Filing Fee: See Instructions

ID Number:



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

	(Insert full name of sur	viving or new entity on this line.)	
SECTION 1:	TO BE COMPLETED BY ALL MERGI	NG OR CONSOLIDATING ENTITIES	
Pursuant to to following Articentity.	the applicable provisions of the General Laws cles of Merger <u>or</u> Consolidation (check	of Rhode Island, 1956, as amended, the under k one box only) for the purpose of merging or co	signed entities submit the onsolidating them into one
	e and type (for example, business corporation, remerging or consolidating entities and the state	non-profit corporation, timited liability company, li under which each is organized are:	imited partnership, etc.) of
	Name of entity	Type of entity	State under which entity is organized
JanCore,	inc. # 1675780	Business Corporation	Rhode Island
JanCore,	Inc.	Business Corporation	Florida
The full of	ame of the surviving or new entity is JanCore,	la a	
which is to d. The attack by the law	o be governed by the laws of the state of Flori	da uthorized, approved, and executed by each entity red. (Attach Plan of Merger or Consolidation)	y in the manner prescribed
which is to d. The attack by the law e. If the surv entity is n Rhode Isl consolida proceedin	hed Plan of Merger or Consolidation was duly all as of the state under which each entity is organizativing entity's name has been amended via the nativing or new entity is to be governed by the laws not qualified to conduct business in the state of land in any proceeding for the enforcement of tion; (ii) irrevocably appoints the Secretary of ag; and (iii) the address to which a copy of such process.	da uthorized, approved, and executed by each entity red. (Attach Plan of Merger or Consolidation)	and such surviving or new be served with process in a party to the merger or iss in any action, suit, or cretary of State is:
which is to d. The attack by the law e. If the surv entity is in Rhode is consolida proceedin David M. g. These Art	hed Plan of Merger or Consolidation was duly at so of the state under which each entity is organizativing entity's name has been amended via the nativing or new entity is to be governed by the laws not qualified to conduct business in the state of land in any proceeding for the enforcement of tion; (ii) irrevocably appoints the Secretary of ag; and (iii) the address to which a copy of such procedure.	uthorized, approved, and executed by each entity and. (Attach Plan of Merger or Consolidation) merger, please state the new name: s of a state other than the State of Rhode Island, Rhode Island, the entity agrees that it: (i) may any obligation of any domestic entity which is State as its agent to accept service of procesorocess of service shall be mailed to it by the Sections.	and such surviving or new be served with process in a party to the merger or iss in any action, suit, or cretary of State is:

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. FILED

SEP 11 2018 3102

Form No. 610 Revised: 06/06

b.		implete the		ly if the merging business corporation is a subsidiary corporation of the surviving
	i)	The nan	ne of the subsidiary corporation is	
	ii)	А сору	of the plan of merger was mailed to sh	hareholders of the subsidiary corporation (such date shall not be less than 30
		days fro	om 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.
• •	• •	• • • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •
SE	CTI	ON III:		ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES FION PURSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND ED.
a. b.	noi add pre wh if a pro	n-profit of opted, the esent at the cich states any mergiofit corpor	orporation which sets forth the date at a quorum was present at the meat the meeting or represented by proxy verthat the plan was adopted by a conseing or consolidating corporation has neation attach a statement which states	on-profit corporation are entitled to vote thereon, attach a statement for <u>each</u> such of the meeting of members at which the Plan of Merger or Consolidation was ting, and that the plan received at least a majority of the votes which members were entitled to cast; <u>QR</u> attach a statement for each such non-profit corporation and in writing signed by all members entitled to vote with respect thereto. The members, or no members entitled to vote thereon, then as to <u>each</u> such non-the date of the meeting of the board of directors at which the plan was adopted the vote of a majority of the directors in office.
• •	•	• • • •		
SE	CTI	ON IV:		ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND DEC.
8.			nent of merger or consolidation is or or other business entity and the addre	on file at the place of business of the surviving or resulting domestic limited as thereof is:
- b.	oth	ner busine		ion will be furnished by the surviving or resulting domestic limited partnership or st, to any partner of any domestic limited partnership or any person holding an arge or consolidate.
SE	CTI	ON V:	TO BE COMPLETED BY ALL M	ERGING OR CONSOLIDATING ENTITIES
	.			
				m that we have examined these Articles of Merger or Consolidation at all statements contained herein are true and correct.
			orCore les a Phade laland compret	
			anCore, Inc., a Rhode Island corporati	Print Entity Name
		<u></u>		·
Ву:	 		- C - Llev	- Director
			Namě of person signing	Title of person signing
Ву:			Name of person signing	Title of person signing
			Name of person signing	Title of person signing
		J	anCore, Inc., a Florida corporation	
		_	,	Print Entity Name
Βv:			4. \\$	Director
oy:			Name of person signing	Title of person signing
D.			- -	
Ву:	_		Name of person signing	Title of person signing

AGREEMENT AND PLAN OF MERGER OF

JanCore, Inc., a Rhode Island Corporation and

JanCore, Inc., a Florida Corporation

This Agreement and Plan of Merger, dated as of August 1, 2018, is between JanCore, Inc., a Rhode Island corporation ("JanCore RI"), and JanCore, Inc., a Florida corporation ("JanCore FL")

WHEREAS, the Board of Directors of JanCore RI and the Board of Directors of JanCore FL have (a) determined that it is advisable and to the advantage of JanCore RI and JanCore FL and their respective shareholders that JanCore RI merge with and into JanCore FL pursuant to the terms and conditions of this Agreement and Plan of Merger, the requirements of the Rhode Island Business Corporation Act ("RIBCA"), and the requirements of the Florida Business Corporation Act ("FBCA"), (b) approved and adopted this Agreement and Plan of Merger, and (c) directed that this Agreement and Plan or Merger be submitted to a vote of the respective shareholders of JanCore RI and JanCore FL; and

WHEREAS, the respective shareholders of JanCore RI and JanCore FL have unanimously approved this Agreement and Plan of Merger.

NOW, THEREFORE, in consideration of the premises and mutual agreements herein contained, the parties hereto agree as follows:

1. MERGER

- a. Merger. In accordance with the provisions of this Agreement and Plan of Merger, the RIBCA, and the FBCA, JanCore RI shall be merged (the "Merger") with and into JanCore FL, and JanCore FL shall be the surviving corporation after the Merger (the "Surviving Corporation").
- b. Filing and Effectiveness. The Merger shall become effective on September 11, 2018 (the "Effective Time"), as stated in the Articles of Merger filed with the Rhode Island Secretary of State in accordance with Section 7-1.2-1003 of the RIBCA and the Articles of Merger filed with the Florida Department of State in accordance with Section 607.1109 of the FBCA.
- c. <u>Articles of Incorporation</u>. The Articles of Incorporation of JanCore FL as in effect at the Effective Time shall continue in full force and effect as the Articles of Incorporation of the Surviving Corporation.
- d. <u>Bylaws</u>. The Bylaws of JanCore FL as in effect at the Effective Time shall continue in full force and effect as the Bylaws of the Surviving Corporation.

- d. <u>Bylaws</u>. The Bylaws of JanCore FL as in effect at the Effective Time shall continue in full force and effect as the Bylaws of the Surviving Corporation.
- e. <u>Directors and Officers</u>. The directors and officers of JanCore FL at the Effective Time shall constitute the directors and officers of the Surviving Corporation after the Merger.
- f. Effect of Merger. At the Effective Time, the separate existence of JanCore RI shall cease and JanCore FL, as the Surviving Corporation, shall (i) continue to possess all of its rights and property as constituted immediately prior to the Effective Time and shall succeed, without other transfer, to all of the rights and property of JanCore RI and (ii) continue to be subject to all of the debts and liabilities of JanCore RI in the same manner as if JanCore FL had itself incurred them, all as more fully provided under the applicable provisions of the RIBCA and the FBCA.
- g. Service of Process. JanCore FL, as the Surviving Corporation, may be served with process in the State of Rhode Island in any proceeding for enforcement of any obligation of JanCore RI, as well as for enforcement of any obligation of the Surviving Corporation arising from the Merger, and JanCore FL does hereby irrevocably appoint the Rhode Island Secretary of State as its agent to accept service of process in any such suit or other proceeding. The address to which a copy of such process shall be mailed by the Rhode Island Secretary of State is Partridge Snow & Hahn LLP, 40 Westminster Street, Suite 1100, Providence, Rhode Island 02903 Attn: David M. Gilden, Esq., until such time as the Surviving Corporation shall have hereafter designated in writing to the Rhode Island Secretary of State a different address for such purpose. Service of such process may be made by personally delivering to and leaving with the Rhode Island Secretary of State, duplicate copies of such process, one of which copies the Rhode Island Secretary of State shall forthwith send to the Surviving Corporation at the above address.

2. CONVERSION

Conversion. As of the Effective Time, by virtue of the Merger and without any action by the shareholders of JanCore RI or the Surviving Corporation, each share of stock of JanCore RI issued and outstanding immediately prior to the Effective Time (which represent all of the issued and outstanding equity interests in JanCore RI) shall be automatically cancelled and extinguished without any action by the holder thereof, and certificates representing such shares shall be cancelled.

3. MISCELLANEOUS

a. Amendment or Waiver. No amendment, change, modification, or waiver of this, or any portion of this, Agreement and Plan of Merger shall be valid, unless in writing and signed by all the parties hereto.

- b. Abandonment. At any time before filing of the Articles of Merger, this Agreement and Plan of Merger may be terminated and the Merger may be abandoned for any reason whatsoever by written consent of the shareholders of either JanCore RI or JanCore FL, or both, notwithstanding the approval of this Agreement and Plan of Merger by the shareholders of JanCore RI or JanCore FL, or both.
- c. Agreement. Executed copies of this Agreement and Plan of Merger will be on file at the principal place of business of the Surviving Corporation, and copies thereof will be furnished to any shareholder of JanCore RI or JanCore FL upon request and without cost. This Agreement and Plan of Merger constitutes the entire understanding and agreement of the parties with respect to its subject matter.
- d. Governing Law. This Agreement and Plan of Merger shall in all respects be construed, interpreted and enforced in accordance with and governed by the law of the State of Florida, without giving effect to its conflicts of law principles.
- e. <u>Counterparts</u>. In order to facilitate the filing and recording of this Agreement and Plan of Merger, if filed, the same may be executed in any number of counterparts, each of which shall be deemed to be an original

(Signature Page Follows)

IN WITNESS WHEREOF, the parties hereto have caused this Agreement and Plan of Merger to be executed by their respective officers duly authorized as of the day and year first written above.

JanCore, Inc. (a Rhode Island corporation)

Name: Cynthia J. Simonson

Title: Director

JanCore, Inc. (a Florida corporation)

Name: Cynthia J. Simonson

Title: Director

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

#1675780

PARTRIDGE SNOW AND HAHN LLP ATTN: MICHELLE BRAMWELL 40 WESTMINSTER ST STE 100 PROVIDENCE, RI 02903-2525

LETTER OF GOOD STANDING

It appears from our records that **JANCORE**, **INC**, has filed all the required returns due for this letter of good standing and paid all known tax liabilities as of this date. **JANCORE**, **INC**, is in good standing with the Rhode Island Division of Taxation as of **09/05/2018**. This letter of good standing is expressly conditional and may be based upon unaudited returns, subject to future audit.

This Letter of Good Standing does not cover any violation of chapter 20 of Title 44 that has occurred within the last thirty (30) days and any resulting assessments and/or license suspension which have not yet issued from the Division for such violation(s). Any subsequent application for a license or permit may be denied in accordance with R.I. Gen. Laws § 44-20-4.1.

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

MERGER OF CORPORATIONS RI NON-SURVIVOR

This letter of good standing is valid <u>only</u> for the specific reason listed above, and is not valid for any other reason(s).

Very truly yours.

Neena Savage

Tax Administrator

Ian Beauregard, Supervising Revenue Officer

Compliance and Collections

82-2269498:13939962 DLN: 10003222778