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COVER LETTER

TO:	Amendment Section Division of Corporations					
CUDI	ECT: DOMEK 3, LLC					
SUBJ	Name of Surviving Party					
The er	nclosed Certificate of Merger and fee(s	s) are submit	ted for filing.			
Please	e return all correspondence concerning	this matter t	o:			
John J	. Wolfe					
-	Contact Person					
John J	. Wolfe, P.A.					
	Firm/Company					
2955 (Overseas Highway`					
	Address					
Maratl	hon, Florida 33050					
	City, State and Zip C	Code				
markh	ruban@gmail.com					
	E-mail address: (to be used for future	e annual repo	ort notification)	-		
For fu	urther information concerning this matt	er, please ca	ll:			
John V	Wolfe	at (743-98	58		
	Name of Contact Person		Area Code	Daytime Telephone Number		
Ø	Certified copy (optional) \$30.00					
STREET ADDRESS:		MAILING ADDRESS:				
Amen				mendment Section		
		Division of Corporations				
Clifton Building			P. O. Box 6327			
2661	Executive Center Circle		Tallahassee, FL	. 32314		
Tallah	nassee, FL 32301					

CR2E080 (2/14)

ARTICLES OF MERGER

FOR

FLORIDA LIMITED LIABILTY COMPANY

PART PART The following Articles of Merger is submitted to merge the following Florida Limited Liability Companies 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: Jurisdiction: Form/Entity Type: Domek 1 LLC Florida limited liability company Domek 2, L.L.C. Florida limited liability company Domek 4, L.L.C. Florida limited liability company Domek 5, L.L.C. Florida limited liability company

SECOND: The exact name, form/entity type, and jurisdiction of the surviving party are as follows:

Name: Jurisdiction: Form/Entity Type:

Domek 3, L.L.C. Florida 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).

FOURTH: The surviving entity exists before the merger and is a domestic filing entity. There is no amendment to its public organic record.

FIFTH: The surviving entity agrees to pay any members with appraisal rights the amount, to which members are entitled under ss.605.1006 and 605.1061-605.1072F.S.

SIXTH: If other than the date of filing, the delayed effective date of the merger, which cannot be prior to no more than 90 days after the date this document is filed by the Florida Department of State: December 31, 2016.

SEVENTH: Signatures for Each Party:

Name of Entity/Organization: Signature:

Domek 1 LLC

Domek 2, L.L.C.

Domek 3, L.L.C.

Domek 4, L.L.C

Domek 5, L.L.C.

Types Name of Individual:

Marek Hruban, Authorized Person

Marek Hruban, Authorized Person

Marek Hruban, Authorized Person

Marek Hruban, Authorized Person

Marek Hruban, Authorized Person