## L14000104518

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SCORTARY OF STATE
OFFISION OF CORPORATIONS
12. III 21 PM 3: 57

C. LEWIS

AUG 4 2014

EXAMINER

## **COVER LETTER**

TO: Amendment Section Division of Corporations	•	
IOD DISTRIBUTIONS LL	С	
SUBJECT: TOD DISTRIBUTIONS EL	Name of Surviving Party	_
The enclosed Certificate of Merger and fe	ee(s) are submitted for filing.	
Please return all correspondence concerni	ing this matter to:	
O'Neil Clarke		
Contact Person		
IOD DISTRIBUTIONS LLC		
Firm/Company		
398 East Dania Beach Blvd.		
Address		
Dania Beach, FL 33004		
City, State and Zip Code	<del></del>	
islandboy8@gmail.com		
E-mail address: (to be used for future annu	ual report notification)	
<b>V</b>	,	
For further information concerning this m	natter, please call:	
O'Neil Clarke	at (201 ) 492-7928	
Name of Contact Person	Area Code Daytime Telephone Number	<del></del>
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 32314	

CR2E080 (2/14)

Tallahassee, FL 32301

## STELLED STELLTARY OF STATE DIVISION OF CORPORATIONS 14 JUL 21 PM 3: 57

## 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.

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
OC DISTRIBUTIONS, LLC	<b>NEW JERSEY</b>	LLC
		<del> </del>
		<del></del>
		•
SECOND: The exact name, form/ent	ity type, and jurisdiction of the	surviving party are as follows:
Name L14000104518	Jurisdiction	Form/Entity Type
IOD DISTRIBUTIONS LLC	FLORIDA	LLC

**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>FOUI</u>	RTH: Please check one of the	e boxes that app	y to survivi	ng entity: (if applicable)				
Ø	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 fili	ng entity, the public organic re	cord is attached.			
	This entity is created by the limited liability partnership,			nited liability limited partnershinis attached.	p or a domestic			
	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:							
					CORPORATION OPH 3: 5			
under SIXT	ss.605.1006 and 605.1061-60	5.1072, F.S. ling, the delayed	effective da	ghts the amount, to which mer te of the merger, which cannot orida Department of State:				
SEVE	ENTH: Signature(s) for Each	Party:						
Name	of Entity/Organization:	Sign	ature(s):	Typed or Name of	Printed Individual:			
OC E	STRIBUTIONS LLC	C	Wil (	lak O'Neil C	larke			
IOD	DISTRIBUTIONS LLC		Wel C	O'Neil C	larke			
Corpo	rations:			President or Officer				
Florid Non-F	al partnerships: a Limited Partnerships: Florida Limited Partnerships: ed Liability Companies:	Signature of a Signatures of a Signature of a	general parti Il general pa general parti	ner				
Fees:	For each Limited Liability C For each Limited Partnership For each Other Business Ent	o:	\$25.00 \$52.50 \$25.00	For each Corporation: For each General Partnershi Certified Copy (optional):	•			