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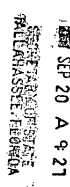
(Requestor's Name)
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CORPORATION SERVICE COMPANY 1201 Hays Street Tallhassee, FL 32301 Phone: 850-558-1500

ACCOUNT NO. : I2000000195

REFERENCE : 828644 4332894

AUTHORIZATION :

COST LIMIT : \$ 75.00

ORDER DATE: September 20, 2017

ORDER TIME : 3:57 PM

ORDER NO. : 828644-005

CUSTOMER NO: 4332894

### ARTICLES OF MERGER

SIERRA GRANDE CONDOMINIUM UNITS, LLC

INTO

SIERRA GRANDE APARTMENTS, LLC

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
XX PLAIN STAMPED COPY

CONTACT PERSON: Melissa Zender

EXAMINER'S INITIALS:

## FILED

#### ARTICLES OF MERGER

SEP 20 A 9 27

OF

TALEATHASSEE FEBRADA

Sierra Grande Condominium Units, LLC, a Florida limited liability company

#### **AND**

Sierra Grande Condominium Units II, LLC, a Florida limited liability company

#### **AND**

Sierra Grande Apartments, LLC, a Florida limited liability company

Date: September 20th, 2017

Sierra Grande Condominium Units, LLC, a Florida limited liability company, Document Number L14000194733 ("SGC"), Sierra Grande Condominium Units II, LLC, a Florida limited liability company, Document Number L15000163369 ("SGC II"), and Sierra Grande Apartments, LLC, a Florida limited liability company, Document Number L14000194742 ("SGA") hereby certify as follows:

- 1. <u>Merger</u>. Each of SGC, SGC II, and SGA have agreed to the merger of SGC and SGC II with and into SGA (the "Merger"). SGA is the surviving entity and shall continue its existence under its present name pursuant to the provisions of the Florida Revised Limited Liability Company Act (the "Florida Act"). SGC and SGC II are the merging entities and are each hereby terminated.
- 2. <u>Plan of Merger</u>. The executed Plan of Merger among SGC, SGC II, and SGA is on file at the principal place of business of SGA.
- 3. <u>Articles of Organization</u>. The Articles of Organization of SGA shall continue to be the Articles of Organization of SGA and shall continue in full force and effect until amended pursuant to the provisions the Florida Act.

- 4. Operating Agreement. The Operating Agreement of SGA shall continue in full force and effect until amended pursuant to the provisions provided therein and the Florida Act.
- 5. <u>Approval</u>. The Merger has been approved by SGC, SGC II and SGA in accordance with the provisions of the Florida Act ss. 605.1021 605.1026, and by the requisite members of SGC, SGC II and SGA.
- 6. Appraisal Rights. SGA has agreed to pay to any members of SGC and SGC II with appraisal rights the amount to which such members are entitled under the provisions of Florida Act ss. 605.10006 and 605.1061-605.1072.
- 7. <u>Effective Date</u>. The effective date and time of the Merger shall be the date and time of filing of these Articles of Merger.

-signatures on the following pages-

IN WITNESS WHEREOF, the undersigned have executed these Articles of Merger as of the date first above written.

SGA:

	Sierra Grande Apartments, LLC
Witness 1:  Name: Charmange E. Litz	By: CRC Fund III General Partner, LLC Manager  By: Gene C. Parker, Jr.  Title: Vice President
Witness 2:	
Enn fatty Name: Erm Tarty	
	SGC:
	Sierra Grande Condominium Units, LLC
Witness 1:	By: CRC Fund III General Partner, LLC Manager
Namo! Therocarports 12	By:  Name: Gene C. Parker, Jr.  Title: Vice President
Witness 2:	
Elm falty Name: Exp Joint	

-Signatures continued on following page-

WITNESS:

WITNESS:

SGC II:

Sierra Grande Condominium Units II, LLC

Witness 1:

By:

CRC Fund III General Partner, LLC

Manager

James Alcon a con C

By: \_\_\_\_

Gene C. Parker, Jr.

Title: Vice President

Witness 2:

Name:

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