105000031398

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SECRETARY OF STATE SECRETARY OF CORPORATIONS

COVER LETTER

TO: Registration Section Division of Corporations				
SUBJECT: Transordev, LLC				
(Name of Surviving Party)				
The enclosed Certificate of Merger and fee(s) are submit	tted for filing.			
Please return all correspondence concerning this matter	to:			
Scott Silver	OT DEC 13 AMII: 37			
(Contact Person)	ပြောင်း			
Silver Garvett & Henkel, P.A.	C 13 ANII:			
(Firm/Company)	= 3			
18001 Old Cuter Road, Suite 600	<u>~</u>			
(Address) Palmetto Bay, FL 33157				
(City, State and Zip Code)				
For further information concerning this matter, please ca Elizabeth Evans at (305 (Name of Contact Person) (Area C	02020 .20-			
Certified copy (optional) \$30.00				
Registration Section Reg Division of Corporations Div Clifton Building P. C	AILING ADDRESS: distration Section dision of Corporations D. Box 6327 dahassee, FL 32314			

Certificate of Merger For Florida Limited Liability Company



The following Certificate of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 608.4382, 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>	Jurisdiction	rorm/Entity Type
TotalTransordev, LLC	C Florida	LLC #105000031400
Transordev, LLC	Florida	LLC
SECOND: The exact name, form as follows:	n/entity type, and jurisdi	ction of the surviving party are
Name	Jurisdiction	Form/Entity Type
Transordev, LLC	Florida	LLC \$ L05000031398

<u>THIRD</u>: 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, 608, 617, and/or 620, Florida Statutes.

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:				
N/A				
SEVENTH: If the survivor is not formed, organized or incorporated under the laws of Florida, the survivor agrees to pay to any members with appraisal rights the amount, to which such members are entitles under ss.608.4351-608.43595, F.S.				
EIGHTH: If the surviving party is an out-of-state entity not qualified to transact business in this state, the surviving entity:				
a.) Lists the following street and mailing address of an office, which the Florida Department of State may use for the purposes of s. 48.181, F.S., are as follows:				
Street address: N/A				
·				
Mailing address:				
2 of 6				

b.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce obligations of each limited liability company that merged into such entity, including any appraisal rights of its members under ss.608.4351-608.43595, Florida Statutes. **NINTH:** Signature(s) for Each Party: Typed or Printed Name of Entity/Organization: Signature(s): Name of Individual: TotalTransordev, LLC Kay Rey, Manager Ryder Investments, LLC Transordev, LLC Kay Rey, Manager Ryder Investments, LLC Chairman, Vice Chairman, President or Officer Corporations: (If no directors selected, signature of incorporator.) Signature of a general partner or authorized person General partnerships: Florida Limited Partnerships: Signatures of all general partners Signature of a general partner Non-Florida Limited Partnerships: Signature of a member or authorized representative Limited Liability Companies: Fees: For each Limited Liability Company: \$25.00 For each Corporation: \$35.00 For each Limited Partnership: \$52.50 For each General Partnership: \$25.00 For each Other Business Entity: \$25.00

\$30.00

Certified Copy (optional):

PLAN OF MERGER

FIRST: The exact name, form/entity type, and jurisdiction for each merging party a				
follows: Name	<u>Jurisdiction</u>	Form/Entity Type		
Transordev, LLC	Florida	LLC		
TotalTransordev, LLC	Florida	LLC		
SECOND: The exact name, form/enas follows:				
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type		
Transordev, LLC	Florida	LLC		
THIRD: The terms and conditions of See attached plan	of the merger are as follo	ws:		
(11)	ditional sheet if necessar	l		
(zmach dai	annonai sneet ij necessar	<i>y)</i>		

PLAN OF MERGER

THIS PLAN OF MERGER (the "Plan") dated as of the ______ day of December, 2007 is between Transordev, LLC, a Florida limited liability company (the "Surviving Company") and TotalTransordev, LLC, a Florida limited liability company ("Acquired Company").

WHEREAS, at a duly organized meeting held on December 6, 2007 of the members of each of Surviving Company and Acquired Company have approved the merger of Acquired Company with and into Surviving Company (the "Merger") and have approved the Merger under the terms and conditions set forth herein; and

WHEREAS, at a duly organized meeting held on December 6, 2007 of the members of each of Surviving Company and Acquired Company have adopted this Plan of Merger.

NOW, THEREFORE, in consideration of the premises, and of the representations, warranties and agreements contained herein, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

- 1. The Acquired Company shall merge in to the Surviving Company.
- The separate existence of the Acquired Company shall cease to exist as of the Effective Date and Effective Time, which shall be upon the filing of the Certificate of Merger with the Secretary of State of the State or Florida, except insofar as it may be continued under applicable law in order to carry out the purposes of this Plan.
- 3. The Surviving Company shall be the Surviving Company, Transordev, LLC.
- 4. The Articles of Organization of the Surviving Company shall continue in full force and effect as the charter document of the Surviving Company.
- 5. The name of the Surviving Company shall remain unaffected.

- 6. No consideration will be given for Acquired Company's equity interest. Upon the Effective Date and at the Effective Time, the equity interests of the Acquired Company will be surrendered and extinguished and each member of the Acquired Company will be automatically issued a membership interest in the Surviving Company equal to each Acquired Company members' proportionate share of the percentage which the Acquired Company has in the Surviving Company.
- 7. The manager of the Surviving Company shall be the same as the manager of Transordev, LLC, which is Ryder, Investments, LLC whose address is 21 SW 21 Road, Miami, FL 33129.
- 8. The officer and directors of the Surviving Company shall remain the same.
- Upon the Effective Date the Surviving Company shall succeed to and possess all right, title and interest to all property, real and personal or mixed, and to all debts due to Acquired Company, as well as all other things and causes of action.
- 10. Upon the Effective Date, all rights of creditors and all liens upon any property of Acquired Company shall be preserved unimpaired and all debts, liabilities and duties of Acquired Company shall attach to the Surviving Company and may be enforced against it to the same extent as if the debts, liabilities and duties had been incurred or contracted by it.
- 11. The Surviving Company shall indemnify and hold harmless the Acquired Company and it officers and directors against all such debts, liabilities, duties, and all claims and demands arising out of the Merger.
- 12. As requested by the Surviving Company, the Acquired Company shall execute and deliver, all such documents, instruments, assignments and things as may be necessary, proper or desirable to vest, perfect or confirm the Surviving Company's right, title and interest in, to and under any of the rights, privileges, powers, franchises, properties or assets of Acquired Company, in accordance with the purposes of this Plan.
- 13. The Surviving Company and its proper officers or members or their designees shall be authorized to execute and deliver, in the name and on behalf of Acquired Company, all such bills of sale, assignments and assurances and to do, in the name and on behalf of Acquired Company, all other acts and things as may be necessary, proper or desirable to vest, perfect or confirm the Surviving Company's right, title and interest in, to and under any of the rights, privileges, powers, franchises, properties or assets of Acquired Company, in accordance with the purposes of this Plan.

IN WITNESS WHEREOF, the parties hereto have caused this Plan to be duly executed and delivered as of the date first written above.

Surviving Company and Surviving Company:

TRANSORDEV, LLC

By: Ryder Investment, LLC Katherine Rey, Manger

Acquired Company:

TOTALTRANSORDEV, LLC.

By: Ryder Investment, LLC