Division of Corpo Page 1 of 2

## Florida Department of State

Division of Corporations Public Access System Katherine Harris, Secretary of State

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To:

Division of Corporations

Fax Number : (850)205-0380

From:

Account Name : MCGUIRE, WOODS, SATTLE & BOOTHE LLP

Account Number : 071075000166

Fax Number

: (904)798-3200

1 (904)798-3207

MERGER OR SHARE EXCHANGE

VESTCOR PARTNERS XXX, LLC

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Certificate of Status	0
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Page Count	05
Estimated Charge	\$87.50

### ARTICLES OF MERGER Merger Sheet

MERGING:

VESTCOR PARTNERS XXX, INC. A FLORIDA ENTITY

into

VESTCOR PARTNERS XXX, LLC, a Florida entity L01000021572

File date: December 17, 2001

Corporate Specialist: Agnes Lunt

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

### ARTICLES OF MERGER Of VESTCOR PARTNERS XXX, INC. WITH AND INTO VESTCOR PARTNERS XXX, LLC

The following Articles of Merger are being submitted in accordance with sections 607.1109 and 608.4382, Florida Statutes.

FIRST: The exact name street add

type for each merging party	are as follows:	al office, jurisdiction, and entity
Name and Street Address	<u> Jurisdiction</u>	Entity Type
Vesteor Partners XXX, Inc. 3020 Hartley Road, Suite 30 Jacksonville, Florida 32257	Florida O	Corporation
Florida Document/ Registration Number:	P00000109015	PEI Number: 59-3683324
<b>SECOND</b> : The exact name, type of the surviving party ar	street address of its princip e as follows:	al office, jurisdiction, and entity
Vestcor Partners XXX, LLC 3020 Hartley Road, Suite 300 Jacksonville, FL 32257	<b>)</b>	01 DEC

Florida Document/Registration Number: <u>LOI-2157</u>2 FEI Number:

THERD: The attached Plan of Merger meets the requirements of sections 607.1108 and 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 Chapters 607 and 608,

FOURTH: The merger is permitted under the laws of Florida and is not prohibited by the operating agreement or articles of organization of the limited liability company that is a party to the merger,

FIFTH: The merger shall become effective as of the date the Articles of Merger are filed with Fiorida Department of State.

<u>SIXTH</u>: The Articles of Merger comply and were executed in accordance with the laws of the State of Florida.

VESTCOR PARTNERS XXX, INC.,

a Florida como sition

Ву: \_\_(\_\_\_\_

John D. Rood, President

VESTCOR PARTNERS XXX, LLC, a Florida limited liability company, Surviving Entity

 $R_{V}$ 

John D. Rood, President

FLURIUM 17

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# PLAN OF MEEGER BETWEEN VESTCOR PARTNERS NXX, INC., a Florida corporation, AND

## VESTCOR PARTNERS XXX, LLC, a Fiorida limited liability company

The following Plan of Merger, which was adopted and approved by each party to the merger in accordance with sections 607.1103, 607.1108 and 608.4381, Florida Statutes, is being filed in accordance with sections 607.1109 and 608.4382, Florida Statutes.

FIRST: The exact name and jurisdiction of each nerging party are as follows:

<u>Namo</u>

Jugisdiction.

Vestcor Partners XXX, Inc.

Fiorida

SECOND: The exact name and jurisdiction of the surviving party are as follows:

Name.

Luisdiction

Vesteor Pariners XXX, LLC

Florida

THIRD: The terms and conditions of the merger are as follows:

- A. On the effective date of the merger, the superate existence of Vestcor Partners XXX, Inc. ("CORP") shall cease.
- B. The title to all real estate and other property, or any interest therein, owned by CORP is vested in Vestcor Partners XXX, LLC ("LLC") without reversion or impairment. LLC shall record a certified copy of the Articles of Merger in such counties in which CORP holds an interest in real property.
- C. LLC shall thereafter be responsible and liable for all the liabilities and obligations of CORP, including liabilities arising out of the rights of dissenters with respect to such merger under Florida law.
- D. Any claim existing or action or proceeding pending by or against CORP may be continued as if the merger did not occur or LLC may be substituted in the proceeding for CORP.
- E. Neither the rights of creditors nor any liens upon the property of CORP shall be impaired by such merger.

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- F. The Articles of Organization of LLC in effect immediately prior to the time the inerger becomes effective shall continue to be the Articles of Organization of LLC following the effective date of the merger.
- G. The Operating Agreement of LLC in effect immediately prior to the time the merger becomes effective shall continue to be its Operating Agreement following the effective date of the merger,
- H. The members and the officers of the LLC on the effective date of the merger shall continue to be the members and officers of the LLC following the effective date of the merger.
- I. This Plan of Merger shall be submitted for the approval of the shareholder of CORP and the members of LLC in the manner provided by the applicable laws of the State of Florida.
- J. The effective date of this merger shall be the date when Articles of Merger are filed by the Florida Department of State.
- K. Subject to applicable law, this Plan of Merger may be amended, modified or supplemented by written agreement of the parties hereto at any time prior to the effective date with respect to any of the terms contained herein. At any time prior to the effective date, this Plan of Merger may be terminated and the merger may be abandoned by the Board of Directors of the CORP or the members of the LLC, or both, in their sole discretion and notwithstanding approval of this agreement by the shareholders of the CORP or the members of the LLC.

#### FOURTH:

- A. The manner and basis of converting the interests, shares, obligations or officer securities of each merged party into the interests, shares, obligations or officer securities of the surviving party, in whole or in part, into cash or other-property are as follows:
  - 1. The shares of CORP Common Stock which shall be outstanding immediately prior to the effective date shall at the effective date, by virtue of the merger and without any action on the past of the holder thereof, be deemed terminated.
  - 2. The stock transfer books of CORP shall be closed as of the close of business on the effective date and no transfer of record of any of the CORP Common Stock shall take place thereafter.

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3. Any rights (if any) to acquire interests, shares, obligations or other securities of CORP as of the effective date, by virtue of the merger and without any action by any party or holder, shall be deemed terminated.

FIFTH: LLC is to be manager managed. The manager's name and address are as follows:

Vesteer, Inc. 3020 Hartley Road, Suite 360 Jacksonville, Florida 32257

VESTCOR PARTNERS XXX, INC., a

Florid 1 Serppration

John D. Rood, President

VESTCOR PARTNERS XXX, LLC, a Florida Kinited liability company,

By:

John D. Rood, President

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