

L16 0000076525

(Requestor's Name)

(Address)

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(City/State/Zip/Phone #)

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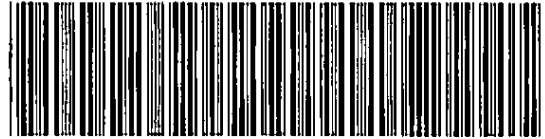
(Business Entity Name)

(Document Number)

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09/10/21--01023--008 **25.00

08/16/21--01025--026 **25.00

FILED
2021 SEP 10 AM 10:56
CLERK OF STATE
TALLAHASSEE, FL

SEP 10 2021

SEP 10 2021

ARTICLES OF MERGER

OF

916 E GORRIE DR LLC
a Florida limited liability company
(LLC Charter No. L20000166874)

INTO

WHITE SANDS INVESTMENT PARTNERS LLC
a Florida limited liability company
(LLC Charter No. L16000076525)

Pursuant to the provisions of Section 605.1025 of the Florida Statutes, the undersigned limited liability companies hereby certify as follows:

1. The names of the entities which are parties to the merger are White Sands Investment Partners LLC, a Florida limited liability company (the "Surviving LLC"), and 916 E Gorrie Dr LLC, a Florida limited liability company (the "Merging LLC"). White Sands Investment Partners LLC is the surviving LLC in the merger, and 916 E Gorrie Dr LLC is the merging LLC whose separate business existence shall cease.
2. A copy of the Plan of Merger (the "Plan") is attached hereto as Exhibit A and made a part hereof.
3. The Plan was approved by unanimous written consent of the members and managers of both companies dated August 13, 2021, in accordance with the operating agreement of both companies.
4. The merger shall be effective upon filing of the Articles of Merger with the Florida Department of State.
5. White Sands Investment Partners LLC existed before the merger and is a domestic filing entity.


IN WITNESS WHEREOF, the Surviving LLC and the Merging LLC have each caused these Articles of Merger to be executed by its authorized officer on this the 13 day of August, 2021.

[Signature Page Follows]

FILED
2021 SEP 10 AM 10:55
CLERK OF STATE
TALLAHASSEE, FL

SURVIVING LLC

White Sands Investment Partners LLC

By: _____
Steven Etchen, Manager

MERGING LLC

916 E GORRIE DR LLC


By: _____
Steven Etchen, Manager

EXHIBIT A

916 E GORRIE DR LLC/WHITE SANDS INVESTMENT PARTNERS LLC
PLAN OF MERGER

This Merger Agreement (hereinafter referred to as the "Agreement") is made and entered into by and between **916 E Gorrie Dr LLC, a Florida limited liability company ("916")** and **White Sands Investment Partners LLC, a Florida limited liability company ("WSIP")** (hereinafter collectively referred to as the "Parties").

RECITALS

WHEREAS, the Parties, identified in Exhibits A and B attached hereto have agreed to merge with WSIP being the surviving entity; and

WHEREAS, the Parties desire to formalize the terms of such merger in a written document.

NOW, THEREFORE, IT IS RESOLVED, that:

1. **Merger Effective Date.** The Parties are hereby merged hereby merged with an effective date of August 13, 2021 (hereinafter referred to as the "Merger Effective Date").
2. **Merger of Assets and Transfer of Funds.** The assets of 916 (the "Merger Assets") will be merged with and into WSIP effective on the Merger Effective Date, with the actual transfer of funds to be accomplished as soon as is administratively feasible thereafter.
3. **Assumption of Liabilities on Merger.** Concurrent with the merger of assets, WSIP assumes all obligations and liabilities for 916, and discharges 916 and its managers and members from such obligations and liabilities
4. **LLC Action.** The parties acknowledge and affirm that, concurrently with the Merger Effective Date, that each Party approved the Plan of Merger at a properly noticed meeting of the members and managers and all requisite votes and other actions by both Parties approved the Plan. All members and managers of the Parties waive any notice requirements of Florida Statutes Chapter 605.
5. **Further Assurances.** The Parties hereby agree to execute such other instruments and to perform such other acts as may be necessary and proper to effectuate the intent of this Agreement.

This Merger Agreement is hereby adopted this 13 day of August, 2021, to be effective as of the Merger Effective Date.

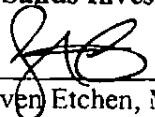
916 E Gorrie Dr LLC

By: _____


Steven Etchen, Manager

White Sands Investment Partners LLC

By: _____


Steven Etchen, Manager