

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H100001627783)))



Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number

: (850) 617-6380

From:

Account Name

: CORPORATION SERVICE COMPANY

Account Number : 120000000195

: (850)521-1000

Phone Fax Number

(850) 558-1515

Enter the email address for this business entity to be used for further annual report mailings. Enter only one email address please.

Email Address:



MERGER OR SHARE EXCHANGE EQUITY ONE (FLORIDA PORTFOLIO) INC.

Certificate of Status	:0
Certified Copy	0
Page Count	05
Estimated Charge	\$60.00

T. CLINE JUL 16 2010

EXAMINER

Electronic Filing Menu

Corporate Filing Menu

with and into EQUITY ONE (FLORIDA PORTFOLIO) INC. \$\int \text{99-48455}\$ provisions of the Florida Business rida limited liabilism 1 One (FLORIDA PORTFOLIO) | 1000 (FLORIDA PORTFOLIO

Pursuant to the provisions of the Florida Business Corporation Act, Dolphin Village Partners, LLC a Florida limited liability company (Document Number L05000121552) ("Dolphin") and Equity One (Florida Portfolio) Inc., a Florida corporation (Document Number P99000048455) (the "Survivor"), adopt the following Articles of Merger for the purpose of merging Dolphin with and into the Survivor.

FIRST: The Plan of Merger is attached hereto as Exhibit A.

SECOND: The Plan of Merger was adopted by the Board of Directors, the shareholders and the members, as applicable, of each Dolphin and the Survivor by ununimous written consent each dated as of July 15, 2010.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of the parties hereto as of the 15 day of July, 2010.

EQUITY ONE (FLORIDA PORTFOLIO) INC

Arthur L. Gallagher,

Vice President and Secretary

DOLPHIN VILLAGE PARTNERS, LLC

By: Equity One, Inc./Managing Member

By:

Arthur L. Gallagher,

Executive Vice President and Secretary

Fax Server

7/15/2010 4:08:56 PM PAGE 4/006 Fax Server

Exhibit A

SECRETARY OF STATE

AGREEMENT AND PLAN OF MERGER

7/15/2010 4:08:56 PM

AGREEMENT AND PLAN OF MERGER, dated as of July 10, 2010, between Dolphin Village Partners LLC, a Florida limited liability company ("Dolphin") and Equity One (Florida Portfolio) Inc., a Florida corporation ("EOFP" or the "Surviving Corporation").

Dolphin and EOFP desire to effect the statutory merger of Dolphin with and into EOFP, with EOFP to survive such merger.

- 1. <u>Constituent Company</u>. Dolphin and EOFP shall be parties to the merger (the "Merger") of Dolphin with and into EOFP.
- 2. Terms and Conditions of Merger. Dolphin shall, pursuant to the provisions of the laws of the State of Florida, be merged with and into EOFP, which shall continue to exist pursuant to the laws of the State of Florida. Upon the effective date of the merger, as set forth in paragraph 7 (the "Effective Date"), the existence of Dolphin shall cease. On the Effective Date, EOFP shall assume the obligations of Dolphin.
- 3. <u>Conversion of Shares</u>. Upon the Effective Date, the Membership Interests of Dolphin presently issued and outstanding shall be retired. Upon the Effective Date, each share of capital stock of EOFP that is issued and outstanding immediately prior to the Effective Date shall continue to be outstanding at and after the Effective Date as shares of the Salviving and Corporation.
- 4. Articles of Incorporation. The Articles of Incorporation of EOFP as of the Effective Date shall be the Articles of Incorporation of the Surviving Corporation and shall continue in full force and effect, until changed, altered or amended as therein provided and manner prescribed by the laws of the State of Florida.
- 5. <u>Bylaws</u>. The Bylaws of EOFP as of the Effective Date shall be the Bylaws of the Surviving Corporation and shall continue in full force and effect, until changed, altered or amended as therein provided and in the manner prescribed by the laws of the State of Florida.
- 6. <u>Directors and Officers</u>. The directors and officers of the EOFP in office on the Effective Date shall continue to be the directors and officers of the Surviving Corporation, all of who shall hold their directorships and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the Bylaws of the Surviving Corporation.
- 7. Effective Date. The Merger shall become effective on the date on which the Articles of Merger have been filed with the Secretary of State of the State of Florida.
- 8. Amendment and Plan of Merger. The Board of Directors, the Shareholders and the Members, as applicable, of each of Dolphin and EOFP, are authorized to amend this Plan of Merger at any time prior to the Effective Date.

EQUITY ONE (FLORIDA PORTFOLIO) INC.

By:

Arthur L. Gallagher,

Vice President and Secretary

DOLPHIN VILLAGE PARTIVERS, LLC
By: Equity One, Inc., Managing Member

By:

Arthur L. Gallagher

Executive Vice President and Secretary