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Name:	CRASQUI INVESTMENT	rs, Inc.
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ARTICLES OF MERGER

FOR

FLORIDA CORPORATION

The following Articles of Merger are submitted to merge the following Florida corporations in accordance with the Florida Business Corporation Act, pursuant to Sections 607.1101, 607.1104, 607.1105, 607.1107 of the Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction of the <u>merging</u> parties is as follows:

Name Jurisdiction Form/Entity Type

Kiet Holdings, Inc. Florida Corporation

Kitu Holdings, Inc. Florida Corporation

SECOND: The exact name, form/entity type, and jurisdiction of the <u>surviving</u> party is as follows:

Name <u>Jurisdiction</u> <u>Form/Entity Type</u>

Crasqui Investments, Inc. Florida Corporation

THIRD: The attached Plan of Merger was adopted by the shareholders and the board of directors of the surviving corporation on December 28, 2021.

FOURTH: The attached Plan of Merger was adopted by the shareholders and the board of directors of Kiet Holdings, Inc., a merging corporation, on December 28, 2021.

FIFTH: The attached Plan of Merger was adopted by the shareholders and the Board of directors of Kitu Holdings, Inc., a merging corporation, on December 28, 2021

SIXTH: The Articles of Incorporation of the surviving corporation shall be its Articles of Incorporation.

SEVENTH: The merger is to become effective upon the filing of these Articles.

EIGHTH: The Plan of Merger is on file at 250 Catalonia Avenue, Suite 801, Coral Gables, FL 33134, the office of the surviving corporation.

NINTH: A copy of the Plan of Merger will be furnished by the surviving corporation upon request, without cost, to any member of the merging and surviving corporation.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, said surviving corporation and the merging corporations have caused these Articles of Merger to be signed by all of the members of their respective Board of Directors on this 28th day of December 2021.

KIET HOLDINGS, INC.	CRASQUI INVESTMENTS, INC.
By: Maria Dolores Nardi, Director	By: Maria Dolores Nardi, Director
By:Maria Jose Nardi, Director	By: Maria Jose Nardi, Director
By: Amaria Angeles Nardi, Director	By: Amaria Angeles Nardi, Director
KITU HOLDINGS, INC.	
By: Maria Dolores Nardi, Director	
By:	

Maria Angeles Nardi, Director

EXHIBIT I PLAN OF MERGER

PLAN OF MERGER

The following plan of merger (the "Plan of Merger") is submitted in compliance with Section 607.1101 of the Florida Business Corporation Act.

First: The name and jurisdiction of the surviving Corporation is:

Name <u>Jurisdiction</u>

Crasqui Investments, Inc. Florida

Second: The name and jurisdiction of the merging Corporations are:

Name <u>Jurisdiction</u>

Kiet Holdings, Inc. Florida

Kitu Holdings, Inc. Florida

Third: The terms and conditions of the merger are as follows:

- 1. The constituent entities, Crasqui Investments, Inc., a Florida corporation (the "Surviving Corporation") Kiet Investment, Inc., a Florida corporation ("Kiet"), and Kitu Investment, Inc. ("Kitu", and together with Kiet, the "Merging Corporations"), shall, pursuant to the applicable provisions of the Florida Business Corporation Act, be merged with and into a single corporation, to wit, the Surviving Corporation. Upon the date of filing of the Articles of Merger with the Florida Department of State (the "Effective Date"), the Surviving Corporation shall continue to exist under its present name pursuant to the provisions of the Florida Business Corporation Act and the separate existence of the Merging Corporations shall cease in accordance with the provisions of the Florida Business Corporation Act.
- 2. The Articles of Incorporation and the Bylaws of the Surviving Corporation upon the Effective Date shall be the Articles of Incorporation and the Bylaws of the Surviving Corporation and shall continue in full force and effect until changed, altered or amended as therein provided and in the manner prescribed by the provisions of the Florida Business Corporation Act.
- 3. Upon the Effective Date, the Surviving Corporation shall possess all the assets of every description, and every interest in the assets, wherever located, and the rights, privileges, immunities, powers, franchises and authority, of a public as well as a private nature, of each of the Surviving Corporation and the Merging Corporations, and all obligations belonging to or due to each of the Surviving Corporation and the Merging Corporations, all of which shall be vested in the Surviving Corporation without further act or deed. The Surviving Corporation shall be liable for all the obligations of the Surviving Corporation and the Merging Corporations; any claim existing, or action or proceeding pending, by or against the Surviving Corporation and the Merging Corporations, may be prosecuted to judgment, with right of

appeal, as if the merger had not taken place, or the Surviving Corporation may be substituted in its place; and all the rights of creditors of each of the Surviving Corporation and the Merging Corporations shall be preserved unimpaired.

- 4. The officers and directors in office of the Surviving Corporation upon the Effective Date shall continue to be the officers and directors of the Surviving Corporation, whom shall hold their position until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the Bylaws of the Surviving Corporation.
- 5. The Directors of the Surviving Corporation and the Directors of the Merging Corporations are authorized to amend this Plan Merger at any time prior to the Effective Date, subject to the limitations set forth in the Florida Business Corporation Act.
- 6. The Plan of Merger herein made and adopted shall be submitted to the shareholders of the Merging Corporations and to the shareholders of the Surviving Corporation for their approval or rejection in the manner prescribed by the provisions of the Florida Business Corporation Act, and the merger of the Merging Corporations with and into the Surviving Corporation shall be authorized in the manner prescribed by Section 607.1105 of the Florida Business Corporation Act.
- 7. In the event that this Plan of Merger shall have been approved by the shareholders of the Merging Corporations and the shareholders of the Surviving Corporation in the manner prescribed by the provisions of the Florida Business Corporation Act, and in the event that the merger of the Merging Corporations with and into the Surviving Corporation shall have been duly authorized in compliance with the Florida Business Corporation Act, the Merging Corporations and the Surviving Corporation hereby stipulate that they shall cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of Florida, and that they shall cause to be performed all necessary acts therein and elsewhere to effectuate the merger subject, however, to any provision or provisions contained hereinafter for abandoning or amending this Plan of Merger.
- 8. The Directors and the proper officers of the Merging Corporations and the Directors and the proper officers of the Surviving Corporation are hereby authorized, empowered and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.
- 9. At any time before the Effective Date, this Plan of Merger may be terminated and the merger may be abandoned for any reason whatsoever by the Directors of the Merging Corporations or the Directors of the Surviving Corporation, or by both, by the adoption of appropriate resolutions and written notification thereof to the other party to the merger, notwithstanding the approval of this Plan of Merger by the shareholders of the Merging Corporations or by the shareholders of the Surviving Corporation, or both. In the event of the termination of this Plan of Merger and the abandonment of the merger pursuant to the provisions of this section, this Plan of Merger shall become void and have no effect, without any

liability on the part of either of the constituent entities or their respective officers, directors, or shareholders in respect thereof, pursuant to the Florida Business Corporation Act.

Fourth: The number of issued and outstanding shares of the Merging Corporations is One Thousand (1,000), of par value \$0.01 per share, all of which are one class and are common shares, and all of which are entitled to vote on the merger and which represent one hundred percent (100%) of the issued and outstanding shares of the capital stock of the Merging Corporations. The total number of issued and outstanding shares of the Surviving Corporation is One Thousand (1,000), of par value \$0.01 per share, all of which are one class and are common shares, and all of which are entitled to vote on the merger and which represent one hundred percent (100%) of the issued and outstanding shares of the capital stock of the Surviving Corporation. The issued shares of the Merging Corporations shall, upon the Effective Date of merger, be surrendered and cancelled. New shares in the Surviving Corporation shall be issued upon written resolution of the board of directors of the Surviving Corporation to accurately reflect the issuance of the shares of the Surviving Company pursuant to the terms of the merger. The total of issued shares shall continue to represent one hundred percent (100%) of the shares in the Surviving Corporation.

Fifth: The merger is permitted by the laws of the State of Florida, under which the Merging Corporations and the Surviving Corporation are formed, and the Merging Corporations and the Surviving Corporation are in compliance with such laws in effecting the merger.

Sixth: This Plan of Merger was approved, authorized, ratified and consented by a unanimous written consent of all of the Shareholders and the Board of Directors of the Merging Corporations on the 28th day of December, 2021, and by a unanimous written consent of the all of the shareholders and the Board of Directors of the Surviving Company on the 28th day of December, 2021.

This Plan of Merger may be executed in counterparts which when taken together shall constitute one instrument. A facsimile and/or electronic signature shall constitute an original signature for all purposes of this Plan of Merger.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, each of the undersigned entities has caused this Plan of Merger to be signed in their names by their duly authorized directors as of this 28th day of December 2021.

December 2021.	
MERGING CORPORATIONS:	SURVIVING CORPORATION:
KIET HOLDINGS, INC.	CRASQUI INVESTMENTS, INC.
By: Maria Dolores Nardi. Director	By: Maria Dolores Nardi, Director
By: Maria Jose Nardi, Director	By: Maria Jose Nardi, Director
By: Angeles Nardi, Director	By: Angeles Nardi, Director
KITU HOLDINGS, INC.	
By: Maria Dolores Nardi. Director	

Maria Jose Nardi, Director

Maria Angeles Nardi, Director