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THE UNITED STA CORPORATION	TES					
COMPANY	ACCOUNT NO.	:	07210000003	2		
	REFERENCE	:	315669			
	AUTHORIZATION	. :		Patricia	Paristo	
	COST LIMIT	:	\$ 43.75		<i>D</i> 3	
ORDER DATE	: July 22, 1999					
ORDER TIME	: 9:53 AM					
ORDER NO.	: 315669-005		<u>*</u> =	90000293	18459-	-2
CUSTOMER N	0: 4352702		——···			
CUSTOMER:	Ms. Lisa Folis Williams Parker Har 200 South Orange Av				. <del>.</del>	
	Sarasota, FL 34236	-	-			
PECEIVED 99 JUL 22 AN ID: 37 ANSTORIUS CHICKENINS ANTERIASSEE TORIUS	ARTICLES OF  VOLUNTEER CEN  INT  VOLUNTEER CEN  INC.	TER	SOUTH, INC.	SECRETARY OF STALE TALLAHASSEE, FLORIDA	FILED 99 JUL 22 PH 1:31	
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## ARTICLES OF MERGER Merger Sheet

**MERGING:** 

VOLUNTEER CENTER SOUTH, INC., a Florida corporation, 769601

INTO

VOLUNTEER CENTER OF SARASOTA, INC., a Florida corporation, 736090

File date: July 22, 1999

Corporate Specialist: Cheryl Coulliette

Account number: 072100000032 Account charged: 43.75



# ARTICLES OF MERGER OF VOLUNTEER CENTER SOUTH, INC. INTO VOLUNTEER CENTER OF SARASOTA, INC.

Volunteer Center of Sarasota, Inc., a Florida not for profit corporation (herein called "Sarasota"), hereby delivers to the Department of State for filing the following Articles of Merger for the merger of Volunteer Center South, Inc., a Florida not for profit corporation (herein called "South"), with and into Sarasota. Sarasota shall be the surviving corporation. Sarasota shall then file an amendment to its Articles of Incorporation changing its name to Volunteer Connections of Sarasota County, Inc.

- 1. A true copy of the Plan of Merger is attached hereto as Exhibit A.
- 2. The effective date of the merger is the close of business on July 22 , 1999.
  - 3. The foregoing Plan of Merger was:
- (a) Approved by the Board of Directors of Sarasota by written consent of all directors on May 19, 1999;
- (b) Approved by the Board of Directors of South by written consent of all of its directors on May 19, 1999; and
- (c) There are currently no members of Sarasota or South who are entitled to vote.

IN WITNESS WHEREOF, these Articles of Merger have been executed and delivered by the constituent corporations as of the Effective Date.

Volunteer Center South, Inc., a Florida not for profit corporation

By: W. Strucke
Gordon Reineke

as its President

Volunteer Center of Sarasota, Inc., a Florida not for profit corporation

By:\_

as its President

SBH-360919.1

### [Exhibit A]

## PLAN OF MERGER

Volunteer Center of Sarasota, Inc., a Florida not for profit corporation, and Volunteer Center South, Inc., a Florida not for profit corporation, hereby adopt the following plan as the Plan of Merger required by Section 617.1101, Florida Statutes. The terms of the plan are as follows:

- 1. The names of the corporations planning to merge are Volunteer Center of Sarasota, Inc., a Florida not for profit corporation (herein called "Sarasota") and Volunteer Center South, Inc., a Florida not for profit corporation (herein called "South"). As a result of the merger, South shall be merged with and into Sarasota. Sarasota shall be the surviving corporation.
- 2. The merger shall be effective at the close of business on July 22, 1999 (the "Effective Date").
  - 3. Neither corporation is authorized to issue stock.
  - 4. Neither corporation currently has voting members.
- 5. The Board of Directors of each constituent corporation are hereby authorized to amend this plan at any time prior to the filing of the Articles of Merger, to the extent permitted by law.

IN WITNESS WHEREOF, this Plan of Merger has been signed by the duly authorized officers of South and Sarasota this 21st day of July, 1999.

Volunteer Center of Sarasota, Inc., a Florida not for profit corporation

By:\_

As its President

Volunteer Center South, Inc., a Florida not for profit corporation

Bv.

Gordon Reineke As its President

SBH-360925.2