



СТ	-						
Requestor's Name 660 East Jefferson Street							
Address		FL 32301	(850)	222-1092			
City	State	Zip		Phone			

12/27/99--01102--021 *****70.00 *****70.00

CORPORATION(S) NAME

Phone

-	EFFEDIVE DATE	Mersen
Hellmuth	Dhata : Kassabaun	
	merging into:	
Hellmuth	o Obata : Kassabaun	- Inc.
() Profit () NonProfit) Limited Liability (() Amendment	Merger Effictive 12/3/10°
() Foreign	() Dissolution/Withdray	wal () Mark
() Limited Partnership () Reinstatement	() Annual Report () Reservation	() Other () Change of R.A. () Fictitious Name
() Certified Copy	() Photo Copies	() CUS / G/S
() Call When Ready Walk In () Mail Out	() Call if Problem () Will Wait	() After 4:30 Pick Up
Name Availability 2999 Document Examiner	12/27	LEASE RETURN EXTRA COPY(S) FILE STANDED: 99
Jpdater ASP	Tř	TANK YOU! S CONNIE BRYAN
Acknowledgment		FILE STANSER PROPERTY OF THE BRANK YOU ! SEEP PRATER PROPERTY PH 2: 15
Y.P. Verifier		78 5 D

CR2E031 (1-89)

ARTICLES OF MERGER Merger Sheet

MERGING:

HELLMUTH, OBATA & KASSABAUM, INC., a Florida corporation G94280

INTO

HELLMUTH, OBATA & KASSABAUM, INC., a Missouri corporation not qualified in Florida.

File date: December 27, 1999, effective December 31, 1999

Corporate Specialist: Annette Ramsey



(Profit Corporations)

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	99 TAI	
Name HELLMUTH, OBATA & KASSABAUM, INC.	Jurisdiction	DEC DEC CLAHA
HELLINUTH, OBATA & RASSABAUM, INC.	Missouri	LE 27 SSH
Second: The name and jurisdiction of each mergin	ng corporation is:	PN 2: 44
Name	Jurisdiction	
HELLMUTH, OBATA & KASSABAUM, INC.	Florida	
	— 	<u> </u>
		·
Third: The Plan of Merger is attached.		•
Fourth: The merger shall become effective on the Department of State	e date the Articles of Merger are	e filed with the Florida
OR 12 /31 /1999 (Enter a specific date. I than 90 days in the fur	NOTE: An effective date cannot be pri	or to the date of filing or more
Fifth: Adoption of Merger by surviving corpora The Plan of Merger was adopted by the shareholde	tion - (COMPLETE ONLY ON or of the surviving corporation of	E STATEMENT) On October 12, 1999
The Plan of Merger was adopted by the board of di	rectors of the surviving corpora oval was not required.	tion on
Sixth: Adoption of Merger by merging corporation. The Plan of Merger was adopted by the shareholder.	on(s) (COMPLETE ONLY ONE rs of the merging corporation(s)	STATEMENT) on October 12, 1999
The Plan of Merger was adopted by the board of di	rectors of the merging corporati	on(s) on

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature		Typed or Printed Name of Individual &	<u>[1tle</u>
HELLMUTH, OBATA & KASSABAUM, INC.	Mu	Mull	Jerome J. Sincoff-President	discreption (see), * · · · · ·
(the Missouri corporat	ion)	6// ^		
HELLMUTH, OBATA & KASSABAUM, INC.	- AMA	MUMA	Jerome J. Sincoff-President	- 1, 1 4
(the Florida corporati	on)			
				*
1		Special Specia		
				
	-	100000		en de la compa
				- (1 A) (1 A
				1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -

PLAN OF MERGER

1. The names and states of incorporation of the corporations proposing to merge, collectively the "constituent corporations", are as follows:

NAME

STATE OF INCORPORATION

HELLMUTH, OBATA & KASSABAUM, INC. HELLMUTH, OBATA & KASSABAUM, INC.

Missouri Florida

- 2. On the effective date of the merger HELLMUTH, OBATA & KASSABAUM, INC., the Florida corporation, which shall be known as the merging corporation, shall be merged with and into HELLMUTH, OBATA & KASSABAUM, INC., the Missouri corporation, which shall be known as the surviving corporation, and the separate existence of the merging corporation shall cease.
- 3. All of the issued and outstanding shares of the surviving corporation and the merging corporation are owned by HOK GROUP, INC., a Delaware corporation, therefore, on the effective date of the merger, all of the issued and outstanding shares of the merging corporation shall be cancelled and no shares of the surviving corporation shall be issued in exchange therefor.
- 4. The Articles of Incorporation, By-laws, officers and directors of the surviving corporation immediately prior to the effective date of the merger shall continue to be the Articles of Incorporation, By-laws, officers and directors of the surviving corporation after the effective date of the merger until lawfully changed.
 - 5. The merger shall become effective on December 31, 1999.
- 6. Upon the merger becoming effective, all the property, rights, privileges, franchises, patents, trademarks, licenses, registrations and other assets of every kind and description of the merging corporation shall be transferred to, vested in and devolve upon the surviving corporation without further act or deed and all property, rights and every other interest of the surviving corporation and the merging corporation shall be effectively the property of the surviving corporation as they were of the surviving corporation and the merging corporation respectively. The merging corporation hereby agrees from time to time, as and when requested by the surviving corporation or by its successors or assigns, to execute and deliver or cause to be executed and delivered all such deeds and instruments and to take or cause to be taken such further or other action as the surviving corporation may deem necessary or desirable in order to vest in and confirm to the surviving corporation title to and possession of any property of the merging corporation acquired or to be acquired by reason of or as a result of the merger herein provided for and otherwise to carry out the intent and purposes hereof and the proper officers and directors of the merging corporation and the proper officers and directors of the surviving corporation are fully authorized in the name of the merging corporation or otherwise to take any and all such action.