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	04 DEC 28 PH 3: 39	Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.
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		From: Account Name : CORPORATION SERVICE COMPANY Account Number : I20000000195 Phone : (850)521-1000 Fax Number : (850)558-1575
C E		Pls. Sive 12/27-submission date as file date. This was previously submitted under audit H0400025327923
STORIVED.		This was previously submitted under audit H04002532793 MERGER OR SHARE EXCHANGE which was abandoned. MACRO TURNBERRY CORPORATION Thould you,
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FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

December 28, 2004

MACRO TURNBERRY CORPORATION 345 FARE AVENUE 41ST FLOOR NEW YORK, NY 10154US

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SUBJECT: MACRO TURNBERRY CORPORATION REF: F93000005857

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

THE DATE OF ADOPTION IS INCOMPLETE IN THE FIFTH AND SIXTH SECTION OF THE ARTICLES OF MERGER.

The articles of merger must contain the provisions of the plan of merger or the plan of merger must be attached.

Please return your document, along with 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) 245-6906.

Darlene Connell Document Specialist

FAX Aud. #: H04000253279 Letter Number: 104A00071643

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32814

NO. 052 P. 3/9

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ARTICLES OF MERGER OF MACRO CAPITAL CORPORATION INTO MACRO TURNBERRY CORPORATION

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105. F.S.

First: The name and jurisdiction of the surviving corporation:					T
Name	Inisdiction	<u>Document</u> (If known/applicable)		27 1	
Macro Tumberry Corporation	Delaware	<u>N/A</u>		PH B:	
Second: The name and jurisdiction of each merging corporation:					<u> </u>
Name	Jurisdiction	<u>Document</u> (If known/applicable)			
Macro Tumbeny Corporation	Delaware	N/A			
Macro Capital Corporation	Florida	P93000076402			

Third: The Plan of Merger is attached hereto as Exhibit A.

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

Fifth: The Plan of Merger was adopted by the shareholders of Macro Turnberry Corporation on December 27, 2004.

Sixth: The Plan of Merger was adopted by the shareholders of Macro Capital Corporation on December 27, 2004.

[Signature Page Follows]

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MACRO CAPITAL CORPORATION By:_

Name: Paul A. Mackin Title: Vice President Date: December 25, 2004

MACRO TURNBERRY CORPORATION By:_

Name: Paul A. Mackin Title: Vice President Date: December 28, 2004

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<u>EXHIBIT A</u> PLAN OF MERGER

The following plan of merger is submitted in compliance with section 607.1101, F.S. and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the <u>surviving</u> corporation:

Name	:	Jurisdiction
Macro	Turnberry Corporation	Delaware
Second:	The name and jurisdiction of	each merging corporation:

Name	Jurisdiction
Macro Tumberry Corporation	<u>Delaware</u>
Macro Capital Corporation	Florida

Third:

The terms and conditions of the merger are as follows:

As promptly as practicable following adoption of the Plan of Merger by the stockholders of Macro Capital Corporation and Macro Tumberry Corporation, respectively, the corporations agree to cause the merger (the "Merger") of Macro Capital Corporation with and into Macro Tumberry Corporation in accordance with the applicable provisions of the General Corporation Law of the State of Delaware (the "DGCL") and Section 607.1107 of the Florida Business Corporation Act (the "FBCA"), whereupon the separate existence of Macro Capital Corporation shall cease, and Macro Tumberry Corporation shall be the surviving corporation in the merger (the "Surviving Corporation"). The Merger is to be consummated by filing a certificate of merger with the Section 103 of the DGCL and articles of merger with the Florida Department of State pursuant to § 607.1107 and Section 607.0120 of the FBCA (the date and time such documents are duly filed being the "Effective Time"). In the event that the Effective time has not occurred by December 31, 2004, the Plan of Merger shall be mull and void and be of no further force or effect.

The Plan of Merger may be terminated and abandoned by action of the Board of Directors of Macro Capital Corporation or Macro Turnberry Corporation at any time prior to the Effective Time, whether before or after approval by the stockholders of Macro Capital Corporation or Macro Turnberry Corporation.

Fourth: The manner and basis of converting the shares of each corporation.

At the Effective Time, by virtue of the Merger and without any action on the part of the holder thereof:

(a) Each issued and outstanding share of Macro Turnberry Corporation Common Stock shall be converted into and become one fully paid and nonassessable share of stock, par value \$1.00 per share, of the Surviving Corporation.

(b) Each issued and outstanding share of Macro Capital Corporation Common Stock shall not be converted or exchanged in any manner, but each said share shall be canceled and extinguished.

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<u>EXHIBIT A</u>

AGREEMENT OF MERGER

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AGREEMENT OF MERGER OF MACRO CAPITAL CORPORATION INTO MACRO TURNBERRY CORPORATION

This Agreement of Merger (this "<u>Agreement</u>"), dated as of December <u>77</u>, 2004, is entered into between Macro Capital Corporation, a Florida corporation ("<u>Capital</u>"), and Macro Tumberry Corporation, a Delaware corporation ("<u>Tumberry</u>").

WHEREAS, the authorized capital stock of Capital currently consists of 1,000 shares of stock, no par value per share (the "<u>Capital Common Stock</u>");

WHEREAS, the authorized repitel stock of Tumberry currently consists of 10,000 shares of stock, par value \$1.00 per share (the "<u>Tomberry Compton Stock</u>");

WEIEREAS, Capital and Tumberry each desire to effect a merger of Capital with and into Tumberry with Tumberry surviving such merger (the "<u>Merger</u>") in the manner herein set forth and pursuant to Section 252 of the General Corporation Law of the State of Delaware (the "<u>DGCL</u>") and Section 607.1107 of the Florida Business Corporation Act (the "<u>FBCA</u>");

WHEREAS, the respective Boards of Directors of each of Capital and Turnbenry have, in accordance with the DGCL and the FBCA, adopted resolutions approving, adopting and declaring the advisability of this Agreement and the Merger and determined that the Merger is fair to and in the best interests of Capital and Turnbenry; and

WHEREAS, for United States federal income iax purposes, it is intended by the parties bereto that the Merger shall qualify as a "reorganization" within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended.

NOW, THEREFORE, in consideration of the premises and mutual covenants and agreements set forth in this Agreement, the parties hereto agree as follows:

ARTICLE I THE MERGER

1.1 The Merger. At the Effective Time (as defined in Section 1.2), Capital shall be merged with and into Turnberry in accordance with the applicable provisions of the DGCL and the FBCA, whereupon the separate existence of Capital shall cease, and Turnberry shall be the surviving corporation in the Merger (the "Surviving Corporation"). As a result of the Merger, the outstanding shares of capital stock of Capital and Turnberry shall be dealt with in the manner provided in Section 2.1 of this Agreement.

1.2 Effective Time. As promptly as practicable following adoption of this Agreement by the stockholders of Capital and Tumbory, respectively, the parties agree to cause the merger to be consummated by filing a certificate of merger with the Secretary of State of the State of Delaware in accordance with Section 252(c) and Section 103 of the DGCL and articles of merger with the Florida Department of State pursuant to § 607.1107 and Section 607.0120 of the FBCA (the date and time such certificates of merger are duly filed being the "Effective Time"). In the event that the Effective time has not occurred by December 31, 2004, this Agreement shall be null and void and be of no further force or effect.

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1.3 <u>Termination</u>. This Agreement may be terminated and abandoned by action of the Board of Directors of Capital or Turnberry at any time prior to the Effective Time, whether before or after approval by the stockholders of Capital or Turnberry.

ARTICLE II CONVERSION OF SHARES

2.1 <u>Conversion of Capital Stock</u>. At the Effective Time, by virtue of the Merger and without any action on the part of the holder thereof:

(a) <u>Capital Stock of Turnberry</u>. Each issued and outstanding share of Turnberry Common Stock shall be converted into and become one fully paid and nonassessable share of stock, par value \$1.00 per share, of the Surviving Corporation.

(b) <u>Capital Strok of Capital</u>. Each issued and ounstanding share of Capital Common Stock shall not be converted or exchanged in any manner, but each said share shall be canceled and extinguished.

ARTICLE III SURVIVING CORPORATION

3.1 <u>Certificate of Incorporation</u>. The Certificate of Incorporation of Tumberry in effect immediately prior to the Effective Time shall be the Certificate of Incorporation of the Surviving Corporation following the Effective Time until thereafter amonded in accordance with applicable law.

3.2 <u>Bylaws</u>. The Bylaws of Tumberry in effect innucdiately prior to the Effective Time shall be the Bylaws of the Surviving Corporation following the Effective Time until thereafter amended in accordance with applicable law.

3.3 <u>Directors and Officers</u>. The directors and the officers of Turnberry immediately prior to the Effective Thue shall be, from and after the Effective Time, the directors and officers, respectively, of the Surviving Corporation until their successors shall have been duly elected or appointed and qualified or until their earlier death, resignation or removal in accordance with the Surviving Corporation's Certificate of incorporation and Bylaws.

3.4 <u>Effects of the Merger</u>. Subject to the foregoing, the effects of the Merger shall be as provided in the applicable provisions of the DGCL and the FBCA.

GENERAL

4.1 <u>Further Agtions</u>. In the event that this Agreement shall have been fully adopted on behalf of Capital and Turnberry in accordance with the provisions of the DGCL and the FECA, the said corporations agree that they will cause to be executed and filed and recorded any document or documents prescribed by the laws of the State of Delaware and the laws of the State of Florida, and that they will cause to be performed all necessary acts within the State of Delaware, Florida and elsewhere to effectuate the Merger.

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IN WITNESS WHEREOF, each party hereto has caused this Agreement to be signed by its officer theremute duly authorized as of the date first above written.

MACRO CAPITAL CORPORATION

By:

Name: Faul A. Mackin Title: Vice President

MACRO TURNBERRY CORPORATION

By:

Name: Paul A. Maokin Tide: Vice President



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