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MERGER OR SHARE EXCHANGE

E.N.D. Corporation

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CONTRA LEGERAL

TO: Amendment Section Division of Corporations				
E.N.D. Corporation, a Maryland Corporation				
F.N.D. Corporation, a Maryland Corporation SUBJECT: Name of Surviving Corporation				
The enclosed Articles of Merger and fee are submi	tted for filing.			
Please return all correspondence concerning this m	naiter to following:			
Frederick Kramer, Esquire				
Contact Person				
KRAMER HUY P.A.				
Firm(Company	The state of the second st			
950 North Collier Boulevard, Suite 101				
Address	•••••••			
Marco Island, Florida 34145				
City/State and Zip Code	***************************************			
ccc@cooncolelaw.com				
E-mail address: (to be used for future annual report no	(ilication)			
For further information concerning this matter, pla	case call:			
Curtis C. Coon, Visquire	At () 630-4825 Area Code & Daytime Telephone Number			
Name of Contact Person	Area Code & Daytime Telephone Number			
Certified copy (optional) \$8.75 (Please sent a	a additional copy of your document if a certified copy is requested)			
STREET ADDRESS:	MAILING ADDRESS:			
Amendment Section	Amendment Section			
Division of Corporations	Division of Corporations			
Clifton Building	P.O. Box 6327			
2661 Executive Center Circle	Tallahassee, Florida 32314			
Tallahassee, Florida 32301				

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ARTICLES OF MERGER

(Profit Corporations)

The following acticles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1305, Florida Statutes.

First: The name and jurisdiction of the surviving corporation: Document Number Jurisdiction | Name (If known/ applicable) Maryland E.N.D. Corporation Second: The name and jurisdiction of each merging corporation: Document Number Jurisdiction Name (If known/applicable) Florida P12000099853 Sisiphus Management, Inc. Third: The Plan of Merger is attached. Fourth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State. [Finter a specific date NOTE: An effective date cannot be prior to the date of filing or more OR than 90 days after merger file date.) Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records. Fifth: Adoption of Merger by surviving corporation - (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the surviving corporation on June 2, 2017 The Plan of Merger was adopted by the board of directors of the surviving corporation on N/A and shareholder approval was not required. Sixth: Adoption of Merger by merging corporation(s) (COMPLETE ONLY ONE STATEMENT) The Plan of Merger was adopted by the shareholders of the merging corporation(s) on June 2, 2017 The Plan of Merger was adopted by the board of directors of the merging corporation(s) on

(Attach additional sluces if necessary)

N/A and shareholder approval was not required.

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer of	Typed or Printed Name of Individual & Little
E.N.D. Corporation	W/hl-	Dominik Eckenstein, President
Sisiphus Management, Inc.	HALL	Dominik Eckenstein, President
	V 0 0	
		11 Annual de via proportion comb é maior e una Acelanda in Acelanda de 1900 establista de 1900 establista de 1
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<u> </u>		

BALTIMORE MD 21231.

First: The name and jurisdiction of the surviving corporation:

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17 Jr. 1911 - 111 St. N.

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.

Name	Junsdiction	
E.N.D. Corporation	Macyland	
Second: The name and jurisdiction of car	ch <u>merging</u> corporation:	
Name	<u>Jurisdiction</u>	
Sisiphus Management, Inc.	Florida	
	AND THE RESIDENCE OF THE PARTY	
Third: The terms and conditions of the	merger are as follows:	
Sisiphus Management, Inc. shali merge into E.N	I.D. Corporation.	
Each share of stock of Sisiphus Management, In E.N.D. Corporation.	ic, shall be exchanged for one thousand (1,000) shares of the Common Capital Stock o	
The offices of the surviving corporation shall be	the offices of E.N.D. Corporation.	
The principal places of business of the sorivivin	g corporation shall be 1916 FLEET STREET, BALTIMORE MD 21231.	

Faurth: 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 each 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 each or other property are as follows:

The resident agent of the surviving corporation shall be NANCY CAUDBL, CAUDBL, & ASSOCIATES, 1916 FLEET STREET,

(Attach additional sheets if necessary)



FOURTH (continued):

Each share of Sisiphus Management, Inc. issued and outstanding immediately prior to the merger shall, by virtue of the merger and without any action by the holder thereof, be converted into one thousand (1,000) validly issued, fully paid and nonassessable common share, \$.10 par value of E.N.D. Corporation, the surviving corporation.

Each share of E.N.D. Corporation immediately prior to the merger, shall by virtue of the merger and without any action on the part of the holder thereof, he automatically continued, and shall survive the merger.

[Plan of Merger continues on the following page]

THE FOLLOWING MAY BE SET FORTILIF APPLICABLE:

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

The number of shares of stock authorized for the surviving Maryland corporation, E.N.D. Corporation, shall be increased from 1,000 shares at \$.10 par value to 1,500 shares at \$.10 par value.

OR

Restated articles are attached:

Other provisions relating to the merger are as follows: