

STATEMENT OF MERGER

I.C. § 30-22-205

Grupo Siete M, LLC,

An Idaho Limited Liability Company,

And

3M3JK Investment Group, LLC,

A Nevada Limited Liability Company,

And,

Damos Alabanza, LLC,

A Nevada Limited Liability Company

Pursuant to section 30-22-205, Idaho Code, Grupo Siete M, LLC, an Idaho Limited Liability Company, 3M3JK Investment Group, LLC, a Nevada Limited Liability Company, and Damos Alabanza, LLC hereby submit this Statement of Merger and represent and acknowledge the following:

(1) The name, jurisdiction of formation, and type of entity of each merging entity that is not the surviving entity is:

3M3JK Investment Group, LLC, formed under the jurisdiction and laws of the State of Nevada, is a Limited Liability Company; and,

Damos Alabanza, LLC, formed under the jurisdiction and laws of the State of Nevada, is a Limited Liability Company;

(2) The name, jurisdiction of formation, and type of entity of the surviving entity is:

Grupo Siete M, LLC, formed under the jurisdiction and laws of the State of Idaho, is a Limited Liability Company;

(3) This Statement of Merger is to be effective upon filing;

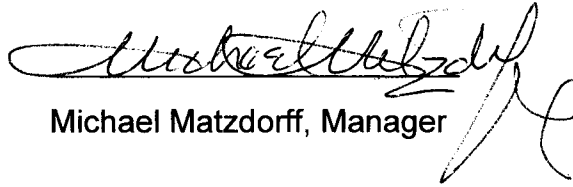
(4) The merger was approved by each domestic merging entity in accordance with the provisions of Title 30, Chapter 22, Part 2 and the merger was approved by each foreign merging entity in accordance with the law of the jurisdiction of its formation;

(5) The surviving entity exists before the merger and is a domestic filing entity but no amendment to its public organic record is approved as part of the plan of merger;

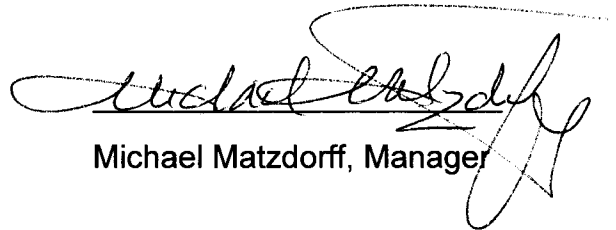
(6) The surviving entity is not created by the merger;

SIGNED:

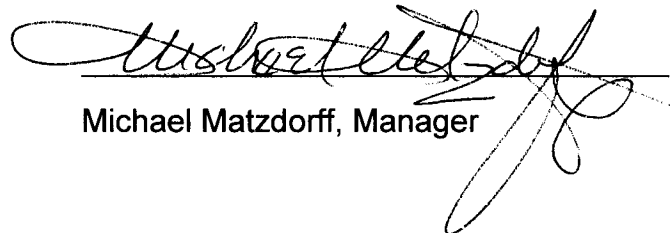
Grupo Siete M, LLC


Michael Matzdorff, Manager

3M3JK Investment Group, LLC


Michael Matzdorff, Manager

Damos Alabanza, LLC


Michael Matzdorff, Manager