Filing Fee: See Instructions ID Number: 000534280



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State

	Corporations I	Division							
	148 W. River	Street	20	2,45					
	Providence, Rhode Isla	ınd 02904-2615	2013	* T - 2 - 1					
			≥	5.5					
	ARTICLES OF MERGER OR	CONSOLIDATION INTO	SEP						
	Blowout Enterprises, LLC	12	2012						
			2						
	(Insert full name of surviving or new	PH 12:	Ö						
	OFOTION I. TO BE COME.								
	SECTION I: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES								
T,	tursuant to the applicable provisions of the General Laws of Rhode Is ollowing Articles of Merger <u>or</u> Consolidation (check one box on ntity.	sland, 1956, as amended, the undersignally) for the purpose of merging or cor	gned ent flig s solidating the	submit the m into on					
а	 The name and type (for example, business corporation, non-profit or each of the merging or consolidating entities and the state under whice 	orporation, timited liability company, lim h each is organized are;							
	Name of entity	T		ider which					
	Blowout Enterprises, LLC	Type of entity	<u>entity is</u>	organized					
		Limited Liability Company	Rhode Is	sland					
	Blowout Enterprises, LLC Limited Liability Compan		Nevada						
	The laws of the state under which each entity is organized permit such The full name of the surviving or new entity is Blowout Enterprises ,								
	which is to be governed by the laws of the state of Nevada								
d.	The attached Plan of Merger or Consolidation was duly authorized, ap by the laws of the state under which each entity is organized. (Attach	proved, and executed by each entity in Plan of Merger or Consolidation)	the manner p	orescribed					
e.	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.	hese Articles of Merger or Consolidation shall be effective upon filing unless a specified date is provided which shall be no later nan the 90 th 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 plate 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.

SEP 1 2 2013

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g.

b.	Co co	omplete i rporation	the following subparagraphs i an.	nd ii <u>only</u> if the merging business corporation is a subsidiary corporati	ion of	the surviving		
	i)	The na	me of the subsidiary corporation	n is				
	ii) A copy of the plan of merger was mailed 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 G	ieneral Laws, the corporation has paid all fees and franchise taxes.				
SE	ECTI	ON III:	TO BE COMPLETED ON IS A <u>NON-PROFIT CORP</u> GENERAL LAWS, AS AM	LY IF ONE OR MORE OF THE MERGING OR CONSOLIDA PORATION PURSUANT TO TITLE 7, CHAPTER 6 OF THE F TENDED.	TING	ENTITIES E ISLAND		
a. b.	ado pre: which If an prof	ppted, the sent at to ch states ny mergi fit corpor	at a quorum was present at the he meeting or represented by particles that the plan was adopted by a ing or consolidating corporation ration attach a statement which	ating non-profit corporation are entitled to vote thereon, attach a statem date of the meeting of members at which the Plan of Merger or de meeting, and that the plan received at least a majority of the vote proxy were entitled to cast; <u>OR</u> attach a statement for each such non a consent in writing signed by all members entitled to vote with respect that no members, or no members entitled to vote thereon, then as the states the date of the meeting of the board of directors at which the period the vote of a majority of the directors in office.	Conso s which profit theret	lidation was ch members corporation o.		
	• •	• • • •	tions of the lact that the plan lec	elived the vote or a majority of the directors in office.				
SE	CTIC	ON IV:	TO BE COMPLETED ONLIS A LIMITED PARTNER GENERAL LAWS, AS AMI	LY IF ONE OR MORE OF THE MERGING OR CONSOLIDATED PURSUANT TO TITLE 7, CHAPTER 13 OF THE REPORTED	TING HODI	ENTITIES E ISLAND		
a. The agreement of merger or consolidation is on file at the place of business of the surviving or resulting domestic limit partnership or other business entity and the address thereof is:								
••	inter	est in an	y other business entity which is	• • • • • • • • • • • • • • • • • • • •	ed pai erson	rtnership or holding an		
				LL MERGING OR CONSOLIDATING ENTITIES				
inclu	ler p uding	enalty any ad	of perjury, we declare and companying attachments, a	affirm that we have examined these Articles of Merger or nd that all statements contained herein are true and correct.	Con	solidation,		
		Blo	owout Enterprises, LLC		SE			
				Print Entity Name	— 	1 1 4 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
Rυ	,	Perm	en DiConta	Donna DiCarlo, Manager	2			
Oy,	, erreinere d		Name of person signing	Title of person signing		- <u>9</u> 21		
Ву: _				·	<u>1.5</u>	54		
			Name of person signing	Title of person signing	03	- Z		
		Blo	owout Enterprises, LLC					
				. Print Entity Name				
Ву.	L)one	The second secon	Donna DiCarlo, Vice President				
			Name of person signing	Title of person signing		-		
Ву:								
		1	Name of person signing	Title of person signing		-		

PLAN OF MERGER

Merging

BLOWOUT ENTERPRISES, LLC

Into

BLOWOUT ENTERPRISES, LLC

2013 SFP 12 PH 12: 03

THIS PLAN OF MERGER (the "Plan of Merger") dated as of December 18, 2012, is by and between Blowout Enterprises, LLC, a Rhode Island limited liability company ("Rhode Island Entity"), and Blowout Enterprises, LLC, a Nevada limited liability company ("Nevada Entity.")

WHEREAS, the sole member of the Rhode Island Entity and the Nevada Entity has approved this Plan of Merger, and the consummation of the transactions contemplated by this Plan of Merger, upon the terms and subject to the conditions set forth herein.

NOW, THEREFORE, pursuant to the applicable provisions of the General Laws of Rhode Island, 1956, as amended, and Nevada Revised Statutes Chapter 92A, and in consideration of the representations, warranties, covenants and agreements contained herein, the parties hereto, intending to be legally bound, agree as follows:

- 1. Merger. At the Effective Time (as defined below), the Rhode Island Entity shall be merged with and into the Nevada Entity (The "Merger"), and the separate existence of the Rhode Island Entity shall thereupon cease in accordance with the applicable provision of the General Laws of Rhode Island, 1956, as amended. The Nevada Entity shall be the surviving entity in the Merger and shall continue to exist as the surviving entity under its current name.
- 2. Certificate of Formation. The certificate of formation of the Nevada Entity immediately prior to the Effective Time shall be the certificate of formation of the surviving entity, unless and until amended in accordance with applicable law.
- 3. Treatment of LLC Interests. Each LLC membership interest in the Rhode Island Entity outstanding immediately prior to the Effective Time shall be cancelled upon the Effective Time and date of the merger. Each LLC membership interest in the Nevada Entity outstanding immediately prior to the Effective Time shall remain outstanding from and after the Merger as an LLC membership interest in the Nevada Entity as the surviving entity.



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS DEPARTMENT OF ADMINISTRATION DIVISION OF TAXATION ONE CAPITOL HILL PROVIDENCE, RI 02908

CJ BERGNER PARASEARCH 222 JEFFERSON BLVD SUITE 200 WARWICK, RI 02888

LETTER OF GOOD STANDING

It appears from our records that **BLOWOUT ENTERPRISES** has filed all the required returns due to be filed and paid all taxes indicated thereon and is in good standing with this Division as of **09/11/2013** regarding any liability under the Rhode Island Business Corporation Tax Law.

This letter is issued pursuant to the request of the above named corporation for the purpose of:

MERGER OF CORPORATIONS RI NON-SURVIVOR

Very truly yours,

David M. Sullivan Tax Administrator

Steven A. Cobb, Chief Revenue Agent Office Audit and Discovery

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