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COVER LETTER

,	COVER LETT	ER		
TO: Amendment Section Division of Corporations				le Control of the Con
SUBJECT: BT PARTNERS, L.L.C.				So difference
JOBJECT.	Vame of Surviving	Party		
The enclosed Certificate of Merger and fee(s) are s	ubmitted for filing			Contract of the contract of th
Please return all correspondence concerning this m	atter to:			- 7
Michael T. Hankin, Esq.				
Contact Person	· · · · · · · · · · · · · · · · · · ·			
Hankin & Hankin				
Firm/Company				
100 Wallace Avenue, Suite 100				
Address	·····			•
Sarasota, Florida 34237				
City, State and Zip Code				
harveyv@vwinc.com				
E-mail address: (to be used for future annua	l report notification	n)	·	
For further information concerning this matter, plea	ase call:			
Michael T. Hankin, Esq. at	(941)957	7-0080		
Name of Contact Person	Area Cod	e Daytime T	elephone Number	
Certified copy (optional) \$30.00				
STREET ADDRESS: Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle	Amendment	Corporations 327		

CR2E080 (2/14)

Tallahassee, FL 32301

Articles of Merger For Florida Limited Liability Company



The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

Name

Jurisdiction

FLORIDA

Limited Liability Company

SECOND: The exact name, form/entity type, and jurisdiction of the surviving party are as follows:

Name

Jurisdiction

Form/Entity Type

BT PARTNERS, L.L.C.

FLORIDA

Limited Liability Company

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

FOURTH: Please check one	of the boxes that ap	ply to surviving ent	ity: (if applicable)						
This entity exists before are attached.	re the merger and is	a domestic filing er	atity, the amendment, if any to its public	organic record					
This entity is created	This entity is created by the merger and is a domestic filing entity, the public organic record is attached.								
This entity is created liability partnership, i	This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.								
This entity is a foreign mailing address to whe Florida Statutes is:	n entity that does not tich the department n	have a certificate on the control of	of authority to transact business in this says served pursuant to s. 605.0117 and C	tate. The hapter 48,					
ss.605.1006 and 605.1061-60	5.1072, F.S. e of filing, the delaye	ed effective date of	the amount, to which members are entit the merger, which cannot be prior to no f State:						
Note: If the date inserted in as the document's effective described SEVENTH: Signature(s) for Name of Entity/Organization	ate on the Departmer		tatutory filing requirements, this date was. Typed or Printed Name of Individua	i					
BT PARTNERS, L.L.C.	•	-//	Harvey Vengrof						
JMBKT, LLC		47/	Harvey Vengrof						
Corporations:			President or Officer nature of incorporator.)						
General partnerships:	Signatur	e of a general partne	er or authorized person						
Florida Limited Partnerships		es of all general par							
Non-Florida Limited Partner		e of a general partn							
Limited Liability Companies	: Signature	e of an authorized p	erson						
Fees: For each Limited Lia	ibility Company	\$25.00	For each Corporation:	\$35.00					
For each Limited Par		\$52.50	For each General Partnership:	\$25.00					
For each Other Busin		\$25.00	Certified Copy (optional):	\$30.00					