Florida Department of State

Division of Corporations
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From:

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MERGER OR SHARE EXCHANGE

HITHOME, INC.

Certificate of Status	0
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ARTICLES OF MERGER

The following articles of merger are being submitted in accordance with sections 607,1109 and 620,203, Florida Statutes.

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street address		Jurisdiction	Entity Type
1.	HitHome, Ltd. 9021 S.W. 112 th Court Miami, Florida 33176	Florida	Limited Partnership

Florida Document/Registration Number: A03000000333

FEI Number: 11-3678921

2. HitHome, Inc. Florida Corporation 9021 S.W. 112th Court Miami, Florida 33176

Florida Document/Registration Number: P03000023820

FEI Number: 11-3678919

<u>SECOND</u>: The exact name, street address of its principal office, jurisdiction, and entity type of the <u>surviving</u> party are as follows:

Name and Street address	Jurisdiction	Entity Type
HitHome, Inc. 9021 S.W. 112 th Court Miami, Florida 33176	Florida	Corporation

Florida Document/Registration Number: P03000023820

FEI Number: 11-3678919

THIRD: The attached Plan of Merger meets the requirements of sections 607.1108 and 620.201, Florida Statutes, and was approved by each domestic corporation and limited partnership that is a party to the merger in accordance with Chapters 607 and 620, Florida Statutes.

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FOURTH: The surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a shareholder of the surviving entity pursuant to section(s) 607.1008(5) and 620.202(2), Florida Statutes.

FIFTH: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the Limited Partnership Agreement of HitHome. Ltd. or the Articles of Incorporation and the Bylaws of Hitl Iome, Inc.

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

SEVENTH: 'The Articles of Merger comply and were executed in accordance with the laws of the State of Florida.

EIGHTH: Signatures for each party:

Name of Entity

Signature

Typed or Printed

Name of Individual

HitHome, Inc.

Andrew Mekdeci

President

HitHome, Ltd.

By HitHome, Inc.,

its General Partner

Alloh -

Andrew Mekdeci

President

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PLAN OF MERGER

The following plan of merger, which was adopted and approved by each party to the merger in accordance with sections 607.1107 and 620.202, Florida Statutes, is being submitted in accordance with sections 607.1108 and 620.201, Florida Statutes.

FIRST: The exact name and jurisdiction of each merging party are as follows:

Name Jurisdiction

HitHome, Ltd. Florida

HitHome, Inc. Florida

SECOND: The exact name and jurisdiction of the surviving party are as follows:

Name Jurisdiction

HitHome, Inc. Florida

THIRD: The terms and conditions of the merger are as follows:

The manner and basis of converting the interest of the merged party into shares, obligations or other securities of the surviving corporation, in whole or in part, into cash or other property are as follows:

Andrew Mekdeci, the sole limited partner of HitHome, I.td. (the "Partnership"), who owns and holds 99% of the interests in the Partnership (the "Interests"), shall exchange such Interests for 4,950 shares of common stock of HitHome, Inc. (the "Surviving Corporation"). The Surviving Corporation, which owns and holds the remaining 1% of the interests in the Partnership (the "Remaining Interests"), shall exchange such Remaining Interests for 50 shares of common stock of the Surviving Corporation.

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The undersigned agree to and approve of the foregoing Plan of Merger this 4^{th} day of November 2003.

Merged Entity:

Surviving Entity:

Limited Partner of HitHome, Ltd.:

HitHome, Inc.,

Andrew Mekdeci, constituting

the sole limited partner

Ву:___

Andrew Mekdeci, President

General Partner of HitHome, Ltd.:

HitHome, Inc., the sole general partner

Rv.

Andrew Mekdeci, Presiden

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