G47181

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Merger

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COVER LETTER

TO:	O: Amendment Section Division ÷f Corporations					
SUBJ	ECT:	AVATAR COMI	JUNITIES	S, INC.		
		Name of Surviving C				
The e	nclosed Article	es of Merger and fee are subm	tted for filin	ng.		
Please	e return all cor	respondence concerning this n	atter to folk	owing:		
	MS. P.	ATRICE M. JOHNSTON	<u>-</u>			
		Contact Person				
	AVATA	AR COMMUNITIES, INC.				
		Firm/Company				
	201 AL	HAMBRA CIRCLE, 12 FL				
		Address				
	COR	AL GABLES, FL 33134				
		City/State and Zip Code				
<u>_</u>	patrice_joh	nnston@avatarholdings.com	<u> </u>			
E	-maii address: (to	o be used for future annual report no	ification)			
For fu	irther informat	ion concerning this matter, ple	ase call:			
	MS. PATF	RICE M. JOHNSTON	At (30	05 ₎ 442 7000 X2214		
	Nan	ne of Contact Person		Area Code & Daytime Telephone Number		
	Certified copy	(optional) \$8.75 (Please send an	additional co	ppy of your document if a certified copy is r	equested)	
	STREET A			AAILING ADDRESS:		
Amendment Section				mendment Section		
Division of Corporations				Division of Corporations		
	Clifton Build	ling ive Center Circle		.O. Box 6327		
		Ive Center Circle Florida 32301	I a	allahassee, Florida 32314		

ARTICLES OF MERGER

FILED

The following Articles of Merger are submitted in accordance with the Florida Busi 2009 JUL 29 AM 11: 56 Corporation Act, pursuant to Section 607.1105, Florida Statutes.

First:

The name, jurisdiction, and document number of the Surviving Corporation ASSEE,

is:

AVATAR COMMUNITIES, INC., a Florida corporation, Document Number G47181.

Second:

The name, jurisdiction and document number of the Merging Corporation

is:

AVATAR COMMUNITIES OF NEW YORK, INC., a New York corporation, FEI No. 59-2359749.

Third:

The plan of merger is attached.

The merger shall become effective on the date the Articles of Merger are Fourth: filed with the Florida Department of State.

The Plan of Merger was adopted by the sole shareholder of the Surviving Fifth: Corporation on April 1, 2009.

The Plan of Merger was adopted by the sole shareholder of the Merging Sixth: Corporation on June 22, 2009.

IN WITNESS WHEREOF, the Surviving Corporation and Merging Corporation have caused these Articles of Merger to be signed by a duly authorized and elected officer of such corporation this 20th day of July, 2009.

Surviving Corporation:

AVATAR COMMENTIES, INC.

Michael Levy, President

Merging Corporation:

AVATAR COMMUNITIES OF NEW

YORK, INC.

PLAN OF MERGER

The following Plan of Merger is submitted in compliance with Section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name, jurisdiction, and document number of the Surviving Corporation is:

AVATAR COMMUNITIES, INC., a Florida corporation, Document Number G47181.

Second: The name, jurisdiction and document number of the Merging Corporation is:

AVATAR COMMUNITIES OF NEW YORK, INC., a New York corporation, FEI No. 59-2359749.

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

- (a) Other than the stock to be surrendered as described herein, the Merging Corporation has acknowledged that it has no assets, liabilities or other obligations, and that it ceased operations prior to April 1, 2009.
- (b) The separate existence of the Merging Corporation shall cease at the effective time and date of the merger, and Avatar Communities, Inc. shall continue its existence as the Surviving Corporation pursuant to the provisions of the Florida Business Corporation Act.
- (c) The Board of Directors and the proper officers of the Surviving Corporation and the Merging Corporation have been duly 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 carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

Fourth: The manner and basis of converting the shares of each Merging 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 any Surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

The issued shares of the Merging Corporation shall not be converted in any manner, but each said share which is issued and outstanding immediately prior to the effective time and date of the merger shall be surrendered and extinguished.