Division of Corporations

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To:

Division of Corporations

Fax Number : (850) 617-6380

From:

Account Name : CORPDIRECT AGENTS, INC.

Account Number : 110450000714 Phone : (830)222-1173

Fax Number : (850)222-11/3

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address:

MERGER OR SHARE EXCHANGE MPS GROUP, INC.

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C. LEWIS

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2014 DEC 30

Articles of Merger

οſ

FIRST SHORE, INC.

a Florida Corporation

MPS GROUP, LLC

L01000000493

P03000156481

a Florida Limited Liability Company

of

SCIENTIFIC STAFFING, INC.

a Pennsylvania corporation

of

MPS GROUP OUTPLACEMENT CO.

a Pennsylvania corporation

MODIS PROFESSIONAL SERVICES, INC.

a Florida Corporation

SOLIANT, INC.

PO3000156475

a Florida Corporation

Into

MPS GROUP, INC. a Florida corporation v29998

The following Articles of Merger are submitted to merge the following Florida Profit

FIRST: The exact names, jurisdictions and entity type for each merging parties are as follows:

FIRST SHORE, INC. MPS GROUP, LLC SCIENTIFIC STAFFING, INC. MPS GROUP OUTPLACEMENT CO. MODIS PROFESSIONAL SERVICES, INC. SOLIANT, INC.

Florida Florida Business Corporation

Limited Liability Company Pennsylvania Business Corporation Pennsylvania Business Corporation

Fiorida Florida

Business Corporation

Fiorida

Business Corporation **Business Corporation**

OCCOND: The exact name, jurisdiction and entity type of the surviving party is:

Corporation in accordance with Florida Statutes 607.1109 and 608,438

MPS GROUP, INC.

MPS GROUP, INC.

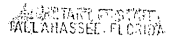
Fiorida

Business corporation

THIRD: The attached plan of merger was approved by the Florida domestic corporations in accordance with the provisions of Chapter 607 of the Florida Statutes.

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FOURTH: The attached plan of merger was approved by the Delaware Limited Liability Company that is party to this merger in accordance with the applicable laws of the state under which it is formed.

FIFTH:

The effective date of these articles of merger is January 1, 2011, at 12:01 AM.

SIXTH:

Signatures for each party:

FIRST SHORE, INC.

MPS GROUP, LLC

DIANA R. KARABELAS, ASST. SECY / Lorelel DePalo, VP

SCIENTIFIC STAFFING, INC.

DIANA R. KARABELAS, ASST. SECY / Lorelei DePalo, VP

MPS GROUP OUTPLACEMENT CO.

DIANA R. KARABELAS, ASST. SECY / Lorelel DePalo, VP

MODIS PROFESSIONAL SERVICES, INC.

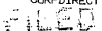
DIANA R. KARABELAS, ASST. SECY / Lorelei DePalo, VP

SOLIANT, INC.

DIANA R. KARABELAS, ASST. SECY / Lorelel DePalo, VP MPS GROUP, INC.

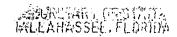
DIANA R. KARABELAS, ASST. SECY / Lorelet

DIANA R. KARABELAS, ASST. SECY / Lordei DePaio, VP



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PLAN OF MERGER

First: .

MPS GROUP, INC., a corporation organized under the laws of the State of Florida (heromafter called "Surviving Corporation") shall marge with and assume the liabilities and obligations of the following corporations (hereinafter called "Merging Corporations"):

First Shore, Inc.

MPS Group, LLC

Scientific Staffing, Inc.

MPS Group Outplacement Co. Modis Professional Services, Inc.

Soliant, Inc.

a Florida corporation

a Florida limited liability company

a Pennsylvania corporation.

a Pennsylvania corporation

a Florida corporation

a Florida corporation

Second:

The offective date of the merger is January 1, 2011, at 12:01 AM.

Third:

On the effective date of the merger all of the issued and outstanding shares and membership interests of the above-referenced Merging Corporations shall be cancelled and no shares of the Surviving Corporation shall be issued in exchange thereof.

Fourth:

The Articles of Incorporation of the Surviving Corporation shall be the Articles of Incorporation of the corporation surviving the merger.

Flfth:

The bylaws of the Surviving Corporation shall be the bylaws of the corporation surviving the merger.

Sixth:

The directors and officers of the Surviving Corporation shall be the directors and officers of the corporation surviving the merger and shall serve until their successors are selected.

Seventh:

The officers of each corporation party to the merger shall be and hereby are authorized to do all acts and things necessary proper to effect merger.

Eighth:

That this plan/agreement of merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations in accordance with Pennsylvania and Pennsylvania Commonwealth business corporation law.

Ninth:

That the executed plan/agreement of merger is on file at an office of the Surviving Corporation and the address is One Independent Drive, STE 800, Jacksonville, FL 32202.

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Tentb:

That a copy of the plan/agreement of merger will be furnished by the Surviving Corporation, on request and without cost, to any stockholder of any constituent corporation.