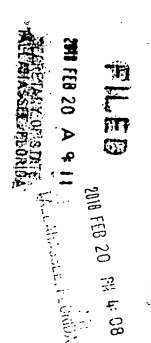
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Account#: 120000000088

Date: 2/20/2018			ACCOUNT#. 12000000000		
Name: Merritt	Knickle	_			
Reference #:	T0145025				
Entity Name:	OXYGEN I	HOLDINGS LLC	_		
Articles of Incorp	ooration/Author	ization to Transact Busine	ess		
Amendment					
Change of Agen	t				
Reinstatement					
☐ Conversion					
✓ Merger					
Dissolution/With	drawal				
☐ Fictitous Name					
Other					
	L ^				
Authorized Amount: Signature:	\$50				

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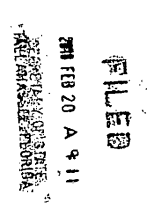
Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 605.1025, 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
Melaleuca Road LLC	Delaware	limited liability company
Oxygen Holdings LLC	Florida	limited liability company
SECOND: The exact name, form/	entity type, and jurisdiction of the sur	viving party are as follows:
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Oxygen Holdings LLC	Florida	limited liability company

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).



FO UR	TH: Please check one of the bo	oxes that appl	y to surviving entit	y: (if applicable)				
ם	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic recare attached. This entity is created by the merger and is a domestic filing entity, the public organic record is attached. This entity is created by the merger and is a domestic limited liability limited partnership or a domestic limited liability partnership, its statement of qualification is attached.							
o o								
o	This entity is a foreign entity the mailing address to which the difference Statutes is:	nat does not h epartment ma	ave a certificate of y send any process	authority to trans served pursuant t	os. 605.0117 and Cha	c. The pter 48,		
SIXT) days a	H: This entity agrees to pay any 1006 and 605,1061-605,1072, H: If other than the date of filing fier the date this document is file. If the date inserted in this block document's effective date on the	F.S. g, the delayed ed by the Flor c does not me	l effective date of the cida Department of the control of the cithe applicable street	ne merger, which State:	cannot be prior to nor i	more than 90		
SEVE	ENTH: Signature(s) for Each Pa	irty:			Typed or Printed			
Name	of Entity/Organization:		Signature(s):		Name of Individual.			
Melal	euca Road LLC				Authorized Person			
Oxyg	en Holdings LLC				Authorized Person			
•	orations:	Al no dire	, Vice Chairman, P	ature of incorpor	ator.)			
Florid Non-	ral partnerships: da Limited Partnerships: Plorida Limited Partnerships: ted Liability Companies:	Signature: Signature	of a general partne s of all general part of a general partne of an authorized p	ners r	100/1			
Fees	For each Limited Liability Co For each Limited Partnership For each Other Business Enti	:	\$25.00 \$52.50 \$25.00	For each Corp For each Gen Certified Co	poration: eral Partnership: py (optional):	\$35,00 \$25,00 \$30,00		