900258088 06/17/2013

TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	06/01/2010	

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
IIPOT #191 PLC	FORMERLY Shoreline Ophthalmology, PLC	106/17/2013	LIMITED LIABILITY COMPANY:

RECEIVING PARTY DATA

Name:	Shoreline Ophthalmology, P.C.	
Street Address:	1266 E. Sherman Blvd.	
City:	Muskegon	
State/Country:	MICHIGAN	
Postal Code:	49444	
Entity Type:	CORPORATION: MICHIGAN	

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3394385	SHORELINE VISION VISION CARE. FOR LIFE.

CORRESPONDENCE DATA

Fax Number:

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

via US Mail.

Phone: 231-722-5405

Email: jaj@parmenterlaw.com

Correspondent Name: Jeffery Jacobson

Address Line 1: 601 Terrace Street

Address Line 4: Muskegon, MICHIGAN 49440

ATTORNEY DOCKET NUMBER:	18150.0035
NAME OF SUBMITTER:	Jeffery Jacobson

TRADEMARK REEL: 005048 FRAME: 0834

900258088

Signature:	/jeffery jacobson/
Date:	06/17/2013
Total Attachments: 15 source=Merger Evidence Docs#page1.tif source=Merger Evidence Docs#page2.tif source=Merger Evidence Docs#page3.tif source=Merger Evidence Docs#page4.tif source=Merger Evidence Docs#page5.tif source=Merger Evidence Docs#page6.tif source=Merger Evidence Docs#page7.tif source=Merger Evidence Docs#page8.tif source=Merger Evidence Docs#page9.tif source=Merger Evidence Docs#page10.tif source=Merger Evidence Docs#page11.tif source=Merger Evidence Docs#page12.tif source=Merger Evidence Docs#page13.tif source=Merger Evidence Docs#page14.tif source=Merger Evidence Docs#page15.tif	

Michigan Department of Consumer & Industry Services

Corrected Filing Endorsement

This is to Certify that the ARTICLES OF ORGANIZATION (DOMESTIC PROFESSIONAL)

for

SHORELINE OPHTHALMOLOGY, PLC

ID Number: B8137M

received by facsimile transmission on December 3, 2003 is hereby endorsed

Filed on December 5, 2003 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 10th day of January, 2005.

Bureau of Commercial Services

, Director

MICHIGAN D	EPARTMENT OF CONSU BUREAU OF COMMERC	MER & INDUSTRY SEI	RVICES	
Date Received	(FOR	BUREAU USE ONLY)		
			:	
	This document is effective on the dak a subsequent effective date within 90 received date is stated in the docume) days after		
Name Anna Urick (Duggins			
Address P.O. Box 7	86		1	
City Muskegon	State MI	Zip Code 49443	AE DATE	
e. Document will be ref	urned to the name and address yo	ou enter above.	VE DATE	
If left blank doc	ument will be malled to the registe	red office.	В	
			1	
Fo	r use by Domestic Profes	ES OF ORGANIZATION sional Service Limited mation and instructions on la	Liability Comp	oanies
Purauant to the	provisions of Act 23, Public Act	s of 1993, the undersigned e	execute the followin	g Articles:
ARTICLE I				
The name of the prof	fessional limited liability company	Shoreline Ophthali	nology, PLC	
ARTICLE II				
The limited liability or	ompany is organized for the sole	and specific purpose of ren	dering the following	g professional service(s):
See the attac	ched Exhibit A.			
ARTIÇLE III			· · · · · · · · · · · · · · · · · · ·	
The duration of the li	miled liability company if other th	an perpetual is:		
ARTICLE IV				
1. The street address	s of the registered office is:			
	Sherman Blvd.	Muskegon	, Michigan _	49444
(Street Address	·	(CII);		(ZIP Code)
2. The mailing addre	ess of the registered office if differ	rent than above:		
			, Michigan _	
(Street Address		(Chy)		(ZIP Code)
3. The name of the	resident agent at the registered o	ffice is: Mark S. Kinzige	₹, M.D.	

12/03/2003 11:45AM

ARTICLEV

All members and managers, will be duly licensed or otherwise legally authorized to render one or more of the professional service(s) for which this limited liability company is organized except as otherwise provided in Section 904 of P.A. 23 of 1993 or prohibited.

ARTICLE VI (Insert any additional provisions authorized by the act, attach additional pages if needed.)

Shoreline Ophthalmology, PLC shall be managed by one or more managers.

Signed this 15t day of December 2003

Mark Kursiger nut

Mark S. Kinziger, Trustee, Member

(Type or Print Name(s) of Organizor(s))

12/03/2003 11:45AM

Exhibit A
To
Articles of Organization
For
Shoreline Ophthalmology, PLC

Article II

The limited liability company is organized for the sole and specific purpose of rendering the following professional service(s): ophthalmology services and related services.

12/03/2003 11:45AM

Michigan Department of Energy, Labor & Economic Growth

Filing Endorsement

This is to Certify that the CERTIFICATE OF AMENDMENT TO THE ARTICLES OF ORG.

for

POT #191, PLC

ID NUMBER: B8137M

received by facsimile transmission on April 30, 2010 is hereby endorsed

Filed on May 3, 2010 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 3RD day of May, 2010.

,CS/CD-715 (Rav, 4/09)		and spinors are serviced.		1
MICHIG	AN DEPARTMENT OF E	NERGY, LABOR & ECO IMERCIAL SERVICES	NOMIC GROWTH	
Date Received	BUREAU OF COM	(FOR BUREAU USE ONL)	n)	
	This document is effective of a subsequent effective date received date is stated in the	a within 90 days after		
The state of the s	tectived date in stated in the		1	
Name George W. John	son			
Address P.O. Box 786				
City Muskegon	Stat e MI	Zip Code 49443	EFFECTIVE DATE:	
Document will be ref If left blank docu	urned to the name and ad ument will be malled to the	dress you enter above. ੭ e registered office.	-	
			ARTICLES OF ORGAN	IZATION
	For us	e by Limited Liabi	lity Companies	
		ad information and instruc		
Pursuant to the following Certificate	provisions of Act 23, Pu of Amendment:	ublic Acts of 1993, the u	ndersigned limited liability co	mpany executes the
	of the limited liability con	npany is:		
Shoreline Opth		~1		
			- Constitution - Cons	
2. The identification	number assigned by the I	Bureau is ;	B8137M	
		Dec	ember 5, 2003	
3. The date of filing	of its original Articles of C	organization was:	3111001 0, 2000	
4. Article I	of the Articles of Organ	ization is hereby amend	ed to read as follows:	
The serie of the	professional limited liabi			
The traine or the	professional innited lide	illy company is: 1 • 1 if	That I g I have take I	
	int was approved by a ma anization by majority vote.		rating agreement authorizes a	mendment of the
✓ The amendme	nt was approved by unan	imous vote of all of the n	gembers entitled to vote.	
This Certificate is he	reby signed as required l	by Section 103 of the Ac	et.	
	Signed this PAST	day of An-i	2010	
	Signed this px0 1	gay or April	\	
	By _/l	m Oct	20:	
	John N. Oltgan, DO	(Signature of Mamber, Managor	, or authorized agent)	
	υσται της Οπέραιη DO	,		

(Type or Print Name and capacity)

04/30/2010 4:00PM

Michigan Department of Energy, Labor & Economic Growth

Filing Endorsement

This is to Certify that the ARTICLES OF INCORPORATION - PC

for

SHORELINE OPHTHALMOLOGY, P.C.

ID NUMBER: 03394W

received by facsimile transmission on April 30, 2010 is hereby endorsed

Filed on May 3, 2010 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 3RD day of May, 2010.

SCS/CD-501 (Rev. 4/09)	MICHIGAN DEPARTMENT OF ENE	RGY LABOR & ECONON	MC GROWI	тн
	BOKEVO OF COMME	CIAL SEIVICES		
ate Received	(FOR BUREAU USE C	DNLY)		
				j
	affection on the date Sted unless a			
	This document is effective out fire date filed, unless a missequent effective date within 90 days after received date is stated in the document.			
	USING 'S SERBER III HE CONSTITUTE			
lame George W. Joh	Dena			
Address	nson			
P.O. Box 786				
City	State ZIP Code MI 49443-0786			
Muskegon				}
& Document will	l be returned to t he name and address you enter sbove	FEFECTIVE DATE:	<u></u>	
	ARTICLES OF I	NCORPORATION		
	For use by Domestic Profit Po	rofessional Service Corpo	orations	
•		instructions on the last page		on overeles the following
	provisions of Act 192, Public Acts of 1962, a	as amended the undersigne	ев согрогаис	on executes the rollowing
Articles:				
ARTICLE				
The name of the o	corporation is:			
Shoreline C	Ophthalm o logy, P.C.			
Onoromio	printed and ogg in the		_	
ARTICLE II				
	is organized for the sole and specific purpos	o of randoring the following	nrofession	al service(s):
•		e or retraering als rodowing	hioression	el sei Arce(a).
See continu	iation paragraph on last page.			
			-	
ARTICLE III				
The total authorize	od shares:			
	a n non			
1. Common Si	hares do,000			
Preferred Si	harris.			_
Preieneu Si	lates			
2 A etataman	t of all or any of the relative rights, preference	es and limitations of the sh	ares of eacl	h class is as follows:
Z. A statement	torditor diff or the reliance right of presentation			
ARTICLE IV		······································		<u>. </u>
1. The name of t	he resident agent at the registered office is;	Christopher Grek		
2. The address of	of the registered office is:			
1266 E. Si	herman Blvd. Mu	ıskegon	, Michigan	49444
(Street Address)		(City)	,	(ZIP Code)
2 The mailing of	ddress of the registered office, if different tha	an above:		
a. The maining a	adicas of the registered office, it officient the			
		-Mi- X	, Michigan	(ZIP Code)
(Street Address o	ar P.O. Box)	(City)		(cir. renna)

04/30/2010 4:00PM

ARTICLE V					
The name(s) and address(es) of the incorpora	tor(s) are as follows:				
Name	Residence or Business Address				
John N. Oltean, DO	1266 E. Sherman Blvd., Muskegon, Ml 49444				
Joint N. Onco., 100					

ARTICLE VI (Optional, Delete if not applicable)

When a compromise or arrangement or a plan of reorganization of this corporation is proposed between this corporation and its creditors or any class of them or between this corporation and its shareholders or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or shareholder thereof, or an application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If a majority in number representing 3/4 in value of the creditors or class of creditors, or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or a reorganization, agree to a compromise or arrangement or a reorganization of this corporation as a consequence of the compromise or arrangement, the compromise or arrangement and the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all the creditors or class of creditors, or on all the shareholders or class of shareholders and also on this corporation.

ARTICLE VII (Optional, Delete if not applicable)

Any action required or permitted by the Act to be taken at an annual or special meeting of shareholders may be taken without a meeting, without prior notice, and without a vote, if consents in writing, setting forth the action so taken, are signed by the holders of outstanding shares having not less than the minimum number of votes that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote on the action were present and voted. A written consent shall bear the date of signature of the shareholder who signs the consent. Written consents are not effective to take corporate action unless within 60 days after the record date for determining shareholders entitled to express consent to or to dissent from a proposal without a meeting, written consents dated not more than 10 days before the record date and signed by a sufficient number of shareholders to take the action are delivered to the corporation. Delivery shall be to the corporation's registered office, its principal place of business, or an officer or agent of the corporation having custody of the minutes of the proceedings of its shareholders. Delivery made to a corporation's registered office shall be by hand or by certified or registered mail, return receipt requested.

Prompt notice of the taking of the corporate action without a meeting by less than unanimous written consent shall be given to shareholders who would have been entitled to notice of the shareholder meeting if the action had been taken at a meeting and who have not consented to the action in writing. An electronic transmission consenting to an action must comply with Section 407(3).

04/30/2010 4:00PM

ARTICLE VIII

This corporation telly complies with the Professional Service Corporation Act. All shareholders are duly licensed or otherwise legally authorized to render one or more of the professional service(s) for which this corporation is organized, unless atherwise provided in Section 4 of the Act.

Use space below for additional Articles or for continuation of previous Articles. Please identify any Article being continued or added. Attach additional pages if needed.

ARTICLE II CONTINUED:

The purpose or purposes for which the Corporation is formed are as follows:

To acquire, establish, own, maintain, manage, operate, conduct, carry on, and engage in the practice of medicine, by a licensed physician, and to make any and all investments and/or own any and all property in the United States or elsewhere authorized or permitted in Section 7 of the aforesaid Act No. 192, as amended.

In the course of furtherance of such practice of medicine to invest funds in real estate, mortgage, stocks, bonds or any other investments of any conceivable type whatsoever, and to own any real or personal property necessary or incidental to such practice of medicine by a licensed physician.

To acquire the good will, rights, assets and property, and to undertake or assume the whole or any part of the obligations and liabilities of any person, firm, association or corporation; to pay for the same in cash, stock, bonds or otherwise; to hold or in any manner dispose of the whole or any part of any property so acquired, to conduct and operate the whole or any part of any business so acquired and to exercise all the power necessary or convenient in and about the conduct and management of any such business.

In general, to do and to perform any and all acts and things whatsoever which may be or become necessary, desirable, proper, convenient, connected with or related or incident to the foregoing purposes or powers, but which are not forbidden by the laws of the State of Michigan; and to have any and all powers of every conceivable kind and character which are now or hereafter expressly or otherwise conferred upon professional corporations by the laws of the State of Michigan; provided how

I, (We) the incorporator(s) sign my (our) same(s) this John N. Oltean, DO)8 1 2-	_ day of	Apr.1	2010 .
John W. Oltean, DO				
		······		
		:		

04/30/2010 4:00PM

Michigan Department of Energy, Labor & Economic Growth

Filing Endorsement

This is to Certify that the CERTIFICATE OF MERGER

for

SHORELINE OPHTHALMOLOGY, P.C.

ID NUMBER: 03394W

received by facsimile transmission on April 30, 2010 is hereby endorsed

Filed on May 3, 2010 by the Administrator.

The document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.

Effective Date: June 1, 2010



In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 3RD day of May, 2010.

BCS/CD-860m (R9v, 4/09)			
	MICHIGAN DEPAR	TMENT OF ENERG AU OF COMMERCI	BY, LABOR & ECONOMIC GROWTH AL SERVICES
		OR BUREAU USE ONLY	
Date Received	(F	OK BOKEVO OĐE CVIC	''
	1		
	l.		
	1		
	This document is effective on the subsequent effective date within \$	dale filed, uničsa a 10. dovo star procived	
	date is stated in the document.	JU LISYS BILLI TOCCIONA	
	Bate is state in the destinate		7
			71
Name			
George W. Johnson	π		41
Address			11
P.O. Box 786			
1.Q. DOX 100		ZIP Code	1
City	State		EFFECTIVE DATE:
Muskegon	MI	49443	Expiration date for new assumed names; December 31,
Q Document wil	be returned to the name and address	B you enter shove.	Expiration date for transferred assumed names appear in Item 6
V4 if bell-bell-s	at document will be easied to the re-	1612160 VAIL 4 -	

CERTIFICATE OF MERGER Cross Entity Merger for use by Profit Corporations, Limited Liability Companies and Limited Partnerships

Pursuant to the provisions of Act 284, Public Acts of 1972 (profit corporations), Act 23, Public Acts of 1993 (limited liability companies) and Act 213, Public Acts of 1982 (limited partnerships), the undersigned entities execute the following Certificate of Merger:

1. The Plan of Merger (Consolidation) is as follows:	
a. The name of each constituent entity and its identification number is: POT #191, PLC	B8137M
Shoreline Ophthalmology, P.C.	
b. The name of the surviving (new) entity and its identification number is:	<u></u>
Shoreline Ophthalmology, P.C.	
Corporations and Limited Liability Companies provide the street address of the 1266 E. Sherman Blvd., Muskegon, MI 49444	e survivor's principal place of business:
2. (Complete only if an effective date is desired other than the date of filing. The of the receipt of this document in this office.)	date must be no more than 90 days after
The merger (consolidation) shall be effective on the	, 2010

04/30/2010 4:00PM

	poration, state:	1	Indicate class or
	Designation and	Indicate class or	series entitled
Name of corporation	number of outstanding	series of shares	to vote as a class
ideality or only the	shares in each class	entitled to vote	to vote as a class
	or series		
orelina Ophthalmology, P.C.	5,000 common	5,000 common	common
Action Shifting			. <u> </u>
ne number of shares is subject y occur is as follows:	of to change prior to the effective da	nta of the merger or consolidation,	the manner in which the change
	verting shares are as follows:		
Not applicable because	e the P.C. is the surviving	entity. The shares will no	t be converted.
e amendments to the Artic follows: N/A	les, or a restatement of the Artic	cles, of the surviving corporatio	n to be effected by the merger are
e Plan of Merger will be fund instituent profit corporation.	mished by the surviving profit of	orporation, on request and with	out cost, to any shareholder of a
e merger is permitted by the	he state or country unde r whos e	law it is incorporated and eacl	n foreign corporation has complie
th that law in effecting the	merger.		
Complete either Section (a)	or (b) for each corporation)		
a) The Plan of Merger was	s approved by unanimous cons	ent of the incorporators of	
C) The Final of Mongo	,aM	ichigan corporation which has	not commenced business, has no
issued any shares, ar	nd has not elected a Board of D	irectors,	
,			
(Signature of Incorpora	ator) (Type or Print Name)	(Signature of Incorpora	tor) (Type or Print Name)
(Signature of Incorpora	ator) (Type or Print Name)	(Signature of Incorpora	tor) (Type or Print Name)
(Signature of Incorpora	ator) (Type or Print Name)	(Signature of Incorpora	tor) (Type or Print Name)
(Signature of Incorpora		(Signature of Incorpora	
(Signature of Incorpora	ator) (Type or Print Name)		
(Signature of Incorpora	ator) (Type or Print Name) as approved by:	(Signature of Incorpora	tor) (Type or Print Name)
(Signature of Incorporate b) The plan of merger wa	ator) (Type or Print Name) us approved by: ectors of	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporatio
(Signature of Incorporate b) The plan of merger was the Board of Direwithout approval	ator) (Type or Print Name) as approved by: actors of of the shareholders in accordar	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorporate b) The plan of merger was the Board of Direwithout approval	ator) (Type or Print Name) as approved by: actors of of the shareholders in accordar	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire	ator) (Type or Print Name) as approved by: actors of of the shareholders in accordar	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorporate (Signature of Inco	ator) (Type or Print Name) as approved by: actors of of the shareholders in accordar	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporatio
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora (Signature of Incorpora the Board of Dire without approval the Board of Dire 703a of the Act.	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora (Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire 703a of the Act.	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar ectors and the shareholders of the Shoreline Ophthalmology, P.C.	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation t. on(s) in accordance with Section
(Signature of Incorpora (Signature of Incorpora the Board of Dire without approval the Board of Dire 703a of the Act.	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar actors and the shareholders of the	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation
(Signature of Incorpora (Signature of Incorpora the plan of merger wa the Board of Dire without approval the Board of Dire 703a of the Act. By (Signature of	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar ectors and the shareholders of the Shoreline Ophthalmology, P.C. Language Officer of Agent)	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation t. on(s) in accordance with Section
(Signature of Incorpora (Signature of Incorpora the Board of Dire without approval the Board of Dire 703a of the Act. By (Signature of John N. Ollean,	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordar ectors and the shareholders of the Shoreline Ophthalmology, P.C. f Authorized Officer of Agent) DO, President	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation t. on(s) in accordance with Section uthorized Officer of Agent)
(Signature of Incorpora (Signature of Incorpora the Board of Dire without approval the Board of Dire 703a of the Act. By (Signature of John N. Ollean, I	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordance and the shareholders of the Shoreline Ophthalmology, P.C. Authorized Officer of Agent) DO, President pe or print name)	(Signature of Incorpora	tor) (Type or Print Name) the surviving Michigan corporation t. on(s) in accordance with Section
(Signature of Incorpora b) The plan of merger wa the Board of Dire without approval the Board of Dire 703a of the Act. By (Signature of John N. Olfean, 1 (Tyr. Shoreline Ophith	ator) (Type or Print Name) as approved by: ectors of of the shareholders in accordance and the shareholders of the Shoreline Ophthalmology, P.C. Authorized Officer of Agent) DO, President pe or print name)	(Signature of Incorporation (Signature of Incorporation (Signature of Action (Type))	tor) (Type or Print Name) the surviving Michigan corporation t. on(s) in accordance with Section uthorized Officer of Agent)

(Name of Corporation)

04/30/2010 4:00PM

Complete for any Limited Liability Companies only				
Check one of the foll	lowing if Limited Liability Company is the survivor.			
There are no o	changes to be made to the Articles of Organization of the surviving limited liability company.			
The amendments to the Articles, or a restatement of the Articles, of the surviving limited liability company to be effected by the merger are as follows:				
·				
Each unit of	pasis of converting the membership interests are as follows: membership interest in POT #191, PLC shall be converted to one share of stock in g entity, Shoreline Ophthalmology, P.C.			
The Plan of Merg 702(1).	er was approved by the members of each constituent limited liability company in accordance with section			
The Plan of Merg 705a(5) and by e organized.	er was approved by the members of each domestic limited liability company in accordance with section ach constituent business organization in the manner provided by the laws of the jurisdiction in which it is			
For each limited I	liability company involved in the merger, this document is signed in accordance with Section 103 of the			
	Signed this 28th day of April , 2016			
	(Signature of Member, Manager or Authorized Agent) John N. Oltean, DO, Manager			
	(Typs or Print Name and Capacity) POT #191, PLC (Name of Limited Liability Company)			
	Signed this day of			
	By (Signature of Member, Manager or Authorized Agent)			
	(Type or Print Name and Capacity)			
	(Name of Limited Liability Company)			

· · 04/30/2010 4:00PM

mplete for Corporations and Limited Lial	sility Companies only		
ne assumed names being transferre	d to continue for the remaining effective	e period of the Certificate of Assumed Name or	
e prior to the merger are:	Corporation and/or LLC Transfered from	Expiration date	
Assumed name	CC Hansieled from		
Shoreline Vision	POT #191, PLC	December 31, 2010	
Shoreline Eye Care	POT #191, PLC	December 31, 2011	
Shoreline Ophthalmology	POT #191, PLC	December 31, 2011	
Shoreline Optical	POT #191, PLC	December 31, 2011	
The Spectacle Shoppe	POT #191, PLC	December 31, 2011	
Thomas Optical	POT #191, PLC	December 31, 2013	
North Muskegon Eye Care	POT #191, PLC	December 31, 2014	
Nonsurvivor name to be used as a	assumed name of survivor:		
·		<u> </u>	

04/30/2010 4:00PM