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ACCOUNT NO. : 12000000195 REFERENCE : 437197 4352702 AUTHORIZATION : COST LIMIT ORDER DATE: December 29, 2014 ORDER TIME : 12:50 PM ORDER NO. : 437197-005 CUSTOMER NO: 4352702 ARTICLES OF MERGER KNS, LLC INTO JENTARA, LLLP PLEASE RETURN THE FOLLOWING AS PROOF OF FILING: XX CERTIFIED COPY PLAIN STAMPED COPY CONTACT PERSON: Courtney Williams

EXAMINER'S INITIALS:

## ARTICLES OF MERGER OF KNS, LLC, INTO JENTARA, LLLP

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Jentara, LLLP, a Florida limited liability limited partnership (Ventara) Level delivers to the Department of State for filing the following Articles of Merger for the merger of KNS, LLC, a Florida limited liability company ("KNS"), with and into Jentara. Jentara shall be the surviving business entity.

- 1. A true copy of the Plan of Merger is attached hereto as "Exhibit A."
- 2. The foregoing Plan of Merger was approved by the members of KNS in accordance with Section 605.1023, Florida Statutes.
- 3. The foregoing Plan of Merger was approved by the general partner of Jentara in accordance with Section 620.2108, Florida Statutes.
- 4. The effective date of the merger is the date these Articles of Merger are filed with the Department of State.

IN WITNESS WHEREOF, these Articles of Merger have been executed and delivered by the constituent business entities as of the Effective Date.

Jentara, LLLP, a Florida limited liability limited partnership.

By: KNS, LLC, a Florida limited liability company
As its General Partner

By: Kenneth M. Smith

By:

By:

By:

By:

As its Manager

Norà B. Smith As its Ma<u>nag</u>er

By: Jahriner Bullock Ashits Manager

> Tara Smith Greene As its Manager

ma

Michael W. Greene As its Manager

Torry Bullock As its Manager

KNS, LLC, a Florida limited liability company Ву: Kenneth M. Smith As its Manager Ву: Nora B. Smith As its Manager Ву: Jennifer Bullock As its Manager Ву: Tara Smith Greene As its Manager Ву: Michael W. Greens As its Manager Ву: Tony Bullock As its Manager

## EXHIBIT A

## PLAN OF MERGER OF KNS, LLC, WITH AND INTO JENTARA, LLLP

Jentara, LLLP, a Florida limited liability limited partnership, and KNS, LLC, a Florida manager-managed limited liability company, hereby adopt and approve the following plan as the Plan of Merger required by Section 605.1022, Florida Statutes, and Section 620.8916, Florida Statutes. The terms of the plan are as follows:

- 1. The names of the business entities planning to merge are Jentara, LLLP, a Florida limited liability limited partnership ("Jentara"), and KNS, LLC, a Florida manager-managed limited liability company ("KNS"). As a result of the merger, KNS shall be merged with and into Jentara. Jentara shall be the surviving business entity.
- 2. The merger shall be effective on the date the Articles of Merger are filed with the Department of State (the "Effective Date").
- 3. As a result of the merger, the individuals listed below will each hold the following general partnership interest in Jentara, LLLP:

Kenneth M. Smith, as Trustee U/A dated April 5, 2002, F/B/O, Kenneth M. Smith, et al.	-	0.48%
Nora B. Smith, as Trustee U/A dated April 5, 2002, F/B/O, Nora Bennett Smith, et al.	_	0.48%
Jennifer Bullock	-	0.02%
Tara Smith Greene	_	0.02%

The limited partnership interests in Jentara, LLLP, will remain the same as they were prior to the merger.

4. The names and addresses of the Managers of KNS, LLC, are:

Kenneth B. Smith	Nora B. Smith	Jennifer Bullock
295 Osprey Point Dr.	295 Osprey Point Dr.	295 Osprey Point Dr.
Osprey, FL 34229	Osprey, FL 34229	Osprey, FL 34229
Tara Smith Greene	Michael W. Greene	Tony Bullock
295 Osprey Point Dr.	295 Osprey Point Dr.	295 Osprey Point Dr.
Osprey, FL 34229	Osprey, FL 34229	Osprey, FL 34229

- 5. The name and address of the General Partner of Jentara is KNS, LLC, a Florida limited liability company, 295 Osprey Point Drive, Osprey, Florida 34229.
- 6. This plan shall be submitted to the Members and Managers of KNS for approval. This plan shall be submitted to the General Partner and Limited Partners of Jentara for approval.

- 7. Each Member of Jentara having a partnership interest in Jentara prior to the Effective Date will hold the same partnership interests, with identical designations, preferences, limitations, and relative rights, immediately after the merger.
- 8. KNS and Jentara are hereby authorized to amend this plan at any time prior to the filing of the Articles of Merger, to the extent permitted by law.
  - 9. There are no other terms of or conditions to the merger.