L01000022234

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only



800338390048



EFFECTIVE DATE

DEED 26 PT 2: 36

Merger

DEC 2 7 2019

I ALBRITTON

CORPORATION SERVICE COMPANY

1201 Hays Street

Tallhassee, FL 32301 Phone: 850-558-1500

ACCOUNT NO. : I2000000195

REFERENCE : 114427

AUTHORIZATION

COST LIMIT

ORDER DATE: December 26, 2019

ORDER TIME : 11:47 AM

ORDER NO. : 114427-015

CUSTOMER NO: 7353539

ARTICLES OF MERGER

JLB/JAB COMPANY, LLC

INTO

SR-JLB/JAB, LLC

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

_ CERTIFIED COPY ____ PLAIN STAMPED COPY

CONTACT PERSON: Kadesha Roberson

EXAMINER'S INITIALS:

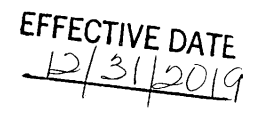


COVER LETTER

TO:	Amendment Section Division of Corporations				
ento n	ECT: JLB/JAB Company,	LLC			
SUDJ	Name of Surviving Party				
The er	nclosed Certificate of Merger and fee(s)	are submitted for	filing.		
Please	return all correspondence concerning t	his matter to:			
Pet	er A. Mardinly				
	Contact Person				
Beli	mont Investment Corp.				
	Firm/Company		_		
140	0 N. Providence Rd., Si	uite 304			
	Address	· · · · · · · · · · · · · · · · · · ·	_		
Med	dia, PA 19063				
	City, State and Zip Co	ode			
pma	ardinly@belmontinvestn	nent.com			
	E-mail address: (to be used for future	annual report noti	fication)	_	
For fu	rther information concerning this matte	r, please call:			
Pet	er A. Mardinly	_{ar (} 610	ຸ891	-9800 Daytime Telephone Numb	
	Name of Contact Person	Ar	ea Code	Daytime Telephone Numb	
	Certified copy (optional) \$30.00				
STRE	ET ADDRESS:	*	LING AD		
Amendment Section		Amendment Section			
	on of Corporations		Division of Corporations		
	n Building		Box 6327		
	Executive Center Circle	Tallah	nassee, FL	. 34314	
Tallah	nassee, FL 32301				

CR2E080 (2/14)

Articles of Merger For Florida Limited Liability Company



The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025. Florida Statutes.

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

Name JLB/JAB Company, LLC	<u>Jurisdiction</u> Florida	Form/Entity Type Limited Liability Company
JEB/JAB Company, EEC	riorida	Chined Elability Company
SR-JLB/JAB, LLC	Georgia	Limited Liability Company
SECOND: The exact name, form/en	tity type, and jurisdiction of the sur	viving party are as follows:
<u>Name</u>	Jurisdiction	Form/Entity Type
SR-JLB/JAB, LLC	Georgia	Limited Liability Company

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

FILED

SECRETARY OF STATE

SECRETARY OF STATE

<u>FOUI</u>	RTH: Please check one of the	boxes that app	ly to surviving e	ntity: (if applicable)		
	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.					
	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.					
	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.					
d	This entity is a foreign entity mailing address to which the Florida Statutes is:			•		
	1400 N. Providence Road, Buil	ding 1. Suite 304	, Media, PA 1906			
SIXT days a Decen Note:	H: This entity agrees to pay any .1006 and 605.1061-605.1072, H: It other than the date of filing fier the date this document is finber 31, 2019, at 11:59 p.m. If the date inserted in this block document's effective date on the .NTH: Signature(s) for Each P.	F.S. ng. the delayed led by the Flori k does not mee bepartment of	effective date of ida Department of t the applicable	f the merger, which can of State:	anot be prior to no	r more than 90
	of Entity/Organization:		iignature(s):	N	Typed or Printed ame of Individual	
	B/JAB, LLC		Im I	Blim	Barry J. Belmont.	
JLB/J/	AB Company, LLC		Bung	J Belinn	Barry J. Belmont.	
					Managing Member	er
Genera Florida Non-F	rations: al partnerships: a Limited Partnerships: lorida Limited Partnerships: d Liability Companies:	(If no direct Signature of Signatures of Signature of	ors selected, sig	er		
Fees:	For each Limited Liability Co For each Limited Partnership: For each Other Business Entit	:	\$25.00 \$52.50 \$25.00	For each Corporat For each General I <u>Certified Copy (</u> 0	Partnership:	\$35.00 \$25.00 \$30.00

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER ("Plan"), dated December 11, 2019, is entered into by and among JLB/JAB LIMITED PARTNERSHIP, a Delaware limited partnership ("Delaware Partnership"), JLB/JAB COMPANY, LLC, a Florida limited liability company ("Florida LLC"), and SR-JLB/JAB COMPANY, LLC, a Georgia limited liability company (the "Surviving Company").

BACKGROUND:

- A. The Surviving Company owns a 45% fee simple interest in real property located in Douglasville. Georgia ("Real Property"), and no other property.
 - B. The Delaware Partnership is the sole member of the Surviving Entity.
 - C. The Florida LLC is the sole general partner of the Delaware Partnership.
- D. In order to better allow for centralized management, reduce administrative costs, and to simplify the operation of the Real Property, the Delaware Partnership and Florida LLC desire to merge with and into the Surviving Company.
- E. As a result of this merger, the Surviving Company will remain the 45% fee simple owner of the Real Property but the Delaware Partnership and Florida LLC will be dissolved and no longer in existence.
- F. Each party hereto has adopted, approved and submitted this Plan in accordance with (1) Section 14-11-901, et seq. of the Code of Georgia. (2) Section 15-902 of the Delaware Revised Uniform Partnership Act, and (3) Chapter 605 of the Florida Revised Limited Liability Company Act.
- G. The Surviving Company and the respective partners of the Delaware Partnership and members of the Florida LLC deem it advisable that they merge into a single limited liability company (the Surviving Company) organized and existing under the laws of the State of Georgia so that (1) the Delaware Partnership no longer has any existence in the State of Delaware, and (2) the Florida LLC no longer has any existence in the State of Florida, all upon the terms and subject to the conditions of this Plan.
- H. The Surviving Company is an existing Georgia limited liability company (Date of Formation/Registration April 22, 2004).

NOW THERFORE, in consideration of the above and intending to be legally bound, the parties agree as stated forth herein, incorporating by reference the terms of the background above as if fully set forth at length herein:

1. <u>Effectiveness.</u> This Plan and the Articles of Merger to be filed with the Georgia. Florida, and Delaware Secretaries of State incorporating this Plan (the "Articles of Merger") shall be effective on December 31, 2019, at 11:59 p.m. The date determined in accordance with the preceding sentence is referred to hereinafter as the "Effective Date."

2. <u>Effect.</u>

- a. On the Effective Date, as defined in Section 1 hereof, the Delaware Partnership shall be merged with and into the Surviving Company, and the separate existence of the Delaware Partnership, except insofar as it may be continued by law, shall cease, all with the effect provided in the laws of the State of Delaware. Upon merger of the Delaware Partnership with and into the Surviving Company, (i) the Surviving Company shall assume all of the obligations of the Delaware Partnership, and (ii) all property of the Delaware Partnership, real, personal and mixed, all debts due to the Delaware Partnership on whatever account and all other things in action or belonging to the Delaware Partnership shall be vested in Surviving Company.
- b. On the Effective Date, as defined in Section 1 hereof, the Florida LLC shall be merged with and into the Surviving Company, and the separate existence of the Florida LLC, except insofar as it may be continued by law, shall cease, all with the effect provided in the laws of the State of Florida. Upon merger of the Florida LLC with and into the Surviving Company, (i) the Surviving Company shall assume all of the obligations of the Florida LLC, and (ii) all property of the Florida LLC, real, personal and mixed, all debts due to the Florida LLC on whatever account and all other things in action or belonging to the Florida LLC shall be vested in Surviving Company.
- 3. <u>Surviving Company Certificate of Formation & Operating Agreement.</u> On and after the Effective Date, the Surviving Company's Articles of Organization, filed and effective on April 22, 2004, together with the Surviving Company's Amended and Restated Operating Agreement dated effective January 1, 2020, shall be the operative organic documents governing the Surviving Company, until changed as therein set forth and in accordance with applicable law.
- 4. <u>Conversion of Partnership Interests.</u> On the Effective Date, the general and limited partnership interests in the Delaware Partnership outstanding immediately prior to the Effective Date shall, by virtue of the Merger and without any action on the part of the holder thereof, be converted into membership interests in the Surviving Company and each such general and limited partnership interest of the Delaware Partnership shall be thereafter canceled and of no effect. The membership percentages of each partner of the Delaware Partnership in the Surviving Company are summarized on the Exhibit A attached hereto and more fully detailed in the Operating Agreement of the Surviving Company.
- 5. <u>Conversion of Membership Interests.</u> On the Effective Date, the respective membership interests in the Florida LLC outstanding immediately prior to the Effective Date shall, by virtue of the Merger and without any action on the part of the holders thereof, be converted into membership interests in the Surviving Company and each such membership interest of the Florida LLC shall be thereafter canceled and of no effect. The membership percentages of each member

of the Florida LLC in the Surviving Company are summarized on the Exhibit A attached hereto and more fully detailed in the Operating Agreement of the Surviving Company.

- 6. <u>Termination.</u> This Plan may be terminated at any time on or before the Effective Date by written notice of either the Delaware Partnership, the Florida LLC, or the Surviving Company.
- Further Assurances. If at any time the Surviving Company, or its successors or assigns, shall consider or be advised that any further assignments or assurances in law or any other acts are necessary or desirable to (a) vest, perfect or confirm, or record or otherwise, in the Surviving Company its rights, title or interest in, to or under any of the rights, properties or assets of the Delaware Partnership and the Florida LLC acquired or to be acquired by the Surviving Company as a result of, or in connection with, the Merger, or (b) otherwise carry out the purposes of this Plan, the Delaware Partnership and the Florida LLC and its proper partners and/or members or authorized agents shall be deemed to have granted to the Surviving Company an irrevocable power of attorney to execute and deliver all such proper deeds, assignments and assurances in law and to do all acts necessary or proper to vest, perfect or confirm title to and possession of such rights, properties or assets in the Surviving Company and otherwise carry out the purposes of this Plan; and the member and authorized agents of the Surviving Company are fully authorized in the name of the Delaware Partnership and the Florida LLC or otherwise to take any and all such action.
- 8. <u>Articles of Merger.</u> Pursuant to Section 14-11-904 of the Code of Georgia, (2) Section 15-902 of the Delaware Revised Uniform Partnership Act, and (3) Chapter 605 of the Florida Revised Limited Liability Company Act, the Surviving Company, the Delaware Partnership, and the Florida LLC shall promptly file Articles of Merger with the Georgia, Delaware, and Florida Secretaries of State.

THE UNDERSIGNED BEING ALL OF THE GENERAL AND LIMITED PARTNERS OF THE DELAWARE PARTNERSHIP, AND ALL OF THE MEMBERS OF THE FLORIDA LLC, AND ALL OF THE MEMBERS OF THE SURVIVING COMPANY HEREBY VOTE IN FAVOR OF THE ABOVE PLAN OF MERGER AND CONSENT TO THE MERGER.

THE UNDERSIGNED BEING EACH OF THE GENERAL AND LIMITED PARTNERS OF THE DELAWARE PARTNERSHIP, THE MEMBERS OF THE FLORIDA LLC, AND THE MEMBERS OF THE SURVIVING COMPANY HEREBY VOTE IN FAVOR OF THE ABOVE PLAN OF MERGER, CONSENT TO THE MERGER, AND WAIVE THE REQUIREMENT OF WRITTEN NOTICE AND OF DISSENTER'S RIGHTS, AS MAY BE APPLICABLE UNDER GEORGIA, DELAWARE, OR FLORIDA LAW.

THE UNDERSIGNED FURTHER DELEGATE THEIR AUTHORITY AS THE GENERAL AND LIMITED PARTNERS OF THE DELAWARE PARTNERSHIP, THE MEMBERS OF THE FLORIDA LLC, AND THE MEMBERS OF THE SURVIVING COMPANY TO PETER A. MARDINLY, ESQUIRE AND STEVEN J. HARNER, ESQUIRE TO EXECUTE AND DELIVER TO THE GEORGIA, FLORIDA, AND DELAWARE DEPARTMENTS OF STATE THE ARTICLES OF MERGER IMPLEMENTING THIS MERGER PURSUANT TO THE LAWS OF THE STATES OF

GEORGIA, DELAWARE, AND FLORIDA, AND TO EXECUTE AND DELIVER ALL OTHER DOCUMENTS NECESSARY OR PROPER TO IMPLEMENT THIS MERGER.

[REMIANEDER OF PAGE LEFT INTENTIONALLY BLANK]

IN WITNESS WHEREOF, the parties hereto have executed and delivered this Plan of Merger this as of the date first above written.

MERGING COMPANIES:

SR-JLB/JAB, LLC,

a Georgia limited liability company

Barry J. Belmont, Manager

JLB/JAB LIMITED PARTNERSHIP,

A Delaware limited partnership

By: JLB/JAB Company, LLC, a Florida limited liability company, sole general partner

1

Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust Dtd 3/25/2008, Managing Member

JLB/JAB COMPANY, LLC.

a Florida limited liability company

By:

Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust Dtd 3/25/2008, Managing Member MEMBERS OF SR-JLB/JAB, LLC, a Georgia limited liability company:

Barry J. Belmont. Trustee of the Barry J. Belmont Revocable Trust DTD March 25, 2008

Barry J. Belmont. Trustee of the June A. Belmont Irrevocable Trust DTD 6/9/2008

Gordon L. Belmont, Trustee of the D.A.M. Trust

Michele Belmont. Trustee of the D.A.M. Trust

MEMBERS OF SR-JLB/JAB, LLC, a Georgia limited liability company:

Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust DTD March 25, 2008

Barry J. Belmont, Trustee of the June A. Belmont Irrevocable Trust DTD 6-9/2008

Gordon L. Belmont, Trustee of the D.A.M. Trust

Michele Belmont, Trustee of the D.A.M. Trust

MÉMBERS OF SR-JLB/JAB, LLC, a Georgia limited liability company:

Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust DTD March 25, 2008

Barry J. Belmont, Trustee of the June A. Belmont Irrevocable Trust DTD 6/9/2008

Gordon L. Belmont, Trustee divhe D.A.M. Trust

Michele Relmont Trustee of the D.A.M. Trust

PARTNERS OF JLB/JAB LIMITED PARTNERSHIP, a Delaware limited partnership:

SOLE GENERAL PARTNER:

JLB/JAB COMPANY, LLC, a Florida limited liability company

By: Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust Dtd 3/25/2008, Member

By: Gordon L. Belmont, Member

LIMITED PARTNERS:

Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust DTD March 25, 2008

Barry J. Belmont, Trustee of the June A. Belmont Irrevocable Trust DTD 6/9/2008

Gordon L. Belmont, Trustee of the D.A.M. Trust

Michele Belmont, Trustee of the D.A.M. Trust

PARTNERS OF JLB/JAB LIMITED PARTNERSHIP, a Delaware limited partnership:

SOLE GENERAL PARTNER:

JLB/JAB COMPANY, LLC, a Florida limited liability company

By Harry J. Belmont, Frustee of the Barry J. Belmont Revocable Trust Rd 3/25/2008, Member

By Gordon L. Belmont, Member

LIMITED PARTNERS:

Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Frust D410 March 25, 2003

Barry J. Belmont, Trustee of the June A. Belmont Irrevocable Trust D1D 6/9/2008

Gordon L. Belmont, Trustee of the D.A.M. Frust

Michele Belmops, Trustee of the D.A.M. Trust

Gordon 2. Belmont And Bully

PARTNERS OF JLB/JAB LIMITED PARTNERSHIP, a Delaware limited partnership:

SOLE GENERAL PARTNER:

JLB/JAB COMPANY, L.I.C. a Florida limited liability company
Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust Dtd 3/25/2008, Member
By: Gordon L. Belmant, Member
LIMITED PARTNERS:
Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust DTD March 25, 2008
Barry J. Belmont, Trustee of the June A. Belmont Irrevocable Trust DTD 6/9/2008
Gordon L. Belmont, Trustee of the D.A.M. Trust
Michele Belmont, Trustee of the D.A.M. Trust

MEMBERS OF JLB/JAB COMPANY, LLC,

A Florida limited liability company

Barry J. Belmont, Trustee of the Barry J. Belmont

Revocable Trust Dtd 3/25/2008

MEMBERS OF JLB/JAB COMPANY, LLC, A Florida limited liability company

Barry J. Belmont, Trustee of the Barry J. Belmont Revocable Trust Old 3/25/2008

Gordon L. Belmant-fridis idually

Exhibit A – Summary of Membership Interests

Member	Interest
Barry J. Belmont, Trustee, Barry J. Belmont Revocable Trust Dated March 25, 2008	17.20%
Barry J. Belmont, Trustee of the June A. Belmont Irrevocable Trust DTD 6/9/2008	32.80%
D.A.M. Trust	32.80%
Gordon I Belmont, Individually	17.20%
Total	100.00%