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Mary Beth Hewitt 937-449-2844 marybeth.hewitt@dinsmore.com Legal Counsel.

DINSMORE & SHOHL LLP Fifth Third Center ^ One South Main Street ^ Suite 1300 Dayton, OH 45402 www.dinsmore.com

March 15, 2017

VIA FEDERAL EXPRESS

Florida Department of State
Amendment Section - Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

In re: Karland, LLC

Dear Sir or Madam:

On behalf of our above-referenced client, enclosed for filing are the original and two copies of Articles of Merger. Also enclosed is our check in the amount of \$50.00 representing payment of the filing fee. Please file and return evidence of filing to us in the self-addressed, stamped envelope provided for your convenience in responding.

If you have any comments or questions, please call me at the number above.

Thank you for your assistance in this matter.

Very truly yours, Mary Beth Heurth

Mary Beth Hewitt

OSBA Certified Paralegal

MBH/47130-1 Enclosures

c: Frederick J. Caspar, Esq.

Articles of Merger For Florida Limited Liability Company

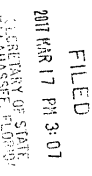
The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

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

Name	<u>Jurisdiction</u>	Form/Entity Type	
Karland, LLC	Ohio	limited liability company	
SECOND: The exact name, form/entity type,	and jurisdiction of the <u>surviving</u> par	ty are as follows:	
Name	Jurisdiction	Form/Entity Type	
Karland, LLC	Florida	limited liability company	

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).

1 of 3



FOU	RTH: Please check one of the	boxes that a	apply to surviving e	ntity: (if applicab	le)			
Ø	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.							
8	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:	that does no department	ot have a certificate may send any proce	of authority to tra	ansact business in this and to s. 605.0117 and C	state. The Chapter 48,		
FIFTI ss.605.	I: This entity agrees to pay any 1006 and 605.1061-605.1072,	/ members w	vith appraisal rights	the amount, to w	hich members are entit	tled under		
SIXTI days at	H: If other than the date of filing fiter the date this document is fiter the date this document is fiter the date.	ng, the delay led by the Fl	red effective date of lorida Department c	the merger, which of State:	ch cannot be prior to no	or more than 90		
as the	If the date inserted in this bloc document's effective date on the NTH: Signature(s) for Each P	ne Departme			•			
Name of Entity/Organization:			Typed or Printed Signature(s): // Name of Individual:					
Karland	d, LLC, a Florida limited liability	company	g. lly	-, these	John V. Walker,	III, President		
Karland	d, LLC, an Ohio limited liability c	ompany	921-	- free	John V. Walker,	III, President		
Corpor	ations:		n, Vice Chairman, F					
Florida Non-Fl	ll partnerships: Limited Partnerships: orida Limited Partnerships: d Liability Companies:	Signature Signature Signature	e of a general partners of all general partners of all general partners of a general partners of an authorized partners of a general partners of a gen	er or authorized p eners er				
Fees:	For each Limited Liability Co For each Limited Partnership: For each Other Business Entit		\$25.00 \$52.50 \$25.00		poration: neral Partnership; npy (optional);	\$35.00 \$25.00 \$30.00		