P15000049910

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:
Original file date
Drignal file date requested.
5/15-036497 5/1/5-Roffice Use Only
5/W/5 Coffice Use Only



400272908204

05/14/15--01024--020 **105.00



M. MILLIGAN EXAMINER

JÚN - 9 2015

William M. Cobb (1881-1939) Thomas T. Cobb (1916-2004) W. Warren Cole, Jr. (1926-2008) C. Allen Watts (1946-2015)

Harold C. Hubka Scott W. Cichon Robert A. Merrell III Bizabeth A. Blackburn Bruce A. Hanna John P. Fergusan Thomas J. Leek Mark A. Watts Heather Bond Vargas



Daytona Beach · DeLand

149 South Ridgewood Avenue, Suite 700
Daytona Beach, Florida 32114
(386) 255-8171
CobbCole.com

May 13, 2015

Andrea M. Kurak Matthew S. Welch Kelly Parsons Kwiatek Michael J. Woods Katherine Hurat Miller Michael O. Sznapstajier Melissa B. Murphy Chekrea J. Anderson Gregory M. Ludika

OF COUNSEL Thomas S. Hart Larry D, Marsh Maja Sander Bowler

BETIERD Jay D. Bond, Jr. Rhoda Bess Goodson

VIA FEDERAL EXPRESS

Florida Department of State - Division of Corporations Clifton Building - Corporate Filings 2661 Executive Center Circle Tallahassee, FL 32301

Re:

Ormond Riverside, Limited Partnership

Swakopmund, Inc.

Dear Sir or Madam:

Please file the documents in the order listed as follows:

Ormond Riverside, Limited Partnership:

- 1. Certificate of Limited Partnership for Florida Limited Partnership or Limited Liability Limited Partnership;
- 2. Check #148001-\$1,000.00 Filing Fee;
- 3. Certificate of Merger for Foreign Limited Partnership into Florida Limited Partnership;
- 4. Check #148000 \$105.00 Filing Fee.



Florida Department of State May 13, 2015 Page 2

Swakopmund, Inc.:

- 1. Certificate of Domestication of Swakopmund, Inc.;
- 2. Articles of Incorporation of Swakopmund, Inc.;
- 3. Check #147999 \$105.00 Filing Fee.

Please provide confirmation of filing the enclosed documents in the self-addressed envelope provided.

Please contact me if you have any questions.

Sincerely,

Kathleen C. Allen

Direct Dial (386) 323-9247 Kathy.Allen@CobbCofa.com Fax (386) 944-7943

Enclosures

CERTIFICATE OF DOMESTICATION OF SWAKOPMUND, INC.

A Nevada corporation



ARTICLE 1 DATE AND JURISDICTION OF ORGANIZATION

Swakopmund, Inc., was organized in the State of Nevada on June 11, 1998.

ARTICLE 2 NAME IMMEDIATELY PRIOR

The name of the entity immediately prior to filing this Certificate of Domestication is: Swakopmund, Inc.

ARTICLE 3 CELTIFICATE

Attached hereto as Exhibit A is a copy of the Certificate of Good Standing, for Swakopmund, Inc., which was issued by the Secretary of State for the State of Nevada.

ARTICLE 4 JURISDICTION IMMEDIATELY PRIOR

Swakopmund, Inc., was a Nevada corporation immediately prior to filing this Certificate of Domestication and attached Articles of Incorporation.

ARTICLE 5 APPROVAL BY DOMESTICATING ENTITY

The domestication of Swakopmund, Inc., from the State of Nevada to the State of Florida, has been approved unanimously by the Directors and Shareholders under the laws of the State of Nevada.

IN WITNESS WHEREOF, the undersigned officer does hereby execute and acknowledge these articles this 12 hay of May, 2015.

Ву: ј Its: Р

J. Hyatt Brown

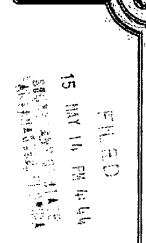
EXHIBIT A Copy of Certificate of Good Standing (Nevada)

See attached copy



SECRETARY OF STATE





CERTIFICATE OF EXISTENCE WITH STATUS IN GOOD STANDING

I, BARBARA K. CEGAVSKE, the duly elected and qualified Nevada Secretary of State, do hereby certify that I am, by the laws of said State, the custodian of the records relating to filings by corporations, non-profit corporations, corporation soles, limited-liability companies, limited partnerships, limited-liability partnerships and business trusts pursuant to Title 7 of the Nevada Revised Statutes which are either presently in a status of good standing or were in good standing for a time period subsequent of 1976 and am the proper officer to execute this certificate.

I further certify that the records of the Nevada Secretary of State, at the date of this certificate, evidence, **SWAKOPMUND**, **INC.**, as a corporation duly organized under the laws of Nevada and existing under and by virtue of the laws of the State of Nevada since June 11, 1998, and is in good standing in this state.

STAL OF THE OF T

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on May 11, 2015.

BARBARA K. CEGAVSKE
Secretary of State

Electronic Certificate
Certificate Number: C20150511-0224
You may verify this electronic certificate
online at http://www.nvsos.gov/

ARTICLES OF INCORPORATION OF SWAKOPMUND, INC. A Florida Corporation

ARTICLE I, NAME

The name of this corporation is: Swakopmund, Inc.

ARTICLE II. DURATION

The duration of this corporation is perpetual.

ARTICLE III. GENERAL PURPOSES

The general purpose for which this corporation is initially organized is to engage in any or all lawful business for which corporations may be incorporated under Florida law.

ARTICLE IV. SHARES

The aggregate number of shares which the corporation shall have authority to issue is 1,000 shares of common voting stock having no par value per share.

ARTICLE V. PRINCIPLE OFFICE AND REGISTERED AGENT

The street address and mailing address of the principle office of the corporation is 149 South Ridgewood Avenue, Suite 700, Daytona Beach, Florida 32114. The name and address of the initial registered agent of the corporation is Palmetto Charter Services, Inc., 149 S. Ridgewood Avenue, Suite 700, Daytona Beach, Florida 32114.

INCORPORATOR.

The name and address of the incorporator is as follows:

John P. Ferguson, Esq. 149 S. Ridgewood Avenue, Suite 700 Daytona Beach, FL 32114

IN WITNESS WHEREOF, the undersigned incorporator does hereby execute and acknowledge these articles this 12 day of May, 2015.

John P. Ferguson, Incorporator

CERTIFICATE DESIGNATING REGISTERED AGENT AND STREET ADDRESS FOR SERVICE OF PROCESS

Pursuant to Section 48.091, Florida Statutes, SWAKOPMUND, INC. hereby designates Palmetto Charter Services, Inc., a Florida corporation and 149 S. Ridgewood Avenue, Suite 700, Daytona Beach, Florida 32114, as its registered agent and the street address of its registered office, respectively, for service of process within the State of Florida.

John P. Ferguson, Incorporator

ACCEPTANCE OF DESIGNATION

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, the undersigned hereby accepts appointment as registered agent and agrees to act in this capacity. The undersigned further agrees to comply with the provisions of all statutes relating to the proper and complete performance of its duties, and is familiar with and understands the obligations of its position as provided for in Section 48.091, Florida Statutes.

PALMETTO CHARTER SERVICES, INC.

Print: John P. Ferguson

Its: Vice President