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Merger (10) 2/11/04 01/27/04--01029--006 **35.00

02/16/04--01023--012 **35.00





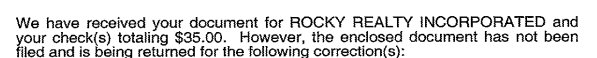
FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

February 3, 2004

DEBRA P. ROCHLIN 900 S. ANDREWS AVENUE FT. LAUDERDALE, FL 33316

SUBJECT: ROCKY REALTY INCORPORATED

Ref. Number: P01000109024



The fee to file articles of merger or articles of share exchange is \$35 per party to the merger or share exchange. Certified copies are optional and are \$8.75 for the first 8 pages of the document, and \$1 for each additional page, not to exceed \$52.50.

There is a balance due of \$35.00.

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) 245-6964.

Irene Albritton Document Specialist Letter Number: 204A00007023

ARTICLES OF MERGER ROCKY REALTY, INCORPORATED INTO DEBRA P. ROCHLIN & ASSOCIATES, PA

Pursuant to Section 607.1105 of the Florida Statutes, the undersigned corporations, Recky Realty, incorporated, a Florida Corporation, and Debra P. Rochlin & Associates, PA, a Florida Corporation, adopt the following Articles of Merger for the purposes of merging Rocky Realty, Incorporated into Debra P. Rochlin & Associates, PA.

PLAN OF MERGER

1. The Agreement and Plan of Merger setting forth the terms and conditions of the merger of Rocky Realty, Incorporated into Debra P. Rochlin & Associates, PA is attached to these Articles as an exhibit and incorporated herein by reference.

ADOPTION OF PLAN

- 2. (A) There are 100 share of common stock, each of \$1.00 par value of Rocky Realty, Incorporated issued and outstanding that were entitled to vote on the Agreement and Plan of Merger, all of which voted in favor of the Agreement and Plan of Merger on December 15, $\overline{2003}$.
- (B) There are 100 shares of common stock, each \$1.00 par value of Debra P. Rochlin & Associates, PA issued and outstanding that were entitled to vote on the Agreement and Plan of Merger, all of which voted in favor of the Agreement and Plan of Merger on December 15, 2003.

EFFECTIVE DATE

3. The Agreement and Plan of Merger shall be effective on December 15, 2003.

IN WITNESS WHEREOF, each of the undersigned corporations has caused these Articles to be signed as of December 15, 2003.

Rocky Realty, Incorporated, a Florida Corporation

President

Debra P. Rochlin & Associates, PA, a Florida

Corporation

President

State of Florida)	•		
County of Broward)	_		
appeared Debra P. I Associates, PA, corp person who execute thereof to be her free he affixed thereto the corporations; and	Rochlin, as President of orations organized under d the foregoing instrum e act and deed in such ca	Rocky Realty, Incoer the laws of the Statent in such capacity, pacity for the uses and that said in known to me or pacity. Note the laws of the Statent in the laws and that said in the laws are pacity for the uses and that said in the laws are laws and that said in the laws are la		hlin & be the cution d; that
		Con	amission No	

My Commission Expires:

AGREEMENT AND PLAN OF MERGER

1. The Agreement and Plan of Merger is as follows: Rocky Realty is hereby dissolved and all assests will be incorporated into any and all assets of Debra P. Rochlin & Associates, PA.

to be signed as of December 15, 2003.

3. The Agreement and Plan of Merger shall be effective on December 15, 2003. IN WITNESS WHEREOF, each of the undersigned corporations has caused these Articles Rocky Realty, Incorporated, a Florida Corporation President Debra P. Rochlin & Associates, PA, a Florida By: President State of Florida County of Broward I HEREBY CERTIFY that on the 👪 _ day of December, 2003 before me personally appeared Debra P. Rochlin, as President of Rocky Realty, Incorporated and Debra P. Rochlin & Associates, PA, corporations organized under the laws of the State of Florida, to me known to be the person who executed the foregoing instrument in such capacity, and acknowledged the execution thereof to be her free act and deed in such capacity for the uses and purpose therein mentioned; that he affixed thereto the official of said corporations, and that said instrument is the act and deed of said corporations; and that she is personally known to me or produced identification, and did (did not) take an oath. State Notary Public Florida Commission No.

My Commission Expires: