Filing	Fee:	See	Instructions

ID Number:	30398
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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State **Division of Business Services** 148 W. River Street Providence, Rhode Island 02904-2615

7016 SEP 30	RI. DEPT.
	- (1)

ARTICLES OF MERGER OR CONSOLIDATION INTO

Tri-Town Economic Opportunity Committee

(Insert full name of surviving or new entity on this line.)

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张二:	STAT

State under which

SECTION I: TO BE COMPLETED BY ALL MERGING UR CONSOLIDATING ENTIT	SECTION I:	TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES
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Pursuant to the applicable provisions of the General Laws of Rhode Island, 1956, as amended, the undersigned entities submit the following Articles of Merger or Consolidation (check one box only) for the purpose of merging or consolidating them into one

a. The name and type (for example, business corporation, non-profit corporation, limited liability company, limited partnership, etc.) of each of the merging or consolidating entities and the state under which each is organized are:

Name of entity	Type of entity	entity is org
Tri-Town Economic Opportunity Committee 30398	Non-Profit Corporation	RI
South County Community Action, Inc. 29290	Non-Profit Corporation	RI

- b. The laws of the state under which each entity is organized permit such merger or consolidation.
- Tri-Town Economic Opportunity Committee c. The full name of the surviving or new entity is

which is to be governed by the laws of the state of Rhode Island

d. The attached Plan of Merger or Consolidation was duly authorized, approved, and executed by each entity in the manner prescribed by the laws of the state under which each entity is organized. (Attach Plan of Merger or Consolidation)

e. If the surviving entity's name has been amended via the merger, please state the new name:

Tri-County Community Action Agency

f. If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, and such surviving or new entity is not qualified to conduct business in the state of Rhode Island, the entity agrees that it: (i) may be served with process in Rhode Island in any proceeding for the enforcement of any obligation of any domestic entity which is a party to the merger or consolidation; (ii) irrevocably appoints the Secretary of State as its agent to accept service of process in any action, suit, or proceeding; and (iii) the address to which a copy of such process of service shall be mailed to it by the Secretary of State is:

N/A

These Articles of Merger or Consolidation shall be effective upon filing unless a specified date is provided which shall be no later than the 90th day after the date of this filing _____ Upon filing

SECTION II: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS A BUSINESS CORPORATION PURSUANT TO TITLE 7, CHAPTER 1.2 OF THE RHODE ISLAND

GENERAL LAWS, AS AMENDED.

If the surviving or new entity is to be governed by the laws of a state other than the State of Rhode Island, such surviving or new entity hereby agrees that it will promptly pay to the dissenting shareholders of any domestic corporation the amount, if any, to which they shall be entitled under the provisions of Title 7, Chapter 12 of the General Laws of Rhode Island, 1956, as amended, with respect to dissenting shareholders.

SEP 30 2016 11:15 BY Ch 284840

 b. Complete the following subparagraphs i and ii only if the merging business corporation is a subsidiary corporation corporation. i) The name of the subsidiary corporation is ii) A copy of the plan of merger was mailed to shareholders of the subsidiary corporation (such date shall not be 	on of the surviving
ii) A conv of the plan of merger was mailed to shareholders of the subsidiany corneration (such data shall not be	
in a sopy of the bight of merger was malied to shareholders of the subsidiary corporation (such date shall not be	less than 30
days from the date of filing)	
c. As required by Section 7-1.2-1003 of the General Laws, the corporation has paid all fees and franchise taxes.	
SECTION III: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATIS A NON-PROFIT CORPORATION PURSUANT TO TITLE 7, CHAPTER 6 OF THE R GENERAL LAWS, AS AMENDED.	
a. If the members of any merging or consolidating non-profit corporation are entitled to vote thereon, attach a statem non-profit corporation which sets forth the date of the meeting of members at which the Plan of Merger or C adopted, that a quorum was present at the meeting, and that the plan received at least a majority of the votes present at the meeting or represented by proxy were entitled to cast; <u>OR</u> attach a statement for each such non-which states that the plan was adopted by a consent in writing signed by all members entitled to vote with respect b. If any merging or consolidating corporation has no members, or no members entitled to vote thereon, then as to profit corporation attach a statement which states the date of the meeting of the board of directors at which the plan and a statement of the fact that the plan received the vote of a majority of the directors in office.	Consolidation was swhich members profit corporation thereto. by each such non-
••••••	• • • • • • •
SECTION IV: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDAT IS A <u>LIMITED PARTNERSHIP</u> PURSUANT TO TITLE 7, CHAPTER 13 OF THE RIGENERAL LAWS, AS AMENDED	
a. The agreement of merger or consolidation is on file at the place of business of the surviving or resulting partnership or other business entity and the address thereof is:	domestic limited
b. A copy of the agreement of merger or consolidation will be furnished by the surviving or resulting domestic limit other business entity, on request and without cost, to any partner of any domestic limited partnership or any printerest in any other business entity which is to merge or consolidate.	ed partnership or erson holding an
• • • • • • • • • • • • • • • • • • • •	• • • • • • •
SECTION V: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES	
Under penalty of perjury, we declare and affirm that we have examined these Articles of Merger or including any accompanying attachments, and that all statements contained herein are true and correct.	Consolidation,
Tri-Town Economic Opportunity Committee	
Print Entity Name	
By: CHAIR, TRI-TOWN BOARD OF D Name of person signing Name of person signing SECRETARY, TRI-TOWN BOARD OF D SECRETARY, TRI-TOWN BOARD OF D	IRECTORS
Name of person signing Title of person signing	or Night
By: Key G. Godson SECREARY IRI- TOWN BUARD C	DE PIRECIO
The of person signing	
South County Community Action, Inc.	
Print Entity Name	
Name of person signing Name of person signing SECRETARY SCCA BOARD Name of person signing Name of person signing Title of person signing	
Name of person signing Title of person signing	
Name of person signing Name of person signing Title of person signing	· · · · · ·

Merger of Tri-Town Economic Opportunity Committee and South County Community Action, Inc.

Continuation Sheet

SECTION III b:

South County Community Action: South County Community Action has no members entitled to vote on the merger. The Agreement and Plan of Merger was approved unanimously by the Directors of South County Community Action who were present and entitled to vote at a meeting held on August 25, 2016. A quorum was present throughout.

Tri-Town Economic Opportunity Committee: Tri-Town Economic Opportunity Committee has no members entitled to vote on the merger. The Agreement and Plan of Merger was approved unanimously by the Directors of Tri-Town Economic Opportunity Committee who were present and entitled to vote at a meeting held on September 6, 2016. A quorum was present throughout.

AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER, dated as of 28, 2016 is by and between TRI-TOWN ECONOMIC OPPORTUNITY COMMITTEE, a Rhode Island non-profit corporation ("Tri-Town" or "Tri-County") and SOUTH COUNTY COMMUNITY ACTION, INC., a Rhode Island non-profit corporation ("SCCA") (Tri-Town and SCCA are sometimes hereinafter referred to collectively as the "Constituent Corporations").

WHEREAS, Tri-Town has been managing SCCA for many years.

WHEREAS, the Board of Directors of each of the Constituent Corporations deem it advisable that the Constituent Corporations merge and have duly approved and authorized the form of this Agreement and Plan of Merger; and

WHEREAS, the laws of the State of Rhode Island permit such a merger and the Constituent Corporations desire to merge under and pursuant to the provisions of the laws of Rhode Island.

NOW, THEREFORE, in consideration of these premises and of the mutual agreements and covenants herein contained, it is agreed that SCCA shall be and it hereby is merged into Tri-Town, which shall be the Surviving Corporation, and the terms and conditions of such merger and the manner of carrying it into effect are and shall be as follows:

Section 1. Name.

The name of the surviving corporation shall be Tri-County Community Action Agency upon the effective date of the merger.

Section 2. Articles of Incorporation.

The Articles of Incorporation of Tri-Town on the effective date of the merger shall be amended to reflect the change in name but will otherwise remain in effect.

Section 3. Bylaws.

The Bylaws of Tri-Town on the effective date of the merger shall remain in effect.

Section 4. Directors and Officers.

The Directors and Officers of Tri-Town on the effective date of the merger shall remain in office.

Section 5. Effective Date of Merger.

- (a) For all purposes under the laws of the State of Rhode Island, this Agreement and Plan of Merger and the merger herein provided for shall become effective as soon as:
- (i) This Agreement and Plan of Merger shall have been adopted, approved and signed in accordance with the laws of the State of Rhode Island and Articles of Merger indicating its adoption and approval shall have been executed in accordance with such laws, and
- (ii) The Articles of Merger shall have been filed in the office of the Secretary of State of Rhode Island.
- (b) The corporate identity, existence, purposes, powers, objects, franchises, rights and immunities of Tri-Town shall continue unaffected and unimpaired by the merger hereby provided for, and the corporate identity, existence, purposes, powers, objects, franchises, rights, and immunities of SCCA shall be continued in and merged into Tri-Town and Tri-Town, under its new name, shall be fully vested therewith.
- (c) The date upon which this Agreement and Plan of Merger and any other required documents have been filed in all of the offices mentioned above and upon which the Constituent Corporations shall so become a single corporation is the effective date of the merger.

Section 6. Effect of Merger.

Upon the merger becoming effective:

- (a) Tri-County shall possess all rights, privileges, powers, licenses and franchises and shall be subject to all the restrictions, disabilities, obligations, and duties of each of the Constituent Corporations, except as otherwise provided by law;
- (b) Tri-County shall be vested with all property, real, personal, or mixed, and all debts due to the Constituent Corporations on whatever account as well as all other choses in action belonging to the Constituent Corporations; and

(c) All property, rights, privileges, powers and franchises of the Constituent Corporations shall be thereafter as effectually the property of the surviving corporation as they were of the Constituent Corporations, but all rights of creditors and all liens upon any property of either of the Constituent Corporations shall be preserved unimpaired, limited in lien to the property affected by such liens immediately prior to the effective date of the merger; and all debts, liabilities, obligations, and duties of SCCA shall thenceforth attach to, and are hereby assumed by, Tri-County and may be enforced against it to the same extent as if such debts, liabilities, obligations and duties had been incurred or contracted by it.

<u>Section 7.</u> <u>Delivery of Deeds and Instruments.</u>

From time to time as and when requested by Tri-County or by its successors or assigns, each of the Constituent Corporations shall execute and deliver, or cause to be executed and delivered, all deeds and other instruments and shall make, or cause to be taken, all such other and further actions as Tri-County may deem necessary and desirable in order to more fully vest in and conform to Tri-County title to and possession of all the property, rights, privileges, powers and franchises referred to in Section 7 hereof and otherwise to carry out the intent and purposes of this Agreement and Plan of Merger. For the convenience of the parties and to facilitate the filing and recording of this Agreement and Plan of Merger, any number of counterparts hereof may be executed and each such executed counterpart shall be deemed to be an original instrument.

Section 8. Expenses of Merger.

Each of the Constituent Corporations shall bear its own expenses in carrying this Agreement and Plan of Merger into effect and of accomplishing the merger.

Section 9. Abandonment of Merger.

Notwithstanding anything herein or elsewhere to the contrary, this Agreement and Plan of Merger may be terminated or abandoned before it becomes effective:

- (a) By mutual consent of the Boards of Directors of the Constituent Corporations;
- (b) By the Board of Directors of either one of the Constituent Corporations in the event of failure or inability to obtain necessary authorizations and approvals of any governmental agencies; or

(c) By the Board of Directors of either one of the Constituent Corporations if any material litigation or claims shall be pending or threatened against or substantially affecting any of the Constituent Corporations or the Surviving Corporation or any of their respective assets, or the merger, which, in the judgment of such Board, renders it inadvisable to proceed with the merger.

Section 10. Service of Process.

Upon the merger herein proposed becoming effective, Tri-County agrees that it may be served with process in the State of Rhode Island in any proceeding for enforcement of any obligation of SCCA or for any obligation of Tri-County arising from the merger, by the mailing of such service of process to:

President
Tri-County Community Action Agency
1126 Hartford Avenue
Johnston, Rhode Island 02919

Section 11. Employer Identification Number.

The federal employer identification number of Tri-Town shall be the federal employer identification number of Tri-County.

IN WITNESS WHEREOF, the undersigned have caused this Agreement and Plan of Merger to be signed in their respective corporate names by an officer thereunto duly authorized as of the date first written above.

SOUTH COUNTY COMMUNITY ACTION.

INC.

lte

TRI-TOWN ECONOMIC OPPORTUNITY

COMMITTEE

Its:

C:\Users\drotondi\Dropbox and Plan of Merger 4.docx	(CRF LLP)\Health Care\Tri-	Town Economic Opportu	nity Committee\South Cou	nty Affiliation\Agreement

I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island and Providence Plantations, hereby certify that this document, duly executed in accordance with the provisions of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this office on this day:

Nellie M. Gorbea
Secretary of State

Tullin U. Horler

