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Merger

SECRETARY OF STATE

DIVISION OF CORPORATION

19 JUL -9 AMIL: 39

JUL 27 2019 D CUSHING

COVER LETTER

Amendment Section Division of Corporations	•
SUBJECT: CD Asset Holdings, LLC	
	Surviving Party
The enclosed Certificate of Merger and fee(s) are submitted	l for filing.
Please return all correspondence concerning this matter to:	
Carol Dawson	
Contact Person	
DADSet Holdings, LLC	
Firm/Company	
01 International Parkway	
Address	
.ake Mary, FL 32746	
City, State and Zip Code	
edawson5@hotmail.com	
E-mail address: (to be used for future annual report)	notification)
For further information concerning this matter, please call:	
·	240.5557
Christine Ivie 908 at (268-5557
Name of Contact Person	Area Code Daytime Telephone Number

SECRETARY OF STATE

STREET ADDRESS:

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

MAILING ADDRESS:

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

CR2E080 (2/14)

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:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
CD Holdings, LLC	Nebraska	Trc W18-1097
SECOND: The exact name, form/en	tity type, and jurisdiction of the sur	viving party are as follows:
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
CD Asset Holdings, LLC	Florida	EOTE 2- 211

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).

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<u>FOUR</u>	TH: Please check one of the bo	oxes that ap	ply to surviving er	tity: (if applicable)						
0	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 the mailing address to which the de Florida Statutes is:									
	<u>I:</u> This entity agrees to pay any 1 1006 and 605,1061-605,1072, F		th appraisal rights	the amount, to which n	nembers are entitle	ed under				
	1: If other than the date of filing ter the date this document is file				not be prior to nor	more than 90				
	If the date inserted in this block locument's effective date on the				ents, this date wil	I not be listed				
	NTH: Signature(s) for Each Par	•								
	of Entity/Organization:		SignAturate\.		Typed or Printed ime of Individual:					
	set Holdings, LLC		Signature(s):	\bigcap	Carol L. Dawson					
	ldings, LLC		Charles of the second	Deligan	Carol L. Dawson					
		· · · · · · · · · · · · · · · · · · ·	_ (runon (Jours						
Corpor	ations:	· ·		President or Officer						
Genera	I nartnerchine:		•	nature of incorporator.,	•					
	ral partnerships: Signature of a general partner or authorized person da Limited Partnerships: Signatures of all general partners									
	Florida Limited Partnerships: Signature of a general partner									
	d Liability Companies:		of an authorized p							
Fees:	For each Limited Liability Con	npany:	\$25.00	For each Corporati	on:	\$35.00				
	For each Limited Partnership:	• •	\$52.50	For each General P		\$25.00				
	For each Other Business Entity	<i>r</i> :	\$25.00	Certified Copy (or	ptional):	\$30.00				