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Merger 105

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RE	equestor's Name		
2545 R	Skutstone lines IV.		
	Address		
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City/State	Zip Phone # Office Use Only		
CODDODATION	NAME(S) & DOCUMENT NUMBER(S), (if known):		
COMORATION	MANIE(S) & DOCUMENT NUMBER(S), (II MIOWII).		
1. Earth	Share of Florich (Document #)		
2. Enviva	Inmental Fund Far Florida	-	
(Cor	poration Name) (Document #)	•	
3(Cor	poration Name) (Document #)		
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(Corporation Name) (Document #)			
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	Pick up time Certified Copy		
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NEW FILINGS	AMENDMENTS		
Profit	Amendment		
NonProfit	Resignation of R.A., Officer/ Director		
Limited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		
Other	Merger		
OTHER FILINGS	REGISTRATION/		
	QUALIFICATION.		
Annual Report Fictitious Name	Foreign		
Name Reservation	Limited Partnership		
Tames Appel attended	Reinstatement		
	Trademark		
	Other		
	Examiner's Initials		
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ARTICLES OF MERGER
(Not for Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation Act, pursuant to section 617.1105, Florida Statutes.

First: The name and jurisdiction of the sur	viving corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Environmental Fund	Florida	N5002Z
Environmental Fund For Florida, Ioc. Second: The name and jurisdiction of each	merging corporation:	
Name	Jurisdiction	Document Number (If known/applicable)
Earth Share of Florida	Florida	NO200001736
		Marin 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 - 1975 -
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State	on the date the Articles of Me	erger are filed with the Florida
OR / / (Enter a specific 90 days in the future).	c date. NOTE: An effective date ca	nnot be prior to the date of filing or more than
		JN 25 AHASS
		RETARY OF STAR
(Attack	ı additional sheets if necessar	W RET

Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION (COMPLETE ONLY ONE SECTION)

SECTION 1 The plan of merger was adopted by the members	of the surviving corporation on 3/11/03
The number of votes cast for the merger was suffined to the merger was suff	icient for approval and the vote for the plan was as follows:
SECTION II (CIIECK IF APPLICABLE) The plan or executed in accordance with section 617.0701, FI	merger was adopted by written consent of the members and lorida Statutes.
SECTION III There are no members or members entitled to vot The plan of merger was adopted by the board of co office was The vote for the pla AGAINST	te on the plan of merger. directors on The number of directors in an was as follows:FOR
Sixth: ADOPTION OF MERGER BY M (COMPLETE ONLY ONE SECTION)	MERGING CORPORATION(s)
SECTION I The plan of merger was adopted by the members The number of vo for the plan was as follows: FOR	otes cast for the merger was sufficient for approval and the vote
SECTION II (CHECK IF APPLICABLE) The plan or executed in accordance with section 617.0701, Fig.	merger was adopted by written consent of the members and lorida Statutes.
SECTION III There are no members or members entitled to vot The plan of merger was adopted by the board of office was The vote for the plan	te on the plan of merger. directors on

Seventh: SIGNATURES FOR EACH CORPORATION

For Florida, Inc.	d Ke By	Typed or Printed Name of Individual & Title Ken Bryan, President
Earth Share of Florida, The	Va Bro	Ken Bryan, Prosident

PLAN OF MERGER

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the surviving corporation: Name Jurisdiction The name and jurisdiction of each <u>merging</u> corporation: Jurisdiction Name The terms and conditions of the merger are as follows: H/A A statement of any changes in the articles of incorporation of the surviving corporation to be effected by the merger is as follows: Other provisions relating to the merger are as follows: AIH