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ATTORNEYS AT LAW

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TAMPA SUN CITY CENTER LAND O'LAKES PLANT CITY

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March 30, 2004

VIA FEDEX NO. 8390 5308 0735

Registration Section Division of Corporations Neil Kirkman Building 409 E. Gaines Street Tallahassee, Florida 32399

Re: Bayfair Auxiliary, #7, LLC Bayfair Auxiliary, #8, LLC Bayfair Auxiliary, #9, LLC Bayfair Auxiliary, #10, LLC Bayfair Auxiliary, #11, LLC Bayfair Auxiliary, #12, LLC Bayfair Auxiliary, #13, LLC Bayfair Auxiliary, #14, LLC Bayfair Stonelake, LLC

Dear Sir or Madam:

Please find enclosed a copy and one original of the Articles of Merger and accompanying Plan of Merger for the above referenced entities. $\Box_{\text{Plan}} = 0$

Filing Fee	\$35.00 per Corp. merged (9 x \$35.00)	\$ 315.00
Filing Fee	\$25.00 per LLC merged (9 x \$25.00)	<u>\$ 225.00</u>
Subtotal		\$ 540.00
Certified Copy Fee	\$30.00 per surviving LLC (10x \$30.00)	<u>\$ 270.00</u>
Total		\$ 810.00

Please file the original Articles and Plan of Merger and date stamp the copies. Please note that we need a certified copy, so please enclose in the enclosed addressed Fedex envelope and return same to our office.

Sincerely, ndy Miller

Randell Miller

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.

1. The exact name, street address of its principal office, jurisdiction, and entity type for the merging entity are as follows:

Bayfair Auxiliary #11, Inc. 3717 W. North B Street Tampa, Florida, 33609 corporation formed in Florida Florida Document Number: P0300007756

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

Bayfair Auxiliary #11, LLC 3717 W. North B Street Tampa, Florida, 33609 Limited liability formed in Florida Florida Document Number: L04000023519 FEI Number: 65-1220924

3. 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.

4. The merger is permitted under the respective laws of Florida and is not prohibited by the regulations or articles of organization of any limited liability company that is a party to the merger.

5. The merger shall become effective as of 12:01 a. m., on April 1, 2004.

6. The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

IN WITNESS WHEREOF, these Articles of Merger have been executed on behalf of Bayfair Auxiliary #11, Inc. and Bayfair Auxiliary #11, LLC by their respective authorized parties, on the date or dates set forth below.

Attest: Title: Secretary march 24,2004 Date:

Attest: Title: Secretary

Date: March 24,2004

BAYFAIR AUXILIARY #11, Inc.

J. Michael Morris President sole Director and Stockholder MARINE 29,2004 Date: BAYFAR AUXILIARY #11, LLC J. Michael Morris, Manager and President manth 24 23 Date: ICN MAR 31 υ ىب 26

PLAN OF MERGER

THIS PLAN OF MERGER ("the Plan") is made and entered into as of March 2004, by and among Bayfair Auxiliary #11, LLC ("Company") and Bayfair Auxiliary #11, Inc. ("Corporation").

STIPULATIONS

A. Company is a limited liability company organized and existing under the laws of State of Florida with its principal office at 3717 W. North B Street, Tampa, Florida 33609.

B. Company has authorized ten thousand (10,000) membership units and issued one thousand (1,000) membership units to J. Michael Morris.

C. Company is a manager managed limited liability company. J. Michael Morris and David G. Seidenberg are the managers.

D. Corporation is organized and existing under the laws of State of Florida with its principal office at 3717 W. North B. Street, Tampa, Florida, 33609.

E. J. Michael Morris owns one hundred percent (100%) of the Corporation's issued and outstanding stock.

BACKGROUND INFORMATION

The Managers and Members of Company and the Directors and Stockholders of Corporation, by unanimous consent, have determined that it is advisable and to the advantage of each such business entity and its respective Members and Stockholders that Corporation be merged into Company, at the conclusion of which Company shall remain as the surviving entity and the existence of Corporation shall terminate. In furtherance thereof, the Managers and Members of Company and the Directors and Stockholders of Corporation have approved and adopted the terms of the Plan. The Managers of Company have recommended the adoption of the Plan and its underlying transactions to the Members of Company. The Directors of Corporation have recommended the adoption of the Plan and its underlying transactions to the Stockholders of Corporation. The Members of Company and the Stockholders of Corporation have approved the Plan, subject to the fulfillment of the conditions set forth herein. Accordingly, the merger shall be effected as follows:

OPERATIVE PROVISIONS

1. <u>Merger</u>. In accordance with applicable provisions of the Florida Limited Liability Company Act, at the Effective Date (as defined under Paragraph 8), Corporation shall be merged with and into Company (the "Merger"), Company shall constitute the surviving entity of such Merger. The separate existence of Corporation shall cease and Company shall continue its existence pursuant to the laws of Florida. 2. <u>Closing Date</u>. Assuming all of the conditions stated in the Plan are satisfied, a closing (the "Closing") shall take place at the offices of Hines Norman Hines, P. L., at 315 S. Hyde Park Avenue, Tampa, Florida 33606, on $\frac{P_{O} \circ \sqrt{1}}{1}$, 2004 (the "Closing Date").

3. <u>Terms and Conditions</u>. On the effective date of the Merger, the separate existence of Corporation shall cease, and Company shall succeed to all the rights, privileges, immunities, powers, franchises, real property, personal property, and mixed property of Corporation without the necessity for any separate transfer. Company shall thereafter be responsible and liable for all liabilities and obligations of Corporation and neither the rights of any creditors nor any liens on the property of Corporation shall be impaired by the Merger.

4. <u>Conversion of the Interests</u>. At Closing, Company shall issue one (1) membership unit to J. Michael Morris in exchange for each share of his stock in Corporation. Upon receipt of Company's membership units by J. Michael Morris, the stock of J. Michael Morris in Corporation shall be cancelled.

5. <u>Articles of Organization</u>. The Articles of Organization of the surviving entity, Company shall continue to be its Articles of Organization following the effective date of the Merger.

6. <u>Managers and Officers</u>. The managers and officers of the surviving entity, company shall continue to be its Managers for the full, unexpired term of their respective offices and utility their successors have been duly elected and qualified. The Managers of Company and their respective addresses are:

	(Q
J. Michael Morris	David G. Seidenberg
3717 W. North B Street	3717 W. North B.Stree
Tampa, Florida, 33609	Tampa, Florida 33609

7. <u>Approval by the Members and Stockholders</u> The Plan shall reflect the approval of the respective managers and members of Company and the directors and stockholders of Corporation, upon the execution of the Plan by such parties.

8. Effective Date. The Effective Date of this Merger shall be 12:01 a.m., on April 1, 2004.

9. <u>Miscellaneous Provisions</u>

(a). Severability. Every provision of the Plan is intended to be severable. If any term or provision hereof is illegal or invalid for any reason whatever, such illegality or invalidity shall not affect the validity of the remainder of the Plan.

(b). <u>Headings</u>. The headings of the Plan are inserted for convenience and identification only, and are in no way intended to describe, interpret, define or limit the scope, extent or intent hereof.

(c). <u>Application of Florida Law</u>. The Plan, and the application or interpretation thereof, shall be governed exclusively by its terms and by the laws of the State of Florida.

IN WITNESS WHEREOF, the parties hereto have executed the Plan to be effective for all purposes as of the Effective Date.

BAYFAIR AUXILIARY #11, LLC, a Florida Limited Liability Company By: J. Michael Morris Its Manager and sole Member, David G. Seidenberg Its Manager 2004 MAR BAYFAIR AUXILIARY #11, Inc a Florida Corporation ω ¥ υ w By J. Michael Morris, President, sole Director and

Stockholder