

FLORIDA RESEARCH & FILING SERVICES, INC.

1211 CIRCLE DR

TALLAHASSEE, FL 32301

PH: 850-524-4381

PLEASE FILE THE ATTACHED MERGER FOR:

IZOOM ENTERPRISES USA CORP.

PLEASE RETURN CERTIFIED COPY

CK# 8120 FOR \$78.75

THANK YOU!

ARTICLES OF MERGER

The following articles of merger are being submitted in accordance with section 607.1105, Florida Statutes.

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address

Jurisdiction

Entity Type

RIVER PARK INVESTING USA, CORP.
21150 NE 38th Ave., Apt. 1504
Aventura, FL 33180

Florida

Corporation

Florida Document/Registration Number:

P18000102794

IZOOM ENTERPRISES USA, CORP.
21150 NE 38th Ave., Apt. 1504
Aventura, FL 33180

Florida

Corporation

Florida Document/Registration Number:

P18000102905

SECOND: The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party is as follows:

Name and Street Address

Jurisdiction

Entity Type

IZOOM ENTERPRISES USA, CORP.
21150 NE 38th Ave., Apt. 1504
Aventura, FL 33180

Florida

Corporation

Florida Document/Registration Number:

P18000102905

THIRD: The attached Plan of Merger meets the requirements of section 607.1108 Florida Statutes, and was approved by each domestic corporation that is a party to the merger in accordance with Chapter 607 Florida Statutes.

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

FIFTH: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.


SIXTH: Signature(s) for each party:

NAME OF ENTITY:

SIGNATURES:

PRINTED NAME OF INDIVIDUAL

RIVER PARK INVESTING USA, CORP.



President

Ariel Croitorescu Bock
(a/k/a Ariel Croitorescu), President

IZOOM ENTERPRISES USA, CORP.



President

Ariel Croitorescu Bock
(a/k/a Ariel Croitorescu), President

PLAN OF MERGER

Merger between **RIVER PARK INVESTING USA, CORP.**, a Florida corporation (the "Disappearing Corporation" or "**RIVER PARK**"), and **IZOOM ENTERPRISES USA, CORP.**, a Florida corporation (the "Surviving Corporation" or "**IZOOM**"). The following plan of merger, which was adopted and approved by the shareholders of **RIVER PARK** and **IZOOM** to the merger in accordance with section 607.1108, Florida Statutes, et seq. of the Florida Business Corporation Act (the "Act") on March 15, 2017.

FIRST: The exact name and jurisdiction of each merging party are as follows:

<u>Name</u>	<u>Jurisdiction</u>
RIVER PARK INVESTING USA, CORP. 21150 NE 38 th Ave. Apt. 1504 Aventura, FL 33180	Florida
IZOOM ENTERPRISES USA, CORP. 21150 NE 38 th Ave. Apt. 1504 Aventura, FL 33180	Florida

SECOND: The exact name and jurisdiction of the surviving party is as follows:

<u>Name</u>	<u>Jurisdiction</u>
IZOOM ENTERPRISES USA, CORP. 21150 NE 38 th Ave. Apt. 1504 Aventura, FL 33180	Florida

THIRD: Articles of Organization. The Articles of **IZOOM** shall, without any changes, be the Articles of the Surviving Corporation from and after the Effective Date until amended as permitted by law.

FOURTH: Distribution to Shareholders of the Constituent Entities. Upon the Effective Date, each share of **RIVER PARK** outstanding at that time shall without more be converted into and exchanged, pro-rata, for shares of **IZOOM** in accordance with this Plan. Each share of **IZOOM** that is issued and outstanding on the Effective Date shall continue as outstanding shares of **IZOOM**.

FIFTH: Satisfaction of Rights of Shareholders of RIVER PARK. Upon the Effective Date, all shares of **IZOOM** stock into which the shares of **RIVER PARK** shall have been converted, and for which the interests of **RIVER PARK**'s shareholders become exchangeable pursuant to this Plan shall be deemed to have been paid in full satisfaction of such converted shares.

SIXTH: Effect of Merger. On the Effective Date, the separate existence of **RIVER PARK** shall cease, and **IZOOM** shall be fully vested in **RIVER PARK**'s rights, privileges, immunities, powers, and franchises, subject to its restrictions, liabilities, disabilities, and duties, all as more particularly set forth in Section 607.1106 of the Act.

SEVENTH: Further Action Required. If at any time after the Effective Date, **RIVER PARK** or **IZOOM** shall determine that any further conveyances, agreements, documents, instruments, and assurances or any further action is necessary or desirable to carry out provisions of this Plan, the appropriate officers of **RIVER PARK** or **IZOOM** as the case may be, whether past or remaining in office, shall execute and deliver upon the request of **RIVER PARK** or **IZOOM**, any and all proper conveyances, agreements, documents, instruments, and assurances and perform all necessary or proper acts, to vest, perfect, confirm, or record such title thereto in **IZOOM**, or to otherwise carry out the provisions of this Plan.

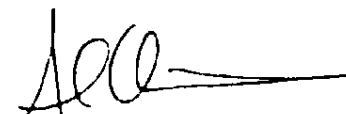
EIGHTH: Filing with the Florida Department of State and Effective Date. **RIVER PARK** and **IZOOM** shall cause their respective President to execute Articles of Merger in the form attached hereto; and upon such execution, this Plan shall be deemed incorporated by reference into the Articles of Merger as if fully set forth therein and shall become an exhibit to such Articles of Merger. Thereupon, such Articles of Merger shall be delivered for filing by **IZOOM** to the Florida Department of State. In accordance with Section 607.1109 of the Act, the Articles of Merger shall specify the "Effective Date" to be the filing date of the Articles.

NINTH: Amendment and Waiver. Any of the terms or conditions of this Plan may be waived at any time by the one of the Constituent Entities which is, or the shareholders of which are, entitled to the benefit thereof by action taken by the Board of Directors of such party, or may be amended or modified in whole or in part at any time prior to the vote of the shareholders of the Constituent Entities by an agreement in writing executed in the same manner (but not necessarily by the same persons), or at any time thereafter as long as such change is in accordance with Section 607.1103 of the Act.

Dated December 27th, 2018.

**RIVER PARK INVESTMENTS USA ,
INC.,** a Florida corporation

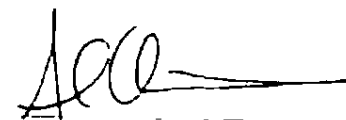
By: _____



Ariel Croitorescu Bock
(a/k/a Ariel Croitorescu), President

IZOOM ENTERPRISES USA, INC.,
a Florida corporation

By: _____



Ariel Croitorescu Bock
(a/k/a Ariel Croitorescu), President