L15000/25/43

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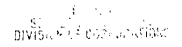
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COVER LETTER

TO:	Amendment Section . 5 Division of Corporations	\$ ts	.,,	t b		
ខារគឺរ	ECT: NRN Financial Services LLC					
SUBJ	Name of Surviving Party					
The e	nclosed Certificate of Merger and fee(s	a) are submitt	ed for filing.			
Please	e return all correspondence concerning	this matter to) :			
Raymo	ond Nieves					
	Contact Person					
NRN !	Financial Services LLC					
	Firm/Company					
15800	Pines Blvd., Suite 3091					
	Address					
Pemb	roke Pines, Florida 33027					
	City, State and Zip C	Code				
rnieve	es@nrnfs.com					
	E-mail address: (to be used for future	annual repo	rt notification)	-		
For fu	urther information concerning this matt	er, please cal	11:			
Raym	ond Nieves	954 at (613-73			
	Name of Contact Person		Area Code	Daytime Telephone Number		
Ø	Certified copy (optional) \$30.00					
STREET ADDRESS:			MAILING ADDRESS:			
Amendment Section			Amendment Section			
Division of Corporations			Division of Corporations			
	on Building		P. O. Box 6327			
	Executive Center Circle		Tallahassee, FL	. 32314		
Tallal	hassee, FL 32301					

CR2E080 (2/14)

Articles of Merger For Florida Limited Liability Company



15 AUG 27 AH 11: 23

Form/Entity Type

LLC

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

Name
NRN Financial Services LLC
Florida
LLC
Nieves Tax LLC
New York
LLC

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

Jurisdiction

Florida

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

L15000125163

Name

NRN Financial Services 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).

FOURTH: Please check one of the	boxes that apply to surviving	entity: (if applicable)				
This entity exists before the are attached.	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 filing	entity, the public organic record is attac	hed.			
	his entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited ability partnership, its statement of qualification is attached.					
		e of authority to transact business in this cess served pursuant to s. 605.0117 and 0				
ss.605.1006 and 605.1061-605.1072	, F.S.	ts the amount, to which members are ention of the merger, which cannot be prior to not of State:				
Note: If the date inserted in this blo as the document's effective date on SEVENTH: Signature(s) for Each	the Department of State's recor	e statutory filing requirements, this date v ds.	will not be listed			
Name of Entity/Organization:	Signature(s):	Typed or Printe Name of Individu				
Nieves Tax LLC	mm	Raymond Nieve	S DIVE			
NRN Financial Services LLC	from	Raymond Nieve				
NRN Financial Services LLC	1///	Nicole R. Nieve	s 27 Since			
Corporations: General partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships:	Chairman, Vice Chairman (If no directors selected, so Signature of a general part Signatures of all general part Signature of a general part	gnature of incorporator.) ner or authorized person artners ner	1.23			
Limited Liability Companies:	Signature of an authorized	person				
For each Limited Liability C For each Limited Partnership For each Other Business En	p: \$52.50	For each Corporation: For each General Partnership: Certified Copy (optional):	\$35.00 \$25.00 \$30.00			