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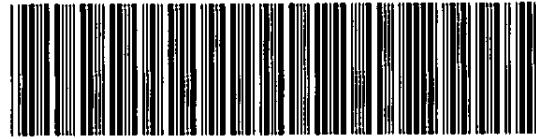
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TALLAHASSEE, FLORIDA



CORPORATION SERVICE COMPANY

ACCOUNT NO. : I20000000195

REFERENCE : 478098 7262148

AUTHORIZATION :

COST LIMIT : \$ 70.00

ORDER DATE : December 28, 2012

ORDER TIME : 3:44 PM

ORDER NO. : 478098-005

CUSTOMER NO: 7262148

ARTICLES OF MERGER

R' MISSION, INC.

INTO

R' MISSION, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

____ CERTIFIED COPY
XX PLAIN STAMPED COPY

CONTACT PERSON: Carina L. Dunlap

EXAMINER'S INITIALS: _____

ARTICLES OF MERGER OF
R' MISSION, INC., A SOUTH CAROLINA CORPORATION
INTO
R' MISSION, INC., A FLORIDA CORPORATION

FILED
12 DEC 28 AM 8:40
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

R' Mission, Inc., a corporation organized under the laws of the State of South Carolina ("R' Mission SC"), hereby submits these Articles of Merger for the purpose of merging into R' Mission, Inc., a corporation organized under the laws of the State of Florida ("R' Mission FL"):

I. The Plan of Merger described below was duly approved in the manner prescribed by law:

AGREEMENT AND PLAN OF MERGER

A. CORPORATIONS PARTICIPATING IN MERGER

EFFECTIVE DATE
12/31/12

The names of the constituent corporations proposing to merge are R' Mission, Inc., a South Carolina Corporation, and R' Mission, Inc., a Florida corporation, and the constituent corporation that shall be the surviving corporation after the merger becomes effective is R' Mission FL.

B. NAME OF SURVIVING CORPORATION: ARTICLES OF INCORPORATION

The name which the surviving corporation shall have after the merger becomes effective is "R' Mission, Inc." R' Mission FL's Articles of Incorporation shall remain unchanged following the merger.

C. TERMS AND CONDITIONS OF PROPOSED MERGER

Pursuant to the terms and conditions of the Agreement and Plan of Merger executed by the parties (the "Plan of Merger"), which is attached hereto as Exhibit "A", R' Mission SC shall be merged with and into R' Mission FL. Upon the merger of R' Mission SC into R' Mission FL, the corporate existence of R' Mission SC shall cease and the corporate existence of R' Mission FL shall continue. R' Mission FL will assume all assets and liabilities of R' Mission SC.

D. CONVERSION AND EXCHANGE OF SHARES

At the Effective Time (as hereinafter defined):

1. Shares of R' Mission SC. Each share of common stock of R' Mission SC issued and outstanding immediately prior to the Effective Time shall automatically be converted into and become a right to receive a single share of common stock of R' Mission FL.

2. Shares of R' Mission FL. Each share of stock of R' Mission FL issued and outstanding immediately prior to the Effective Time shall remain issued and outstanding.

3. Closing of R' Mission SC's Transfer Books. At the Effective Time, the stock transfer books of R' Mission SC shall be closed with respect to shares of common stock of R' Mission SC issued and outstanding immediately prior to the Effective Time and no further transfer of such shares shall thereafter be made on such stock transfer books. If, after the Effective Time, valid certificates previously representing such shares are presented to the surviving corporation or its designee, such certificates shall be exchanged as provided in Section 4 below.

4. Exchange of Certificates. After the Effective Time (as hereinafter defined), upon the surrender and exchange of a certificate theretofore representing shares of R' Mission SC's common stock to R' Mission FL, the holder shall be issued an equal number of shares of R' Mission FL, and such R' Mission SC certificate shall represent solely the right to receive an equivalent number of shares of R' Mission FL.

F. TAKING OF NECESSARY ACTION

R' Mission FL and R' Mission SC shall use all reasonable efforts to take all such action as may be necessary or appropriate in order to effectuate the merger contemplated by the Plan of Merger as promptly as possible. If, at any time after the Effective Time (as hereinafter defined), any further action is necessary or desirable to carry out the purposes of the merger contemplated by the Plan of Merger or to vest R' Mission FL with full right, title and possession to all assets, property, rights, privileges, immunities and franchises of R' Mission SC, the officers and directors of R' Mission FL are fully authorized in the name of R' Mission SC, to take, and shall take, all such action.

G. EFFECTIVE DATE AND TIME


The date and time at which the merger contemplated by the Plan of Merger shall become effective is December 31, 2012 (the "Effective Time"), and each of R' Mission FL and R' Mission SC shall have adopted the Plan of Merger as of the Effective Time.

H. SHAREHOLDER APPROVAL


The Plan of Merger described in these Articles of Merger was approved by the Boards of Directors and all of the shareholders of both R' Mission SC and R' Mission FL pursuant to unanimous Written Actions, dated December 28, 2012. The Plan of Merger and performance of its terms have been duly authorized by all action required by the laws of South Carolina with regard to R' Mission SC, and Florida with regard to R' Mission FL.

IN WITNESS WHEREOF, these Articles of Merger are signed by the President of R' Mission SC and the President of R' Mission FL, as of the 28th day of December, 2012.

R' MISSION, INC.,
a South Carolina corporation

By: 
Robert Irvine, President

R' MISSION, INC.,
a Florida corporation

By: 
Robert Irvine, President

AGREEMENT AND PLAN OF MERGER

This is an Agreement and Plan of Merger (the "Plan of Merger"), dated December 31, 2012, between R' Mission, Inc., a South Carolina corporation with mailing address of 2 Office Park Court, Columbia, South Carolina 29223 ("R' Mission SC"); and R' Mission, Inc., a Florida corporation, with business offices located at 1227 N. Franklin St., Tampa, Florida 33602 ("R' Mission FL").

BACKGROUND INFORMATION

The respective Boards of Directors of R' Mission SC and R' Mission FL believe it is in the best interests of R' Mission SC and R' Mission FL and their respective shareholders and stockholders to consummate the merger of R' Mission SC with and into R' Mission FL under and pursuant to the provisions of this Plan of Merger, the Florida Business Corporation Act (the "FBCA"), and the South Carolina Business Corporation Act (the "SCBCA"), in a transaction intended to qualify as a tax-free reorganization within the meaning of Section 368(a)(1)(F) of the Internal Revenue Code of 1986, as amended. Accordingly, in consideration of the promises contained herein, R' Mission SC and R' Mission FL agree as follows:

OPERATIVE PROVISIONS

1. Merger: Surviving Corporation. Subject to obtaining the necessary approval of their respective shareholders and stockholders, R' Mission SC will be merged with and into R' Mission FL (the "Merger").
2. Effective Time. The Merger contemplated by this Plan of Merger will become effective immediately upon the filing of Articles of Merger with the Secretary of State of South Carolina in accordance with the SCBCA, and Articles of Merger with the Florida Department of State in accordance with the FBCA (the "Effective Time").
3. Terms and Conditions of the Merger. R' Mission FL will be the surviving corporation in the Merger (sometimes referred to herein as the "Surviving Corporation"), and will continue to be governed by the laws of the State of Florida. Upon the Effective Time of the Merger, the corporate existence of R' Mission SC shall cease, and, all in the manner of and as more fully set forth in the FBCA and the SCBCA, the title to all real estate and other property, or any interest therein, owned by R' Mission SC will be vested in R' Mission FL without reversion or impairment; R' Mission FL will succeed to and possess, without further act or deed, all estates, rights, privileges, powers and franchises, both public and private, and all of the property, real, personal and mixed, of R' Mission SC without reversion or impairment; R' Mission FL will be responsible and liable for all of the liabilities and obligations of R' Mission SC; any claim existing or action or proceeding pending by or against R' Mission SC may be continued as if the Merger did not occur or R' Mission FL may be substituted for R' Mission SC in the proceeding; neither the rights of creditors nor any liens upon the property of R' Mission SC will be impaired by the Merger; and R' Mission FL shall indemnify and hold harmless the officers and directors of each of the parties to this Plan of Merger against all such debts, liabilities and duties and against all claims and demands arising out of the Merger.

4. Articles of Incorporation: Bylaws. The Articles of Incorporation and the Bylaws of the Surviving Corporation shall remain unchanged following the Merger.

5. Board of Directors and Officers. The members of the Board of Directors of R' Mission FL immediately following the Effective Time shall be the members of the Board of Directors of the Surviving Company immediately following the Effective Time. The officers of R' Mission FL immediately prior to the Effective Time shall be the officers of the Surviving Corporation immediately following the Effective Time, and such persons shall serve in such offices until their respective successors are elected and qualified or their earlier resignation or removal.

6. Shares of R' Mission FL. At the Effective Time, the 100 issued and outstanding share(s) of common stock of R' Mission FL will be cancelled automatically, and no shares of common stock or preferred stock of R' Mission FL or other securities of R' Mission FL will be issued in respect thereof.

7. Shares of R' Mission SC At the Effective Time: Each share of R' Mission SC common stock issued and outstanding immediately prior to the Effective Time, and all rights in respect thereof, will automatically be converted into and become a right to receive a single share of R' Mission FL common stock, \$.001 par value per share.

8. Closing of R' Mission SC's Transfer Books. At the Effective Time, the stock transfer books of R' Mission SC will be closed with respect to shares of common stock and preferred stock of R' Mission SC issued and outstanding immediately prior to the Effective Time and no further transfer of such shares shall thereafter be made on such stock transfer books. If, after the Effective Time, valid certificates previously representing such shares are presented to the Surviving Corporation or its designee, such certificates shall be exchanged as provided in Section 9 below.

9. Exchange of Certificates. After the Effective Time, each holder of an outstanding certificate or certificates representing the shares of the capital stock of R' Mission SC shall surrender the same to R' Mission FL for cancellation, and each holder will be entitled to receive, in exchange therefore, a certificate or certificates representing the ownership of the capital stock of R' Mission FL, in each case in accordance with the terms set forth in Section 7, above.

10. Taking Necessary Action. R' Mission FL and R' Mission SC will use all reasonable efforts to take all such action as may be necessary or appropriate in order to effectuate the Merger as promptly as possible. If, at any time after the Effective Time any further action is necessary or desirable to carry out the purposes of the Merger or to vest R' Mission FL with full right, title and possession to all assets, property, rights, privileges, immunities and franchises of R' Mission SC, the officers and directors of R' Mission FL are fully authorized in the name of R' Mission SC, to take, and shall take, all such action.

11. Dissenters' Rights. Holders of R' Mission SC capital stock immediately prior to the Effective Time who would be entitled to vote on the Merger and who dissent from the Merger, may be entitled to be paid the fair value of the share(s) owned by such holders of stock, provided that such holders of R' Mission SC capital stock: (a) deliver to R' Mission SC before the vote is taken at a shareholder meeting, or within twenty (20) days after receiving notice of appraisal

rights, if the Merger is to take place without a shareholder meeting, written notice of each such shareholder's intent to demand payment if the Merger is effectuated; and (b) do not vote, or cause or permit to be voted, any share of R' Mission SC capital stock in favor of the Merger.

12. Termination. This Plan of Merger may be terminated and abandoned by action of the respective Boards of Directors of R' Mission SC and R' Mission FL at any time prior to the Effective Time, whether before or after approval by the shareholders and stockholders of either or both of the parties to this Plan of Merger.

13. Amendment. The Boards of Directors of the parties to this Plan of Merger may amend this Plan of Merger at any time prior to the Effective Time; provided that an amendment made subsequent to the approval of this Plan of Merger by the shareholders or stockholders of either of the parties to this Plan of Merger shall not: (a) change the amount or kind of shares, securities, cash, property or rights to be received in exchange for or on conversion of all or any of the shares of the parties hereto, (b) change any term of the Articles of Incorporation of R' Mission FL, or (c) change any other terms or conditions of this Plan of Merger if such change would have a materially adverse effect on the holders of any capital stock of either party to this Plan of Merger.

14. Registered Office. The registered office of R' Mission FL in the State of Florida is located at 1227 N. Franklin St., Tampa, Florida 33602, and the name of the registered agent of R' Mission FL at such address is Fee and Jeffries, P.A.

15. Inspection of Plan of Merger. Executed copies of this Plan of Merger will be on file at the principal place of business of R' Mission FL at R' Mission, Inc., 1227 N. Franklin St., Tampa, Florida 33602. A copy of this Plan of Merger will be furnished by R' Mission FL, on request and without cost, to any shareholder or stockholder of either R' Mission SC or R' Mission FL.

16. Service of Process. On and after the Effective Time, R' Mission FL agrees that it may be served with process in Florida in any proceeding for enforcement of any obligation of R' Mission SC or R' Mission FL arising from the Merger.

17. Designation of Florida Department of State as Agent for Service of Process. At and after the Effective Time, R' Mission FL irrevocably appoints the Department of State of Florida as its agent to accept service of process in any suit or other proceeding to enforce the rights of any shareholders or stockholders of R' Mission SC or R' Mission FL arising from the Merger. The Florida Department of State is requested to mail a copy of any such process to R' Mission FL at 1227 N. Franklin St., Tampa, Florida 33602.


18. Entire Agreement. Amendments. This Plan of Merger constitutes the entire understanding between the parties with respect to the subject matter contained herein and supersedes any prior understandings and agreements among them respecting such subject matter. This Plan of Merger may be amended, supplemented, and terminated only by a written instrument duly executed by all of the parties.

19. Governing Law. This Plan of Merger shall be construed and enforced exclusively in accordance with the laws of the State of Florida.


20. Counterparts. This Plan of Merger may be executed in any number of counterparts, each of which when executed and delivered shall be deemed to be an original and all of which counterparts taken together shall constitute but one and the same instrument.

IN WITNESS WHEREOF, the parties have executed this Plan of Merger on the date first written above pursuant to authority granted to them by their respective Board of Directors.

R' Mission, Inc., a South Carolina corporation

By: 
Robert Irvine, President

R' Mission, Inc., a Florida corporation

By: 
Robert Irvine, President