## L04000008598

| (Requestor's Name)                      |
|---|
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| (Address)                               |
| (City/State/Zip/Phone #)                |
| PICK-UP WAIT MAIL                       |
| (Business Entity Name)                  |
| (Document Number)                       |
| Certified Copies Certificates of Status |
| Special Instructions to Filing Officer: |
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O4 INY 24 CH IZ: 00 DIVISION OF CONFORMION



MX

## CAPITAL CONNECTION, INC.

417 E. Virginia Street, Suite 1 • Tallahassee, Florida 32301 (850) 224-8870 • 1-800-342-8062 • Fax (850) 222-1222

Walk-In

Will Pick Up

| MQR LLC  | A C. Z.   |
|--|---|
| Wo and the same of | Art of Inc. File  LTD Partnership File  Foreign Corp. File  L.C. File                     |
|  | Fictitious Name File  Trade/Service Mark  Merger File                                     |
|  | Art. of Amend. File   |
|  | Cert. Copy Photo Copy Certificate of Good Standing  |
|  | Certificate of Status  Certificate of Fictitious Name  Corp Record Search  Officer Search |
| Signature  | Officer Search Fictitious Search Fictitious Owner Search Vehicle Search                   |
| Requested by: W 5/24 11:00   | Venicle Search  Driving Record  UCC 1 or 3 File  UCC 11 Search                            |
| Name Date Time   | IICC 11 Retrieval   |

Courier

## ARTICLES OF MERGER

The following articles of merger are being submitted in accordance with section(s) 607.1109, 608.4382, and/or 620.203, Florida Statutes.

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

| Name and Street Address                    | <u>Jurisdiction</u>  | Entity Type                             |
|--|--|---|
| 1. MOR, L.L.C                              | FLORIDA  | LIMITED LIAB. CO.                       |
| 2262 HARBOR VIEW DRIVE                     |  |   |
| DUNEDIA, FL. 34698                         | <del></del>  |   |
| Florida Document/Registration Number: Loya | 00000 8598 FEI Number  | 20-0773714                              |
| 2. MAR, JUL. 304 4th STREET                |  |   |
| 304 4th STREET                             |  | 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 |
| OR(AND) FL. 32824                          |  | <u>.</u>                                |
| Florida Document/Registration Number: P94  | 70000 5 9735 FEI Number  | 59-3702736                              |
| 3.   |  | 4.2 <u> </u>                            |
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| 4.   |  |   |
|  | The second secon           | ±#                                      |
|  | <del>er jugger i de state er til st</del> |   |
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| Florida Document/Registration Number:      |  |   |

(Attach additional sheet(s) if necessary)

**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               |       | <u>Jurisdiction</u> |                |      | Entity Type       |  |
|---------------------------------------|-------|---------------------|----------------|------|-------------------|--|
| MOR, L.L.C                            |       | FLORIDA             |                |      | LIMITED LIAB, CO. |  |
| 2262 HARBOR VIEW DRIVE                |       |                     | C Ballin alama |      | e:                |  |
| DUNEDIN, FL. 34698                    |       |                     |                |      | **                |  |
|                                       |       |                     | <u> </u>       |      |                   |  |
| Florida Document/Registration Number: | L0400 | 000 8598            | FEI Num        | her: | 20-0773714        |  |

<u>THIRD</u>: The attached Plan of Merger meets the requirements of section(s) 607.1108, 608.438, 617.1103, and/or 620.201, Florida Statutes, and was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with Chapter(s) 607, 617, 608, and/or 620, Florida Statutes.

**FOURTH:** If applicable, the attached Plan of Merger was approved by the other business entity(ies) that is/are party(ies) to the merger in accordance with the respective laws of all applicable jurisdictions.

<u>FIFTH:</u> If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger.

SIXTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under section(s) 607.1302, 620.205, and/or 608.4384, Florida Statutes.

**SEVENTH:** If applicable, the surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a general partner of the surviving entity pursuant to section(s) 607.1108(5), 608.4381(2), and/or 620.202(2), Florida Statutes.

**EIGHTH:** The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership or the regulations or articles of organization of any limited liability company that is a party to the merger.

| NINTH: The merger shall become                       | ome effective as of:   |                                   |
|--|--|-----------------------------------|
| The date the Articles of Men                         | rger are filed with Florida Department of State  |                                   |
| OR   |  | _                                 |
| (Enter specific date. NOTE                           | : Date cannot be prior to the date of filing.)   | .33.5.5.4 . : 2003.k              |
| TENTH: The Articles of Merg applicable jurisdiction. | ger comply and were executed in accordance w   | ith the laws of each party's      |
| ELEVENTH: SIGNATURE(S)                               | FOR EACH PARTY:  |                                   |
| (Note: Please see instructions                       | for required signatures.)  |                                   |
| Name of Entity                                       | Signature(s) Ty  | ped or Printed Name of Individual |
| MOR L.L.C  | Chairmes Mandai  | CHAIRUNISED MAND                  |
| Mar, lac.  | Chairman Mandy   | 1 CHAIRUNISSA MANI                |
|  |  |                                   |
|  |  |                                   |
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|  | And the second s |                                   |

(Attach additional sheet(s) if necessary)

## PLAN OF MERGER

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, 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:

<u>Name</u>

MOR, L.L.C

| <b>,</b>                                  |  |               |
|---|--|---------------|
| MOR, INC.                                 | FLORIDA  |               |
|   |  |               |
|   |  |               |
|   | ·,   |               |
| <b>SECOND:</b> The exact name and jurisd  | liction of the surviving party are as follows: |               |
| Name                                      | <u>Jurisdiction</u>                            |               |
| MOR, LLC.                                 | FLORIDA  |               |
| •   |  |               |
| THIRD. The terms and conditions of        | the marger are as follows:                     |               |
| <b>THIRD:</b> The terms and conditions of | the merger are as tonows.                      |               |
| AT THE EFFECTIV                           | LE TIME AS INDICATED ON THE                    | ARTICLE.      |
| UINTH OF THE ARTICLES                     | OF MERGER, MOR                                 | L.L.C         |
| SHALL BE MERGED W                         | with with mar, INC.                            | 144           |
|   | L.C. SHALL BE THE SURVIVING COMPA              |               |
|   |  | · •           |
| DATE WHEN A RHELDAND                      | EFFECTIVE YOU THE CLOSE OF THE BUSH            | MESI WO ELBIN |
| FILED IN THE COLLET                       | DULY SIGNED COPY OF THIS MERGER AR-            | males is      |
| . The Marie Mile Beavel                   | TARY OF STATE OF FLORIDA.                      |               |
| (A)                                       | ttach additional sheet(s) if necessarv)        |               |

| FOURTH: | FO | UR | TH | : |
|---------|----|----|----|---|
|---------|----|----|----|---|

| A. | The manner and basis<br>into the interests, shar<br>property are as follow | es, obligations of               |                                      |   |   |                             |                                     |
|----|--|----------------------------------|--------------------------------------|---|---|-----------------------------|-------------------------------------|
|    | AT THE   | EFFECTIVE                        | TIMETHE                              | SEPARATE                                | Existen CE                                | of_                         | MOR                                 |
|    | 4.N.C.   | SHALL CE                         | ASE. THE                             | COMPANY                                 | IDENTITY,                                 | EXISTE                      | uce, Rights                         |
|    | AND IMMUNITIE  | S DF                             | MOR                                  |   | L.L.C. AS                                 | THE                         | SURVIVING                           |
|    | COMPANY SMALL RIGHTS, PRIVILEI BUBSECT TO A OFMO                           | SUCCEED<br>485, Powe<br>u DEBTS, | TO AND<br>YES, FRANC<br>LIAMILITIES, | SMALL POS<br>CHISES, IMM<br>OBLIGATIONS | ISESS ALL T<br>NUNITIES PO<br>RESTRICTION | NE ASS<br>IRPOSES<br>OUS AN | KETS, PROPER<br>AND BE<br>10 DUTIES |

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

SAME AS PART A ABOVE

(Attach additional sheet(s) if necessary)

**<u>FIFTH:</u>** If a partnership or limited partnership is the surviving entity, the name(s) and address(es) of the general partner(s) are as follows:

If General Partner is a Non-Individual,

Name(s) and Address(es) of General Partner(s)

Florida Document/Registration Number

SIXTH: If a limited liability company is the surviving entity the name(s) and address(es) of the manager(s)managing members are as follows:

KNAIR UNISSA MANDANI 2262 HARBOR VION DRIVE DUNEDIN, FL. 34698

**SEVENTH:** 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:

ALL APPLICABLE JURISDICTIONS ARE UNDER THE STATE OF FORIDA

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

NA