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A. RAMSEY

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If there are any issues please contact Patrice at

850-202-9071

Date:_	:11/07/2024					
Name:	e:Patrice Rush					
	rence #: <b>2554090</b>					
Entity	y Name: DAVOS HOLDINGS LLC INTO D	DAVOS CONSULTING LLC				
	Articles of Incorporation/Authorization to Trai	nsact Business				
	Amendment					
	Change of Agent					
	Reinstatement					
	Conversion					
<b>✓</b>	✓ Merger					
	☐ Dissolution/Withdrawal					
	Fictitious Name					
	Other					
Author	orized Amount: \$50.00					
Signat	ature:					

F: 800.944.6607

## Articles of Merger For Florida Limited Liability Company

FILED

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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

Davos Holdings LLC

Missouri

LLC

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

Name

Davos Consulting LLC

Jurisdiction

Form/Entity Type

Davos Consulting LLC

Florida

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).

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FOUR	TH: Please check one of the b	oxes that apply	y to surviving en	tity: (if applicable)					
×	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.								
コ	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.								
<u> </u>	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.								
<del>-</del> i				of authority to transact business as served pursuant to s. 605.011					
ss.605. SIXTI	<ul> <li>I: This entity agrees to pay any 1006 and 605.1061-605.1072, I</li> <li>I: If other than the date of filing the the date this document is filed.</li> </ul>	S.S. g. the delayed	effective date of	the merger, which cannot be pr					
as the o	If the date inserted in this block document's effective date on the NTH: Signature(s) for Each Pa	e Department o	of State's records	Typed o	r Printed				
Davos Consulting LLC			Signature(s) in by:  Garethe Feighery		areth Feighery				
	Davos Holdings LLC		Gareth Fu	<i>y</i>	areth Feighery				
Genera Florida Non-F	rations:  al partnerships: a Limited Partnerships: lorida Limited Partnerships: d Liability Companies:	(If no direct Signature of Signatures of Signature of	ors selected, sig	r					
Fees:	For each Limited Liability Co For each Limited Partnership: For each Other Business Entity		\$25.00 \$52.50 \$25.00	For each Corporation: For each General Partnersh Certified Copy (optional)	•				