12/31/96

PLORIDA DIVISION OF CORPORATIONS PUBLIC ACCESS SYSTEM ELECTRONIC FILING COVER SHEET

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(((H96000018253 0)))

DIVISION OF CORPORATIONS

FAX #: (904)922-4000

FROM: LOWNDES, DROSDICK, DOSTER, KANTOR & REED, F. CONTACT: PATTIE M CALLAHAN

ACCT#: 072720000036

PHONE: (407)843-4600

FAX #: (407)423-4495

NAME: LAKE NONA LAND COMPANY

AUDIT NUMBER.... #96000018253
DOC TYPE....MERGER OR SHARE EXCHANGE
CERT. OF STATUS.0 PAGES....

PAGES....

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DEL.METHOD... FAX

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## ARTICLES OF MERGER Merger Sheet

**MERGING:** 

BOGGY CREEK LAND COMPANY, a Florida corporation, P96000020089

INTO

LAKE NONA LAND COMPANY, a Florida corporation, P96000020085

File date: December 31, 1996

Corporate Specialist: Steven Harris

Pursuant to Sections 607.1105 of the Florida Business Corporation Act (the "Act"), the undersigned corporations adopt the following articles of merger for the purposes of merging the undersigned corporations.

- The name of the corporations which are parties to the merger are BOGGY CREEK LAND COMPANY, (the "Merging Corporation") and LAKE NONA LAND COMPANY (the "Surviving Corporation").
- The name of the Surviving Corporation is LAKE NONA LAND COMPANY.
- The Articles of Incorporation of the Surviving Corporation shall be unchanged by the merger and shall be the Articles of Incorporation of the Surviving Corporation.
- 4. On December 31, 1996, the following plan of merger was approved by the shareholders of each of the undersigned corporations in the manner prescribed by the Florida Business Corporation Act. The plan of merger, pursuant to Sections 607.1101 and 607.1105 of the Act, is as follows:
  - (1) On the Effective Time (as hereinafter defined), the Merging Corporation shall be merged with and into the Surviving Corporation in a reorganization pursuant to Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and the Surviving Corporation.
  - (2) The terms and conditions of the Merger are as follows:

This document was prepared by:
Mathaw R. O'Kare, E

Florida Bar Number: 894516 V Lowndes, Drosdick, Doster, Kantor & Reed, P.A.

P. O. Box 2809

Orlando, Florida 32802-2809 (407) 842-4699

(Rev. 12/31/96 - 12:06 pm)

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- The Surviving Corporation shall continue the corporate existence of the Surviving Corporation under the laws of the State of Florida, and the Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as a private nature, of each of the parties to the Merger, and all property, real, personal or mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of the parties to the Merger shall be taken and deemed to be transferred to and vested in the Surviving transferred to and vested in the Surviving Corporation without further act or deed; and the title to any real estate, or any interest therein, vested in either party to the Merger shall not revert or be in any way impaired by reason of such Merger; and the Surviving Corporation shall thenceforth be responsible and liable for all of the liabilities and obligations of each party to the Merger, and any claim existing or action or proceeding by or against either corporation may be prosecuted as if such Merger had not taken place, or the Surviving Corporation may be substituted in its place, and neither the rights of creditors nor any liens upon the property of either party shall be impaired by the Merger.
- (B) The Articles of Incorporation of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation until thereafter amended as provided by law.
- (C) The Bylaws of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Corporation until thereafter amended as provided by law.
- (D) The directors and officers of Surviving Corporation immediately prior to the Effective Time shall be the directors and officers of the Surviving Corporation until their successors are duly elected and qualified.
- (3) The manner of converting or exchanging the shares of each of the parties to the Merger shall be as follows:
  - (A) Each share of the voting common stock of Merging Corporationissued and outstanding as of the Effective Time, by virtue of the Merger and as of the Effective Time, shall be converted into and become, without action on the part of the holder

#### F96000018253

thereof, the right to receive one share of the voting common stock of Surviving Corporation.

- At and after the Effective Time, each holder of voting common stock of the Merging Corporation, upon presentation and surrender of a certificate or certificates therefore to Surviving Corporation, shall be entitled to receive in exchange therefor a certificate or certificates representing the number of shares of the Surviving Corporation's common stock to which he or it is entitled as provided in Section (3)(A) hereof. Until so presented and surrendered in exchange for a certificate representing voting common stock of Surviving Corporation, each certificate which represented issued and outstanding shares of voting common stock of the Merging Corporation as of the Effective Time, shall be deemed for all purposes to evidence ownership of the number of shares of voting common stock of the Surviving Corporation into which such shares of voting common stock of Merging Corporation have been converted Until surrender of such pursuant to the Merger. exchange certificates for certificates in representing voting common stock of the Surviving Corporation, the holder thereof shall not be entitled to vote at any meeting of stockholders of the Surviving Corporation or to receive dividends or other distributions, if any, payable to holders of shares of the voting common stock of Surviving Corporation; provided, however that upon such surrender of such certificates representing voting common stock of Merging Corporation in exchange for certificates representing voting common stock of the Surviving Corporation, there shall be paid to the record holder of the certificate of voting common stock of the Surviving Corporation issued upon such surrender the amount of dividends or other distributions (without interest) which which theretofore became payable with respect to the number of shares of voting common stock of the Surviving Corporation represented the certificate issued upon such surrender.
- (4) The Merger shall become effective upon the date and time of the filing of these Articles of Merger in the Office of the Secretary of State of the State of Florida (the "Effective Time").
- 5. Pursuant to the applicable provisions of the Act, the Board of Directors of the Merging Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996, and the Board of Directors of

#### 1595000018253

Surviving Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996.

6. Pursuant to the Plans of Merger, on the date these Articles are filed in the Office of the Secretary of State of the State of Florida, the effective date of the merger, all issued and outstanding shares of the Merging Corporation, shall be surrendered by the sole shareholder thereof to the Surviving Corporation and cancelled.

IN WITNESS WHEREOF, the Merging Corporation and the Surviving Corporation have caused these Articles of Merger to be signed IN their corporate names by their respective officers, duly authorized this 31st day of December, 1996.

BOGGY CREEK LAND COMPANY, a

Its Secretary

"MERGING CORPORATION"

LAKE NONA LAND COMPANY, B

ВУ

OEFFERSON R. VOSS

"SURVIVING CORPORATION"

304665

## P9600000 20085

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### ARTICLES OF MERGER Merger Sheet

MERGING:

LAKE NONA CENTRAL PROPERTY HOLDINGS, INC., a Florida corporation P96000020196

INTO

LAKE NONA LAND COMPANY, a Florida Corporation, P96000020085

File date: December 31, 1996

Corporate Specialist: Linda Stitt

# 60000200

12/31/96

FLORIDA DIVISION OF CORPORATIONS PUBLIC ACCESS SYSTEM ELECTRONIC FILING COVER SHEET

(((R96000018254 B)))

DIVISION OF CORPORATIONS TO:

PAX #: (904)922-4000

FROM: LOWNDES, DROSDICK, DOSTER, KANTOR & REED, P. CONTACT: PATTIE M CALLAHAN PHONE: (407)843-4600

ACCT#: 072720000036

PAX #: (407)423-4495

NAME: \$296000020085 AUDIT NUMBER..... H96000018254

DOC TYPE....MERGER OR SHARE EXCHANGE CERT. OF STATUS...

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ARTICLES OF MERGER

MERGING

LAKE NONA CENTRAL PROPERTY HOLDINGS, INC.

A PLORIDA CORPORATION

INTO

LAKE NONA LAND COMPANY,

A FLORIDA CORPORATION



Pursuant to Sections 607.1105 of the Plorida Business Corporation Act (the "Act"), the undersigned corporations adopt the following articles of merger for the purposes of merging the undersigned corporations.

- 1. The name of the corporations which are parties to the merger are LAKE NONA CENTRAL PROPERTY HOLDINGS, INC., (the "Merging Corporation") and LAKE NONA LAND COMPANY (the "Surviving Corporation").
- The name of the Surviving Corporation is LAKE NONA LAND COMPANY.
- 3. The Articles of Incorporation of the Surviving Corporation shall be unchanged by the merger and shall be the Articles of Incorporation of the Surviving Corporation.
- 4. On December 31, 1996, the following plan of merger was approved by the shareholders of each of the undersigned corporations in the manner prescribed by the Florida Business Corporation Act. The plan of merger, pursuant to Sections 607.1101 and 607.1105 of the Act, is as follows:
  - (1) On the Effective Time (as hereinafter defined), the Merging Corporation shall be merged with and into the Surviving Corporation in a reorganization pursuant to Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and the Surviving Corporation.
  - (2) The terms and conditions of the Merger are as follows:

This document was prepared by:

Matthew R. O'Kane, Esq Florida Bar Number: 894516

Lowndes, Drosdick. Doster, Kantor & Reed, P.A. P. O. Box 2809

Orlando, Florida 32802-2809 (407) 843-4600 (Rev. 12/31/96 - 12:04 pm)

H9600001B254

- The Surviving Corporation shall continue the corporate existence of the Surviving Corporation under the laws of the State of Florida, and the Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as a private nature, of each of the parties to the Merger, and all property, real, personal or mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of the parties to the Merger shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and the title to any real estate, or any interest therein, vested in either party to the Merger shall not revert or be in any way impaired by reason of such Merger; and the Surviving Corporation shall thenceforth be responsible and liable for all of the liabilities and obligations of each party to the Merger, and any claim existing or action or proceeding by or against either corporation may be prosecuted as if such Merger had not taken place, or the Surviving Corporation may be substituted in its place, and neither the rights of creditors nor any liens upon the property of either party shall be impaired by the Merger.
- (B) The Articles of Incorporation of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation until thereafter amended as provided by law.
- (C) The Bylaws of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Corporation until thereafter amended as provided by law.
- (D) The directors and officers of Surviving Corporation immediately prior to the Effective Time shall be the directors and officers of the Surviving Corporation until their successors are duly elected and qualified.
- (3) The manner of converting or exchanging the shares of each of the parties to the Merger shall be as follows:
  - (A) Each share of the voting common stock of Marging Corporationissued and outstanding as of the Effective Time, by virtue of the Marger and as of the Effective Time, shall be converted into and become, without action on the part of the holder

thereof, the right to receive one share of the voting common stock of Surviving Corporation.

- (B) At and after the Effective Time, each holder of voting common stock of the Merging Corporation, upon presentation and surrender of a certificate or certificates therefore to Surviving Corporation, shall be entitled to receive in exchange therefor a certificate or certificates representing the number of shares of the Surviving Corporation'S common stock to which he or it is entitled as provided in Section (3)(A) hereof. Until so presented and surrendered in exchange for a certificate representing voting common stock of Surviving Corporation, each certificate which represented issued and outstanding shares of voting common stock of the Merging Corporation as of the Effective Time, shall be deemed for all purposes to evidence ownership of the number of shares of voting common stock of the Surviving Corporation into which such shares of voting common stock of Corporation have been converted the Merging pursuant to the Merger. Until surrender of such for certificates certificates in exchange representing voting common stock of the Surviving Corporation, the holder thereof shall not be entitled to vote at any meeting of stockholders of the Surviving Corporation or to receive dividends or other distributions, if any, payable to holders of shares of the voting common stock of Surviving Corporation; provided, however that upon such surrender of such certificates representing voting common stock of Merging Corporation in exchange for certificates representing voting common stock of the Surviving Corporation, there shall be paid to the record holder of the certificate of voting common stock of the Surviving Corporation issued upon such surrender the amount of dividends or other distributions (without interest) which theretofore became payable with respect to the number of shares of voting common stock of the Corporation represented Surviving certificate issued upon such surrender.
- (4) The Merger shall become effective upon the date and time of the filing of these Articles of Merger in the Office of the Secretary of State of the State of Florida (the "Effective Time").
- 5. Pursuant to the applicable provisions of the Act, the Board of Directors of the Merging Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996, and the Board of Directors of

#### H9600001825A

Surviving Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996.

6. Pursuant to the Plans of Merger, on the date these Articles are filed in the Office of the Secretary of State of the State of Florida, the effective date of the merger, all issued and outstanding shares of the Merging Corporation, shall be surrendered by the sole shareholder thereof to the Surviving Corporation and cancelled.

IN WITNESS WHEREOF, the Merging Corporation and the Surviving Corporation have caused these Articles of Merger to be signed IN their corporate names by their respective officers, duly authorized this 31st day of December, 1996.

LAKE NONA CENTRAL PROPERTY HOLDINGS, INC., a Florida Comporation

By:

JEFRERSON R. VOSS, Its Secretary "MERGING CORPORATION"

LAKE NONA LAND COMPANY,

y: 7000

JEFFERSON R. VOSS,

Its Secretary
"SURVIVING CORPORATION"

304665

# 96000020085 FIM 3rd

#### ARTICLES OF MERGER Merger Sheet

**MERGING:** 

LAKE NONA NORTH PROPERTY HOLDINGS, INC., a Florida corporation P96000020193

INTO

LAKE NONA LAND COMPANY, a Florida Corporation, P96000020085

File date: December 31, 1996

Corporate Specialist: Linda Stitt

FLORIDA DIVISION OF CORPORATIONS
PUBLIC ACCESS SYSTEM
ELECTRONIC FILING COVER SHEET

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(((H96000018255 5)))

TO: DIVISION OF CORPORATIONS

FAX #: (904)922-4000

FROM: LOWNDES, DROSDICK, DOSTER, KANTOR & REED, P. CONTACT: PATTIE M CALLAHAN

ACCT#: 072720000036

PHONE: (407)843-4600

FAX #: (407)423-4495

NAME: LAKE NONA LAND COMPANY

AUDIT NUMBER...... H96000018255

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ARTICLES OF MERGER MERGING LAKE NONA NORTH PROPERTY HOLDINGS, INC. 96 DEC 31 PM 4: 11

FILED

A FLORIDA CORPORATION INTO

SECRETARY OF STATE TALLAHASSEE, FLORIDA

LAKE NONA LAND COMPANY, A FLORIDA CORPORATION

Pursuant to Sections 607.1105 of the Florida Business Corporation Act (the "Act"), the undersigned corporations adopt the following articles of merger for the purposes of merging the undersigned corporations.

- The name of the corporations which are parties to the merger are LAKE NONA NORTH PROPERTY HOLDINGS, INC., (the "Merging Corporation") and LAKE NONA LAND COMPANY (the "Surviving Corporation").
- The name of the Surviving Corporation is LAKE NONA LAND 2. COMPANY.
- The Articles of Incorporation of the Surviving Corporation shall be unchanged by the merger and shall be the Articles of Incorporation of the Surviving Corporation.
- On December 31, 1996, the following plan of merger was approved by the shareholders of each of the undersigned corporations in the manner prescribed by the Florida Business Corporation Act. The plan of merger, pursuant to Sections 607.1101 and 607.1105 of the Act, is as follows:
  - (1) On the Effective Time (as hereinafter defined), the Merging Corporation shall be merged with and into the Surviving Corporation in a reorganization pursuant to Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and the Surviving Corporation.
  - (2) The terms and conditions of the Merger are as follows:

This document was prepared by: O'Kana Florida Bar Number: 894516 Lowndes, Drosdick, Doster, Kantor & Read, P.A. P. O. Box 2809 Orlando, Florida 32802-2809

(407) 843-4600

(Rev. 12/31/96 - 12:03 pm)

- The Surviving Corporation shall continue the corporate existence of the Surviving Corporation under the laws of the State of Florida, and the Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as a private nature, of each of the parties to the Merger, and all property, real, personal or mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of the parties to the Merger shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and the title to any real estate, or any interest therein, vested in either party to the Merger shall not revert or be in any way impaired by reason of such Merger; and the Surviving Corporation shall thenceforth be responsible and liable for all of the liabilities and obligations of each party to the Merger, and any claim existing or action or proceeding by or against either corporation may be prosecuted as if such Merger had not taken place, or the Surviving Corporation may be substituted in its place, and neither the rights of creditors nor any liens upon the property of either party shall be impaired by the Mergar.
- (B) The Articles of Incorporation of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation until thereafter amended as provided by law.
- (C) The Bylaws of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Corporation until thereafter amended as provided by law.
- (D) The directors and officers of Surviving Corporation immediately prior to the Effective Time shall be the directors and officers of the Surviving Corporation until their successors are duly elected and qualified.
- (3) The manner of converting or exchanging the shares of each of the parties to the Merger shall be as follows:
  - (A) Each share of the voting common stock of Merging Corporationissued and outstanding as of the Effective Time, by virtue of the Merger and as of the Effective Time, shall be converted into and become, without action on the part of the holder

thereof, the right to receive one share of the voting common stock of Surviving Corporation.

- (B) At and after the Effective Time, each holder of voting common stock of the Merging Corporation, upon presentation and surrender of a certificate or certificates therefore to Surviving Corporation, shall be entitled to receive in exchange therefor a certificate or certificates representing the number of shares of the Surviving Corporation'S common stock to which he or it is entitled as provided in Section (3)(A) hereof. Until so presented and surrendered i.n exchange for a certificate representing voting common stock of Surviving Corporation, each certificate which represented issued and outstanding shares of voting common stock of the Merging Corporation as of the Effective Time, shall be deemed for all purposes to evidence ownership of the number of shares of voting common stock of the Surviving Corporation into which such shares of voting common stock of the Merging Corporation have been converted pursuant to the Merger. Until surrender of such certificates exchange in for certificates representing voting common stock of the Surviving Corporation, the holder thereof shall not be entitled to vote at any meeting of stockholders of the Surviving Corporation or to receive dividends or other distributions, if any, payable to holders of shares of the voting common stock of Surviving Corporation; provided, however that upon such surrender of such certificates representing voting common stock of Merging Corporation in exchange for certificates representing voting common stock of the Surviving Corporation, there shall be paid to the record holder of the certificate of voting common stock of the Surviving Corporation issued upon such surrender the amount of dividends or other distributions (without interest) theretofore became payable with respect to the number of shares of voting common stock of the Surviving Corporation represented certificate issued upon such surrender.
- (4) The Merger shall become effective upon the date and time of the filing of these Articles of Merger in the Office of the Secretary of State of the State of Florida (the "Effective Time").
- 5. Pursuant to the applicable provisions of the Act, the Board of Directors of the Merging Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996, and the Board of Directors of

Surviving Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996.

6. Pursuant to the Plans of Merger, on the date these Articles are filed in the Office of the Secretary of State of the State of Florida, the effective date of the merger, all issued and outstanding shares of the Merging Corporation, shall be surrendered by the sole shareholder thereof to the Surviving Corporation and cancelled.

IN WITNESS WHEREOF, the Merging Corporation and the Surviving Corporation have caused these Articles of Merger to be signed IN their corporate names by their respective officers, duly authorized this 31st day of December, 1996.

LAKE NONA NORTH PROPERTY HOLDINGS, INC., a Florida

Corporation

JEFFERSON R. VOSS

Its Secretary "MERGING CORPORATION"

LAKE NONA LAND COMPANY,

A TOLIGE COLEGISTATOR

JEFFERSON B. VOSS,

Its Secretary

"SURVIVING CORPORATION"

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(Rev. 12/31/96 - 12:03 pm)

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# P96000020085

ARTICLES OF MERGER Merger Sheet

**MERGING:** 

LAKE NONA ESTATES II, INC., a Florida corporations, P96000020216

INTO

LAKE NONA LAND COMPANY, a Florida Corporation, P96000020085

File date: December 31, 1996

Corporate Specialist: Linda Stitt

12/31/96

FLORIDA DIVISION OF CORPORATIONS PUBLIC ACCESS SYSTEM
ELECTRONIC FILING COVER SHEET

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DIVISION OF CORPORATIONS TO:

FAX #: (904)922-4000

FROM: LOWNDES, DROSDICK, DOSTER, KANTOR & REED, P. CONTACT: PATTIE M CALLAHAN

ACCT#: 072720000036

PHONE: (407)843-4600

FAX #: (407)423-4495

NAME: LAKE NONA LAND COMPANY

AUDIT NUMBER..... H96000018256

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ARTICLES OF MERGER

MERGING

LAKE NONA ESTATES II, INC.,
A FLORIDA CORPORATION

INTO

LAKE NONA LAND COMPANY,
A PLORIDA CORPORATION

FILED

96 DEC 31 PM 4: 15

SECRETALLY OF STATE
TALLAHASSEE, FLORIDA

Pursuant to Sections 607.1105 of the Florida Business Corporation Act (the "Act"), the undersigned corporations adopt the following articles of merger for the purposes of merging the undersigned corporations.

- The name of the corporations which are parties to the merger are LAKE NONA ESTATES II, INC., (the "Merging Corporation") and LAKE NONA LAND COMPANY (the "Surviving Corporation").
- The name of the Surviving Corporation is LAKE NONA LAND COMPANY.
- 3. The Articles of Incorporation of the Surviving Corporation shall be unchanged by the merger and shall be the Articles of Incorporation of the Surviving Corporation.
- 4. On December 31, 1996, the following plan of merger was approved by the shareholders of each of the undersigned corporations in the manner prescribed by the Florida Business Corporation Act. The plan of merger, pursuant to Sections 607.1101 and 607.1105 of the Act, is as follows:
  - (1) On the Effective Time (as hereinafter defined), the Merging Corporation shall be merged with and into the Surviving Corporation in a reorganization pursuant to Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and the Surviving Corporation.
  - (2) The terms and conditions of the Merger are as follows:

This document was Matthew R.	. 0 Kane, 538
Florida Bar Number: Lowndes, Drosdick Dost	894516

P. O. Box 2809 Orlando, Florida 32802-2809 [407] 843-4600 (Rev. 12/31/96 - 11:56 mm)

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- The Surviving Corporation shall continue the corporate existence of the Surviving Corporation under the laws of the State of Florida, and the Surviving Corporation shall possess all the rights, surviving corporation shart possess and transfer of a public privileges, immunities and franchises, of a public as well as a private nature, of each of the parties to the Merger, and all property, real, personal or mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of the parties to the Merger shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and the title to any real estate, or any interest therein, vested in either party to the Merger shall not revert or be in any way impaired by reason of such and the Surviving Corporation shall thenceforth be responsible and liable for all of Merger; the liabilities and obligations of each party to the Merger, and any claim existing or action or proceeding by or against either corporation may be prosecuted as if such Merger had not taken place, or the Surviving Corporation may be substituted in its place, and neither the rights of creditors nor any liens upon the property of either party shall be impaired by the Merger.
  - (B) The Articles of Incorporation of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation until thereafter amended as provided by law.
  - (C) The Bylaws of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Corporation until thereafter amended as provided by law.
  - (D) The directors and officers of Surviving Corporation immediately prior to the Effective Time shall be the directors and officers of the Surviving Corporation until their successors are duly elected and qualified.
- (3) The manner of converting or exchanging the shares of each of the parties to the Merger shall be as follows:
  - (A) Each share of the voting common stock of Merging Corporationissued and outstanding as of the Effective Time, by virtue of the Merger and as of the Effective Time, shall be converted into and become, without action on the part of the holder

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thereof, the right to receive one share of the voting common stock of Surviving Corporation.

- (B) At and after the Effective Time, each holder of voting common stock of the Merging Corporation, upon presentation and surrender of a certificate or certificates therefore to Surviving Corporation, shall be entitled to receive in exchange therefor a certificate or certificates representing the number of shares of the Surviving Corporation'S common stock to which he or it is entitled as provided in Until so presented and Section (3)(A) hereof. surrendered in exchange for a certificate representing voting common stock of Surviving Corporation, each certificate which represented issued and outstanding shares of voting common stock of the Merging Corporation as of the Effective Time, shall be deemed for all purposes to evidence ownership of the number of shares of voting common stock of the Surviving Corporation into which such shares of voting common stock of the Merging Corporation have been converted pursuant to the Merger. Until surrender of such certificates certificates in exchange for representing voting common stock of the Surviving Corporation, the holder thereof shall not be entitled to vote at any meeting of stockholders of the Surviving Corporation or to receive dividends or other distributions, if any, payable to holders of shares of the voting common stock of Surviving Corporation; provided, however that upon such surrender of such certificates representing voting common stock of Merging Corporation in exchange for certificates representing voting common stock of the Surviving Corporation, there shall be paid to the record holder of the certificate of voting common stock of the Surviving Corporation issued upon such surrender the amount of dividends or other distributions (without interest) which theretofore became payable with respect to the number of shares of voting common stock of the Corporation represented surviving certificate issued upon such surrender.
- (4) The Merger shall become effective upon the date and time of the filing of these Articles of Merger in the Office of the Secretary of State of the State of Florida (the "Effective Time").
- 5. Pursuant to the applicable provisions of the Act, the Board of Directors of the Merging Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996, and the Board of Directors of

(Rev. 12/31/96 - 11:56 am) H96000018256

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Surviving Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996.

6. Pursuant to the Plans of Merger, on the date these Articles are filed in the Office of the Secretary of State of the State of Florida, the effective date of the merger, all issued and outstanding shares of the Merging Corporation, shall be surrendered by the sole shareholder thereof to the Surviving Corporation and cancelled.

IN WITNESS WHEREOF, the Merging Corporation and the Surviving Corporation have caused these Articles of Merger to be signed IN their corporate names by their respective officers, duly authorized this 31st day of December, 1996.

LAKE NONA ESTATES II, INC., a

BY JEWERSON R. VOSS

Its Secretary
"MERGING CORPORATION"

LAKE NONA LAND COMPANY, a

By:

JEFFERSON P. VOSS.

Ita Secretary
"SURVIVING CORPORATION"

304665

(Rav. 12/31/96 - 11:56 cm)

ng6000018256

# P96000020085

#### ARTICLES OF MERGER Merger Sheet

MERGING:

LAKE NONA SOUTH PROPERTY HOLDINGS, INC., a Florida corporation P96000020202

INTO

LAKE NONA LAND COMPANY, a Florida Corporation, P96000020085

File date: December 31, 1996

Corporate Specialist: Linda Stitt

12/31/96

FLORIDA DIVISION OF CORPORATIONS PUBLIC ACCESS SYSTEM ELECTRONIC FILING COVER SHEET

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FROM: LOWNDES, DROSDICK, DOSTER, KANTOR & REED, P. CONTACT: PATTIE M CALLAHAN

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NAME: LAKE NONA LAND COMPANY AUDIT NUMBER...... H96000018257

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ARTICLES OF MERGER LAKE NONA SOUTH PROPERTY HOLDINGS, 250 DEC 31 PH 4: 18 A FLORIDA CORPORATION INTO LAKE NONA LAND COMPANY, A FLORIDA CORPORATION

FILED SECRETARY OF STATE TALLAHASSEE, FLORIDA

Pursuant to Sections 607.1105 of the Florida Business Corporation Act (the "Act"), the undersigned corporations adopt the following articles of merger for the purposes of merging the undersigned corporations.

- The name of the corporations which are parties to the merger are LAKE NONA SOUTH PROPERTY HOLDINGS, INC., (the "Merging Corporation") and LAKE NONA LAND COMPANY (the "Surviving Corporation").
- 2. The name of the Surviving Corporation is LAKE NONA LAND COMPANY.
- 3. The Articles of Incorporation of the Surviving Corporation shall be unchanged by the merger and shall be the Articles of Incorporation of the Surviving Corporation.
- On December 31, 1996, the following plan of merger was approved by the shareholders of each of the undersigned corporations in the manner prescribed by the Florida Business Corporation Act. The plan of merger, pursuant to Sections 607.1101 and 607.1105 of the Act, is as follows:
  - On the Effective Time (as hereinafter defined), the Merging Corporation shall be merged with and into the Surviving Corporation in a reorganization pursuant to Section 368(a)(1)(A) of the Internal Revenue Code of 1986, as amended, and the Surviving Corporation.
  - (2) The terms and conditions of the Merger are as follows:

This document was prepared by: R. O'Kane latthen Florida Bar Number: 894516 Lowndes, Drosdick, Doster, Kentor & Read, P.A. P. O. Box 2809 Orlando, Florida 32802-2809

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- The Surviving Corporation shall continue the corporate existence of the Surviving Corporation under the laws of the State of Florida, and the Surviving Corporation shall possess all the rights, privileges, immunities and franchises, of a public as well as a private nature, of each of the parties to the Merger, and all property, real, personal or mixed, and all debts due on whatever account, including subscriptions for shares, and all other choses in action, and all and every other interest of or belonging to or due to each of the parties to the Merger shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and the title to any real estate, or any interest therein, vested in either party to the Merger shall not revert or be in any way impaired by reason of such Merger; and the Surviving Corporation shall thenceforth be responsible and liable for all of the liabilities and obligations of each party to the Merger, and any claim existing or action or proceeding by or against either corporation may be prosecuted as if such Merger had not taken place, or the Surviving Corporation may be substituted in its place, and neither the rights of creditors nor any liens upon the property of either party shall be impaired by the Merger.
- (B) The Articles of Incorporation of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation until thereafter amended as provided by law.
- (C) The Bylaws of Surviving Corporation, as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Corporation until thereafter amended as provided by law.
- (D) The directors and officers of Surviving Corporation immediately prior to the Effective Time shall be the directors and officers of the Surviving Corporation until their successors are duly elected and qualified.
- (3) The manner of converting or exchanging the shares of each of the parties to the Merger shall be as follows:
  - (A) Each share of the voting common stock of Merging Corporationissued and outstanding as of the Effective Time, by virtue of the Merger and as of the Effective Time, shall be converted into and become, without action on the part of the holder

thereof, the right to receive one share of the voting common stock of Surviving Corporation.

- At and after the Effective Time, each holder of voting common stock of the Merging Corporation, upon presentation and surrender of a certificate or certificates therefore to Surviving Corporation, shall be entitled to receive in exchange therefor a certificate or certificates representing the number of shares of the Surviving Corporation's common stock to which he or it is entitled as provided in Until so presented and Section (3)(A) hereof. surrendered in exchange for a certificate representing voting common stock of Surviving Corporation, each certificate which represented issued and outstanding shares of voting common stock of the Merging Corporation as of the Effective Time, shall be deemed for all purposes to evidence ownership of the number of shares of voting common stock of the Surviving Corporation into which such shares of voting common stock of Corporation have been converted the Merging pursuant to the Merger. Until surrender of such for certificates certificates in exchange for certificates representing voting common stock of the Surviving Corporation, the holder thereof shall not be entitled to vote at any meeting of stockholders of the Surviving Corporation or to receive dividends or other distributions, if any, payable to holders of shares of the voting common stock of Surviving Corporation; provided, however that upon such surrender of such certificates representing voting common stock of Merging Corporation in exchange for certificates representing voting common stock of the Surviving Corporation, there shall be paid to the record holder of the certificate of voting common stock of the Surviving Corporation issued upon such surrender the amount of dividends or interest) which (without other distributions theretofore became payable with respect to the number of shares of voting common stock of the Corporation represented the by Surviving certificate issued upon such surrender.
- (4) The Merger shall become effective upon the date and time of the filing of these Articles of Merger in the Office of the Secretary of State of the State of Florida (the "Effective Time").
- 5. Pursuant to the applicable provisions of the Act, the Board of Directors of the Merging Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996, and the Board of Directors of

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Surviving Corporation and the sole shareholder thereof adopted a Plan of Merger on December 31, 1996.

6. Pursuant to the Plans of Merger, on the date these Articles are filed in the Office of the Secretary of State of the State of Florida, the effective date of the merger, all issued and outstanding shares of the Merging Corporation, shall be surrendered by the sole shareholder thereof to the Surviving Corporation and cancelled.

IN WITNESS WHEREOF, the Merging Corporation and the Surviving Corporation have caused these Articles of Merger to be signed IN their corporate names by their respective officers, duly authorized this 31st day of December, 1996.

LAKE NONA SOUTH PROPERTY HOLDINGS, INC., a Florida

Corporation

JEFFESON R. VOSS, Its Secretary "MERGING CORPORATION"

LAKE NONA LAND COMPANY, Florida Company,

JEFFERSON R. VOSS,

Its Secretary
"SURVIVING CORPORATION"

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