La1000003776

(Requestor's Name)
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05/28/25--01018--006 **50.90

COVER LETTER

Division of Corporations	•	
SUBJECT: Wyman Realty FL LI	LC	•
SUBJECT:	Name of Surviv	ving Party
The enclosed Certificate of Merger and fee(s) a	are submitted for fil	ling.
Please return all correspondence concerning th	is matter to:	
Mary Wyman		
Contact Person		
Wyman Realty FL LLC		
Firm/Company		
240 Bent Nail Way		
Address		
Monument, CO 80132		
City, State and Zip Coo	de	
wymanrealtyllc@gmail.com		
E-mail address: (to be used for future a	nnual report notific	ation)
For further information concerning this matter,	•	000 0000
Mary Wyman	719	209-3299 Daytime Telephone Number
Name of Contact Person	Area Code	Daytime Telephone Number
☐ Certified copy (optional) \$30.00		
STREET ADDRESS:	MAILIN	NG ADDRESS:
Amendment Section		nent Section
Division of Corporations Clifton Building	Division P. O. Bo	of Corporations
2661 Executive Center Circle		see, FL 32314
Tallahassee, FL 32301		

CR2E080 (2/20)

Articles of Merger For

For Florida Limited Liability Company

2025 HAY 28

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accompance with s. 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Name Wyman Realty FL LLC	Jurisdiction Florida	Form/Entity Type LLC
Wyman Realty LLC	Texas	LLC
	400	
SECOND: The exact name, form/entity typ		· · ·
Name	Jurisdiction	Form/Entity Type
Wyman Realty FL LLC	Florida	HC

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

<u>FOUR</u>	TH: Please check one of the b	oxes that a	apply to surviving en	ntity: (if applicable)		
	This entity exists before the m are attached.	erger and i	s a domestic filing o	entity, the amendment, if	`any to its publi	e organie record
	This entity is created by the m	erger and i	s a domestic filing o	entity, the public organic	record is attach	ed.
	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.					
This entity is a foreign entity that does not have a certificate of authority to transact bu mailing address to which the department may send any process served pursuant to s. 66 Florida Statutes is:					605.0117 and C	hapter 48,
					5	が上たり
				,.,		5
						型一
						·冷 (不)
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	-					
<u>FIFTI</u>	1: This entity agrees to pay any	members v	vith appraisal rights	the amount, to which m	embers are entit	lled under
ss.605.	.1006 and 605.1061-605.1072, I	² .S.			•	- '
						•
	1: If other than the date of filing				ot be prior to no	or more than 90
days at	fter the date this document is file	ed by the F	lorida Department o	of State:		
Madas	Title . Jac. Samuel of the state to the			471		201 1 12 1
	If the date inserted in this block				ents, this date w	in not be listed
as the	document's effective date on the	Deparune	int of State 8 record	S.		
SEVE	NTH: Signature(s) for Each Pa	rtv.				
1313 7 13	TYPE OF MENT OF THE TE	···y·			Typed or F	Printed
Name	of Entity/Organization:		Signature(s):		Name of Ir	
			Maryle	1.		
vvy	man Realty FL	LLC	Maryu	man	Mary W	yman
10/5/	man Realty LLC	`	1/10	U	Daul M	vman
vvy	man nearly LLC	<i></i>	pougn	Me	Paul W	yman
			' /			
	- · · · · · · · · · · · · · · · · · · ·					
	··· · · · · · · · · · · · · · · · ·			•		
<i>c</i>)		631 ·		n 11		
Corpor	rations:		· ·	President or Officer		
<i>(</i> 3	1			nature of incorporator.)		
	al partnerships:		~	er or authorized person		
	Limited Partnerships:		es of all general par			
	lorida Limited Partnerships:		e of a general partn			
Limite	d Liability Companies:	Signatur	e of an authorized p	PETSON		
Fees:	For each Limited Liability Con	mnany	\$25.00	For pach Composite	m.	\$ 35.00
1 003.	For each Limited Partnership:	mpany.	\$23.00 \$52.50	For each Corporation For each General Page 19 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		\$35.00 \$25.00
	For each Other Business Entity		\$25.00		•	
	TO CACH OTHER DUSINESS EATH	y -	\$43.UU	Certified Copy (op	<u>/ผิงและ)</u> .	\$30.00

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Name Wyman Realty FL LLC	Florida	LLC
Wyman Realty LLC	Texas	LLC

SECOND: The exact name, form/entity typ	e, and jurisdiction of the surv	riving party are as follows:
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Wyman Realty FL LLC	Florida	LLC

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

<u>FOUR</u>	TH: Please check one of the b	oxes that a	pply to surviving en	tity: (if applicable)	
	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.				
	This entity is created by the me	erger and is	s a domestic filing e	ntity, the public organic record	is attached.
	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.				a domestic limited
	This entity is a foreign entity that does not have a certificate of authority to transact business in this stamailing address to which the department may send any process served pursuant to s. 605.0117 and Ch Florida Statutes is:				
ss.605	4: This entity agrees to pay any .1006 and 605.1061-605.1072, F	S.S. g. the delay	ed effective date of	the merger, which cannot be p	
days a	fter the date this document is file	ed by the F	lorida Department e	f State:	
as the	If the date inserted in this block document's effective date on the NTH: Signature(s) for Each Pa	: Departme			sis date will not be listed
	of Entity/Organization:	,.	Ciamatura(a):		yped or Printed lame of Individual:
	man Realty FL	LLC	Signature(s):		ry Wyman
	man Realty LLC		Prys	- T	ul Wyman
			<u> </u>		
Corpo	rations:		n, Vice Chairman, I		
Cuman	al mantus sauluiums		¥	nature of incorporator.)	
	al partnerships: a Limited Partnerships:		e of a general partne es of all general par	er or authorized person	
	a Linnted Partnerships: lorida Limited Partnerships:		es of an general par e of a general partn		
	ed Liability Companies:	-	e of an authorized p		
Fees:	For each Limited Liability Co	mpany:	\$25.00	For each Corporation:	\$35.00
	For each Limited Partnership:		\$52.50	For each General Partners	
	For each Other Business Entity	y:	\$25.00	Certified Copy (optional	