Florida Department of State

Division of Corporations Public Access System

Electronic Filing Cover Sheet

Note: Please print this page and use it as a cover sheet. Type the fax andit number (shown below) on the top and bottom of all pages of the document.

(((H02000189472 2)))

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number

: (850)205-0380

From:

Account Name

: SHUMAKER, LOOP & KENDRICK LLP

Account Number : 075500004387 Phone

: (813)229-7600

Fax Number

: (813)229-1660

MERGER OR SHARE EXCHANGE

CHRISTY INVESTMENT, LLLP

Certificate of Status	1
Certified Copy	0
Page Count	05
Estimated Charge	\$113.75



ARTICLES OF MERGER Merger Sheet

MERGING:

SNELL INVESTMENT LIMITED PARTNERSHIP, a Nevada entity not qualified in Florida

INTO

CHRISTY INVESTMENT, LLLP, a Florida entity, A02000001181

File date: August 30, 2002, effective September 1, 2002

Corporate Specialist: Lee Rivers

ARTICLES OF MERGER

OF

CHRISTY INVESTMENT, LLLP. a Florida limited liability limited partnership AND

SNELL INVESTMENT LIMITED PARTNERSHIP, a Nevada limited partnership

The following articles of merger are being submitted in accordance with Section 620.203, Florida Statutes.

The exact name, street address of its principal office, jurisdiction, and entity type for 1. each merging party are as follows:

Name and Address Christy Investment, LLLP 3208 Parkland Blvd. Tampa, Florida 33609

Jurisdiction Florida

Entity Type Limited Liability

Limited Partnershif

Florida Document/Registration Number: A02000001181

FEI Number: Applied for

Name and Address

Jurisdiction

Entity Type

Snell Investment Limited Partnership

Nevada

Limited Partnership

639 Isbell Road, Suite 390 Reno, Nevada 89509

FEI Number: 88-0445105

2. The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party are as follows:

Name and Address Christy Investment, LLLP 3208 Parkland Blvd.

Jurisdiction -Florida

Entity Type Limited Liability Limited Partnership

Tampa, Florida 33609

Florida Document/Registration Number:

FEI Number: Applied for

A02000001181

- The attached Plan of Merger meets the requirements of Section 620.201, Florida 3. Statutes, and was approved by each domestic limited partnership that is a party to the merger in accordance with Chapter 620, Florida Statutes.
- 4. The attached Plan of Merger was approved by the other business entity that is a party to the merger in accordance with the respective laws of all applicable jurisdictions.

- 5. The surviving entity has obtained the written consent of each person that as a result of the merger is now a general partner of the surviving entity pursuant to Section 620.202(2), Florida Statutes.
- 6. The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership that is a party to the merger.
- 7. The merger shall become effective as of 12:01 a.m. on September 1, 2002.
- 8. The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

Executed on this 30th day of August, 2002.

BY: CHRISTY INVESTMENT MANAGEMENT, LLC, as sole General Partner of Christy Investment, LLLP

Peggy A. Christy, sole Member, President and Secretar

BY: SNELL INVESTMENT MANAGEMENT, INC., as sole General Partner of Snell Investment Limited Partnership

Peggy A. Christy, President

H020001894722

PLAN OF MERGER OF CHRISTY INVESTMENT, LLLP AND SNELL INVESTMENT LIMITED PARTNERSHIP

- 1. This PLAN OF MERGER is adopted by CHRISTY INVESTMENT, LLLP, a Florida limited liability limited partnership having its principal address at 3208 Parkland Blvd., Tampa, Florida 33609, and SNELL INVESTMENT LIMITED PARTNERSHIP, a Nevada limited partnership having its principal address at 639 Isbell Road, Suite 390, Reno, Nevada 89509.
- 2. The surviving party of the merger is Christy Investment, LLLP, a Florida limited liability limited partnership (the "Surviving Party"). The merged party of the merger is Snell Investment Limited Partnership, a Nevada limited partnership (the "Merged Party").
- 3. This Plan of Merger was approved and adopted by the sole general partner of the Surviving Party and by the sole general partner of the Merged Party.
- 4. The merger shall become effective at 12:01 a.m. on September 1, 2002.
- Upon the merger becoming effective, (i) the separate existence of the Merged Party shall 5. cease, (ii) the Surviving Party shall continue and be governed by the laws of the State of Florida, (iii) all property, real, personal, tangible and intangible and mixed, of every kind, make and description, and all rights, privileges, powers and franchises, whether or not by their terms assignable, all immunities of a public and of a private nature, all debts due on whatever account and all other choses in action belonging to the Merged Party shall be taken and be deemed to be transferred to and vested in the Surviving Party and shall be thereafter as effectively the property of the Surviving Party as they were the property of the Merged Party, and (iv) the title to any property, real, personal, tangible, intangible or mixed, wherever situated, and the ownership of any right or privilege vested in the Merged Party shall not revert or be lost or be adversely affected or be in any way impaired by reason of the merger, but shall vest in the Surviving Party. Upon the merger becoming effective, all rights of creditors and all liens upon the property of the Merged Party shall be preserved unimpaired, limited to the property affected by such liens at the time of the merger becoming effective, and all debts, contracts, liabilities, obligations and duties of the Merged Party shall thenceforth attach to the Surviving Party and may be enforced against it to the same extent as they had been incurred or contracted by it. The identity, existence, purposes, powers, franchises, rights and immunities, whether public or private, of the Surviving Party shall continue unaffected and unimpaired by the merger, except as modified in this Plan of Merger. Upon the merger becoming effective, the name of the Surviving Party shall be "Christy Investment, LLLP."
- 6. The Certificate of Limited Partnership of the Surviving Party in effect immediately prior to the time the merger becomes effective shall, upon the merger becoming effective, be and remain the Certificate of Limited Partnership until the same shall be altered amended or repealed.
- 7. The present limited partnership agreement of the Surviving Party will be the limited partnership agreement of the Surviving Party and will continue in full force and effect until changed, altered, or amended as therein provided.

SECRETARY OF STATE

H02000189472 2

- 8. The general partner of the Surviving Party in effect immediately prior to the time the merger becomes effective, shall, upon the merger becoming effective, be and remain the general partner of the Surviving Party until its successor is appointed or qualified or until its earlier resignation or removal in accordance with the Surviving Party's Certificate of Limited Partnership and limited partnership agreement. The general partner of the Surviving Party is and shall be, upon the merger becoming effective, Christy Investment Management, LLC, a Florida limited liability company having a principal address of 3208 Parkland Blvd., Tampa, Florida 33609, and a Florida Document Registration Number of A02000001181.
- 9. Each partnership interest of the Merged Party when the merger becomes effective shall be converted into one partnership interest of the Surviving Party with the terms of such partnership interest governed by the limited partnership agreement of the Surviving Party. The issued partnership interests of the Surviving Party shall not be converted or exchanged in any manner, but each said partnership interest which is issued when the merger becomes effective shall continue to represent one issued partnership interest of the Surviving Party.
- 10. The general partners of the Merged Party and the Surviving Party, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper, or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

Executed on this 30th day of August, 2002.

BY: CHRISTY INVESTMENT MANAGEMENT, LLC, as sole General Partner of

as sole General Partner of Christy Investment, LLLP

By: Peggy A. Christy, sole Menater, President and Secretary

BY: SNELL INVESTMENT MANAGEMENT, INC., as sole General Partner of

Snell Investment Limited Partnership

Peggy A Christy President