14684

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September 8, 2009

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Karen Schecter Dayno*† Thomas A. Boulden Carol A. Crisci Jean Bond Brown

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Joshua S. Ganz*

Edward T. Egan+

Of Counsel John P. Knox John V. Hasson

RE:

PO Box 5327

Articles of Merger

Florida Department of State

Division of Corporations

Tallahassee, FL 32314

Amendment Section

Law Enforcement Development Company

Entity No. L14684

Dear Sir/Madam:

* Member NJ Bar *Member NY, D.C. Bars + Member MD, D.C. Bars

> † LLM Taxation ‡ CPA

Enclosed please find the Articles of Merger and Plan of Merger for the abovenamed entity. I have enclosed the requisite fee of \$35.00 for each merging entity and \$35.00 for each surviving corporation, as well as the \$8.75 for a certified copy.

Should you have any questions or require additional information in order to facilitate this merger, please do not hesitate to contact me.

Thank you for your time and assistance in this regard.

Very truly yours,

hael O'Hara Peale Jr.

MOP/m Enclosures

LANCASTER OFFICE

132 E. Chestnut Street Lancaster, PA 17602 Telephone. 717- 393-1400 Facsimile: 717-393-8565

COVER LETTER

TO:	FO: Amendment Section Division of Corporations							
SUBJ	ECT: LAW ENFORCEMENT DEVEL	_OF	PME	NT	СОМ	PANY		
	Name of Surviving Corporat						_	
The er	nclosed Articles of Merger and fee are submitted f	or f	iling.					
Please	return all correspondence concerning this matter	to f	ollow	ing:				
	Michael O'Hara Peale, Jr., Esquire		-					
	Contact Person							
	Timoney Knox, LLP		_					
	Firm/Company							
	400 Maryland Drive, PO Box 7544		<u>.</u>					
	Address							
	Fort Washington, PA 19034-7544							
	City/State and Zip Code							
Б	mpeale@timoneyknox.com mail address: (to be used for future annual report notification							
For fu	rther information concerning this matter, please ca	all:						
-		:(_	215	_)_		646-6	000	
	Name of Contact Person			Area	Code & I	Daytime Telepi	hone Numb	er
	ertified copy (optional) \$8.75 (Please send an additi	onal	copy	of yo	ur docui	ment if a cer	tified copy	y is requested)
	STREET ADDRESS:					DRESS:	•	
	Amendment Section				ent Sec			
	Division of Corporations				-	orations		
	Clifton Building				6327			
	2661 Executive Center Circle Tallahassee, Florida 32301		Talla	hass	ee, Flor	ida 32314		

ARTICLES OF MERGER
(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation SEE, FORIOA

TOTAL OF STATE OF TOTAL OF TO

First: The name and jurisdiction of the	surviving corporation:	
Name	Jurisdiction	Document Number (If known/applicable)
Law Enforcement Development Development Company	Florida	L14684
Second: The name and jurisdiction of	each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
CHARGEGUARD, INC.	Pennsylvania	1584731
Third : The Plan of Merger is attached		
Fourth: The merger shall become effective Department of State.	ctive on the date the Articles of	of Merger are filed with the Florida
	pecific date. NOTE: An effective da lays after merger file date.)	ate cannot be prior to the date of filing or more
Fifth: Adoption of Merger by <u>survivi</u> . The Plan of Merger was adopted by the	ng corporation - (COMPLETE shareholders of the surviving	ONLY ONE STATEMENT) corporation on Cuc 11. 200.
The Plan of Merger was adopted by the		iving corporation on
Sixth: Adoption of Merger by merging. The Plan of Merger was adopted by the		
The Plan of Merger was adopted by the	board of directors of the mergolder approval was not require	

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Law Enforcement Development Company	7	Michael Zani, President
CHARGEGUARD, INC.		Joseph P. Bernert, III, President
		· · · · · · · · · · · · · · · · · · ·
		,
·		

PLAN OF MERGER

(Non Subsidiaries)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation:

terminated and cancelled.

Name	<u>Jurisdiction</u>
Law Enforcement Development Company	Florida
•	
Second: The name and jurisdiction of each merg	ing corporation:
Name	Jurisdiction
CHARGEGUARD, INC.	Pennsylvania
·	
	
Third: The terms and conditions of the merger at	re as follows:
Effective as of the 11th day of August, 20 Pennsylvania corporation and wholly owned s	009 (the "Effective Date"), CHARGEGUARD, INC., a subsidiary (the "Subsidiary") of LAW ENFORCEMENT

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

DEVELOPMENT COMPANY, a Florida corporation (the "Surviving Parent"), will merge with and into the Surviving Parent, with the Surviving Parent being the surviving entity. As of the Effective Date, the Surviving Parent will assume all of the respective obligations and succeed to all of the respective assets and rights of Subsidiary, and all outstanding shares of capital stock of the Subsidiary shall be

The shares of stock of Law Enforcement Development Company shall be cancelled.

(Attach additional sheets if necessary)

THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached:

<u>OR</u>

Restated articles are attached:

Other provisions relating to the merger are as follows:

If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation, a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent corporation upon surrender of any certificates is as follows:

If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104, Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to section 607.1321, Florida Statutes, may be entitled, if they comply with the provisions of chapter 607 regarding appraisal rights of dissenting shareholders, to be paid the fair value of their shares.

Other provisions relating to the merger are as follows:

EXHIBIT A Plan of Merger

Effective as of the ______ day of August, 2009 (the "Effective Date"), CHARGEGUARD, INC., a Pennsylvania corporation and wholly owned subsidiary (the "Subsidiary") of LAW ENFORCEMENT DEVELOPMENT COMPANY, a Florida corporation (the "Surviving Parent"), will merge with and into the Surviving Parent, with the Surviving Parent being the surviving entity. As of the Effective Date, the Surviving Parent will assume all of the respective obligations and succeed to all of the respective assets and rights of Subsidiary, and all outstanding shares of capital stock of the Subsidiary shall be terminated and cancelled.