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COVER LETTER

TO;	Amendment Section Division of Corporations	
SUBJE	Grand Canyon Commission Corporation	
961941	Name of Surviving Corporation	n
The en	nclosed Articles of Merger and fee are submitted for	r filing.
Please	return all correspondence concerning this matter to	following:
Glenn k	Colk	
	Contact Person	_
	Firm/Company	
520 Bri	ckell Key Dr #1606	<u> </u>
	Address	
Miami.	FL 33131	
	City/State and Zip Code	
glenngk	tolk@gmail.com	
E -	mail address: (to be used for future annual report notification))
For fur	ther information concerning this matter, please call	l:
Glenn K	Colk At (305 772-2491
	Name of Contact Person	Area Code & Daytime Telephone Number
С	ertified copy (optional) \$8.75 (Please send an addition	nal copy of your document if a certified copy is requested)
	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section Amendment Section	
	Division of Corporations	Division of Corporations
	Clifton Building	P.O. Box 6327
	2661 Executive Center Circle Tallahassee, Florida 32301	Tallahassee, Florida 32314

Articles of Merger

of

Grand Canyon Commission Corporation

(A Profit Corporation)



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

<u>First</u>. The name and state of jurisdiction of the surviving corporation shall be *Grand Canyon Commission Corporation*, a profit corporation existing under the laws of the State of Florida, with its Document Number being P16000005916.

<u>Second</u>. The name of the merging corporation is *Grand Canyon Commission Corporation*, a profit corporation existing under the laws of the State of Nevada, with its Nevada Entity Number being E0042622014-4 and its Nevada Business Identity Number being NV20141057057.

Third. The Plan of Merger is attached.

Fourth. The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State.

<u>Fifth</u>. The surviving corporation, to wit: the Florida *Grand Canyon Commission Corporation* adopted the <u>Plan of Merger</u> by the action of its Board of Directors and Incorporator taken on January 19, 2016, by unanimous written consent.

<u>Sixth</u>. The merging corporation, to wit: the Nevada *Grand Canyon Commission Corporation* adopted the <u>Plan of Merger</u> by the action of its sole shareholder, *ComCor Owner*, *LLC*, a Florida limited liability company, taken by written consent on December 31, 2015.

Grand Canyon Commission Corporation

Grand Canyon Commission

Corporation

A Nevada Profit Corporation

A Florida Profit Corporation

Glenn G. Kolk President

Glenn G. Kolk, President

Plan of Merger

The following <u>Plan of Merger</u> is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of the State of Nevada.

<u>First</u>. The name and state of jurisdiction of the surviving corporation shall be *Grand Canyon Commission Corporation*, a profit corporation existing under the laws of the State of Florida.

<u>Second</u>. The name of the merging corporation is *Grand Canyon Commission Corporation*, a profit corporation existing under the laws of the State of Nevada.

Third. The terms and conditions of the merger are:

- (A) The recently-incorporated Florida Grand Canyon Commission Corporation shall assume the obligations and rights of the Nevada Grand Canyon Commission Corporation including but not limited to the existing Internal Revenue Service qualification of the Nevada Grand Canyon Commission Corporation as an "Interest Charge Domestic International Sales Corporation," 26 USC 991 et al.
- (B) ComCor Owner LLC, a Florida limited liability company ("ComCor Owner"), is the sole shareholder of the Nevada Grand Canyon Commission Corporation. At the time of the making of the IC-DISC election by the Nevada Grand Canyon Commission Corporation, its sole shareholder, ComCor Owner consented to the IC-DISC election by that Nevada corporation. By the merger of the Nevada and the Florida corporations, with the Florida corporation being the surviving corporation, ComCor Owner shall become the sole shareholder of the Florida Grand Canyon Commission Corporation. By giving its shareholder consent to this Plan of Merger and by receiving pursuant to this Plan of Merger all of the capital stock of the Florida Grand Canyon Commission Corporation that sole shareholder ComCor Owner is consenting to the IC-DISC status and treatment of the Florida Grand Canyon Commission Corporation as successor to the Nevada corporation.
- (C) The Florida Grand Canyon Commission Corporation has not applied for a Federal Tax Identification Number (EIN). As a consequence of being the surviving corporation in this merger the Florida Grand Canyon Commission Corporation shall assume the EIN of the Nevada Grand Canyon Commission Corporation.
- (D) As of the date of this merger, and applying the definitions found at 26 USC §993, the Nevada *Grand Canyon Commission Corporation* has had no income in the form of "qualified export receipts" or otherwise, and holds no "qualified export assets" or other assets.

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:

- (A) The newly-formed Florida Grand Canyon Commission Corporation has not issued any of its capital stock. As a result of the merger the surviving Florida Grand Canyon Commission Corporation shall issue all of its capital stock consisting of 2,500 shares of common stock with a one-dollar par value to ComCor Owner, the sole shareholder of the Nevada Grand Canyon Commission Corporation. As a result of this Plan of Merger the existing 2,500 outstanding shares of the capital stock of the Nevada Grand Canyon Commission Corporation (2,500 shares of common stock with a one-dollar par value) shall be extinguished.
- (B) The 2,500 shares of one-dollar par value common stock of the Nevada Grand Canyon Commission Corporation issued to its shareholder ComCor Owner are fully-paid and non-assessable. The new issuance as part of this Plan of Merger of the 2,500 shares of one-dollar par value common stock of the Florida Grand Canyon Commission Corporation is issued in consideration of the extinguishment of the capital stock of the Nevada Grand Canyon Commission Corporation. In consequence all of the newly-issued capital stock of the Florida Grand Canyon Commission Corporation is deemed to be fully-paid and non-assessable.

Consent of ComCor Owner, LLC

ComCor Owner, LLC, a Florida limited liability corporation, and the resulting sole shareholder of *Grand Canyon Commission Corporation*, a Florida corporation, does hereby give its consent to the merger of the corporations identified above, and to the adoption of IC-DISC qualified status by the Florida *Grand Canyon Commission Corporation* pursuant to the terms of the foregoing Plan of Merger.

ComCor Owner, LLC

By: Clare C. V. dll. Vana