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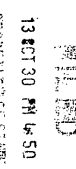
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MEYER LAW GROUP, LLC

VANITY FAIR ARCADE

116 SOUTH TENNESSEE AVENUE LAKELAND, FLORIDA 33801

*TELEPHONE: 863-577-0526 FACSIMILE: 863-577-0527 PLEASE REPLY TO: POST OFFICE DRAWER 2900 LAKELAND, FLORIDA 33806

October 28, 2013

Department of State
Division of Corporations
Corporate Filings
Post Office Box 6327
Tallahassee, Florida 32314-6327

Re: Articles of Merger - Forjencas Enterprises, Inc. (P04000042995) into D.L.R.S., Inc. (P04000042933)

Ladies and Gentlemen:

Please find herewith the Article of Merger effecting the merger of Forjencas Enterprises, Inc.(Subsidiary) into D.L.R.S. Inc. (Parent), together with a copy of the executed Agreement and Plan of Merger. Please appropriately file the plan in the records of the Secretary of State upon their receipt.

Our trust check in the sum of Seventy-Eight Dollars and Seventy-Five Cents (\$78.75) is enclosed in payment of the scheduled fee for said merger filing and the return of a certified copy of said filed article. Your usual prompt attention to this matter is appreciated.

Sincerely,

Meyer Law Group, LLC

Susan D. Watts

Assistant to Mr. Meyer

Enclosure JRM/sdw

ARTICLES OF MERGER

The undersigned, being the presidents of Forjencas Enterprises, Inc., a Florida and D.L.R.S., Inc., a Florida corporation, hereby execute these articles of merger, which shall be filed in the office of the Florida Department of State.

ARTICLE I Plan of Merger

A copy of the plan of merger is attached as Exhibit "A".

ARTICLE II Approval

The plan of merger was adopted by D.L.R. S., Inc. by its stockholders on October 10, 2013.

The plan of merger was adopted by Forjencas Enterprises, Inc. by its stockholders on October 10, 2013.

ARTICLE III Effective Date

The merger shall be effective on the date that these articles of merger are filed by the Florida Department of State.

IN WITNESS WHEREOF, the undersigned has executed these articles of merger as of October 11, 2013.

D.L.R.S, Inc., a Florida corporation.

Debra L. Rhodig, President

Forjencas Enterprises, Inc.

Debra L. Rhodlg, President

AGREEMENT AND PLAN OF MERGER OF FORJENCAS ENTERPRISES, INC., A FLORIDA CORPORATION, INTO D.L.R.S., INC., A FLORIDA CORPORATION

THIS AGREEMENT AND PLAN OF MERGER, dated as of October 10, 2013, made by and among, D.L.R.S., Inc. a Florida corporation ("Parent"), and Forjencas Enterprises, Inc., a Florida corporation ("Subsidiary") (collectively the "Constituent Corporations").

WITNESS:

WHEREAS, Subsidiary desires to merge with and into Parent, with Parent being the surviving corporation (the "Merger"), on the terms, and subject to the conditions, set forth in this Plan of Merger (the "Plan"); and

WHEREAS, Parent is owned hundred percent by two stockholders who also owns all the interest in Subsidiary; and

WHEREAS, the Board of Directors of Parent has determined that it is advisable that Subsidiary be merged into Parent, on the terms and conditions set forth, in accordance with §607.1101-1109 of the Florida Statutes.

NOW, THEREFORE, in consideration of the promises and of the mutual agreements, covenants, and provisions contained herein, the parties agree as follows:

ARTICLE I

- 1. The term "Effective Date" shall mean any date following the filing date as chosen by the parties and stated in the Plan and in the Articles of Merger.
- 2. On the Effective Date, Subsidiary shall be merged with and into Parent. The separate existence of Subsidiary shall cease at the Effective Date and the existence of Parent shall continue unaffected and unimpaired by the Merger with all the rights, privileges, immunities, and franchises, of a public as well as of a private nature, and subject to all the duties and liabilities of corporations organized under the laws of the state

of Florida.

3. The Plan of Merger has been approved by the Board of Directors of Parent in accordance with §607.1103 of the Florida Statutes.

ARTICLE II EFFECTS OF THE MERGER

At the Effective Date, Parent shall possess all the rights, privileges, immunities, and franchises, of both a public and private nature, of Subsidiary, and shall be responsible and liable for all liabilities and obligations of Subsidiary, all as more particularly set forth in §607.1106 of the Florida Statutes.

ARTICLE III ARTICLES OF INCORPORATION

The articles of incorporation of Parent in effect immediately before the merger shall not be changed by the merger and shall continue to be its articles of incorporation subsequent to the merger.

ARTICLE IV DIRECTORS AND OFFICERS

Directors and officers of Parent immediately before the merger shall continue to be the directors and officers immediately following the merger.

ARTICLE V SHAREHOLDERS

The Shareholders of Subsidiary and Parent immediately before the merger shall be Shareholders of the Parent immediately following the merger, and, without further action, shall possess all rights and obligations granted to shareholders of Parent by its articles and bylaws.

ARTICLE VI ASSETS AND LIABILITIES

On the effective date of the merger, the separate existence of Subsidiary shall cease and Parent, without further action, shall possess all of its rights and privileges immediately preceding the merger. All assets of any nature of Subsidiary,

without further action, shall be vested in the Parent immediately following the merger. Following the merger Parent shall be responsible for all liabilities and obligations of Subsidiary. Any claim existing or action or proceeding pending against Subsidiary may continue as if the merger did not occur or Parent may be substituted for Subsidiary in such proceeding. Neither the rights of creditors of nor any lien on the property of Subsidiary shall be impaired by the merger.

ARTICLE VII EFFECTIVE DATE

The merger shall be effective when the articles of merger are filed with the Florida Department of State, or at such other time specified in the articles of merger.

ARTICLE VIII ABANDONMENT

Notwithstanding anything to the contrary in this plan, this plan of merger may be terminated and abandoned by the board of directors of Parent or the board of directors of Subsidiary at any time before the filling of articles of merger.

IN WITNESS WHEREOF, this plan of merger has been executed by the undersigned officers on October 10, 2013.

PARENT: D.L.R.S., Inc. a Florida/corporation/

By: My Debra L. Rhodig, President

SUBSIDIARY: Forjencas Enterprises, Inc., a Florida

corporation.

Debra I Rhodia President