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Division of Corporations

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Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

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MERGER OR SHARE EXCHANGE PLLH Holdings LLC

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September 28, 2020

FLORIDA DEPARTMENT OF STATE
Division of Corporations

PLLE HOLDINGS LLC 1166 W NEWPORT CENTER DRIVE STE 112 DEERFIELD BEACH, FL 33442

SUBJECT: PLLH HOLDINGS LLC

REF: L20000292026

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The electronic filing cover sheet submitted with your document reflects the incorrect type of document. The cover sheet must reflect the type of document you are filing. Please generate a new fax audit cover sheet under the appropriate document type. When resubmitting your document for filing, please also send a copy of the incorrect cover sheet marked "ABANDONED".

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Yasemin Y Sulker FAX Aud. #: H20000334555 Regulatory Specialist III Letter Number: 220A00018647

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(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:

Name	<u>Jurisdiction</u>	Form/Entity Type
PLLH Holdings LLC	New York	Limited liability company
· · · · · · · · · · · · · · · · · · ·		
		
SECOND: The exact name, form/entity type,	and jurisdiction of the surviving par	rty are as follows:
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
PLLH Holdings 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	TH: Please check one of the	boxes that app	y to surviving en	ity: (if applicable)	H20 00 03	39188 3			
0	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic recart attached.								
a	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.								
a	This entity is a foreign entity mailing address to which the Florida Statutes is:								
						<u> </u>			
ss.605. <u>SIXTI</u>	1: This entity agrees to pay any 1006 and 605.1061-605.1072, 1: If other than the date of filing the the date this document is file.	F.S. ng, the delayed	effective date of	he merger, which car					
as the	If the date inserted in this bloc document's effective date on the	e Department			ments, this date wi	.ll not be listed			
	NTH: Signature(s) for Each P	•			Typed or Printed				
	of Entity/Organization: Holdings LLC		Signature(s):) Z	Fame of Individual Patrick Linden	:			
	Holdings LLC		fat -		Patrick Linden				
Corpoi	rations:			resident or Officer ature of incorporator	·.)				
Florida Non-F	al partnerships: a Limited Partnerships: lorida Limited Partnerships: d Liability Companies:	Signature o Signatures Signature o		r or authorized person ners r					
Fees:	For each Limited Liability Co For each Limited Partnership For each Other Business Enti	:	\$25.00 \$52.50 \$25.00	For each Corpora For each General Certified Copy (Partnership:	\$35.00 \$25.00 \$30.00			