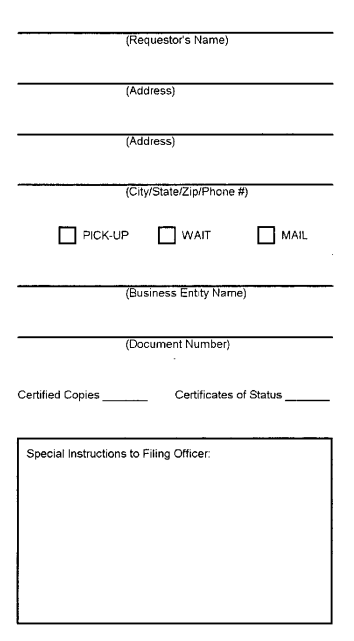
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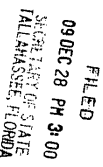


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LAW OFFICES OF

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Attorneys at Law A Professional Association Established 1959

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Of Counsel Lorena Hart Ludovici, Esq.

December 23, 2009

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Re: Articles of Merger

Dear Gentlemen:

Enclosed are the original and copy of the Articles of Merger for South Miami Wash-Bowl, Inc. and Wiljac Management, Inc.

Please endorse your approval of the Articles of Merger on the copy, certify, and return to this office in the enclosed envelope.

I have enclosed our check in the amount of \$78.75 to cover the cost for your services.

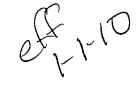
Should you have any questions, please contact me.

Very truly yours,

venniter M. Brow Legal Assistant

ARTICLES OF MERGER

(Profit Corporations)



The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the surviving corporation:

Name: <u>Jurisdiction:</u> <u>Document Number:</u>

South Miami Wash-Bowl, Inc. Florida 240896

Second: The name and jurisdiction of each merging corporation:

Name: Jurisdiction: Document Number:

Wiljac Management, Inc. Florida P04000088331 9

Third: The Plan of Merger is attached.

Fourth: The merger shall become effective on January 1, 2010.

Fifth: Adoption of Merger by surviving corporation:

The Plan of Merger was adopted by the shareholders of the surviving corporation on December 22, 2009.

Sixth: Adoption of Merger by merging corporation:

The Plan of Merger was adopted by the shareholders of the merging corporation on December 22, 2009.

Seventh: Signatures for each Corporation:

Name of Corporation: Signature of an Officer: Typed name of individual and title:

South Miami Wash-Bowl, Inc.

John Talamas, President

Wiljac Management, Inc. John Talamas, President

PLAN OF MERGER

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation is:

Name: Jurisdiction:

South Miami Wash-bowl, Inc. Florida

Second: The name and jurisdiction of each merging corporation is:

Name: <u>Jurisdiction:</u>

Wiljac Management, Inc. Florida

Third: The terms and conditions of the merger are as follows:

Wiljac Management, Inc. shall be merged into South Miami Wash-bowl, Inc. After the merger the surviving entity South Miami Wash-bowl, Inc. shall thereafter be known as Wiljac Management, Inc. All rights title and interest of Wiljac Management, Inc. shall now belong to South Miami Wash-bowl, Inc. n/k/a Wiljac Management, Inc.

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation are as follows:

Since both Corporations are wholly owned by the same individual shareholder, no additional consideration will be given. Assets of Wiljac, Management, Inc. will hereafter be owned by South Miami Wash-bowl, Inc. n/k/a Wiljac Management, Inc.

Fifth: Amendments to the articles of incorporation of the surviving corporation are indicated below:

Article I - Name

The Name of this corporation is: WILJAC MANAGEMENT, INC.