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13 MAY -1 PH 12:
SEGRETARY OF STA

COVER LETTER

TO:	Amendment Section of Corp						
SUBJ	ECT:	Dyna	mic Bear I	nc.			
			ving Corporation				
The er	nclosed Articles of	Merger and fee are so	ubmitted for	filing.			
Please	return all correspo	ndence concerning th	his matter to	follow	ing:		
·		mes White		_			
	C	ontact Person					
_	Dyna	mic Bear Inc.		_			
	F	irm/Company		_			
_	7777 N. Wickh	am Road, Suite 12-	-247	_			
		Address					
_	Melbourn	e, Florida, 32940		_			
	City	State and Zip Code					
	james@ mail address: (to be us	jtwvantage.com ed for future annual repo	rt notification)	_			
For fu	rther information co	oncerning this matter	, please call:				
	James	s Whtie	At (321)	368-5445	
	Name of C	ontact Person			Area Cod	e & Daytime Telephone Number	
X c	ertified copy (optic	nal) \$8.75 (Please sen	d an additions	ıl copy	of your d	ocument if a certified copy is request	ed)
	STREET ADDR					ADDRESS:	
	Amendment Secti Division of Corpo					Section	
	Clifton Building	141101[5			Box 63	Corporations 27	
	2661 Executive C	enter Circle				Florida 32314	
	Tallahassee, Florie				,		

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(Profit Corporations)

13 MAY -1 PM 12: 16

The following articles of merger are submitted in accordance with the Florida Business Corporation Act,

FALLARIASSEE, FLORIDA.

First: The name and jurisdiction of	of the <u>surviving</u> corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Dynamic Bear Inc.	Florida	P12000042124
Second: The name and jurisdiction	n of each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Eurogen Energy Inc.	Texas	801426403
Third: The Plan of Merger is attack. Fourth: The merger shall become Department of State.		s of Merger are filed with the Florida
OR 05 / 01 /2013 (Ente	er a specific date. NOTE: An effective of 190 days after merger file date.)	date cannot be prior to the date of filing or more
Fifth: Adoption of Merger by sur The Plan of Merger was adopted by	rviving corporation - (COMPLET) y the shareholders of the survivin	E ONLY ONE STATEMENT) 26 N ag corporation on 4/12/2013
The Plan of Merger was adopted by	y the board of directors of the sur areholder approval was not require	
Sixth: Adoption of Merger by me The Plan of Merger was adopted by		
The Plan of Merger was adopted by	y the board of directors of the me	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Dynamic Bear Inc. Eurogen Energy Inc.	Joseph .	James Timothy White, Director & CEO James Timothy White, Director & CEO

PLAN OF MERGER

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation:

Certificate of Merger.

Dynamic Bear Inc.	Florida	Florida	
Second: The name and jurisdiction of each	ch <u>merging</u> corporation:		
<u>Name</u>	<u>Jurisdiction</u>		
Eurogen Energy Inc.	Texas		
	······································		
			

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

Eurogen Energy Inc. shareholders will receive 25 shares of Dynamic Bear Inc. per one share of Eurogen Energy Inc. held. For the purpose of the merger partial shares will be considered full shares.

(Attach additional sheets if necessary)

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached: Amendment to Article IV:

- -Number of shares the corporation is authorized to issue is:
- -1,000,000 Common Shares
- -100,000,000 Non-Voting, Preferred A Shares

<u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows: No other provisions.