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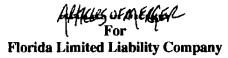
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TO: Amendment Section	
Division of Corporations	
ACOUSTIC SOUL MUSIC GROUP, LLC	
SUBJECT: Name	of Surviving Party
The enclosed Certificate of Merger and fee(s) are submi	tted for filing.
Please return all correspondence concerning this matter	to:
Scott Jablonski	tted for filing.
Contact Person	
Acoustic Soul Music Group, LLC	
Firm/Company	
2903 W. New Haven Ave. Suite 461	
Address	
Melbourne, FL 32903	
City, State and Zip Code	
legal@acousticsoulgroup.com	
E-mail address: (to be used for future annual rep	ort notification)
•	·
For further information concerning this matter, please ca	
Scott Jablonski 305	781-2366
Name of Contact Person	Area Code Daytime Telephone Number
☐ Certified copy (optional) \$30.00	
STREET ADDRESS:	MAILING ADDRESS:
Amendment Section	Amendment Section
Division of Corporations	Division of Corporations
Clifton Building 2661 Executive Center Circle	P. O. Box 6327 Tallahassee, FL 32314
2001 DAGGREF CHIEF CHOIC	1 ananassee, 11. 32314

CR2E080 (2/14)

Tallahassee, FL 32301



Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with a 605 1035 Florida Statutes with s. 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Name Acoustic Soul Records, LLC	<u>Jurisdiction</u> FL	Form/Entity Type LLC -L11000116562
Acoustic Soul Publishing, LLC	FL	LLC -L 11000116563
Acoustic Soul Management, LLC	FL	LLC - L/1000/16561
Acoustic Soul Live, LLC	FL	LLC - L 11000116573

SECOND: The exact name, form/entity type, and jurisdiction of the <u>surviving</u> party are as follows:

Name	<u>Jurisdiction</u>	Form/Entity Type
Acoustic Soul Music Group, LLC	FL	LLC

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

Fou	TH. I was check the of the f	oones mai appiy to survivii	ig cinny. (11 applicavic)			
2	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.					
	This entity is created by the m	erger and is a domestic fili	ng entity, the public organic record is	attached.		
0	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.					
0			eate of authority to transact business in rocess served pursuant to s. 605.0117			
ss.605 SIXT	.1006 and 605.1061-605.1072, I	members with appraisal rig	ghts the amount, to which members are of the merger, which cannot be priorent of State:			
as the	document's effective date on the	e Department of State's rec	ble statutory filing requirements, this cords.	date will not be listed		
	NTH: Signature(s) for Each Pa	iny:	Typed or F	Printed		
	of Entity/Organization:	Signature(s):	Name of Indi	ividual:		
Acou	stic Soul Music Group, LLC		Scott R. Ja	ablonski		
Acous	tic Soul Records, LLC		Scott R. Ja	ablonski		
Acous	tic Soul Publishing, LLC		Scott R. Ja	ablonski		
Acous	tic Soul Management, LLC	35	Scott R. Ja	ablonski		
Acou	stic Soul Live, LLC		Scott	R. Jablonski		
Corpo	rations:	Chairman, Vice Chairma		re. suotonom		
•			signature of incorporator.)			
	al partnerships:		artner or authorized person			
	a Limited Partnerships:	Signatures of all general				
	lorida Limited Partnerships:	Signature of a general pa				
Limite	ed Liability Companies:	Signature of an authorize	ed person			
_	For each Limited Linkility Co.	mpany: \$25.00	For each Corporation:	\$35.00		
rees:	ror each Limited Liability Co.					
Fees:	For each Limited Liability Cor For each Limited Partnership:	\$52.50	For each General Partnership			