# M35345

CORPORATION(S) NAME		0000082509860#40
Call Mart, Inc. Merged Into: Refractive Solutions, Inc.		******78.75 ******78.75
		Mergu
() Profit () Nonprofit	() Amendment	Merger
() Foreign	() Dissolution/Withdrawal	() Mark
	() Reinstatement	<u> </u>
() Limited Partnership	() Annual Report	() Other
()LLC	() Name Registration	() Change of RA
Certified Copy	() Fictitious Name () Photocopies	() UCC () CUS
	•	
() Call When Ready	() Call If Problem	() After 4:30
(x) Walk In	() Will Wait	(x) Pick Up
() Mail Out		
Name	12/20/00	Order#: 3475251
Availability	_	
Document		
Examiner		Ref#:
Updater		
Verifier		
W.P. Verifier		Amount: \$

BIATS BUINEWINASS.. CM: FASORACO BURORMIN AGIRO JE JEBICAHALIMI

660 East Jefferson Street Tallahassee, FL 32301 Tel. 850 222 1092 Fax 850 222 7615 OO DEC SO BY S 17

12/2/100 ps

### ARTICLES OF MERGER Merger Sheet

**MERGING:** 

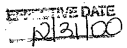
CALL MART, INC., a Florida corporation P94000060731

INTO

## REFRACTIVE SOLUTIONS, INC., a Florida entity, M35245

File date: December 20, 2000 , Effective date December 31, 2000

Corporate Specialist: Annette Ramsey



# 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.

First: The name and jurisdiction of the surviving	corporation is:	
Name	Jurisdiction	FILE BC 20 MIASSE
REFRACTIVE SOLUTIONS, INC.	FLORIDA	
Second: The name and jurisdiction of each mergi	ng corporation is:	PM 3: 22
<u>Name</u>	<u>Jurisdiction</u>	)A 2
CALL MART, INC.	FLORIDA	
	·	
		· · · · · · · · · · · · · · · · · · ·
	<del></del> :	
Third: The Plan of Merger is attached.  Fourth: The merger shall become effective on to Department of State	the date the Articles of Merger an	e filed with the Florida
OR 12 / 31 / 2000 (Enter a specific date than 90 days in the	. NOTE: An effective date cannot be pr	rior to the date of filing or more
Fifth: Adoption of Merger by surviving corporate Plan of Merger was adopted by the sharehold	oration - (COMPLETE ONLY ON ders of the surviving corporation	NE STATEMENT) on 12/14/2000 .
The Plan of Merger was adopted by the board of and shareholder ap	directors of the surviving corpor proval was not required.	ation on
Sixth: Adoption of Merger by merging corpora.  The Plan of Merger was adopted by the sharehol	tion(s) (COMPLETE ONLY ON ders of the merging corporation(	E STATEMENT) s) on <u>12/14/2000</u>
The Plan of Merger was adopted by the board of and shareholder app	directors of the merging corpora croval was not required.	ation(s) on

Seventh: SIGNATURES FO	R EACH CORPORATION	
Name of Corporation	Signature	Typed or Printed Name of Individual & Title
REFRACTIVE SOLUTIONS, INC.	Jame & Whitleel	GARETH E. GLASER, VICE PRESIDENT  ELAINE E. WHITBECK, VICE PRESIDENT  AND SECRETARY
••••••••••••••••••••••••••••••••••••••		
		<u> </u>
		-

## PLAN OF MERGER

(Non Subsidiaries

with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>parent</u> corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation is:

Name	Jurisdiction	
REFRACTIVE SOLUTIONS, INC.	FLORIDA	<del></del>
The name and jurisdiction of each <u>subsidiary</u> corpora	ation is	
Name	Jurisdiction	
CALL MART, INC.	FLORIDA	<del>=</del> -
		<u>-</u>
		=======================================
		· =

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent 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, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property is as follows:

N/A

(Attach additional sheets if necessary)

If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation; a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent corporation upon surrender of any certificates is as follows:

If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104, F.S. would be entitled to vote and who dissent from the merger pursuant to section 607.1320, F.S., may be entitled, if they comply with the provisions of chapter 607 regarding the rights of dissenting shareholders, to be paid the fair value of their shares.

N/A

Other provisions relating to the merger are as follows:

N/A

#### **EXHIBIT A**

#### AGREEMENT OF MERGER

Refractive Solutions, Inc. ("RSI"), a Florida corporation, and Call Mart, Inc. ("Call Mart") a Florida corporation, agree as follows:

#### ARTICLE I PLAN OF MERGER

- 1.01 <u>Plan Adopted</u>. A plan of merger of RSI and Call Mart pursuant to section 607.1101, F.S., is adopted as follows:
- 1. Upon the Effective Date, as hereinafter defined, Call Mart shall be merged with and into RSI.
  - 2. The Surviving Corporation shall be RSI.
- 3. Upon the Effective Date, the separate existence of Call Mart shall cease, and the Surviving Corporation shall succeed, without other transfer, to all the rights and property of Call Mart and shall be subject to all the debts and liabilities of Call Mart.
- 4. On or after the Effective Date, the Surviving Corporation shall carry on its business with the assets of Call Mart as well as the assets of the Surviving Corporation.
- 5. Upon the Effective Date, each share of common stock of Call Mart which is owned by RSI and which is outstanding immediately prior to the Effective Date of the Merger shall by virtue of the Merger and without any action on the part of RSI, be retired and cease to exist, and RSI shall not be entitled to any consideration therefore.
- 6. Each share of Common Stock of RSI outstanding immediately prior to the Effective Date of the Merger shall continue to be outstanding thereafter and shall continue to represent one share of Common Stock of the Surviving Corporation.
- 1.02 The effective time and date of the merger, herein referred to as the "Effective Date", shall be 11:59 p.m. on December 31, 2000.

# ARTICLE II DIRECTORS AND OFFICERS

- 2.01 <u>Directors</u>. All persons who immediately prior the Effective Date shall be directors of RSI shall remain as directors of the Surviving Corporation until the shareholders of the Surviving Corporation shall otherwise determine. The shareholders of the Surviving Corporation may elect or appoint such additional directors as it may determine in accordance with the by-laws of the Surviving Corporation.
- 2.02 Officers. All persons who immediately prior to the Effective Date shall be officers of RSI shall remain as officers of the Surviving Corporation until the Board of Directors of the Surviving Corporation shall otherwise determine. The Board of Directors of the Surviving Corporation may elect or appoint such additional officers as it may determine in accordance with the by-laws of the Surviving Corporation.

# ARTICLE III CERTIFICATE OF INCORPORATION

The Certificate of Incorporation of RSI as in effect immediately prior to the Effective Date shall continue as the Certificate of Incorporation of the Surviving Corporation until altered or repealed as provided therein or as provided by law.

#### ARTICLE IV BY-LAWS

The by-laws of RSI, as existing on the Effective Date, shall continue as the by-laws of the Surviving Corporation until amended, altered or repealed as provided therein or in the Certificate of Incorporation of the Surviving Corporation or as provided by law.