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COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: Gulf Coast Resort Properties	s Holdings Inc.
Name of Surviving Entity	<u> </u>
The enclosed Articles of Merger and fee are submitted for	filing.
Please return all correspondence concerning this matter to	following:
David Garafola	
Contact Person	_
Gulf Coast Resort Properties Holdings Inc.	
Firm/Company	_
1004 Collier Center Way Ste 105	
Address	_
Naples FL 34110	
City/State and Zip Code	_
dgarafola@pmigulfcoast.com	
E-mail address: (to be used for future annual report notification)	_
For further information concerning this matter, please call	
dgarafola@pmigulfcoast.coom At (239 , 593-6246
Name of Contact Person	Area Code & Daytime Telephone Number
Certified copy (optional) \$8.75 (Please send an addition	al copy of your document if a certified copy is requested)
Mailing Address:	Street Address:
Amendment Section Division of Corporations	Amendment 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 the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

Name Gulf Coast Resort Properties Holdings Inc.	Jurisdiction Collier	S- Corp	Document Number (If known/applicable) P22000001251
SECOND: The name and jurisdiction of each	n merging eligible	entity;	
Name Gulf Coast Resort Properties LLC	Jurisdiction Collier	Entity Type LLC	Document Number (If known/ applicable) L19000155775
			

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.

SEURETARY OF STATE OF CORPULATION OF CORPULATION

FOURTH: Please check one of the boxes that apply to surviving entity: This entity exists before the merger and is a domestic filing entity. This entity exists before the merger and is not authorized to transact business in Florida. This entity exists before the merger and is a domestic filing entity, and its Articles of Incorporation are being amended as attached. \mathbf{r} This entity is created by the merger and is a domestic corporation, and the Articles of Incorporation are attached. This entity is a domestic eligible entity and is not a domestic corporation and is being amended in connection with this merger as attached. This entity is a domestic eligible entity being created as a result of the merger. The public organic record of the survivor is attached. This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached. **FIFTH:** Please check one of the boxes that apply to domestic corporations: The plan of merger was approved by the shareholders and each separate voting group as required. \Box The plan of merger did not require approval by the shareholders. **SIXTH:** Please check box below if applicable to foreign corporations The participation of the foreign corporation was duly authorized in accordance with the corporation's organic

SEVENTH: Please check box below if applicable to domestic or foreign non corporation(s).

laws.

Participation of the domestic or foreign non corporation(s) was duly authorized in accordance with each of such eligible entity's organic law.

EIGHTH: If other than the date of filing, the delayed effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

March 1, 2023

<u>Note:</u> 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.

NINTH: Signature(s) for Each Party:		Typed or Printed
Name of Entity/Organization:	Signature(s):	Name of Individual:
GUIF COAST RESNY PROP	parties UL Degarden	David Garafola
Gulf Coast Resat Properties	Holdings Ist. Dosaye	Davio Garadok

Corporations:

General partnerships:

Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.)
Signature of a general partner or authorized person

Florida Limited Partnerships: Non-Florida Limited Partnerships: Limited Liability Companies: Signatures of all general partners Signature of a general partner Signature of an authorized person