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STATE OF RHODE ISLAND AND PROVIDENCE PLANTATION Office of the Secretary of State Division of Business Services 148 W. River Street Providence, Rhode Island 02904-2815 ARTICLES OF MERGER OR CONSOLIDATION INTO Launch Manufacturing 1, LLC (Insert full name of surviving or new enity on this line.) SECTION I: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES Pursuant to the applicable provisions of the General Laws of Rhode Island, 1956, as amended, the und following Articles of Merger or Consolidation (check one box only) for the purpose of merging or entity. a. The name and type (for example, business corporation, non-profit corporation, limited liability company each of the morging or consolidating entities and the state under which each is organized are: Name of entity Launch Manufacturing Inc. 1329890 business corporation Launch Manufacturing 1, LLC limited liability company b. The laws of the state under which each entity is organized permit such merger or consolidation. 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 Rhode Island				
	Providence, Rhode Island 02904	-2815	<u> </u>	- 윤위
				CO CO
	ARTICLES OF MERGER OR CONSO	LIDATION INTO	==	نزو
	Launch Manufacturing 1, LLC		3 5	₹₽
	(Insert full name of surviving or new entity on	this line.)		
\$E	ECTION I: TO BE COMPLETED BY ALL MERGING OR CONSOLID	DATING ENTITIES		
foll	lowing Articles of Merger or Consolidation (check one box only) for the	as amended, the undersigned ne purpose of merging or conso	ed antities so lidating them	ubmit the into one
	The name and type (for example, business corporation, non-profit corporation,	limited liability company, limite	d pertnership	o, etc.) of
	coordinate morning or compositioning and too state order which doct to	organized ara.	State und	lor which
	Name of entity	Type of entity	entity is o	
	Launch Manufacturing Inc. (32,890 his			
			Rhode lete	
		wa madinty company	Rhode Isla	and
b.	The laws of the state under which each entity is organized permit such merger of	or consolidation.		
C.	The full name of the surviving or new entity is Launch Manufacturing 1, LLC	;		
	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, a by the laws of the state under which each entity is organized. (Attach Plan of	and executed by each entity in t Merger or Consolidation)	he manner p	rescribed
❷.	If the surviving entity's name has been amended via the merger, please state to	na naw name:		
f.	If the surviving or new entity is to be governed by the laws of a state other than entity is not qualified to conduct business in the state of Rhode Island, the enthode Island in any proceeding for the enforcement of any obligation of an consolidation; (ii) irrevocably appoints the Secretary of State as its agent if proceeding; and (III) the address to which a copy of such process of service shall	ntity agrees that it: (i) may be s by domestic entity which is a p to accept service of process in	erved with perty to the n	rocess in
g.	These Articles of Merger or Consolidation shall be effective upon filing unless than the 90 th day after the date of this filing August 17, 2018	s a specified date is provided w	which shall be	e no later

SECTION II: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS A <u>BUSINESS CORPORATION</u> PURSUANT TO TITLE 7, CHAPTER 1.2 OF THE RHODE ISLAND GENERAL LAWS, AS AMENDED.

.................

a. 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.

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BY CM 336968

b.	Co	mplete the poration.	e following subperagraphs i and	il <u>only</u> if the merging business corporat	lon is a subsidiary corporation of the surviving
	i)	The nam	e of the subsidiary corporation is		
	ii)	А сору с	of the plan of merger was mailed	to shareholders of the subsidiary corpor	ration (such date shall not be less than 30
			m the date of filing)		· · · · - ·
Ç.	As	required l	by Section 7-1.2-1003 of the Gen	eral Laws, the corporation has paid all f	ees and franchise taxes.
• •	• •	• • • • •	• • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
SE	ÇTI	ION III:	TO BE COMPLETED ONLY IS A <u>NON-PROFIT CORPO</u> GENERAL LAWS, AS AME	RATION PURSUANT TO TITLE 7	RGING OR CONSOLIDATING ENTITIES , CHAPTER 6 OF THE RHODE ISLAND
a. b.	no ad pro wh If o	n-profit or opted, the esent at the sich states any mengionit corpor	proporation which sets forth the cast a quorum was present at the ne meeting or represented by prostation that the plan was adopted by a cang or consolidating corporation hation attach a statement which si	iate of the meeting of members at wind meeting, and that the plan received at oxy were entitled to cast; <u>OR</u> attach as consent in writing signed by all members has no members, or no members entitle	ed to vote thereon, then as to gach such non- ard of directors at which the plan was adopted.
•	•	• • • •	• • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
SE	CT	ION IV:	TO BE COMPLETED ONLY IS A <u>LIMITED PARTNERS</u> GENERAL LAWS, AS AME	<u>HIP</u> PURSUANT TO TITLE 7, C	RGING OR CONSOLIDATING ENTITIES HAPTER 13 OF THE RHODE ISLAND
а.	Th pa	e agreen irtnership	nent of merger or consolidation or other business entity and the a	Is on file at the place of business address thereof is;	of the aurviving or resulting domestic limited
b.	oti	her busine	ne agreement of merger or consc ess entity, on request and without my other business entity which is	ut cost, to any partner of any domesti	ing or resulting domestic limited partnership or c limited partnership or any person holding an
					• • • • • • • • • • • • • • • • • • • •
SE	CT	ION V:	TO BE COMPLETED BY A	LL MERGING OR CONSOLIDATIN	IG FNTITIFS
inc	der	penalty	of perjury, we declare and accompanying attachments, a	affirm that we have examined the not that all statements contained her	ese Articles of Merger or Consolidation, rein are true and correct.
			Launch Manufacturing Inc.		
				Print Entity Name	
_				Shareholder	
Ву	:		Name of person signing		Title of person signing
_				Shareholder	The or paradit algridig
Ву	:		Name of person signing		Title of person signing
			, ,		, and on possess organis
			Launch Manufacturing 1, LLC		
		_	//	Print Entity Name	
Ву	,.		4	Member	•
٠,	•		Name of person signing		Title of person signing
Ву	r		ا تسکی	Member	
J)			Name of person signing		Title of person signing

AGREEMENT AND PLAN OF MERGER

for

LAUNCH MANUFACTURING INC., a Rhode Island Corporation and

LAUNCH MANUFACTURING 1, LLC, a Rhode Island Limited Liability Company

This Agreement and Plan of Merger (the "Plan") dated as of August 17, 2018 sets forth the plan for the merger of Launch Manufacturing Inc., a Rhode Island corporation ("Launch, Inc.") with and into Launch Manufacturing 1, LLC, a Rhode Island Limited Liability Company ("Launch 1, LLC") (Launch, Inc. and Launch 1, LLC collectively referred to as the "Companies").

RECITALS

WHEREAS, Launch, Inc. is a corporation duly organized and existing under the laws of the State of Rhode Island; and

WHEREAS, Launch 1, LLC is a limited liability company duly organized and existing under the laws of the State of Rhode Island; and

WHEREAS, Rhode Island General Laws confer upon Launch, Inc. and Launch 1, LLC the power to merge; and

WHEREAS pursuant to this Plan, Launch, Inc. will merge with and into Launch 1, LLC ("Merger") and Launch 1, LLC will be the surviving entity (the "Surviving Entity") and, at the Closing Date (hereinafter defined), the Merger shall have the effect set forth in the Section 7-16-63 of Rhode Island General Law; and

WHEREAS, the Board of Directors and shareholders of Launch, Inc., and the members of Launch 1, LLC have adopted and approved this Plan because they deem it advisable for the general welfare and advantage of the Companies, the shareholders of Launch, Inc. and members of Launch 1, LLC that Launch, Inc. merge itself into Launch 1, LLC pursuant to the Rhode Island General Law; and

WHEREAS, the total number of shares of common stock which Launch, Inc. has authority to issue and is otherwise currently outstanding is one hundred (100) shares with no par value per share (the "Stock"); and

WHEREAS, Launch 1, LLC has issued 100% of its limited liability membership interests (the "Interests").

NOW THEREFORE, in consideration of the promises and of the mutual covenants, agreements and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

ARTICLE I - MERGER

- 1.1 Merger. Subject to the conditions hereinafter set forth, Launch, Inc. shall be merged into Launch 1, LLC on the Closing Date, Launch 1, LLC's existence as an entity shall be continued under the same name and thereafter the individual existence of Launch, Inc. shall cease.
- 1.2 <u>Filing and Notice</u>. The Surviving Entity shall deliver to the Secretary of State of Rhode Island Articles of Merger in duplicate and otherwise in accordance with the Rhode Island General Law. The Surviving Entity shall deliver to the Secretary of State of Rhode Island a copy of the Articles of Merger in accordance with the Rhode Island General Law.

ARTICLE II - NAME AND CONTINUED EXISTENCE OF LAUNCH 1, LLC

The entity name of Launch 1, LLC prior to the Closing Date shall continue as the entity name of Launch 1, LLC subsequent to the Closing Date. The Articles of Organization and the Operating Agreement of Launch 1, LLC ("Organizational Documents") as in effect on the Closing Date shall remain in effect and no changes to the Organizational Documents are desired or otherwise shall be affected by this Merger. The identity, existence, purposes, powers, objects, franchises, rights and immunities of Launch, Inc. shall be continued in and merged into Launch 1, LLC and Launch 1, LLC shall be fully vested therewith. Accordingly, at the Closing Date, the separate existence of Launch, Inc., except insofar as continued by statute, shall cease.

ARTICLE III - DIRECTORS AND OFFICERS

The directors of Launch, Inc. and any duties thereunder shall be terminated as of the Closing Date. Any officers of Launch, Inc. and Launch 1, LLC shall continue in office after the Closing Date as officers of the Surviving Entity and shall serve in such capacities until their successors are duly elected and qualified in accordance with law and the Organizational Documents.

ARTICLE IV - LIMITED LIABILITY COMPANY MEMBERSHIP INTERESTS OF LAUNCH 1, LLC

The authorized Interests of Launch 1, LLC, from and after the Closing Date, shall be the authorized Interests of the Surviving Entity.

<u>ARTICLE V - THE SHARES OF LAUNCH, INC.</u>

Upon completion of the Merger on the Closing Date:

- a. Each share of the Stock shall be subsequently cancelled; and
- b. The Interests issued and outstanding immediately prior to the Closing Date shall continue unchanged and shall continue to evidence the same

number of limited liability company ownership interests in Launch 1 LLC; and

<u>ARTICLE VI - CLOSING DATE OF THE MERGER</u>

The Closing Date (the "Closing Date") of the Merger pursuant to this Plan shall be effective on August 17, 2018. On or before the Closing Date the Articles of Merger shall be filed in the Office of the Secretary of State of Rhode Island. Prior to the Closing Date, the parties shall satisfy all the requirements of the applicable laws of Rhode Island prerequisite to such merger filings.

<u>ARTICLE VII – MISCELLANEOUS PROVISIONS</u>

- 9.1 <u>Binding Plans</u>. This Plan shall be binding upon and inure to the benefit of the parties and their respective successors and assigns. Nothing in this Plan expressed or implied has been intended to confer upon any person other than the parties hereto, successors and their respective assigns any rights or remedies under or by reason of this Plan.
- 9.2 <u>Entire Plan</u>. This instrument contains the entire Plan with respect to the transactions contemplated herein, and no representations, inducements, promises or agreements, oral or otherwise, between the parties not embodied herein shall be of any force and effect.
- 9.3 Governing Law. This Plan shall be construed, interpreted and enforced in accordance with the laws of the State of Rhode Island.
- 9.4 <u>Failure to Exercise Rights</u>. Other than applicable statutes of limitation, no failure of either party to exercise any power given hereunder or to insist upon strict compliance with any obligation specified herein, and no custom or practice at variance with the terms hereof, has constituted a waiver of either party's right to demand exact compliance with the terms hereof.
- 9.5 Invalidity of Portion. Should any portion of this Plan for any reason be declared by any court of competent jurisdiction to be invalid, such decision shall not affect the validity of any remaining portion, which remaining portion shall continue in full force and effect as if this Plan had been executed with the invalid portions thereof eliminated. The intention of the parties hereto is that the terms of this Plan are severable and that they would have executed the remaining portion of this Plan without including any such part, parts or portion which may for any reason be hereafter declared invalid.
- 9.6 Time of the Essence. Time is of the essence of this Plan.
- 9.7 <u>Headings</u>. The headings of the sections of this Plan are inserted for convenience only and shall not be deemed to constitute a part hereof, and shall not be binding

in any construction of the provisions of the Plan. The masculine pronoun, wherever used, shall include the feminine. Words in the singular shall be read and construed as though used in the plural in all cases where they would so apply.

- 9.8 Waiver. The terms, covenants, representations, warranties and conditions hereof may only be waived by a written instrument executed by the party waiving compliance. Waiver by any party hereto of any breach by another party to this Plan or any duties imposed upon them by law shall not be construed as a waiver of rights to any subsequent or continuing breach of such party's duties, obligations or agreements herein contained or imposed by law, or for any other purpose.
- 9.9 <u>Counterparts</u>. This Plan may be executed in one or more identical counterparts, each of which shall be deemed an original, but all of which taken together shall constitute one and the same instrument. Facsimile and other electronically transmitted or electronic signatures upon this Plan shall be deemed equivalent to original signatures for all purposes.

[Signature page follows]

IN WITNESS WHEREOF, each of the parties hereto has caused its duly authorized officers to execute this Agreement and Plan of Merger for Launch Manufacturing Inc. and Launch Manufacturing 1, LLC as of the day and year first written

Launch Manufacturing Inc. a Rhode Island corporation

By:
Name: Robert Arnold
Title: Shareholder
Ву:
Name: <u>Tajuan Law</u>
Title: Shareholder
By:
Name: Robert Arnold
Title: <u>Director</u>
Ву:
Name: Tajuan Law
Title: Director

Launch Manufacturing 1, LLC, a Rhode Island limited liability company

	Robert Arnold Member
Ву:	
Name	: <u>Tajuan Law</u>
Title:	Member
Ву:	
Name	: Robert Arnold
Title:	Manager
Ву:	
Name	: <u>Tajuan Law</u>
Title:	Manager

IN WITNESS WHEREOF, each of the parties hereto has caused its duly authorized officers to execute this Agreement and Plan of Merger for Launch Manufacturing Inc. and Launch Manufacturing 1, LLC as of the day and year first written above.

Launch Manufacturing Inc.

a Rhode Island corporation

Ву:	
Name:	Robert Arnold
Title:	Shereholder
_	
Ву:	
Name:	Tajuan Law
Title:	Shareholder
Ву:	
Name	Robert Arnold
Title:	Director /
By:	
	: <u>Tajuan Law</u>
Title:	Director

Launch Manufacturing 1, LLC,

a Rhode Island limited liability company

By:
Name: Robert Arnold
Title: Member
By:
Name: Tajuan Law
Title: Member

By:
Name: Robert Arnold
Name: Robert Arnold Title: Manager /
Name: Robert Arnold Title: Manager
Title: Manager

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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:

August 15, 2018 11:56 AM

Nellie M. Gorbea Secretary of State

Tullin U. Soler

