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Merger

COVER LETTER

TO: AMENDMENT SECTION

DIVISION OF CORPORATIONS

SUBJECT: CREMA FAMILY INVESTMENT LIMITED PARTNERSHIP

Name of Surviving Party

The enclosed Certificate of Merger and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to:

Contact Person: <u>ANTHONY M. VIZZONI, ESQ.</u>

Firm/Company: <u>VIZZONI & COSTELLO, LLC</u>

Address: 1256 ROUTE 202/206 NORTH

City, State, Zip: <u>BRIDGEWATER, NEW JERSEY 08807</u>

E-mail address: bc@acerinvest.com

(to be used for future annual report notification)

For further information concerning this matter, please call:

<u>ANTHONY M. VIZZONI, ESQ.</u> at (908) 304-0499

Name of Contact Person Area Code and Daytime Telephone Number

☐ Certified copy (optional) \$52.50

STREET ADDRESS:

Amendment Section
Division of Corporations
Clifton Building

2661 Executive Center Circle

Tallahassee, FL 32301

MAILING ADDRESS:

Amendment Section
Division of Corporations

P. O. Box 6327

Tallahassee, FL 32314

CERTIFICATE OF MERGER FOR FLORIDA PARTNERSHIP

The following Certificate of Merger is submitted in accordance with s. 620.8918, Florida Statutes.

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

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Crema Family Investment Limited Partnership	New Jersey	Limited Partnership
Crema Family Investment Limited Partnership	<u>Florida</u>	Limited Partnership
SECOND: The exact name, form/entity type, a	and jurisdiction of the	

Name:JurisdictionForm/Entity TypeCrema Family Investment Limited PartnershipFloridaLimited Partnershipムトフロののころもり

THIRD: The date the merger is effective under the governing laws of the surviving party is: upon the filing of this Certificate of Merger by the Florida Department of State.

(NOTE: If survivor is a Florida 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 partnership, effective date shall be as provided in the governing law of the surviving party.)

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

FIFTH: 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. 620.8919(2), F.S., are as follows:

N/A since the surviving party is a Florida Limited Partnerhip

follows:

SIXTH: Other provisions: The surviving party shall be and is CREMA FAMILY INVESTMENT LIMITED PARTNERSHIP which is a Florida Limited Partnership that was organized and formed under the laws of the State of Florida. The CREMA FAMILY INVESTMENT LIMITED PARTNERSHIP which is a New Jersey Limited Partnership that was organized and formed under the laws of the State of New Jersey shall cease to exist as a result of its merger into and with the said surviving party effective upon the filing of this Certificate of Merger by the Florida Department of State.

SEVENTH: (Merger must be signed by all general partners of each partnership and by the authorized representative of each other party.) Signature(s) for each party to this Merger follows:

IN WITNESS WHEREOF, this CERTIFICATE OF MERGER has been signed by all of the General Partners of each Limited Partnership that is a party to this Merger on this 4th day of August, 2017.

WITNESS TO ALL:

CREMA FAMILY INVESTMENT LIMITED PARTNERSHIP, A NEW JERSEY LIMITED PARTNERSHIP:

■ **B**ØBJER7 V. CI

CREMA

RT V. CREMA. General Partner

INVESTMENT

ELAINA M. CREMA. General Partner

FAMILY

LIMITED PARTNERSHIP:

LIMITED PARTNERSHIP, A FLORIDA

WITNESS TO ALL:

ANTHONY M. V**AZAO**NI, ESO.

KOBERT V. CREMA, General Partner

ELAINA M. CREMA, General Partner