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Business Entity Name)	04/11/23
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## FLORIDA DEPARTMENT OF STATE **Division of Corporations**

April 11, 2023

FLORIDA RESEARCH & FILING SERVICES, INC.

TALLAHASSEE, FL 32301

SUBJECT: APOLO 2010 INC. Ref. Number: P16000065751

We have received your document for APOLO 2010 INC, and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please include the sections that I have highlighted on the attached merger form or use our form.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Annette Ramsey OPS

Letter Number: 123A00008118

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FLORIDA RESËARCH & FILING SERVICES, INC. 1211 CIRCLE DR TALLAHASSEE, FL 32301 PH: 850-524-4381

PLEASE FILE THE ATTACHED MERGER FOR:

APOLO 2010 INC.

PLEASE RETURN A STAMPED COPY

CHECK# 9576 FOR: \$140.00

(\$70.00 for this filing)



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## ARTICLES OF MERGER FOR MANBE HOLDINGS INC. INTO APOLO 2010 INC.

The following Articles of Merger are submitted to merge Manbe Holdings Inc., a Florida corporation into Apolo 2010 Inc., a Florida corporation in accordance with Section 607.1105, Florida Statutes.

FIRST: The name and jurisdiction of the surviving corporation is:

Name	Jurisdiction	Document Number
Apolo 2010 Inc.	Florida	P16000065751

SECOND: The name and jurisdiction of is merging corporation is:

Name	Jurisdiction	Document Number
Manbe Holdings Inc.	Florida	P22000094178

**THIRD:** The merger was approved by each domestic merging in accordance with s.607.1101(1)(b), F.S., and by the organic law governing the other parties to the merger.

FOURTH: This entity exists before the merger and is a domestic filing entity.

FIFTH: The Plan of Merger is attached.

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

SEVENTH: Adoption of Merger by Apolo 2010 Inc.

The Plan of Merger was adopted by the shareholders of the surviving corporation on March 31, 2023.

EIGTH: Adoption of Merger by Manbe Holdings Inc.

The Plan of Merger was adopted by the shareholder of the merging corporation on March 31, 2023.

NINTH: Signature(s) for each entity:

Name of Entity	Signature	A	Name of Individual & Title
Manbe Holdings Inc.	Nousi	ansil	Manuel Antonio Suarez, President
Apolo 2010 Inc.	Way	CUDICIAL	Maria Camila Suarez, President



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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.

FIRST: The name and jurisdiction of the surviving corporation is:

Name	Jurisdiction
Apolo 2010 Inc.	Florida
SECOND: The name and jurisdiction	on of each merging corporation is:
Name	Jurisdiction
Manbe Holdings Inc.	Florida

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

1. The consummation of the merger shall have all of the effects set forth in Section 607.1106 of the Business Corporation Act. In furtherance, and not in limitation, of the foregoing, all of the obligations of Manbe Holdings Inc. ("Manbe Holdings Inc.") as well as all of the rights, privileges and powers of the Manbe Holdings Inc., and all property, real, personal and mixed, and all debts due to the Manbe Holdings Inc. or owed by the Manbe Holdings Inc., and all franchises, licenses and permits held by the Manbe Holdings Inc., as well as all other things and causes of action belonging to the Manbe Holdings Inc., shall remain vested in Apolo 2010 Inc. ("Apolo 2010 Inc.") and shall be the property of Apolo 2010 Inc., and the title to any real property vested by deed or otherwise in the Manbe Holdings Inc. shall not revert or be in any way impaired.

The surviving entity shall be governed by its current bylaws.

3. Upon the filing of the Articles of Merger, the directors and officers of Manbe Holdings Inc. shall be removed, and the directors and officers of Apolo 2010 Inc. shall remain.

4. This Plan and the transactions contemplated hereby may be terminated by resolution of the Board of Directors of Manbe Holdings Inc. and Apolo 2010 Inc. at any time prior to the filing of the Articles of Merger in the manner and to the extent provided in the Business Corporation Act.

5. If this Plan is terminated pursuant to the provisions hereof, this Plan shall become void and of no effect with no liability on the part of any party hereto.

6. This Plan and the transactions contemplated hereby may be amended by resolution of the Board of Directors of Manbe Holdings Inc. and Apolo 2010 Inc.at any time prior to the Effective Date of the merger in the manner and to the extent provided in the Business Corporation Act.

7. This Plan shall be governed by, enforced under and construed in accordance with the laws of the State of Florida without giving effect to any choice or conflict of law provision or rule thereof.

**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:

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By virtue of the Merger and without any action on the part of Manbe Holdings Inc., Apolo 2010 Inc. or any holder thereof, the shares of common stock of Manbe Holdings Inc., issued and outstanding immediately prior to Merger, all of which are held by the sole shareholder of Manbe Holdings Inc., shall be automatically converted into shares of common stock of Apolo 2010 Inc. Immediately prior to the merger, there shall be outstanding no class or series of capital stock of the Corporation other than its common stock.