P0100000321

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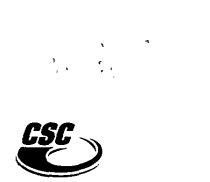
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ORDER NO. :	876213-015	· <u></u>				
CUSTOMER NO:	5030276	=				
Ma	llen R. Widom astec, Inc. 155 Nw 77th Ave.	" 				
M	iami, FL 33122	. ===		. -		
ARTICLES OF MERGER MASTEC TC, INC.						
	I MASTEC TC,	NTO				
CERT	N THE FOLLOWING LFIED COPY N STAMPED COPY	AS PROOF	OF FILIN	IG: -		
CONTACT PERSO	ON: Susie Knigh		'S INITIA	LS:		

ARTICLES OF MERGER Merger Sheet

MERGING:

MASTEC TC, INC., a Florida entity, P01000000321

INTO

MASTEC TC, INC., a Nevada entity not qualified in Florida.

File date: December 31, 2002

Corporate Specialist: Teresa Brown

Account number: 072100000032 Amount charged: 70.00

ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to section 607.1105, F.S.

First: The name and jurisdiction of the su	urviving corporation:	20 A/1
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/applicable) C31262-2002
MasTec TC, Inc.	Nevada	C31262-2002
Second: The name and jurisdiction of each	ch merging corporation:	OR OF THE STATE OF
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
MasTec TC, Inc.	Florida -	P01000000321
		M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-
	-	
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State.	ve on the date the Articles of Mer	ger are filed with the Florida
	fic date. NOTE: An effective date cannot in the future.)	ot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving The Plan of Merger was adopted by the sh		
The Plan of Merger was adopted by the bo	pard of directors of the surviving c er approval was not required.	corporation on
Sixth: Adoption of Merger by merging of The Plan of Merger was adopted by the sh		
The Plan of Merger was adopted by the bo	ard of directors of the merging co er approval was not required.	rporation(s) on

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature		Typed or Printed Name of Individual & Title	
MasTec TC, Inc.		·	Steven E. Davis, Vice President	
MasTec TC, Inc.	- HH		Steven E. Davis, Vice President	
	<u></u>			
			<u> </u>	
				
		<u>+</u>		
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		. Page .		

PLAN OF MERGER

(Non Subsidiaries)

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

First: The name and jurisdiction of the surviving corporation:

Name

Jurisdiction

MasTec TC, Inc.

Nevada

Second: The name and jurisdiction of each merging corporation:

Name

Jurisdiction

MasTec TC, Inc.

Florida

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

See additional sheets attached.

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:

See additional sheets attached.

(Attach additional sheets if necessary)

PLAN AND ARTICLES OF MERGER OF MASTEC TC, INC. A FLORIDA CORPORATION, INTO MASTEC TC, INC., A NEVADA CORPORATION

THE UNDERSIGNED CORPORATIONS DO HEREBY CERTIFY:

FIRST: The name and state of Incorporation of each of the constituent corporations (the "Constituent Corporations") of the merger (the "Merger") is as follows:

NAME

STATE OF INCORPORATION

MasTec TC, Inc. 3155 NW 77th Avenue Miami, Florida 33122 Nevada

MasTec TC, Inc. 3155 NW 77th Avenue Miami, Florida 33122 Florida

SECOND: That an Agreement and Plan of Merger (the "Merger Agreement") between the parties to the Merger has been approved and adopted, by the board of directors and the sole shareholder of each of the Constituent Corporations in accordance with the requirements of Florida law and that upon filing this document with the Secretary of State of Florida, the Merger shall be effective (the "Effective Time").

THIRD: The surviving corporation of the Merger is MasTec TC, Inc., a Nevada corporation (the "Surviving Corporation").

FOURTH: The terms and conditions of the Merger and the manner and basis of converting the shares of the Constituent Corporations is as follows:

(a) Corporate Existence

(1) From and after the Effective Time, MasTec TC, Inc. ("MNA") as the Surviving Corporation shall continue its existence as a Nevada corporation and (i) it shall thereupon and thereafter possess all rights, privileges, powers, franchises and property (real, personal and mixed) of each of the Constituent Corporations; (ii) all debts due to either of the Constituent Corporations, on whatever account, all causes in action and all other things belonging to either of the Constituent Corporations shall be taken and deemed to be transferred to and shall be vested in the Surviving Corporation by virtue of the Merger without further act or deed; (iii) the title to any real estate vested by deed or otherwise, under the laws of any jurisdiction, in either of

the Constituent Corporations, shall not revert or be in any way impaired by reason of the Merger; and (iv) all rights of creditors and all liens upon any property of any of the Constituent Corporations shall be preserved unimpaired, and all debts, liabilities and duties of the Constituent Corporations shall thenceforth attach to the Surviving Corporation and may be enforced against it to the same extent as if such debts, liabilities and duties had been incurred or contracted by the Surviving Corporation.

(2) From and after the Effective Time, (i) the Articles of Incorporation and Bylaws of TC, as existing immediately prior to the Effective Time, shall be the Articles of Incorporation and Bylaws of the Surviving Corporation subject to amendments adopted herein, if any, and any subsequent amendments; and (ii) the officers and directors of the Surviving Corporation holding office immediately prior to the Effective Time shall be the officers and directors of the Surviving Corporation, each to serve subject to the Surviving Corporation's Articles of Incorporation and Bylaws.

(b) Conversion of Securities

Each share of MasTec TC, Inc. (the "Merged Corporation") common stock issued and outstanding immediately prior to the Effective Time shall, by virtue of the Merger and without any action on the part of the holder thereof, cease to exist. Each share of the Surviving Corporation common stock issued and outstanding upon the Effective Time, shall remain issued and outstanding as in effect immediately prior to the Merger.

FIFTH: Voting results for the Merger are as follows:

- (a) MasTec TC, Inc., the Merged Corporation The Merger Agreement was submitted to and approved by the sole shareholder and board of directors of the Merged Corporation by unanimous written consent, dated December 2Q 2002, and 100% of the issued and outstanding common stock of the Merged Corporation voted for the Merger and the Merger Agreement, resulting in the approval of the Merger and Merger Agreement.
- (b) MasTec TC, Inc., the Surviving Corporation The Merger Agreement was submitted to and approved by the sole shareholder and board of directors of the Surviving Corporation by unanimous written consent, dated December 20, 2002, and 100% of the issued and outstanding common stock of the Surviving Corporation voted for the Merger and the Merger Agreement, resulting in the approval of the Merger and Merger Agreement.

The Merger Agreement, dated December 20, 2002, by and between the SIXTH: Constituent Corporations, is on file at the principal place of business of MasTec TC, Inc. at 3155 NW 77th Avenue, Miami, Florida 33122, and will be furnished on request without cost to any shareholder of either of the Constituent Corporations which are parties hereto.

SEVENTH: Upon this Merger becoming effective, the Surviving Corporation acknowledges that it is deemed, under Florida law:

- To appoint the Secretary of State as its agent for service of process in a proceeding to (a) enforce any obligation or the rights of dissenting shareholders of each domestic corporation party to the Merger or share exchange; and
- To agree that it will promptly pay to the dissenting shareholders of each domestic corporation party to the Merger or share exchange the amount, if any, to which they are entitled under Nevada statutes.

Mastec TC, Inc., a Nevada corporation

MasTec TC, Inc., a Florida corporation

Steven E. Davis, Treasurer

CERTIFICATE OF SECRETARY

This Plan and Agreement has been approved by the sole shareholder of MasTec TC, Inc., a Florida corporation, at a special meeting of the sole shareholder, called for such purpose.

MasTec TC, Inc.

Print Name: Steven

Its Secretary

ASS'+