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MERGER OR SHARE EXCHANGE THE VILLAGE MIAMI, LLC

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CERTIFICATE OF MERGER FOR FLORIDA LIMITED PARTNERSHIP AND FLORIDA LIMITED LIABILITY COMPANY

The following Certificate of Merger is submitted in accordance with Section 620.2108, Florida Statutes, and Section 608.4382, Florida Statutes.

FIRST: The exact name, entity type, and jurisdiction for each merging party are as follows:

The Village Miami, Ltd., a Florida limited partnership Document Number A05000000448 8500 N.W. 25th Avenue Miami, Florida 33147

SECOND: The exact name, entity type and jurisdiction of the surviving party are as follows:

The Village Miami, LLC, a Florida limited liability company
Document Number 1.13000130008

8400 NW 25th Avenue, Suite 126
Miami, Florida 33147

THIRD: The attached plan of merger was approved by each party in accordance with the applicable provisions of Chapters 620 and 608, Florida Statutes and its organizational documents.

FOURTH: The effective date of the merger shall be the date upon which this Certificate of Merger is filed with the Florida Department of State.

FIFTH: Signatures for Each Party:

(Merger must be signed by the general partner of merging party and by the sole member of the surviving party).

SURVIVING PARTY:

THE VILLAGE MIAMI, LLC,

a Florida limited liability company

By: The Urban League of Greater Miami

Inc.,

a Florida not-for-profit copporation,

its Sole Member

Name: Talmadge W. Fair

Title: President

MERGING PARTY:

THE VILLAGE MIAMI, LTD.,

a Florida limited partnership

By: The Urban League of Greater Miami

Inc.

a Florida not-for-profit corporation,

is General Partner

Name: Talmadge W. Fair

Title: President

PLAN AND AGREEMENT OF MERGER

THIS PLAN AND AGREEMENT OF MERGER (this "Agreement"), dated as of September 16, 2013, is entered into by and between The Village Miami, Ltd., a Florida limited partnership ("Village Miami LTD"), and The Village Miami, LLC, a Florida limited liability company ("Village Miami LLC").

WITNESSETH:

WHEREAS, Village Miami LTD is a limited partnership duly organized and existing under the laws of the State of Florida;

WHEREAS, Village Miami LLC is a limited liability company duly organized and existing under the laws of the State of Florida; and

WHEREAS, the General Partner of Village Miami LTD and the sole Member of Village Miami LLC deem it advisable and in the best interests of their respective entities to have Village Miami LTD merge with and into Village Miami LLC pursuant to this Agreement and the applicable provisions of the laws of the State of Florida (the "Merger").

NOW, THEREFORE, the parties hereto, in consideration of the premises, mutual covenants and agreements herein contained, hereby agree as follows:

ARTICLE 1 THE MERGER

On the Effective Date of the Merger (as hereinafter defined) and in accordance with the laws of the State of Florida, Village Miami LTD shall merge with and into Village Miami LLC, with Village Miami LLC being the limited liability company surviving the Merger (the "Surviving Company").

ARTICLE 2 EFFECTIVE DATE

A Certificate of Merger, substantially in the form attached as Appendix "A" hereto, executed in accordance with the laws of the State of Florida shall be filed with the Secretary of State of the State of Florida. The Merger shall become effective on the date and time the Certificate of Merger is filed with the Secretary of State of the State of Florida (the "Effective Date of the Merger").

ARTICLE 3 CERTAIN RESULTS OF THE MERGER

- (a) Succession by Surviving Company: Effects of the Merger. Upon the Merger becoming effective and by virtue thereof Village Miami LTD and Village Miami LLC shall become and be a single member limited liability company, with Village Miami LLC as the Surviving Company, and the separate limited partnership existence of Village Miami LTD shall cease. The Merger shall have the effects set forth in Section 620.2109 of the Florida Revised Uniform Limited Partnership Act, and 608.4383 of the Florida Limited Liability Company Act.
- (b) Articles of Organization and Members of Surviving Company. Upon the Merger becoming effective:
- (i) The Articles of Organization of Village Miami LLC as in effect immediately prior to the Merger becoming effective, shall be the Articles of Organization of the Surviving Company until amended in the manner provided by law and said Articles of Organization.
- (ii) The Operating Agreement of Village Miami LLC in effect immediately prior to the Merger becoming effective shall be the Operating Agreement of the Surviving Company until amended in the manner provided by law, the Articles of Organization of the Surviving Company and said Operating Agreement.

ARTICLE 4 CONVERSION AND EXCHANGE OF MEMBERSHIP INTERESTS AND PARTNERSHIP INTERESTS UPON THE EFFECTIVE DATE OF THE MERGER

- (a) Village Miami LLC Membership Interests. Each membership interest in Village Miami LLC owned by the members of Village Miami LLC immediately prior to the Effective Date of the Merger shall continue to be owned by each member at and after the Effective Date of the Merger as each member's membership interests in the Surviving Company.
- (b) Village Miami LTD Partnership Interests. Upon the Effective Date of the Merger, each partnership interest in Village Miami LTD owned by the partners of Village Miami LTD immediately prior to the Effective Date of the Merger shall be converted into such partner's right to receive its pro-rate share of One Hundred Dollars (\$100) based upon its percentage interest in Village Miami LTD. Any right of the partners to receive additional partnership interests in Village Miami LTD shall be cancelled and extinguished.

ARTICLE 5 MISCELLANEOUS

- (a) Amendments. This Agreement shall not be modified or amended except by an instrument in writing signed by or on behalf of the parties hereto.
- (b) <u>Counterparts</u> This Agreement may be executed in any number of counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument
- (c) Governing Law. This Agreement shall be governed in all respects, including validity, interpretation and effect, by the laws of the State of Florida.
- (d) <u>Assignment</u> This Agreement and all of the provisions hereof shall be binding upon and inure to the benefit of the parties hereto and their respective successors and permitted assigns, but neither this Agreement nor any of the rights, interest or obligations hereunder shall be assigned by any of the parties hereto without the prior written consent of the other parties.
- (e) Headings. The headings of the sections and articles of this Agreement are inserted for convenience only and shall not constitute a part hereof.

[SIGNATURES ON THE FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties hereto have caused this Plan and Agreement of Merger to be duly executed on their behalf as of the date first above written.

THE VILLAGE MIAMI, LTD., a Florida limited partnership

By: The Urban League of Greater Miami, Inc. a Florida not for profit corporation,

its General Partner

Name: Talmadge W. Fair

Title: President

THE VILLAGE MIAMI, LLC, a Florida limited liability company

By: The Urban League of Greater Miami, Inc., a Florida not-for-profit corporation,

its Sole Member

Name-Talmodde W. Fair

Title: President

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