

L33809

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

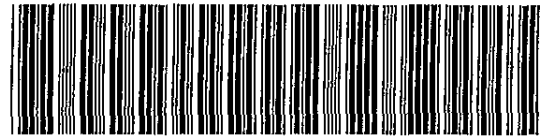
(Business Entity Name)

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SECRETARY OF STATE
ALLAHSSHE, FLORIDA

L33809
Mergers
3-20-03
CW

ARTICLES OF MERGER
Merger Sheet

MERGING:

RDBARN, INC., a non-qualified Delaware entity

INTO

DBL, INC., a Florida entity, L33809.

File date: March 20, 2003

Corporate Specialist: Carol Mustain

LAW OFFICES
Kulatz & Dobbins, P.A.

Member
NTSC Bar Assoc
Florida Aviation Law Come.

Suite 4R
The Trial Lawyers Building
633 SE Third Avenue
Fort Lauderdale, FL 33301
(954) 527-0002

FAX: (954) 524-5143

September 9, 2002

FLORIDA DIVISION
OF CORPORATIONS
409 E. Gains St.
Tallahassee 32399

Re: Merger of RDBARN, INC., a Delaware Corporation
into DBL, INC., A Florida Corporation.

Dear Sir or Madam,

The above described corporations have adopted an Agreement and Plan of Merger, a copy of which is accompanies this letter for filing, together with a copy of the Articles of Merger for them.

DBL, Inc. is the survivor corporation. No changes have been made in its Articles of Incorporation.

The merger was adopted at a special meeting held for the purpose of considering the merger, held on August 31, 2002.

My check for the appropriate fees at \$70.00 for each corporation in included herewith.

Cordially,


Genrad S. Kulatz, Esq.
For the firm

ARTICLES OF MERGER
OF
DBL, INC., A FLORIDA CORPORATION,
WITH
RDBARN, INC., A DELAWARE CORPORATION,

ARTICLES OF MERGER between DBL, Inc., a Florida corporation ("Survivor Corp.") and RDBARN, Inc., a Delaware Corp. ("Merged Corp.").

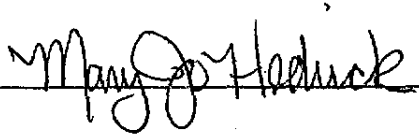
Pursuant to s. 607.1105 of the Florida Business Corporation Act DBL, Inc. and RDBARN, Inc. adopt the following Articles of Merger.

1. The Agreement and Plan of Merger dated August 31, 2002 ("Merger Agreement"), between DBL, Inc. and RDBARN, Inc. and was approved and adopted by the shareholders of both corporations on August 31, 2002 and was adopted by the Board of Directors of each respective corporation on that date.

2. Pursuant to the Plan of Merger, all issued and outstanding shares of RDBARN, INC.'s stock will be acquired by means of a merger of RDBARN, INC. into DBL, INC. with DBL, INC. being the surviving corporation ("Merger").

IN WITNESS WHEREOF, the parties have set their hands this 31st day of August, 2002.

ATTEST



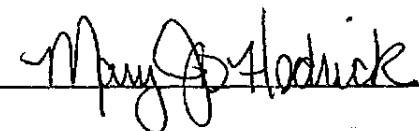
DBL, INC., a Florida Corporation

By: _____


President and Sole Director
Henry A. Perry

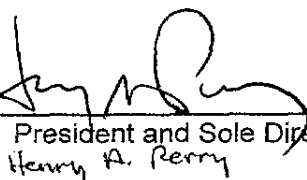
(Corporate Seal)

ATTEST



RDBARN, INC., a Delaware Corporation

By: _____


President and Sole Director
Henry A. Perry

(Corporate Seal)

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03 MAR 2005 AM 9:12
SECRETARY OF STATE
TALLAHASSEE, FLORIDA