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	ACCOUNT NO.	: 072100000	032		
	REFERENCE	: 845224	121767A		مبعد
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ORDER DATE :	February 1, 2006			5.50 S.	5. K.
ORDER TIME :	12:44 PM		EFFECTIVED	OF ORDER	ر ا
ORDER NO. :	845224-005	<u>···</u>	- Anna Marie	7	
CUSTOMER NO:	121767A	-			
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	ARTICLES OF	MERGER			
	CIG FUND LLC	· -			
	INTO)			
	CIG FUND LLC	-			
PLEASE RETURN	THE FOLLOWING AS	PROOF OF FIL	ING:		
	FIED COPY STAMPED COPY	54			
FININ	SIMPLED COPI				
CONTACT PERSO	N: Carina L. Duni	lap			
	EXA	AMINER'S INIT	'IALS:		

Certificate of Merger For Florida Limited Liability Company



The following Certificate of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 608.4382, Florida Statutes.

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

<u>Name</u>	<u>Jurisdiction</u>	= Form/Entity Type
CIG Fund LLC	Nevada	Limited liability company
	<u> </u>	
	<u></u>	
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		and the second s
SECOND: The exact name, for as follows:	rm/entity type, and jurisd	liction of the surviving party are
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
CIG Fund LLC	Florida	Limited liability company

THIRD: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617, and/or 620, Florida Statutes.

	nder which such other business entity is formed, organized or incorporated.	
	ther than the date of filing, the effective date of the merger, which cannot be note than 90 days after the date this document is filed by the Florida of State:	
****	February 3, 2006	
	he surviving party is not formed, organized or incorporated under the laws of urvivor's principal office address in its home state, country or jurisdiction is	
		n varens
-		Mar 2 m 1 2 .
		XX o
SEVENTH:	If the survivor is not formed, organized or incorporated under the laws of	
Florida, the swhich such m	If the survivor is not formed, organized or incorporated under the laws of urvivor agrees to pay to any members with appraisal rights the amount, to nembers are entitles under ss.608.4351-608.43595, F.S. If the surviving party is an out-of-state entity not qualified to transact his state, the surviving entity:	
Florida, the swhich such me EIGHTH: It business in the a.) Lists the f	urvivor agrees to pay to any members with appraisal rights the amount, to nembers are entitles under ss.608.4351-608.43595, F.S. f the surviving party is an out-of-state entity not qualified to transact	
Florida, the swhich such me EIGHTH: It business in the a.) Lists the f	f the surviving party is an out-of-state entity not qualified to transact his state, the surviving entity: following street and mailing address of an office, which the Florida of State may use for the purposes of s. 48.181, F.S., are as follows:	
Florida, the si which such m EIGHTH: It business in the a.) Lists the fi Department of	f the surviving party is an out-of-state entity not qualified to transact his state, the surviving entity: Collowing street and mailing address of an office, which the Florida of State may use for the purposes of s. 48.181, F.S., are as follows:	
Florida, the si which such m EIGHTH: It business in the a.) Lists the fi Department of	urvivor agrees to pay to any members with appraisal rights the amount, to nembers are entitles under ss.608.4351-608.43595, F.S. If the surviving party is an out-of-state entity not qualified to transact his state, the surviving entity: Collowing street and mailing address of an office, which the Florida of State may use for the purposes of s. 48.181, F.S., are as follows:	- 'V &
Florida, the si which such m EIGHTH: It business in the a.) Lists the fi Department of	urvivor agrees to pay to any members with appraisal rights the amount, to nembers are entitles under ss.608.4351-608.43595, F.S. If the surviving party is an out-of-state entity not qualified to transact his state, the surviving entity: Collowing street and mailing address of an office, which the Florida of State may use for the purposes of s. 48.181, F.S., are as follows:	- V &
Florida, the significant which such many many many many many many many many	urvivor agrees to pay to any members with appraisal rights the amount, to nembers are entitles under ss.608.4351-608.43595, F.S. If the surviving party is an out-of-state entity not qualified to transact his state, the surviving entity: Collowing street and mailing address of an office, which the Florida of State may use for the purposes of s. 48.181, F.S., are as follows:	· * * * * * * * * * * * * * * * * * * *
Florida, the significant which such many many many many many many many many	urvivor agrees to pay to any members with appraisal rights the amount, to nembers are entitles under ss.608.4351-608.43595, F.S. If the surviving party is an out-of-state entity not qualified to transact his state, the surviving entity: Collowing street and mailing address of an office, which the Florida of State may use for the purposes of s. 48.181, F.S., are as follows:	- Y 4

b.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce obligations of each limited liability company that merged into such entity, including any appraisal rights of its members under ss.608.4351-608.43595, Florida Statutes.

NINTH: Signature(s) for Each Party:

Name of Entity/Organization:

Signature(s):

Typed or Printed Name of Individual:

Joel J. Karp, authorized rep

CIG Fund LLC

CIG Fund LLC

Soil J. Karp

Joel J. Karp, authorized rep

Corporations:

Chairman, Vice Chairman, President or Officer

(If no directors selected, signature of incorporator.)

General partnerships:

Signature of a general partner or authorized person

Florida Limited Partnerships:

Signatures of all general partners

Non-Florida Limited Partnerships:

Signature of a general partner

Limited Liability Companies:

Signature of a member or authorized representative

Fees: For each Limited Liability Company: \$25.00

For each Corporation: \$35.00 = For each Limited Partnership: \$52.50 = For each General Partnership: \$25.00 = For each Other Business Entity: \$25.00

Certified Copy (optional): \$30.00

PLAN OF MERGER

FIRST: The exact name, form follows:		= · · · · · · · · · · · · · · · · · · ·	
Name		Form/Entity Type	**
CIG Fund LLC	<u>Nevada</u>	Limited liability company	. A. S
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			'. <u>.</u> ,
			·**
SECOND: The exact name, for	am/antity type and jurisdiction	n of the cursiiving party are	
as follows:	initive titty type, and jurisdiction	Tot the sarviving party are	
Name	Jurisdiction	Form/Entity Type	
CIG Fund LLC	Florida	Limited liability company	কুট কাচ
THIRD: The terms and condit	tions of the merger are as follo	ws:	,
· ·	· · ·	ger with the Florida	
Department of State			F131 +13
			-
entity shall continue	to be the sole mer	nber of the surviving	,
entity.			
			
	*	<u> </u>	
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(Atto	ich additional sheet if necessar	37	1 11140

FOURTH:	
	g the interests, shares, obligations or other e interests, shares, obligations or others securities o cash or other property is as follows:
The merging entity and	the surviving entity are owned by
the same sole member.	After the merger, the surviving

the same sole	member,	After	the me	erger,	the sur	viving
entity will conti	nue to be	e owne	d by th	e sar	ne sol <u>e</u>	member.
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	(Attach ad	ditional sh	eet if neces	sary)	· · · · · · · · · · · · · · · · · · ·	
or other securities of ea obligations or others se property is as follows:						
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(Attach additional sheet if necessary)

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