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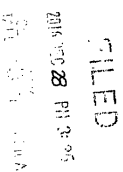
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I ALBRITTON

COVER LETTER

TO: Amendment Section Division of Corporations	,	
SUBJECT: Pizza Revolution at Tyndall, LLC		
56562611	Name of Surviving Party	
The enclosed Certificate of Merger and fee(s) are	e submitted for filing.	
Please return all correspondence concerning this	matter to:	
Loralie T Bennett		
Contact Person		
Pizza Revolution at Tyndall, LLC		
Firm/Company		
4626 Schooner Lane		
Address		
Lynn Haven, FL 32444		
City, State and Zip Code		
tl.pizzarevolution@gmail.com		
E-mail address: (to be used for future ann	nual report notification)	
For further information concerning this matter, p	olease call:	
Loralie Bennett	970 903-2566 at ()	
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	
Clifton Building	P. O. Box 6327	
2661 Executive Center Circle Tallahassee, FL 32301	Tallahassee, FL 32314	

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:

Name	<u>Jurisdiction</u>	Form/Entity Type	
Pizza Revolution of Destin, LLC	Florida	Limited Liability Company	
SECOND: The exact name, form/entity type, a	nd jurisdiction of the surviving part	y are as follows:	
Name	Jurisdiction	Form/Entity Type	
Pizza Revolution at Tyndall, 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>FOUR</u>	TH: Please check one of the b	poxes that app	ly to surviving en	tity: (if applicable)					
2	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.								
a	This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is:								
	<u>I:</u> This entity agrees to pay any 1006 and 605.1061-605.1072, I		n appraisal rights	the amount, to which members are en	titled under				
	I: If other than the date of filing the date this document is filed.			the merger, which cannot be prior to if State:	nor more than 90				
	If the date inserted in this block document's effective date on the			tatutory filing requirements, this date	will not be listed				
SEVE	NTH: Signature(s) for Each Page 1	arty:		Toward on Daine	a				
Name o	of Entity/Organization:		ignature(s):	Typed or Print Name of Individu					
Pizza R	Revolution of Destin, LLC		O ch	Loralie T Benn	ett				
Pizza R	Revolution at Tyndall, LLC		00	Loralie T Benn	nett				
Corpor	rations:		· ·	President or Officer mature of incorporator.)					
Genera	neral partnerships: Signature of a general partner or authorized person								
Florida	da Limited Partnerships: Signatures of all general partners								
	Florida Limited Partnerships: Signature of a general partner sed Liability Companies: Signature of an authorized person								
Limite	d Liability Companies:	Signature o	n an aumorized p	EISUII					
Fees:	For each Limited Liability Co	mpany:	\$25.00	For each Corporation:	\$35.00				
	For each Limited Partnership:		\$52.50	For each General Partnership:	\$25.00				
	For each Other Business Entit	y:	\$25.00	Certified Copy (optional):	\$30.00				

PLAN OF MERGER

OF

PIZZA REVOLUTION AT TYNDALL, LLC

AND

PIZZA REVOLUTION OF DESTIN, LLC

This is a plan of merger between PIZZA REVOLUTION AT TYNDALL, LLC, a Florida Limited Liability Company, and PIZZA REVOLUTION OF DESTIN, LLC, a Florida Limited Liability Company.

ARTICLE 1

Constituent Business Entities

The names of each constituent business entity are PIZZA REVOLUTION AT TYNDALL, LLC, a Florida Limited Liability Company, and PIZZA REVOLUTION OF DESTIN, LLC, a Florida Limited Liability Company.

ARTICLE II

Merger

Pursuant to section 605.1021, Florida Statutes, PIZZA REVOLUTION OF DESTIN, LLC, shall be merged into PIZZA REVOLUTION AT TYNDALL, LLC.

ARTICLE III

Surviving Business Entity

PIZZA REVOLUTION AT TYNDALL, LLC shall be the surviving business entity of the merger.

ARTICLE IV

Articles of Organization and Operating Agreement of Surviving Business Entity

The articles of organization and operating agreement of PIZZA REVOLUTION AT TYNDALL, LLC as in effect immediately prior to the merger shall not be changed by the merger and shall continue to be its articles of organization and operating agreement subsequent to the merger.

ARTICLE V

Managing Members/Managers of Surviving Business Entity

The managing members/managers of PIZZA REVOLUTION AT TYNDALL, LLC immediately prior to the merger shall continue to be the managing members/managers immediately following the merger.

ARTICLE VI

Membership Certificates/Interest(s)

All membership certificates/interest(s) of PIZZA REVOLUTION OF DESTIN, LLC shall be surrendered and cancelled. The membership certificates/interest(s) of PIZZA REVOLUTION AT TYNDALL, LLC currently issued shall remain unchanged and outstanding.

ARTICLE VII

Assets and Liabilities

On the effective date of the merger, the separate existence of PIZZA REVOLUTION OF DESTIN, LLC shall cease and PIZZA REVOLUTION AT TYNDALL, LLC shall, without any further action, possess all of the rights and privileges of both Limited Liability Companies existing immediately preceding the merger. All assets of any nature of PIZZA REVOLUTION OF DESTIN, LLC shall, without further action, be vested in PIZZA REVOLUTION AT TYNDALL, LLC, immediately following the merger. Following the merger, PIZZA REVOLUTION AT TYNDALL, LLC, shall be responsible for all liabilities and obligations of PIZZA REVOLUTION OF DESTIN, LLC. Any claim existing or action or proceeding pending against PIZZA REVOLTUION OF DESTIN, LLC may be continued as if the merger did not occur or PIZZA REVOLUTION AT TYNDALL, LLC may be substituted for PIZZA REVOLUTION OF DESTIN, LLC in any such proceeding. Neither the rights of creditors of nor any liens upon the property of PIZZA REVOLUTION OF DESTIN, LLC shall be impaired by the merger.

ARTICLE VIII

Effective Date of Merger

The merger shall be effective upon the filing by the Florida Department of State of articles of merger.

ARTICLE IX

Abandonment of Plan of Merger

Notwithstanding anything to the contrary herein contained, this plan of merger may be terminated and abandoned by the managing members/managers of PIZZA REVOLUTION OF DESTIN, LLC or the managing members/managers of PIZZA REVOLUTION AT TYNDALL, LLC at any time prior to the filing of articles of merger.

ARTICLE X

Signatures for each Limited Liability Company

PIZZA REVOLUTION OF DESTIN, LLC, a Florida Limited Liability Company

Trey W. Bennett President/Director/Member

Loralie T Bennett, Vice-President/Secretary/Treasurer/Director/Member

PIZZA REVOLUTION AT TYNDALL, LLC, a Florida Limited Liability Company

Irev.W Bennett, President/Director/Member

Loralie T Bennett, Vice-President/Secretary/Treasurer/Director/Member