## Florida Department of State

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## **MERGER OR SHARE EXCHANGE** MIAMI-DADE LEASING III-C, LLC

| Certificate of Status | 0       |
|-----------------------|---------|
| Certified Copy        | 0       |
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**COVER LETTER** 

| TO: Amendment Section Division of Corporations          |   |
|---|---|
| SUBJECT:Miami-Dade Leasing III-C. LLC                   |   |
|   | ne of Surviving Party                     |
| The enclosed Certificate of Merger and fee(s) are subm  | nitted for filing,                        |
| Please return all correspondence concerning this matter | r lo:                                     |
| David Stephen Flope, Esq.                               |   |
| Contact Person  | -   |
| Assistant County Attorney, Minmi-Dade County            |   |
| Firm/Company  |   |
| 111 NW First Street, 28th Floor                         |   |
| Address   |   |
| Miami, Florida 33128                                    |   |
| City. State and Zip Code                                | <del></del>                               |
| dhope@miamidade.gov                                     |   |
| E-mail address: (to be used for future annual re        | port notification)                        |
|   |   |
| For further information concerning this matter, please  | call:                                     |
| Lisa S. Weitz   | 305 577-7000                              |
| Name of Contact Person                                  | Area Code Daytime Telephone Number        |
| El Certified copy (optional) \$30.00                    | et en |

STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Amendment Section
Division of Corporations
P. O. Box 6327
Tallahassee, Fl. 32314

MAILING ADDRESS:

CR2E080 (2/14)

FILED

## Articles of Merger For Florida Limited Liability Company

2016 SEP 24 AH 11: 27

SECALLARYOF STATE

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

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows: Name 1 <u>Jurisdiction</u> Forn/Entity Type Miami Transit Trust III Delaware Statutory Trust

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

Name

Jurisdiction

Form/Entity Type

Miami-Dade Leasing III-C, LLC

Florida

Limited Liability Company

THIRD; The merger was approved by each domestic merging entity that is a limited fiability 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).

9/22/2015 4:24:46 PM From: To: 8506176380( 4/4 )

| FOUR                         | TH: Please check one of the b   | oxes that ap  | oply to surviving ent   | ity: (if applicable)  |                            |  |  |
|------------------------------|---|---|---|---|----------------------------|--|--|
| 0                            | This entity exists before the me are attached.  | erger and is  | a domestic filing or  | nity, the amendment, if any to its public   | organic reco               |  |  |
|                              | This entity is created by the merger and is a domestic filing entity, the public organic record is attached.  |   |   |   |                            |  |  |
| 0                            | 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 the mailing address to which the deflorida Statutes is:   | hat does no<br>leparment i                                    | t have a certificate o<br>may send any proces                         | f authority to transact business in this s<br>is served pursuant to s. 605,0117 and C | rate. The<br>hapter 48,    |  |  |
| SIXT days a                  | .1006 and 605.1061-605.1072, I<br>H: If other than the date of filin<br>fier the date this document is fil-<br>tf the date inserted in this block<br>document's effective date on the | F.S.  Ig. the delay ed by the F  k does not not be c Departme | ved effective date of<br>lorida Department o<br>neet the applicable s | tatutory filing requirements, this date w   | or more than 90            |  |  |
|                              | NTH: Signature(s) for Each Pa   | irty:   |   | Typed or Printer  |                            |  |  |
| Name of Entity/Organization: |   |   | Signature(s):   | Name of Individua   | d:                         |  |  |
| Miam                         | i-Dade Lensing III-C, LLC   | _ <b>_</b>  | La por  | Frank P. Hinton   |                            |  |  |
| Miam                         | i Transit Trust III. by Wilmington T  | Frust   | 17.   |   | selli Woolery<br>President |  |  |
| Cemp                         | any, not in its individual capacity b   | an solely   |   | <del>,</del>  |                            |  |  |
| as Tru                       | stee  |   |   |   |                            |  |  |
| Corps                        | orations:   |   | an, Vice Chairman. F  | President or Officer<br>nature of incorporator.)                                      |                            |  |  |
| Gene                         | al parmerships:   |   |   | er or authorized person   |                            |  |  |
|                              | da Limited Partnerships: Signatures of all general partners   |   |   |   |                            |  |  |
| Non-l                        | Norida Limited Parmerships:   | Signatu   | re of a general partne  | 24"   |                            |  |  |
| Limit                        | ed Liability Companies:   | Signatur  | re of an amhorized p  | erson   |                            |  |  |
| Fees:                        | For each Limited Liability Co   | ompany:   | \$25.00   | For each Corporation:   | •                          |  |  |
|                              |   |   |   | reaction competition.   | \$35.00                    |  |  |
|                              | For each Limited Partnership:   |   | \$52.50   | For each General Partnership:   | \$35.00<br><b>\$2</b> 5,00 |  |  |