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SECRETARY OF STATE
TALLADASSEE FLORIDA

DEC 13 2013 T. CARTER

COVER LETTER

Amendment Section
Division of Corporations

TO:

SUBJECT: SPACE COAS	ST BAPTIST CHURCH, INC.
	me of Surviving Corporation)
The enclosed Articles of Merger and fee are sub	mitted for filing.
Please return all correspondence concerning this	s matter to following:
DANIEL COX	
(Contact Person)	
(Firm/Company)	
0.446 0.46	
2628 PINE TREE PRIVE (Address)	
(Address)	
EDCEMATED EL 221/1	
EDGEWATER, FL 3244/ (City/State and Zip Code)	
(City/State and Zip Code)	
For further information concerning this matter, p	please call:
DANIEL COX	At (386) 847-4910
(Name of Contact Person)	(Area Code & Daytime Telephone Number)
Certified copy (optional) \$8.75 (Please send	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

FILED SECRETARY OF STATE TALLAPYSSE, FLORIDA

ARTICLES OF MERGER

(Not for Profit Corporations)

13 DEC -9 PH 3: 55

The follow 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 **SURVIVING** corporation:

Name

Jurisdiction

Document Number

SPACE COAST BAPTIST CHURCH, INC.

Florida

N13000003985

SECOND:

The name and jurisdiction of the MERGING corporation:

Name

Jurisdiction

Document Number

SAMSULA BAPTIST CHURCH

Florida

744684

THIRD:

The Plan of Merger is attached.

FOURTH:

The merger shall become effective on the date the Articles of Merger are

filed with the Department of State.

FIFTH:

ADOPTION OF MERGER BY SURVIVING CORPORATION:

The plan of merger was adopted by the members of the surviving corporation on NOVEMBER 21, 2013. The number of votes cast for the merger was sufficient for approval and the vote for the plan was as

follows: <u>14</u> FOR <u>0</u> AGAINST.

SIXTH:

ADOPTION OF MERGER BY MERGING CORPORATION:

The plan of merger was adopted by the members of the merging corporation on NOVEMBER 17, 2013. The number of votes cast for the merger was sufficient for approval and the vote for the plan was as

follows: 6 FOR 0 AGAINST.

SEVENTH: SIGNATURES FOR EACH CORPORATION:

Name of Corporation

Signature of the chairman/vice chairman of the board or an officer.

Space Coast Baptist Church, Inc.

Daniel Cox, President

Samsula Baptist Church

Barbara Hilton, Secretary (sole remaining officer)

PLAN OF MERGER

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accordance with laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the SURVIVING corporation:

Name

Jurisdiction

SPACE COAST BAPTIST CHURCH, INC.

Florida

The name and jurisdiction of the MERGING corporation:

Name

Jurisdiction

SAMSULA BAPTIST CHURCH

Florida

The terms and conditions of the merger are as follows:

- 1. The title to all property, or any interest therein, owned by the merging corporation is vested in the surviving corporation without reversion or impairment.
- 2. The surviving corporation shall be responsible and liable for all the liabilities and obligations of merging corporation.
- 3. The surviving corporation shall be substituted for the merging corporation with respect to any claim, right, or action existing by or against the merging corporation.

A statement of any changes in the articles of incorporation of the surviving corporation to be effected by the merger is as follows: NONE.

Other provisions relating to the merger are as follows:

- 1. The current officers of Space Coast Baptist Church, Inc. will continue as officers of the surviving corporation. The officers of the merging corporation shall no longer hold office.
- 2. Members of the merging church will not automatically become members of the surviving corporation upon merger. They must present themselves for membership and meet the requirements as set forth in the bylaws of the surviving corporation.
- 3. The missionaries supported financially by the merging church shall receive financial support from the surviving corporation.
- 4. The bylaws of Space Coast Baptist Church, Inc. shall be the bylaws of the surviving corporation and the bylaws of the merging church will no longer be operative.
- 5. The corporate name of Space Coast Baptist Church, Inc. shall be the name of the surviving corporation after the merger.