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EXAMINER

Account Name : LARREA & ORTEGA,

Account Number : 120010000067

Phone

: (305)476-8701

Fax Number

1: (305)476-8721

MERGER OR SHARE EXCHANGE

CAVALIER MORTGAGE HOLDINGS, LLC

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ARTICLES OF MERGER OF CAVALIER MORTGAGE CORP. WITH AND INTO CAVALIER MORTGAGE HOLDINGS, LLC

Pursuant to the provisions of Section 607.1108 of the Florida Statues, the undersigned hereby adopt the following Articles of Merger:

ARTICLE I - PLAN OF MERGER

The Plan of Merger of CAVALIER MORTGAGE CORP., a Florida corporation (the "Corporation"), document number K54154, with and into CAVALIER MORTGAGE HOLDINGS, LLC. a Florida limited liability company (the "LLC"), document number L09000057878, established as a corporation for the federal tax purposes, with the LLC being the surviving entity, is set forth below:

- The Corporation shall merge with and into the LLC, with the LLC as the surviving entity.
- Upon the consummation of the merger of the Carporation with and into the LLC. 2. the separate existence of the Corporation shall cease. The LLC, as the surviving limited liability company, shall continue to exist by virtue of the laws of the State of Plorida. The title to all property of every description, whether real or personal, and all interests, rights, privileges, powers and franchises of the LLC shall not be affected by the merger and upon the merger, the LLC, without further act or deed and without reversion or impairment, shall own and possess all the property of every description, real or personal, and all interests, rights, privileges, powers and franchises of the Corporation, prior to the merger as provided in Section 607.11101 of the Florida Statutes. Further, as provided in Section 607.11101 of the Florida Statutes, all rights of creditors and my person or persons dealing with the Corporation, shall be preserved and remain unimpaired by the merger, all liens upon the properties of the Corporation, shall be preserved and remain unimpaired by the merger, and all debts, liabilities, obligations, and duties of the Corporation, shall henceforth attach to the LLC and may be enforced against the LLC to the same extent as if such obligations and duties had been incurred by the LLC. Additionally, any existing claim or action or proceeding pending by or against the Corporation or the LLC may be continued as if the merger did not occur or the LLC may be substituted in such proceedings for the Corporation.
- 3. At the time of the merger, the Corporation will not have outstanding any warrants, options, convertible securities, or any other type of right pursuant to which the any person could acquire an ownership interest in the Corporation or in the LLC.
- The Corporation has no plan or intention to reacquire or redeem its outstanding and issued shares.

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- 5. The LLC has no plan or intention to reacquire or redeam any of its membership interests issued in the merger. The LLC will issue no LLC membership interests except in exchange for the Corporation shares. The LLC has no plan or intention to sell or otherwise transfer or dispose of any of the assets held by the Corporation.
- 6. The manner and basis of converting the shares of the Corporation into ownership of the LLC are as follows:
 - a. At the effective date of the merger, all ownership and economic interests of the LLC issued and outstanding immediately prior to the merger shall remain issued and outstanding and shall be unchanged as a result of the merger.
 - b. The shareholders of the Corporation will receive no consideration other than LLC membership rights for their shares.
 - At the effective date of the merger, each share (or fractional share, as the case may be) of common stock of the Corporation, issued and outstanding shall be converted into a one percent (1%) membership interest (or corresponding fractional membership interest, as the case may be) of the LLC. The total consideration that the shareholders of the Corporation shall therefore receive for the one hundred (100) shares of outstanding common stock of the Corporation shall be one hundred percent (100%) membership interest in the LLC.

<u>ARTICLE II - ADOPTION OF PLAN OF MERGER</u>

The Plan of Merger was approved by the Corporation in accordance with the Section 607.1108(5), Florida Statutes, and by the LLC in accordance with Section 608.4381, Florida Statutes. The Members of the LLC have waived their rights to receive prior written notice of the Plan of Merger by written consents dated as of the 300 day of 1101 2009.

ARTICLE III - EFFECTIVE DATE

The effective date of the merger shall be the date of the filing of the Articles of Merger with the Secretary of State of the State of Florida.

DATED this Hay of JUNE 2009.

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CAVALIER MORTGAGE CORP.

By:

Milton Raijman, Presid

CAVALIER MORTGAGE HOLDINGS, LLC

Revocable Intervivos Trust of Isaac Raijman, dated March 24, 1992, Member

By;

Print Name: Isaac Raijman

Title: Trustee

Revocable Intervivos Trust of Clara Raijman, dated March 24, 1992, Member

Print Name: Clara Raijman

Title: Trustee

By: Milton Raijman, Managar and Member

By: Isaac Raijman, Manage

Arlene Reijman

Railman Mamber

Raijman Family Trust, dated December 19, 2002

Member

Print Name:

Title: Trustee

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EXHIBIT "A"

PLAN OF MERGER OF CAVALIER MORTGAGE CORP. WITH AND INTO CAVALIER MORTGAGE HOLDINGS, LLC

- 1. CAVALIER MORTGAGE CORP., a Florida corporation (the "Corporation"), shall merge with and into CAVALIER MORTGAGE HOLDINGS, LLC, a Florida limited liability company (the "LLC"), with the LLC being the surviving entity.
- Upon the consummation of the merger of the Corporation with and into the LLC, the separate existence of the Corporation shall cease. The LLC, as the surviving limited liability company, shall continue to exist by virtue of the laws of the State of Florida. The title to all property of every description, whether real or personal, and all interests, rights, privileges, powers and franchises of the LLC shall not be affected by the merger and upon the merger, the LLC, without further act or deed and without reversion or impairment, shall own and possess all the property of every description, real or personal, and all interests, rights, privileges, powers and franchises of the Corporation, prior to the merger as provided in Section 607.11101 of the Florida Statutes. Further, as provided in Section 607.11101 of the Florida Statutes, all rights of creditors and any person or persons dealing with the Corporation, shall be preserved and remain unimpaired by the merger, all liens upon the properties of the Corporation, shall be preserved and remain unimpaired by the merger, and all debts, liabilities, obligations and duties of the Corporation, shall henceforth attach to the LLC and may be enforced against the LLC to the same extent as if such obligations and duties had been incurred by the LLC. Additionally, any existing claim or action or proceeding pending by or against the Corporation or the LLC may be continued as if the merger did not occur or the LLC may be substituted in such proceedings for the Corporation.
- 3. At the time of the merger, the Corporation will not have outstanding any warrants, options, convertible securities, or any other type of right pursuant to which any person could acquire an ownership interest in the Corporation or in the LLC.
- 4. The Corporation has no plan or intention to reacquire or redeem its outstanding and issued shares.
- 5. The LLC has no plan or intention to reacquire or redeem any of its membership interests issued in the merger. The LLC will issue no LLC membership interests except in exchange for the Corporation shares. The LLC has no plan or intention to sell or otherwise transfer or dispose of any of the assets held by the Corporation.
- 6. The manner and basis of converting the shares of the Corporation into ownership of the LLC are as follows:

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- a. At the effective date of the merger, all ownership and economic interests of the LLC issued and outstanding immediately prior to the merger shall remain issued and outstanding and shall be unchanged as a result of the merger.
- b. The shareholders of the Corporation will receive no consideration other than LLC membership rights for their shares.
- c. At the effective date of the merger, each share (or fractional share, as the case may be) of common stock of the Corporation, issued and outstanding shall be converted into a one percent (1%) membership interest (or corresponding fractional membership interest, as the case may be) of the LLC. The total consideration that the shareholders of the Corporation shall therefore receive for the one hundred (100) shares of outstanding common stock of the Corporation shall be one hundred percent (100%) membership interest in the LLC.
- 1. The effective date of the merger shall be the date of filing the Articles of Merger with the Secretary of State of the State of Florida.
 - 2. The names and address of the members of the LLC are:

Milton Railman

From:Law Offices

1135 Kane Concourse, 2nd Fl, Bay Harbor Islands, FL 33154

Arlene Raijman

1111 Kane Concourse, Suite 601, Bay Harbor Islands, FL 33154

Jeanette Raijman

6325 Allison Road, Miami Beach, Florida 33141

Revocable Intervivos Trust of Isaac Raijman, dated March 24, 1992

P.O. Box 402188, Miami Beach, FL 33140

Revocable Intervivos Trust of Clara Raijman, dated March 24, 1992

P.O. Box 402188, Miami Beach, FL 33140

Raijman Family Trust, dated December 19, 2002

P.O. Box 402188, Miami Beach, FL 33140