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COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: Klass International, Inc	
Name of Surviving Entity	
The enclosed Articles of Merger and fee are submitte	d for filing.
Please return all correspondence concerning this matt	er to following:
Susanne Leone	
Contact Person	
Leone Zhgun, P.A.	
Firm/Company	
201 S Biscayne Blvd. Suite 8	300
Address	
Miami FL 33131	
City/State and Zip Code	
sleone@leonezhgun.com	
E-mail address: (to be used for future annual report notific	ation)
For further information concerning this matter, please	e call:
Susanne Leone	At (305) 5376141
Name of Contact Person	Area Code & Daytime Telephone Number
Certified copy (optional) \$8.75 (Please send an add	ditional copy of your document if a certified copy is requested)
Mailing Address:	Street Address: Amendment Section
Amendment Section Division of Corporations	Amenament Section Division of Corporations
P.O. Box 6327	The Centre of Tallahassee
Tallahassee, FL 32314	2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303

IMPORTANT NOTICE: Pursuant to s.607.1622(8), F.S., each party to the merger must be active and current in filing its annual report through December 31 of the calendar year which this articles of merger are being submitted to the Department of State for filing.

Articles of Merger

The following Articles of Merger are submitted in accordance with Section 607.1105 of the Florida Business Corporation Act (the "FBCA").

First:

The name and jurisdiction of the surviving corporation:

Name	Jurisdiction	Entity Type	Document Number
Klass International, Inc.	Florida	Corporation	P19000069751

Second:

The name and	i jurisdiction	of each	merging	corporation:
	- Jan 1501011011	Or Cach	incignity.	corporation.

Name Amandus International, Inc.	Jurisdiction Florida	Entity Type Corporation	Document Number P19000090021
Raphael International, Inc.	Florida.	Corporation	P19000090291
Pegasus Global Development Corporation	Florida.	Corporation	P12000081392

Third:

The merger was approved by each domestic merging corporation 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 was approved by the shareholders of Klass International, Inc. on November 27, 2024.

Sixth:

The merger shall become effective on December 31, 2024.

Seventh:

The undersigned corporations have caused this statement to be signed by a duly authorized officer or director who affirms, under penalties of perjury, that the facts stated above are true and correct.

(Signature Page Follows)

Dated:	11/27/24	Klass International, Inc.) By: Name: Thomas Klass Title: President
Dated:	11/27/24	Amandus International Inc. By: Name: Thomas Klass
		Title: President
Dated:	11/27/24	Raphael International Inc.
		Name: Thomas Klass
		Title: President
Dated:	11/22/24	Pegasus Global Development Corporation By: Name, Thomas Klass Title: President