## P96000019314

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PICK-UP	☐ WAIT	MAIL
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ON SERVICE COMPANY
ACCOUNT NO. : 12000000195
REFERENCE : 528913 9666A
AUTHORIZATION Spelle Ran
COST LIMIT : \$76.00
ORDER DATE : February 12, 2013
ORDER TIME : 10:11 AM
ORDER NO. : 528913-005
CUSTOMER NO: 9666A
ARTICLES OF MERGER
DEERWOOD PROFESSIONAL CENTER, INC.
INTO
OCALA PROPERTIES, INC.
PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:
XX PLAIN STAMPED COPY
CONTACT PERSON: Stephanie Milnes

EXAMINER'S INITIALS:



## FLORIDA DEPARTMENT OF STATE Division of Corporations

February 12, 2013

CSC

ATTN: STEPHANIE MILNES

WALK-IN

TALLAHASSEE, FL

SUBJECT: OCALA PROPERTIES, INC.

Ref. Number: P96000019314

RESUBMIT

Please give original submission date as file date.

We have received your document for OCALA PROPERTIES, INC. and the authorization to debit your account in the amount of \$70.00. However, the document has not been filed and is being returned for the following:

For each corporation, the document must contain the date of adoption of the plan of merger or share exchange by the shareholders or by the board of directors when no vote of the shareholders is required.

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) 245-6050.

Tina Roberts Regulatory Specialist II

Letter Number: 313A00003435

www.sunbiz.org

## ARTICLES OF MERGER

(For Profit Corporations)

The foregoing Articles of Merger are submitted in accordance with the Florida Business Corporation Act, pursuant to Section 607.1105, Florida Statutes.

First:

The name and jurisdiction of the **surviving** corporation:

Name:

Jurisdiction

Document Number (If known/applicable)

Ocala Properties, Inc.

Florida

P96000019314

Second:

The name of and jurisdiction of each merging corporation:

Name:

Jurisdiction

Document Number (If known/applicable)

Deerwood Professional Center, Inc.

Florida

P99000025985

Third:

The Plan of Merger is attached.

Fourth:

The merger shall become effective on January 1, 2012.

Fifth:

Adoption of Merger by surviving corporation was adopted by the Shareholders of

the surviving corporation on 1/1/2012

Sixth:

Adoption of Merger by merging corporation was adopted by the Shareholders of

the merging corporation on 1/1/2012

Seventh:

SIGNATURES FOR EACH CORPORATION

Name of Corporation

Signature of an Officer or Director

Typed or Printed Name of

Individual & Title

Ocaia Properties, Inc.

Deerwood Professional Center,

Inc.

Roy T. Boyd, III, Director

Roy T. Boyd, III, Director

Y:\tdh\corpdocs\Deerwood Professional Center\Articles of Merger 1-24-13.wpd

## **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:

Name: Jurisdiction

Ocala Properties, Inc. Florida

**Second:** The name and jurisdiction of the **merging** corporation:

Name: Jurisdiction

Deerwood Professional Center, Inc. Florida

**Third:** The terms and conditions of the merger are as follows:

The corporations are both solely owned by Roy T. Boyd, III. Roy T. Boyd, III shall be the sole shareholder of the surviving corporation and the surviving corporation shall operate under the existing Articles of Incorporation of the surviving corporation

without amendment of the same.

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 shares, obligations, or other securities of surviving or any other corporation or, in whole or

in part, into cash or other property are as follows:

All voting shares of stock of Roy T. Boyd, III in the merging corporation shall be converted to voting shares of stock in the surviving corporation, on a 1 to 1 basis, and all non-voting shares of stock of Roy T. Boyd, III in the merging corporation shall be converted to non-voting shares of stock in the surviving corporation, on a 1 to 1 basis. Any and all rights to acquire shares, obligations or other securities of the surviving of any other corporation shall be as set forth in the Articles of

Incorporation and Bylaws of the surviving corporation.

ROY T. BOYD, III, sole Shareholder and Director of Ocala Properties, Inc., the

corboration

survivia

ROY 7. BOYD, III, sole Shareholder and Director of Deerwood Professional Center, Inc.,

/the merging corporation