Division of Corporations Electronic Filing Cover Sheet

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Division of Corporations

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MERGER OR SHARE EXCHANGE KNJ TRAVELS & TOURS INC

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Help

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the s	urviving corporation:			
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/applicable)		
KNJ TRAVELS & TOURS INC	МА	001289758		
Second: The name and jurisdiction of each	th merging corporation:			
Name	Jurisdiction	Document Number (If known/applicable)		
KNJ TRAVELS & TOURS INC	Fl.	P10000035516		
KNJ TRAVELS & TOURS INC	МА			
Third: The Plan of Merger is attached.				
Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	er are filed with the Florida		
OR / (Enter a specific date, NOTE: An effective date cannot be prior to the date of filing or more than 90 days after merger file date.) Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.				
Fifth: Adoption of Merger by <u>surviving</u> corporation - (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the surviving corporation on 08/29/17				
The Plan of Merger was adopted by the board of directors of the surviving corporation on and shareholder approval was not required.				
Sixth: Adoption of Merger by merging co. The Plan of Merger was adopted by the sha	rporation(s) (COMPLETE ONLY Oreholders of the merging corporat	NE STATEMENT) ion(s) on 08/29/17		
The Plan of Merger was adopted by the board of directors of the merging corporation(s) on and shareholder approval was not required.				

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
KNJ TRAVELS & TOURS INC	× Noel Neadham	NOEL NEADHAM, President
KNJ TRAVELS & TOURS INC	× Noel Neadham × Noel Neadham	NOEL NEADHAM, President
		10

PLAN OF MERGER (Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the <u>surviving</u> corporation:		
Name	Jurisdiction	
KNJ TRAVELS & TOURS INC	MA	
Second: The name and jurisdiction of each	h merging corporation:	
<u>Name</u>	Jurisdiction	
KNJ TRAVELS & TOURS INC	FL.	
1		
[] Third: The terms and conditions of the me	erger are as follows:	
SEE ATTACHED RIDER A	rigor are as follows.	
1		

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

See Attached Rider A

Rider A

First: KNJ TRAVELS & TOURS INC., a corporation organized under the laws of the

Commonwealth of Massachusetts (hereinafter called "Surviving corporation") shall merge with and assume the liabilities and obligations of the following corporation (hereinafter called "Merging corporation") KNJ TRAVELS &

TOURS INC., a Florida corporation.

Second: On the effective date of the merger all of the issued and outstanding shares of the

above-referenced Merging corporation shall be cancelled and no shares of the

Surviving Corporation shall be issued in exchange thereof.

Third: The Articles of Incorporation of the Surviving corporation shall be the Articles of

Incorporation of the corporation surviving the merger.

Fourth: The bylaws of the Surviving corporation shall be the bylaws of the corporation

surviving the merger.

Fifth: The directors and officers of the Surviving corporation shall be the directors and

officers of the corporation surviving the merger and shall serve until their

successors are selected.

Sixth: The officers of each corporation party to the merger shall be and hereby are

authorized to do all acts and things necessary proper to effect merger.

Seventh: That this plan/agreement of merger has been approved, adopted, certified,

executed and acknowledged by each of the constituent corporations in accordance

with Florida and Massachusetts Commonwealth business corporation law.

Eight: That the executed plan/agreement of merger is on file at an office of the surviving

corporation and the address is: 945 Concord Street Farmingham, MA 01701

Ninth: That a copy of the plan/agreement of merger will be furnished by the surviving

corporation, on request and without cost, to any stockholder of any constituent

corporation.