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MERGER OR SHARE EXCHANGE

D'Lites of Sarasota, LLC

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December 31, 2015

FLORIDA DEPARTMENT OF STATE Division of Corporations

D'LITES OF SARASOTA, LLC 8209 NATURES WAY UNIT 12 LAKEWOOD RANCH, FL 34202

SUBJECT: D'LITES OF SARASOTA, LLC

REF: L14000142765

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Darlene Connell Regulatory Specialist III FAX Aud. #: B15000307022 Letter Number: 615A00027261

P.O BOX 6327 - Tallahassee, Florida 32314

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15 DEC 31 AH 9: 03

Articles of Merger For Florida Limited Liability Company SECRETARY OF STATE TALLAHASSEE FLORIDA

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with 5, 605,1025, Florida Statutes.

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

<u>Name</u>	Incisdiction	Form/Entity Type		
D'Lites of Sarasota, LLC	Florida	TTC		
K. George Properties, L.I.C.	Florida	LLC		
		The state of the s		
	a for the the territory of the territory of			
the state of the s	COMPANIES ASSESSMENT CO. C. C. C. C. Millian Co. C.			
SECOND: The exact name, form/entity type, as	nd jurisdiction of the surviving part	y are as follows:		
Name	Jurisdiction	Form/Entity Type		
D'Enes of Surasota, LLC	Florida	LLC		

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with sa.605.1021-605.1020; 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	<u>FII:</u> Please check one of the b	oxes that apply	to surviving enti	ty: (if applicable)				
a	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.							
0	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.							
ø	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:							
FIFTI	1: This entity agrees to pay any		10 t the 113 life & All States & Residents Administration (Am. 1)			es une quan		
	1006 and 605.1061-605.1072, 1		alalaman i Sama					
SIXTU days at	1: If other than the date of filin ter the date this document is fil	ed by the Flori	da Department of	he merger, which State:		more than 90		
Note: as the c	If the date inserted in this block locument's effective date on th	does not mee e Department (the applicable st of State's records.	atutory filing requ	rirements, this date wi	ll not be listed		
SEYE:	NTII: Signature(s) for Each Pa	nty:			Typed or Printed			
Name of Entity/Organization:		S	Signature(s):		Name of Individual:			
	of Sarasota, FJ.C		Kirster	e George	Kirsten George	······································		
	rge Properties, LLC		Kiraten	e George George	Kirsten George			
			Alexander of the state of the s	W				
Corpor	orporations: Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.)							
	rneral partnerships: Signature of a general partner or authorized person							
	orida Limited Partnerships: Signatures of all general partners							
	on-Florida Limited Partnerships: Signature of a general partner imited Liability Companies: Signature of an authorized person							
Limite	d Liability Companies:	Signature o	i an aumorized pe	crson				
<u>Fyes:</u>	For each Limited Liability Co	anpany:	\$25.00	For each Con	oration:	\$35.00		
	For each Limited Partnership		\$52.50	For each Gen	eral Partnership:	\$25.00		
	For each Other Business linti		\$25.00		oy (optional):	\$30.00		