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(Requestor's Name) (Address) (Address)	700390421177
(City/State/Zip/Phone #)	PILED 2022 JUL - 5 AHII: 23 24.1.5.1.5.5.7.1.5.7.5.7
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ATTORNEYS AT LAW

Elizabeth S. Wheeler Board Certified in Appellate Practice Richard F. Wheeler Walter H. Berg, Jr. (Retired) Jeffrey Building 217 East Robertson Street Brandon, Florida 33511

Telephone: (813) 685-0050 Facsimile: (813) 685-0369 bergwheeler@verizon.net

July 1, 2022

Amendment Section Division of Corporations Post Office Box 6327 Tallahassee, FL 32314

Re: RCL Investment Properties, LLC Document Number <u>1</u>,18000292784

Dear Sir or Madam:

Enclosed are Articles of Merger regarding the above-referenced limited liability company. Also enclosed is our firm's check payable to the Florida Department of State in the amount of \$115.00, in payment of the filing fee and one certified copy.

If you need anything further, please do not hesitate to contact me.

Very truly yours,

Richard I. Wheeler

Richard F. Wheeler

RFW/bb

Enclosures

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The following Articles of Merger are submitted to merge the following entities in accordance with Sections 605.1025 and 607.1101, Florida Statutes.

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

<u>Name</u>	Jurisdiction	Entity Type
RCL Investment Properties, LLC	Florida 15	Entity Type Limited liability company LIB 00029278
RCL Property Holdings, LLC	Florida 25	Limited liability company U10000137 Limited liability company U1000137
Lindstrom Realty Group, Inc.	Florida 35	Corporation p09000002099

SECOND: The exact name, jurisdiction of formation, and entity type of the surviving party are as follows:

Name	Jurisdiction
RCL Investment Properties, LLC	Florida L\&000 292784

THIRD: The merger was approved by each domestic merging entity that is a $\overline{\lim}$ ited $\overline{\lim}$ liability company in accordance with Sections 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 Section 605.1023(1)(b), Florida Statutes.

FOURTH: The surviving entity exists before the merger and is a domestic filing entity. The Articles of Organization of the surviving entity require no amendments.

FIFTH: The surviving entity agrees to pay to any members of any limited liability company with appraisal rights the amount to which such members are entitled under the provisions of Sections 605.1006 and 605.1061-605.1072, Florida Statutes.

SIXTH: The merger shall become effective as of:

The date the Articles of Merger are filed with Florida Department of State

SEVENTH: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

EIGHTH: SIGNATURES FOR EACH PARTY:

Dated this \cancel{D} day of April, 2022.

RCL Investment Properties by: Richard E. Lindstrom,

Authorized Member

by: Carmen Lindstrom

Authorized Member/

Lindstrom Realty Group, Inc. d E. Lindstrom, President

RCL Property/Holdings, LLC by:

Richard E. Lindstrom, Authorized Member

by: Carmen Lindstrom

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Authorized Member