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(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

☐ PICK-UP

☐ WAIT

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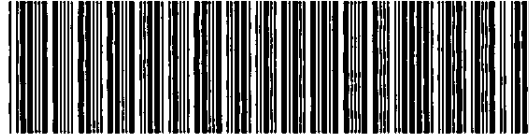
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Murphy
12/29/15
TC

COVER LETTER

TO: Amendment Section
Division of Corporations

SUBJECT: Delta-V Crash Investigations of Florida LLC
Name of Surviving Party

410-2653282

Please return all correspondence concerning this matter to:

Donald E Smith Jr

Contact Person

Delta-V Crash Investigations of Florida LLC

Firm/Company

8725 Placida Rd, Ste 7-178

Address

Placida, FL 33946

City, State and Zip Code

dsmith0543@aol.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Donald Smith

at (269) 324-3800

Name of Contact Person

Area Code and Daytime Telephone Number

☒ Certified Copy (optional) \$8.75

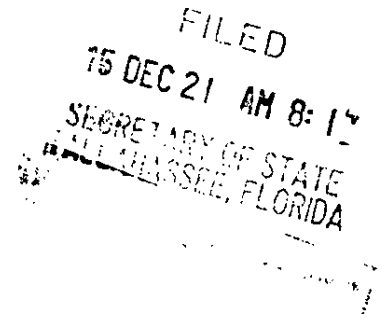
STREET ADDRESS:

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

MAILING ADDRESS:

Amendment Section
Division of Corporations
P. O. Box 6327
Tallahassee, FL 32314

**Articles of Merger
For
Florida Profit or Non-Profit Corporation
Into
Other Business Entity**



The following Articles of Merger are submitted to merge the following Florida Profit and/or Non-Profit Corporation(s) in accordance with s. 607.1109, 617.0302 or 605.1025, Florida Statutes.

FIRST: The exact name, form/entity type, and jurisdiction for each merging party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
DC Investigations, Inc	Michigan	1120S / Corporation
Delta-V Crash Investigations of Florida LLC	Florida	Schedule C / LLC

SECOND: The exact name, form/entity type, and jurisdiction of the surviving party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
Delta-V Crash Investigations of Florida LLC	Florida	Schedule C / LLC

THIRD: The attached plan of merger was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with the applicable provisions of Chapters 607, 605, 617, and/or 620, Florida Statutes.

FOURTH: The attached plan of merger was approved by each other business entity that is a party to the merger in accordance with the applicable laws of the state, country or jurisdiction under which such other business entity is formed, organized or incorporated.

FIFTH: If other than the date of filing, the effective date of the merger, which cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State:

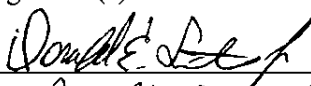
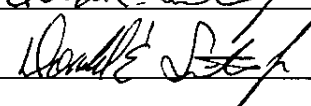
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

SIXTH: If the surviving party is not formed, organized or incorporated under the laws of Florida, the survivor's principal office address in its home state, country or jurisdiction is as follows:

SEVENTH: If the surviving party is an out-of-state entity, the surviving entity:

- a.) Appoints the Florida Secretary of State as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting shareholders of each domestic corporation that is party to the merger.
- b.) Agrees to promptly pay the dissenting shareholders of each domestic corporation that is a party to the merger the amount, if any, to which they are entitled under s. 607.1302, F.S.

EIGHTH: Signature(s) for Each Party:

Name of Entity/Organization:	Signature(s):	Typed or Printed Name of Individual:
DC Investigations Inc		Donald E Smith Jr
Delta-V Crash Investigations of Florida LLC		Donald E Smith Jr

Corporations:	Chairman, Vice Chairman, President or Officer <i>(If no directors selected, signature of incorporator.)</i>
General Partnerships:	Signature of a general partner or authorized person
Florida Limited Partnerships:	Signatures of all general partners
Non-Florida Limited Partnerships:	Signature of a general partner
Limited Liability Companies:	Signature of a member or authorized representative

Fees: \$35.00 Per Party

Certified Copy (optional): \$8.75

PLAN OF MERGER

FIRST: The exact name, form/entity type, and jurisdiction for each **merging** party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
DC Investigations Inc	Michigan	1120S / Corporation
Delta-V Crash Investigations of Florida LLC	Florida	Schedule C / LLC

SECOND: The exact name, form/entity type, and jurisdiction of the **surviving** party are as follows:

<u>Name</u>	<u>Jurisdiction</u>	<u>Form/Entity Type</u>
Delta-V Crash Investigations of Florida LLC	Florida	Schedule C / LLC

THIRD: The terms and conditions of the merger are as follows:

All assets and liabilities of DC Investigations Inc will be assumed by Delta-V Crash Investigations

of Florida LLC as agreed by the shareholder of DC Investigations Inc and the member of Delta-V

Crash Investigations of Florida LLC.

(Attach additional sheet if necessary)

FOURTH:

A. The manner and basis of converting the interests, shares, obligations or other securities of each merged party into the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:

The shares of DC Investigations Inc will be returned to the Company with no remuneration to the

shareholder. A Certificate of Dissolution has been filed with the State of Michigan.

The member of Delta-V Crash Investigations of Florida LLC currently owns all of the controlling interests in this Company.

(Attach additional sheet if necessary)

B. The manner and basis of converting the rights to acquire the interests, shares, obligations or other securities of each merged party into the rights to acquire the interests, shares, obligations or others securities of the survivor, in whole or in part, into cash or other property is as follows:

DC Investigations Inc has only one shareholder that also owns all units of Delta-V Crash Investigations of Florida LLC. Therefore, all rights remain with Donald E Smith, Jr.

(Attach additional sheet if necessary)

FIFTH: If a partnership is the survivor, the name and business address of each general partner is as follows:

N/A

(Attach additional sheet if necessary)

SIXTH: If a limited liability company is the survivor, the name and business address of each manager or managing member is as follows:

Donald E Smith Jr

8725 Placida Rd

Suite 7-178

Placida, FL 33946

(Attach additional sheet if necessary)

SEVENTH: Any statements that are required by the laws under which each other business entity is formed, organized, or incorporated are as follows:

The corporation directors have approved of the conversion and dissolution of D C Investigations, Inc

(a Michigan corporation) and made a recommendation to the shareholder who has approved of the

conversion and subsequent dissolution of the Company.

The member of Delta-V Crash Investigations of Florida LLC has agreed to take over any and all

assets and liabilities of D C Investigations Inc as a part of the conversion / merger.

(Attach additional sheet if necessary)

EIGHTH: Other provision, if any, relating to the merger are as follows:

(Attach additional sheet if necessary)