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SECRETARY OF STATE ALLAHASSEE FLOORING

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R. WHITE

COVER LETTER

TO: Amendment Section

Division of Corporations	1 (
SUBJECT: SUPJECT:	Two LLC	
Name of Surviving Party		
The enclosed Certificate of Merger and fee(s) are submitted for filing.		
Please return all correspondence concerning this matter to:		
IMRAN CHAUDHRY Contact Person		
SNIIICC Two Lac		
1315 W. CHURCH ST		
ORLANDO, FL 32805		
City, State and Zip Code		
ANRENT@ AOL. COM		
E-mail address: (to be used for future annual report notification)		
For further information concerning this matter, please call:		
MRAN CHAUDHRY at (407, 385-0552		
Name of Contact Person	Area Code and Daytime Telephone Number	
Certified copy (optional) \$30.00		
STREET ADDRESS:	MAILING ADDRESS:	
Amendment Section	Amendment Section	
Division of Corporations Clifton Building	Division of Corporations P. O. Box 6327	
2661 Executive Center Circle Tallahassee, FL 32301	Tallahassee, FL 32314	

Merger Agreement

THIS MERGER AGREEMENT ("Agreement") is made on September 23, 2013 by and between SNIIIC TWO LLC, 1315 WEST CHURCH STREET, ORLANDO, Florida 32805, (the "SNIIIC TWO LLC of 1315 WEST CHURCH STREET, ORLANDO, Florida 32805, (the "SNIIICC TWO LLC").

SECRETARY OF STATE ALLAHASSEE, FLORIDA.

On completion of the merger, SNIIIC TWO LLC will be dissolved leaving SNIIICC TWO LLC as the surviving business which will be known as SNIIIC TWO LLC after the merger is complete. The surviving business will be registered in the state of Florida.

RECITALS

SNIIIC TWO LLC Dissolving Entity

SNIIIC TWO LLC is a LIMITED LIABILITY COMPANY duly organized, validly existing, and in good standing under the laws of Florida.

SNIHCC TWO LLC Surviving Entity

SNIIICC TWO LLC is a LIMITED LIABILITY COMPANY duly organized, validly existing, and in good standing under the laws of Florida.

SNIIIC TWO LLC Final Entity

SNIIIC TWO LLC is to be the surviving business entity, as that term is defined in the state statute, to the merger described in this agreement.

MERGER

Surviving Business Entity

Subject to the terms and conditions of this Agreement, on the Effective Date mentioned above, SNIIIC TWO LLC shall be merged with and into surviving entity under the laws of the state of Florida. As a result of the Merger, the separate corporate existence of SNIIIC TWO LLC shall cease and the entity shall continue as the surviving business entity SNIIIC TWO LLC

Certificate of Merger

SNIIICC TWO LLC shall file a certificate of merger with the Secretary of State, as required by the laws of the state of Florida. The certificate shall be signed and acknowledged by the required number of partners or members of all constituent entities. Certified copies of the certificate of merger shall be filed in the office of the recorder in all counties in which SNIIIC TWO LLC holds real property.

Effective Date of Merger

The merger shall be effective on the date of filing of the certificate of merger.

TERMS AND CONDITIONS

Negative Covenants

Between the date of this Agreement and the date on which the merger becomes effective, each constituent entity will not:

- Except in the ordinary course of business and for adequate value, dispose of any of its assets.

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- Enter into any contract or agreement obligating it for a period in excess of SONE YEAR except in the ordinary course of business.

- Make any distributions to its shareholders.

Further Assignments or Assurances

If at any time SNIIICC TWO LLC considers or is advised that any further assignments or assurances in law are necessary to vest or to perfect or to confirm of record in SNIIICC TWO LLC the title to any property or rights of disappearing entity, or otherwise carry out the provisions of this Agreement, the entities agree that the managers of SNIIIC TWO LLC, as of the effective date of the merger, will execute and deliver all proper deeds, assignments, confirmations, and assurances in law, and do all acts that the surviving entity reasonably determines to be proper to vest, perfect, and confirm title to such property or rights in SNIIICC TWO LLC, and otherwise carry out the provisions of this Agreement.

Conversion

(a) At the effective date of the merger, each interest in SNIIIC TWO LLC will be converted into 0 interest[s] of SNIIIC TWO LLC.

(b) No fractional interests of SNIIIC TWO LLC after merger will be issued to the holders of interests of SNIIIC TWO LLC. However, holders who would otherwise be entitled to receive a fraction of an interest of SNIIIC TWO LLC on the basis of the conversion provided for in this article will instead receive a cash payment equal to the value of that fraction, based on the market value of an interest of SNIIIC TWO LLC as of the effective date of the merger.

(c) Each interest of SNIIICC TWO LLC will be converted into 0 interest[s] of the new surviving entity (SNIIIC TWO LLC) after merger.

(d) No fractional interests of SNIIICC TWO LLC before merger will be issued to the holders of interests of the surviving entity after merger. However, holders who would otherwise be entitled to receive a fraction of an interest of SNIIICC TWO LLC on the basis of the conversion provided for in this article will instead receive a cash payment equal to the value of that fraction, based on the market value of an interest of SNIIICC TWO LLC as of the effective date of the merger.

Exchange

If any interest of SNIIIC TWO LLC being exchanged in connection with this merger is evidenced by a certificate, each holder of that interest must surrender the certificate or certificates, properly endorsed, to the surviving entity or its transfer agent, and will receive in exchange a certificate or certificates representing the number of interests of the surviving entity into which the interests of SNIIIC TWO LLC have been converted.

MANAGEMENT OF SURVIVING ENTITY

Management and Control

The partners or managers of surviving entity have the sole and exclusive control of the business, subject to any limitations in the articles and operating agreement of the surviving entity.

Directors and Officers

The initial Board of Directors of the Surviving Entity will consist of 2 Directors. Disappearing entity shall be entitled to nominate 2 members of the Board of Directors of the surviving entity.

INTERPRETATION AND ENFORCEMENT

Notices

Any notice, request, demand, or other communication required or permitted under this Agreement may be delivered in person, delivered by certified mail, return receipt requested, or delivered by facsimile transmission. Deliveries by certified mail or by facsimile transmission will be sent to the address of the respective party as first indicated above or as may be updated in the future in writing by either party.

Counterpart Executions

This agreement may be executed in any number of counterparts, each of which shall be deemed an original.

Partial Invalidity

If any term of this agreement is held by a court of competent jurisdiction to be void and unenforceable, the remainder of the contract terms shall remain in full force and effect

Applicable Law

The validity, interpretation, and performance of this agreement shall be controlled by and construed under the laws of the State of Florida.

Approvals

The office bearers and members of each constituent entity to this Merger Agreement have approved by the voting percentages required by the articles, operating agreement, and law the terms and conditions of this Agreement.

In witness of the mutual promises made above, SNIIIC TWO LLC and SNIIICC TWO LLC have executed this Merger Agreement on the date first stated above.

SNIIIC TWO LLC:

By IMRAN CHUAHDRY, MANAGING MEMBER

SNIIICC TWO LLC:

By IMRAN CHAUDHRY, MANAGING MEMBER