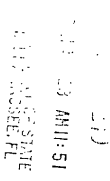
P21000022621

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Incorporating Services, Ltd.

incserv

1540 Glenway Drive Tallahassee, FL 32301 850.656,7956

Fax: 850.656.7953 www.incserv.com

ORDER FORM

TO. Florida Department of State

FROM

Melissa Moreau

The Centre of Tallahassee 2415 North Monroe Street, Suite 810 Tallahassee, FL 32303

850.656.7953

corphelp@dos.myflorida.com

850-245-6051

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		44		/C.L.] 7/23/	ZVZ 1

PRIORITY Regular Approval

OUR REF_#_(Order_ID#) 911998

ORDER ENTITY

TEAM DML, INC.

PLEASE PERFORM THE FOLLOWING SERVICES:

TEAM DML, INC. (FL)

File the attached merger document and provide a certified copy.

NOTES:

\$78.75 Authorized

RETURN/FORWARDING INSTRUCTIONS:

ACCOUNT NUMBER: 120050000052

Please bill the above referenced account for this order.

If you have any questions please contact me at 656-7956,

Sincerely,

Please bill us for your services and be sure to include our reference number on the invoice and courier package if applicable. For UCC orders, please include the thru date on the results.

Friday, April 23, 2021

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.

First: The name and jurisdiction	of the surviving corporation:		
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)	
Team DML, Inc.	Florida	P21000022621	
Second: The name and jurisdicti	ion of each merging corporation:		
Name	Jurisdiction	Document Number (If known/applicable)	
Team DML, Inc.	New York	<u> </u>	
	·· ·		
		73	
		: War = 111	
Third: The Plan of Merger is att		1:5	
Fourth: The merger shall becom Department of State.	e effective on the date the Articles of	Merger are filed with the Florida	
OR / / (En	ster a specific date. NOTE: An effective date	cannot be prior to the date of filing or more	
119	an 90 days after merger file date.) loes not meet the applicable statutory filing re-		
Fifth: Adoption of Merger by <u>su</u> The Plan of Merger was adopted b	crviving corporation - (COMPLETE ON the shareholders of the surviving co	NLY ONE STATEMENT) orporation on March 18, 2021	
The Plan of Merger was adopted by and sh	by the board of directors of the survivi- nareholder approval was not required.	ng corporation on	
Sixth: Adoption of Merger by me The Plan of Merger was adopted b	erging corporation(s) (COMPLETE ON by the shareholders of the merging corp	LY ONE STATEMENT) poration(s) onMarch 18, 2021	
The Plan of Merger was adopted b	by the board of directors of the merging parcholder approval was not required.	g corporation(s) on	

(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
Team DML, Inc. (FL)	Dennis M Lynch (Apr 8, 2021 20:51 EDT)	Dennis M. Lynch, President
Team DML, Inc. (NY)	Dennis M Lynch (Apr 8, 2021 20:51 EDT)	Dennis M. Lynch, President
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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	<u>Jurisdiction</u>		
Team DML, Inc.	Florida		
Second: The name and jurisdiction of each	merging corporation:		
Name	Jurisdiction		
Team DML, Inc.	New York		
			
Third: The terms and conditions of the me	rger are as follows:		
The board of directors of Team DM. Team DML, Inc. (NY) into Team D	(L, Inc. (FL) and Team DML, Inc. (NY) had ML. Inc. (FL)	ave authorized the merger of	

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 cash or other property are as follows:

10 SHARES ISSUED TO DENNIS LYNCH; 200 SHARES AUTHORIZED. SEE FOLLOWING PAGE FOR TERMS OF CONVERTING SHARES.

(Attach additional sheets if necessary)

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

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

NOT APPLICABLE

<u>OR</u>

Restated articles are attached:

NOT APPLICABLE

Other provisions relating to the merger are as follows:

At the Effective Date of Merger, the 200 shares of Team DML, Inc., a New York corporation that shall be outstanding immediately prior to the Effective Date of Merger, shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into 200 shares of the shares of Team DML, Inc., a Florida Corporation.

TEAM DML, INC.

RESOLUTION OF BOARD OF DIRECTORS

March __, 2021 Apr 8, 2021

The undersigned, constituting the whole Board of Directors of Team DML, Inc., a corporation duly incorporated and existing under the Laws of the State of New York (the "New York Corporation"), so hereby consent in writing to the following resolution:

Upon presentation by and to the Board of Directors;

WHEREAS, the Board of Directors has been presented with and Articles of Merger, Plan of Merger and related documents (the "<u>Documents</u>") whereby the New York Corporation shall merge (the "<u>Merger</u>") with Team DML, Inc., a Florida Corporation (the "Florida Corporation"); and

WHERAS, on March 18, 2021, the Board of Directors met to discuss the Merger; and

WHEREAS, at said meeting, the Board of Directors resolved to accept the Merger as provided by the Documents; and

NOW, THEREFORE, BE IT RESOLVED, that the Board of Directors approves the Merger as provided by the Documents.

IN WITNESS WHEREOF, the undersigned have executed this written consent to be effective as of the day and year first above written.

Members of the Board of Directors

Apr 8, 2021

Dennis M Lynch (Apr 8, 2021 20:51 EDT)

Name: Dennis Michael Lynch, President

TEAM DML, INC.

RESOLUTION OF BOARD OF DIRECTORS

March ___, 2021

Apr 8, 2021

The undersigned, constituting the whole Board of Directors of Team DML, Inc., a corporation duly incorporated and existing under the Laws of the State of Florida (the "Florida Corporation"), so hereby consent in writing to the following resolution:

Upon presentation by and to the Board of Directors;

WHEREAS, the Board of Directors has been presented with and Articles of Merger, Plan of Merger and related documents (the "<u>Documents</u>") whereby the Team DML, Inc., a New York Corporation (the "<u>New York Corporation</u>") shall merge (the "<u>Merger</u>") with the Florida Corporation; and

WHERAS, on March 18, 2021, the Board of Directors met to discuss the Merger; and

WHEREAS, at said meeting, the Board of Directors resolved to accept the Merger as provided by the Documents; and

NOW, THEREFORE, BE IT RESOLVED, that the Board of Directors approves the Merger as provided by the Documents.

IN WITNESS WHEREOF, the undersigned have executed this written consent to be effective as of the day and year first above written.

Members of the Board of Directors

Apr 8, 2021

Dennis M Lynch (Apr 8, 2021 20:51 EDT)

Name: Dennis Michael Lynch, President