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**EXAMINER** 





ACCOUNT NO. : I2000000195

REFERENCE

42,608,6 4324348

AUTHORIZATION

COST LIMIT :

ORDER DATE: June 23, 2010

ORDER TIME : 3:15 PM

ORDER NO. : 426086-015

CUSTOMER NO:

4324348

### ARTICLES OF MERGER

MHI GROUP, LLC; FOUNTAINHEAD MEMORIAL PARK, LLC...ET ALL

INTO

SCI FUNERAL SERVICES OF FLORIDA, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY PLAIN STAMPED COPY

CONTACT PERSON: Carina L. Dunlap

EXAMINER'S INITIALS:



Certificate of Merger

## for Florida Limited Liability Company

The following Certificate of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 608.4382, Florida Statutes.

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

follows: .0900002907 urisdiction Form/Entity Type Name MHI Group, LLC limited liability company Florida Fountainhead Memorial Park, LI Florida limited liability company Coral Ridge Funeral Home and Florida Cemetery, Inc. domestic corporation Florida domestic corporation Kadek Enterprises of Florida 00054024 Garden Sanctuary Acquisition, Florida domestic corporation Security Trust Plans, Inc. Florida domestic corporation RG Memorial Chapels, Inc. Florida domestic corporation SECOND: The exact name, form/entity type, and jurisdiction, for the surviving party are as follows: Jurisdiction Form/Entity Type Name SCI Funeral Services of Florida, Inc. Florida domestic corporation

THIRD: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617 and/or 620, Florida Statutes.

**FOURTH:** The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

**<u>FIFTH:</u>** If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

The effective date and time of the merger shall be on June 30, 2010 at 11:59 p.m., Central Standard Time.

**SIXTH:** If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:

The surviving party is organized under the laws of Florida.

**SEVENTH:** If the survivor is not formed, organized or incorporated under the laws of Florida, the survivor agrees to pay any members with appraisal rights the amount to which such members are entitled under ss. 608.4351-608.43595, F.S.

The surviving party is organized under the laws of Florida.

**EIGHTH:** If the surviving party is an out-of-state entity not qualified to transact Business in this state, the surviving entity:

The surviving party is organized under the laws of Florida.

**NINTH:** Signature(s) for Each Party:

Name of Entity/Organization:

Signature(s):

Typed or Printed Name of

MHI Group, LLC
By its sole member:

Alderwoods Group, LLC

Fountainhead Memorial Park, LLC

By its sole member:

SCI Funeral Services of Florida, Inc.

Individual and Title

Curtis G. Briggs, President

Curtis G. Briggs, Vice President

[additional signature page to follow]

Name of Entity/Organization:	Signature(s):	Typed or Printed Name of Individual and Title
Coral Ridge Funeral Home and Cemetery, Inc.	- C. Kr	Curtis G. Briggs, Vice President
Kadek Enterprises of Florida, Inc.	_Chr	Curtis G. Briggs, Vice President
Garden Sanctuary Acquisition, Inc.	CB.	Curtis G. Briggs, Vice President
Security Trust Plans, Inc.	CB.	Curtis G. Briggs, Vice President
RG Memorial Chapels, Inc.	· CA	Curtis G. Briggs, President
SCI Funeral Services of Florida, Inc.	CA	Curtis G. Briggs, Vice President

### **PLAN OF MERGER**

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

Name	Jurisdiction	Form/Entity Type
MHI Group, LLC	Florida	limited liability company
Fountainhead Memorial Park, LLC	<u>Florida</u>	limited liability company
Coral Ridge Funeral Home and Cemetery, Inc.	<u>Florida</u>	domestic corporation
Kadek Enterprises of Florida, Inc.	Florida	domestic corporation
Garden Sanctuary Acquisition, Inc.	Florida	domestic corporation
Security Trust Plans, Inc.	Florida	domestic corporation
RG Memorial Chapels, Inc.	<u>Florida</u> .	domestic corporation

**SECOND:** The exact name, form/entity type, and jurisdiction of the **surviving** party are as follows:

Name <u>Jurisdiction</u> <u>Form/Entity Type</u>

SCI Funeral Services of Florida, Inc. Florida domestic corporation

**THIRD**: The terms and conditions of the merger are as follows:

The Merger: MHI Group, LLC, Fountainhead Memorial Park, LLC, Coral Ridge Funeral Home and Cemetery, Inc., Kadek Enterprises of Florida, Inc., Garden Sanctuary Acquisition, Inc., Security Trust Plans, Inc., and RG Memorial Chapels, Inc., (hereinafter sometimes referred to as the "Merging Parties") shall be merged with and into SCI Funeral Services of Florida, Inc., which shall be the surviving corporation on the Effective Time of the Merger (hereinafter sometimes referred to as the "Surviving Party"), and which shall continue to exist as said Surviving Party under its present name in accordance with Florida Statutes. The separate existence of the Merging Parties shall cease on the Effective Time of the Merger, as herein defined, in accordance with Florida Statutes.

Effective Time of the Merger: The merger shall become effective on June 30, 2010 at 11:59 p.m., Central Standard Time.

Effects of Merger: At the Effective Time of the Merger, the effects of the merger shall occur as provided in s.608.4383 – 607.11101, Florida Statutes. Subject to, and without limiting the foregoing, the following shall also occur at the effective time:

- (a) The Articles of Incorporation of the <u>Surviving Party</u>, as in effect immediately prior to the Effective Time of the Merger, shall be the Articles of Incorporation of the <u>Surviving Party</u> until altered, amended or repealed in accordance with the provisions thereof and with Florida Statutes.
- (b) The Bylaws of the <u>Surviving Party</u>, as in effect immediately prior to the Effective Time of the Merger, shall be the Bylaws of the surviving corporation until altered, amended or repealed in accordance with the provisions thereof and with Florida Statutes.
- (c) Each person who is a director of the <u>Surviving Party</u> immediately prior to the Effective Time of the Merger shall continue to be a director of the <u>Surviving Party</u> from and after the Effective Time of the Merger and shall serve in such capacity until his or her successor is elected or appointed, or until his or her death, resignation, or removal.
- (d) The officers of the <u>Surviving Party</u> immediately prior to the Effective Time of the Merger shall be the officers of the <u>Surviving Party</u>, and each such officer shall serve until his or her successor is elected or appointed or until his or her death, resignation, or removal.

### FOURTH:

- A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property is as follows:
- (a) At the Effective Time of the Merger, by virtue of consummation of the Merger and without further action by any party to the Merger, members interest in MHI Group, LLC, and Fountainhead Memorial Park, LLC, shall not be converted in any manner but shall be cancelled and extinguished.
- (b) At the Effective Time of the Merger, each common share of stock of Coral Ridge Funeral Home and Cemetery, Inc., Kadek Enterprises of Florida, Inc., Garden Sanctuary Acquisition, Inc., Security Trust Plans, Inc., and RG Memorial Chapels, Inc., issued and outstanding prior to the Effective Time of the Merger shall, by virtue of the Merger and without any action on the part of the holder thereof, be cancelled and all rights in respect thereof shall cease, and no shares of stock of the Surviving Party shall be issued in exchanged therefor.
- (c) Each common share of stock of the <u>Surviving Party</u> issued and outstanding immediately prior to the Effective Time of the Merger shall remain a share of common stock of the <u>Surviving Party</u> and will retain the same rights and privileges as it had prior to the Effective Time of the Merger.

<u>FIFTH:</u> Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows:

The merging and surviving parties are all organized under the laws of Florida.

**SIXTH:** Other provisions, if any, relating to the merger are as follows:

This Plan of Merger shall be construed and interpreted in accordance with the laws of the State of Florida.