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Fax Number : (850)617-6380

From:

Account Name : FIELDSTONE LESTER SHEAR & DENBERG

Account Number : I19990000180 Phone : (305)357-5775

Fax Number : (305)357-5534

MERGER OR SHARE EXCHANGE

Showplace of Kendall, LLC

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ARTICLES OF MERGER OF

SHOWPLACE OF KENDALL, LLC (SURVIVING DOMESTIC LIMITED LIABILITY COMPANY)

AND SHOWPLACE OF KENDALL, INC. (TERMINATING DOMESTIC CORPORATION)

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

FIRST:

The exact name, street address of its principal office, jurisdiction, and entity ty surviving party are as follows:

Name and Street Address

<u>Jurisdiction</u>

SHOWPLACE OF KENDALL, LLC

Florida

profit limited liabilit

2000 South Dixie Highway, Suite 101

Miami, FL 33137

FE1 Number: 26-1512480

SECOND:

The exact name, street address of its principal office, jurisdiction, and entity type for each

merging party are as follows:

Florida Document/Registration Number: L07000114403

Name and Street Address

Jurisdiction

Entity Type

SHOWPLACE OF KENDALL, INC.

Florida

profit corporation

2000 South Dixie Highway, Suite 101

Miami, FL 33137

Florida Document/Registration Number: P93000049941

FEI Number: 65-0420746

THIRD:

The Plan of Merger meets the requirements of section(s) 607.1108 and 608.438, Florida Statutes, and was approved by each domestic corporation and limited liability company that is a party to the merger in accordance with Chapter(s) 607 and 608, Florida Statutes

and is attached hereto and made a part hereof.

FOURTH: The manner and basis of converting the interests of each company into interests, obligations, or other securities of the surviving company, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire interests of each company into rights to acquire interests, obligations or other securities of the surviving or any other company, or, in whole or in part, into cash or other property are as follows:

Each issued share of the merging (terminating) corporation shall, at the effective time of the merger, be canceled. The membership interests of the surviving company to be issued shall be in the same proportion as the ownership interest in the merging corporation.

FIFTH: The names and addresses of the manager(s) of the surviving company are as follows:

Ronald R. Fieldstone 201 Alhambra Circle, Suite 601 Coral Gables, FL 33134

Reza Golkar 1643 Brickell Avenue, Apt. 705 Miami, FL 33129

Michael Agha 6301 Collins Avenue, Apt. #2505 Miami Beach, FL 33141 ECHETARY OF STATE

Dated: January 1, 2007.

SHOWPLACE OF KENDALL, LLC, a

Florida limited liability company

Ronald R. Fieldstone, Manager

SHOWPLACE OF KENDALL, INC., a

Florida corporation

Ronald R. Fieldstone, Secretary

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PLAN OF MERGER

The following PLAN OF MERGER is submitted in compliance with Florida Statutes 607.1101, and in accordance with the laws of any other applicable jurisdiction.

FIRST:

The name, address of its principal office, jurisdiction, and entity type of the surviving company are as follows:

<u>Name</u>	and Street Address	Jurisdiction	Entity Type		
SHOWPLACE OF KENDALL, LLC 2000 South Dixie Highway, Suite 101 Miami, FL 33137		Florida	profit limited liability company		
Florid	a Document/Registration Number: L076	000114403	FE1 Number: 26-151	2480ALLAH	07 0EC
SECOND:	The exact name, street address of its p merging party are as follows:	orincipal office, ji	risdiction, and entity ty	pe for end	ah Si
Name	and Street Address	<u>Jurisdiction</u>	Entity Type	OF STA	PH 3:
2000	WPLACE OF KENDALL, INC. South Dixie Highway, Suite 101 i, FL 33137	Florida	profit corporation	PH.	10

Florida Document/Registration Number: P93000049941 FEI Number: 65-0420746

THIRD: The terms and conditions of the merger are as follows:

- 1. The Articles of Organization of the surviving limited liability company at the effective time and date of the merger shall be the Articles of Organization of said surviving limited liability company and said Articles of Organization shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Florida Limited Liability Company Act.
- 2. The present regulations of the surviving company will be the regulations of said surviving company and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Florida Limited Liability Act.
- 3. The managing members of the surviving company at the effective time and date of the merger shall be the managing members of the surviving company, all of whom shall hold their respective offices until the election and qualification of their successors or until their tenure is otherwise terminated in accordance with the regulations of the surviving company.
- 4. All liabilities of the merging company shall become the responsibility of the surviving company.

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FOURTH:

Adoption of Merger by the Surviving Company:

The Plan of Merger was adopted by the members of the surviving company on January 1,

2007.

SIXTH:

Adoption of Merger by the Merging Corporation:

The Plan of Merger was approved by a majority of the shareholders of the Merging Corporation on January 1, 2007, with a sufficient number of votes cast by the

shareholders for approval and was further adopted by the board of directors of the

Merging Corporation on January 1, 2007.

SEVENTH:

SIGNATURE(S):

Dated: January 1, 2007.

SHOWPLACE OF KENDALL, LL Florida limited hability company

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Ronald R. Fieldstone, Manages

SHOWPLACE OF KENDALL, INC., a

Florida corporation

By:

Ronald R. Fieldstone, Secretary