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MERGER OR SHARE EXCHANGE	• "

Soulsearch.com, LLC

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PAGE 01 COX & NICI 239-2540709 1 04/24/2007 10:05

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April 24, 2007

FLORIDA DEPARTMENT OF STATE Division of Corporations

COX 4 NICI

SUBJECT: SOULSEARCE.COM, LLC REF: 10700039862

We received your electronically transmitted document. However, the same document document has not been filed. Please make the following corrections and the refax the complete document, including the electronic filing cover sheet. . . . • 12 • 1 . .

Please refar merger for Soulsearch.com, LLC. Got plan of merger for this and the company and Articles of Merger & Plan Merger for Site Equity Realty and the set of t Corporation. ឹងកាន ខេត្ត

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Joey Bryan Document Specialist

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P.O BOX 6327 - Tallahassen, Florida, 32314

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PAGE 03

	(CERTIFICATE) OF MER		
The following Articles (Certificat to being submitted in accordance with S	e) of Merger (referred hereaft ection 607.1109 and 608.438	ter as the "Articles of Merger 2 of the Florida Statutes.	(*)
FIRST: The exact name, street at he merging party ("Merging Corporation		urisdiction, and entity typef	NISION OF FIL
Name and Street Address	Jurisdiction	Entity Type	PI COROCO
Soulsearch.com, Inc 2601 S. Tamiami Trail	Florida	Corporation	AH 8:

SECOND: The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party ("Surviving Limited Liability Company") is as follows:

Name and Street Address	Jurisdiction	Entity Type		
Soulsearch.com, LLC 2601 S. Tamiami Trail Sarasota, Florida 34239	Florida	Limited Liability Co	mpany	

Florida Document/Registration Number: L07000039862 FEI Number: 20-0599219

THIRD: The attached Plan of Merger meets the requirements of Section 607.1108 and 608.4382 of the Florida Statutes, and was approved in accordance with Section 607.1103 and Section 608.4381 by written consent on April 16, 2007. The Plan was executed under the authority of the Board of Directors on April 16, 2007 by the President of the Merging Corporation and by the Manager of the Surviving Limited Liability Company.

FOURTH: The attached Plan of Merger was approved by the Merging Corporation and the Surviving Limited Liability Company who are parties to the merger in accordance Chapters 607 and 608 of the Florida Statutes.

FIFTH: The merger shall become effective as of the date at which it was filed with the Florida Department of State, Division of Corporations.

04/24/2007 10:06 239-2540709

COX & NICI

PAGE 04

STXTH: SIGNATURE(S) FOR EACH PARTY:

Name of Entity

Soulsearch.com, Inc.

Signature and Name of Officer	Title or Position
David W. Shoemaket	President
David W. Shoemaker	Manager

Soulacarch.com, LLC



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PAGE 05

PLAN OF MERGER

The following Plan of Merger (the "Plan") is being submitted in accordance with Section 507.1108 of the Florida Statutes. In addition the Plan is in accordance with Section 368 of the Internal Revenue Code of 1985, as amended (the "Code").

FIRST: The exact name and jurisdiction of the merging party (the "Merging Corporation") is as follows:

Name and Street Address	Jurisdiction	Entity Type	
Soulsearch.com, Inc. 2601 S. Tamiami Trail Sarasota, Florida 34239 Florida Document/Registration Numb FEI Number: 20-0599219	Florida per: P0400 00 05851	Corporation	DIVISION OF COR

SECOND: The exact name and jurisdiction of the surviving party ("Surviving Limiter Liability Company") is as follows:

Name and Street Address	Jurisdiction	Entity Type Statistics and Astronomy
Souisearch.com, LLC 2601 S. Tamiami Trail Sarasota, Florida 34239	Florida	Limited Liability Company Hasting as weater that a 1999 Barthers Hasting State

Florida Document/Registration Number: L07000039862 FEI Number: 20-0599219 anda maya a Proka na aka 1911. Nga kana kana kana kana kana

THIRD: Terms, Conditions and Statements in compliance with Chapter 607 and 608 of the Florida Statutes and Section 368(a)(1)(F) of the Code.

A. The effective date of the merger is to take place on the date the Plan of Merger and the Articles of Merger are first filed with the State of Florida (the "Effective Date").

B. The Merging Corporation and the Surviving Limited Liability Company shall be a single entity known as Soulsearch.com, LLC.

C. The Merging Corporation shall cease to exist following the Effective Date of the merger.

D. The Merging Corporation and the Surviving Limited Liability Company shall be treated the same for federal income tax purposes and therefore the Surviving Limited Liability Company shall use the same tax identification number as the Merging Corporation. 04/24/2007 10:04 850-245-6897

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PAGE 06

E. The corporate enterprise shall continue uninterrupted and is therefore a mere change of corporate vehicles for federal income tax purposes. In addition, the entire value of the proprietary interest in the Merging Corporation is to be preserved in the reorganization and within the Surviving. Limited Liability Company.

F. The purpose of the merger, in part, is to protect the business assets from the owner's creditors and to allow for the continued management structure in that there is a higher protection against the creditors of the owners afforded under state law in a limited liability company structure. As such, the transaction and acts contemplated in this Plan are an ordinary and necessary incident of the conduct of the business.

G. The Surviving Limited Liability Company shall possess all the rights, privileges, powers, causes of action, and interest of the Merging Corporation; and all property, real and personal, and all debts due on whatever account, and every other interest belonging to or due to the Merging Corporation, shall be vested in the Surviving Limited Liability Company without further act or deed.

H. The Surviving Limited Liability Company shall be responsible and liable for all of the debts, liabilities and obligations of the Merging Corporation; and all existing or pending claims, actions or proceedings by or against the Merging Corporation may be prosecuted to judgment as if the merger had not taken place, or the Surviving Limited Liability Company may be substituted in the dealer was place of the Merging Corporation, and neither the rights of creditors nor any liens upon the property of the merger.

I. With respect to each entity, the aggregate amount of net assets of the Merging is a support Corporation that was available to support and pay distributions before the merger, shall continue to be the available for the payment of distributions by the Surviving Limited Liability Company; except to the support and pay be transferred to the stated capital of the Surviving Limited Liability Company.

J. The cost or other basis of all property transferred incident to this Plan shall be the cost and basis as held by the Merging Corporation.

FOURTH: Conversion of Ownership Interests

The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property are intended to comply with Section 368(a)(1)(F) of the Code and specifically is as follows:

A. All of the Shareholders of the Merging Corporation and the Members of the Surviving Limited Liability Company and the outstanding percentage of ownership percentage interests issued are identical. At and after the Effective Date, all of the previously issued and outstanding shares of common stock of the Merging Corporation that were issued and outstanding immediately prior to the Effective Date shall be automatically surrendered and canceled.

B. Upon the surrender and cancellation of the Merging Corporation's outstanding stock certificates, the Surviving Limited Liability Company shall issue membership certificates representing ownership of the Surviving Limited Liability Company to the Member in identical interests as owned prior to the merger/reorganization. No money or distributions or other dispositions shall be received or given under this Plan.

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04/24/2007 10:06 239-2540709 .

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PAGE 07

C. The Merging Corporation and the Surviving Limited Liability Company hereby acknowledge that the transfer of ownership interests are to be treated as if the Surviving Limited Liability Company received the assets and liabilities of the Merging Corporation in exchange for its membership units in a non-recognition event under Section 1032(a) of the Code.

D. In addition, the Merging Corporation and the Surviving Limited Liability Company hereby acknowledge that subsequent to the transfer of assets for the ownership interests in the Surviving Limited Liability Company the Merging Corporation shall thereafter issue the membership units of the Surviving Limited Liability Company to its Shareholders in exchange for the Shareholder's stock certificates in the Merging Corporation in a non-recognition event under Section 354(a)(1) of the Code.

FIFTH: The name and address of the manager of the Surviving Limited Liability Company is as follows:

David W. Shoemaker 4121 Roberts Point Road Sarasota, Florida 34242

SIXTH: SIGNATURE(S) FOR EACH PARTY:

Under penalties of perjury, we declare that we consent to the above Plan of Merger of the Merging Corporation and Surviving Limited Liability Company and that we have examined this Plan, and to the best of our knowledge and belief, it is true, correct, and complete. As an Officer of the Merging Corporation and Managers of the Surviving Limited Liability Company, we further declare that we are authorized to execute this Plan and statement on its behalf.

1.1.11

Name of Entity	Signature and Name of Officer	Title or Position
a an		
Soulsearch.com, Inc.	David W. Shoemaker	President
Soulsearch.com, LLC	David W. Shoemaker	Manager

3