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FLORIDA FILING & SEARCH SERVICES, INC.

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DATE: 1/24/20

NAME: TRIPLE EIGHT CHAMPS, INC.

TYPE OF FILING: MERGER

COST: 78.75

RETURN: CERTIFIED COPY PLEASE

ACCOUNT: FCA00000015

AUTHORIZATION: ABBIE/PAUL HODGE OBSie Holge

First: The name and jurisdiction of the surviving corporation:

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)
Triple Eight Champs, Inc.	Florida	P20000015619
Second: The name and jurisdiction	of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Triple Eight Champs, Inc.	California	C3536611
		
Third: The Plan of Merger is attac	hed.	
Fourth: The merger shall become Department of State.	effective on the date the Articles	of Merger are filed with the lorida
than	90 days after merger file date.) s not meet the applicable statutory filin	late cannot be prior to the date of filing or more g requirements, this date will not be listed as the
Fifth: Adoption of Merger by <u>sur</u> . The Plan of Merger was adopted by		
The Plan of Merger was adopted by	the board of directors of the sur- reholder approval was not requir	. .
Sixth: Adoption of Merger by mer The Plan of Merger was adopted by		
The Plan of Merger was adopted by and sha	the board of directors of the mer reholder approval was not requir	

(Attach additional sheets if necessary)

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Triple Eight Champs, Inc.	OocuSigned by:	Joshua Casaubon, President
Triple Eight Champs, Inc.	53A20EC1EBB243F	Stephanie Casaubon, Secretary
		20 F
		F11_FD FEB 28 AM 9: 39

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.

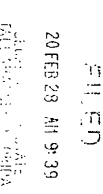
<u>Name</u>	<u>Jurisdiction</u> Florida		
Triple Eight Champs, Inc.			
Second: The name and jurisdiction of	of each merging corporation:	eg.	
<u>Name</u>	Jurisdiction	20 FI	
Triple Eight Champs, Inc.	California	FEB 2	
		 ```. ≥	
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**Third:** The terms and conditions of the merger are as follows:

The Florida surviving corporation will take over operations while the merging corporation from California will close and cease operations.

**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 issued shares of 1,000 from the California merging corporation will be converted as 1,000 shares in the surviving Florida corporation.



#### THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached:

#### OR

Restated articles are attached:

Other provisions relating to the merger are as follows: