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COVER LETTER

TO:	Amendment Section Division of Corporations			•	
	Global Expansion Solutions LLC				
SUBJ	ECT:				
		Name	of Surviving Par	1y	
The e	nclosed Certificate of Merger and fee(s) are submit	ted for filing.		
Please	e return all correspondence concerning	this matter t	o:		
Juha I	Kiesi				
	Contact Person				
Globa	d Expansion Solutions LLC				
	Firm/Company				
187 E	. Warm Springs Rd. Suite B316				
	Address				
Las V	egas, NV 89119				
	City. State and Zip C	ode			
jkiesi	@glexso.com				
	E-mail address: (to be used for future	annual repo	ort notification)	-	
For fi	urther information concerning this matt	er, please ca	dl:		
Juha		951 at (500-30	08	
	Name of Contact Person			Daytime Telephone Number	
×	Certified copy (optional) \$30.00				
	EET ADDRESS:		MAILING AD		
	ndment Section		Amendment Section		
	ion of Corporations on Building		Division of Cor P. O. Box 6327		
	Executive Center Circle		Tallahassee, Fl.		

.2E080 (2/14)

allahassee, FL 32301

Articles of Merger For Florida Limited Liability Company

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

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

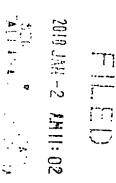
Name

Jurisdiction

Form/Entity Type

Name Global Expansion Solutions LLC	State of Florida	Limited Liability Company
SECOND: The exact name, form/entity	type, and jurisdiction of the survi	ving party are as follows:
Name Global Expansion Solutions LLC	<u>Jurisdiction</u> State of Nevada	Form/Entity Type Limited Liability Company

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).



TH: Please check one of the be	oxes that apply to	surviving en	ity: (if applicable)					
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 merger and is a domestic filing entity, the public organic record is attached.								
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.								
This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48. Florida Statutes is:								
Global Expansion Solutions LLC								
187 E. Warm Springs Rd. Suite B316								
Las Vegas, NV 89119								
fter the date this document is file ber 31, 2017. If the date inserted in this block document's effective date on the	does not meet the Department of S	e applicable s	tatutory filing requirements, this date w Typed or Printer	vill not be listed d				
	(<i>f</i> /	me (L	Juha Ensio Kiesi	 i				
For each Limited Partnership:	(If no director: Signature of a Signatures of a Signature of a Signature of an impany:	s selected, sig general partne all general partne general partne authorized p \$25.00 \$52.50	er or authorized person tners er erson For each Corporation: For each General Partnership:	\$35.00 \$25.00				
For each Other Business Entit	y:	\$25.00	Certified Copy (optional):	\$30.00				
	This entity exists before the meare attached. This entity is created by the mediability partnership, its statemed. This entity is a foreign entity the mailing address to which the deflorida Statutes is: Global Expansion Solutions LLC. 187 E. Warm Springs Rd. Suite B. Las Vegas, NV 89119 1: This entity agrees to pay any and the statement of the statement o	This entity exists before the merger and is a donare attached. This entity is created by the merger and is a don liability partnership, its statement of qualification. This entity is a foreign entity that does not have mailing address to which the department may selforida Statutes is: Global Expansion Solutions LLC. 187 E. Warm Springs Rd. Suite B316 Las Vegas. NV 89119 Let This entity agrees to pay any members with ap 1006 and 605.1061-605.1072, F.S. Let If other than the date of filing, the delayed effect the date this document is filed by the Florida ber 31, 2017. If the date inserted in this block does not meet the document's effective date on the Department of Section 11. Expansion Solutions LLC. FL. Expansion Solutions LLC. FL. Expansion Solutions LLC. NV Chairman, Victorial partnerships: all partnerships: all partnerships: all partnerships: all Limited	This entity exists before the merger and is a domestic filing er are attached. This entity is created by the merger and is a domestic filing er This entity is created by the merger and is a domestic limited liability partnership, its statement of qualification is attached. This entity is a foreign entity that does not have a certificate or mailing address to which the department may send any process Florida Statutes is: Global Expansion Solutions LLC. 187 E. Warm Springs Rd. Suite B316 Las Vegas, NV 89119 E. This entity agrees to pay any members with appraisal rights of 1006 and 605.1061-605.1072, F.S. I. If other than the date of filing, the delayed effective date of filer the date this document is filed by the Florida Department of State is records document's effective date on the Department of State's records NTH: Signature(s) for Each Party: of Entity/Organization: Expansion Solutions LLC, FL. Expansion Solutions LLC, FL. Expansion Solutions LLC, NV Chairman, Vice Chairman, I fill no directors selected, signature of a general partners in Signature of an authorized performent Limited Partnerships: Indid Limited Partnerships: Indid Limited Liability Company: Support of a general partner of an authorized performent Limited Partnership: Signature of an authorized performent Liability Company: Support of a general partner of an authorized performent Liability Company: Support of an authorized performent Liability Company: Support of an authorized performent Liability Company: Support of an authorized performent of State is a Limited Partnership: Support of an authorized performent of State is a Limited Partnership: Support of an authorized performent of the performent of an authorized performent of state is a Limited Partnership: Support of an authorized performent of the performent of the performent of an authorized performent of the performent of the performent of the performent of th	This entity is created by the merger and is a domestic filing entity, the public organic record is attach. This entity is created by the merger and is a domestic limited liability limited partnership or a domes liability partnership. Its statement of qualification is attached. This entity is a foreign entity that does not have a certificate of authority to transact business in this smalling address to which the department may send any process served pursuant to s. 605.0117 and C Florida Statutes is: Global Expansion Solutions LLC: 187 E. Warm Springs Rd. Suite B316 Las Vegas, NV 89119 1. If other than the date of filing, the delayed effective date of the merger, which cannot be prior to no firer the date this document is filed by the Florida Department of State: ber 31, 2017. 1. If the date inserted in this block does not meet the applicable statutory filing requirements, this date we document's effective date on the Department of State's records. NTH: Signature(s) for Each Party: Of Eartity/Organization: Expansion Solutions LLC, Fl. Expansion Solutions Classes and selected, signature of individue Juha Ensio Kies Typed or Printee Signature of a general partner or authorized person Signatures of all general partner or authorized person For each Limited Partnerships: Signature of a general partner or authorized person For each Limited Partnership: Signature of an authorized person For each Limited Partnership: Signature of an authorized person For each Corporation: For each General Partnerership: Signature of a fire authorized person For each General Partnerership: For each Corporation: For each General Partnerership:				