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EXAMINER



CHARLES E. TROLAND, JR. Direct Dial (540) 224-8014 E-mail ctroland@gfdg.com

July 9, 2010

Amendment Section Division of Corporations P. O. Box 6327 Tallahasee, Florida 32314

Re: Fabrication Analysis Construction Team, Inc. of Florida

Dear Sir:

Enclosed please find the following:

- 1. Articles of Merger for the above referenced corporation. It is being merged into a Virginia corporation and its separate existence will now cease.
- 2. Our firm's check in the amount of \$35.00 for the filing fee.

If you have any questions concerning this letter or its enclosures, please do not hesitate to call me.

Very truly yours,

Charles E. Troland, Jr.

Charles E. Twolad, A

CETJR:bkb:5138015

Enclosures



ARTICLES OF MERGER OF FABRICATION ANALYSIS CONSTRUCTION TEAM, INC. OF FLORIDA

Pursuant to Section 607.1105 of the Florida Statutes, the undersigned hereby declares and establishes the following as Articles of Merger of Fabrication Analysis Construction Team, Inc. of Florida.

- 1. The Plan of Merger is attached hereto as Exhibit A and incorporated herein by this reference.
- 2. The effective date of the plan of merger shall be the date on which the articles of merger are filed.
- 3. The Plan of Merger was unanimously adopted by the shareholders of both Fabrication Analysis Construction Team, Inc. of Florida, a Florida corporation, and Fabrication Analysis Construction Team, Inc., a Virginia corporation, on June 25, 2010.

FABRICATION ANALYSIS CONSTRUCTION TEAM, INC. OF FLORIDA

By Anne P. Wilburn prosedent

President



EXHIBIT A

PLAN OF MERGER

THIS PLAN OF MERGER is made and entered into as of the 25th day of June, 2010 by and between Fabrication Analysis Construction Team, Inc. of Florida, a Florida corporation ("the Merged Corporation") and Fabrication Analysis Construction Team, Inc., a Virginia corporation ("the Surviving Corporation").

The Boards of Directors and the shareholders of the Merged Corporation and of the Surviving Corporation have approved the merger of the Merged Corporation with and into the Surviving Corporation under the terms and conditions set forth herein.

- 1. The Merged Corporation shall merge with and into the Surviving Corporation in accordance with this plan of merger effective on the issuance by the Virginia State Corporation of a certificate of merger ("the Effective Time").
- 2. As of the Effective Time, the Merged Corporation shall be merged with and into the Surviving Corporation in accordance with the provisions of 607.1107 of the Florida Statutes and Article 12 of the Virginia Stock Corporation Act.
- 3. As of the Effective Time, each issued and outstanding share of common stock of the Merged Corporation shall be canceled without any action on the part of the holder thereof and shall be replaced by shares of common stock of the Surviving Corporation representing the same percentage interests in the Surviving Corporation as were held by shareholders of the Merged Corporation.
- 4. The Articles of Incorporation and the bylaws of the Surviving Corporation as in effect on the Effective Date shall continue in full force and effect and shall not be changed or amended by the merger. The Directors and officers of the Surviving corporation shall continue in office until the next annual meetings of the shareholders and Directors.
- 5. As of the Effective Time, the separate existence of the Merged Corporation shall cease (except to the extent continued by statute) and all of its property, rights and privileges shall be vested in and devolve upon the Surviving Corporation without any conveyance, transfer or further action, and the Surviving Corporation shall succeed to the obligations, duties and liabilities of the Merged Corporation.