11600135543

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	
(Cit	ry/State/Zip/Phon	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nar	ne)
(Do	cument Number)	
Certified Copies	_ Certificates	s of Status
Special Instructions to	Filing Officer:	
	13/31	ATE

Office Use Only



300322054593

12/20/18--01021--023 **50.00

16 DEC 20 AV 11: 2:

JAN 0 5 2019 S. YOUNG

COVER LETTER

TO:	Amendment Section Division of Corporations					
CHDI	ECT: Sale Capital Investments, LLC					
SUBJ	Name of Surviving Party					
The er	nclosed Certificate of Merger and fee(s) are submitted fo	r tīling.			
Please	return all correspondence concerning	this matter to:				
Thoma	as O. Wells, Esq					
	Contact Person					
Wells	& Wells, P.A.					
	Firm/Company					
901 Pc	once de Leon Blvd., Suite 200					
	Address					
Coral C	Gables, FL 33134					
	City. State and Zip C	ode				
meche	lle@twellslaw.com					
	E-mail address: (to be used for future	annual report noti	itication)	_		
For fur	rther information concerning this matte	er, please call:				
	s O. Wells	305 at (, 444-0(116		
	Name of Contact Person		ea Code	Daytime Telephone Number		
a	Certified copy (optional) \$30.00					
STRE	ET ADDRESS;	MAU	LING AD	DDRESS:		
			idment Se			
	on of Corporations Building		ion of Cor Box 6327	porations		
	r Dunung Evecutivo Center Circle		DOX 0547 megaa: E1			

CR2E080 (2/14)

Tallahassee, FL 32301

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:

	Jurisdiction	Form/Entity Type	
ECUHRSE Lakeline, LLC	Delaware	LLC	
			
			
SECOND: The exact name, form/entity type,	and jurisdiction of the surviving pa	rty are as follows:	
Name	Jurisdiction	Form/Entity Type	
Sale Capital Investments, LLC	Florida	LLC	

<u>THIRD</u>: 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).

16 DEC 20 ANTH: 23

100	rease eneer one of the	. voxes macaj	phy to surviving c	mity, (ii appucaoi	()				
∅	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.								
_	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 mailing address to which the Florida Statutes is:								
SIXT days a Decen	H: If other than the date of filiter the date this document is finber 31, 2018 If the date inserted in this blockdocument's effective date on the	ng, the delayered by the Florian	orida Department	of State:					
	ENTH: Signature(s) for Each F	·	n or state's record	S					
	of Entity/Organization:	arty.	Signaturetst		Typed or Printed Name of Individua				
ECLH	RSE Lakeline, LLC				LiisArtre	7			
Sale C	apital Investments, LLC				Luis A. Perez				
Corpo	rations:		. Vice Chairman, . ectors selected, sig						
	al partnerships:	Signature	of a general partn	er or authorized pe					
	da Limited Partnerships: Signatures of all general partners								
	lorida Limited Partnerships: d Liability Companies:		of a general partn of an authorized p						
Fees:	For each Limited Liability Co	ompany:	\$25.00	For each Cor	poration:	\$35.00			
	For each Limited Partnership	:	\$52.50	For each Gen	eral Partnership:	\$25.00			
	For each Other Business Enti	tv:	\$25.00		ny (ontional):	\$30.00			