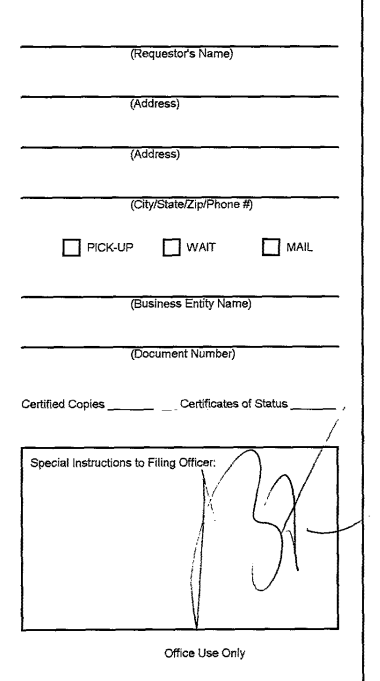
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ACCOUNT NO. : 072100000032

REFERENCE : 562217 4355221

AUTHORIZATION :

COST LIMIT : \$ 107.50

ORDER DATE: October 30, 2006

ORDER TIME : 9:22 AM

ORDER NO. : 562217-005

CUSTOMER NO: 4355221

ARTICLES OF MERGER

BIALOSKY LTD. 79-1 LIMITED PARTNERSHIP

INTO

BIALOSKY 79~1, LLC

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY PLAIN STAMPED COPY

CONTACT PERSON: Jeanine Reynolds

EXAMINER'S INITIALS:

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:

Bialosky Ltd. 79-1, a California Limited Partnership Address:

Employer I.D. # 953476888

Second: The exact name, street address of its principal office, jurisdiction, and entity type of the surviving party is as follows

Bialosky 79-1, LLC, a Florida Limited Liability Company Address: 840 Oyster Lane, Vero Beach, Florida 32963

Employer I.D.#953476888

Third: The attached Plan of Merger was approved by each entity that is a party to the merger in accordance with applicable provisions of Chapter 608.

Fourth: The effective date of the merger shall be the date on which the Certificate of Merger is filed.

<u>Fifth:</u> The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

Dated this day of Alox., 200

Bialosky Ltd. 79-1

A California Limited Partnership

BY: Richard Bialosky

AKA: Richard A. Bialosky

General Partner

940 Oyster Shall Lane

Vero Beach, FL 32963

Bialosky 79-1, LLC

A Florida Limited Liability Company

Richard Bialosky

AKA: Richard A Bialosky

Managing Member

940 Oyster Shell Lane

Vero Beach, FL 32963

PLAN OF MERGER

The following Plan of Merger was adopted and approved by each party in accordance with Section 608.4381, and is being submitted in accordance with Section 608.4382, Florida Statutes.

First: The exact name and jurisdiction of the merging party is as follows:

Bialosky Ltd. 79-1, a California Limited Partnership

Second: The name and address of the surviving party, which was organized and exists under the laws of the State of Florida, is as follows:

Bialosky 79-1, LLC, a Florida Limited Liability Company

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

A) The merger consists of the transfer and transformation of the California Limited Partnership, without consideration, and solely for the convenience of the Manager and members of the Florida Limited Liability Company.

Fourth: The manner and basis of converting the interests, shares and obligations or securities of each merged party into the interests, shares and obligations of the surviving party is by operation of law.

<u>Fifth:</u> The name and address of the Managing Member of the surviving entity Limited Liability Company is:

Richard Bialosky (also known as Richard A. Bialosky) 940 Oyster Shell Lane

Vero Beach, FL 32963

Dated this Aday of Agol., 2006.

Bialosky Ltd. 79-1

A California Limited Partnership

BY:

Richard Bialosky

AKA: Richard A, Bialosky

General Partner

940 Oyster Shell Lane

Vero Beach, FL 32963

Bialosky 79-1, LLC

A Florida Limited Liability Company

 $\mathbf{p}\mathbf{v}$

Richard Bialosky

AKA: Richard A. Bialosky

Managing Member

940 Oyster Shell Lane

Vero Beach, FL 32963