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R. WELL

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Clifton Building

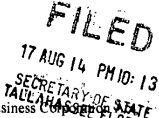
2661 Executive Center Circle Tallahassee, Florida 32301

TO:	Amendment Section Division of Corporations							
SUBJI	ECT:Samgford Management Solutions, Inc.							
		ing Corporation						
The er	nclosed Articles of Merger and fee are su	ubmitted for fi	iling.					
	return all correspondence concerning th		_	ng:				
<u>Jeffery</u>	R. Ray, Esq. Contact Person		-					
The Ray	y Law Firm, PLLC Firm/Company		-					
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4309 N	Septune Road Address		-					•
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Saint C	loud, FL 34769		_					
	City/State and Zip Code	:	• •		:::.:			···. · ·
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For fu	rther information concerning this matter	r, please call:						
Jeffery	R. Ray, Esq.	At (4		3994			· 	
	Name of Contact Person	•		Area Code &	Daytime Telephone	Number		
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X	Certified copy (optional) \$8.75 (Please ser	ıd an additional	сору о	f your doc	ument if a certifie	d copy is req	uested)	
	STREET ADDRESS:				DDRESS:			
	Amendment Section			idment S				
	Division of Corporations				prporations			
	Clifton Building		P.O. 1	Box 6327	·			

Tallahassee, Florida 32314

ARTICLES OF MERGER

(Profit Corporations)



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

<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)	
Samgford Management Solutions, Inc.	Florida	P14000094031	
Second: The name and jurisdiction of each	th merging corporation:		
<u>Name</u>	Jurisdiction	Document Number (If known/ applicable)	
Sampford Management Solutions, Inc.	Florida	P14000094031	
Samgford Cleaning & Services, LLC	Florida	L13000013596	
Third: The Plan of Merger is attached.		1111 . 2.111.	
Fourth: The merger shall become effective Department of State.	ve on the date the Articles of Me	rger are filed with the Florida	
than 90 days	fic date. NOTE: An effective date cam after merger file date.)		
Note: If the date inserted in this block does not not document's effective date on the Department of States	nte's records.	ં લ	
Fifth: Adoption of Merger by surviving The Plan of Merger was adopted by the sh	corporation - (COMPLETE ONL) areholders of the surviving corporation	oration onJuly 31,	2017
The Plan of Merger was adopted by the bo	ard of directors of the surviving er approval was not required.		
Sixth: Adoption of Merger by merging of The Plan of Merger was adopted by the sh	orporation(s) (COMPLETE ONLY areholders of the merging corpor	ONE STATEMENT) July 31, ration(s) on	2017
The Plan of Merger was adopted by the bo	ard of directors of the merging c er approval was not required.	orporation(s) on	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Samgford Management	E-SIGNED by Samuel Gamez E-SIGNED by Maria Reyes	Samuel Gamez, President
Samgford Management	A CONTRACTOR OF THE CONTRACTOR	Maria Reyes, Vice President
0 0 101 : 0 0 :	E-SIGNED by Samuel Gamez	
Samgford Cleaning & Services,	E-SIĞNED by Maria Reyes	Samuel Gamez, Managing Member
Samgford Cleaning & Services,	E-SIGNED by Maria Reyes	Maria Reyes, Managing Member
	: .::: .: . * **:	
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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 sur	rviving corporation:
Name	Jurisdiction
Samgford Management Solutions, Inc.	Florida
Second: The name and jurisdiction of each	h merging corporation:
Name	Jurisdiction
Samgford Management Solutions, Inc.	Florida
Samgford Cleaning & Services, LLC	Florida

Third: The terms and conditions of the me	erger are as follows: (2).R.
. 1.1 .	
Samgford Management Solutions, Inc., shall a	acquire all assets and liabilities of Samgford Cleaning & Services, LLC.
	•• • • • • • • • • • • • • • • • • • • •
securities of the surviving corporation or ar property and the manner and basis of conve	ng the shares of each corporation into shares, obligations, or other my other corporation or, in whole or in part, into cash or other certing rights to acquire shares of each corporation into rights to ies of the surviving or any other corporation or, in whole or in part,

(Attach additional sheets if necessary)

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

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

<u>OR</u>

Restated articles are attached:





Other provisions relating to the merger are as follows:

TRANSMITTAL LETTER

Department of State Division of Corporations Amendment Section P.O. Box 6327 Tallahassee, FL 32314

SUBJECT: Samgford Management Solutions, Inc.

FROM:

Jeffery R. Ray, Esq.
The Ray Law Firm, PLLC
4309 Neptune Road
Saint Cloud, FL 34769
E-mail address (to be used for future annual report notification): theraylawfirm@gmail.com

For further information concerning this matter, please call Jeffery R. Ray, Esq. at (407) 556-3994.

Enclosed are an original and two (2) copies of the Articles of Incorporation and a check for:

\$113.75 for Filing Fee, Certificate of Status & Certified Copy

ARTICLES OF INCORPORATION OF SAMGFORD MANAGEMENT SOLUTIONS, INC.

In compliance with the requirements of F.S. Chapter 607, the undersigned hereby act as incorporators in adopting and filing the following articles of incorporation for the purpose of organizing a business corporation.

ARTICLE I

The name of the Corporation is: Samgford Management Solutions, Inc..

ARTICLE II

The street address of the principal office of the Corporation is: 5950 Lakehurst Drive, Suite 237, Orlando, FL 32819.

ARTICLE III

The maximum number of shares this Corporation is authorized to issue is 10,000, all of which shall be Common Shares.

ARTICLE IV

The initial street address of the Corporation's registered office is: 500 Pinnacle Cove Blvd, 303, Orlando, Florida, 32824. The initial registered agent for the Corporation at that address is: Samuel Gamez.

ARTICLE V

The names and street addresses of the persons signing these articles of incorporation are:

Names Addresses

Samuel Gamez 500 Pinnacle Cove Blvd, 303

Orlando, FL 32824

Maria Reyes 2920-G Ravenwood Lane

Kissimmee, FL 34741

The undersigned incorporators have executed these articles of incorporation.

E-SIGNED by Samuel Gamez

July 31, 2017

Samuel Gamez

Incorporator

E-SIGNED by Maria Reyes

Date

July 31, 2017

Maria Reyes Incorporator

Date

ACCEPTANCE OF REGISTERED AGENT

Having been named to accept service of process for Samgford Management Solutions, Inc. at the place designated in the articles of incorporation, the undersigned is familiar with and accepts the obligations of that position pursuant to F.S. 607.0501.

E-SIGNED by Samuel Gamez

July 31, 2017

Samuel Gamez Registered Agent Date