# Florida Department of State

Division of Corporations Public Access System

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# MERGER OR SHARE EXCHANGE

FBA HOLDING, INC.

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## **ARTICLES OF MERGER**

(Profit Corporations)

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The following articles of merger are submit pursuant to section 607.1,105, Florida State	orida Business Corporation Act,		
First: The name and jurisdiction of the su	rviving corporation:	The state of the s	
Name .	<u>Jurisdiction</u>	Document Number (U known/amplicable) P98000067313	
FBA HOLDING, INC.	FLORIDA	P98000067313 :: 7	
Second: The name and jurisdiction of each	h merging corporation:	The second secon	
Name	<u>Jurisdiction</u>	Document Number (If known/applicable)	
CORE RECOVERY CORPORATION	DELAWARE	3387655	
· · · · · · · · · · · · · · · · · · ·			
Third: The Plan of Merger is attached.		to the second	
Fourth: The merger shall become effective Department of State.	e on the date the Articles of Me	erger are filed with the Florida	
OR / (Enter a specific than 90 days a	o date. NOTE: An effective date car after merger file date.)	mot be prior to the date of filing or more	
Fifth: Adoption of Merger by surviving c The Plan of Merger was adopted by the shar	orporation - (COMPLETE ONL) reholders of the surviving corp	y one statement)  oration on 12/31/08	
The Plan of Merger was adopted by the boarmand and shareholder	rd of directors of the surviving approval was not required.	corporation on	
Sixth: Adoption of Merger by merging con The Plan of Merger was adopted by the shar	poration(s) (COMPLETE ONL) eholders of the merging corpo	Y ONE STATEMENT) retion(s) on 12/31/08	
The Plan of Merger was adopted by the boar and shareholder	rd of directors of the merging of approval was not required.	corporation(s) on	
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(Attach additional sheets if necessary)

#### H09000045994 3

٠	Seventh: SIGNATURES FOR EACH CORPORATION					6. 网络人名德尔	tis (Conjugation
	Name of Cor	poration	Signature of Director	an Officer or	Typed or Printe	d Name of Individual	& Title
¥	FBA Holding, Inc.			ANGELO BUQUICCHIO, CEO			
	Core Recovery Corporation		If flage		ANGELO BUQUICOHIO, CEO		
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### PLAN OF MERGER

First: The n	ame and jurisdiction of the	surviving corporation:	Property and the	accounted to the p
<u>Name</u>	The second of th	Jurisdiction	y 33.	
FBA HOLD	ING, INC.	Florida	Company of	
		en e		e de la companya de La companya de la co
Second: The	name and jurisdiction of ea	ach merging corporation:	en en en en en en	
<u>Name</u>		<u>Jurisdiction</u>	4 - 14	• • • • • • •
CORE REC	COVERY CORPORATO	DIN DELAWARE	<u>,</u>	<u>ing</u> a tump in kath
•		10 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M 1 M	٠.	
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Third: The t	erms and conditions of the	merger are as follows:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and the second
corporation	areholder of the merging and, accordingly, all shar g corporation.	corporation is the same as es of the merged corporation	the sole shareholder on shall be reflected in	of the surviving n the shares of
	• • • • • • • • • • • • • • • • • • • •			•
	$p = \frac{1}{2} \cdot $			

securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other and a securities property and the manner and basis of converting rights to acquire shares of each corporation into rights to see the corporation into rights. acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, Some and the State of the into cash or other property are as follows:

(Attach additional sheets if necessary)