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(Requestor's Name)				
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Merger 10, n. 31.07



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*	COVER LETTER
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TO: Amendment Section	
Division of Corporations	
•	·
SUBJECT: Sanibel Center C	
(Name of	f Surviving Corporation)
The enclosed Articles of Merger and fee	are submitted for filing.
J	<u> </u>
Please return all correspondence concern	ing this matter to following:
Howard Freidin	
(Contact Person)	
Howard Froidin Da	
Howard Freidin PA (Finn/Company)	<del></del>
2245 M-G	
2245 McGregor Boulevard (Address)	
(, radioss)	
Fort Myers, Florida 33901	
(City/State and Zip Code)	•
For further information concerning this n	natter, please call:
	•
Howard Freidin	At (239 ) 337-1918
(Name of Contact Person)	(Area Code & Daytime Telephone Number)
Confided conv. (entional) \$9.75 (Nac	and an additional conventions decomposed if a contified convict accounted.
Certified copy (optional) \$8.73 (Flea	ise send an additional 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



FLORIDA DEPARTMENT OF STATE Division of Corporations

July 18, 2007

HOWARD FREIDIN HOWARD FREIDIN PA 2245 MCGREGOR BOULEVARD FORT MYERS, FL 33901

SUBJECT: SANIBEL CENTER CORPORATION

Ref. Number: K40106

We have received your document for SANIBEL CENTER CORPORATION and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the merging corporation does not match the document number you provided. Our records indicate P04000149754 as SWF MANGO BAY SANIBEL INC.

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) 245-6964.

Letter Number: 507A00045419

Irene Albritton Document Specialist

Division of Corporations - P.O. BOX 6327 - 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 Statútes.

First: The name and jurisdiction of the surviving corporation:

	Name	Jurisdiction	Document Number (If known/ applicable)
	Sanibel Center Corporation	Florida	K40106
	Second: The name and jurisdiction of each	merging corporation:	
	Name	Jurisdiction	Document Number (If known/applicable)
W.F	Mango Bay Sanibel, Inc.	Florida	P04000149754
		:	OT JUL
			RAY OF S
		,	9. ATE
	Third: The Plan of Merger is attached.	:	6 5
	Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	er are filed with the Florida
		c date. NOTE: An effective date canno after merger file date.)	t be prior to the date of filing or more
	Fifth: Adoption of Merger by surviving c The Plan of Merger was adopted by the share		
	The Plan of Merger was adopted by the boa and shareholder	ard of directors of the surviving c r approval was not required.	orporation on
	Sixth: Adoption of Merger by merging co. The Plan of Merger was adopted by the share		
	The Plan of Merger was adopted by the boa and shareholder	ard of directors of the merging co r approval was not required.	rporation(s) on

(Attach additional sheets if necessary)

### Seventh: SIGNATURES FOR EACH CORPORATION

	Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
	Sanibel Center Corp	oration	Tim Anglim President
9WF	Mango Bay Sanibel,	Inc.	Tim Anglim President
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# PLAN OF MERGER

(Non Subsidiaries)

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 and jurisdiction of the <u>surviving</u> corporation:		
	Name	<u>Jurisdiction</u>	
	Sanibel Center Corporation	Florida	
	Second: The name and jurisdiction of each mergi	ng corporation:	
	Name	<u>Jurisdiction</u>	
SWF	Mango Bay Sanibel, Inc.	Florida	

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

The merging corporation shall be merged on the basis of a plan to give it stock equal to 25% of surviving corporation.

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 cash or other property are as follows:

(Attach additional sheets if necessary)

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

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

### <u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows: