

ACCOUNT NO. : 072100000032

REFERENCE: 605747 81093A

AUTHORIZATION :

COST LIMIT : \$ PPD

ORDER DATE : February 29, 2000

ORDER TIME : 11:14 AM

ORDER NO. : 605747-065

CUSTOMER NO: 81093A

CUSTOMER: John F. Stewart, Esq

Sheppard Brett Stewart &

2121 West First Street

P. O. Drawer 400

Ft. Myers, FL 33901

900003152889-

-03/01/00--01065--003

****160.00 *****35.00

900003152889 -03/07/00--01038--003

*****25.00 *****25.00

ARTICLES OF MERGER

MCT'S OF SOUTHWEST FLORIDA, INC.

INTO

MCT'S OF SOUTHWEST FLORIDA, L.L.C.

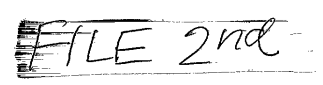
PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY PLAIN STAMPED COPY

CONTACT PERSON: Janine Lazzarini

EXAMINER'S INITIALS:

6+1



ARTICLES OF MERGER Merger Sheet

MERGING:

MCT'S OF SOUTHWEST FLORIDA, INC., a Florida corporation #P93000037558

into

MCT'S OF SOUTHWEST FLORIDA, L.L.C., entity L00000002351

File date: March 1, 2000

Corporate Specialist: Lee Rivers



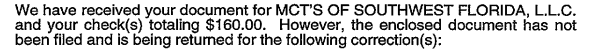
FLORIDA DEPARTMENT OF STATE Katherine Harris submission date as file date Secretary of State

March 1, 2000

JANINE LAZZARINI CSC

SUBJECT: MCT'S OF SOUTHWEST FLORIDA, L.L.C.

Ref. Number: L00000002351



The plan of merger must either provide the name(s) and address(es) of the manager(s) of the limited liability company or state the limited liability company is not managed by one or more managers.

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) 487-6020.

Tammi Cline **Document Specialist**

Letter Number: 400A00011320

ARTICLES OF MERGER

The following Articles of Merger are being submitted in accordance with Section 608.4382, Florida Statutes.

FIRST:

The exact name, street address of its principal office, jurisdiction

and entity type for each merging party are as follows:

Name/Street Address

Jurisdiction | Entity Type

McT's of Southwest Florida, Inc.

Florida

Corporation

1473 Periwinkle Way Sanibel FL 33957

Florida Document/Registration No.: P93000037558

FEI: 65-0425289

Name/Street Address

Jurisdiction

Entity Type

McT's of Southwest Florida, L.L.C.

Florida

Limited Liability Co.

1473 Periwinkle Way Sanibel FL 33957

Florida Document/Registration No.:

FEI: 65-0961692

L00000002351

SECOND:

The exact name, street address of its principal office, jurisdiction

and entity type of the surviving party are as follows:

Name/Street Address

<u>Jurisdiction</u> <u>Entity Type</u>

McT's of Southwest Florida, L.L.C.

Florida

Limited Liability Company

1473 Periwinkle Way Sanibel FL 33957

Florida Document/Registration No.:

FEI: 65-0961692

L00000002351

THIRD:

The attached Plan of Merger meets the requirements of Section 608.438, Florida Statutes, and was approved by each domestic corporation and limited liability company that is a party to the

merger in accordance with Chapter 608, Florida Statutes.

FOURTH:

The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the Articles of Organization of the limited liability company that is a party to the merger.

FIFTH:

The merger shall be effective at 12:00 A.M. on March 1, 2000.

SIXTH:

The Articles of Merger comply and are executed in accordance with the laws of the State of Florida.

William L. Pritchard, President

SEVENTH: Signatures for each party are as follows:

McT's of Southwest Florida, Inc.

McT's of Southwest Florida, L.L.C.

Gaeta, Managing Member

PLAN OF MERGER

The following Plan of Merger, which was adopted and approved by each party to the merger in accordance with Section 608.4381, Florida Statutes, is being submitted in accordance with Section 608.438, Florida Statutes.

FIRST:

The exact name and jurisdiction of each <u>merging</u> party are as follows:

Name:

Jurisdiction:

McT's of Southwest Florida, Inc.

Florida

McT's of Southwest Florida, L.L.C.

Florida

SECOND:

The exact name and jurisdiction of the <u>surviving</u> party are as follows:

Name:

Jurisdiction:

McT's of Southwest Florida, L.L.C.

Florida S

THIRD:

The terms and conditions of the merger are as follows:

- (A) The shareholders of McT's of Southwest Florida, Inc. shall transfer their corporate stock to McT's of Southwest Florida, L.L.C. in exchange for their member interests in McT's of Southwest Florida, L.L.C..
- (B) McT's of Southwest Florida, Inc. shall then liquidate on the same day as the stock transfer with the L.L.C. acting as the sole shareholder in receipt of the liquidating distribution.

FOURTH:

- (A) The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or other securities of the survivor, in whole or in part, into cash or other property are as described in paragraph Third herein.
- (B) The Limited Liability Company is not managed by one or more managers and is a member managed company.

The manner and basis of converting rights to acquire interests, shares, obligations or other securities of each merged party into rights to acquire interests, shares, obligations or other securities of the surviving entity, in whole or in part, into cash or other property are as described in paragraph Third herein.

Approved and Agreed this 25th day of Febuary 2000.

McT's of Southwest Florida, Inc.

McT's of Southwest Florida, L.L.C.

William L. Pritchard, President

Paul F. Gaeta, Managing Member

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SECANASSEE FLORIDI