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(Requ	estor's Name)	-
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PICK-UP	☐ WAIT	MAIL
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Certified Copies	Certificate	s of Status
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TO: Amendment Section Division of Corporations					
SUBJECT: LOCAL ONE FM LLC					
No.	ame of Surviv	ring Party			
The enclosed Certificate of Merger and fee(s) are suf	omitted for fil	ing.			
Please return all correspondence concerning this mat	ter to:				
Kelly Roberts					
Contact Person					
Roberts Law, PLLC					
Firm/Company					
2075 Main Street, Suite 23					
Address					
Sarasota, FL 34237					
City, State and Zip Code					
kelly@kellyrobertslaw.com					
E-mail address: (to be used for future annual	report notific	ration)			
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For further information concerning this matter, pleas	e call:		5≥0	2024 OCT	
Kelly Roberts at (941	444-9783	_ - - -	\Box	1
Name of Contact Person	Area Code	Daytime Telephone Number		29	į
☐ Certified copy (optional) \$30.00				AH O	
STREET ADDRESS:		NG ADDRESS:	1127	ن ة	
Amendment Section		nent Section of Corporations	: •	(C)	
Division of Corporations Clifton Building	P. O. Bo				
2661 Executive Center Circle		ssee, FL 32314			
Tallahassee, FL 32301					

CR2E080 (2/20)

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.

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

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
LOCAL ONE GC, LLC	Florida	TTC 133000 43084
SECOND: The exact name, form/entity ty	pe, and jurisdiction of the <u>sur</u>	viying party are as follows:
Name	<u>Jurisdiction</u>	Form/Entity Type
LOCAL ONE FM LLC	Florida	LLC 110000134221

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>FOUR</u>	TH: Please check one of the bo	xes that apply t	o surviving enti	ity: (if applicable)		
Ø	This entity exists before the mer are attached.	rger and is a do	mestic filing en	tity, the amendment, if	any to its public	organic record
	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.					
	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.					
	This entity is a foreign entity the mailing address to which the de Florida Statutes is:	at does not have partment may s	e a certificate of end any proces	f authority to transact b s served pursuant to s.	usiness in this sta 605.0117 and Ch	ate. The apter 48,
ss.605.	1: This entity agrees to pay any n 1006 and 605.1061-605.1072, F. 1: If other than the date of filing, firer the date this document is filed	S. , the delayed ef	fective date of t	the merger, which cann		
Note:	If the date inserted in this block document's effective date on the	does not meet t Department of	he applicable st State's records.	atutory filing requirem	ents, this date wi	ll not be listed
SEVE	NTH: Signature(s) for Each Par			4	Typed or Pr	
	of Entity/Organization: CAL ONE GC , LLC	Sig	nature(s):	7	Name of In-	
	CAL ONE FM LLC		Tull		PETER S. TF	RAHANAS
Corpo	rations:	Chairman, Vi	ce Chairman, P	resident or Officer nature of incorporator.)	1	
Genera	al partnerships:	Signature of a	general partne	r or authorized person		
	orida Limited Partnerships: Signatures of all general partners					
Non-F	on-Florida Limited Partnerships: Signature of a general partner					
Limite	ed Liability Companies:	Signature of a	in authorized po	erson		
Fees:	For each Limited Liability Con	npany:	\$25.00	For each Corporati		\$35.00
2000	For each Limited Partnership:		\$52.50	For each General P		\$25.00
	For each Other Business Entity	":	\$25.00	Certified Copy (or	ptional):	\$30.00