# P16000066910

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## **COVER LETTER**

Amendment Section Division of Corporations	P P		
SM HOLDER COMPANY	orporation		
Name of Surviving Cor	prporation		
iclosed Articles of Merger and fee are submitt	tted for filing.		
return all correspondence concerning this ma	atter to following:		
n R. Burnett, Esq.			
Contact Person	<del></del>		
n R. Burnett, LC			
Firm/Company	<del></del>		
llough Road, Suite 410			
Address	<del></del>		
a Beach, FL 32114-2265			
City/State and Zip Code			
@randomlaw.biz			
mail address: (to be used for future annual report notifi	ification)		
ther information concerning this matter, pleas	ase call:		
n R. Burnett	386 238-3775, ext. 301 At ( )		
Name of Contact Person	Area Code & Daytime Telephone Number		
ertified copy (optional) \$8.75 (Please send an ac	additional copy of your document if a certified copy is requeste		
STREET ADDRESS:	MAILING ADDRESS:		
	Amendment Section		
•	Division of Corporations P.O. Box 6327		
	Division of Corporations  SM HOLDER COMPANY  ECT:  Name of Surviving Contact Person  R. Burnett, Esq.  Contact Person  In R. Burnett, LC  Firm/Company  Illough Road, Suite 410  Address  a Beach, FL 32114-2265  City/State and Zip Code  @randomlaw.biz  mail address: (to be used for future annual report noting their information concerning this matter, please in R. Burnett  Name of Contact Person  ertified copy (optional) \$8.75 (Please send an ertified copy (optional))		

Tallahassee, Florida 32301

# **ARTICLES OF MERGER**

(Profit Corporations)

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

Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
SM HOLDER COMPANY	Florida	P16000066910
Second: The name and jurisdiction	on of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
SM HOLDER COMPANY	Florida	P16000066910
SM HOLDER COMPANY	Nevada	C26124-1998
Third: The Plan of Merger is atta Fourth: The merger shall become Department of State.		of Merger are filed with the Florida
tha	n 90 days after merger file date.) bes not meet the applicable statutory filing	ate cannot be prior to the date of filing or more requirements, this date will not be listed as the
	rviving corporation - (COMPLETE y the shareholders of the surviving	
	y the board of directors of the surv areholder approval was not require	
	rging corporation(s) (COMPLETE of the merging of	
-	y the board of directors of the merg areholder approval was not require	

(Attach additional sheets if necessary)

# Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or	Typed or Printed Name of Individual & Title
SM HOLDER COMPANY	Director	Random R. Burnett, Vice-President
SM HOLDER COMPANY	MA	Random R. Burnett, Vice-President

# **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 <u>surviving</u> corporation:				
<u>Name</u>	<u>Jurisdiction</u>			
SM HOLDER COMPANY	Florida			
<b>Second:</b> The name and jurisdiction of	each merging corporation:			
Second. The name and jurisdiction of	each increme corporation.			
Name	<u>Jurisdiction</u>			
SM HOLDER COMPANY	Florida			
SM HOLDER COMPANY	Nevada			

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

SM Holder Company, a Nevada corporation, and SM Holder Company, a Florida corporation, are merging with SM Holder Company, a Florida corporation, constituting the surviving entity. All shares of stock in SM Holder Company, a Nevada corporation, shall be exchanged for identical share ownership in SM Holder Company, a Florida corporation.

**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:

### PLAN OF MERGER

### FOURTH:

SM Holder Company, a Nevada corporation, and SM Holder Company, a Florida corporation, are merging with SM Holder Company, a Florida corporation, constituting the surviving entity. All shares of stock in SM Holder Company, a Nevada corporation, shall be exchanged for identical share ownership in SM Holder Company, a Florida corporation.