# 513240



ACCOUNT NO.

072100000032

REFERENCE :

702882

7057A

AUTHORIZATION

wit

FLORID

COST LIMIT

\$ 70.00

ORDER DATE: May 18, 2000

11:49 AM

ORDER NO. :

702882-005

CUSTOMER NO:

ORDER TIME :

7057A

800003259208--3

CUSTOMER:

Ms. Ellie Halperin

Levy Kneen Mariani Curtin

Suite 1000

1400 Centrepark Boulevard West Palm Beach, FL 33401

### ARTICLES OF MERGER

GRX CORP.

רעדים

Margar

GRX REALTY CORP.

ON3

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
XX PLAIN STAMPED COPY

CONTACT PERSON: Jeanine Reynolds

EXAMINER'S INITIALS:

RECEIVED

OD MAY 19 PM 12: 24

DEPARTHENT OF STATE
OF CORPORATIONS

## ARTICLES OF MERGER Merger Sheet

MERGING:

GRX CORP., a Florida corporation, S13240

### INTO

GRX REALTY CORP., a Delaware corporation not qualified in Florida.

File date: May 19, 2000 .

Corporate Specialist: Doug Spitler

Account number: 072100000032 Account charged: 70.00

FILED

00 MAY 19 PM 3: 24

TALLAHASSEE, FLORIDA

# **STATE OF FLORIDA**

ARTICLES OF MERGER
OF
GRX CORP.,
A FLORIDA CORPORATION
INTO
GRX REALTY CORP.,
A DELAWARE CORPORATION

Pursuant to Section 607.1107 of the Florida Business Corporation Act, the undersigned corporations adopt the following Articles of Merger:

FIRST: The plan of merger is as follows:

- (1) GRX Corp., a Florida corporation ("Florida Corporation") shall be merged, in accordance with Section 607.1107 of the Florida Business Corporation Act and Section 252 of the General Corporation Law of the State of Delaware, with and into GRX REALTY CORP., a Delaware corporation ("the "Company"), which shall be the surviving corporation (the "Merger"). The Company, as such surviving corporation, is referred to herein as the "Surviving Corporation".
- (2) At the Effective Time (which shall be such time as these Articles of Merger are filed with the Department of State of Florida), by virtue of the Merger and without any action on the part of the sole stockholder of the Florida Corporation, each issued and outstanding share of common stock, par value \$0.01 per share, of the Florida Corporation ("Florida Corporation Common Stock") shall be converted into one share of common stock, par value \$0.01 per share, of the Surviving Corporation.
- (3) The articles of incorporation of the Company, as in effect immediately prior to the Effective Date of the Merger, shall be the articles of incorporation of the Surviving Corporation unless and until the same shall be amended in accordance with the General Corporation Law of the State of Delaware and such articles of incorporation.

SECOND: The Merger shall be effective upon the filing of these Articles of Merger with the Department of State of the State of Florida and the filing of the Certificate of Merger with the Secretary of State of the State of Delaware.

the sole Shareholder of the Florida Corporation on May 15, 2000, Approval of the Merger of the shareholders of the Delaware Corporation was not required.	
Signed this 17 <sup>14</sup> day of May, 2000.	-
GRX (	CORP., a Florida corporation
Ву:	print name Elaine Hauff its Vice President
GRX corpor By:	REALTY CORP., a Delaware ration  Law Hauff  print name Baine Hauff  its Vice President