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CAPITAL CONNECTION, INC.

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FLORIDA DEPARTMENT OF STATE Division of Corporations

March 3, 2021

CAPITAL CONNECTION, INC.

SUBJECT: MYP LAKESHORE, LLC

Ref. Number: L18000290751

We have received your document for MYP LAKESHORE, LLC and your check(s) totaling \$100.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

As a condition of a merger, pursuant to s.605.0212(8) and/or s.607.1622 (8), Florida Statutes, each party to the merger must be active and current in filing its annual reports with the Department of State through December 31 of the calendar year in which the articles of merger are submitted for filing.

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 Regulatory Specialist III

Letter Number: 021A00004558

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Thanks

STATE OF FLORIDA

ARTICLES OF MERGER OF FLORIDA LIMITED LIABILITY COMPANIES WITH AND INTO A FOREIGN LIMITED LIABILITY COMPANY

The following Articles of Merger are submitted to merge the following Florida limited liability companies into a Delaware limited liability company in accordance with Sections 605.1021 and 605.1025, Florida Statutes.

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

Name MYP Lakeshore, LLC	<u>Jurisdiction</u> Florida	Document Number L18000290751
Estron Lakeshore, LLC	Florida	L19000017480
5439 Lakeshore LLC	Florida	L19000031138

SECOND: The exact name, form/entity type, and jurisdiction of the surviving party are as follows:

Name DE Lakeshore LLC	Form/Entity	Jurisdiction
DE Lakeshore LLC	limited liability company	Delaware

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; 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), Florida Statutes.

FOURTH: The surviving entity exists before the merger and is a Delaware filing entity authorized to transact business in Florida. The mailing address of the surviving entity to which the Florida Department of State may send any process served on the Department pursuant to s. 605.0117 and Chapter 48, Florida Statutes, is 4500 N. State Road 7, Suite 100, Lauderdale Lakes, FL 33319.

FIFTH: This entity agrees to pay any members with appraisal rights the amount to which members are entitled, if any, under ss.605.1006 and 605.1061-605.1072, Florida Statutes.

SIXTH: The merger shall become effective on the date the Articles of Merger are filed with Florida Department of State.

IN WITNESS WHEREOF, the undersigned have signed their names and affirmed that the statements herein are true, under penalties of perjury, this 1 day of February, 2021.

MARCH

DE LAKESHORE LLC	MYP LAKESHORE LLC
By: Name: Moshe Popack Title: Authorized Signatory	By: Name: Moshe Popack Title: Authorized Signatory
	ESTRON LAKESHORE LLC
	By: Name: Raphael Elkayam Title: Authorized Signatory
	5439 LAKESHORE LLC
	By: Name: Joseph Popack Title: Authorized Signatory

IN WITNESS WHEREOF, the undersigned have signed their names and affirmed that the statements herein are true, under penalties of periury, this | 1 | day of Pehruary 2021

sattements herein are true, under penaltics	s of perjury, this day of Pebruary , 2021.
DE LAKESHORE LLC	MYP LAKESHORE LLC

Name: Moshe Popack Title: Authorized Signatory

Name: Moshe Popack Title: Authorized Signatory

ESTRON LAKESHORE LLC

Ву:

Name: Raphael Elkayam Title: Authorized Signatory

5439 LAKESHORE LLC

Title: Authorized Signatory