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Name:	CENPOS, LL	_C	
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Certified Copy of Arts & Amend: Plain Copy: Certificate of Good Standing:			
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Thank you!

COVER LETTER

TO: Amendment Section Division of Corporations		2019 MAR 26 PH 4: 36
SUBJECT: CenPOS, LLC		
SUBJECT:	TALL AHASSEE TOTAL	
The enclosed Certificate of Merger and for	ee(s) are submitted for filing.	
Please return all correspondence concern	ing this matter to:	
Linda E. Bidon		
Contact Person		
U.S. Bank National Association		
Firm/Company		
800 Nicollet Mall, BC-MN-H21N		
Address		
Minneapolis, MN 55402		
City, State and Zip Code		
linda.bidon@usbank.com		
E-mail address: (to be used for future ann	ual report notification)	
is man address. (No be also not relieve and	,	
For further information concerning this r	natter, please call:	
Linda E. Bidon	at (612) 303-7856	
Name of Contact Person	Area Code Daytime Telephone Number	
X Certified copy (optional) \$30.00		
STREET ADDRESS:	MAILING ADDRESS:	
Amendment Section	Amendment Section	
Division of Corporations	Division of Corporations	
Clifton Building	P. O. Box 6327 Tallahassee, FL 32314	
2661 Executive Center Circle	Lattering occit in aparta	

CR2E080 (2/14)

Tallahassee, FL 32301

Articles of Merger For Florida Limited Liability Company

2019 HAR 26 PM 4: 36

FILE MALLE OF BEE

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:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Cornerstone Merchant Advisors, Inc.	Florida	Corporation
JAO Solutions, Inc.	Florida	Corporation
SECOND: The exact name, form/entit	y type, and jurisdiction of th	ne surviving party are as follows:
Name	<u>Jurisdiction</u>	Form/Entity Type
CenPOS, 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).

FOUR	TTII: Please check one of the	boxes that	apply to survivin	g entity: (if applicat	ole)	
\boxtimes	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 r	merger and	is a domestic filir	ng entity, the public	organic record is	attached.
	This entity is created by the I limited liability partnership,	~		•	partnership or a d	omestic
	This entity is a foreign entity that does not have a certificate of authority to transact business in this state. The mailing address to which the department may send any process served pursuant to s. 605.0117 and Chapter 48, Florida Statutes is:					
under SIXT	1: This entity agrees to pay anss.605.1006 and 605.1061-605 II: If other than the date of filth han 90 days after the date this	5.1072, F.S ing, the del	ayed effective dat	te of the merger, wh	ich cannot be prio	
SEVE	NTH: Signature(s) for Each	Party:			Typed or Printed	
Name	of Entity/Organization:		Signature(s):	7.	Name of Individu	
Corner	stone Merchant Advisors, Inc.		A Bax		Laura F. Bednarski,	SVP
JAO S	olutions, Inc.	L	Elisabeth &	. Maiser	Elizabeth E. Maiser	, VP
CenPC	S, LLC		Mark &	IIL_	Matthew B. Krush,	SVP
Gener Florid Non-F	rations: al partnerships: a Limited Partnerships: Florida Limited Partnerships: ed Liability Companies:	(If no direct Signature Signature Signature	tors selected, signatu	ner or authorized per artners ner		
Fees:	For each Limited Liability C For each Limited Partnership For each Other Business Ent	p:	\$25.00 \$52.50 \$25.00	For each Corpora For each General Certified Copy	l Partnership:	\$35.00 \$25.00 \$30.00