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2010 SEP 28 PM 4: 32

- J. SAULSBERRY EXAMINER

SEP 29 2010

#### **COVER LETTER**

TO:	Amendment Section Division of Corporations						
SUBJ	ECT: Valued Ve	entures	LLC				
	Name of Surviving (	Corporation					
	nclosed Articles of Merger and fee are subm		_				
Please	e return all correspondence concerning this i	matter to f	ollowing:				
	Steven L. Brickner		_				
•	Contact Person						
	Value <b>ἀ</b> Ventures LLC				SEC.	2010 SEP	-1
	Firm/Company	<del></del>	-		当点	1.77	-
	7702 Industrial Lane	·	_		SEE. FLC	28 PH 4: 32	T
	Tampa, FL 33637 City/State and Zip Code		_		RA OP	: 32	
	Chyrolade and Dip Code						
F	sbrickner@valworthenterprises.com E-mail address: (to be used for future annual report n		_				
For fi	urther information concerning this matter, p	lease call:					
	Joyce A. Lyle  Name of Contact Person	At (_	702 )	418-3256 x1 e & Daytime Telephone			
<b>V</b>	Certified copy (optional) \$8.75 (Please send a	n additions	ıl copy of your d	ocument if a certifie	d copy is re	questec	i)
	STREET ADDRESS:		MAILING A	ADDRESS:			
	Amendment Section		Amendment				
	Division of Corporations		Division of C	Corporations			
	Clifton Building		P.O. Box 632				
	2661 Executive Center Circle		Tallahassee,	Florida 32314			

Tallahassee, Florida 32301

#### PLAN OF MERGER

This Plan of Merger is agreed to between Valued Ventures LLC ("Surviving Company") and Silvester Enterprises, Inc ("Disappearing Corporation"). The parties agree as follows:

- 1. Disappearing Corporation shall merge with and into Surviving Company.
- 2. Each membership in the Disappearing Corporation shall be converted into a membership in the Surviving Company. Each membership in the Surviving Company shall remain a membership in the Surviving Company.
- 3. The articles of incorporation of the Surviving Company, as in effect immediately prior to the effective date of the merger, shall remain the articles of incorporation of the Surviving Company.
- 4. The bylaws of the Surviving Company, as in effect immediately prior to the effective date of the merger, shall remain the bylaws of the Surviving Company.
- 5. The directors and officers of the Surviving Company immediately prior to the effective date of the merger shall remain the directors and officers of the Surviving Company.
- 6. Upon consummation of the merger, the Surviving Company shall succeed, without other transfer, to all rights and property of the Disappearing Corporation and shall be subject to all the debts, liabilities, and obligations of the Disappearing Corporation in the same manner as if incurred by the Surviving Company.
- 7. All rights of creditors and all liens and trusts upon or arising from the property of the Surviving Company and the Disappearing Corporation shall be preserved unimpaired, provided that the liens and trust obligations upon property of the Disappearing Corporation shall be limited to the property affected thereby immediately prior to the time the merger is effective.
- 8. Any action or proceeding pending by or against the Disappearing Corporation may be prosecuted to judgment, which shall bind the Surviving Company, or the Surviving Company may be proceeded against or substituted in its place.

SURVIVING COMPANY

signature of President

Steven L. Brickner, President September 21, 2010 DISAPPEARING CORPORATION

Signature of President

Steven L. Brickner, President September 21, 2010 2010 SEP 28 PH 4: 32

## ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, Florida Statutes.

First: The name and jurisdiction of the	surviving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Valued Ventures LLC	Florida	L10000097644
Second: The name and jurisdiction of e	ach merging corporation	:
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Silvester Enterprises, Inc	Florida	P03000136423
		2010 SEP 28 PH SECULATION OF S ALLAHASSEE. IL
Third: The Plan of Merger is attached.		TATE 3:
Fourth: The merger shall become effect Department of State.	tive on the date the Artic	les of Merger are filed with the Florida
OR / / (Enter a spethan 90 da  Fifth: Adoption of Merger by survivin	ys after merger file date.)	ve date cannot be prior to the date of filing or more  ETE ONLY ONE STATEMENT)
The Plan of Merger was adopted by the	shareholders of the surviv	ving corporation on October 1, 2010
The Plan of Merger was adopted by the and shareho	board of directors of the slider approval was not req	<u> </u>
<b>Sixth:</b> Adoption of Merger by merging The Plan of Merger was adopted by the		TE ONLY ONE STATEMENT) ing corporation(s) on October 1, 2010
The Plan of Merger was adopted by the	board of directors of the	· · · · · · · · · · · · · · · · · ·

### Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Valued Ventures LLC Silvester Enterprises, Inc	8801	Steven L. Brickner - President  Steven L. Brickner - President
		ZIO SE
		28 PH L
		32 32