L1400061160

(Re	questor's Name)			
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SECRETARY OF STATE AND A SHARESEE, FLORIDA

COVER LETTER

TO: Amendment Section Division of Corporations				
LMR CONSULTING SER	VICES LLC			
SUBJECT:	· · · · · · · · · · · · · · · · · · ·			
	Name of Survivir	g Party		
The enclosed Certificate of Merger and fee	(s) are submitted	for filing.		
Please return all correspondence concernin	g this matter to:			
LAWRENCE M. ROCHA				
Contact Person				
LMR CONSULTING SERVICES, LLC				
Firm/Company				
1873 WOODBINE COURT				
Address	····			
MARCO ISLAND, FL 34145				
City, State and Zip Code				
larry_rocha@yahoo.com				
E-mail address: (to be used for future annua	report notification)			
For further information concerning this ma	tter, please call:			
Tracy Tormey, Esq.	714 at (293-5932		
Name of Contact Person	Area Code	Daytime Telephone Number		
Certified copy (optional) \$30.00				
STREET ADDRESS:	MAILI	NG ADDRESS:		
Amendment Section	Amendr	Amendment Section		
Division of Corporations	Division	Division of Corporations		
Clifton Building	P. O. Bo	ox 6327		
2661 Executive Center Circle	Tallahas	ssee, FL 32314		
Tallahassee, FL 32301				



June 17, 2014

LAWRENCE M ROCHA 1873 WOODBINE CT MARCO ISLAND, FL 34145

SUBJECT: LMR CONSULTING SERVICES, LLC

Ref. Number: L14000061160

We have received your document for LMR CONSULTING SERVICES, LLC and your check(s) totaling \$50.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please have Lawrence M. Rocha sign the merger.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Tracy L Lemieux Regulatory Specialist II

Letter Number: 114A00013121

RECEIVED 14 JUN 26 PH 12: 36

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 <u>merging</u> party are as follows:

Name LMR Consulting, LLC	<u>Jurisdiction</u> California	Form/Entity Type LLC
SECOND: The exact name, form/entity	y type, and jurisdiction of th	ne surviving party are as follows:
Name	<u>Jurisdiction</u>	Form/Entity Type
LMR Consulting Services, LLC	Florida	LLC
· 	Jurisdiction	Form/Entity Type

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).

<u>FOUR</u>	RTH: Please check one of the	boxes that	at apply to survivin	g entity: (if applicable)				
Y	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 I	merger and	l is a domestic filir	g entity, the public organic record is	s attached.			
	This entity is created by the r limited liability partnership,			ted liability limited partnership or a is attached.	domestic			
	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:							
under SIXT	ss.605.1006 and 605.1061-609	5.1072, F.S ing, the de	S. Hayed effective dat	ghts the amount, to which members e of the merger, which cannot be pr rida Department of State:				
SEVE	ENTH: Signature(s) for Each	Party:						
	of Entity/Organization: Consulting, LLC		Signature(s):	Typed or Printe Name of Indivi Lawrence M.	dual:			
LMR	Consulting Services, LLC			Lawrence M.	Rocha			
Corpo	rations:			President or Officer				
Gener Florid Non-F	al partnerships: a Limited Partnerships: Florida Limited Partnerships: ed Liability Companies:	(If no direct Signature Signature Signature	ctors selected, signatu	re of incorporator.) her or authorized person rtners her				
Fees:	For each Limited Liability C For each Limited Partnership For each Other Business Ent	p:	\$25.00 \$52.50 \$25.00	For each Corporation: For each General Partnership: Certified Copy (optional):	\$35.00 \$25.00 \$30.00			

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement") is entered into by and between LMR CONSULTING SERVICES, LLC, a Florida limited liability company ("LMR Florida"), and LMR CONSULTING, LLC, a California limited liability company ("LMR California"), as of May 6, 2014.

In consideration of the mutual promises and covenants contained in this Agreement, the parties agree as follows:

1. The Merger.

- 1.1 <u>Surviving Entity</u>. Upon the time of filing (the "**Effective Time**") of Articles of Merger with the Secretary of State of the State of Florida and the contemporaneous filing of a Certificate of Merger with the Secretary of State of the State of California (with the Florida filing deemed the Effective Time if the actual filing dates differ):
 - (a) LMR California shall be merged with and into LMR Florida (the "Merger") in accordance with section 605.1025, Florida Statutes of the State of Florida and California Corporations Code section 17710.14 of the State of California,
 - (b) LMR Florida shall be the surviving company of the Merger (hereinafter sometimes called the "Surviving LLC"),
 - (c) the identity, existence, rights, privileges, powers, franchises, properties and assets of LMR Florida shall continue unaffected and unimpaired by the Merger and shall be vested in the Surviving LLC, and
 - (d) the identity and separate existence of the LMR California shall cease, and all of the rights, privileges, powers, franchises, properties and assets of the LMR California shall be vested in the Surviving LLC.
- 1.2 Operating Agreement, Members, Manager and Officers. From and after the Effective Time until amended as provided by law, the Operating Agreement of LMR Florida shall be the Operating Agreement of the Surviving LLC, and any officers of the LMR Florida in office immediately prior to the Effective Time shall become the officers of the Surviving LLC as of the Effective Time.
- 1.3 <u>Membership Interest Conversion</u>. At the Effective Time each unit of membership interest in the LMR California outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any additional action on the part of LMR California or LMR Florida, be exchanged for an equal number of units of membership interests in the Surviving LLC; and any units of membership interests in LMR Florida outstanding prior to the Merger shall remain outstanding units of membership interests in the Surviving LLC following the Merger.

2. General.

- 2.1 <u>Condition to the Merger</u>. The Merger shall have been duly authorized by both LMR Florida and LMR California prior to the filing of the Articles of Merger with the Secretary of State of the State of Florida effecting the Merger.
- 2.2 <u>Termination</u>. Notwithstanding anything herein or elsewhere to the contrary, this Agreement may be terminated and abandoned at any time before the Effective Time, whether before or after adoption and approval of this Agreement, by the consent of either the members of LMR Florida or the members of LMR California. In the event of such termination and abandonment, this Agreement shall forthwith become void and neither party nor its respective officers, managers or members shall have any liability hereunder.
- 2.3 <u>Counterparts</u>. This Agreement may be in any number of counterparts, each of which will be deemed an original, but all of which together will constitute one instrument.

IN WITNESS WHEREOF, the undersigned have duly executed this Agreement and Plan of Merger as of the date first written above.

LMR FLORIDA:

LMR CONSULTING SERVICES, LLC a Florida limited liability company

LMR CALIFORNIA:

LMR CONSULTING, LLC a California limited liability company

Lawrence M.Rocha, Sole Member

Lawrence M. Rocha, Sole Member