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December 9, 2010

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FLORIDA DEPARTMENT OF STATE BILZIN SUMBERG BAENA PRICE & AXELROD LLP

SUBJECT: CUBI SMA TOWER I, LLLP REF: W10000057067

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

The plan of merger must be attached/included.

If you have any further questions concerning your document, please call (850) 245-6047.

Carolyn Lewis Regulatory Specialist II Registration/Qualification Section

FAX Aud. #: E10000264117 Letter Number: 410A00028576

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P.O BOX 6327 - Tallahassee, Florida 32314

FILE No.406 12/13 '11 10:12 ID:BILZIN, SUMBERG

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PAGE

3/ 8

Certificate of Merger For For Florida Limited Partnership or Limited Liability Limited Partnership

The following Certificate of Merger is submitted in accordance with s. 620.2108, Florida Statutes.

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

| Name A0500002097 | Jurisdiction | Form/Entity Type |
|--|-----------------|------------------|
| OUTONA TOUR LITE | Florida | LLLP |
| Cabi SMA Tower I, LLLP AD50000 2 Cabi SMA Tower 2, LLLP AD50000 | 098 Florida | LLLP |
| Cabi SMA Retail I. LLLP | Florida | |
| A 050000 Cabi SMA Retail 2, LLLP | 2099 Florida | LLLP |

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

| | MA Tower I, LLLP | Florida | LLLP |
|-------------|------------------|--------------|------------------|
| <u>Name</u> | A0500002097 | Jurisdiction | Form/Entity Type |

THIRD: The date the merger is effective under the governing laws of the

surviving party is: Upon filing

(NOTE: If survivor is a Florida limited partnership or limited liability limited partnership, effective date cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State. If survivor is not a Florida limited partnership or limited liability limited partnership, effective date shall be as provided in survivor's governing statute.)

FOURTH: The merger was approved by each party as required by its governing law.



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<u>FIFTH</u>: If the surviving party is a foreign organization not qualified to transact business in this state, the street address and mailing address of an office which the Florida Department of State may use for the purposes of s. 620.2109(2), F.S., are as follows:

| Street address: | <u>N/A</u> | |
|------------------|------------|----------|
| | | |
| | | |
| Mailing address: | N/A | |
| : | <u></u> | |
| | 4 | <u> </u> |

SIXTH: Other provisions, if any, relating to the merger:

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This page forms an integral part of that certain Certificate of Merger of Cabi SMA Tower 2, LLLP, Cabi SMA Retail 1, LLLP, Cabi SMA Retail 2, LLLP and Cabi SMA Tower 1, LLLP, which consists of a total of three (3) pages, excluding cover letter(s).

2 of 3

H10000264117 3

FILE No.406 12/13 '11 10:12 ID:BILZIN, SUMBERG

FAX:3053747593

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2010 DEC 8 AM 9: 82

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TALLAHASSEE, FLORIDA

SEVENTH: Signature(s) for Each Party:

(Merger must be signed by all general partners of Florida limited partnerships or limited liability limited partnerships and by the authorized representative of each other party.)

| | 0 | Typed or Printed |
|--------------------------------|---------------|----------------------|
| Name of Entity/Organization: | Signature(s): | Name of Individual: |
| Cabi GP SMA, LLC, Gen. Partnr. | | Elias Amkie, Manager |
| of Cabi SMA Tower I, LLLP | 10 | |
| Cabl GP SMA, LLC, Gen. Partnr. | | Elias Amkie, Manager |
| of Cabi SMA Tower 2, LLLP | 1.0 | |
| Cabi GP SMA, LLC, Gen. Partnr. | | Elias Amkie, Manager |
| of Cabi SMA Retail I, LLLP | <u> </u> | |
| Cabi GP SMA, LLC, Gen. Partnr | | Elias Amkie, Manager |
| of Cabi SMA Retail 2, LLLP | | |

Fees:Filing Fees:\$52.50 Per PartyCertified Copy:\$52.50 (Optional)Certificate of Status:\$8.75 (Optional)

This page forms an integral part of that certain Certificate of Merger of Cabi SMA Tower 2, LLLP, Cabi SMA Retail 1, LLLP, Cabi SMA Retail 2, LLLP and Cabi SMA Tower 1, LLLP, which consists of a total of three (3) pages, excluding cover letter(s).

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3.of 3

FILE No.406 12/13 '11 10:12 ID:BILZIN,SUMBERG

FAX:3053747593

PAGE 6/ 8

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PLAN OF MERGER

TALLAHASSEE. FLORIDA

The following plan of merger, which was adopted and approved by each party to the merger in accordance with section(s) 607.1107, 617.1103, 608:4381 and/or 620.202, Florida Statues, is being submitted in accordance with section(s) 607.1108, 608.438 and/or 620.201, Florida Statutes.

FIRST: The exact name and jurisdiction of each merging party are as follows:

Name:

<u>Jurisdiction:</u>

Cabi SMA Tower I, LLLP Florida

Cabi SMA Tower 2, LLLP Florida

Cabi SMA Retail I, LLLP Florida

Cabi SMA Retail 2, LLLP Florida

SECOND: The exact name and jurisdiction of each surviving party are as follows:

Name: Jurisdiction:

Cabi SMA Tower I, LLLP Florida

THIRD: The terms and conditions of the margar are as follows:

As a result of the merger, all of the outstanding interest in the merging party shall be canceled, and the holders of the interests in the surviving party shall continue to hold the same interests and all other distribution and economic rights therein.

FOURTH:

112 C

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 if the survivor, in whole or in part, into cash or other property are as follows:

As a result of the merger, all of the outstanding interest in the merging party shall be canceled, and the holders of the interests in the aurviving party shall continue to hold the same interests and all other distribution and economic rights therein.

B. The manner and basis of converting rights to acquire interests, shares, obligations or other securities of each merged party into rights to acquire interests, shares, obligations or other securities of the surviving entity, in whole or in part, into case or other property are as follows:

Page 1 of 3

Plan of Merger- Cabi SMA Tower I, LLLP

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FILE No.406 12/13 '11 10:13 ID:BILZIN, SUMBERG

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PAGE 7/ 8

H10000264117 3

2010 DEC 8 AM 9: 83

TALLAHASSEE, FLORIDA

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Described in Third Article above.

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FIFTH: If a partnership or limited partnership is the surviving entity, the name(s) and addresses of the general partner(s) are as follows:

Name(s) and Address(es) of the General Pariner(s) If General Partner is a Non-Individual, Florida Document/Registration Number

Cabi GP SMA, LLC 19950 W. Country Club Drive Suite 900 Aventura, FL 33180 L0500110416

SIXTH: If a limited liability company is the surviving entity, the name(s) and addresses of the manager(s)/managing member(s) are as follows:

N/A

<u>SEVENTH:</u> All statements that are required by the laws of the jurisdiction(s) under which each Non-Florida business entity that is a party to the merger is formed, organized or incorporated are as follows:

N/A

EIGHTH: Other provisions, if any, relating to the merger:

÷.

N/A

IN WITNESS WHEREOF, the undersigned has executed this Plan of Merger on this day of December 2010.

CABI SMA TOWER I, LLLP, a Florida limited liability limited partnership

By its GENERAL PARTNER

CABI GP SMA, LLC, a Florida limited liability company.

By:_____

Name: Elias Amkie Levy Title: Manager

Page 2 of 3

Plan of Merger- Cabl SMA Tower I, LLLP

H10000264117 3

FILE No.406 12/13 '11 10:13 ID:BILZIN, SUMBERG

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PAGE 8/ 8

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IALLAHASSFE" FILLS CABI SMA TOWER 2, LLLP, a Florida CHDA limited liability limited partnership

By its GENERAL PARTNER

CABI GP SMA, LLC, a Florida limited liability company

By:_

<u>:</u> .

Name: Elias Amkie Levy Title: Manager

CABI SMA RETAIL I, LLLP, a Florida limited liability limited partnership

By its GENERAL PARTNER

CABI GP SMA, LLC, a Florida limited liability company

By:

Namé: Élias Amkie Levy Title: Manager

CABI SMA RETAIL 2, LLLP, a Florida limited liability limited partnership

By its GENERAL PARTNER

CABI GP SMA, LLC, a Florida limited liability company

Name: Elias Amkie Levy Title: Manager

Page 3 of 3

By:_

Plan of Merger- Cabi SMA Tower I, LLLP

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