Document Number Only. 660 East Jefferson Street Requestor's Name Tallahassee, Florida 32301 Address r000<u>0</u>2770727--5 (850) 222-1092 Phone City State Zip *****70.00 ******70.00 CORPORATION(S) NAME IFLN Meyer () Profit () Amendment () NonProfit) Limited Liability Company () Dissolution/Withdrawal () Foreign Other () Annual Report () Limited Partnership () Change of R.A. () Reinstatement () Fict. Filing) UCC=1 UCC-3 () Limited Liability Partnership () CUS_ () Photo Copies () Certified Copy () Call if Problem () After 4:30 () Cail When Ready () Will Wait Pick Up Walk In () Mail Out Please Return Extra Copy(s) Name Filed Stamp Availability 4 Document Thanks, Melanie 🕠 Examiner Updater Verifier DIVISION OF CORPORATION Acknowledament 68 LEB - 6 - 83 - 11 W.P. Verifier BECEINED CR2E031 (1-89) X00789,0052

ARTICLES OF MERGER Merger Sheet

MERGING:

RI/FLN MERGER CORP., a Florida corporation P98000092028

INTO

FT. LAUDERDALE NISSAN, INC., a Florida corporation, S70009.

File date: February 9, 1999

Corporate Specialist: Annette Ramsey



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

February 10, 1999

CT Corporation System 660 East Jefferson St. Tallahassee, FL 32301

SUBJECT: FT. LAUDERDALE NISSAN, INC.

Ref. Number: S70009

We have received your document for FT. LAUDERDALE NISSAN, INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please fill in the date of adoption on page 3 (exhibit A), Article II, paragraph A. Please attach a copy of the Amended and Restated Articles that are referred to in that same paragraph...

If you have any questions concerning the filing of your document, please call (850) 487-6907.

Annette Ramsey Corporate Specialist

Letter Number: 899A00005895

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ARTICLES OF MERGER

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OF

RI/FLN MERGER CORP.

AND

FT. LAUDERDALE NISSAN, INC.

Pursuant to the provisions of Section 607.1105 of the Florida Business Corporation Act (the "Act"), RI/FLN Merger Corp., a Florida corporation, and Ft. Lauderdale Nissan, Inc., a Florida corporation, do hereby adopt the following Articles of Merger:

- 1. The names of the corporations which are parties to the merger contemplated by these Articles of Merger are RI/FLN Merger Corp. and Ft. Lauderdale Nissan, Inc.
- 2. RI/FLN Merger Corp. is hereby merged with and into Ft. Lauderdale Nissan, Inc. and the corporate existence of RI/FLN Merger Corp. shall cease. Ft. Lauderdale Nissan, Inc. is the surviving corporation in the merger. A copy of the Plan of Merger is attached hereto as Exhibit A and made a part hereof by reference as if fully set forth herein.
- 3. The Plan of Merger was adopted by the Board of Directors and the sole shareholder of RI/FLN Merger Corp. on August 1st, 1998 by written consents in lieu of meetings, pursuant to Sections 607.0704 and 607.0821 of the Act.
- 4. The Plan of Merger was adopted by the Board of Directors and the shareholders of Ft. Lauderdale Nissan, Inc. on August 1st, 1998 by written consents in lieu of meetings, pursuant to Sections 607.0704 and 607.0821 of the Act.

The Merger shall become effective upon the filing of these Articles of Merger by the Department of State of the State of Florida in accordance with the provisions of Sections 607.1105 and 607.1106 of the Act.

The parties have caused these Articles of Merger to be executed as of February 9 1999.

RI/FLN MERGER CORP., a Florida corporation

Name: James O. Cole

Title: Vice President and Secretary

FT. LAUDERDALE NISSAN, INC., a Florida corporation

By: / arn/ huw

Title: President

PLAN OF MERGER

This Plan of Merger (the "Plan") is entered into as of February 95, 1999 by RI/FLN Merger Corp., a Florida corporation (the "Merger Corp.") and Ft. Lauderdale Nissan, Inc., a Florida corporation (the "Company").

RECITALS

The Board of Directors and the sole shareholder of the Merger Corp. and the Board of Directors and shareholders of the Company have determined that it is advisable and in the best interest of each such corporation and its respective shareholders that the Merger Corp. be merged with and into the Company (the "Merger") on the terms and subject to the conditions set forth herein.

ARTICLE I The Merger

At the Effective Time (as defined in Article V hereof), the Merger Corp. shall be merged with and into the Company in accordance with the Florida Business Corporation Act (the "Act"), the separate existence of the Merger Corp. shall cease and the Company shall thereafter continue as the surviving corporation (the "Surviving Corporation") under the laws of the State of Florida.

ARTICLE II The Surviving Corporation

- A. At the Effective Time, the Amended and Restated Articles of Incorporation ("Amended Articles") of the Company which are attached hereto as Exhibit A, shall be the Amended Articles of the Surviving Corporation. Such Amended Articles have been adopted and approved by all the Board of Directors and shareholders of the Company upon a written consent dated February 9 = 1999.
- B. At the Effective Time, the Bylaws of the Merger Corp., as in effect immediately prior to the Effective Time, shall be the Bylaws of the Surviving Corporation, until thereafter altered, amended or repealed in accordance with the Act and the Amended Articles and Bylaws of the Surviving Corporation.

ARTICLE III Manner and Basis of Converting Shares

A. At the Effective Time, all of the shares of common stock of the Company, \$1.00 (one dollar) par value per share ("Company Common Stock"), which shall be issued and outstanding (other than shares of Company Common Stock held in treasury) shall, by virtue of the Merger and

without any action on the part of the holder thereof, be converted into the right to receive cash.

- B. At the Effective Time, each share of Company Common Stock held in treasury shall be canceled and extinguished without any conversion thereof.
- C. At the Effective Time, each share of common stock of the Merger Corp., issued and outstanding immediately prior to the Effective Time, shall be automatically converted into one share of Company Common Stock, which shall be the only outstanding common stock of the Surviving Corporation immediately following the Effective Time.

ARTICLE IV Effect of Merger

At the Effective Time, all property, rights, privileges, powers and franchises of the Company and Merger Corp. shall vest in the Surviving Corporation, and all liabilities and obligations of the Company and Merger Corp. shall become liabilities and obligations of the Surviving Corporation.

ARTICLE V Effective Time

As used in this Agreement, the term "Effective Time" shall mean the date and time of filing of Articles of Merger with the Secretary of State of the State of Florida.

Each of the parties has caused this Plan to be executed on its behalf as of the date first written above.

RI/FLN MERGER CORP., a Florida corporation

Name: James O. Cole

Title: Vice-President and Secretary

FT. LAUDERDALE NISSAN, INC., a Florida

corporation

By:____ Name: Title: /

Presider

EXHIBIT A

AMENDED AND RESTATED ARTICLES OF INCORPORATION OF L.P. EVANS MOTORS, INC.

The above corporation, L.P. Evans Motors, Inc., a Florida corporation (the "Corporation"), does hereby desire to file these Amended and Restated Articles of Incorporation pursuant to the Florida Business Corporation Act.

FIRST: The name of the Corporation is: L.P. Evans Motors, Inc.

SECOND: The street address of the principal office of the Corporation and its mailing address is: 110 SE₆th Street, 20th Floor, Fort Lauderdale, Florida 33301.

THIRD: The number of shares the Corporation is authorized to issue is One Thousand (1,000) of common stock each with the par value of One Cent $(\$.\overline{01})$.

FOURTH: The registered agent and registered office of the Corporation is: CT Corporation System, 1200 South Pine Island Road, Plantation, Florida 33324.

FIFTH: These Amended and Restated Articles of Incorporation have been approved and adopted by all the Board of Directors and shareholders of the Corporation via unanimous written consent.

IN WITNESS WHEREOF, the undersigned, as Vice President and Secretary of the Corporation, has set his hand and seal of approval for the purposes herein expressed.

Dated this 94 day of February, 1999.

Name: James O. Cole

Title: Vice President and Secretary