

LOG000038372

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FLORIDA DEPARTMENT OF STATE
Division of Corporations

May 22, 2006

SHAUN PURI, ESQ
MORRISON & MILLS, P.A.
1200 W. PLATT STREET, SUITE 100
TAMPA, FL 33606

SUBJECT: COMPUTING.NET, LLC
Ref. Number: L06000038372

We have received your document for COMPUTING.NET, LLC and your check(s) totaling \$80.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The plan of merger must be attached/included.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6984.

Deborah Bruce
Document Specialist

Letter Number: 506A00035790

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Morrison & Mills, P.A.

ATTORNEYS AT LAW
1200 WEST PLATT STREET
SUITE 100
TAMPA, FLORIDA 33606

THOMAS K. MORRISON
FREDERICK J. MILLS
KAREN J. PREVATT *
W. GRAY DUNLAP, JR.
KEVIN G. BRICK
SHAUN PURI

TELEPHONE (813) 258-3311
TELECOPIER (813) 258-3209
* LLM IN TAXATION

May 11, 2006

Registration Section
Florida Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Re: Computing.Net, LLC

Dear Sir or Madam:

Enclosed please find our firm's Check No. 4870 in the amount of \$80.00 for registration of the Certificate of Merger (\$25.00 for each LLC) with a certified copy (\$30.00).


If you have any questions or need anything further, please advise.

Sincerely,



Marilyn Krause Babb, for
Shaun Puri

SP:mkb

Enclosures 

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Morrison & Mills, P.A.

ATTORNEYS AT LAW
1200 WEST PLATT STREET
SUITE 100
TAMPA, FLORIDA 33606

THOMAS K. MORRISON
FREDERICK J. MILLS
KAREN J. PREVATT *
W. GRAY DUNLAP, JR.
KEVIN G. BRICK
SHAUN PURI

TELEPHONE (813) 258-3311
TELECOPIER (813) 258-3209
* LLM IN TAXATION

June 2, 2006

Registration Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Re: Computing.Net, LLC

Dear Sir or Madam:

Enclosed please find for filing the Plan of Merger for the above-referenced entity. Also enclosed are the original Articles of Merger for same.

Please process the enclosed, or if there are any questions or you need further information then please contact Shaun Puri at (813) 258-3311.

Thank you



Marilyn K. Babb, for
Shaun Puri

SP:mkb
Enclosures

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COVER LETTER

TO: Registration Section
Division of Corporations

SUBJECT: COMPUTING.NET LLC
(Name of Surviving Party)

The enclosed Certificate of Merger and fee(s) are submitted for filing. - *FEES PAID*

Please return all correspondence concerning this matter to:

SHAWN PURR
(Contact Person)
MORRISON & MILLS PA
(Firm/Company)
1200 W. PLANT ST., STE 100
(Address)
TAMPA FL 33606
(City, State and Zip Code)

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For further information concerning this matter, please call:

SHAWN PURR at (813) 258-3311
(Name of Contact Person) (Area Code and Daytime Telephone Number)

☐ Certified copy (optional) \$30.00

STREET 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

COMPUTING.NET LLC

ARTICLES OF MERGER

Computing.Net, LLC, a Maryland limited liability company and Computing.Net, LLC, a Florida limited liability company (individually, a "LLC," and collectively, the "LLCs") hereby certify that:

FIRST: Each party to these Articles of Merger agrees to merge.

SECOND: The name and place of organization of each of the parties to the merger are:

(1) Computing.Net, LLC, organized under the laws of the State of Maryland.

(2) Computing.Net, LLC, organized under the laws of the State of Florida on April 12th, 2006. *LO# 38372*

THIRD: The name of the successor is Computing.Net, LLC, which was organized under the laws of the State of Florida on April 12th, 2006.

FOURTH: The principal office of Computing.Net, LLC in the State of Maryland is 10273 Breconshire Road, Ellicott City, MD 21042, Howard County, Maryland. The principal office of Computing.Net LLC the State of Florida is 8203 Whistling Pine Way, Tampa, FL 33647.

FIFTH: The name and address of the resident for Computing.net LLC, the successor, in the State of Maryland is Christopher S. Young, Esq., 6731 Columbia Gateway Drive, Suite 110, Columbia, Maryland 21046.

SIXTH: Neither LLC owns an interest in land in Maryland.

SEVENTH: The terms and conditions of the merger were advised, authorized, and approved by the members of each LLC by the unanimous consent of its members.

EIGHTH: No amendment to the Articles of Organization of the successor LLC, Computing.Net LLC, is required on account of the merger.

NINTH: Prior to the merger, the percentage of interests of each class of interest in each LLC was:

(1) Computing.Net LLC had a single class of membership comprising one hundred percent of the member interest in the company.

(2) Computing.Net LLC had a single class of membership comprising one hundred percent of the member interest in the company.

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TENTH: The manner and basis of converting the outstanding interests of each LLC into interests of the successor LLC are as follows:

A one percent interest in Computing.Net LLC as it exists immediately prior to the merger will become a one percent interest in the successor Computing.Net LLC on the effective date of the merger. A one percent interest in the successor Computing.Net LLC as it exists immediately prior to the merger will remain a one percent interest in the successor Computing.Net LLC on the effective date of the merger.

ELEVENTH: The successor Computing.Net LLC agrees that it may be served with process in this State in any action, suit, or proceeding for enforcement of any obligation of Computing.Net LLC that arose before the merger. The successor Computing.Net LLC hereby irrevocably appoints the Maryland State Department of Assessments and Taxation as its agent to accept service of process in any action, suit, or proceeding described in this section Eleventh. A copy of any service of process describe hereunder shall be mailed by the Maryland State Department of Assessments and Taxation to Christopher S. Young, Esq., 6731 Columbia Gateway Drive, Suite 110, Columbia, Maryland 21046.

IN WITNESS WHEREOF, each party has caused these Articles of Merger to be signed in its name and on its behalf by its authorized person, and its seal to be hereunder affixed this 19 day of April, 2006. Each authorized person acknowledges these Articles of Merger to be the act and deed of the LLC on whose behalf the authorized person has executed these Articles of Merger and, under the penalties of perjury, certifies that the matters and facts set forth herein are true in all material respects to the best of that person's knowledge, information, and belief.

WITNESS:

Computing.Net LLC, a Maryland limited liability company

By:  (SEAL)
Justin Weber, Managing Member

Computing.Net LLC, a Florida limited liability company

By:  (SEAL)
Justin Weber, Managing Member

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PLAN OF MERGER

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

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
Computing.Net, LLC	Maryland	LLC
Computing.Net, LLC	Florida	LLC

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

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
Computing.Net, LLC	Florida	LLC

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

A one percent interest in Computing.Net, LLC as it exists immediately prior to the merger will become a one percent interest in the successor Computing.Net, LLC on the effective date of the merger. A one percent interest in the successor Computing.Net, LLC as it exists immediately prior to the merger will remain a one percent interest in the successor Computing.Net, LLC on the effective date of the merger.

(Attach additional sheet if necessary)

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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 others securities of the survivor, in whole or in part, into cash or other property is as follows:

A one percent interest in Computing.Net, LLC as it exists
immediately prior to the merger will become a one percent
interest in the successor Computing.Net, LLC on the
effective date of the merger. A one percent interest in
the successor Computing.Net, LLC as it exists immediately
prior to the merger will remain a one percent interest in
the successor Computing.Net, LLC on the effective date of
the merger.

(Attach additional sheet if necessary)

B. The manner and basis of converting rights to acquire the interests, shares, obligations or other securities of each merged party into rights to acquire the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:

A one percent interest in Computing.Net, LLC as it exists
immediately prior to the merger will become a one percent
interest in the successor Computing.Net, LLC on the
effective date of the merger. A one percent interest in
the successor Computing.Net, LLC as it exists immediately
prior to the merger will remain a one percent interest in
the successor Computing.Net, LLC on the effective date of
the merger.

(Attach additional sheet if necessary)

FIFTH: Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows:

N/A

(Attach additional sheet if necessary)

SIXTH: Other provisions, if any, relating to the merger are as follows:

N/A

(Attach additional sheet if necessary)

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