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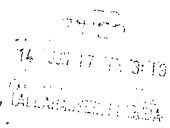
JUN 3 0 2014

R. WHITE

COVER LETTER

TO: Amendment Section Division of Corporations	
SUBJECT: Florida Properties II, 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:
Erinn Wolfe, Esq.	
Contact Person	
First National Bank of Pennsylvania	·
Firm/Company	
One F.N.B. Blvd.	
Address	
Hermitage, PA 16148	
City, State and Zip Code	
E-mail address: (to be used for future annual	report notification)
•	
For further information concerning this mat	ter, please call:
Erinn Wolfe	at (724)301-7639
Name of Contact Person	at (724) 301-7639 Area Code Daytime Telephone Number
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	

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
Florida Properties II, LLC	Florida	timited liability company
Wunoff Odenton, LLC	Maryland	limited liability company
, , , , , , , , , , , , , , , , , , ,		
SECOND: The exact name, form/ent	ity type, and jurisdiction of th	ne <u>surviving</u> party are as follows:
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Florida Properties II, LLC	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).

<u>FOUI</u>	RTH: Please check one of the	e boxes tha	t apply to surviv	ing entity: (if applicab	le)				
	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 fil	ling entity, the public o	organic record is	s attached.			
	This entity is created by the limited liability partnership,				oartnership or a	domestic			
	This entity is a foreign entity state. The mailing address 605.0117 and Chapter 48, F	to which th	e department ma						
under SIXT	H: This entity agrees to pay arss.605.1061-60. H: If other than the date of filhan 90 days after the date this	5.1072, F.S ling, the del	layed effective d	ate of the merger, which	ch cannot be pri				
SEVE	NTH: Signature(s) for Each	Party:			.,.				
Name	of Entity/Organization:		Signature(s):		Typed or Printed Name of Individual:				
Florida Properties II, LLC			BY: Thomas buebb		Thomas Webb				
Wungoff Odenton, LLC			34 30		James G. Orie				
	•			·					
Genera Florida Non-F	rations: al partnerships: a Limited Partnerships: lorida Limited Partnerships: d Liability Companies:	(If no direct Signature Signature Signature	iors selected, signat	tner	on				
Fces:	For each Limited Liability C For each Limited Partnership For each Other Business Ent) ;	\$25.00 \$52.50 \$25.00	For each Corporat For each General I Certified Copy (o	Partnership:	\$35.00 \$25.00 \$30.00			