From: 7188888559 hyo ahn

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

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Division of Corporations

Fax Number : (850)617-6380

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cs@incfilings.com

MERGER OR SHARE EXCHANGE

Kahkow USA, LLC

Certificate of Status	0
Certified Copy	0
Page Count	06
Estimated Charge	\$50.00

AUG 2 6 2019

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July 1, 2019

FLORIDA DEPARTMENT OF STATE Division of Comorations

KAHKOW USA, LLC 4406 NW 74TH. AVE MIAMI, FL 33166

SUBJECT: KAHKOW USA, LLC

REF: L13000142673

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

As a condition of a merger, pursuant to s.605.0212(8), Florida Statutes, each party to the merger must be active and current in filing it's annual reports with the Department of State through December 31 of the calendar year in which the articles of merger are submitted for filing.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Shelia H Young Regulatory Specialist II

FAX Aud. #: H19000201219 Letter Number: 219A00013246

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From: 71888888559 hua 193)))

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Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is s with s. 605.1025, Florida Statutes.	ubmitted to merge the following Flo	orida Limited Liability Company(ies) in accordance
FIRST: The exact name, form/entity	type, and jurisdiction for each <u>mer</u>	ging party are as follows:
Name	<u>Jurisdiction</u>	Form/Entity Type
Kahkow USA LLC	New York	Limited Liability Company
		· ·
		
SECOND: The exact name, form/en	atity type, and jurisdiction of the sur	viving party are as follows:
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Kahkow USA, 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).

1 of 3

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FOUR	TTH: Please check one of the	boxes tha	at apply to surviving enti	ty: (if applicabl	e)		
Ø	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic recorder attached.						
	This entity is created by the I	nerger an	d is a domestic filing en	tity, the public o	organic record is attach	ned.	
a	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.						
0	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:						
					· · · · · · · · · · · · · · · · · · ·		
	H: This entity agrees to pay an		s with appraisal rights th	ne amount, to w	hich members!are enti	tled under	
\$8.605	.1006 and 605.1061-605.1072,	P.S.			ı		
	H: If other than the date of fili				h cannot be prior to no	or more than 9	
days a	fter the date this document is fi	iled by the	e Florida Department of	State:			
					İ		
	If the date inserted in this bloc document's effective date on the			itutory filing rec	quirements, this date w	ill not be liste	
	NTH: Signature(s) for Each P	•					
•		шtу.	8:		Typed or Printe		
	of Entity/Organization:		Signature(s):		Name of Individua Nadia Rizek	11:	
	ow USA LLC (NY)			<u>// - </u>	- 	·	
Kahkow USA, LLC (FL)			_		Hector Jose R	lizek	
-					<u> </u>		
Corpor	rations:	——————————————————————————————————————	man, Vice Chairman, Pr	esident or Offic	 er		
·			directors selected, signa				
	al partnerships: a Limited Partnerships:		ture of a general partner tures of all general partn		CIPOR		
	lorida Limited Partnerships: d Liability Companies:		ture of a general partner ture of an authorized per		İ		
		_	·				
Fees:	For each Limited Liability Co For each Limited Partnership		\$25.00 \$52.50	For each Cor	poration: heral Partnership:	\$35.00 \$25.00	
	For each Other Business Enti		\$25.00		opy (optional):	\$30.00	
		•	444		,	220.	

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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement") is entered into by and between Kahkow USA LLC, a New York Limited Liability Company, and Kahkow USA, LLC, a Florida Limited Liability Company. In consideration of the mutual promises and covenants contained in this Agreement, the parties agree as follows:

ARTICLE 1 MERGER AND NAME OF SURVIVING COMPANY

At the Effective Time of the Merger (as hereinafter defined), Kahkow USA LLC (NY) shall be merged into Kahkow USA, LLC (FL), with the separate existence of Kahkow USA LLC (NY) ceasing, and Kahkow USA, LLC (FL), being the surviving entity, which shall not be a new entity, shall carry on its business and shall continue its existence as a Florida Limited Liability Company to be governed by the laws of the State of Florida.

The Merger herein certified is permitted by the laws of the jurisdiction of each constituent entity and is in compliance therewith.

ARTICLE 2 TERMS AND CONDITIONS OF MERGER

The terms and conditions of the Merger are as follows:

- 2.1 Merger. In accordance with the provisions of this Agreement and the Florida Statutes, Kahkow USA LLC (NY) (hereinafter the "Nonsurviving LLC") shall be merged into Kahkow USA, LLC (FL) (hereinafter the "Surviving LLC"), the separate existence of the Nonsurviving LLC shall cease, and the name of the Surviving LLC shall be Kahkow USA, LLC.
- **2.2 Filing and Effectiveness.** The Merger shall become effective when the following actions shall have been completed:
 - 2.2.1 This Agreement shall have been adopted and approved by the officers, members, and managers, as appropriate, of each constituent entity in accordance with the requirements of the Florida Statutes;

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- 2.2.2 All of the conditions to the consummation of the Merger specified in this Agreement shall have been satisfied or duly waived by the party entitled to satisfaction thereof; and
- 2.2.3 The executed Articles of Merger meeting the requirements of the Florida Statutes shall have been filed with the Florida Department of State.
- 2.3 Date and Time of Effectiveness. The date and time when the Merger shall become effective, as aforesaid, is herein called the "Effective Time of the Merger." The Merger shall become effective upon filing of the Articles of Merger with the Florida Department of State.
- 2.4 Effects of the Merger. Upon the Effective Time of the Merger:
 - 2.4.1 The separate existence of the Nonsurviving LLC shall cease and the Surviving LLC shall be the surviving company and the Merger shall have the effects as provided under the applicable Florida Statute;
 - 2.4.2 The title to all real estate and other property owned by the Nonsurviving LLC is vested in the Surviving LLC without reversion or impairment;
 - 2.4.3 The Surviving LLC has all liabilities, obligations and royalties of the Nonsurviving LLC;
 - 2.4.4 A proceeding pending against the Nonsurviving LLC may be continued as if the merger did not occur or the Surviving LLC may be substituted in the proceeding for the Nonsurviving LLC;
 - 2.4.5 The Articles of Organization of the Surviving LLC are amended to the extent provided in this Agreement; and
 - 2.4.6 The interests of the Nonsurviving LLC that are to be converted into interest, obligations, or other securities of the Surviving LLC or cash or other property are converted and the former holders of interest are entitled only to the rights provided in the Agreement and Plan of Merger.
- 2.5 Manner of Conversion of Ownership Interest. Upon the Effective Time of the Merger, the membership interests in the Nonsurviving LLC will be changed and converted into membership interests of the Surviving LLC.

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ARTICLE 3 CHARTER DOCUMENTS

- 3.1 Articles of Organization and Operating Agreement. The Articles of Organization of the Nonsurviving LLC in effect immediately prior to the Effective Time and the Operating Agreement shall be the Articles of Organization and the Operating Agreement of the Surviving LLC immediately after the Effective Time until thereafter amended in the manner provided by law.
- 3.2 Members and Managers. From and after the Effective Time, until successors are duly elected or appointed and qualified in accordance with applicable law and the Operating Agreement of the Surviving LLC, (i) the members of the Nonsurviving LLC immediately prior to the Effective Time shall be the members of the Surviving LLC and (ii) the managers of the Nonsurviving LLC immediately prior to the Effective Time shall be the managers of the Surviving LLC.

ARTICLE 4 GENERAL

- 4.1 Further Assurance. From time to time, as and when requested by any party hereto, any other party will execute and deliver, or cause to be executed and delivered, all such documents and instruments as may be reasonably necessary to consummate the transactions contemplated by this Agreement.
- **4.2** Amendment. Any provision of this Agreement may, subject to applicable law, be amended prior to the Effective Time if, and only if, such amendment is in writing and signed by each party.
- 4.3 Abandonment. At any time before the Effective Time of the Merger, this Agreement may be terminated and the Merger may be abandoned for any reason whatsoever by the Nonsurviving LLC, notwithstanding the approval of this Agreement by the governing persons of the Nonsurviving LLC. In the event of such abandonment, this Agreement shall forthwith become void and neither party or its respective officers, managers, or members shall have any liability hereunder.
- **4.4 Governing Law.** This Agreement shall in all respects be construed, interpreted and enforced in accordance with and governed by the Florida Statutes.
- **4.5 Counterparts.** This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as if the signatures thereto and hereto

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were upon the same instrument. This Agreement shall become effective when each party hereto shall have received the counterpart hereof signed by the other party hereto.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed by their respective authorized officers on June 5, 2019.

Nadia Rizek, Managing Member of Kahkow USA LLC (NY)

Hector Jose Rizek, Managing Member of Kahkow USA, LLC (FL)