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EFFECTIVE DATE 10 31 2010

B. KOHR
OCT 28 2010
EXAMINER

SECRETARY OF STATE DIVISION OF CORPORATIONS

10 OCT 27 AM 9: 11

EFFECTIVE DATE 10/31/2010

Tallahassee, FL 32314

COVER LETTER

Division of Corporations	·
2. vision of corporations	
SUBJECT:	CardFact III, Inc.
Nan	ne of Surviving Party
Please return all correspondence conce	erning this matter to:
Leslie A. Kulick	· <
Contact Person	
Douthit Frets Rouse Gentile &	& Rhodes, LLC
Firm/Company	
903 E. 104th St., Ste	610
Address	
Kansas City, MO 64	
City, State and Zip Co	ode
Ikulick@dfrglaw.co	<u>om</u>
E-mail address: (to be used for future an	inual report notification)
For further information concerning thi	s matter, please call:
Leslie A. Kulick	at (816) 941-7600
Name of Contact Person	Area Code and Daytime Telephone Number
Certified Copy (optional) \$8.75	·
STREET ADDRESS:	MAILING ADDRESS:
Registration Section	Registration Section
Division of Corporations	Division of Corporations
Clifton Building	P. O. Box 6327

2661 Executive Center Circle

Tallahassee, FL 32301

EFFECTIVE DATE 10 31 2010

Articles of Merger For Florida Profit or Non-Profit Corporation



The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109 or 617.0302, Florida Statutes.

<u>FIRST:</u> The exact name, form/entity type, and jurisdiction for each <u>merging</u> party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
CardFact III, Ltd.	Ohio	LLC
SECOND: The exact name, form/as follows:	entity type, and jurisdiction of	the surviving party are
Name	<u>Jurisdiction</u>	Form/Entity Type
CardFact III, Inc.	Florida	Corporation

<u>THIRD</u>: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617, and/or 620, Florida Statutes.

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

<u>FIFTH:</u> If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

October 31, 2010

	, the survivor's	-	 •	under the laws of or jurisdiction is
,				

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

- a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to the merger.
- b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

EIGHTH: Signature(s) for Each Party:

Name of Entity/Organization:	Signature(s):	Typed or Printed Name of Individual:
CardFact III, Ltd	D. FALL	David F. Hill
CardFact III, Inc.	Ulfafaet-	Wayne A. Chatham, Jr
Corporations:	· · · · · · · · · · · · · · · · · · ·	man, President or Officer
General Partnerships: Florida Limited Partnerships: Non-Florida Limited Partnerships: Limited Liability Companies:	Signature of a general Signatures of all general Signature of a general	•
Fees:	•	Per Party
Certified Copy (optional):	\$8.75	

PLAN OF MERGER

	m/entity type, and jurisdiction	for each merging party are as
follows: Name	<u>Jurisdiction</u>	Form/Entity Type
CardFact III, Ltd.	Ohio	LLC
	-	
SECOND: The exact name, as follows:	form/entity type, and jurisdict	ion of the <u>surviving</u> party are
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
CardFact III, Inc.	Florida	Corporation
THIRD: The terms and cond	litions of the merger are as fol	lows:
CardFact III, Ltd. ("CFOH") will be merged into CardFa	act III, Inc. ("CFFL") in
accordance with the provis	ions of the Florida Busines:	s Corporation Act and the
provisions of the Ohio Rev	ised Code Section 1705.1,	et seq., whereupon the
separate existence of CFC	H will cease and CFFL will	continue as the surviving
entity . From and after Octo	ober 31, 2010 at 11:59 p.m.	(the "Effective Date" and
the "Effective Time"), CFFI	_ shall possess all rights, pr	ivileges, powers and
	to all restrictions, disabilities	
-	described in the Agreemen	
(Atı	tach additional sheet if necessi	ary)

FOURTH:

A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
As of the Effective Date and the Effective Time, the membership interests in
CFOH shall be, without further act or deed, cancelled and extinguished. Each of
the 1,000 shares of CFFL common stock issued, outstanding and held by the sole
shareholder of CFFL, constituting all of the issued and outstanding capital stock
of CFFL as of the Effective Time, shall not be affected by the merger and shall be
and remain held by the sole shareholder and shall continue to constitute all of the
issued and outstanding stock of CFFL.
(Attach additional sheet if necessary)
B. The manner and basis of converting the <u>rights to acquire</u> the interests, shares, obligations or other securities of each merged party into the <u>rights to acquire</u> the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
There are no outstanding options, warrants or other rights of any kind to acquire
any additional member interests in CFOH.
(Attach additional sheet if necessary)

FIFTH: If a partnership is the survivor, the name and business address of each genera
partner is as follows:
(Attach additional sheet if necessary)
EIXTH: If a limited liability company is the survivor, the name and business address cach manager or managing member is as follows:
(Attach additional sheet if necessary)

SEVENTH: Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows: Pursuant to Ohio Revised Code, the merging entity states the following: (1) the merging entity will merge into the specified surviving entity; (2) the merging entity has complied with all of the laws under which it exists; (3) the laws under which the merging entity exists permit the merger; (4) the merger is authorized on behalf of the merging entity; and (5) the authorized representative is authorized to sign the certificate of merger on behalf of the merging entity. Pursuant to the Florida Business Corporation Act (the "Florida Code"), the surviving entity states the following: *Continued on additional sheet* (Attach additional sheet if necessary) **EIGHTH:** Other provision, if any, relating to the merger are as follows: (Attach additional sheet if necessary)

SEVENTH Continued

(1) the plan of merger was approved by each domestic corporation that is a party to the merger in accordance with the applicable provisions of the Florida Code.