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DIVISION OF CORPORATIONS

JUN 2 3 2021 R. HUNT



April 27, 2021

15297-19

VIA: FEDEX DELIVERY
Tracking No.: 773691643564

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

> Merger of SCST Holdings, LLC (WA) into SCST Holdings, LLC (FL) Re:

Dear Sir or Madam:

Enclosed please find Articles of Merger, as well as a check in the amount of Check in the amount of \$50.00 for the filing fee for the Articles of Merger.

Please return all correspondence concerning this matter to:

Dunlap & Moran Attn: Sarah J. Harnden

PO Box 3948

Sarasota, FL 34230-3948

JMoranStaff@DunlapMoran.com

Should you have any questions regarding the foregoing, please feel free to contact me.

Very truly yours,

Dictated but Not Read

John A. Moran, Esq.

Enclosures

JAM:SJH/15297-19/Merger of WA to FL/Letter to FL Division of Corp. re Merger

COVER LETTER

TO: Amendment Section Division of Corporations		
SUBJECT: SCST Holdings, LLC		
SUBJECT:	Name of Survi	ving Party
The enclosed Certificate of Merger and fee(s)	are submitted for fi	iling.
Please return all correspondence concerning th	is matter to:	
Sarah J. Harnden		
Contact Person		-
Dunlap & Moran, PA		
Firm/Company		•
22 S. Links Ave., Ste. 300		
Address		-
Sarrasota, FL 34236		
City, State and Zip Co	de	-
sharnden@dunlapmoran.co	m	
E-mail address: (to be used for future a		cation)
For further information concerning this matter		266 0115
Sarah J. Harnden	~ ((\	366-0115
Name of Contact Person	Area Code	Daytime Telephone Number
☐ Certified copy (optional) \$30.00		
STREET ADDRESS: Amendment Section Division of Corporations Clifton Building	Amendi Division P. O. Bo	MG ADDRESS: ment Section n of Corporations ox 6327
2661 Executive Center Circle Tallahassee, FL 32301	Tallaha	ssee, FL 32314

CR2E080 (2/20)

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Articles of Merger For Florida Limited Liability Company

The following Articles of Merger is submitted to merge the following Florida Limited Liability Company(ies) in accordance with s. 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>	Form/Entity Type
SCST Holdings, LLC	Washington	LLC
SCST Holdings, LLC	Florida	LLC
SECOND: The exact name, form/entity t	ype, and jurisdiction of the <u>surviv</u>	ing party are as follows:
<u>Name</u>	<u>Jurisdiction</u>	Form/Entity Type
SCST Holdings, LLC	Florida	LLC

THIRD: The merger was approved by each domestic merging entity that is a limited liability company in accordance with ss.605.1021-605.1026; by each other merging entity in accordance with the laws of its jurisdiction; and by each member of such limited liability company who as a result of the merger will have interest holder liability under s.605.1023(1)(b).

FOUR	TH: Please check one of the box	es that appl	y to surviving entit	y: (if applicable)				
Z)	This entity exists before the merger and is a domestic filing entity, the amendment, if any to its public organic record are attached.							
	This entity is created by the merg	ger and is a	domestic filing ent	ty, the public organi	e record is attac	ched.		
	This entity is created by the mergliability partnership, its statemen	ger and is a t of qualitic	domestic limited li- ation is attached.	ability limited partno	ership or a dom	estic limited		
	This entity is a foreign entity tha mailing address to which the dep Florida Statutes is:	t does not h partment ma	ave a certificate of y send any process	authority to transact served pursuant to s	business in this . 605.0117 and	s state. The Chapter 48.		
ss.605 SIXT days a effe	II: This entity agrees to pay any m. 1006 and 605.1061-605.1072, F.S. II: If other than the date of filing, after the date this document is filed ective as of May 17, 2. If the date inserted in this block of document's effective date on the	s. the delayed by the Floo 2021	I effective date of the rida Department of the state of the applicable state of the applicable state.	ne merger, which car State:	anot be prior to	nor more than 90		
	ENTH: Signature(s) for Each Part					or Printed f Individual:		
	e of Entity/Organization: ST Holdings, LLC (V	(/Δ)	Signature(s):			MacIndoe		
	ST Holdings, LLC (F				Scott R.	MacIndoe	-	
						2021	_ 	
Gene	orations: eral partnerships: da Limited Partnerships:	(If no dire Signature	i, Vice Chairman, F ectors selected, sign of a general partne is of all general part	tature of incorporate r or authorized perso	<i>nr.)</i> on	HAY 12	יבאני ואולא <u>מ</u> זיייייי	
Non-	Florida Limited Partnerships: ted Liability Companies:	Signature	of a general partner of an authorized p	r		PM 12:	5 / TAI	
Fees	For each Limited Liability Cor For each Limited Partnership: For each Other Business Entity		\$25.00 \$52.50 \$25.00	For each Corpor For each Genera Certified Copy	al Partnership:	\$35 <u>0</u> 0 \$25 <u>00</u> \$30.00	'n	