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	Requestor's Name)			
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	Business Entity Name)			
1	Document Number)			
Certified Copies	Certificates of Status			
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James P.S. Lashaw 2003/477.1758 Jim@LeshawLaw.com www.LeshawLaw.com

March 20, 2018

FEDEX

Florida Department of State Amendment Section Clifton Building Tallahassee, FL 32 314 2661 Executive Center Circle Tallahassee, FL 32 301

Re: Article of Merger

Dear Sir or Madame:

I have enclosed fourteen Articles of Merger Documents. The name of the <u>Merging Entity</u> or entities is set forth in Paragraph First of each document. The name of the <u>Surviving Entity</u> is set forth in Paragraph Second of each document. Would you please arrange filing of each of these documents.

Would you also please provide a total of seven certified copies as follows:

Entity	Name of S	urviving	Number of Certified Copies
LLC	Local Equ	ty Three	1
	Broward (ne LLC	1
	Broward '	wo LLC	1
-	Doral LLC	· · · · · · · · · · · · · · · · · · ·	2
	Brickell O	ne LLC	1
	Brickell T	vo LLC	1

All documents should be returned to me in the enclosed pre-paid/pre-addressed United States Postal Service envelope. I have enclosed a check in the amount of \$560.

Thank you for your assistance. You can reach me at (305) 477-1758 if you want to talk.

Very thuly yours,
James F. S. Leshaw

Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Companies in accordance with s. 605,1025, Florida Statutes.

FIRST: The exact name, form entity type, and jurisdiction for the merging party are as follows: fill Investment Siete US, LEC, a Florida limited liability company.

SECOND. The exact name, form entity type, and jurisdiction of the surviving party are as ollows: I ocal Equity Live LLC, a Florida limited liability company.

FHIRD: The merger was approved by each domestic merging entity that is a limited liability ompany in accordance with \$8,605,1021-605,1026; and by each member of such limited liability ompany who as a result of the merger will have interest holder liability under 8.605.1023(1)(b).

OURTH: This entity exists before the merger and is a domestic filing entity

IFTH: This entity agrees to pay any members with appraisal rights the amount, to which tembers are entitled under ss.605,1006 and 605,1061-605,1072, F.S.

IXTH: It other than the date of filing, the delayed effective date of the merger, which cannot be rior to nor more than 90 days after the date this document is filed by the Florida Department of tate: March 20, 2018.

SEVENTH: Signature for Each Party:

Surviving Entity: Local Equity Five LLC

Hy its Manager: Direct Management LLC,

a Delaware limited hability company

Print Name: James P. S. Leshaw

Title: Authorized Person

Merging Entity: Bill Investment Siete US, LLC

frint Name: Miguel Macias

itle: Manager