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(Address)							
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DEPARTMENT OF STATE

Mrgen

MAY 01 2017

I ALBRITTON

FILED SECREIARY OF STATE SIVISION OF CORPORATIONS

COVER LETTER

TO: Amendment Section Division of Corporations					
SUBJECT: SOUTHERN HOSPITALITY M	AGAZINE PROFESSIONAL, LLC				
Name of Surviving Party					
The enclosed Certificate of Merger and fee	(s) are submitted for filing.				
Please return all correspondence concerning	g this matter to:				
David Dewell					
Contact Person	ı				
Great Minds, Inc.					
Firm/Company	′				
8275 Hunters Ridge Trl	•				
Address					
Tallahassee, FL 32312					
City, State and Zip	Code				
david@greatmindsinc.com					
E-mail address: (to be used for futu	re annual report notification)				
For further information concerning this ma	itter, please call:				
David Dewell	at ()386-7401				
Name of Contact Person	Area Code Daytime Telephone Number				
☐ Certified copy (optional) \$30.00					
STREET ADDRESS:	MAILING ADDRESS:				
Amendment Section	Amendment Section				
Division of Corporations	Division of Corporations P. O. Box 6327				
Clifton Building 2661 Executive Center Circle	Tallahassee, FL 32314				
Tailahassee, FL 32301	Tananasso, i is 32317				

CR2E080 (2/14)

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

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

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type	
Southern Hospitality Magazine Traveler	Tallahassee, Leon, Florida	LLC	_
Southern Hospitality Magazine Professional	Tallahassee, Leon, Florida	LLC	
			_
			_
SECOND: The exact name, form/entity typ	e, and jurisdiction of the surviving	party are as follows:	
Name	<u>Jurisdiction</u>	Form/Entity Type	
Southern Hospitality Magazine Professonal	Tallahassee, Leon, Florida	LLC	

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).

FOUR'	IH: Please check one of the b	oxes that apply to survi	ving entity: (if	applicable)						
	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.									
	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.									
0	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.									
	This entity is a foreign entity to mailing address to which the difference is:									
ss.605.	This entity agrees to pay any 1006 and 605.1061-605.1072, For the date of filing the the date this document is filed.	S.S. g, the delayed effective	date of the mer							
as the d	If the date inserted in this block ocument's effective date on the ITH: Signature(s) for Each Pa	Department of State's		filing requirements, this date	will not be listed					
		•		Typed or Print						
Name o	f Entity/Organization:	Signature(s):	Name of Individu						
Great M	linds, Inc.	Jehn	re L Day	Debbie L Dew	ell					
Debbie	L Dewell	Debbi	e L Deur	Debbie L Dew	ell					
David A	A Dewell	1/1		David A Dewe	211					
Corpora	ations:	Chairman, Vice Chai	•		·····					
Genera	partnerships:	Signature of a genera								
Florida	ida Limited Partnerships: Signatures of all general partners									
	orida Limited Partnerships:	Signature of a genera	•							
Limited	Liability Companies:	Signature of an author	rized person							
Fees:	For each Limited Liability Cor	mpany: \$25.0	0 For	each Corporation:	\$35.00					
	For each Limited Partnership:	\$52.5 \$52.5		each General Partnership:	\$25.00					
	For each Other Business Entity			rtified Copy (optional):	\$30.00					