L11000082982

(Requestor's Name)		
(Address)		
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(City/State/Zip/Phone #)		
PICK-UP WAIT MAIL		
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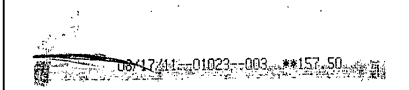
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EXAMINER

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ZOII AUG 19 AM JOE 20 SECRETARY OF STATE



Sent via FedEx: 7950 8693 8301

August 16, 2011

Florida Department of State Registration Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Dear Sir/Madam:

Enclosed please find our check # 6791 in the amount of \$157.50 and a Certificate of Merger.

Once filing has been complete, please return the document to my attention at:

2665 So. Bayshore Drive Suite 701 Miami, FL 33133

along with a Certified Copy.

If you have any questions or if we can be of assistance, please contact me at 305.537.4908.

Sincerely,

Juani M. Amago

Enclosure

2011 AUG 19 AM III (

Certificate of Merger For Florida Limited Partnership or Limited Liability Limited Partnership

The following Certificate of Merger is submitted in accordance with s. 620.2108, Florida, Statutes. FIRST:. The exact name, form/entity type, and jurisdiction for each merging party are as follows: Form/Entity Type <u>Name</u> **Jurisdiction** DESTIN/SHARKTOOTH LIMITED PARTNERSHIP Florida SECOND: The exact name, form/entity type, and jurisdiction of the surviving party are as follows: Jurisdiction <u>Name</u> Form/Entity Type LLC L11-82982 SHARKTOOTH VENTURES, LLC Florida **THIRD:** The date the merger is effective under the governing laws of the surviving party is: upon the filing of this Certificate of Merger. (NOTE: If survivor is a Florida limited partnership or limited liability limited partnership, effective date cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State. If survivor is not a Florida limited

FOURTH: The merger was approved by each party as required by its governing law.

survivor's governing statute.)

partnership or limited liability limited partnership, effective date shall be as provided in



SIXTH: Other provisions, if any, relating to the merger:

N/A

N/A

Street address:

Mailing address:

SECRETARY OF STATE TALLAHASSEE, FLORIDA

TILED

<u>FIFTH</u>: If the surviving party is a foreign organization not qualified to transact business

in this state, the street address and mailing address of an office which the Florida Department of State may use for the purposes of s. 620.2109(2), F.S., are as follows:

SEVENTH: Signature(s) for Each Party:

(Merger must be signed by all general partners of Florida limited partnerships or limited liability limited partnerships and by the authorized representative of each other party.)

Name of Entity/Organization:	Signature(s):	Typed or Printed Name of Individual:
DESTIN/SHARKTOOTH LIMITED PARTNER	SHIP	Clifford D. Rosen, President of Destin/Sharktooth Ventures Inc./General Partner
DESTIN/SHARKTOOTH LIMITED PARTNERS	нір	Partner Partner
DESTIN/SHARKTOOTH LIMITED PARTNERS	HIP///////	Aichard Olson, Limited Partne
SHARKTOOTH VENTURES, LLC		Clifford D. Rosen, Manager & Member
SHARKTOOTH VENTURES, LLC		Richard Olson, Manager &
Fees: Filing Fees: \$52.50 Per Pa Certified Copy: \$52.50 (Option Certificate of Status: \$8.75 (Option Certificate of Status: \$8.75 (Option Certificate of Status)	onal)	PILED 2011 AUG 19 AM IN 20 SEGNETARY OF STATE TALLAHASSEE, FLORID