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236 East 6th Avenue. Tallahassee, Florida 32303 P.O. Box 37066 (32315-7066) ~ (850) 222-2666 or (800) 969-1666. Fax (850) 222-1666

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	PICK U	P: <u>2/27 Glinda</u>	
	CERTIFIED COPY		
XX	РНОТОСОРУ		
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хх	FILING	Merger	
•	M. Barrett Enterprises, LLC		
	(CORPORATE NAME AND DOCUMEN	1 #)	
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	(CORPORATE NAME AND DOCUMEN	Τ#)	
	(CORPORATE NAME AND DOCUMEN	T #)	
PECIA	L INSTRUCTIONS:		

COVER LETTER

TO: Amendment Section Division of Corporations					
SUBJECT: M. BARRETT ENTERPRISES, LLG	C				
SUBJECT:	Name of Surviving Party				
The enclosed Certificate of Merger and fee(s)	are submi	tted for filing.			
Please return all correspondence concerning th	nis matter	to:			
Contact Person					
Firm/Company					
Address					
City, State and Zip Co.	de				
mikebarrett2@mac.com					
E-mail address: (to be used for future a	innual rep	ort notification)	_		
For further information concerning this matter					
Name of Contact Person	au	Area Code	Daytime Telephone Number		
☐ Certified copy (optional) \$30.00					
STREET ADDRESS: Amendment Section		MAILING ADDRESS: Amendment Section			
Division of Corporations Clifton Building		Division of Corporations P. O. Box 6327			
2661 Executive Center Circle		Tallahassee, FL 32314			

CR2E080 (2/14)

Tallahassee, FL 32301

Articles of Merger For Florida Limited Liability Company

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

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

Name	<u>Jurisdiction</u>	Form/Entity Type	
M. BARRETT ENTERPRISES, LLC	New York	LLC	
SECOND: The exact name, form/entity type,	and jurisdiction of the <u>surviving</u> pas	ty are as follows:	
Name Name	Jurisdiction	Form/Entity Type	
M. BARRETT ENTERPRISES, LLC	Florida	LLC	

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).

FOU	RTH: Please check one of the	boxes that	apply to surviving e	ntity: (if applica	ible)		
Ø	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.						
	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 r departmen	not have a certificate t may send any proce	of authority to toess served pursu	ransact business in this and C	state. The Chapter 48.	
ss.605 <u>SIXTI</u>	H: This entity agrees to pay any .1006 and 605.1061-605.1072. H: If other than the date of filir fter the date this document is fil	F.S. ig, the dela	yed effective date of	the merger, wh			
as the s	If the date inserted in this block document's effective date on the NTH: Signature(s) for Each Particle of Entity/Organization:	e Departm	meet the applicable sent of State's records	statutory filing r	Typed or Printee	d.	
M. BA	RRETT ENTERPRISES, LLC (F)	orida)	maG	Zusto	Michael Barrett		
M. BA	RRETT ENTERPRISES. LLC (No	ew York)	_m a (Zus	Michael Barrett		
Genera Florida Non-Fl	ations: I partnerships: Limited Partnerships: orida Limited Partnerships: I Liability Companies:	(If no di Signatur Signatur Signatur	an, Vice Chairman, I rectors selected, sign re of a general partneres of all general partnere of a general partnere of an authorized p	nature of incorp er or authorized tners er	orator.)		
Fees:	For each Limited Liability Cor For each Limited Partnership: For each Other Business Entity	•	\$25.00 \$52.50 \$25.00		orporation: eneral Partnership: lopy (optional):	\$35.00 \$25.00 \$30.00	

THIS AGREEMENT AND PLAN OF MERGER adopted on this 19th day of January, 2018 by M. BARRETT ENTERPRISES, LLC, a New York domestic Limited Liability Company (hereinafter the "New York LLC"), and by M. BARRETT ENTERPRISES, LLC. a Florida domestic Limited Liability Company (hereinafter the "Florida LLC").

WHEREAS, the New York LLC and the Florida LLC are companies which desire to enter into this Agreement and Plan of Merger (Agreement) and intend to qualify as a tax-free merger, pursuant to section 368(a)(1)(F) of the Internal Revenue Code, and form a single company.

NOW, THEREFORE, in consideration of the mutual covenants and Agreements, the parties agree as follows:

- 1. The participating companies, the Florida LLC and the New York LLC shall, pursuant to the provisions of the Limited Liability Company Laws of the State of New York and Florida, respectively, be merged with and into a single company, to wit, the Florida LLC, shall be the surviving company upon the Effective Date of the merger (as hereinafter defined) and which is sometimes hereinafter referred to as the "Surviving LLC", and which shall continue to exist as said Surviving LLC under its present name. The separate existence of the New York LLC, which is sometimes hereinafter referred to as the "Terminating LLC," shall cease upon the Effective Date of the merger (as hereinafter defined) in accordance with the provisions of respective Limited Liability Company Laws.
- 2. The Articles of Organization of the Surviving LLC as of the Effective Date of the merger shall be the Articles of Organization of said Surviving LLC and shall continue in full force and effect until sooner amended or changed.
- 3. The Operating Agreement of the Terminating LLC upon the Effective Date of the merger will be the Operating Agreement of said Surviving LLC (except the operating agreement shall be amended to the extent that it shall be governed by applicable Florida

law) and will continue in full force and effect until further changed, altered or amended as therein provided.

- 4. The Member(s) of the Terminating Company and their respective interests mirror the Surviving LLC, as of the Effective Date of the merger, therefore, there is no change of the Member's respective interest in the Surviving LLC.
- 5. The Member(s) of the Surviving LLC upon the Effective Date of the merger shall hold their current directorship and offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the Operating Agreement of the Surviving LLC.
- 6. The employee identification number ("EIN") of the Terminating LLC upon the Effective Date shall be the EIN of the Surviving LLC.
- 7. The merger of the Terminating LLC with and into the Surviving LLC shall be authorized in the manner prescribed by the laws of the State of New York and Florida, respectfully, and the Plan of Merger herein made and adopted shall be submitted to the Member(s) of the Terminating LLC and Surviving LLC for their adoption or rejection in the manner prescribed by the provisions of the said respective Limited Liability Company Laws.
- 8. In the event that the merger of the Terminating LLC with and into the Surviving LLC shall have been duly authorized in compliance with the Laws of State of New York and Florida, respectfully, and in the event that the Plan of Merger shall have been adopted by the Member(s) entitled to vote of the Terminating LLC and Surviving LLC in the manner prescribed by the provisions of the said Laws, the Terminating LLC and the Surviving LLC will cause to be executed and filed and/or recorded any document or documents prescribed by the laws of the State of New York and Florida, and will further cause to be performed all necessary acts herein and elsewhere to effectuate the merger.

9. The Managing Member(s) of the Terminating LLC and the Surviving LLC, respectively, shall be authorized, empowered and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

10. The "Effective Date: of the merger shall be the later date of filing of the Certificate of Merger document with (i) the State of Florida or (ii) the State of New York.

IN WITNESS WHEREOF, the parties have entered into this Agreement of Limited Liability Company as of the day first above set forth.

Surviving LLC

M. BARRETT ENTERPRISES, LLC, a Florida Limited Liability Company

Cinited Liability Company

By: MICHAEL BARRETT, Sole Member

Terminating LLC

M. BARRETT ENTERPRISES, LLC, a New York Limited Liability Company

By:

MICHAEL BARRETT, Sole Member