(Requestor's Name)	
(Address) (Address)	200311416072
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308 SOUTH JEFFERSON STREET · PENSACOLA, FLORIDA 32502 · E-MAIL: cfmlaw@bellsouth.net Please note new address: 212 W. Intendencia Street, Pensacola, FL 32502

April 5, 2018

Amendment Section Florida Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

> RE: Boyleston Realty & Auctions, LLC/Boyleston Auctions, LLC Articles of Merger

Dear Sir or Madame:

PILONE + 850-432-1300

850-438-4744

Enclosed please find the original and one copy of Articles of Merger for the abovereferenced limited liability companies. Also enclosed is our check in the amount of \$50,00 to cover your fees.

Please file the Articles of Merger and return a filed copy to our office at 212 W. Intendencia Street, Pensacola, FL 32502.

Should you have any questions or need any additional information, please contact me at 850-432-1300 or by email at efm lisa@bellsouth.net.

Sincerely,

Lisa Novatka Paralegal to Edsel F. Matthews, Jr.

Enclosures

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### ARTICLES OF MERGER

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# ARTICLE I PLAN OF MERGER

The undersigned companies, being validly and legally formed under the laws of the State of Florida, have adopted a Plan of Merger.

### ARTICLE II MERGING ENTITIES

The exact name, form/entity type, and jurisdiction for each <u>merging</u> entity are as follows:

<u>Name</u>

BOYLESTON REALTY & AUCTION, LLC (Document Number L11000101653)

BOYLESTON AUCTIONS, LLC (Document Number L11000101651) Florida

Florida

Jurisdiction

Limited Liability Company

Form/Entity Type

Limited Liability Company

### ARTICLE III SURVIVING LLC

The name of the surviving entity is BOYLESTON REALTY & AUCTION, LLC (Document Number L11000101653).

### ARTICLE IV STATUTORY ADOPTION

The merger of the undersigned companies was approved by each domestic merging entity in accordance with Florida Statutes, and by each member of such company who as a result of the merger will have interest holder liability under §605.1023(1)(b).

### ARTICLE V EFFECTIVE DATE

The merger shall be effective as of the date of filing these Articles of Merger with the Florida Department of State.

# ARTICLE VI CHANGES

The surviving entity exists before the merger and is a domestic filing entity. The plan of merger does not change or amend the public organic record of the entity.

# ARTICLE VII APPRAISAL RIGHTS

The surviving entity agrees to pay any members with appraisal rights the amount, to which members are entitled under 605.1006 and 605.1061 - 605.1072, Florida Statutes.

# ARTICLE VIII SIGNATURES

Signatures for each entity:

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BOYLESTON REALTY & AUCTION, LLC elger do By: Gina Boyleston-Delgado, Manager BOYLESTON AUCTONS, LLC lents Gina Boyleston-Delgado, Manager By:

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