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**TO:** Amendment Section

Division of Corporations

SUBJECT: Raiff Realty Holdings 03, LLC

Name of Surviving Party

The enclosed Certificate of Merger and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to:

## **Timothy Murphy**

Contact Person

Raiff Realty Holdings 03, LLC

Firm/Company

3651 Collins Avenue, Ste PH

Address

Miami Beach, FL 33140

City, State and Zip Code

tim.murphy@pjsgroup.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

### Timothy Murphy

. 603

760-0493

Name of Contact Person

Area Code

Daytime Telephone Number

☐ Certified copy (optional) \$30.00

#### STREET ADDRESS:

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

#### MAILING ADDRESS:

Amendment Section Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

CR2E080 (2/20)

# Articles of Merger For Florida Limited Liability Company

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 Raiff Realty Holdings 03, LLC	Jurisdiction Florida	Form/Entity Type Limited liability company		
MNM Realty, LLC	New Hampshire	Limited liability company		
SECOND: The exact name, form/entity typ	e, and jurisdiction of the surviving	party are as follows:		
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type		
Raiff Realty Holdings 03, 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).

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FOUR	TH: Please check one of the bo	es that ap	ply to surviving ent	ity: (if applicable)				
v	This entity exists before the me are attached.	rger and is	a domestic filing er	ntity, the amendment, if	any to its	s public organ	ic record	
	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 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:							
ss.605.	1: This entity agrees to pay any nation 1006 and 605.1061-605.1072. F.  1: If other than the date of fiting the date this document is filed.	S. , the delaye	d effective date of t	the merger, which cannot				
	If the date inserted in this block document's effective date on the				ents, this	date will not b	e listed	
SEVE:	NTH: Signature(s) for Each Part	ty:			Type	ed or Printed		
Name of Entity/Organization:			Signature(s):	Name of Individual:				
MNI	M Realty, LLC				Greg	Raiff CEO		
Raiff	Realty Holdings 03, LL	С			Greg	Raiff CEO		
						ĨĂ LĂI	2622 NJ	
•			n, Vice Chairman. President or Officer ectors selected, signature of incorporator.)			ASSE	IV 21	
			of a general partner		<u>(11)</u>	РΗ		
			of all general parts					
	orida Limited Partnerships: I Liability Companies:	Signature	of a general partner of an authorized pe	r		ORIDA	5: 1,8	
Fees:	For each Limited Liability Com	прапу;	\$25.00	n:	S	35.00		
	For each Limited Partnership:		\$52.50 For each General P		artnership	): \$1	25.00	
	For each Other Business Entity	:	<b>\$</b> 25.00	Certified Copy (op	tional):	\$3	30.00	