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#### **COVER LETTER**

TO: Amendment Section

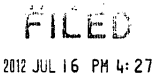
**Division of Corporations** 

SUBJECT: Disaster Relief and Disaster Training, Inc., a FL not-for-profit corporation				
(Name of Surviving Corporation)				
The enclosed Articles of Merger and fee are s	ubmitted for filing.			
Please return all correspondence concerning to	his matter to following:			
Kevin Reese				
(Contact Person)				
Stodghill Law Firm Chartered				
(Firm/Company)				
P.O. Box 2431				
(Address)				
Greenville, SC 29602				
(City/State and Zip Code)				
For further information concerning this matte	r, please call:			
Kevin Reese	At (_864) 770-7126			
(Name of Contact Person)	(Area Code & Daytime Telephone Number)			
Certified copy (optional) \$8.75 (Please ser	nd an additional copy of your document if a certified copy is requested)			
STREET ADDRESS:	MAILING ADDRESS:			
Amendment Section	Amendment Section			
Division of Corporations	Division of Corporations			
Clifton Building	P.O. Box 6327			
2661 Executive Center Circle	Tallahassee, Florida 32314			
Tallahassee, Florida 32301				



### **ARTICLES OF MERGER**

(Not for Profit Corporations)



SECRETARY OF STATE TALLAHASSEE FLORIDA

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

First: The name and jurisdiction of the s	surviving corporation:	
<u>Name</u>	Jurisdiction	Document Number (If known/ applicable)
Disaster Relief and Disaster Training, Inc.	South Carolina	111220-0132 (12/15/2011)
Second: The name and jurisdiction of ea	sch merging corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Disaster Relief and Disaster Training, Inc.	Florida	N10000005897
	<u></u>	
	<del></del>	
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effect Department of State	tive on the date the Article	s of Merger are filed with the Florida
OR / / (Enter a spe	cific date. NOTE: An effective	e date cannot be prior to the date of filing or more than

# 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:
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 07/01/2012. The number of directors in
office was Six . The vote for the plan was as follows: Six FOR Zero AGAINST
A CAMINOT
G. H. ADODTION OF MEDGED BY MEDGING CODDOD ATION(a)
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 vote for the plan was as follows: FORAGAINST
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 07/01/2012
office was Four . The vote for the plan was as follows: Four FOR Zero
AGAINST

## 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
Disaster Relief and Disaster Training, Inc. (SC)	Aor CC	Joshua C. Craven, Director/CEO
Disaster Relief and Disaster Training, Inc. (FL)	An CC	Joshua C. Craven, Director/CEO

#### **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.

<u>Jurisdiction</u>
South Carolina
<u>Jurisdiction</u>
Florida

The terms and conditions of the merger are as follows:

The surviving corporation will assume the merging corporation's federal employment identification number and federal tax exempt status under the United States Internal Revenue Code § 501(c)(3). For federal taxation purposes, the merger is only the fulfillment of state corporate law requirements to relocate the merging corporation's operations from Florida to South Carolina. The surviving corporation and merging corporation have the same non-profit organizational and management structure. The surviving corporation will assume all of the merging corporation's assets, liabilities, and obligations. The statutory merger effects only a change in the organization's operations but does not affect a continuity of the organization's enterprise. Both entities will prepare and file all documentation with the appropriate government agencies to recognize the reorganization. On the Effective Date, the surviving corporation's Articles of Incorporation and Bylaws (as in effect immediately prior to the Effective Date and until thereafter altered, amended or repealed in accordance with the South Carolina Nonprofit Corporation Act) will be the governing documents of the surviving entity.

A statement of any changes in the articles of incorporation of the surviving corporation to be effected by the merger is as follows:

This merger will not effect any change in the surviving corporation's Articles of Incorporation or Bylaws.

Other provisions relating to the merger are as follows:

See attached Plan of Merger executed on behalf of the surviving corporation and the merging corporation.

#### DISASTER RELIEF AND DISASTER TRAINING, INC.

#### PLAN OF MERGER

This Plan of Merger (Plan) is effected pursuant to South Carolina Code (Title 33, Chapter 31) and Florida Statutes Annotated (Title XXXVI, Chapter 617) between Disaster Relief and Disaster Training, Inc., a Florida not-for-profit corporation (FL-DRADT), and Disaster Relief and Disaster Training, Inc., a South Carolina non-member, nonprofit public benefit corporation (SC-DRADT).

- 1. PURPOSE. This Plan effects the merger of FL-DRADT, a Florida not-for-profit corporation, and SC-DRADT, a South Carolina non-member, nonprofit public benefit corporation.
- 2. EFFECTIVE DATE. The merger will become effective on July 31, 2012 (Effective Date), even if the Articles of Merger are filed at the offices of the Florida Secretary of State and South Carolina Secretary of State before the Effective Date.
- 3. SURVIVING ENTITY. SC-DRADT will be the surviving entity as a South Carolina corporation. SC-DRADT will retain its identity and shall succeed to all of the rights, assets, liabilities, and obligations of FL-DRADT. The name and street address of the principal business office of the surviving entity will be as follows:

Disaster Relief and Disaster Training, Inc. 216 Jones Road Taylors, South Carolina 29687

- 4. TERMS AND CONDITIONS OF MERGER. This merger will be subject to (a) the Articles of Merger filed with the Florida Secretary of State; (b) the Articles of Merger filed with the South Carolina Secretary of State; and (c) this Plan.
- **5. NON-MEMBERSHIP ENTITIES.** FL-DRADT and SC-DRADT do not offer memberships and have no members. Accordingly, the merger does not require or involve membership conversions.
- 6. ASSUMPTION OF FEDERAL IDENTIFICATION NUMBER AND TAX EXEMPT STATUS. SC-DRADT and FL-DRADT have the same non-profit organizational and management structure. SC-DRADT will assume all of FL-DRADT's assets, liabilities, and obligations. The statutory merger effects only a change in the organization's operations but does not affect a continuity of the organization's enterprise. For federal taxation purposes, the merger is only the fulfillment of state corporate law requirements to relocate DRADT's operations from Florida to South Carolina. The merged entity will operate under SC-DRADT's federal employment identification number. SC-DRADT will independently obtain federal tax exempt status under the United States Internal Revenue Code § 501(c)(3). Both entities will prepare and file all documentation with the appropriate government agencies to recognize the reorganization.

#### DISASTER RELIEF AND DISASTER TRAINING, INC.

#### PLAN OF MERGER

#### 7. DIRECTOR APPROVAL.

- **7.1. Florida.** All Directors of FL-DRADT have unanimously approved the merger by resolution.
- **7.2. South Carolina.** All Directors of SC-DRADT have unanimously approved the merger by resolution.
- 8. GOVERNING DOCUMENTS. On the Effective Date, SC-DRADT's Articles of Incorporation and Bylaws (as in effect immediately prior to the Effective Date and until thereafter altered, amended or repealed in accordance with the South Carolina Nonprofit Corporation Act) will be the governing documents of the surviving entity. This merger will not effect any change in SC-DRADT's Articles of Incorporation or Bylaws.

This Plan of Merger is executed on July 9, 2012, and is effective July 31, 2012.

DISASTER RELIEF AND DISASTER TRAINING, INC. Florida

Joshna C. Craven, Chief Executive Officer

Aug Oli CE a di OCC

Address:

Attn: Chief Executive Officer

3617-2 Crown Point Road Jacksonville, FL 32257

E-mail:

CHANCE A DISASTER RELIEF CC

DISASTER RELIEF AND DISASTER TRAINING, INC. South Carolina

Joshua C. Craven, Chief Executive Officer

Address:

Attn: Chief Executive Officer

138 Johns Road, No. B

Greer, SC 29650

E-mail:

CHANCE OF SOMETER DELIEF.CC