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MERGER OR SHARE EXCHANGE A2MK, LLC

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Effective Date: January 1, 2024

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STATE OF FLORIDA ARTICLES OF MERGER OF. A2MK, LLC, A MARYLAND LIMITED LIABILITY COMPANY, WITH AND INTO A2MK, LLC, A FLORIDA LIMITED LIABILITY COMPANY

A2MK, LLC, a Florida limited liability company (the "Florida LLC"), hereby delivers to the Florida Department of State for filing the following Articles of Merger, in accordance with Section 605.1025, Florida Statutes, for the merger of A2MK, LLC, a Maryland limited liability company (the "Maryland LLC"), with and into the Florida LLC. The Florida LLC shall be the surviving business entity.

- 1. A true copy of the Plan of Merger is attached hereto as "Exhibit A" (the "Plan of Merger").
- The foregoing Plan of Merger was approved by the Maryland LLC in accordance with the Maryland Limited Liability Company Act.
- 3. The foregoing Plan of Merger was approved by the Florida LLC in accordance with Sections 605.1021 through 605.1026, Florida Statutes.
 - 4. The Florida LLC exists before the merger and is a domestic filing entity.
- The Florida LLC agrees to pay any members with appraisal rights the amount, to which members are entitled under Sections 605,1006 and 605,1061 through 605,1072, Florida Statutes.
 - 6. The effective date of the merger is January 1, 2024.

[Signatures appear on the following page.]

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Signature page to State of Florida Articles of Merger of A2MK, LLC, a Maryland limited liability company, with and into A2MK, LLC, a Florida limited liability company

IN WITNESS WHEREOF, these Articles of Merger have been executed and delivered this 19th day of <u>December</u> 2023.

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a Florida limited liability company

Aris Mardirossian

As its Manager

Āris Mardirossiaņ

As its Manage

A2MK, LLC,

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EXHIBIT A

PLAN OF MERGER OF A2MK, LLC, A MARYLAND LIMITED LIABILITY COMPANY WITH AND INTO A2MK, LLC, A FLORIDA LIMITED LIABILITY COMPANY

A2MK, LLC, a Maryland manager-managed limited liability company, and A2MF LLC, a Florida manager-managed limited liability company, hereby adopt and approve the following plan as the Plan of Merger required by Section 605.1022, Florida Statutes. The terms of this Plan of Merger are as follows:

- 1. The names of the business entities planning to merge are A2MK, LECF a Maryland manager-managed limited liability company (the "Maryland LLC"), and A2MK, LLC, a Florida manager-managed limited liability company (the "Florida LLC"). As a result of the merger, the Maryland LLC shall be merged with and into the Florida LLC. The Florida LLC shall be the surviving business entity.
 - The merger shall be effective January 1, 2024 (the "Effective Date").
- 3. As a result of the merger, the membership interest of the members of the Maryland LLC shall be cancelled. No change shall occur in the membership interest of the Florida LLC.
- 4. The name and address of the Manager for the Maryland LLC is Aris Mardirossian, P.O. Box 1766, Venice, Florida 34284.
- The name and address of the Manager for the Florida LLC is Aris Mardirossian, P.O. Box 1766, Venice, Florida 34284.
- 6. This Plan of Merger shall be submitted to the Members and Manager of the Maryland LLC for approval. This Plan of Merger shall be submitted to the Members and Manager of the Florida LLC for approval.
- 7. The Members of the Florida LLC having a membership interest in the Florida LLC immediately prior to the Effective Date will hold the same membership interest, with identical designations, preferences, limitations, and relative rights, immediately after the merger.
- 8. The Members and Manager of the Maryland LLC and the Members and Manager of the Florida LLC are hereby authorized to amend this Plan of Merger at any time prior to the filing of the Articles of Merger, to the extent permitted by law.
 - There are no other terms of or conditions to the merger.