Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H24000153352 3)))



Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number : (850)617-6380

From:

Account Name : CAPITOL SERVICES, INC.

Account Number : I20160000017 Phone : (855)498-5500 Fax Number : (800)432-3622

\*\*Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.\*\*

Small	Addrage		

### MERGER OR SHARE EXCHANGE MF TRADE GROUP LLC

Certificate of Status	0	
Certified Copy	1	
Page Count	07	
Estimated Charge	\$68.75	

Electronic Filing Menu Corporate Filing Menu

Help

#### **COVER LETTER**

H24000153352 3

TO: Amendment Section
Division of Corporations

SUBJECT: MF Trade Group, LLC

Name of Surviving Party

The enclosed Certificate of Merger and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to:

Anays Lago

Contact Person

MF Trade Group, LLC

Firm/Company

10820 SW 200th Drive Ste 100

Address

Miami, FL 33161

City, State and Zip Code

alago@pagroupre.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Anays Lago

,305

253-8225

Name of Contact Person

Area Code

Daytime Telephone Number

☐ Certified copy (optional) \$30.00

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 (2/20)

#### Articles of Merger For Florida Limited Liability Company

H24000153352 3

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 (100- 876-7 Jurisdiction Form/Entity Type First Investments Holding, Inc. FL CORP MF Trade Group LLC FL SECOND: The exact name, form/entity type, and jurisdiction of the <u>surviving</u> party are as follows: Name **Jurisdiction** Form/Entity Type MF TRADE GROUP LLC FL LLC 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>	TH: Please check one of the bo	oxes that a	pply to surviving en	tity: (if applicable	e) H24	000153352 3			
Ø	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic are attached.								
	This entity is created by the me	erger and is	a domestic filing e	ntity, the public o	rganic record is attach	ied.			
	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:								
						2024 J.Pi			
						PR II			
SIXTE days af Effe	L: This entity agrees to pay any re 1006 and 605.1061-605.1072, For the date this document is file active as of the date. If the date inserted in this block document's effective date on the	S. the delayed by the Fleton of filir	ed effective date of orida Department on negative states applicable states applicabl	the merger, which f State: atutory filing req	a cannot be prior to no	or marc than 90			
	NTH: Signature(s) for Each Par	ty:			Typed or F				
Name of Entity/Organization: First Investments Holding, Inc.			Signature(s):	1 000		Name of Individual: Anays Lago			
	Trade Group LLC	<del>g,o.</del>	Anays		Anays La	<del></del>			
Corpor	ations:		n, Vice Chairman, P						
General partnerships: Signature Florida Limited Partnerships: Signatures			ectors selected, signature of incorporator.) e of a general partner or authorized person						
			es of all general partners						
	orida Limited Partnerships: 1 Liability Companies:		of a general partne of an authorized pe	of a general partner of an authorized person					
Fees:	For each Limited Liability Con	noration:	\$35.00						
	For each Limited Partnership:		\$25.00 \$52.50	For each Corp For each Gen	eral Partnership:	\$25.00			
	For each Other Business Entity	:	\$25.00		py (optional):	\$30.00			

H24000153352 3

# PLAN OF MERGER BETWEEN FIRST INVESTMENTS HOLDING, INC.

and

## MF TRADE GROUP LLC INTO MF TRADE GROUP LLC

THIS PLAN OF MERGER ("Plan") is made on <u>April 8, 2024</u> by and between <u>First Investments Holding</u>, <u>Inc.</u>, a Florida Corporation, and <u>MF Trade Group LLC</u>, a Florida Limited Liability Company (collectively "Parties").

WHEREAS; The respective members/partners/directors of the Parties have approved and declared advisable the merger, upon the terms and subject to the conditions set forth herein, and have determined that the Merger and the other transactions contemplated by this Agreement are fair to, and in the best interests of, their respective members/partners/stockholders.

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

First Investments Holding, Inc. a Florida Limited Liability Company, 10820 SW 200th Drive Ste 109 Miami, FL 33157 (hereinafter the "Merging Company or Companies")

MF Trade Group LLC, a Florida Limited Liability Company, 10820 SW 200th Drive Ste 100 Miami, FL 33157 (hereinafter the "Merging Company or Companies")

SECOND: The exact name, form/entity type, and jurisdiction of the Surviving Company are as follows:

MF Trade Group LLC, a Florida Limited Liability Company, 10820 SW 200th Drive Ste 100 Miami, FL 33157 (hereinafter the "Surviving Company")

**THIRD:** The terms and conditions of the merger are as follows:

- 1. The Articles of Organization of the Surviving Company at the effective time and date of the merger shall be the Articles of Organization of said Surviving Company and said Articles of Organization shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Florida Limited Liability Company Act.
- 2. The present regulations of the Surviving Company will be the regulations of said Surviving Company and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Florida Limited Liability Act.
- 3. The managing members of the Surviving Company at the effective time and date of the merger shall be the managing members of the Surviving Company, all of whom shall hold their respective offices until the election and qualification of their successors or until their tenure is otherwise terminated in accordance with the regulations of the Surviving Company.
- 4. All liabilities of the Merging Companies shall become the responsibility of the Surviving Company.
  - 5. Pursuant to the provisions of the Florida Limited Liability Company Act, the Surviving and Merging Companies shall be merged with and into a single company, which shall be the surviving company, and which shall continue to exist as said Surviving Company under its present name pursuant to the provisions of the Florida Limited Liability Company Act.

- 6. Surviving Company, and without further transfer, shall succeed to and possess all of the rights, privileges and powers of Merging Companies and all of the assets and property of whatever kind and character of Merging Companies shall vest in the Surviving Company without further act or deed; thereafter, Surviving Company shall be liable for all of the liabilities and obligations of Merging Companies, and any claim or judgment against Merging Companies may be enforced against Surviving Company.
- 7. Surviving Company shall file a Certificate of Merger with the Secretary of State, as required by the laws of the State of Florida. The certificate shall be signed and acknowledged by the required number of partners or members of all constituent entities. Certified copies of the Certificate of Merger shall be filed in the office of the recorder in all counties in which Merging Companies holds real property.
- 8. If at any time Surviving Company considers or is advised that any further assignments or assurances in law are necessary to vest or to perfect or to confirm of record in Surviving Company the title to any property or rights of Merging Companies, or otherwise carry out the provisions of this Agreement, the Merging Companies and Surviving Company agree that the managers of Merging Companies, as of the effective date of the merger, will execute and deliver all proper deeds, assignments, confirmations, and assurances in law, and do all acts that the Surviving Company reasonably determines to be proper to vest, perfect, and confirm title to such property or rights in Surviving Company, and otherwise carry out the provisions of this Agreement.

FOURTH: The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or other securities of the survivor, in wholeser in part, into cash or other property is as follows and the manner and basis of converting rights to acquire the interests, shares, obligations or other securities of each merged party into rights to acquire the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property are as follows:

Each issued membership interest of the Merging (terminating) Company shall at the effective time of the merger, be cancelled. The issued shares of the Surviving Company shall not be converted or exchanged in any manner, but each said share which is issued as of the effective date of the merger shall continue to represent one (1) issued share of the Surviving Company.

**FIFTH:** For United States federal income tax purposes, the parties hereto intend the Merger to be an Assets- Over Form merger.

SIXTH: The effective date of this Plan shall become effective as of the date the Articles of Merger are filed with the Florida Department of State.

SEVENTH: The name and address of the manager of the Surviving Company is as follows:

Anays Lago 10820 SW 200<sup>th</sup> Drive Ste 100 Miami, FL 33157

#### EIGTH:

H24000153352 3

#### **Counterpart Executions**

This agreement may be executed in any number of counterparts, each of which shall be deemed an original.

#### Partial Invalidity

If any term of this agreement is held by a court of competent jurisdiction to be void and unenforceable, the remainder of the contract terms shall remain in full force and effect.

#### Applicable Law

The validity, interpretation, and performance of this agreement shall be controlled by and construed under the laws of the State of Florida.

#### Approvals

The office bearers and members of each constituent entity to this Merger Agreement have approved by the voting percentages required by the articles, operating agreement, and law the terms and conditions of this Agreement.

DATED: April 8, 2024

#### **MERGING COMPANY:**

First Investments Holding, Inc.:

By: Anays Lago
Anays Lago, Shareholder

MF Trade Group LLC:

By: Anaya Lago
Anays Lago, Manager

SURVIVING COMPANY:

By: Anays Lago

MF Trade Group LLC:

Anays Lago, Manager

FILED
2024 APR 26 PM 2: 04

→ 1024 APR 26 PM 2: 04