orange Lake Country Club, Inc.

Name of Surviving Party

Please return all correspondence concerning this matter to:

Nina Pallatt

Contact Person

Orange Lake Country Club, Inc.

Firm/Company

8505 W. Irlo Bronson Memorial Hwy

Address

Kissimmee, Florida 34747

City, State and Zip Code

npallatt@orangelake.com

∠ E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

_at (407)395-6864 Area Code and Daytime Telephone Number Grace Mathis

Name of Contact Person

Certified Copy (optional) \$8.75

STREET ADDRESS:

Amendment Section **Division of Corporations Clifton Building** 2661 Executive Center Circle Tallahassee, FL 32301

MAILING ADDRESS:

Amendment Section **Division of Corporations** P. O. Box 6327 Tallahassee, FL 32314

Articles of Merger For Florida Profit or Non-Profit Corporation Into Other Business Entity

The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109, 617.0302 or 605.1025, Florida Statutes.

<u>FIRST:</u> The exact name, form/entity type, and jurisdiction for each <u>merging</u> party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type	
OLCC South Carolina, LLC	Delaware	Limited Liability Company	M0900003986
			-

<u>SECOND</u>: The exact name, form/entity type, and jurisdiction of the <u>surviving</u> party are as follows:

<u>Name</u>	Jurisdiction	Form/Entity Type
Orange Lake Country Club, Inc.	Florida	Corporation 722174

THIRD: The attached plan of merger was approved by each domestic corporation. limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 605, 617, and/or 620, Florida Statutes.

1 of 7

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

FIFTH: If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

<u>SIXTH:</u> L	f the survivi	ng party is not	formed.	organized or	· incorporated	under the laws	of
Florida, the	e survivor's	principal office	e address	in its home	state, country	or jurisdiction	is
as follows:							

N/A	

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to the merger.

b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

· · ·

<u>EIGHTH</u>: Signature(s) for Each Party:

Name of Entity/Organization: OLCC South Carolina, LLC	Signature(s):	Typed or Printed Name of Individual: Michael J Thompson
Orange Lake Country Club, Inc.		Michael J Thompson
	V	

Corporations:

Corporations:	Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.)
General Partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships: Limited Liability Companies:	Signature of a general partner or authorized person Signatures of all general partners Signature of a general partner Signature of a member or authorized representative
Fees:	\$35.00 Per Party

Certified Copy (optional):

\$8.75

PLAN OF MERGER

FIRST: The exact name, form/entity type, and jurisdiction for each <u>merging</u> party are as follows:

Name	Jurisdiction	Form/Entity Type
OLCC South Carolina, LLC	Delaware	Limited Liability Company
		<u> </u>

SECOND: The exact name, form/entity type, and jurisdiction of the <u>surviving</u> party are as follows:

Name	Jurisdiction	Form/Entity Type
Orange Lake Country Club, Inc.	Florida	Corporation

<u>THIRD</u>: The terms and conditions of the merger are as follows:

Please see attached:

For OLCC South Carolina, LLC: Unanimous Written Consent of The Board of Directors of Orange Lake

Country Club, Inc.; Merger Agreement; Articles of Merger: Certificate of Merger: Written Consent of the

Sole Member of Wilson Resort Group LLC, Written Consent of the Sole Member of OLCC South

Carolina LLC, and the evidence of filing in Delaware.

• • •

(Attach additional sheet if necessary)

FOURTH:

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A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into eash or other property is as follows:

Please see documents listed under "THIRD" which are attached to this application.

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(Attach additional sheet if necessary)

B. The manner and basis of converting the <u>rights to acquire</u> the interests, shares, obligations or other securities of each merged party into the <u>rights to acquire</u> the interests, shares, obligations or others securities of the survivor, in whole or in part, into each or other property is as follows:

Please see documents listed under "THIRD" which are attached to this application.

(Attach additional sheet if necessary)

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<u>FIFTH</u>: If a partnership is the survivor, the name and business address of each general partner is as follows:

N/A, A Florida Corporation is the surviving entity.

(Attach additional sheet if necessary)

<u>SIXTH:</u> If a limited liability company is the survivor, the name and business address of each manager or managing member is as follows:

N/A, A Florida Corporation is the surviving entity.

(Attach additional sheet if necessary)

6 of 7

SEVENTH: Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows:

Please see the filed certificate of Merger from the state of Delaware.

(Attach additional sheet if necessary)

EIGHTH: Other provision, if any, relating to the merger are as follows: Please see documents listed under "THIRD" which are attached to this application.

(Attach additional sheet if necessary)

PAGE 1 of 1

Service Request# 20186505899



SECRETARY OF STATE DIVISION OF CORPORATIONS P.O. BOX 898 DOVER, DELAWARE 19903

10-03-2018

\$0.00

8177445 ORANGE LAKE RESORTS 8505 W IRLO BRONSON MEMORIAL HIGHWAY KISSIMMEE, FL 34747

ATTN: NINA PALLATT AMOUNT

4628401 - OLCC SOUTH CAROLINA, LLC 0250N Merger; Non-Survivor

Merger	\$180.00
Franchise Tax Balance	\$300.00
Court Municipality Fee, Dover	\$20.00
TOTAL CHARGES	\$500.00
TOTAL PAYMENTS	\$500.00

BALANCE

State of Delaware Secretary of State Division of Corporations Delivered 10:00 AM 09/03/2018 FILED 10:00 AM 09/05/2018 SR 20186505899 - File Number 4628401

CERTIFICATE OF MERGER

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of

OLCC SOUTH CAROLINA, LLC, a Delaware limited liability company

and

ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

(Pursuant to Title 6, Section 18-209 of the Delaware Limited Liability Company Act)

Orange Lake Country Club, Inc., a Florida corporation, hereby certifies that:

FIRST: The name and state of domicile of each of the domestic limited liability company and the foreign corporation are as follows:

<u>Nапіе</u>

State of Domicile

Delaware

Florida

OLCC South Carolina, LLC Orange Lake Country Club, Inc.

<u>SECOND</u>: The Agreement and Plan of Merger has been approved and executed by each of the business entities which is to merge or consolidate.

THIRD: The name of the surviving foreign corporation is Orange Lake Country Club, Inc.

FOURTH: The merger shall be effective as of the time of filing the Certificate of Merger.

<u>FIFTH</u>: The executed Agreement and Plan of Merger is on file at a place of business of the surviving foreign corporation and the address thereof is 8505 W. Irlo Bronson Memorial Hwy., Kissimmee, Florida 34747.

SIXTH: A copy of the Agreement and Plan of Merger will be furnished by the surviving foreign corporation, on request and without cost, to any member of any domestic limited liability company or any person holding an interest in any other business entity which is to merge or consolidate.

SEVENTH: The surviving foreign corporation agrees that it may be served with process in the State of Delaware in any action, suit or proceeding for the enforcement of any obligation of any domestic limited liability company which is to merge or consolidate, irrevocably appointing the Secretary of State as its agent to accept service of process in any such

action, suit or proceeding and the address to which a copy of such process shall be mailed to by the Secretary of State is \$505 W. Irlo Bronson Memorial Hwy., Kissimmee, Florida 34747.

. . . .

IN WITNESS WHEREOF, the undersigned has caused this Certificate of Merger to be signed by its authorized officer, this 1 day of September A.D., 2018.

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ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

- , · · · · · · ·

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By: Name: Brian T. Law Title: Executive VP

UNANIMOUS WRITTEN CONSENT OF THE BOARD OF DIRECTORS OF ORANGE LAKE COUNTRY CLUB, INC. WITHOUT A MEETING

As of September 1, 2018

THE UNDERSIGNED, being and constituting all of the members of the board of directors (the "<u>Directors</u>") of ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation (the "<u>Corporation</u>"), do hereby adopt the following resolutions without a meeting pursuant to the applicable provisions of the Florida Business Corporation Act:

WHEREAS, the Corporation is the sole member of Wilson Resort Group, LLC, a Delaware limited liability company ("WRG");

WHEREAS, WRG is the sole member of OLCC South Carolina, LLC. a Delaware limited liability company ("OLCC South Carolina");

WHEREAS, the Directors have considered the transactions contemplated by the proposed Agreement and Plan of Merger by and between the Corporation and OLCC South Carolina, substantially in the form attached hereto as <u>Exhibit A</u> (the "<u>Merger Agreement</u>"), pursuant to which OLCC South Carolina will merge with and into the Corporation with the Corporation as the surviving company (the "<u>Merger</u>");

WHEREAS, the Directors have considered (a) the proposed Articles of Merger by and between the Corporation and OLCC South Carolina, substantially in the form attached hereto as <u>Exhibit B</u> (the "<u>Articles of Merger</u>"), which are required to be filed with the Secretary of State of the State of Florida to effectuate the Merger, and (b) the proposed Certificate of Merger by the Corporation, substantially in the form attached hereto as <u>Exhibit C</u> (the "<u>Certificate of Merger</u>" and together with the Merger Agreement and the Articles of Merger, the "<u>Merger Documents</u>"), which is required to be filed with the Secretary of State of the State of Delaware to effectuate the Merger;

WHEREAS, after due consideration, the Directors believe that the Merger is in the best interests of the Corporation, WRG and OLCC South Carolina, and deem it advisable and in the best interests of the Corporation, WRG and OLCC South Carolina for the Corporation and OLCC South Carolina to consummate the Merger and execute and deliver the Merger Documents;

WHEREAS, in connection with the Merger, the Corporation desires to execute that certain Written Consent of the Sole Member of Wilson Resort Group, LLC, dated as of the date hereof and substantially in the form attached hereto as <u>Exhibit D</u> (the "WRG Resolutions"); and

WHEREAS, the undersigned deem it to be advisable and in the best interests of the Corporation for the Corporation to execute the WRG Resolutions as the sole member of WRG.

NOW THEREFORE, BE IT RESOLVED, the undersigned hereby authorize, ratify, confirm and approve (a) the Merger and (b) the execution and delivery by the Corporation of the Merger Documents and the WRG Resolutions; and be it further

RESOLVED, that the officers of the Corporation (collectively, the "Officers") be, and each hereby is, authorized to take the following actions, all of which are hereby ratified and approved as the acts and deeds of the Corporation: (a) execute and deliver the Merger Documents and the WRG Resolutions on behalf of the Corporation; (b) perform any and all obligations of the Corporation under the Merger Documents, including, without limitation, the filing of the Articles of Merger with the Secretary of State of the State of South Carolina and the filing of the Certificate of Merger with the Secretary of State of the State of Delaware; and (c) execute any and all other consents, documents, agreements, certificates and instruments to be executed and/or delivered by the Corporation in connection with the foregoing resolutions, the execution thereof by any of the Officers to be conclusive evidence of the Corporation's approval and determination of the foregoing; and be it further

RESOLVED, that all actions heretofore taken by any of the Officers within the terms of the foregoing resolutions be authorized, adopted, approved, ratified and confirmed in their entirety as the acts and deeds of the Corporation; and be it further

RESOLVED, that this written consent may be executed in one or more counterparts, each of which shall be deemed an original, but together shall constitute the same instrument; and signatures delivered by facsimile transmission or by e-mail delivery of a ".pdf" format data file, shall be given the same legal force and effect as original signatures.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned have given their consent to the foregoing resolutions as of the day and year first above written.

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DIRECTORS: ILSON, SB SPE OBER WILSON Α. JR С WEST **ARQLE WILSON** WEST SPENCE L. WILSON, JR. C C. KEMMONS WILSON, III 0 CECII NEY JAC MOORE. SR. ON JACKS . MOORE, JR DON L. HARRILL

<u>EXHIBIT A</u>

· · ·

MERGER AGREEMENT

[see attached]

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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "<u>Agreement</u>") is made and entered into as of the <u>1</u>ST day of <u>Sectember</u> 201<u>8</u>, by and between OLCC SOUTH CAROLINA, LLC, a Delaware limited liability company ("<u>South Carolina</u>"), and ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation ("<u>OLCC</u>" or the "<u>Surviving</u> <u>Corporation</u>" and collectively with South Carolina, the "<u>Constituent Entities</u>"), with South Carolina merging with and into OLCC, such that the separate existence of South Carolina shall cease and OLCC shall continue as the surviving corporation (the "<u>Merger</u>").

$\underline{R} \underline{E} \underline{C} \underline{I} \underline{T} \underline{A} \underline{L} \underline{S}:$

WHEREAS, the Board of Directors of OLCC (the "Board") and Wilson Resort Group, LLC, a Delaware limited liability company, the sole member of South Carolina (the "Member") each deem it advisable and in the best interests of the Constituent Entities to merge the Constituent Entities.

NOW, THEREFORE, in consideration of the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

ARTICLE I MERGER

1.1 <u>The Merger</u>. Upon the terms and subject to the conditions hereof, and in accordance with the relevant provisions of the Florida Business Corporation Act ("<u>FBCA</u>") and the Delaware Limited Liability Company Act (6 <u>Del. C.</u> § 18-101 <u>et seq.</u>) ("<u>DLLCA</u>"), South Carolina shall be merged with and into OLCC. Following the Merger, OLCC shall continue as the surviving corporation and shall continue its existence under the laws of the State of Florida, and the separate existence of South Carolina under the laws of the State of Delaware shall cease.

1.2 <u>Effective Date and Effective Time</u>. A Certificate of Merger with respect to the Merger shall be executed, delivered and filed with the Secretary of State of the State of Delaware in accordance with the provisions of the DLLCA. The Merger shall be effective immediately upon the filing of the Certificate of Merger (the date and time the Merger being referenced to herein as the "<u>Effective Date</u>" and the "<u>Effective Time</u>," respectively). Immediately following the Effective Date, Articles of Merger with respect to the Merger shall be executed, delivered and filed with the Secretary of State of the State of Florida in accordance with the provisions of the FBCA.

1.3 <u>Effect of the Merger</u>. At the Effective Time and without any further action on the part of the Surviving Corporation, the Surviving Corporation shall thereupon and thereafter possess all the rights, privileges, powers and franchises of a public as well as of a private nature, of each of the Constituent Entities, and be subject to all the restrictions, disabilities and duties of each of the Constituent Entities so merged; and all of the rights, privileges, powers and franchises of each of the Constituent Entities, and all property, real, personal and mixed, and all debts due to either of the Constituent Entities on whatever account, shall be vested in the

Surviving Corporation; and all property, rights, privileges, powers and franchises and all and every other interest shall be thereafter the property of the Surviving Corporation as they were of the Constituent Entities; and the title to any real estate, vested by deed or otherwise, under the laws of the State of Delaware or otherwise, in either of the Constituent Entities, shall not revert or in any way be impaired by reason of the Merger; <u>provided</u> that all debts, liabilities and duties of the Constituent Entities, and all rights of creditors and all liens upon any property of either of the Constituent Entities shall thenceforth attach to the Surviving Corporation, and may be enforced against it to the same extent as if said debts, liabilities and duties had been incurred or contracted by it.

1.4 <u>Articles of Incorporation and Bylaws of Surviving Corporation</u>. From and after the Effective Time, the Articles of Incorporation of OLCC (the "<u>Articles</u>"), and the bylaws of OLCC in effect immediately prior to the Effective Time, shall be the Articles and bylaws, respectively, of the Surviving Corporation, unless and until altered, amended or repealed as provided in the Articles or such bylaws.

1.5 <u>Directors and Officers of Surviving Corporation</u>. The directors and officers of OLCC immediately prior to the Effective Time shall be the directors and officers, respectively, of the Surviving Corporation and will hold such office from the Effective Time until their respective successors are duly elected and qualified in the manner provided in the Articles and bylaws of the Surviving Corporation, or as otherwise provided by law.

ARTICLE II CONVERSION AND EXCHANGE OF SECURITIES

2.1 <u>Conversion of Interests</u>. At the Effective Time, each then outstanding limited liability company interest of South Carolina shall, by virtue of the Merger and without any action on the part of the holders thereof, be cancelled and cease to exist and no consideration shall be issued in respect thereof.

ARTICLE III MISCELLANEOUS

3.1 <u>Governing Law</u>. This Agreement shall be governed by and construed in accordance with the laws of the State of Florida without regard to the conflicts of law rules thereof.

3.2 <u>Headings</u>. The headings in this Agreement are inserted for convenience only and shall not constitute a part hereof.

3.3 <u>Severability</u>. If any provision of this Agreement is held by a court of competent jurisdiction to be contrary to law, then the remaining provisions of this Agreement, as applicable, if capable of substantial performance, shall remain in full force and effect.

3.4 <u>Third Party Beneficiaries</u>. This Agreement is not intended to confer upon any other person or entity, other than the parties hereto, any rights or remedies.

3.5 <u>Authorization</u>. The Board, the Member and the proper officers and of the Constituent Entities are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to effectuate or consummate any of the provisions of this Agreement or of the Merger herein provided for.

.

3.6 <u>Modification or Amendment</u>. Subject to the applicable provisions of the FBCA and DLLCA, the parties hereto may modify or amend this Agreement by mutual written agreement executed and delivered by duly authorized officers or representatives of the respective parties.

3.7 <u>Termination</u>. This Agreement may be terminated and abandoned by the mutual consent of the Board and the Member at any time before the Effective Date.

3.8 <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but together shall constitute the same instrument; and signatures delivered by facsimile transmission or by e-mail delivery of a ".pdf" format data file, shall be given the same legal force and effect as original signatures.

[signature page follows]

IN WITNESS WHEREOF, each of the parties hereto has caused this Agreement and Plan of Merger to be executed on its behalf as of the date first above written.

ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

C
By:
Name: Brian T. LOWER
Title: Executive VP

OLCC SOUTH CAROLINA, LLC, a Delaware limited liability company

By: _ Name: Brian T. LOWER Tille: Executive VP

<u>EXHIBIT B</u>

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ARTICLES OF MERGER

[see attached]

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ARTICLES OF MERGER

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OLCC SOUTH CAROLINA, LLC, a Delaware limited liability company

and

ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

The following Articles of Merger are being submitted in accordance with Section 607.1109, Florida Statutes.

<u>FIRST</u>: The name, principal address, jurisdiction and entity type of the <u>merging</u> party is as follows:

Name and Street Address	<u>Jurisdiction</u>	Entity Type
OLCC South Carolina, LLC 8505 W. Irlo Bronson Memorial Hwy. Kissimmee, Florida 34747	Delaware	Limited Liability Company

Florida Document / Registration Number: M09000003986

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SECOND: The exact name, principal address, jurisdiction and entity type of the surviving party is as follows:

Name and Street Address	<u>Jurisdiction</u>	<u>Entity Type</u>
Orange Lake Country Club, Inc. 8505 W. Irlo Bronson Memorial Hwy. Kissimmee, Florida 34747	Florida	Corporation

Florida Document / Registration Number: F22174

<u>THIRD</u>: The attached Agreement and Plan of Merger was approved by the domestic corporation that is a party to the merger in accordance with Chapter 607, Florida Statutes.

FOURTH: The attached Agreement and Plan of Merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, county or jurisdiction under which such other business entity is formed, organized or incorporated.

. .

<u>FIFTH</u>: The merger shall be effective as of the time of filing the Articles of Merger.

<u>SIXTH</u>: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

SEVENTH: Signatures follow on the next page.

ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

. .

By: Name: <u>Brian T. 1</u> Title: <u>Executive</u> T. LOWER

OLCC SOUTH CAROLINA, LLC. a Delaware limited liability company

By: ______ Name: Brian iour Title: Executive VP

EXHIBIT C

· · ·

CERTIFICATE OF MERGER

[see attached]

CERTIFICATE OF MERGER

of

OLCC SOUTH CAROLINA, LLC. a Delaware limited liability company

and

ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

(Pursuant to Title 6, Section 18-209 of the Delaware Limited Liability Company Act)

Orange Lake Country Club, Inc., a Florida corporation, hereby certifies that:

<u>FIRST</u>: The name and state of domicile of each of the domestic limited liability company and the foreign corporation are as follows:

Name

State of Domicile

OLCC South Carolina, LLC Orange Lake Country Club, Inc. Delaware Florida

SECOND: The Agreement and Plan of Merger has been approved and executed by each of the business entities which is to merge or consolidate.

<u>THIRD</u>: The name of the surviving foreign corporation is Orange Lake Country Club, Inc.

FOURTH: The merger shall be effective as of the time of filing the Certificate of Merger.

<u>FIFTH</u>: The executed Agreement and Plan of Merger is on file at a place of business of the surviving foreign corporation and the address thereof is 8505 W. Irlo Bronson Memorial Hwy., Kissimmee, Florida 34747.

SIXTH: A copy of the Agreement and Plan of Merger will be furnished by the surviving foreign corporation, on request and without cost, to any member of any domestic limited liability company or any person holding an interest in any other business entity which is to merge or consolidate.

<u>SEVENTH</u>: The surviving foreign corporation agrees that it may be served with process in the State of Delaware in any action, suit or proceeding for the enforcement of any obligation of any domestic limited liability company which is to merge or consolidate, irrevocably appointing the Secretary of State as its agent to accept service of process in any such

action, suit or proceeding and the address to which a copy of such process shall be mailed to by the Secretary of State is 8505 W. Irlo Bronson Memorial Hwy., Kissimmee, Florida 34747.

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IN WITNESS WHEREOF, the undersigned has caused this Certificate of Merger to be signed by its authorized officer, this 1 day of September A.D., 2018.

ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

By: Name: Brian T. Laure Title: Executive VP

WRITTEN CONSENT OF THE SOLE MEMBER OF WILSON RESORT GROUP, LLC WITHOUT A MEETING

As of September 1, 2018

THE UNDERSIGNED, being and constituting the sole member (the "<u>Member</u>") of WILSON RESORT GROUP, LLC, a Delaware limited liability company (the "<u>Company</u>"), does hereby adopt the following resolutions without a meeting pursuant to the applicable provisions of the Delaware Limited Liability Company Act, as revised:

WHEREAS, the Company is the sole member of OLCC South Carolina, LLC, a Delaware limited liability company ("OLCC South Carolina");

WHEREAS, the Company desires to execute that certain Written Consent of the Sole Member of OLCC South Carolina, LLC, dated as of the date hereof and substantially in the form attached hereto as <u>Exhibit A</u> (the "South Carolina Resolutions"); and

WHEREAS, the undersigned deems it to be advisable and in the best interest of the Company for the Company to execute the South Carolina Resolutions as the sole member of OLCC South.

NOW, THEREFORE, BE IT RESOLVED, that the undersigned hereby approves, authorizes, ratifies and consents to the execution and delivery by the Company of the South Carolina Resolutions; and be it further

RESOLVED, that the officers of the Company (collectively, the "<u>Officers</u>") be, and each hereby is, authorized to take the following actions, all of which are hereby ratified and approved as the acts and deeds of the Company: (a) execute and deliver the Florida Resolutions on behalf of the Company; and (b) execute any and all other consents, documents, agreements, certificates and instruments to be executed and/or delivered by the Company in connection with the foregoing resolutions, the execution thereof by any of the Officers to be conclusive evidence of the Company's approval and determination of the foregoing; and be it further

RESOLVED, that any and all actions heretofore taken by any of the Officers within the terms of the foregoing resolutions be authorized, adopted, approved, ratified and confirmed in their entirety as the acts and deeds of the Company; and be it further

RESOLVED, that signatures delivered by facsimile transmission or by e-mail delivery of a ".pdf" format data file, shall be given the same legal force and effect as original signatures.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned has given its consent to the foregoing resolutions as of the day and year first above written.

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MEMBER:

ORANGE LAKE COUNTRY CLUB, INC., a Florida corporation

By: _ P Name: _ οu xe. Title: Exacutive

EXHIBIT A

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SOUTH CAROLINA RESOLUTIONS

[see attached]

WRITTEN CONSENT OF THE SOLE MEMBER OF OLCC SOUTH CAROLINA, LLC WITHOUT A MEETING

As of September 1, 2018

THE UNDERSIGNED, being and constituting the sole member (the "<u>Member</u>") of OLCC SOUTH CAROLINA, LLC, a Delaware limited liability company (the "<u>Company</u>"), does hereby adopt the following resolutions without a meeting pursuant to the applicable provisions of the Delaware Limited Liability Company Act, as revised:

WHEREAS, Orange Lake Country Club, Inc., a Florida corporation ("OLCC"), is the sole member of the Member;

WHEREAS, OLCC and the Member has determined it to be in the best interest of the Company for the Company to merge with and into OLCC pursuant to that certain Agreement and Plan of Merger by and between the Company and OLCC, substantially in the form attached hereto as <u>Exhibit A</u> (the "<u>Merger Agreement</u>"), pursuant to which the separate existence of the Company will cease and OLCC shall continue as the surviving entity (the "<u>Merger</u>");

WHEREAS, in order to effectuate the Merger, (a) the proposed Articles of Merger by and between the Company and OLCC, substantially in the form attached hereto as <u>Exhibit B</u> (the "<u>Articles of Merger</u>"), are required to be filed with the Secretary of State of the State of Florida and (b) the proposed Certificate of Merger by the Company, substantially in the form attached hereto as <u>Exhibit C</u> (the "<u>Certificate of Merger</u>" and together with the Merger Agreement and the Articles of Merger, the "<u>Merger Documents</u>"), is required to be filed with the Secretary of State of the State of Delaware; and

WHEREAS, the undersigned deems it to be advisable and in the best interests of the Company to consummate the Merger and execute and deliver the Merger Documents.

NOW THEREFORE, BE IT RESOLVED, that the undersigned does hereby approve, adopt, authorize and ratify the Merger and the Merger Documents; and be it further

RESOLVED, that the officers of the Company (collectively, the "Officers") be, and each hereby is, authorized to take the following actions, all of which are hereby ratified and approved as the acts and deeds of the Company: (a) execute and deliver the Merger Documents on behalf of the Company; (b) perform any and all obligations of the Company under the Merger Documents: and (c) execute any and all other consents, documents, agreements, certificates and instruments to be executed and/or delivered by the Company in connection with the foregoing resolutions, the execution thereof by any of the Officers to be conclusive evidence of the Company's approval and determination of the foregoing; and be it further .

RESOLVED, that all actions heretofore taken by any of the Officers within the terms of the foregoing resolutions be authorized, adopted, approved, ratified and confirmed in their entirety as the acts and deeds of the Company; and be it further

RESOLVED, that signatures delivered by facsimile transmission or by e-mail delivery of a ".pdf" format data file, shall be given the same legal force and effect as original signatures.

[Signature page follows]

IN WITNESS WHEREOF, the undersigned has given its consent to the foregoing resolutions as of the day and year first above written.

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MEMBER:

WILSON RESORT GROUP, LLC, a Delaware limited liability company Ву: ___ Name: Brian T. LDWC Title: <u>Executive VP</u>.