SECRETARY OF STATE



CERTIFICATE OF EXISTENCE WITH STATUS IN GOOD STANDING

I. ROSS MILLER, the duly elected and qualified Nevada Secretary of State, do hereby certify that I am, by the laws of said State, the custodian of the records relating to filings by corporations, non-profit corporations, corporation soles, limited-liability companies, limited partnerships, limited-liability partnerships and business trusts pursuant to Title 7 of the Nevada Revised Statutes which are either presently in a status of good standing or were in good standing for a time period subsequent of 1976 and am the proper officer to execute this certificate.

I further certify that the records of the Nevada Secretary of State, at the date of this certificate, evidence, **DEPLOY TECHNOLOGIES INC.**, as a corporation duly organized under the laws of Nevada and existing under and by virtue of the laws of the State of Nevada since September 15, 2010, and is in good standing in this state.

Electronic Certificate
Certificate Number: C20110428-1715
You may verify this electronic certificate
online at http://www.nvsos.gov/

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on April 28, 2011.

ROSS MILLER Secretary of State





Articles of Merger (PURSUANT TO NRS 92A.200)

Page 1

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Articles of Merger (Pursuant to NRS Chapter 92A - excluding 92A.200(4b))

t) Name and jurisdiction of organization of	f each constituent entity (NRS 92A.200). If there are more
than four merging entities, check box	and attach an 81/2" x 11" blank sheet containing the
required information for each additional	entity.
DEPLOY TECHNOLOGIES, INC.	
Name of merging entity	
DELAWARE	CORPORATION
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
Name of merging entity	
Jurisdiction	Entity type *
and,	
DEPLOY ACQUISITION CORP.	
Name of surviving entity	
NEVADA	CORPORATION
Jurisdiction	Entity type *

Filing Fee: \$350.00

^{*} Corporation, non-profit corporation, limited partnership, limited-liability company or business trust.



Articles of Merger (PURSUANT TO NRS 92A 200)

Page 2

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2)	Forwarding address where copies of process may be sent by the Secretary of State of Nevada (if a foreign entity is the survivor in the merger - NRS 92A.1 90):
	Attn: NOT APPLICABLE
	c/o
3)	(Choose one)
	The undersigned declares that a plan of merger has been adopted by each constituent entity (NRS 92A.200).
	The undersigned declares that a plan of merger has been adopted by the parent domestic entity (NRS 92A.180)
4)	Owner's approval (NRS 92A.200) (options a, b, or c must be used, as applicable, for each entity) (if
	there are more than four merging entities, check box and attach an 8 1/2" x 11" blank sheet
	containing the required information for each additional entity):
	(a) Owner's approval was not required from

DEPLOY TECHNOLOGIES, INC. Name of merging entity, if applicable

Name of surviving entity, if applicable

DEPLOY ACQUISITION CORP.

and, or;



Articles of Merger (PURSUANT TO NRS 92A,200) Page 3

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(b) The plan was approved by the required consent of the owners of *:
Name of merging entity, if applicable
and, or;

Name of surviving entity, if applicable

* Unless otherwise provided in the certificate of trust or governing instrument of a business trust, a merger must be approved by all the trustees and beneficial owners of each business trust that is a constituent entity in the merger.



Articles of Merger (PURSUANT TO NRS 92A 200)

Page 4

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(c) Approval of plan of merger for Nevada non-profit corporation (NRS 92A 160):

The plan of merger has been approved by the directors of the corporation and by each public officer or other person whose approval of the plan of merger is required by the articles of incorporation of the domestic corporation.

Name of merging entity, if applicable

and, or,

Name of surviving entity, if applicable



Articles of Merger

(PURSUANT TO NRS 92A.200)

Page 5

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5) Amendments, if any, to the articles or certificate of the surviving entity. Provide article numbers, if available. (NRS 92A.200)*:

Article 1. The name of the Corporation is Deploy Technologies Inc.

6)	Location	of Plan	of	Merger	(check	a	or	b):	

×	(a) The entire plan of merger is attached,
or,	(b) The entire plan of merger is on file at the registered office of the surviving corporation, limited-liability company or business trust, or at the records office address if a limited partnership, or other place of business of the surviving entity (NRS 92A.200).

7) Effective date (optional)**:

^{*} Amended and restated articles may be attached as an exhibit or integrated into the articles of merger. Please entitle them "Restated" or "Amended and Restated," accordingly. The form to accompany restated articles prescribed by the secretary of state must accompany the amended and/or restated articles. Pursuant to NRS 92A 180 (merger of subsidiary into parent. Nevada parent owning 90% or more of subsidiary), the articles of merger may not contain amendments to the constituent documents of the surviving entity except that the name of the surviving entity may be changed.

^{**} A merger takes effect upon filing the articles of merger or upon a later date as specified in the articles, which must not be more than 90 days after the articles are filed (NRS 92A 240)



Articles of Merger (PURSUANT TO NRS 92A.200)

Page 6

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Signatures - Must be signed by: An o each Nevada limited partnership; All g partnership; A manager of each Neva member if there are no managers; A t	general partners of each Nevad da limited-liability company wi	la limited-liability limited th managers or one
(if there are more than four merging sheet containing the required inform		attach an 8 1/2" x 11" blani ity.):
Deploy Technologies, Inc.		
Name of merging entity		
X	President	09/15/2010
Signature	Title	Date
Name of merging entity		
X		
Signature	Title	Date
Name of merging entity		
X		
Signature	Title	Date
Name of merging entity		
X		
Signature	Title	Date
Deploy Acquisition Corp		
Name of surviving entity		9
X CC	President	09/16/2010
Signature	Title	Date

IMPORTANT: Failure to include any of the above information and submit with the proper fees may cause this filing to be rejected

^{*} The articles of merger must be signed by each foreign constituent entity in the manner provided by the law governing it (NRS 92A 230). Additional signature blocks may be added to this page or as an attachment, as needed

EXHIBIT A

PLAN OF MERGER SEPTEMBER 15, 2010

DEPLOY TECHNOLOGIES, INC. AND DEPLOY ACQUISTION CORP.

1. Parties to the merger:

Deploy Acquisition Corp., a Nevada corporation – the Surviving Corporation, whose principal business address is 19011 - 1153 56th Street, Delta, B.C. V4L 2A2 Canada.

Deploy Technologies, Inc., a Delaware corporation – the Disappearing Corporation, whose principal business address is 19011 - 1153 56th Street, Delta, B.C. V4L 2A2 Canada.

2. Structure of merger:

The Surviving Corporation, a wholly owned subsidiary of the Disappearing Corporation which shall be merged into the Surviving Corporation and shall cease to exist as a separate legal entity.

3. Effect on state charters:

The Nevada charter of the Surviving Corporation, including the Articles of Incorporation, shall be unchanged, and shall continue as the chartering documents of the Surviving Corporation, except the name of the Surviving Corporation shall be Deploy Technologies Inc.

The Delaware charter of the Disappearing Corporation, including the Articles of Incorporation and amendments thereto, shall cease and terminate upon filing of Articles of Merger with the Delaware Secretary of State.

Effect on securities:

The issued and outstanding securities of the Surviving Corporation shall be cancelled and extinguished.

The issued and outstanding common stock of the Disappearing Corporation shall be automatically converted into and become the issued and outstanding stock of the Surviving Corporation.

Effect on directors and management:

The directors and management of the Disappearing Corporation shall automatically become the directors and management of the Surviving Corporation

6. Effect on obligations:

The obligations of the Surviving Corporation existing prior to the merger shall be unaffected by the merger.

The obligations of the Disappearing Corporation existing prior to the merger shall be unaffected by the merger and by operation of law become obligations of the Surviving Corporation, including, but not limited to –

A. Obligations, contracts and agreements wholly or partially unperformed on the date of the merger.

- B. Advances, loans, notes, debts, bonds, debentures and other obligations for money borrowed outstanding on the date of the merger.
- C. Commitments, obligations, contracts and agreements to issue shares of common stock outstanding on the date of the merger, including issue on sale or purchase of assets, on payment, conversion or exchange of or for notes, bonds and debentures, and on exercise of options, warrants and other instruments, none of which shall be subject to any adjustment in number of shares, price, conversion factor or exchange factor or in any other manner as a result of the merger but shall remain one share for one share, notwithstanding a delay in the issuance thereof until such time as the Surviving Corporation shall have a sufficient number of authorized but unissued common stock to satisfy its obligations for the issue of such shares.

- End of Plan of Merger -





Articles of Incorporation (PURSUANT TO NRS CHAPTER 78)

USE BLACK INK ONLY - DO	NOT HIGHLIGHT		ABOVE SPACE IS FOR OFFICE USE ON			
Name of Corporation:	DEPLOY ACQUISITION CORP					
2. Registered Agent for Service	Commercial Registered Agent PAR		ED			
of Process: (check any one box)	Noncommercial Registered Agent (name and address below)		ce or Position wit ame and address b			
	Name of Noncommercial Registered Agent O	R Name of Title of Office or O				
	Street Address	City	N	evada	Sp Code	
	Street Address	Ony	N	evada		
	Mailing Address (if different from street addres	s) City	3.030	A. A. A. A. A. A. A.	ip Code	
3. Authorized Stock: (number of shares corporation is authorized to issue)	Number of COMMON STOCK shares with par value 100,000,000	Par value per share \$ 0.0001	Number of shares without par value			
4. Names and Addresses of the Board of	1) David A. Eppert Name					
Directors/Trustees: (each Director/Trustee must be a natural person	19011 - 1153 56th St. Street Address 2) Andre E. Thompson	Delta City	St	70000	V4L 2A2 Zip Code	
at least 16 years of age, attach additional page if more than two directors/trustees)	Name 12677 20th Avenue Street Address	Surrey	S	BC tate	V4A 6J3 Zip Code	
5. Purpose: (optional, see instructions)	The purpose of the corporation shall be. To engage in any business permitted	under the laws of Nevada	and the United	States		
6. Name, Address and Signature of Incorporator: (attach	David Eppert	X Incorporator Sig	M	~		
additional page if more than one incorporator)	19011 - 1153 56th Street Address	Delta City		BC tate	V4L 2A2 Zip Code	
7. Certificate of Acceptance of Appointment of Registered Agent:	Authorized State of Registered Agent	Jano Smote	e s		ыг 1, 2010	

CONTINUATION SHEET ARTICLES OF INCORPORATION

DEPLOY ACQUISITION CORP.

Additional Directors

4. Names and Addresses of the Board of Directors/Trustees: (each Director/Trustee must be a natural	3) Charles J. Ward Name 204 - 1718 Henderson Lake Blvd. Street Address	Lethbridge City	AB State	T1K 3C2
person at least 18 years of age, attach additional page if more than two directors/trustees)	4) Harold L. Dunnigan Name 647 Ashland Avenue Street Address	Santa Monica	CA State	
	Street Address	City	State	Ζφ
	6) Name			
	Street Address City	State Zip		

(PROFIT) INITIAL LIST OF OFFICERS, DIRECTORS AND REGISTERED AGENT AND STATE BUSINESS LICENSE APPLICATION OF:

DEPLOY ACQUISITION CORP

NAME OF CORPORATION

FILE NUMBER

E0445372010-6

FOR THE FILING PERIOD OF

9/2010

9/2011

YOU MAY FILE THIS FORM ONLINE AT www.nvsos.gov The entity's duly appointed registered agent in the State of Nevada upon whom process can be served as

the string a stall appearing to the string age.

PARACORP INCORPORATED (Commercial Registered Agent)
318 N CARSON ST #208
CARSON CITY NV 80701 USA

CARSON CITY, NV 89701 USA

A FORM TO CHANGE REGISTERED AGENT INFORMATION IS FOUND AT WWW.rivisos gov

Filed in the office of

Document Number 20100695561-25

Ross Miller

Secretary of State

State of Nevada

Filmig Date and Time

09/15/2010 3:58 PM

Entity Number

E0445372010-6

(This document was fied electronically.)
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Return one file stamped copy. (If filing not accompanied by order instructions, file stamped copy will be sent to registered agent.)

IMPORTANT. Read instructions before completing and returning this form.

- 1 Print or type names and addresses, either residence or business, for all officers and directors. A President, Secretary, Treasurer, or equivalent of and all Directors must be named. There must be at least one director. An Officer must sign the form. FORM WILL BE RETURNED IF UNSIGNED.
- 2. If there are additional officers, attach a list of them to this form
- 3 Initial list fee is \$125.00. A \$75.00 penalty must be added for failure to file this form by the last day of the first month following the incorporation/initial registration with this office.
- 4 State business license fee is \$200.00 Effective 2/1/2010, \$100.00 must be added for failure to file form by deadline
- 5 Make your check payable to the Secretary of State
- 5 Ordering Caples: If requested above, one file stamped copy will be returned at no additional charge. To receive a certified copy, enclose an additional \$30.00 per page is required for each additional copy generated when ordering 2 or more file stamped or certified copies. Appropriate instructions must accompany your order.
- 7 Heturn the completed form to Secretary of State, 202 North Carson Street, Carson City, Nevada 89701-4201, (775) 684-5708
- B Form must be in the possession of the Secretary of State on or before the last day of the first month following the initial registration date. (Postmark date is not accepted as receipt date.) Forms received after due date will be returned for additional fees and penalties. Failure to include initial list and business floense fees will result in rejection of filing.

 INITIAL LIST FILING FEE. \$125.00. LATE PENALTY \$75.00. BUSINESS LICENSE FEE. \$200.00. LATE PENALTY \$1.00.00.

CHECK ONLY IF APPLICABLE		Section 7(2	Exemption Codes		
Pursuant to NRS, this corporation is exempt from the business license fee	Exemption code	001 - Governmental Entity 002 - 501(c) Nonprofit Entity			
Month and year your State Business License expires	20		ne based Busness		
This corporation is a publicly traded corporation. The Central Index Key r		004 - Natural Person with 4 or less rental dwelling units 005 - Motion Picture Company			
This publicly traded corporation is not required to have a Central Index Ke	y number.	006 - NRS 6	30B.020 Insurance Co		
NAME DAVID A EPPERT	PRESIDENT (OR EQ	UIVALENT OF)			
ADDRESS	CITY	STATE	ZIP CODE		
19011 - 1153 5TH STREET , CA	DELTA		V4L 2A2		
NAME ANDRE E THOMPSON	SECRETARY (OR E	QUIVALENT OF)			
ADDRESS	CITY	STATE	ZIP CODE		
12677 20TH AVENUE , CA	SURREY		V4A 6J3		
NAME	TITLE(S)				
CHARLES J WARD	TREASURER (OR E	QUIVALENT OF)			
ADDRESS	CITY	STATE	ZIP CODE		
204 - 1718 HENDERSON LAKE BLVD., CA	LETHBRIDGE		T1K 3T2		
NAME DAVID A EPPERT	DIRECTOR				
ADORESS	CITY	STATE	ZIP GODE		
19011 - 1153 56TH STREET , CA	DELTA		V4L 2A2		

I declare, to the best of my knowledge under penalty of perjury, that the above mentioned entity has complied with the provisions of sections 6 to 18 of AB 146 of the 2009 session of the Nevada Legislature and acknowledge that pursuant to NRS 239.330, it is a category C felony to knowingly offer any false or forged instrument for filling in the Office of the Secretary of State.

V DAVID A EPPERT

Title

Date

PRESIDENT

9/15/2010 3:54:44 PM

(PROFIT) INITIAL LIST OF OFFICERS, DIRECTORS AND REGISTERED AGENT OF

DEPLOY ACQUISITION CORP.

E0445372010-6

NAME	TiT_E(S)			
ANDRE E THOMPSON	DIRECTOR			
Constants.	SALTHAN .		ZIP	
ADDRESS	SURREY	ST	V4A 6J3	
12677 20TH AVENUE, CA	SURHET		V971.043	
NAME	TITLE(8)			
CHARLES J WARD	DIRECTOR			
ADDRESS	GITY	ST		
204 - 1718 HENDERSON LAKE BLVD , CA	LETHBRIDGE		T1K 3C2	
NAME	TITLE(S)			
HAROLD L DUNNIGAN	DIRECTOR			
THAT C DOMESTIC				
ADDRESS	CITY	ST	ZIP	
547 ASHLAND AVENUE, USA	SANTA MONICA	CA	90405	
			1 27 22	
NAME	TITLE(S)			
			7.0	
ADDRESS	CITY	ST	ZIP	
NAME	TITLE(S)			
ADDRESS	CITY	551	ZIP	
	7.7.7.00			
NAME	TITLE(S)			
	CITY	ST	ZIP	
ADDRESS	5655E	3.	2,11	
NAME	TITLE(5)			
ADDRESS	CITY	ST	ZIP	
NAME	YITLE(5)			
NAME.				
ADDRESS	VIII	ST	ZIP	
	TITLE (6)			
NAME	(() (E(a)			
ADDRESS	GITY	ST	ZIP	
AUUTILAN .	34515	1 (25.0)	(500)	
NAME	TITLE(S)			
ADDRESS	CITY	ST	ZIP.	

State of Delaware Secretary of State Division of Corporations Delivered 12:12 PM 09/17/2010 FILED 12:12 PM 09/17/2010 SRV 100917974 - 2961464 FILE

STATE OF DELAWARE CERTIFICATE OF MERGER OF DOMESTIC CORPORATION INTO FOREIGN CORPORATION

Pursuant to Title 8, Section 252 of the Delaware General Corporation Law, the undersigned corporation executed the following Certificate of Merger: FIRST: The name of each constituent corporation is Deploy Technologies Inc. , a Nevada corporation. and Deploy Technologies Inc. a Delaware corporation. SECOND: The Agreement of Merger has been approved, adopted, certified, executed and acknowledged by each of the constituent corporations pursuant to Title 8, Section 252. THIRD: The name of the surviving corporation is Deploy Technologies Inc. , a Nevada corporation. FOURTH: The Certificate of Incorporation of the surviving corporation shall be its Certificate of Incorporation. FIFTH: The merger is to become effective on September 17, 2010 SIXTH: The Agreement of Merger is on file at 19011-1153 56th Street, Delta BC Canada V4L2A2 , the place of business of the surviving corporation. SEVENTH: A copy of the Agreement of Merger will be furnished by the surviving corporation on request, without cost, to any stockholder of the constituent corporations. EIGHT: The surviving corporation agrees that it may be served with process in the State of Delaware in any proceeding for enforcement of any obligation of the surviving corporation arising form this merger, including any suit or other proceeding to enforce the rights of any stockholders as determined in appraisal proceedings pursuant to the provisions of Section 262 of the Delaware General Corporation laws, and irrevocably appoints the Secretary of State of Delaware as its agent to accept services of process in any such suit or proceeding. The Secretary of State shall mail any such process to the surviving corporation at 19011 - 1153 56th Street Delta BC V4L 2A2

IN WITNESS	WHEREOF, said surviving c	orporation has caused this cer	tificate to be
	thorized officer, the 17	day of September	r ,A.D.,
2010		//.	
	By		1
		Authorized Officer	
	Name: D	avid A. Eppert	
		Print or Type	
	Title: P	resident	