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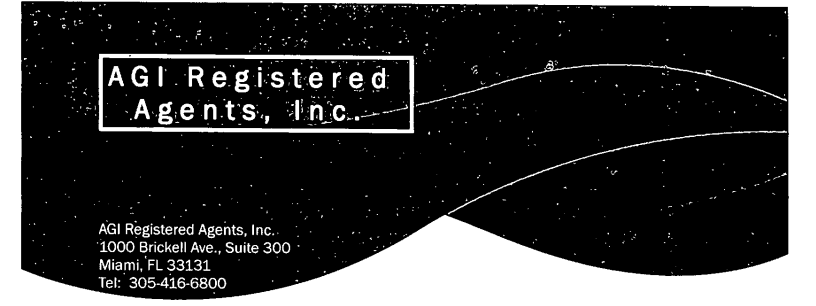
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December 20, 2019

Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee. FL 32303

RE: Articles of Merger (Florida Corp. into Florida LLC) – Crystal Capital Investments Inc. merging with Unimat Industries, LLC

Dear Amendment Section Rep.:

Attached are executed Articles of Merger and Plan and Agreement of Merger pertaining to the above referenced entities. We also enclose a check in the amount of \$70.00 to process the amendment. If there are any issues regarding this filing, please contact me at the e-mail address or phone number below.

Best,

IJose MXde Ia O

Corporate Services Manager e-mail: jose@agi-ra.com

Tel: 305-416-6800

ARTICLES OF MERGER

The following Articles of Merger are being submitted in accordance with Sections 607.1105 and 605.1025, Florida Statutes.

ARTICLE I - NAME AND ADDRESS OF MERGING PARTIES

The exact name, street address of its principal office, jurisdiction, and entity type for each merging party is as follows:

CRYSTAL CAPITAL INVESTMENTS INC.., a Florida corporation 6980 NW 43rd Street Miami, FL 33166

UNIMAT INDUSTRIES, LLC, a Florida limited liability company 6980 NW 43rd Street
Miami, FL 33166

<u>ARTICLE II - NAME AND ADDRESS OF SURVIVING PARTIES</u>

The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party is as follows:

UNIMAT INDUSTRIES, LLC, a Florida limited liability company 6980 NW 43rd Street Miami, FL 33166

ARTICLE III – PLAN OF MERGER

The plan of merger is attached.

<u>ARTICLE IV – EFFECTIVE DATE OF MERGER</u>

The merger shall become effective as of December 20, 2019.

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ARTICLE V - APPROVAL OF MERGER (SURVIVING CORPORATION)

The attached Plan of Merger was adopted by the Managers of the surviving limited liability company on December 20, 2019 and Member approval was not required.

ARTICLE VI - APPROVAL OF MERGER (MERGING CORPORATION)

The attached Plan of Merger was adopted by the officers and directors of the merging corporation on December 20, 2019 and shareholder approval was not required.

ARTICLE VII - COMPLIANCE

The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

IN WITNESS WHEREOF, the undersigned have made and subscribed these Articles of Merger at Miami, Florida, on this 20th day of December 2019.

UNIMAT INDUSTRIES, LLC a Florida limited liability company

By: ____

Name: Masaru Cejas

Title: Manager

PLAN AND AGREEMENT OF MERGER

THIS PLAN AND AGREEMENT OF MERGER (the "Plan and Agreement") is hereby adopted by and between **CRYSTAL CAPITAL INVESTMENTS INC.**, a Florida corporation (the "Merging Corporation"), and **UNIMAT INDUSTRIES**, **LLC**, a Florida limited liability company (the "Entity"), for the purpose of merging the Merging Corporation with and into the Entity (the "Merger").

NOW, THEREFORE, the Merging Corporation and the Entity hereby approve and adopt this Plan and Agreement providing for the Merger as authorized by Section 607.1101 of the Florida Business Corporation Act (the "FBCA"), and Section 605.1022 of the Florida Revised Limited Liability Company Act ("FRLLCA") and upon the terms and subject to the conditions herein.

- 1. Merger. At the effective date (as defined herein) of the Merger, the Merging Corporation shall be merged with and into the Entity. The Entity shall be the surviving entity of the Merger (hereinafter sometimes refereed to as the "Surviving Entity") and the separate corporate existence of the Merging Corporation shall cease. The Merger shall become effective as of December 20, 2019, and shall be memorialized of record by the filing of the Articles of Merger with the Department of State of the State of Florida in accordance with the provisions of the FBCA and FRLLCA (the "Effective Date"). The Merger was approved by the Entity and the Merging Corporation in accordance with Chapters 607 and 605, Florida Statutes. All shareholders of the Merging Corporation and all Member(s) of the Entity have consented to the Merger.
- 2. <u>Governing Documents</u>. The Articles of Organization of the Entity (the "Articles of Organization"), as in effect immediately prior to the Effective Date shall constitute the Articles of Organization of the Surviving Entity until thereafter amended in accordance with the provisions thereof and applicable law.
- 3. <u>Officers</u>. The persons who are the managers of the Entity immediately prior to the Effective Date shall constitute the managers of the Surviving Entity.
- 4. <u>Name</u>. The name of the Surviving Entity shall be: **UNIMAT INDUSTRIES**, **LLC**.

- 5. The Address of the Merging Corporation is 6980 NW 43rd Street, Miami, FL 33166. The Address of the Entity is and shall be maintained at 6980 NW 43rd Street, Miami, FL 33166.
- 6. <u>Registered Office and Registered Agent</u>. The location of the Registered Office of the Surviving Entity shall continue to be 2121 Ponce de Leon Blvd., Suite 1050, Coral Gables, FL 33134. The name of the Registered Agent of the Surviving Entity shall continue to be Consulting Services of South Florida, Inc.
- 7. <u>Succession</u>. At the Effective Date, the separate corporate existence of Merging Corporation shall cease, and the Surviving Entity shall possess all rights, privileges, powers and franchises of a public or private nature and be subject to all the restrictions, disabilities and duties of the Merging Corporation, and all property, real, personal, and mixed, and all debts due to Merging Corporation on whatever account and all other things in action, shall be vested in the Surviving Entity.
- 8. <u>Conversion of Shares; Capitalization of Surviving Entity; Dissenter's Rights.</u> At the Effective Date, by virtue of the Merger and without any action on the part of the holder thereof:
 - (a) All (100%) of the shares of Merging Corporation outstanding immediately prior to the Effective Date shall be converted into and shall be deemed to comprise all (100%) of the shares and interest in the Surviving Entity. No other shares or interests in the Merging Corporation are outstanding at the time of the Merger.
 - (b) Pursuant to Section 607.1103 of the FBCA, there are no dissenting shareholders of the Merging Corporation or dissenting members of the Entity because all of the shareholders of Merging Corporation and all of the members of the Entity have consented to this Agreement.
- 9. <u>Other Provisions with Respect to the Merger</u>. All required acts shall be done in order to accomplish the Merger under the provisions of the laws of the State of Florida.

10. <u>Manager(s) of the Surviving Entity</u>. The name and address of each Manager of the Surviving Entity is as follows:

Masaru Ceja 6980 NW 43rd Street Miami, FL 33166

- 11. <u>Further Assurances</u>. If at any time the Surviving Entity shall consider or be advised that any further assignment or assurances in law are necessary or desirable to vest or to protect or confirm of record in Surviving Entity the title to any property or rights of the Merging Corporation or to otherwise carry out the provisions hereof, the proper officers and directors of the Merging Corporation, as of the Effective Date, shall execute and deliver any and all proper assignments and assurances in law, and do all things necessary and proper to vest, perfect or confirm title to such property or rights in Surviving Entity and to otherwise carry out the provisions hereof.
- 12. <u>Abandonment or Amendment</u>. At any time prior to the filing of the Articles of Merger with the Department of State of the State of Florida, the proposed Merger may be abandoned by the parties pursuant to this provision or amended by the action of the parties pursuant to this provision.
- 13. <u>Approval</u>. This Plan and Agreement has been approved by, and the execution and delivery thereof authorized by, all of the shareholders and the Board of Directors of the Merging Corporation and by all of the Managers and Members of the Surviving Entity.
- 14. <u>Costs</u>. All costs in connection with this Plan and Agreement will be paid by the Surviving Entity.
- 15. <u>Procedure</u>. Each party will, in a timely manner, follow the procedures provided by Florida Law in connection with the statutory merger including the filing of the appropriate Articles of Merger, will cooperate with the other party, will act in good faith, and will take those actions necessary or appropriate to approve and effectuate this Plan and Agreement.
- 16. <u>Governing Law</u>. This Plan and Agreement shall be governed by and construed in accordance with the laws of the State of Florida.

17. <u>Headings</u>. The headings of the several articles herein have been inserted for convenience for reference only and are not intended to be a part or to affect the meaning or interpretation of this Plan and Agreement.

IN WITNESS HEREOF, the undersigned have caused this Plan and Agreement of Merger to be signed on their behalf by their respective authorized representative on December 20, 2019.

MERGING CORPORATION:

CRYSTAL CAPITAL INVESTMENTS, INC. a Florida corporation

By: _______Name: Masaru Ceja

Title: President

SURVIVING ENTITY:

UNIMAT INDUSTRIES, LLC a Florida limited liability company

Name: Masari Ceja

Title: Manager