Filing Fee: See Instructions

ID Number: 98291

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

ARTICLES OF MERGER OR CONSOLIDATION INTO

OceanPoint Insurance Agency, Inc.

(Insert full name of su	urviving or new entity on this line.)	5
ECTION I: TO BE COMPLETED BY ALL MERC	GING OR CONSOLIDATING ENTITIES	
ursuant to the applicable provisions of the General Lawsollowing Articles of $\boxed{\checkmark}$ Merger \boxed{or} Consolidation (chentity	s of Rhode Island, 1956, as amended, the unders eck one box only) for the purpose of merging or con	igned entities submit the nsolidating them into one
The name and type (for example, business corporation each of the merging or consolidating entities and the sta	i, non-profit corporation, limited liability company, linate under which each is organized are:	nited partnership, etc.) o
Name of entity	Type of entity	State under which entity is organized
OceanPoint Insurance Agency, Inc. 98921	business corporation	Rhode Island
NUG, Inc. 132 310	business corporation	Rhode Island
The laws of the state under which each entity is organized. The full name of the surviving or new entity is OceanP	ed permit such merger or consolidation. Point Insurance Agency, Inc.	
which is to be governed by the laws of the state of Rh	node Island	
The attached Plan of Merger or Consolidation was duly by the laws of the state under which each entity is organ	authorized, approved, and executed by each entity ized. (Attach Plan of Merger or Consolidation)	in the manner prescribed
If the surviving entity's name has been amended via the	merger, please state the new name:	

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:

g. 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

TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES SECTION II: 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 1.2 of the General Laws of Rhode Island, 1956, as amended, with respect to dissenting shareholders.

Form No. 610 Revised: 06/06

b.	Complete the corporation.	following subparagraphs i and	и only if the merging business co	rporation is a subsidiary corporation of the	e surviving	
		e of the subsidiary corporation is	NUG, Inc.			
					an 30	
	ii) A copy o days from	of the plan of merger was mailed on the date of filing) Septembe	r 22, 2011	corporation (such date shall not be less the		
				id all face and franchise tayon		
С	As required t	by Section 7-1.2-1003 of the Ge	neral Laws, the corporation has pa	an an rees and tranchise taxes.		
SE	CTION III:	TO BE COMPLETED ONL IS A <u>NON-PROFIT CORP</u> GENERAL LAWS, AS AMI	DRATION PURSUANT TO TI	E MERGING OR CONSOLIDATING I ILE 7, CHAPTER 6 OF THE RHODE	ENTITIES ISLAND	
a .	non-profit co adopted, the present at the which states If any mergi- profit compri-	proporation which sets forth the at a quorum was present at the ne meeting or represented by pa that the plan was adopted by pa ang or consolidating corporation attach a statement which	date of the meeting of members meeting, and that the plan recervey were entitled to cast; <u>OR</u> attractions at the members of the members of the members of the members of the members.	led to vote thereon, attach a statement for at which the Plan of Merger or Consolived at least a majority of the votes which ach a statement for each such non-profit embers entitled to vote with respect theretos entitled to vote thereon, then as to each he board of directors at which the plan wattrectors in office.	n members corporation o. g such non-	
					• • • • •	
SE	ECTION IV:	TO BE COMPLETED ONI IS A <u>LIMITED PARTNER</u> GENERAL LAWS, AS AM	SHIP PURSUANT TO TITLE	E MERGING OR CONSOLIDATING 7, CHAPTER 13 OF THE RHODE	ENTITIES E ISLAND	
a.	The agreement of merger or consolidation is on file at the place of business of the surviving or resulting domestic limited partnership or other business entity and the address thereof is:					
b.	other busine	ne agreement of merger or con ess entity, on request and with ny other business entity which is	out cost, to any partner of any de	surviving or resulting domestic limited pa mestic limited partnership or any person	rtnership or holding an	
SE	ECTION V:	TO BE COMPLETED BY	ALL MERGING OR CONSOLI	DATING ENTITIES		
Ur	nder penalty cluding any a	of perjury, we declare an accompanying attachments,	d affirm that we have examir and that all statements contain	ned these Articles of Merger or Cor ed herein are true and correct.	solidation,	
	(OceanPoint Insurance Agency	, Inc.			
	Ω^{-1}	101/1	Print Entity Name	71/2		
B.	Pitch	Lalle-	President	President	_	
L)		Name of person signing		Title of person signing		
Ву	/:	Name of person signing		Title of person signing	_	
		NUG, Inc.	Print Entity Name			
	1.t	4 Colle	President			
В	y: 1 N	Name of person signing		Title of person signing		
В	y √					
		Name of person signing		Title of person signing		

PLAN OF MERGER

- 1. The names of the corporations proposing to merge are NUG, INC. and OCEANPOINT INSURANCE AGENCY, INC.. The surviving corporation shall be OCEANPOINT INSURANCE AGENCY, INC..
- 2. The terms and conditions of the proposed merger and that all outstanding shares of capital stock of NUG, INC. shall be cancelled upon the filing of Articles of Merger with the Rhode Island Secretary of State and all assets and liabilities of NUG, INC.shall become the assets and liabilities of OCEANPOINT INSURANCE AGENCY, INC.. No cash or other consideration shall be payable as a result of the cancellation of said shares of NUG, INC..
- 3. All shares of NUG, INC. shall be canceled upon the effective date of the merger.
- 4. No amendments to the Articles of Incorporation of OCEANPOINT INSURANCE AGENCY, INC. shall be made upon the merger. The Articles of Incorporation of OCEANPOINT INSURANCE AGENCY, INC. shall be the Articles of Incorporation of the surviving corporation.



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

I, A. RALPH MOLLIS, 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:

A. RALPH MOLLIS

A. Japa 1. eeio

Secretary of State

