G15701

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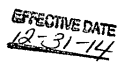


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SECRETARY OF STATE
DIVISION OF CORPORATIONS

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Ch. 15

COVER LETTER

TO: Amendment Section

2661 Executive Center Circle

Tallahassee, Florida 32301

Division of Corporations				
SUBJECT: SPACECOAST DEVI	ELOPHENT CORPORATION			
Name of Surviving Corporation				
The enclosed Articles of Merger and fee are submit	ted for filing.			
Please return all correspondence concerning this ma	atter to following:			
ANDREW R LAIKIN Contact Person				
SPACECOAST DEVELOPHENT COR	PORATION			
PO Box 99				
Address				
MELBOURNE FL 32902 City/State and Zip Code	-0099			
ANDVISTSVC@ AOL.COM E-mail address: (to be used for future annual report noti	fication)			
For further information concerning this matter, plea	se call:			
ANDY LAIKIN Name of Contact Person	At (321) 727-0000 Area Code & Daytime Telephone Number			
Certified copy (optional) \$8.75 (Please send an a	additional copy of your document if a certified copy is requested)			
STREET ADDRESS:	MAILING ADDRESS:			
Amendment Section	Amendment Section			
Division of Corporations Clifton Building Division of Corporations P.O. Box 6327				
	I TO LEGIT OF MILE			

Tallahassee, Florida 32314

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.

First: The name and jurisdiction of the <u>sur</u>	viving corporation:			
<u>Name</u>	Jurisdiction	Document Numbe (If known/ applicable)		
SPACECOAST DEVELOP- MENT CORPORATION	FLORIDA	615701		
Second: The name and jurisdiction of each				
<u>Name</u>	<u>Jurisdiction</u>	Document Numbe (If known/ applicable)	<u>r</u>	
FIRST SERVICE INVESTMENT CORPORATION	NEVADA			
				SE 716
)EC 2	10N DE 1
		····	್ತಾ ————	18700 18700 19711
			<u> </u>	F STA
Third: The Plan of Merger is attached.		12-31-14	61	TIONS
Fourth : The merger shall become effective Department of State.	e on the date the Articles	s of Merger are filed with the	Flori	ida
OR 12/31/14 (Enter a specifithan 90 days a	c date. NOTE: An effective after merger file date.)	date cannot be prior to the date of	filing	or more
Fifth: Adoption of Merger by <u>surviving</u> c The Plan of Merger was adopted by the sha	-			
The Plan of Merger was adopted by the boa 12 31 14 and shareholder	rd of directors of the sur approval was not requi	- -		
Sixth: Adoption of Merger by merging co. The Plan of Merger was adopted by the sha				
The Planjof Merger was adopted by the boa	rd 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
SPACECOAST DEVEL CORPORATION FIRST SERVICE INVEST CORPORATION	OPHENT JOB .	- ANDREW R. LAIKIN, PRESIDENT - ANDREW R. LAIKIN, PRESIDE
		SECRET 11 DEC
		29 PECONTE
		PH 4: 49
		6.1 6.1 6.1

FILLU SECRETARY OF STATE DIVISION OF CORPORATIONS

EXHIBIT "A"

14 DEC 29 PH 4: 49

PLAN OF MERGER

merging

FIRST SERVICE INVESTMENT CORPORATION ("First Service")
a Nevada For Profit Corporation
with and into

SPACECOAST DEVELOPMENT CORPORATION ("Spacecoast") a Florida For Profit Corporation

THIS PLAN OF MERGER is made as of the date set forth below by and between First Service a Nevada for profit corporation and Spacecoast a Florida for profit corporation (the "Surviving Corporation").

- 1. First Service shall merge with and into Spacecoast (the "Merger") and the Surviving Corporation shall exist by virtue and under the laws of the State of Florida. The Surviving Corporation and its identity, existence, purpose, powers, franchises, rights and immunities of a for profit corporation are unaffected and unimpaired by the Merger, and the corporate identity, existence, purpose, powers, franchises, rights and immunities of First Service shall be merged with and into the Surviving Corporation and the Surviving Corporation shall be fully vested therewith. The separate existence of First Service, except insofar as it may be continued by reason of Nevada law, shall cease upon the Merger becoming effective and thereupon First Service and the Surviving Corporation shall become a single for profit corporation.
- 2. At the Effective Time (as defined below), the Articles of Incorporation of Spacecoast, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation.
- 3. At the Effective Time, the By-Laws of Spacecoast, as in effect immediately prior to the Effective Time, shall be the By-Laws of the Surviving Corporation until otherwise altered, amended or terminated.
- 4. At the Effective Time, Andrew R. Laikin, the sole stockholder of First Service, will assign all shares of First Service to Spacecoast and Andrew R. Laikin, the sole stockholder of Spacecoast shall remain the sole stockholder and member of the Surviving Corporation, without any action on the part of the shareholder.
- 5. At the Effective Time, the Board of Directors and Officers of Spacecoast prior to the Effective Time shall be the Board of Directors of the Surviving Corporation, to hold office in accordance with applicable law and the Articles and By-Laws of the Surviving Corporation.

IN WITNESS WHEREOF, the parties hereto have executed this Plan of Merger as of the ____day of December 2014.

SPACECOAST DEVELOPMENT/CORPORATION,

a Florida for profit Corporation

ANDREW R. LAIKIN, PRESIDENT

FIRST SERVICE INVESTMENT CORPORATION,

a Nevada for profit Corporation

ANIDEW BLAIM DRECIDENT