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COVER LETTER

To: Registration Section
Division of Corporations

SUBJECT: Merger of FIREBIRD BIOMOLECULAR SCIENCES LLC and FIREBIRD BIOMOLECULAR SCIENCES INCORPORATED, so that that FIREBIRD BIOMOLECULAR SCIENCES LLC is the sole surviving entity.

Dear Sir or Madam:

The enclosed Articles of Merger and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to the following:

Steven A. Benner Name of Person	to the second second	en , Willeams	·
Firebird Biomolecular Sciences LLC Firm / Company	ad te r og er er	. Courses.	SECIE TALLA
1501 NW 68th Terrace Address		· _	
Gainesville Florida 32605- 4147 City/State and Zip Code	Section 18 day	. · .	STATE

For further information concerning this matter, please call:

Steven A. Benner at (352) 219 3570

Name of Person

Area Code & Daytime Telephone Number

Street/Courier Address
Registration section
Division of Corporations
Clifton building
2661 Executive Center Circle
Tallahassee, FL 32301

Mailing Address
Registration section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

CR2E080(8/05)

ARTICLES OF MERGER

The following Articles of Merger are being submitted in accordance with section(s) 607.1109, 608.4382, and/or 620.203, Florida Statutes.

FIRST: The exact name, street address of its principal office, jurisdiction and entity type for each **merging** party are as follows:

Name and street address Jurisdiction Entity type

1. FIREBIRD BIOMOLECULAR SCIENCES LLC - Florida LLC

1501 NW 68th Terrace

Gainesville Florida 32605-4147

Florida Document/Registration Number: L05000091958 FEI Number: To be applied for

2. FIREBIRD BIOMOLECULAR SCIENCES INC. Florida Corporation

1501 NW 68th Terrace

Gainesville Florida 32605-4147

Florida Document/Registration Number: P05000035493 FEI Number: 113746207

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

Name and street address

FIREBIRD BIOMOLECULAR SCIENCES LLC

1501 NW 68th Terrace

Gainesville Florida 32605-4147

Entity type

LLC

THIRD: The attached Plan of Merger meets the requirements of section(s) 607.1108, 608.438, 617.1103, and/or 620.1103, Florida Statutes, and was approved by each domestic corporation, limited liability company, partnership and/or limited partnerships that is a party to the merger in accordance with Chapter(s) 607, 617, 608, and/or 620, Florida Statutes.

<u>FOURTH</u>: If applicable, the attached plan of merger was approved by the other business entity(ies) that is/are party(ies) to the merger in accordance with the respective laws of all applicable jurisdictions.

<u>FIFTH</u>: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger.

SIXTH: If not incorporated, organized, or otherwise formed under the laws of the state of Florida, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each domestic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under section(s) 607.1302, 620.205, and/or 608.4384, Florida Statutes.

SEVENTH: If applicable, the surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a general partner of the surviving entity pursuing to section(s) 607.1108(5), 608.4381(2), and/or, 620.202(2), Florida Statutes.

EIGHTH: The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited partnership or the regulations or articles of organization of any limited liability company that is a party to the merger.

<u>NINTH</u>: The merger shall become effective as of the date the Articles of Merger are filed with the Florida Department of State.

TENTH: The Articles of Merger comply and were executed in accordance with the laws of each party's applicable jurisdiction.

ELEVENTH: Signature(s) for each party

(Note: Please see instructions for required signatures.)

Name of Entity

Signatures

Typed or Printed Name of Individual

Firebird Biomolecular Sciences Inc.

Steven A. Benner

Steven A. Benner

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PLAN OF MERGER

The following plan of merger, which was adopted and approved by each party to the merger in accordance with sections 607.1107, 617.1103, 608.4381, and/or 620.202, is being submitted in accordance with Section 607.1108, 608.438, and/or 620.201, Florida statutes.

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

NameJurisdictionFirebird Biomolecular Sciences Inc.FloridaFirebird Biomolecular Sciences LLCFlorida

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

Jurisdiction

Firebird Biomolecular Sciences LLC Florida

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

Firebird Biomolecular Sciences LLC, by this merger, acquires all assets, obligations, contrast, and liabilities, without reservation, exclusion, and limitation of Firebird Biomolecular Sciences Incorporated. The ownership of Firebird Biomolecular Sciences LLC is identical to the ownership of Firebird Biomolecular Sciences Incorporated.

SECTION OF STATE

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 follows:

The ownership of Firebird Biomolecular Sciences LLC is vested in a single individual, who is the same individual who is the owner of all shares of stock of Firebird Biomolecular Sciences Incorporated. Thus, the owner of all shares of Firebird Biomolecular Sciences Incorporated returns his shares to Firebird Biomolecular Sciences Incorporated, which then ceases to exist.

B. The manner and basis of converting rights to acquire interests, shares, obligations or other securities of each merged party into rights to acquire interests common shares, obligations or other securities of the surviving entity, in whole or in part into cash or other properties are as follows:

No rights exist to acquire interests, shares, obligations or other securities of Firebird Biomolecular Sciences Incorporated.

<u>FIFTH</u>:: If a partnership or limited partnership is the surviving entity, the name(s) and address(es) of the general partner(s) are as follows:

Name(s) and address(es) of General Partner(s)

Florida docum

Not applicable

If a general partner is a non-individual Florida document/ registration number

SIXTH: If a limited liability company is the surviving entity, the name and address of the manager(s)/ managing members are as follows:

Manager: Steven A. Benner

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