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LAPLACA · MCKENZIE, P. A.

50 WEST MONTGOMERY AVENUE, SUITE 335 ROCKVILLE, MD 20850

Sol M. Edidin (1921-1981) M. Michael LaPlaca Raymond T. McKenzie Steven J. Kramer* * Of Counsel Telephone: 202-466-8065 Facsimile: 240-453-9525 e-mail: michael@laplacalaw.com e-mail: ray@laplacalaw.com

April 1, 2007

Department of State Division of Corporations Corporate Filings P.O. Box 6327 Tallahassee, FL 32314

Re: Merger of PCR Venture of Fort Lauderdale, LLC, a Delaware limited liabilit company, into FLOMCO, Inc., a Florida corporation

Dear Sir or Madam:

Enclosed please find:

- (1) a signed, original Plan of Merger adopted by PCR Venture of Fort Lauderdale, LLC, a Delaware limited liability company into FLOMCO, Inc., a Florida corporation; and,
- (2) a signed, original Articles of Merger adopted by PCR Venture of Fort Lauderdale, LLC, a Delaware limited liability company into FLOMCO, Inc., a Florida corporation; and,
- (3) a check in the amount of \$70.00 as payment for the merger filing under Title 36, Chapter 607 of the Florida Statutes.

Please forward approval of the merger to my attention at the above address, or feel free to contact me with any questions or comments. I look forward to hearing from you.

Sincerely,

Raymond T. McKenzie

PLAN OF MERGER

MERGING

PCR VENTURE OF FORT LAUDERDALE, LLC (A Delaware Limited Liability Company)

INTO

m05-3391

FLOMCO, INC.
(A Florida Corporation)

DO 2 - 34408

Pursuant to the powers bestowed upon these corporations under the provisions of Title 36, Chapter 607 of the Florida Statutes, the undersigned corporations have adopted the following Plan of Merger entered into this 1st day of April, 2007 by and between PCR Venture of Fort Lauderdale, LLC, a Delaware limited liability company, and FLOMCO, Inc., a Florida corporation, for the purpose of merging them into one of such Corporations.

PCR Venture of Fort Lauderdale, LLC, a Delaware Limited Liability Company, and FLOMCO, Inc., a Florida Corporation, hereby agree to the following terms and conditions:

Definitions:

"Surviving Corporation": FLOMCO, Inc., the successor corporation that retains its existence after the merger.

"Merged Corporation": PCR Venture of Fort Lauderdale, LLC, the corporation to be merged into the Surviving Corporation that will cease its separate existence as a business entity after the merger.

"Plan of Merger": The Plan of Merger merging PCR Venture of Fort Lauderdale, LLC (A Delaware Limited Liability Company) into FLOMCO, Inc. (A Florida Corporation) entered into between both parties.

"Date of this Agreement": April 1, 2007

Representations and Warranties

PCR Venture of Fort Lauderdale, LLC hereby represents and warrants that the following is true and correct as of the date of this Agreement:

1. That the corporation has no debts, liabilities, or obligations outstanding, except those incurred in the ordinary course of business; and, those debts shall be assumed by the Surviving Corporation.

2. No legal, administrative, arbitration or other proceeding or governmental investigation is pending or to the knowledge of PCR Venture of Fort Lauderdale, LLC, threatened.

FLOMCO, Inc. hereby represents and warrants that the following is true and correct as of the date of this Agreement:

3. FLOMCO, Inc. shall assume all outstanding debts of PCR Venture of Fort Lauderdale, LLC on the Effective Date.

Both Parties herby represent and warrant that the following is true and correct as of the date of this Agreement:

- 1. PCR Venture of Fort Lauderdale, LLC was duly organized in the State of Delaware, validly exists in the State of Delaware, and is authorized to transact business in the state of Florida.
- 2. FLOMCO, Inc. is duly organized, validly existing and in good standing under the law of the State of Florida.
- 3. The parties have full corporate power and authority to execute and deliver this Agreement and to consummate the transactions contemplated herein.

Terms and Conditions

- 1. PCR Venture of Fort Lauderdale, LLC shall be merged into FLOMCO, Inc.
- 2. By virtue of the merger, FLOMCO, Inc. shall acquire all of the assets of PCR Venture of Fort Lauderdale, LLC, both tangible and intangible, including all rights, tangible personal property, franchises, privileges and good will.
- 3. By virtue of the merger, FLOMCO, Inc. shall be liable for all the debts and obligations of PCR Venture of Fort Lauderdale, LLC, if any, and this merger does not impair the rights of creditors with claims against PCR Venture of Fort Lauderdale, LLC.
- 4. The entire ownership interest in PCR Venture of Fort Lauderdale, LLC shall be surrendered to FLOMCO, Inc. Said ownership interest shall be extinguished by the merger.
- 5. The Surviving Corporation shall be deemed to take and have transferred to, and vested in it, all the property and debts and all prior liabilities and obligations of PCR Venture of Fort Lauderdale, LLC upon the filing of the Articles of Merger with the Florida Department of State, Division of Corporations.
 - 6. The Surviving Corporation shall adopt the Articles of Incorporation of FLOMCO, Inc.
 - 7. The Surviving Corporation shall adopt the By-Laws of FLOMCO, Inc.

- 8. The name and address of the Resident Agent of the Surviving Corporation in the State of Florida, service of process upon whom shall bind such corporation in any action, suit or proceeding pending at the time of filing of these Articles of Merger or thereafter instituted or filed against it, is Richard L. Stevens, 2350-N 34th Street N., St. Petersburg, FL 33713.
 - 9. The Surviving Corporation shall begin operations effective April 1, 2007.

Amendment to Articles of Incorporation of Surviving Corporation

1. Article Six of the Articles of Incorporation of FLOMCO, Inc., the Surviving Corporation, is amended to read as follows:

The street address of the initial registered office is 2350 N 34th Street, St. Petersburg, Florida 33713, and the name of the registered agent at such address is Richard L. Stevens.



SIGNATURE PAGE

IN WITNESS WHEREOF, FLOMCO, Inc. and PCR Venture of Fort Lauderdale, LLC, the Corporations party to the merger, have caused this Plan of Merger to be signed in their respective corporate names and on their behalf by the respective presidents this 30th day of March, 2007.

WITNESS:

FLOMCO, INC.

Blair Van Wagoner, President

ATTEST:

PCR VENTURE OF FORT LAUDERDALE, LLC

Secretary

Richard L. Stévens, President