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SECRETARY OF STATE

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R. WILLIAM FUTCH, P.A. 2201 S. E. 30TH AVENUE SUITE 202 OCALA, FLORIDA 34471

R. William Futch Admitted in Florida Admitted in Texas (inactive) Certified Circuit Civil Mediator Tel. No: (352) 732-8080 Fax No: (352) 622-1866

E-mail address: bill@futchlaw.net

March 19, 2018

Amendment Section
Division of Corporations
Post Office Box 6327
Tallahassee, FL 32314

Via Priority Mail

RE: INTERFAITH EMERGENCY SERVICES, INC./INTERFAITH FOUNDATION

OF MARION COUNTY, FLORIDA, INC.

Dear Sir/Madam:

Please find enclosed the Cover Letter together with the original executed Articles of Merger and Plan of Merger in connection with the above referenced matter. Also enclosed is a copy of same to be certified and return to my office in the enclosed self addressed stamped envelope.

I also enclose our firm check in the amount of \$78.75 representing \$35.00 for each merging corporation and \$35.00 for each surviving corporation as well as \$8.75 for a certified copy.

If you have any further questions or comments, please do not hesitate to contact our offices.

Very Truly Yours,

R. WILLIAM FUTCH

RWF/kad

Enc. (Check #7272)

COVER LETTER

TO: Amendment Section

Division of Corporations

Tallahassee, Florida 32301

INTERFAITH EMERGENCY SERVICES, INC. SUBJECT: (Name of Surviving Corporation) The enclosed Articles of Merger and fee are submitted for filing. Please return all correspondence concerning this matter to following: R WILLIAM FUTCH (Contact Person) R WILLIAM FUTCH, PA (Firm/Company) 2201 SE 30TH AVENUE, SUITE 202 (Address) **OCALA FL 34471** (City/State and Zip Code) For further information concerning this matter, please call: R WILLIAM FUTCH, ESQ (Name of Contact Person) (Area Code & Daytime Telephone Number) Certified copy (optional) \$8.75 (Please send an additional copy of your document if a certified copy is requested) **MAILING ADDRESS:** STREET ADDRESS: Amendment Section Amendment Section Division of Corporations **Division of Corporations** Clifton Building P.O. Box 6327 Tallahassee, Florida 32314 2661 Executive Center Circle

ARTICLES OF MERGER (Not for Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation Act, pursuant to section 617.1105, Florida Statutes.

Name	<u>Jurisdiction</u>	Document Number (If known/applicable)
INTERFAITH EMERGENCY SERVICES,	FLORIDA	770757
Second: The name and jurisdiction of ea	ch <u>inerging</u> corporation:	:
Name	Jurisdiction	Document Number (If known/applicable)
INTERFAITH FOUNDATION OF		
MARION COUNTY, FLORIDA, INC.	FLORIDA	N43674
<u> </u>		Acc 28
		<u> </u>
nird: The Plan of Merger is attached.		FIGNING 23
ourth: The merger shall become effecti Department of State	ve on the date the Artic	eles of Merger are filed with the Florida
R 03 / 31 / 18 (Enter a speci	fic date. NOTE: An effect	ive date cannot be prior to the date of filing or more

Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION (COMPLETE ONLY ONE SECTION)

SECTION I The plan of merger was adopted by the members of the surviving corporation on
The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows: FOR AGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III There are no members or members entitled to vote on the plan of merger. The plan of merger was adopted by the board of directors on 03/19/18 The number of directors in office was 12 AGAINST The vote for the plan was as follows: 12 FOR 0
Sixth: ADOPTION OF MERGER BY MERGING CORPORATION(s) (COMPLETE ONLY ONE SECTION)
SECTION I The plan of merger was adopted by the members of the merging corporation(s) on The number of votes cast for the merger was sufficient for approval and the vot for the plan was as follows: FORAGAINST
SECTION II (CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III There are no members or members entitled to vote on the plan of merger. The plan of merger was adopted by the board of directors on 03/19/18 office was 5 AGAINST . The number of directors in FOR 0

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of the chairman/ vice chairman of the board or an officer.	Typed or Printed Name of Individual & Title
INTERFAITH EMERGENCY	•	
SERVICES, INC.	Cludy Mackay	CINDY MACKAY, AS PRESIDENT
INTERFAITH FOUNDATION OF	- 	
MARION COUNTY, FLORIDA, INC.	Mary La James 1	MARY LOU JAMES, AS PRESIDENT

PLAN OF MERGER

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>surviving</u> corporation:					
Name	Jurisdiction				
INTERRFAITH EMERGENCY SERVICES, INC.	FLORIDA				
The name and jurisdiction of each <u>merging</u> corporation:					
Name	<u>Jurisdiction</u>				
INTERFAITH FOUNDATION OF MARION					
COUNTY, FLORIDA, INC.	FLORIDA				

	·				
The terms and conditions of the merger are as follows: SEE EXHIBIT A ATTACHED					
A statement of any changes in the articles of incorporation of the surviving corporation to be effected by the merger is as follows: SEE EXHIBIT A ATTACHED					
Other provisions relating to the merger are as follows:					
SEE EXHIBIT A ATTACHED					

EXHIBIT "A"

PLAN OF MERGER OF MERGING

INTERFAITH FOUNDATION OF MARION COUNTY, FLORIDA INC.

WITH AND INTO

INTERFAITH EMERGENCY SERVICES

THIS PLAN OF MERGER is approved and adopted by INTERFAITH FOUNDATION OF MARION COUNTY, FLORIDA, INC., a Florida not-for-profit corporation (the "Merging Entity") and INTERFAITH EMERGENCY SERVICES, INC., a Florida not-for-profit corporation (the "Surviving Entity"):

ARTICLE I

- 1.1 <u>Name of Surviving Entity.</u> The name of the Surviving Entity is INTERFAITH EMERGENCY SERVICES, INC.
- 1.2 **Surviving Entity Principal Place of Business.** The Surviving Entity's principal place of business is 435 N.W. 2nd Avenue, Ocala, Florida 34475.
- 1.3 **Surviving Entity Jurisdiction.** The Surviving Entity's jurisdiction of governing law is Florida.

ARTICLE II

- 2.1 <u>Name of Merging Entity.</u> The name of the Merging Entity is INTERFAITH FOUNDATION OF MARION COUNTY, FLORIDA, INC.
- 2.2 <u>Merging Entity Principal Place of Business.</u> The principal place of business of the Merging Entity is 435 N.W. 2nd Avenue, Ocala, Florida 34475.
- 2.3 <u>Merging Entity Jurisdiction.</u> The Merging Entity's jurisdiction of governing law is Florida.

ARTICLE III

3.1 <u>The Merger.</u> As of the Effective Date, the Merging Entity shall merge with and into the Surviving Entity (the "Merger"), the separate existence of the Merging Entity shall thereupon cease, and the Surviving Entity shall be the surviving entity in the Merger and shall continue its legal existence under the laws of the State of Florida. The purpose of this merger is to combine the two (2) entities to more efficiently carry out the charitable mission of the organizations, and to reduce the costs and expenses of operating two (2) entities.

- 3.2 **Effect of Merger.** The Merger shall have the effect set forth in the Florida Not For Profit Corporation Act (the "Act").
- 3.3 **Effective Date.** The merger shall become effective on the later of the date the Articles of Merger are filed with the Florida Department of State or March 31, 2018 (the "Effective Date").

ARTICLE IV

- 4.1 Rights and Obligations of the Merging Entity. In accordance with and insofar as permitted by the applicable provisions of the Act and the Articles of Incorporation of the Merging Entity: (i) the Surviving Entity shall possess all rights, privileges and powers of the Merging Entity; (ii) all property and assets of the Merging Entity shall vest in the Surviving Entity without any further act or deed; and (iii) the Surviving Entity shall assume and be liable for all liabilities and obligations of the Merging Entity.
- 4.2 <u>No Stock or Consideration Due From Merging Entity.</u> There is no stock or other ownership interest in the Merging Entity as of the Effective Date. No consideration shall be received in connection with the Merger.

ARTICLE V

- 5.1 <u>Surviving Entity Articles of Incorporation and Bylaws.</u> The Surviving Entity's Articles of Incorporation, as amended, and the Bylaws, as amended and restated, in effect immediately prior to the Effective Date shall be and will remain the effective Articles of Incorporation and the effective Bylaws of the Surviving Entity immediately after the Effective Date, unless and until such Articles of Incorporation and Bylaws shall be amended as provided by the Articles of Incorporation and Bylaws of the Surviving Entity or by law.
- 5.2 <u>Merging Entity Articles of Incorporation and Bylaws.</u> The Articles of Incorporation, as amended, and Bylaws, as amended, of the Merging Entity, as such, shall be terminated as of the Effective Date and thereafter be of no further force or effect.
- 5.3 **Surviving Entity Officers and Directors.** The officers and directors of the Surviving Entity in effect immediately prior to the Effective Date shall be and will remain the officers and directors of the Surviving Entity, until such time as their successors are duly elected and qualified in accordance with the terms of the Articles of Incorporation and the Bylaws of the Surviving Entity.

ARTICLE VI

- 6.1 Amendment. The Merging Entity and Surviving Entity (the "Constituent Entities"), by mutual consent, may amend this Plan of Merger prior to the filing of the Articles of Merger with the Secretary of State; provided, however, that an amendment made subsequent to the adoption of this Plan of Merger by the Constituent Entities shall be subject to the limitations specified in the Act.
- 6.2 <u>Termination.</u> This Plan of Merger may be terminated and the Merger and other transactions herein provided for may be abandoned at any time prior to the filing of the Articles of Merger with the Secretary of State, whether before or after adoption of this

Plan of Merger by the Constituent Entities, if the Constituent Entities determine that the consummation of the transactions provided for herein would not, for any reason, be in the best interest of the parties.

- 6.4 **Filing of Articles of Merger.** After obtaining such approval by the Constituent Entities, the authorized officers of the Surviving Entity and the Merging Entity are hereby authorized and directed to cause all required documents to be executed, filed and recorded, and all other required action to be taken, in order to consummate the Merger as of the Effective Date.