

Florida Department of State

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R. WHITE

From:

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: LAMONT NEIMAN & INTERIAN, P.A.

Account Number : 120000000051

Phone

: (305)530-9400 : (305)530-9409

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MERGER OR SHARE EXCHANGE WESTONCON, INC

Certificate of Status	1
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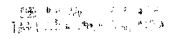
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ARTICLES OF MERGER

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to Section 607.1104, Florida Statutes.

<u>FIRST</u>

The name and jurisdiction of the surviving corporation:

Westoncon, Inc.
a Florida Corporation
Document Number: P99000000702

SECOND

The name and jurisdiction of each merging corporation:

Pablo Enrique, Inc. a Florida Corporation Document Number:P17000000327

THIRD

The Plan of Merger is attached.

FOURTH

The merger shall become effective the date the Articles of Merger are filed with the Florida Department of State, whichever is later.

FIFTH .

Adoption of Merger by surviving corporation was adopted by the Shareholders and Board of Directors of the surviving corporation on January 4, 2016.

SIXTH

Adoption of merger by merging corporation was adopted by the Shareholders and Board of Directors of the merging corporation on January 4, 2016.

SURVIVING CORPORATION:

MERGING CORPORATION:

WESTONCON, INC., a Florida corporation

PABLO ENRIQUE, INC., a Florida corporation

By: <u>Mando</u> Name: Orlando Gonzak

Name: Orlando Gopa

Title: President

Title: President

PLAN OF MERGER

PABLO ENRIQUE, INC.; Disappearing Corporation WESTONCON, INC.; Surviving Corporation

This Plan of Merger, dated January 4, 2017, between Westoncon, Inc., a Florida corporation, hereinafter sometimes referred to as the Surviving Corporation, and Pablo Enrique, Inc., hereinafter sometimes referred to as the Disappearing Corporation, said two Corporations being hereinafter referred to collectively as the Constituent Corporations.

STIPULATIONS

- A. PABLO ENRIQUE, INC. is a corporation organized and existing under the laws of the State of Florida, with its principal office at 13746 NW 18th Court, Pembroke Pines, Florida 33028.
- B. PABLO ENRIQUE, INC. has authorized and issued FIFTY THOUSAND (50,000) shares of \$1.00 par common stock.
- C. WESTONCON, INC. is a corporation organized and existing under the laws of the State of Florida, with its principal office at 13746 NW 18th Court, Pembroke Pines, Florida 33028.
- D. WESTONCON, INC. has authorized and issued ONE THOUSAND (1,000) shares of no par common stock.
- E. The Boards of Directors of the Constituent Corporations hereto deem it desirable and in the best interests of the Constituent Corporations and their Stockholders that PABLO ENRIQUE, INC., a Florida corporation, be merged into WESTONCON, INC., a Florida corporation, pursuant to the provisions of Section 607.1104, et seq. of the Florida General Corporation Act in order that the transaction qualify as a "reorganization" within the meaning of Section 368(a)(1)(D) of the Internal Revenue Code of 1986, as amended.

In consideration of the mutual covenants, and subject to the terms and conditions hereinafter set forth, the Constituent Corporations agree as follows:

Section Onc.

305-530-9409

Merger. PABLO ENRIQUE, INC., a Florida corporation, shall merge with and into WESTONCON, INC., a Florida corporation, which shall be the Surviving Corporation. The Surviving Corporation shall be governed by the laws of the State of Florida.

Section Two.

Terms and Conditions. On the effective date of the merger, the separate existence of the Disappearing Corporation shall cease, and the Surviving Corporation shall succeed to all the rights, privileges, immunities, and franchises, and all the property, real, personal, intangible and mixed of the Disappearing Corporation, without the necessity for any separate transfer. The Surviving Corporation shall thereafter be responsible and liable for all liabilities and obligations of the Disappearing Corporation, and neither the rights of creditors nor any liens on the property of the Disappearing Corporation shall be impaired by the merger.

Section Three.

Turnover of Shares. The ONE THOUSAND (1,000) shares of no par common stock of WESTONCON, INC. that are issued and outstanding before the merger and owned by PABLO ENRIQUE, INC., shall be extinguished in the merger.

Section Four.

Conversion of Shares. On the effective date of the merger, the FIFTY THOUSAND (50,000) shares of common stock of PABLO ENRIQUE, INC. issued and outstanding shall be converted into ONE THOUSAND (1,000) shares of no par common stock of WESTONCON, INC. After the effective date of the merger, each holder of certificates for shares of the common stock in PABLO ENRIQUE, INC., the Disappearing Corporation, shall surrender them to WESTONCON, INC, the Surviving Corporation, and such holder shall thereupon be entitled to receive in exchange a certificate or certificates representing the number of shares of common stock of the Surviving Corporation into which the shares of stock represented by the certificate or certificates so surrendered shall have been converted.

Section Five.

<u>Changes in Articles of Incorporation</u>. The Articles of Incorporation of the Surviving Corporation shall continue to be its Articles of Incorporation following the effective date of the merger.

Section Six.

<u>Changes in Bylaws</u>. The Bylaws of the Surviving Corporation shall continue to be its Bylaws following the effective date of the merger.

Section Seven.

<u>Directors and Officers</u>. The Directors and Officers of the Surviving Corporation on the effective date of the merger shall continue as the Directors and Officers of the Surviving Corporation for the full unexpired terms of their offices and until their successors have been elected or appointed and qualified.

Section Eight.

<u>Prohibited Transactions.</u> Neither of the Constituent Corporations shall, prior to the effective date of the merger, engage in any activity or transaction other than in the ordinary course of business, except that the Disappearing and Surviving Corporations may take all action necessary or appropriate under the laws of the State of Florida to consummate this merger.

Section Nine.

Approval by Stockholders. This plan of merger shall be submitted for the approval of the Stockholders of the Constituent Corporations, in the manner provided by the applicable laws of the States of Florida as applicable.

Section Ten.

<u>Effective Date of Merger</u>. The effective date of this merger shall be January 1, 2017 or upon the filing of the Articles of Merger with the Florida Secretary of State, whichever is later.

Section Eleven.

Abandonment of Merger. This plan of merger may be abandoned by action of the Board of Directors of either the Surviving or the Disappearing Corporation at any time prior to the effective date of the merger if the merger is not approved by the Stockholders of either the Surviving or the Disappearing Corporation on or before 31st day of July, 2013.

Section Twelve.

Execution of Agreement. This Plan of Merger may be executed in any number of counterparts, and each such counterpart shall constitute an original instrument.

Executed on behalf of the parties by their Officers, sealed with their corporate seals, and attested by their respective Secretaries pursuant to the authorization of their respective Boards of Directors on the date first above written.

SURVIVING CORPORATION:

WESTONCON, INC., a Florida corporation

Name: Orlando Gonzale
Title: President

MERGING CORPORATION:

PABLO ENRIQUE, INC., a Florida corporation

Name: Orlando Gonzale

Title: President