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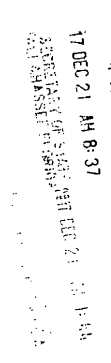
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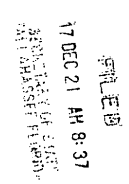
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## ARTICLES OF MERGER OF DEYTA, LLC INTO LCKP FL HOLDINGS LLC

To the Secretary of State of the Commonwealth of Kentucky and the Secretary of State of the State of Florida:

Pursuant to the provisions of Sections 275.345 et seq. of the Kentucky Limited Liability Company Act and Sections 608.438 et seq. of the Florida Limited Liability Company Act, the undersigned entities have adopted these Articles of Merger as follows:

- 1. The constituent business entities which are to merge are:
  - a. Deyta, LLC, a Kentucky limited liability company ("KYLLC"), and
  - b. LCKP FL Holdings LLC, a Florida limited liability company ("FLLLC"). L17000253732
- 2. FLLLC is the surviving business entity. The name of the surviving business entity is "LCKP FL Holdings LLC."
- The Articles of Organization of FLLLC, as in effect on the effective date
  of the merger, shall continue in full force and effect as the Articles of
  Organization of the surviving entity, FLLLC, and shall not be changed or
  amended by the merger.
- 4. The merger and the plan of merger were duly authorized and approved by each constituent business entity in accordance with KRS 275.350 and Fla. Stat. §§ 605.1021 605.1026.
- 5. The surviving entity has agreed to pay to any members of any limited liability company with appraisal rights the amount to which such members are entitled under the provisions of Fla. Stat. §§ 605.1006 and 605.1061 605.1072.
- 6. FLLLC:
  - Agrees that it may be served with process in the Commonwealth of Kentucky in any proceeding for enforcement of any obligation of KYLLC, as well as for enforcement of any obligation of FLLLC arising from this merger; and

b. Appoints the Secretary of State of the Commonwealth of Kentucky as its agent for service of process in any proceeding described in 5(a) above, and advises the Secretary of State that any such process may be mailed to it at:

SKO-Louisville Services, LLC 2000 PNC Plaza 500 West Jefferson Street Louisville, Kentucky 40202

- 7. The representatives of KYLLC and FLLLC have been authorized to execute these Articles of Merger.
- 8. The effective date and time of this merger shall be 11:59 p.m. on December 31, 2017.

IN WITNESS WHEREOF, these Articles of Merger are executed by each constituent business entity.

DEYTA, LLC

J. Kevin Porter, President and CEO

LCKP FL HOLDINGS LLC

J. Kevin Porter, President and CEO

Prepared by:

Laure H. Pulkag

STOLL KEENON OGDEN PLLC 500 West Jefferson Street, Suite 2000

Louisville, Kentucky 40202

(502) 560-4217