

F03000001226

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(Address)

(City/State/Zip/Phone #)

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(Business Entity Name)

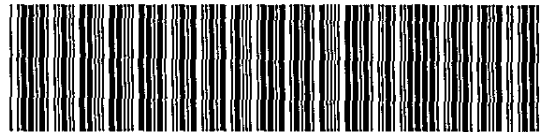
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ARTICLES OF MERGER
Merger Sheet

MERGING:

HEARTSCAN EAST COAST IMAGING SAINT PETERSBURG, LLC a Florida
entity L02000002968 and HEARTSCAN EAST COAST IMAGING, LLC a Florida
entity L00000016037

into

E.C.I.O.S., INC., a Nevada entity F03000001226

File date: April 1, 2003

Corporate Specialist: Lee Rivers



FLORIDA DEPARTMENT OF STATE
Glenda E. Hood
Secretary of State

March 5, 2003

KENNETH EADE
629 STATE STREET, STE. 217
SANTA BARBARA, CA 93101

SUBJECT: HEARTSCAN EAST COAST IMAGING SAINT PETERSBURG, LLC
Ref. Number: L02000002968

We have received your document for HEARTSCAN EAST COAST IMAGING SAINT PETERSBURG, LLC and your check(s) totaling \$50.00. However, the document has not been filed and is being retained in this office for the following:

There is an additional \$35 due. The merger fee is \$25 per LLC and \$35 per corporation, and there are two LLC's and one corporation in this merger.

Please return 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) 245-6958.

Lee Rivers
Document Specialist

Letter Number: 103A00014004

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ARTICLES OF MERGER

THESE ARTICLES OF MERGER, dated this ____ day of December, 2002, pursuant to the Business Organizations Law of the State of Florida, are entered into by and between EAST COAST IMAGING OF FLORIDA, INC, a Nevada Corporation (hereinafter referred to as "ECI" and "surviving corporation"), HEARTSCAN EAST COAST IMAGING SAINT PETERSBURG, a Florida limited liability company (hereinafter "HSP"), and HEARTSCAN EAST COAST IMAGING, LLC, a Florida limited liability company (hereinafter "HSP"), hereinafter all referred to collectively as the "Constituent entities."

FIRST: The Constituent entities have agreed to merge, and the terms and conditions of such merger (the "Merger"), the mode of carrying the same into effect, the manner and basis of converting or exchanging the shares of stock of ECI for the members interests of each of the constituent entities, and the manner of dealing with any issued stock of the constituent entities not to be so converted or exchanged, are and shall be as set forth herein.

SECOND: On the Effective Date (as hereinafter defined), the separate existence of HSI and HSP shall cease, and HSI and HSP shall be merged into ECI. ECI shall continue its corporate existence and shall be the surviving corporation.

THIRD: The principal office of ECI is in the state of Florida, located at 425 N. Clyde Morris Blvd., Daytona Beach, FL 32114. None of the constituent entities have any real property in any county in Florida, the title to which could be affected by a recording of an instrument among the land records.

FOURTH: The Board of Directors of ECI, on December 3, 2002, pursuant to a and informal action by unanimous written consent, adopted a resolution, declaring that the Merger substantially upon the terms and conditions set forth in the Agreement and Plan of Merger and these Articles of Merger (the "Merger Documents") was advised, authorized and approved, and directing the submission of such Merger Documents to the ECI stockholders. The Merger Documents were duly submitted to and approved by the affirmative consent of such stockholders, pursuant to an informal action by unanimous written consent, whereby all shares of the common stock issued and outstanding in the name of the ECI shareholders were represented, in accordance with the Articles of Incorporation and By-Laws of ECI and the laws of the State of Nevada.

FIFTH: The Managers of HSI and the Managers of HSP, on December 12, 2002, at duly constituted meeting of each respective Board of Directors, duly adopted a resolution, in accordance with the General Business Organizations law of the state of Florida, approving the Plan of Merger, and directing that the Merger substantially upon the terms and conditions set forth in the Agreement and Plan of Merger and these Articles of Merger be submitted to their members for approval. These agreements were duly submitted and approved by the affirmative consent of 100% of the stockholders of ECI and a majority of members of HSI and HSP, weighted as to each member's respective interest, pursuant to Title XXXVI, §608.4231 Florida

Statutes, as follows: 100% of ECI's common shares were voted in favor of the merger and 0 against the merger; 9/1 members of HSI out of 9/1 members voted in favor of the merger, and 0 against the merger; and 9/1 members of HSP out of 9/1 members voted in favor of the merger and 0 against the merger.

SIXTH: ECI has authority to issue 200,000,000 shares of one class of stock, par value .001.

SEVENTH: The manner and basis of converting or exchanging the issued stock of each of the constituent entities into different stock and the treatment of any issued stock of the constituent entities not to be so converted or exchanged on the Effective Date of the merger shall be as follows:

On the Effective Date, the holders of the interests in both HSP and HSI shall be deemed to have surrendered the same to the surviving entity, and such holders shall thereupon be entitled to receive in exchange therefor a certificate representing 3 shares of ECI stock for every dollar invested in each respective LLC.

EIGHTH: Members of HSP and/or HSI dissenting from the plan of merger, provided they comply with the provisions of Title XXXVI, Section 608.4384 of Florida Statutes (hereinafter §608.4384), shall be paid the fair value of their interests.

The method of determining such "fair value" shall be as follows:

A. The "book value" of HSI and HSP shall be calculated by subtracting the liabilities of each entity from its respective assets as of the effective date of the proposed merger;

B. Said book value shall be divided by the interests of each respective member in each respective limited liability company; and

C. The resulting figure, multiplied by actual dollar amount invested by the dissenting member, shall constitute "fair value" for the purposes of §608.4384.

NINETH: Upon the Effective Date:

A) All of the assets and liabilities of HSP and HSI shall be taken up on the books of ECI at the amount at which they shall at that time be carried on the books of HSP and HSI, subject to such adjustments, if any, as may be necessary to conform to ECI's accounting procedures, and

B) All of the rights, privileges, immunities, powers, purposes, and franchises of HSP and HSI, and all property; real, personal and mixed; and all debts due to HSP and HSI on whichever account shall be vested in ECI, and all property rights, privileges, immunities, powers, purposes and franchises, and all and every other interest shall be thereafter as effectually the

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property of ECI as they were of HSP and HSI, respectively, and all of the debts, liabilities, obligations and duties of HSP and HSI shall thenceforth attach to ECI and may be enforced against it to the same extent as if such debts, liabilities, obligations, and duties had been incurred or contracted by ECI.

TENTH: The constituent entities, by mutual consent of their respective Boards of Directors and Managers, respectively, may amend, modify and supplement these Articles of Merger in such manner as may be agreed upon by them in writing at any time before or after approval or adoption thereof by the stockholders of any of the constituent entities or both of them; provided, however, that no such amendment, modification, or supplement shall affect the rights of the stockholders of any of the constituent entities in a manner that is materially adverse to such stockholders in the judgment or their respective Boards of Directors or Managers, respectively.

ELEVENTH: The merger provided for by the Articles of Merger, shall be come effective (the "Effective Date") and the separate existence of HSI and HSP, except insofar as continued by statute, shall cease on the date as of which these Articles of Merger, duly advised, approved, signed, acknowledged, and sealed by the constituent entities, have been filed for record with the Florida Department of State

IN WITNESS WHEREOF, ECI, HSP, and HSI, the entices parties to the Merger, have caused these Articles of Merger to be signed in their respective corporate names and on behalf by their respective Managers, in the case of the LLC's and by its President and attested by its Secretary; in the case of ECI, as of the date first above written.

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EAST COAST IMAGING OF FLORIDA, INC.

Carol Aubrey
Carol Aubrey,
Secretary

By Donald E. Nelson
Donald E. Nelson,
President

HEARTSCAN EAST COAST IMAGING
SAINT PETERSBURG, LLC

Donald Nelson
Donald Nelson,
Manager/Member

By Carol Aubrey
Carol Aubrey,
Manager/Member

HEARTSCAN EAST COAST IMAGING, LLC

Donald Nelson

Donald Nelson,
Manager/Member

By

Carol Aubrey

Carol Aubrey,
Manager/Member

THE UNDERSIGNED, DONALD E. NELSON and CAROL AUBREY, President and Secretary, respectively, of EAST COAST IMAGING OF FLORIDA, INC, who executed on behalf of such corporation, the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of such corporation, the foregoing Articles of Merger, to be the corporate act of such corporation and further certifies and declares that, to the best of his knowledge, information and belief, the matters and facts set forth herein with respect to the approval thereof are true in all material respects.

Donald E. Nelson

Donald E. Nelson, President

Carol Aubrey

Carol Aubrey, Secretary

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THE UNDERSIGNED, CAROL AUBREY and DONALD NELSON, Managing Members of HEARTSCAN EAST COAST IMAGING OF SAINT PETERSBURG, LLC, who executed on behalf of such corporation, the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of such limited liability company, the foregoing Articles of Merger, to be the act of such company and further certifies and declares that, to the best of their knowledge, information and belief, the matters and facts set forth herein with respect to the approval thereof are true in all material respects.

Donald Nelson

DONALD NELSON

Carol Aubrey

CAROL AUBREY

THE UNDERSIGNED, CAROL AUBREY and DONALD NELSON, Managing Members of HEARTSCAN EAST COAST IMAGING OF SAINT PETERSBURG, LLC, who executed on behalf of such corporation, the foregoing Articles of Merger, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of such limited liability company, the

foregoing Articles of Merger, to be the act of such company and further certifies and declares that, to the best of their knowledge, information and belief, the matters and facts set forth herein with respect to the approval thereof are true in all material respects.

Donald Nelson
DONALD NELSON

Carol Aubrey
CAROL AUBREY

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