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	FICLES OF MER	GER H120000237	702
	(Profit Corporations)	<u>yiin</u>	
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he following articles of merger are sub-		Florida Business Corporation Act,	
ursuant to section 607.1105, Florida Str	nutes.		
irst: The name and jurisdiction of the	mrviving corporation:		• •
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ame	Jurisdiction	Document Number (If known/ applicable)	· '_
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NDRADE DEVELOPMENT CO.	FLORIDA 1	<u> </u>	, i
econd: The name and jurisdiction of ea	ah manning appropriation.		
	torporation:	r r	
ame	Jurisdiction	Document Number	
		(If known/ applicable)	i
NDRADE DEVELOPMENT CO.	WASHINGTON STAT	E 602290756	•
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hird: The Plan of Merger is attached.	H.		
ourth: The merger shall become effect	ive on the date the Avialas o	Manage and find with the Floride	i I
epartment of State.		I Merger are thed with the Florida	
		1	1
R 1 127112 (Enter a spec	ific date. NOTE: An effective dat	e cannot be prior to the date of filing or more	
Ban 90 OAy	s after merger file date.)	i .	
ith: Adoption of Merger by surviving			1
e Plan of Merger was adopted by the sl	hareholders of the surviving	corporation on <u>i a la l</u>	ł
c Plan of Morger was adopted by the b	oard of directors of the surviv	Ving corporation on	
	ler approval was not required		
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ath: Adoption of Merger by <u>merging</u> of Plan of Merger was adopted by the sh	corporation(s) (COMPLETE O	NLY ONE STATEMENT)	
	Menoracia or me merging of	prporation(s) on $\frac{1}{2} \frac{d(\rho + \alpha U/2)}{2}$.	
e Plan of Merger was adopted by the be			ļ
and sharehold	er approval was not required	•	
(Atta	ch additional sheets if necess	sarv)	
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Seventh: SIGNATURES FO	REACH CORPORATION	Typed or Printed Name	of Individual
ANDRADE DEVELOPMENT CO.	Director '	Eugene J. Andrade	Preside
ANDRADE	Aug to M	Eugene J. Andrade	Presid
DEVELOPMENT CO.	- Martine		
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PLAN OF MERGER (Non Subsidiaries)

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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. 7

First: The name and jurisdiction of the surviving corporation:

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Name	Jurisdiction		
ANDRADE DEVELOPMENT CO.	FLORIDA	,	
, ,			i
Second: The name and jurisdiction of each g	nerging corporation:	, . ,	1
Name	Iurisdiction		1

Name	}		<u>Junsarcuon</u> , (
ANDRAD	E DEVELOPM	ENT CO	WASHINGTON STATE	
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Third: The terms and conditions of the merger are as follows:

The Constituent Companies hereby agree that the Merging Company shall be merged with and into the Surviving Company, and that the Merging Company and the Surviving Company shall be a single Company. The Surviving Company shall be the Company continuing after the merger, and the separate existence of the Merging Company shall cease on the effective date of this Agreement.

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 ADDITIONAL PAGE

(Attach additional sheets if necessary)

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THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached:

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<u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

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ATTACHMENT TO PLAN OF MERGER

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:

Since all of the stock of the Merging Company is currently owned by the same shareholder and in the same proportion as the stock of the Surviving Company, no stock needs be issued by the Surviving Company to reflect the stock ownership of the Shareholder after the effective date. The certificates representing the stock ownership of the Merging Company shall be surrendered and canceled on the effective date. The then stock of the Surviving Company shall be unaffected by the merger and shall continue to constitute all of the stock in the Surviving Company.

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