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MERGER OR SHARE EXCHANGE PRH Paraiso Four, LLC

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April 28, 2014

FLORIDA DEPARTMENT OF STATE
Division of Corporations

PRE PARAISO FOUR, LLC 315 S. BISCAYNE BLVD 4TH FL MIAMI, FL 33131

SUBJECT: PRH PARAISO FOUR, LLC

REF: L14000B45919

reports filed
April 28, 2014

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refex the complete document, including the electronic filing cover sheet.

As a condition of a merger, pursuant to s.605.0212(8), Florida Statutes, each party to the merger must be active and current in filling its annual reports with the Department of State through December 31 of the calendar year in which the articles of merger are submitted for filing.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call $(850)\ 245-6050$.

Rebekah White Regulatory Specialist II FAX Aud. #: H14000099286 Letter Number: 614A00008965

RECEIVED

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THE UNITED STATES

THE

ARTICLES OF MERGER

OF

PRH PARCEL 1, LLC
PRH PARCEL 2, LLC
PRH PARCEL 3, LLC
PRH PARCEL 4, LLC
PRH PARCEL 5, LLC
PRH PARCEL 6, LLC
PRH PARCEL 7, LLC
PRH PARCEL 8, LLC
PRH PARCEL 9, LLC
PRH PARCEL 10, LLC

WITH AND INTO

PRII PARAISO FOUR, LLC

SELECTION OF STATE THE STATE TO STATE T

The following Articles of Merger are being submitted in accordance with Section 605.1025, Florida Standes.

FIRST: The name, principal address, jurisdiction and entity type of each of the merging parties to as follows:

Name and Street Address

Jurisdiction Florida Entity Type

Limited Liability Company

PRH Parcel 1, LLC 3 5 S. Biscuyne

HICKLE AND

Miami, FL 33131

Florida Document / Registration Number: L13000145826

PRH Parcel 2, LLC 315 S. Biscayne Miami, FL 33131

Florida Document / Registration Number: L13000146102

PRII Parcel 3, LLC 315 S. Biscayne Miami, FL. 33131

Florida Document / Registration Number: 1,13000146127

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PRH Parcel 4, LLC

315 S. Biscayne Blvd. Miami, FL 33131

Florida Document / Registration Number: L13000146126

PRH Parcel 5, LLC

315 S. Biscayne Blvd. Miami, FL 33131

Florida Document / Registration Number:

L13000146158

PRH Parcel 6, LLC

315 S. Biscayne Blvd. Miami, FL 33131

Florida Document / Registration Number:

L13000146160

PRH Parcel 7, LLC

315 S. Biscayne Blvd. Miami, FL 33131

Florida Document / Registration Number:

L13000129519

PRH Parcel 8, LLC

315 S. Biscayne Blvd. Miami, FL 33131

Florida Document / Registration Number: L13000146169

PRH Parcel 9, LLC

315 S. Biscayne Blvd. Miami, FL 33131

Florida Document / Registration Number: L13000129795

PRH Parcel 10, LLC

315 S. Biscayne Blvd. Miami, FL 33131

Florida Document / Registration Number:

L13000146173

SECOND: The exact name, principal address, jurisdiction and entity type of the <u>surviving party</u> is as follows:

Name and Street Address

Jurisdiction

Entity Type

PRH Paraiso Four, LLC

315 S. Biscayne Blvd. Miami, FL 33131 Florida Limited Liability Company

Florida Document / Registration Number: <u>L14000045919</u>

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THIRD: The merger was approved by each demostic merging entity that is a limited liability company in accordance with Sections 605,1021-605,1026, Florida Statutes and by each member of such limited liability company who as a result of the merger will have interest holder liability under Section 605, 1023(a)(b), Florida Statutes.

<u>FOURTH</u>: The attached Agreement and Plan of Merger meets the requirements of Section 605.0125, Florida Statutes, and was approved by each limited liability company that is a party to the merger in accordance with Chapters 605, Florida Statutes.

FIFTH: This entity agrees to pay any members with appraisal rights the amount to which members are entitled under Sections 605,1006 and 605,1061-605,1072, Florida Statutes.

SIXTII: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any limited liability company that is a party to the merger.

SEVENIH: The merger shall be effective as of the time of filing.

EIGHTII: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

NINTH: Signatures follow, and comply with the laws of each party's applicable jurisdiction.

MERGING PARTIES:

РКН	PARCELL, LLC, a Florida limited liability company
Ву:	May
	Jeffery Hoyes, Vice Président
	PARCEL 2, LLC, a Riorida limited liability company
Ву:	Jun-1
	Jeffery Hovos, Vice President
PRH	PARCEL 3, LLC, a Florida limited liability company
By:	- Carry
	Juffery Hayos, Vice President
PRH	PARCEL 4, LLC, a Florida finited liability company
Ву:	Inflore than the state of the s
	Jeffery Hoyol, Vice President

PRH PARCES, 5, LLC, a Florida limited liability company
By: Jeffery Hoyps, Vice President
Jeffery Hoyps, Vice President
PRII PARCEL 6, LLC, a Florida limited liability company
By:
PRH PARCEL 7, LLC, a Florida limited liability company
By: Jeffery Hoyer, Vice President
PRH PARCELS, LLC, a Florida limited liability company
By: Jeffery Hoyos Vice President
PRH PARCEL 9, 1.1.C, a Florida limited liability company
Jeffery Floyers, Vice President
PRH PARCEL, 10, LL.C. a Florific limited liability company
By: Trans
Jeffery Hoyos, Vice Presidents
SURVIVING PARTY:
PRII PARAISO FOUR, LLC. a Florida limited liability company
By:
Jeffery Huyon Vice President
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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement") is made and entered into effective us of April 22 2014, by and among PRH PARCEL I, LLC, PRH PARCEL 2, LLC, PRH PARCEL 3, LLC, PRH PARCEL 4, LLC, PRH PARCEL 5, LLC, PRH PARCEL 6, LLC, PRH PARCEL 7, LLC, PRH PARCEL 8, LLC, PRH PARCEL 9, LLC, PRH PARCEL 10, LLC, each a Florida limited liability company, (heroloafter sometimes collectively referred to as the "Merged Companies"), and PRH PARAISO FOUR, LLC, a Florida limited liability company (the "Surviving Company"). The Merged Companies and the Surviving Company herelaafter sometimes collectively referred to as the "Constituent Entities."

WITNESSETH:

WHEREAS, the parties desire that the Merged Companies merge with and into the Surviving Company in a manner which conforms to applicable laws of Florida; and

WHEREAS, the sale member of each of the Merged Companies and the sale member of the Surviving Company have, upon the terms and conditions stated herein, duly approved and authorized the Merger (as defined below).

NOW, THEREFORE, in consideration of the mutual covenants, agreements, representations and warranties hereinafter set forth, the parties hereto agree as follows:

- 1. Merger. At the Effective Time (as defined below), the Merged Companies shall merge with and into the Surviving Company in accordance with the laws of the State of Florida (the "Merger").
- 2. <u>Effective Date.</u> The Merger shall be effective as of the date of filing the Articles of Merger with the Florida Scoretary of State (the "Effective Time").
- 3. <u>Rights of the Surviving Company</u>. The Merger shall have the effects set forth in Section 605.1026 of the Florida Revised Limited Liability Company Act, F.S. 605 (the "Act"),
- 4. Articles of Organization, Operating Agreement, Members of Surviving Company. Upon the Effective Time: (a) the articles of organization of the Surviving Company as in effect immediately prior to the Effective Time shall continue as the Articles of Organization of the Surviving Company until thereafter amended or cancelled in the manner provided by law; (b) the Operating Agreement of the Surviving Company as in effect immediately prior to the Effective Time shall continue as the Operating Agreement of the Surviving Company until thereafter amended or terminated in the manner provided by law; and (c) the sole member of the Surviving Company shall remain the sole member of the Surviving Company.
- 5. Authorization. Prior to the Effective Time, each of the Constituent Entities shall take all such action (including, without limitation, obtaining the approval of this Agreement and the Merger by the sole member of each of the Constituent Entities) necessary to consummate the Merger.
- 6. <u>Membership Interests</u>. Upon the Effective Time, each then outstanding membership interest in the Merged Companies shall, by virtue of the Merger and without any action on the part of the holder thereof, be cancelled and cease to exist and no consideration shall be issued in respect thereof. Upon the Effective Time, each then outstanding membership interest in the Surviving Company shall, by virtue of the Merger and without any action on the part of the holder thereof, remain unchanged and continue to represent 100% of the outstanding membership interests of the Surviving Company.

- 7. Entire Agreement. This Agreement contains the entire agreement between the parties with respect to the Merger, and supersedes all prior agreements, written or oral, with respect thereto.
- 8. Waivers and Amendments. This Agreement may not be amended, modified, superseded, cancelled, renewed, extended or waived except by a written instrument signed by the parties, or, in the case of a waiver, by the party waiving compliance.
- 9. Governing Law. This Agreement shall be governed and construed in accordance with the laws of the State of Florida.
- 10. <u>Headings</u>. The headings in this Agreement are for reference purposes only and shall not in any way affect the meaning or interpretation of this Agreement.
- 11. Severability of Provisions. The invalidity or unenforceability of any term, phrase, clause, paragraph, restriction, covenant, agreement or other provision of this Agreement shall in no way affect the validity or enforcement of any other provision or any part thereof.
- 12. <u>Counternarts</u>. This Agreement may be executed in any number of counterparts, each of which when so executed shall constitute an original copy hereof, but all of which together shall be considered but one in the same document.

[Signature page follows]

IN WITNESS WHEREOF, the parties have executed this Agreement effective as of the date first above written.

MERGING COMPANIES:
PRH PARCEL 1, L.I.C. a Florida limited liability company
By: Jeffery Hoyos, Vice President
PRH PARCEL 2, LLC, a Florida (imited liability company
By: Jeffery Hoyos, Vice Archident
Jeffery Hoyos, Vice President
PRIT PARCEL 3, LLC, a Florida limited liability company
HV. JA NORTH
Hy: Jeffery Hoyos, Vice Pkcs)dent
PRH PARCEL 4, LLC, a Florida limited liability company
Jeffery Hoyps, Vice President
PRII PARCELS, LLC, a Florida limited liability company
By:VICE President
PRH PARCEL 6, LLC, a Florida limited liability company
Ву:
By: Jeffery Hoyos, Vine President
PRH PARCEL 7, LLC, a Florida limited liability company
This is the
Jeffery Hoyes, Vice President

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PRH PARCE	L 8, L1.C, a Florida limited liability company
By: deffery F	Töyös, Vice President
PRH PARCE	L 9, LLC, a Florida limited liability company
By: Jeffery I	loyof, Vice Prosident
PRH PARCE	L 10, LLC, a Florida limited liability company
By: Jeffery I	Toyos Vice President
SURVIVING	PARTY:
By:	SO FOUR, LLC, a Florida limited liability layes, Vice President
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