## L10000093687

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SECRETARY OF STATE

D. BRUCE

MAR 11 2011

EXAMINER

## COVER LETTER

10:	Division of Corporations			
SUBJ	ECT:	BEILE CENTER LLC		
		ne of Surviving Party		
The enclosed Certificate of Merger and fee(s) are submitted for filing.				
Please	return all correspondence conce	erning this matter to:		
<b></b>	Mark E. Fried, Es	sq.		
	Contact Person			
Mark E. Fried, Professional Association				
Firm/Company				
1110 Brickell Avenue, Ste. 310			<del></del>	
Address			L C	=
Miami, FL 33131				X.
City, State and Zip Code			NSS S	5
	mfried@markfried	dlaw.com	E. P	MAR 10 PM 12 46
E-mail address: (to be used for future annual report notification)			<u> </u>	
			<u> </u>	34
T . C			>	And. *
For fu	orther information concerning thi	s matter, please call:		
	Mark E. Fried	at ( 305 ) 371-7079		
	Name of Contact Person	Area Code and Daytime Telephone Num	ber	
$\checkmark$	Certified copy (optional) \$30.0	00		
STRE	EET ADDRESS:	MAILING ADDRESS:		
Registration Section Registration Section		<u> </u>		
Division of Corporations Division of Corporations				
Clifton Building P. O. Box 6327 2661 Executive Center Circle Tallahassee, FL 32314				
	hassee, FL 32301	Tallahassee, FL 32314		

## 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	<u>Jurisdiction</u>	Form/Entity Type
BEILE CENTER LLC	Florida	LLC L1000093687
MEYER, LLC	Florida	LLC //0000/09723
SECOND: The exact name, f as follows:	orm/entity type, and jurisdic	tion of the surviving party are
Name	<u>Jurisdiction</u>	Form/Entity Type
BEILE CENTER LLC	Florida	LLC

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.) 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:

			Typed or Printed
Name of Entity/Organization:	1	Signature(s):	Name of Individual:
	/ he	15/	/

BEILE CENTER LLC / Mark E. Fried

MEYER, LLC Mark E. Fried

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

For each Corporation: \$35.00
For each Limited Partnership: \$52.50
For each General Partnership: \$25.00
For each Other Business Entity: \$25.00

Certified Copy (optional): \$30.00

## PLAN OF MERGER

follows: <u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
BEILE CENTER LLC	Florida	LLC
MEYER, LLC	Florida	LLC
SECOND: The exact name, for as follows:		<del></del>
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
BEILE CENTER LLC	Florida	LLC
THIRD: The terms and conditions of	the merger are:	
a. BEILE CENTER LLC, ho	olding 100% of the member	Ship interest of MEYER,
LLC, is its sole member. BE	LE CENTER LLC shall abs	sorb its subsidiary into it.
(Attac	sh additional sheet if necessar	····

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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 members of BEILE CENTER LLC shall continue to hold the same class and
amount of membership interest in it. Since BEILE CENTER LLC is the sole
member of MEYER, LLC, it will not attain any further membership interests.
(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:
Rights to acquire the interests, shares, obligations or other securities
do not exist.
(Attack additional sheet if necessary)

<b><u>FIFTH:</u></b> Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows:
None exist.
(Attach additional sheet if necessary)
<b>SIXTH:</b> Other provisions, if any, relating to the merger are as follows:
After the effective date of the merger, the Membership Certificate for the
membership interest in the absorbed limited liability company shall be cancelled.
BEILE CENTER LLC shall continue to be managed by one or more managers.
(Attach additional sheet if necessary)