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ALEX KURKIN, ESQ. Direct: (305) 929-8510 AKurkin@kb-attorneys.com

April 2, 2013

#### **VIA FEDERAL EXPRESS**

LLC Registrations
Division of Corporations
2661 Executive Center Cir.
Clifton Building
Tallahassee, FL 32301

Re: 3010 Carter, LLC Merging into 3510, LLC

To Whom it May Concern:

In connection with the above referenced, we have enclosed a cover letter and Articles of Merger for 3010 Carter, LLC to be merged into 3510, LLC together with Kurkin Forehand Brandes LLP Check No. 3596 in the amount of Fifty and No/100th Dollars (\$50.00). This check represents payment towards the filing fee of this merger.

Once you have filed this, please forward back to our office in the enclosed self-addressed stamped envelope.

Should you have any questions or problems with this filing, please contact me FIRST before returning, so that we can correct. My direct dial is (305) 929-8503.

Sincerely,

KURKIN BRANDES LLP

Stacy Baez,

Legal Assistant

Enclosures

## **COVER LETTER**

TO: Amendment Section	
Division of Corporations	
SUBJECT: 3510, LLC	
Name of Surv	riving Party
The enclosed Certificate of Merger and fee(s)	are submitted for filing.
Please return all correspondence concerning the	his matter to:
Melissa Munchick	
Contact Person	
Kurkin Brandes LLP	
Firm/Company	
18851 NE 29th Avenue, Suite	303
Address	
Aventura, FL 33180	
City, State and Zip Code	
mmunchick@kb-attorneys.cor	n
E-mail address: (to be used for future annual rep	
For further information concerning this matter	r, please call:
Melissa Munchick, Esq.	<sub>it (</sub> 305 <sub>)</sub> 929-8500
Name of Contact Person	Area Code and Daytime Telephone Number
Cartifical across (auxiliary) \$20,00	
Certified copy (optional) \$30.00	
STREET ADDRESS:	MAILING ADDRESS:
Amendment Section	Amendment Section
Division of Corporations	Division of Corporations
Clifton Building	P. O. Box 6327
2661 Executive Center Circle	Tallahassee, FL 32314
Tallahassee, FL 32301	

# Certificate of Merger For Florida Limited Liability Company

The following Certificate of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 608.4382, Florida Statutes.

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

Name	Jurisdiction	Form/Entity Type
3010 Carter, LLC	Florida	Limited Liability Company
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		9. <b>5</b>
SECOND: The exact name, form as follows:	m/entity type, and jurisdic	
Name	Jurisdiction	Form/Entity Type
3510, LLC	Florida	Limited Liability Company

**THIRD:** The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617, and/or 620, Florida Statutes.

<b>FOURTH:</b> The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.
FIFTH: If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:
SIXTH: If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:  N/A
SEVENTH: If the survivor is not formed, organized or incorporated under the laws of Florida, the survivor agrees to pay to any members with appraisal rights the amount, to which such members are entitles under ss.608.4351-608.43595, F.S.
EIGHTH: If the surviving party is an out-of-state entity not qualified to transact business in this state, the surviving entity:
a.) Lists the following street and mailing address of an office, which the Florida Department of State may use for the purposes of s. 48.181, F.S., are as follows:
Street address: N/A
Mailing address:

b.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce obligations of each limited liability company that merged into such entity, including any appraisal rights of its members under ss.608.4351-608.43595, Florida Statutes.

**NINTH:** Signature(s) for Each Party:

Name of Entity/Organ	ization:
3010 Carter,	LLC

Typed or Printed Name of Individual:

Alex Kurkin, Manager

3510, LLC

Alex Kurkin, Manager

Corporations:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.)

General partnerships:

Signature of a general partner or authorized person

Florida Limited Partnerships:

Signatures of all general partners

Non-Florida Limited Partnerships:

Signature of a general partner

Limited Liability Companies:

Signature of a member or authorized representative

**Fees:** For each Limited Liability Company:

\$25.00 \$35.00

For each Corporation:

For each Limited Partnership:

\$52.50 \$25.00

For each General Partnership: For each Other Business Entity:

\$25.00

**Certified Copy (optional):** 

\$30.00

### **PLAN OF MERGER**

FIRST: The exact name, form/er follows: Name	tity type, and jurisdiction for Jurisdiction	or each merging party are as  Form/Entity Type
3010 Carter, LLC	Florida	Limited Liability Company
SECOND: The exact name, form as follows:		
Name 3510, LLC	Jurisdiction Florida	Form/Entity Type Limited Liability Company
THIRD: The terms and condition All assets and liabilities of and liabilities of 3510,	of 3010 Carter, LLC	shall become assets
3010 Carter, LLC shal		
in 3510, LLC, and shall	be distributed equa	ally to the members
of 3510, LLC.		
(Attach	additional sheet if necessar	איכ

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A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
The units of ownership in 3010 Carter, LLC shall be converted to
units of ownership in 3510, LLC and distributed equally to the
members of 3510, LLC.
(Attach additional sheet if necessary)
B. The manner and basis of converting <u>rights to acquire</u> the interests, shares, obligations or other securities of each merged party into <u>rights to acquire</u> the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
Any right to acquire interest in 3010 Carter, LLC shall become a right
to acquire interest in 3510, LLC on the same terms.
(Attach additional sheet if necessary)

	atements that are required by the laws under which each other business organized, or incorporated are as follows:
N/A	organized, or incorporated are as follows.
N/A	
<u>, , , , , , , , , , , , , , , , , , , </u>	
	(Attach additional sheet if necessary)
XTH: Other p	provisions, if any, relating to the merger are as follows:
	(Attach additional sheet if necessary)

. . . .