## P940000070228

20295 N.W. 2<sup>nd</sup> Avenue Suite 210 Miami, Florida 33169

305-653-0340 (Tel.) 305-652-9940 (Fax)

June 29, 1998

Florida Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 500002581005--7 -07/06/98--01127--016 \*\*\*\*\*70.00 \*\*\*\*\*\*70.00

Re: Merger of DHM, Inc. and David W. Ehrenreich, D.D.S., Inc.

To whom it may concern:

Enclosed are the articles of merger and plan of merger of David W. Ehrenreich, D.D.S., Inc.; a Florida subsidiary corporation, into its parent corporation, DHM, Inc. Also enclosed is a check in the amount of \$70.00 representing the fees for the merger. Please return confirmation of the merger in the enclosed envelope.

Sincerely,

Jonathan E. Brody

**Enclosures** 

\$ JUL 8 1998

**VS** JUL 0 1098

Merger

## ARTICLES OF MERGER Merger Sheet

**MERGING:** 

DAVID W. EHRENREICH, D.D.S., INC., a Florida corporation, 602441

INTO

DHM, INC., a Florida corporation, P94000070228.

File date: July 6, 1998

Corporate Specialist: Velma Shepard

## ARTICLES OF MERGER OF A FLORIDA SUBSIDIARY CORPORATION INTO 98 ITS FLORIDA PARENT CORPORATION DHM, INC.

Pursuant to §607.1104 and §607.1105 of the Florida Business Corporation Act (the Act) the undersigned corporation adopts the following Articles of Merger for the purpose of merging David W. Ehrenreich, D.D.S., Inc., a subsidiary Florida corporation, into DHM, Inc., the undersigned Florida parent corporation, as the surviving corporation.

- 2. The number of outstanding shares of each class of the subsidiary corporation and the number of shares of each class owned by the surviving corporation are as follows:

Number of Shares Designation Outstanding Outstanding Outstanding October One One October One One October One Octob

- 3. The undersigned parent corporation is the sole shareholder of the subsidiary corporation.
- 4. The effective date of the merger shall be the date on which these articles of merger are filed.

IN WITNESS WHEREOF, the parties hereto have duly executed these Articles of Merger.

DHM, Inc.

By: Laurence Brody

As: Chief executive Officer

STATE OF FLORIDA )	
COUNTY OF DADE )	
take acknowledgments, personally appeared described in and who executed the attached,	re me, an officer duly authorized to administer oaths and LAURENCE BRODY, known to me to be the person who acknowledged before me that he/she executed the personally known to me or provided the following type
Witness my hand and official seal in	n the County and State last aforesaid this 29714 day of
CYNTHIA ANNE PARKER Comm. No. CC 413304 My Comm. Exp. Oct. 13, 1998 Bonded thru Pichard Ins. Agey.	Cynthia Conserver  CYNTHIA ANNE PARKER
My Commission Expires: 10/13/98	Printed Name

## PLAN OF MERGER OF A FLORIDA SUBSIDIARY CORPORATION INTO ITS FLORIDA PARENT CORPORATION DHM. INC.

- 1. PARTIES TO THE MERGER. The subsidiary corporation, namely, David W. Ehrenreich, D.D.S., Inc. (the "Subsidiary Corporation") shall merge into its parent corporation, DHM, Inc. (the "Surviving Corporation").
- CONVERSION OF SUBSIDIARY SHARES. The Surviving Corporation is the sole shareholder of the Subsidiary Corporation and, therefore, no shares of the Surviving Corporation shall be issued.
- 3. DISSENTING SHAREHOLDERS. The Surviving Corporation is the sole shareholder of the Subsidiary Corporation and, therefore, there are no dissenting shareholders of the Subsidiary Corporation.
- 4. NO CHANGE TO ARTICLES. This merger shall result in no changes to the articles of incorporation of the Surviving Corporation.