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(Re	equestor's Name)	
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MAR 2 5 2013 T. ROBERTS

COVER LETTER

TO:	Amendment Division of 0							
SUBJ	ECT:	Ed	cuaExplo	ora, Ir	nc.			
		Name of S	urviving Com	oration	-			
The e	nclosed Article	s of Merger and fee a	re submitte	ed for	filing.			
Please	return all corr	espondence concernir	ng this ma	tter to i	follow	ing:		
	Jo	nn W. Ga <u>ddis, Esq.</u>			_			
		Contact Person						
	Lyons (Gaddis Kahn & Hall,	, PC					
		Firm/Company			_			
	515 Kim	bark Street/ PO Box	x 978		_			
		Address			_			
	Longmon	t, CO 80501/ 80502	2-0978		_			
		City/State and Zip Code		•	_			
	jga	ddis@lgkhlaw.com						
E	-mail address: (to	be used for future annual	report notifi	cation)				
For fu	rther informati	on concerning this ma	atter, pleas	se call:				
	Joh	n W. Gaddis		A + (303	`	776-990	ın
		c of Contact Person		At (_		Area Coo	le & Daytime Telephon	
V (Certified copy (optional) \$8.75 (Pleas	e send an ac	ditiona	ıl copy	of your (locument if a certifi	ed copy is requested)
	STREET AI	DDRESS:			MA	ILING	ADDRESS:	
	Amendment !						Section	
	Division of C	-					Corporations	
	Clifton Build	_				Box 63		
	2661 Executi Tallahassee, l	ve Center Circle Florida 32301			Talla	hassee,	Florida 32314	

ARTICLES OF MERGER

(Profit Corporations)



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

First: The name and jurisdiction	of the surviving corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
EcuaExplora, Inc.	Colorado	20131109323
Second: The name and jurisdiction	on of each merging corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
EcuaExplora, Inc.	Florida	P10000059802
Third: The Plan of Merger is atta	iched.	
Fourth : The merger shall become Department of State.	e effective on the date the Article	s of Merger are filed with the Florida
	ter a specific date. NOTE: An effective an 90 days after merger file date.)	date cannot be prior to the date of filing or more
Fifth: Adoption of Merger by su The Plan of Merger was adopted t	rviving corporation - (COMPLET by the shareholders of the survivi	re ONLY ONE STATEMENT) ng corporation on February 1, 2013
The Plan of Merger was adopted by and sh	by the board of directors of the su pareholder approval was not requ	
Sixth: Adoption of Merger by me The Plan of Merger was adopted by	erging corporation(s) (COMPLET by the shareholders of the mergin	TE ONLY ONE STATEMENT) g corporation(s) onFebruary 1, 2013
The Plan of Merger was adopted by	by the board of directors of the mareholder approval was not requ	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
EcuaExplora, Inc. (CO)	<u></u>	Jeff Palm, President
EcuaExplora, Inc. (FL)	Ju	Jeff Palm, President

PLAN AND AGREEMENT OF MERGER AND REORGANIZATION

- 1. PARTIES TO THIS AGREEMENT. The parties to this Agreement are EcuaExplora, Inc., a Florida corporation, hereinafter called the "Florida Company" and the unanimous consent of the directors and shareholders thereof, and EcuaExplora, Inc., a Colorado corporation, hereinafter called the "Colorado Company", and the unanimous consent of the directors and shareholders thereof.
- 2. **RECITALS**. The Florida Company has an authorized capital stock consisting of 2,000 shares of common stock with a par value of \$0.01 per share, which 1,000 shares have been duly issued and are now outstanding, and the Colorado Company has an authorized capital stock consisting of 2,000 shares of common stock with a par value of \$0.01 per share, which 1,000 shares were duly issued and outstanding. The Boards of Directors and shareholders of the Colorado corporation and the Florida Company respectfully deem it advisable and to be generally to the advantage and welfare of the two corporate parties and their respective shareholders that the Florida Company be merged with the Colorado Company with the Colorado Company being the surviving corporation and be reorganized as the Colorado Company pursuant to Section 368(a)(1)(F) of the Internal Revenue Code as a "Type F" reorganization. In consideration of the premises and the mutual agreements herein contained and the mutual benefits hereby provided, it is agreed by and between the parties hereto as follows:
- 3. **REORGANIZATION**. The Florida Company shall be and hereby is reorganized into the Colorado Company.
- 4. **EFFECTIVE DATE**. This Agreement shall become effective immediately upon compliance under the laws of the States of Colorado and Florida, the time of such effectiveness being hereinafter called the "Effective Date".
- 5. **SURVIVING CORPORATION**. The Colorado Company shall survive the reorganization herein contemplated and shall continue to be governed by the laws of the State of Colorado but the separate corporate existence of the Florida Company shall cease forthwith on the Effective Date.
- 6. **AUTHORIZED CAPITAL**. The authorized capital stock of the Colorado Company following the Effective Date shall be 2,000 shares of common stock with a par value of \$0.01 per share.
- 7. <u>CERTIFICATE OF INCORPORATION</u>. The Certificate of Incorporation as set forth as **EXHIBIT A** shall be the Certificate of Incorporation of the Colorado Company
- 8. <u>BYLAWS</u>. The Bylaws of the Florida Company shall be the Bylaws of the Colorado Company following the Effective Date.
- 9. **CONVERSION OF OUTSTANDING STOCK.** Forthwith upon the Effective Date each of the issued and outstanding shares of common stock of the Florida Company and all rights with respect thereto shall be converted into one full paid and nonassessable share of

common stock of the Colorado Company and each certificate representing shares of the Florida Company shall for purposes be deemed to evidence the ownership of a like number of shares of common stock for the Colorado Company.

- 10. **<u>DIRECTORS</u>**. The names and addresses of the current directors of the Florida Company will continue as the directors of the Colorado Company following the Effective Date until their successors are elected.
- 11. **OFFICERS**. The names and addresses of the current officers of the Florida Company will continue as the officers of the Colorado Company following the Effective Date until their successors are elected.

DATED: February 1, 2013.

FLORIDA COMPANY:	COLORADO COMPANY:

EcuaExplora, Inc. EcuaExplora, Inc.

By: By: By:

2



Document must be filed electronically.
Paper documents are not accepted.
Fees & forms are subject to change.
For more information or to print copies of filed documents, visit www.sos.state.co.us.

Colorado Secretary of State

Date and Time: 02/20/2013 04:11 PM

ID Number: 20131109323

Document number: 20131109323

Amount Paid: \$1.00

ABOVE SPACE FOR OFFICE USE ONLY

Articles of Incorporation for a Profit Corporation

filed pursuant to § 7-102-101 and § 7-102-102 of the Colorado Revised Statutes (C.R.S.)

1. The domestic entity name for the corporation is

EcuaExplora, Inc.

(The name of a corporation must contain the term or abbreviation "corporation", "uncorporated", "company", "limited", "corp", inc ", "co " or "lid ". See §7-90-601, C.R.S. If the corporation is a professional or special purpose corporation, other law may apply.)

(Caution: The use of certain terms or abbreviations are restricted by law. Read instructions for more information.)

2. The principal office address of the corporation's initial principal office is

Street address	324 East Oak Street					
	(Street number and name)					
	Fort Collins	СО	80524			
	(City)	United S	States (ZIP/Postal Code)			
	(Province – if applicable)	(Count)	ליכי			
Mailing address						
(leave blank if same as street address)	(Street number and	I name or Post Office	Box information)			
	(City)	(State)	(ZIP/Postal Code)			
	(Province – if applicable)	(Counti	. יני			
3. The registered agent name and register Name						
(if an individual)	Gaddis	John	W			
or	(Last)	(First)	(Middle) (Suffix)			
(if an entity) (Caution: Do not provide both an indivi	dual and an entity name)					
Street address	515 Kimbark Street					
Street uddi ess	(Str	ect number and name,)			
	Longmont		80501			
	(City)	(State)	(ZIP/Postal Code)			
Mailing address	PO Box 978					
(leave blank if same as street address)	(Street number and name or Post Office Boy information)					
		₩ EX	HIBIT			
ARTINC_PC	Page 1 of 3	GAD 800-631-696	Rev. 12/01/2012			

	Longmont	CO	80502	
	(Citv)	(State)	(ZIP/Postal C	ode)
(The following statement is adopted by mai	king the hox)			
	istered agent above has consent	ed to being so an	pointed.	
	-			
4. The true name and mailing addre	ess of the incorporator are			
Name				
(if an individual)	Gaddis	John	W.	
	(Last)	(First)	(Middle)	(Suffix)
or				
(if an entity)	 			
(Caution: Do not provide both an	individual and an entity name.)			
Mailing address	PO Box 978			
C	(Street number a	nd name or Post Office	e Box information)	
	Longmont	CO	80502	
	Longmont (City)	(State)	(71P/Postal C	ode)
		United	States _	,
	(Province – if applicable) (Count	למ	
(If the following statement applies	, adopt the statement by marking the box	and include an attach	ment.i	
	or more additional incorporator			of anal
	e stated in an attachment.	s and the name at	iu maining address	or each
additional incorporator as	e stated in an attachment.			
5. The classes of shares and number	r of shares of each class that th	e corporation is a	uthorized to issue	are as
follows.		•		
(If the following statement applie	s, adopt the statement by marking the ho	x and enter the numbe.	r of shares.)	
The corporation is author			shall have unlimite	d voting
	receive the net assets of the co			a voiling
-				
	s, adopt the statement by marking the bo			سمساله
attachment.	garding shares as required by s	ection 7-106-101	, C.R.S., is include	a in an
(Caution: At least one box must be n	narked. Both boxes may be marked,	if applicable.)		
			•	
6. (If the following statement applies, adopt the				
I his document contains addi	tional information as provided	by law.		
7. (Caution: Leave blank if the documen	t does not have a delayed effective a	late. Stating a delay	ed effective date has	
significant legal consequences. Read			•	
(If the following statement applies, adopt to	he statement by entering a date and if w	onlicable time usino tl	ne rvanarid format)	
The delayed effective date and, i				•
		(mi	m/dd/yyyy hour:minute a	(mvpm)

Notice:

Causing this document to be delivered to the Secretary of State for filing shall constitute the affirmation or acknowledgment of each individual causing such delivery, under penalties of perjury, that the document is the individual's act and deed, or that the individual in good faith believes the document is the act and deed of the person on whose behalf the individual is causing the document to be delivered for filing, taken in conformity with the requirements of part 3 of article 90 of title 7, C.R.S., the constituent documents, and the organic

statutes, and that the individual in good faith believes the facts stated in the document are true and the document complies with the requirements of that Part, the constituent documents, and the organic statutes.

This perjury notice applies to each individual who causes this document to be delivered to the Secretary of State, whether or not such individual is named in the document as one who has caused it to be delivered.

8. The true name and mailing address of the individual causing the document to be delivered for filing are

	Gaddis	John	W.	
	PO Box 978	(First)	(Middle)	(Suffix)
	(Street number	and name or Post Off	ice Box information)	
	Longmont	CO	80502	
	(Cip)	United S	(ZIP/Postal Co	nde)
	(Province – if applicable)	(Countr	מיני	
(If the following statement applies, adoption This document contains the trucausing the document to be de	e name and mailing address		•	ıls

Disclaimer:

This form/cover sheet, and any related instructions, are not intended to provide legal, business or tax advice, and are furnished without representation or warranty. While this form/cover sheet is believed to satisfy minimum legal requirements as of its revision date, compliance with applicable law, as the same may be amended from time to time, remains the responsibility of the user of this form/cover sheet. Questions should be addressed to the user's legal, business or tax advisor(s).