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THOMAS WOODWARD

LAW FIRM, PLLC PERSONAL/BUSINESS BANKRUPTCY REORGANIZATION FAMILY LAW

WWW.TOMWOODWARDLAW.COM REPLY TO: P.O. BOX

August 8, 2012

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

Re: Articles of Merger

Dear Sir or Madam,

THOMAS B. WOODWARD, ESQ.

ADRIANNE M. BROWN, GBA

Please file/record the attached documents. We have enclosed our check in the amount of \$35.00 as payment fees for said filing. Should you have any questions, or need further information, please contact my office.

Sincerely,

2012 AUG -8 PH 4: Thomas B. Woodward AHASSEE, FT FTT

TBW/jd Attachment

ARTICLES of MERGER

(Profit Corporations)

The following article of Merger is submitted to merge the following Florida Limited $\frac{1}{2}$ ability companies and Domestic Corporations in accordance with applicable Florida Statues

<u>FIRST</u>: The name, entity type, and jurisdiction for each merging party are as for $\frac{1}{2}$

Name	Jurisdiction	Form/Entity Type
Riverside Oasis Partners, LLC	Florida	LLC

SECOND: The name, entity type and jurisdiction for each surviving party are as follows:

Name	Jurisdiction	Form/Entity Type
River Oasis, Inc.	Florida	Domestic Corporation

<u>THIRD</u>: The plan of Merger is attached

FOURTH: Adoption of Merger by merging corporations

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

<u>FIFTH</u>: Adoption of Merger by surviving corporations:

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 of jurisdiction under which such other business entity is formed, organized or incorporated.

SIXTH: The effective date of the merger is <u>Quercester</u> 2012.

<u>SEVENTH</u>: Signatures for Each Party:

Name of Entity/OrganizationSignature (s)Typed or Printed
Name of the Individual:River Oasis, IncRevel 4 hch4 faulDarrell Stanton Ward
James Robert PaytonRiverside Oasis Partners, LLCNorellosfictor HaulDarrell Stanton Ward
James Robert PaytonRiverside Oasis Partners, LLCNorellosfictor HaulDarrell Stanton Ward
James Robert Payton

PLAN OF MERGER

The following plan of Merger is submitted in compliance with Florida Statues.

FIRST:

NameJurisdictionForm/Entity TypeRiver Oasis, Inc.FloridaDomestic Corporation

SECOND: The name, entity type and jurisdiction for each **merging** party are as follows:

Name	Jurisdiction	Form/Entity Type
Riverside Oasis Partners, LLC	Florida	LLC

<u>THIRD:</u> The terms and conditions of the merger are as follows:

Each of the merging parties shall be merged into River Oasis, Inc., which shall be the surviving entity and shall continue to be known as River Oasis, Inc. All rights, title and interest of the merging parties shall now belong to River Oasis, Inc.

FOURTH: The manner and basis of converting membership interests of the merging limited liability companies or shares of the domestic corporations for shares, obligations, or other securities of the surviving corporation:

All of the merging parties are wholly-owned by the surviving corporation. Accordingly, no additional consideration will be given. All of the assets of each of the merging parties will hereafter be owned by River Oasis, Inc., the surviving party.

FILED 2012 AUG -8 PH 4:22 SECRETARY OF STATE TALLAHASSEE, FLORIDA