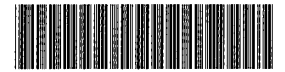
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EXAMINER

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SECRETARY OF STATE
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CORPORATE FILING SERVICE 3320 SW 87TH AVENUE **MIAMI, FL 33165** 305-552-5973

Office Use Only CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known): (Corporation Name) (Document #) (Corporation Name) (Document #) (Corporation Name) (Document #) Pick up time Walk in Certified Copy Mail out ☐ Will wait Photocopy Certificate of Status

| NEW FILINGS | <u>AMENDMENTS</u> |
|---|--|
| Profit Not for Profit Limited Liability Domestication Other | Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger |

OTHER FILINGS

Annual Report ☐ Fictitious Name

REGISTRATION/QUALIFICATION

Foreign Limited Partnership Reinstatement Trademark Other

Examiner's Initials

ARTICLES OF MERGER

PREAMBLE:

The following Articles of Merger are submitted to merge a Washington Professional Limited Liability Company, pursuant to RCW 25.15.405, RCW 25.15.415; and a Florida Profit Corporation in accordance with s. 607.1109 or 617.0302, Florida Statutes

FIRST:

The surviving entity is:

Query, Weber, & Marks, Inc., a Florida corporation, FEI #571210482

SECOND:

The merging entity, which will not survive the merger:

Weber & Marks, P.L.L.C., a Washington Professional Limited Liability Corporation, UBI # 602511196

THIRD:

The attached plan of merger was approved by each entity that is a party to the merger in accordance with the applicable provisions of Chapters 607, 608, 617, and/or 620. Florida Statutes and Title 25 of the Revised Code of Washington.

FOURTH:

The effective date of the merger shall be February 1, 2008 at 9:00am Eastern Standard Time.

FIFTH:

The name and principle business address of the surviving entity is:

Query, Weber & Marks, Inc. 6355 NW 36th St. Suite 403 Miami, FL 33166

SEVENTH:

Signatures of the parties:

With this signature I declare that these articles of merger and the attached plan of merger have been approved by corporation or limited liability company as is required by law.

Daphne M. Query , Chair

Law Offices of Daphne M. Query, P.A.

Matthew B. Weber, Member

Weber & Marks, LLC

PLAN OF MERGER

I. Outline of Merger

Weber & Marks, PLLC a Washington State Professional Limited Liability Company is merging with The Law Offices of Daphne M. Query, P.A.., a Florida Corporation. The merger will become effective on February 1, 2008 at 9:00 am Eastern Standard Time. The sole surviving entity will be Query, Weber, & Marks, Inc., a Florida corporation. The shareholders will be Daphne M. Query, 100 shares; Scott A. Marks, 100 shares; and Matthew B. Weber 100 shares. The Board of Directors shall consist of the three shareholders.

II. Process and Terms of the Merger

FIRST:

The Law Offices of Daphne M. Query, P.A. will amend its articles of Incorporation as follows:

Article I

The name of the corporation is:

Query, Weber, & Marks, Inc.

Article II

The principal place of business is: 6355 NW 36th St. Suite 403 Miami, FL 33166

The mailing address of the corporation is:

6355 NW 36th St. Suite 403 Miami, FL 33166

Article III

The purpose for which this corporation is organized:

Any legal business purpose

Article IV

The number of shares the corporation is authorized to issue is:

300

Article V

The name and Florida street address of the registered agent is:

Nubia Oquendo 6355 NW 36th St. Suite 403 Miami, FL 33166

Article VI

The Board of Directors shall consist of:

Matthew Weber, Daphne Query, Scott Marks

Article VII

Management authority and responsibility shall be as follows:

To be established by the Board of Directors

SECOND: Query, Weber & Marks, Inc. will issue 200 additional shares of stock which are wholly owned by the corporation;

THIRD: Weber & Marks, PLLC will exchange all of its assets, liabilities, property, equipment, and goodwill to Query, Weber, & Marks, Inc. in exchange for 200 shares of stock in Query, Weber, & Marks, Inc.

FOURTH: Weber & Marks, PLLC will distribute its 200 shares of Query, Weber, & Marks, Inc. stock as follows: 100 shares each to its two Members, Matthew Weber and Scott Marks.

FIFTH: Pursuant to RCW 25.15.410(2), Weber & Marks, PLLC will not wind up its affairs as a result of the merger. Nor will it pay its liabilities and distribute its assets under RCW 25.15.295 and RCW 25.15.300. Query, Weber, & Marks, Inc., a Florida corporation will be the sole surviving entity.

Acceptance By Registered Agent

Having been named to accept service of process for the above named corporation, at the place designated in these articles, I hereby accept this appointment and agree to comply with the provisions of chapter 48.091 Florida Statutes, relative to keeping open said office

Nybia Oquendo

Registered Agent for

Query, Weber, & Marks Inc.