P17000053780

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ty/State/Zip/Phone #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Name)
(Do	ocument Number)	
Certified Copies	_ Certificates o	f Status
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900301489119

07/21/17--01016--001 **8.75

07/21/17--01016--002 **70.00

2017 JUL 21 AM 49: 30

JUL 27 2017

Tuesday, July 18, 2017

Agnes M. Falvey 1035 Admirals Walk Vero Beach, Fl. 32963 Tel 772 249 8566 C 772 4803854

Amendment Section Division of Corporations P.O. BOX 6327 Tallahassee, Fl.32314



To Whom It May Concern,

As my request, my D&A1 INC. indicates the name of director Agnes M. Falvey and Daniel S. Falvey. The mailing address for this business is 1035 Admirals Walk, Vero Beach, Florida 32963-2424. The telephone number is 772-249-8566.

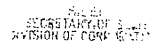
I also enclose the filing fee for \$35.00 for each merging 646 18th ST. INC. and \$35.00 for surviving corporation which is D&A1 INC. and will enclose also the \$8.75 for Certified Copy.

The total \$78.75. The check # 151 for \$70.00 and for copy of certificate fee check #152 for \$8.75.

Thank you for all your help

Sincerely,

COVER LETTER



2017 JUL 21 AM 9: 31

TO: Amendment Section Division of Corporations

Name of Contact Person		Area Code & Daytime Telephone Number
Agnes Falvey	At (2498566
For further information concerning this matter.	please call:	
E-mail address: (to be used for future annual report	notification)	
agnesfalvey <i>ig</i> yahoo.com		
City/State and Zip Code	· · · · · · · · · · · · · · · · · · ·	
Vero Beach FL 32963		
Address		
1035 Admirals Walk		
Firm Company		
Contact Person		
Agnes Falvey		
Please return all correspondence concerning thi	s matter to follo	wing:
The enclosed Articles of Merger and fee are sul	hmittad for filing	
Name of Survivi	ag Corporation	
SUBJECT:		

Certified copy (optional) \$8.75 (Please send an additional copy of your document if a certified copy is requested)

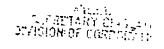
STREET ADDRESS:

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)

2017 JUL 21 AM 9: 31

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

<u>Name</u>	Jurisdiction	Document Number (If known; applicable)
D&ALINC>	Florida	P170000533780
Second: The name and jurisd	liction of each <u>merging</u> corporation:	
<u>Name</u>	Jurisdiction	Document Number (If known: applicable)
646 ISTH ST. INC.	Florida	P17000056237
Third: The Plan of Merger is	attached.	
Fourth: The merger shall bed Department of State.	come effective on the date the Articles o	f Merger are filed with the Florida
OR 07 /18 /2017	(Enter a specific date, NOTE: An effective date	te cannot be prior to the date of filing or more
	than 90 days after merger tile date.) ock does not meet the applicable statutory filing	
Difete Adminion CA ton 1	y <u>surviving</u> corporation - (COMPLETE (ted by the shareholders of the surviving	
		•
The Plan of Merger was adopt The Plan of Merger was adopt	ted by the board of directors of the survi	ving corporation on
The Plan of Merger was adopt The Plan of Merger was adopt	ted by the board of directors of the survi and shareholder approval was not required	ving corporation on
The Plan of Merger was adopt the Plan of Merger was adopt to 18,2017 at Sixth: Adoption of Merger by		ving corporation on d. ONLY ONE STATEMENT)

Name of Corporation	Signature of an Officer or	Typed or Printed Name of Individual &
	Director	
D&ALINC.	In the second	Agnes Falvey PD
	Third Jovees	Damel Falvey — SIT
646-18th St. INC	and the second	Agnes Falvey PID
	Janiel Fatrul	DANIel Falvey Incorporat
		,

Attachment to the Fourth Plan of Merger

All shares obligations and securities of 646 18 TH ST. INC. Are to be merge with the share, obligation

And securities of D&A1 INC. There will be no change to the basis of the shares obligations and securities during this conversion from 646 18 THST. INC to the surviving corporation D&A1 INC.

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.

<u>Name</u>	<u>Jurisdiction</u>		
D&ALINC.	Florida	Florida	
eld. ml			
Second: The name and jurisdicti	on of each merging corporation:		
<u>Name</u>	<u>Jurisdiction</u>		
646 18TH ST. INC	Florida		

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

646 ISTH ST, will combine and emerge to D&AUNC. it will become one corportation. The Director and the secretary or treasurer will have monthly meeting to discuss if they need to have some improvement to their rental property.

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 eash or other property are as follows:

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: