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SECRETARY OF STATE
TALL ASSASSES ELTERNA

COVER LETTER



July 31, 2012

MICHELLE IZZO BARITZ & COLMAN LLP 1075 BROKEN SOUND PARKWAY NW #102 BOCA RATON, FL 33487

SUBJECT: TRISTAR EMPLOYEE, INC.

Ref. Number: P03000083891

We have received your document for TRISTAR EMPLOYEE, INC. and your check(s) totaling \$60.00. However, the document has not been filed and is being retained in this office for the following:

The total fee to file the merger is \$70.00 there is a balance due of \$10.00.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6051.

Neysa Culligan Regulatory Specialist II

Letter Number: 112A00019977

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Articles of Merger For Florida Profit or Non-Profit Corporation

SECRETARY OF STATES
TALLAHASSEE, FLORIDA

The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109 or 617.0302, Florida Statutes.			
FIRST: The exact name, form/entity follows:	y type, and jurisdiction for ea	ch merging party are as	
Name	Jurisdiction	Form/Entity Type	
Tristar Employee Inc. P03 - \$3891	Florida	Corporation	
SECOND: The exact name, form/er as follows:	ntity type, and jurisdiction of	the surviving party are	
Name	<u>Jurisdiction</u>	Form/Entity Type	
Tristar Employee LLC	Delaware	limited liability	

<u>THIRD</u>: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617, and/or 620, Florida Statutes.

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

<u>FIFTH:</u> If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

SIXTH: If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:

751 Park of Commerce Drive Suite 128 Boca Raton, Florida 33487

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

- a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to the merger.
- b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

EIGHTH: Signature(s) for Each Party:

Name of Entity/Organization:

Tristar Employee Inc

Tristar Employee LLC

Corporations: Chairman, Vie

General Partnerships:

Chairman, Vice Chairman, President or Officer (If no directors selected, signature of incorporator.)

Signature of a general partner or authorized person

Florida Limited Partnerships: Signatures of all general partners Non-Florida Limited Partnerships: Signature of a general partner

Limited Liability Companies: Signature of a member or authorized representative

Fees: \$35.00 Per Party

Certified Copy (optional): \$8.75

PLAN OF MERGER

<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Tristar Employee Inc.	Florida	Corporation
SECOND: The exact name, as follows:	form/entity type, and jurisdiction	on of the <u>surviving</u> party ar
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
Tristar Employee LLC	Delaware	limited liability
merger the Florida entity shall o	cease to exist. The shares in the	Florida entity will be converted
		Florida entity will be converted
		Florida entity will be converted
		Florida entity will be converted
		Florida entity will be converted
		Florida entity will be converted
		Florida entity will be converted
merger the Florida entity shall of to membership interests in the		Florida entity will be converted

FOURTH:	F	0	Ū	R	T	H	:
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A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
(a) Each issued and outstanding share of stock of Tristar Employee Inc., on
on the effective date shall be cancelled.
(b) On the effective date of the merger, stockholder Martin Pechter shall exchange his one hundred percent
(100%) shares in Tristar Employee Inc., for a ninety-seven percent (97%) membership interest
in Tristar Employee LLC, to be held jointly with Lisa Pechter as tenants by the entireties and the remaining
three percent (3%) shall be held by the following parties in Tristar Employee LLC,
Nicole Pechter one percent (1%), Zachary Pechter one percent (1%) and
Danielle Pechter One percent (1%).
(Attach additional sheet if necessary)
B. The manner and basis of converting the <u>rights to acquire</u> the interests, shares, obligations or other securities of each merged party into the <u>rights to acquire</u> the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:
N/A
(Attach additional sheet if necessary)

FIFTH: If a partnership is the survivor, the name and business address of each general partner is as follows:
N/A
(Attach additional sheet if necessary)
<u>SIXTH:</u> If a limited liability company is the survivor, the name and business address o each manager or managing member is as follows:
Martin Pechter, Manager
751 Park of Commerce Drive #128
Boca Raton, Florida 33487
71/87
(Attach additional sheet if necessary)

business entity is formed, organiz	t are required by the laws under which eac ed, or incorporated are as follows:		
N/A			
			_
			_
	——————————————————————————————————————		_
(Attach	additional sheet if necessary)		_
		ES	<u> </u>
EIGHTH: Other provision, if an	ny, relating to the merger are as follows:	AF.	a
N/A		ASS	_
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	h additional sheet if necessary)		