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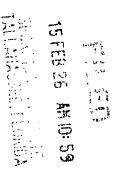
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C. CARROTHERS

COVER LETTER

TO:	Amendment Section Division of Corporations		
SUBJ	ECT: Blue Ga	ame Corporation	
		iving Corporation	
	nclosed Articles of Merger and fee are	_	
Piease	e return all correspondence concerning	this matter to following:	
	Murray Eskenazi Contact Person	- TEL# 516 - 924 - 5656	
	Blue Game Corporation Firm/Company	·	
	5627 Pleasant Valley Lane Address		
	Delray Beach FL 33484 City/State and Zip Code	·	
E	meskenazi17@gmail.com -mail address: (to be used for future annual rep	port notification)	
For fi	ROBELS E. KONN, ESR.	er, please call: 561 - 910 - 6671	
	Raymond P Gallagher C	P4 At (516) 678 1602	
	Name of Contact Person	Area Code & Daytime Telephone Number	
	Certified copy (optional) \$8.75 (Please se	end an additional copy of your document if a certified copy is request	ted)
	STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, Florida 32301	MAILING ADDRESS: Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314	

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submit pursuant to section 607.1105, Florida Statu		a Business Corporation Act,	
First: The name and jurisdiction of the sur	## EB 26	- 206 - 1 4 - 206 - 206	
Name	Jurisdiction	Document Number (If known/ applicable)	
Blue Game Corporation	Florida	P14000100083	-
Second: The name and jurisdiction of each	merging corporation:		
Name	Jurisdiction	Document Number (If known/ applicable)	
Blue Game Corporation	New York		
			-
			•
			-
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	
	c date. NOTE: An effective date canno after merger file date.)	t be prior to the date of filing or n	nore
Fifth: Adoption of Merger by <u>surviving</u> of The Plan of Merger was adopted by the sha			
The Plan of Merger was adopted by the boa and shareholde	ard of directors of the surviving c r approval was not required.	orporation on	
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha	•		·•
The Plan of Merger was adopted by the boa and shareholde	ard of directors of the merging co r approval was not required.	rporation(s) on	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Blue Game Corporation	Thursy Eller	Murray Eskenazi, President
a New York corporation		
Blue Game Corporation	Musyalyi	Murray Eskenazi, President
a Florida corporation		

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.

The state of the s			
<u>Name</u>	<u>Jurisdiction</u>		
Blue Game Corporation	Florida		
Second: The name and jurisdiction of each m	erging corporation:		
Name	<u>Jurisdiction</u>		
Blue Game Corporation	New York		

Third: The terms and conditions of the merger are as follows:

First. The name and jurisdiction of the surviving cornoration:

In order to make an orderly transfer of business operations, the shareholders of Blue Game Corporation, New York (Constituent Corporation) will exchange the shares of the old corporation for shares in the new Florida Corporation (Surviving Corporation) known as Blue Game Corporation.

The President of the Constituent Corporation, who is also the sole shareholder of the Constituent Corporation in his capacity as sole Trustee of Blue Diamond Trust, has moved from New York State to Florida. In order to monitor the operations of the business and create new business opportunities in the new state of residence, it is necessary to merge the old corporation into the new. Furthermore, this transaction is being done to be able to continue operations without creating additional filing requirements.

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:

All no par value stock authorized, issued and outstanding for all the authorized, issued and outstanding stock of the new corporation

(Attach additional sheets if necessary)