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To:

Division of Corporations

Fax Number : (850)617-6380

From:

Account Name : JOHNSON, POPE, BOKOR, RUPPEL & BURNS, LLP.

Account Number : 076666002140

: (727)461-1818

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MERGER OR SHARE EXCHANGE FLORIDA 15B, LP

Certificate of Status	0
Certified Copy	0
Page Count	05
Estimated Charge	\$105.00

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,0002/s

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

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address

Jurisdiction

Entity Type

FLORIDA 15D, LP

Florida

Limited Partnership

1497 Main Street, Suite 363 Dunedin, FL 34698

SECOND: The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party are as follows:

Name and Street Address

Jurisdiction

Entity Type

FLORIDA 15B, LP

1497 Main Street, Suite 363

Dunedin, FL 34698

Florida

Limited Partnership

THIRD: The merger shall become effective as of the date the Certificate of Merger is filed with Florida Department of State

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

Prepared by: Nicholas J. Grimaudo, Esquire Johnson, Pope, Bokor, Ruppel & Burns, LLP 911 Chestnut Street Clearwater, Florida 33756 (727) 461-1818 Bar No. 71893

Signature

FIFTH: Signature(s) For Each Party:

Name of Entity

Typed Name of Individual

FLORIDA 15D, LP

Antonio D'Assisi, President

of 1930228 ONTARIO, INC.,

its General Partner

FLORIDA 15B, LP

Antonio D'Assisi, President

of 1930228 ONTARIO, INC.,

its General Partner

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PLAN OF MERGER

The following plan of merger, which was adopted and approved by each party to the merger in accordance with Section 620.2108, Florida Statutes, is being submitted in accordance with Section 620.2108, Florida Statutes.

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

Name

Jurisdiction

FLORIDA 15D, LP

Florida

SECOND: The exact name and jurisdiction of the surviving party is as follows:

Name

Jurisdiction

FLORIDA 15B, LP

Florida

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

The merging party shall merge with and into the surviving party. The separate existence of the merging party shall cease. All properties, franchises and rights belonging to the merging party, by virtue of the merger and without further act or deed, shall be deemed to be vested in the surviving party, which shall thenceforth be responsible for all the liabilities and obligations of such corporation.

FOURTH: 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 are as follows:

Each partner owning a membership interest in the merging party shall exchange his, her or its membership interest in such merging party for an equal percentage of ownership interest in the surviving party. No cash or other property shall be exchanged in such merger, except as provided in the prior sentence.

FIFTH: The Effective Date of this Plan of Merger shall be the date that all parties to the merger have approved this Plan of Merger.

The undersigned entities have executed this Plan of Merger as of the date indicated.

FLORIDA 15B, LP, a Florida limited partnership

By: 1930228 ONTARIO, INC.
its General Partner

By:

Amonto 6 Assisi, President

Date: 12-7 8-16

FLORIDA 15D, LP, a Florida limited partnership

By: 1930228 ONTARIO P.C., its General Partner

Aptentio D'Assisi, President

Date: 12-28-16

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