### **CT** CORPORATION

# 197963

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merging into: Resmal, Inc.		ALL THE SECOND S
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660 East Jefferson Street Tallahassee, FL 32301 Tel. 850 222 1092 Fax 850 222 7615

C. Coulliste JAN 0 3 2002

### ARTICLES OF MERGER Merger Sheet

MERGING:

LEVITT MEMORIAL CHAPEL, INC., a Florida corporation, 697453

INTO

RESMAL, INC., a Florida entity, L97963.

File date: January 3, 2002

Corporate Specialist: Cheryl Coulliette

# 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, F.S.

pursuant to section 607.1105, F.S.			
First: The name and jurisdiction of	f the surviving corporation is	y:	
Name	<u>Jurisdiction</u>	SE TAL	02
Resmal, Inc.	Florida	<b>三</b>	<u></u>
Second: The name and jurisdiction	of each merging corporation	n is:	FILED
Name	<u>Jurisdiction</u>	FLO FLO	
Levitt Memorial Chapel, Inc.	Florida	ATE RIDA	
Third: The Plan of Merger is attack	hed.		
Fourth: The merger shall become of Department of State	effective on the date the Artic	cles of Merger are filed with the Fl	orida
OR January 3, 2002 at 12:30 p.m. Eastern Standard		NOTE: An effective date cannot be g or more than 90 days in the future.)	
Fifth: Adoption of Merger by surv	iving corporation - (COMPLE	ETE ONLY ONE STATEMENT)	
The Plan of Merger was adopted by	the shareholders of the survi	ving corporation on December <u>5</u>	_, 2001.
The Plan of Merger was adopted by	the board of directors of the shareholder approval was no	<u> </u>	
Sixth: Adoption of Merger by mer	ging corporation(s) (COMPLE	ETE ONLY ONE STATEMENT)	
The Plan of Merger was adopted by	the shareholders of the merg	ing corporation(s) on December	<u>5,</u> 2001
The Plan of Merger was adopted by and shareho	the board of directors of the		
Seventh: SIGNATURES FOR EA	ACH CORPORATION		
Name of Corporation Signa	ture Type	ed or Printed Name of Individual &	<u>Title د</u>
Resmal, Inc.	K. Langfed Laur	el Langford, Secretary	
Levitt Memorial Chapel,	Langfol Laur	el Langford, Secretary	

### PLAN OF MERGER

### (Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, F.S. and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation is:

<u>Name</u>

Jurisdiction

Resmal, Inc.

Florida

Second: The name and jurisdiction of each merging corporation is:

Name

Jurisdiction

Levitt Memorial Chapel, Inc.

Florida

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

Section 1. The Merger. Subject to the terms and conditions of this Plan, at the Effective Time (as defined in Section 2), and in accordance with the terms and conditions of this Plan and Florida Business Corporation Act § 607.1101, Levitt Memorial Chapel, Inc. (the "Merging Corporation") shall be merged with and into Resmal, Inc. ("Resmal"). At the Effective Time, the separate corporate existence of the Merging Corporation shall cease, and Resmal shall continue its existence as the surviving corporation under the laws of the State of Florida (the "Surviving Corporation").

- Section 2. Effective Time of the Merger. Upon the execution of this Plan, duly executed articles of merger shall be executed by Resmal and filed with the Secretary of State for the State of Florida pursuant to Florida Business Corporation Act § 607.1105. The Merger shall become effective in accordance with the provisions of Florida Business Corporation Act § 607.1105 on January 3 2002 at 12:30 p.m. Eastern Standard Time (the "Effective Time").
- Section 3. Effects of the Merger. At the Effective Time of the Merger, the effects of the Merger shall occur as provided in Florida Business Corporation Act § 607.1106. Subject to, and without limiting the foregoing, the following shall also occur at the Effective Time:
  - (a) Articles of Incorporation of the Surviving Corporation. The Articles of Incorporation of Resmal, as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Corporation until altered, amended or repealed in accordance with the provisions thereof and with the Florida Business Corporation Act.
  - (b) By-Laws of the Surviving Corporation. The By-Laws of Resmal, as in effect immediately prior to the Effective Time, shall be the By-Laws of the Surviving Corporation until altered, amended or repealed in accordance with the provisions thereof and with the Florida Business Corporation Act.

- (c) Directors of Surviving Corporation. Each person who is a director of Resmal immediately prior to the Effective Time shall continue to be a director of the Surviving Corporation from and after the Effective Time until his or her successor is duly elected or appointed, or until his or her death, resignation, or removal.
- (d) Officers of Surviving Corporation. The officers of Resmal immediately prior to the Effective Time shall be the officers of the Surviving Corporation, and each such officer shall serve until his or her successor is elected or appointed or until his or her death, resignation, or removal.

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

## Section 1. Conversion of Shares. At the Effective Time:

- (a) Each common share of stock of the Merging Corporation issued and outstanding or held in treasury prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, be cancelled and all rights in respect thereof shall cease, and no shares of stock of the Surviving Corporation shall be issued in exchange therefor.
- (b) Each common share of stock of Resmal issued and outstanding or held in treasury immediately prior to the Effective Time shall remain a share of common stock of Resmal and will retain the same rights and privileges as it had prior to the Effective Time.
- (c) Each share certificate which immediately prior to the Effective Time represented an outstanding share of the Merging Corporation's common stock shall be surrendered to Resmal to be cancelled and retired.

Other provisions relating to the merger are as follows:

- Section 1. Counterparts. This Plan may be executed in one or more counterparts, each of which shall be deemed to be an original and the same agreement.
- Section 2. Severability. In case any provision of this Plan shall be held invalid, illegal, or unenforceable, the validity, legality and enforceability of the remaining provisions of the Plan will not in any way be affected or impaired thereby.
- Section 3. Governing Law. This Plan shall be construed and interpreted in accordance with the laws of the State of Florida.