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Filing Fee: See Instructions

ID Number: 160 198



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

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

FILED
DEC 9 2006

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ARTICLES OF MERGER OR CONSOLIDATION INTO 12%

Natco Home Fashions, Inc.

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

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on (check one box o	nly) for the purpose of merging or ∞	insolidating them into one	
the state under which		State under which entity is organized	
0198	business corporation	Rhode Island	
	business corporation	Oklahoma	
(al Laws of Rhode Is in <i>(check one box o</i> pration, non-profit co	0/98 business corporation	

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

by the laws of the state under which each entity is organized. (Attach Plan of Merger or Consolidation)

c. The full name of the surviving or new entity is Natco Home Fashions, Inc.

- 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

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.

SECRETARIONS ON S. 12

Form No. 610 Revised: 06/06

b	C	Complete to orporation	he following subparagraph:	s i and ii <u>only</u> if the merging busine	ss corporation is a subsidiary corporation of the survivid	ng
	i)	The nar	me of the subsidiary corpor.	Robertson Home Fasi	nions, Inc.	
	ii)		om the date of filing) N/A	mailed to shareholders of the subsite the subsidiary corporation is ity.	diary corporation (such date shall not be less than 30 a wholly owned subsidiary of the su	rviving
С	A	s required	by Section 7-1.2-1003 of ti	ne General Laws, the corporation ha	as paid all fees and franchise taxes.	
•	• •	• • • • •	• • • • • • • • • • • •	•••••••	• • • • • • • • • • • • • • • • • • • •	
Si	ECT	TON III:	TO BE COMPLETED IS A <u>NON-PROFIT CO</u> GENERAL LAWS, AS	<u>DRPORATION</u> PURSUANT TO	THE MERGING OR CONSOLIDATING ENTITIE TITLE 7, CHAPTER 6 OF THE RHODE ISLAN	S D
a. b.	ac pr wi	on-profit of dopted, that resent at the high states any mergi	orporation which sets forth at a quorum was present a he meeting or represented s that the plan was adopted ing or consolidating corpor	the date of the meeting of members the meeting, and that the plan roby proxy were entitled to cast, OR by a consent in writing signed by a lation has no members, or no mem	entitled to vote thereon, attach a statement for <u>each</u> success at which the Plan of Merger or Consolidation was eccived at least a majority of the votes which member attach a statement for each such non-profit corporation I members entitled to vote with respect thereto, bers entitled to vote thereon, then as to <u>each</u> such nor of the board of directors at which the plan was adopted	s s n
	an	nd a staten	nent of the fact that the plai	received the vote of a majority of t	he directors in office.	1,
•	• • •	• • • • •	• • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		
SE	CT	ION IV:	TO BE COMPLETED IS A <u>LIMITED PARTI</u> GENERAL LAWS, AS	<u>NERSHIP</u> PURSUANT TO TIT	THE MERGING OR CONSOLIDATING ENTITIES LE 7, CHAPTER 13 OF THE RHODE ISLAND	5
a.	Th pa	ie agreem irtnership o	nent of merger or consolid or other business entity and	lation is on file at the place of t the address thereof is:	susiness of the surviving or resulting domestic limited	d
b.	oth	ier busine	ss entity, on request and	consolidation will be furnished by twithout cost, to any partner of any ch is to merge or consolidate.	he surviving or resulting domestic limited partnership o domestic limited partnership or any person holding ar	- r n
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5E	CII	ON V:	TO BE COMPLETED E	Y ALL MERGING OR CONSO	LIDATING ENTITIES	
Un inc	der Iudii	penalty ng any ac	of perjury, we declare ecompanying attachment	and affirm that we have exame, and that all statements contains.	nined these Articles of Merger or Consolidation, ined herein are true and correct.	1
		Λ	Δ	Natco Home Fashions, I	nc.	
		Y ₩.	//	Print Entity Name		
By:		1/11/4	hu		President	
-,			Name of person signing		Title of person signing	
By:		<u> </u>	Name of person signing		Title of person signing	
	l	/i	Λ	Robertson Home Fashion	s, Inc.	
	ij	H_{i}])	Print Entity Name		
Bv.		M	My	Preside	at	
<i>-</i> j	- <u>1</u>	(Name of person signing		Title of person signing	
By:						
•		ı	Name of person signing		Title of person signing	

AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER dated 18 kg, 2006, by and between Natco Home Fashions, Inc., f/k/a Home Fashions, a Rhode Island corporation ("Home Fashions") and Robertson Home Fashions, Inc., an Oklahoma corporation ("Robertson").

Robertson is a wholly owned subsidiary of Home Fashions. Home Fashions deems it advisable Robertson be merged with and into Home Fashions on the terms and condition hereinafter set forth, and in accordance with the provision of the Rhode Island Business Corporation Act, Chapter 7-1.2 (the "RIBCA") and in accordance with the provisions of Section 1083 of the Oklahoma General Corporation Act (the "OGCA"). The proposed Agreement and Plan of Merger as set forth herein is duly authorized by the Board of Directors of Home Fashions under the laws of the State of Rhode Island and the laws of Oklahoma.

In consideration of the promises, the mutual covenants and agreements contained herein and the benefits to accrue to the parties hereto, the parties hereto hereby agree that Robertson shall be merged with and into Home Fashions pursuant to the laws of the State of Rhode Island, and hereby agree, prescribe and set forth the terms and conditions of the merger and the other details and provisions of the merger, as follows:

- 1 Merger of Robertson into Home Fashions
- 1.1 Merger

1.1.1 The merger of Robertson with and into Home Fashions (the "Merger") shall be effected by filing Articles of Merger (the "Rhode Island Articles of Merger") with the Secretary of State of the State of Rhode Island pursuant to Section 7-1.2-1003 of the RIBCA and by filing a Certificate of Ownership and Merger with the Secretary of

State of the State of Oklahoma pursuant to Section 1083 of the OGCA. The Merger shall be effected on the basis set forth in Section 1.3. The term "Effective Date" and/or "Effective Time" shall mean the date upon which the Articles of Merger are filed with the Secretary of State of Rhode Island.

- 1.2 Manner of Merger. Robertson shall be merged, in accordance with the RIBCA and the OGCA, with and into Home Fashions, which shall be and is hereinafter sometimes referred to as the "Surviving Corporation". The Surviving Corporation shall continue its corporate existence under the laws of the State of Rhode Island, and its principal place of business shall be located in West Warwick, Rhode Island. The Surviving Corporation shall also register to conduct business in the State of Oklahoma as a foreign business corporation.
- 1.3 Terms of the Merger.

- 1.3.1 Articles of Incorporation. The Articles of Incorporation of Home Fashions, as in effect immediately prior to the Effective Time and as amended as aforesaid, shall be the Articles of Incorporation of the Surviving Corporation, subject to further amendment as provided by law.
- 1.3.2 By-laws. The By-laws of Home Fashions, as in effect immediately prior to the Effective Time, shall be the By-laws of the Surviving Corporation until the same shall thereafter be altered, amended or repealed in accordance with RIBCA, the Articles of Incorporation of the Surviving Corporation and such By-laws.
- 1.3.3 Officers of the Surviving Corporation. The Officers of Home Fashions shall become, at the Effective Time, the Officers of the Surviving Corporation until their successors shall be duly elected and qualified.

- 1.3.4 Surrender of Certificates. Since Robertson is a wholly owned subsidiary of Home Fashions, the only issued and outstanding certificate of Robertson is held by Home Fashions. Home Fashions shall, as a result of this merger, cancel the outstanding Robertson certificate. No shares of the Common Stock of the Surviving Corporation shall be issued as a result of this merger.
- 1.4 Effect of Merger. At the Effective Time, the Surviving Corporation shall thereupon and thereafter possess all the rights, privileges, powers and franchises of a public or of a private nature, of Robertson, and shall be subject to all the restrictions, disabilities and duties of Robertson, and all and any of the property, real, personal and mixed, and all debts due to Robertson on whatever account, as well as stock subscriptions and all other things and actions belonging to Robertson shall be vested by deed or otherwise, under the laws of Rhode Island or elsewhere, in the Surviving Corporation, and shall not revert or be in any way impaired by reason of the Merger; but all rights of creditors and all liens upon property as of the Effective Time of Robertson shall be preserved unimpaired, and all debts, liabilities and duties of Robertson as of the Effective Time shall thenceforth attach to the Surviving Corporation, and may be enforced against it to the same extent as if said debts, liabilities and duties and been incurred or contracted by it.
- 2 Actions of Corporations.

2.1 Additional Actions. If, at any time after the Effective Time, the Surviving

Corporation shall believe or be advised that any further assignments or assurances in
law or any other acts are necessary or desirable (a) to vest, perfect or confirm, of
record or otherwise, in the Surviving Corporation, title to and possession of any

property or right of Robertson acquired or to be acquired by reason of, or as a result of, the Merger, or (b) otherwise to carry out the purposes of this Agreement, Robertson and its proper Officers and Directors shall be deemed to have granted to the Surviving Corporation an irrevocable power of attorney to execute and deliver all such proper deeds, assignments and assurances in law, and to undertake all acts necessary or proper to vest, perfect or confirm title to and possession of such property or rights in the Surviving Corporation and otherwise to carry out the purposes of this Agreement. The proper Officers and Directors of the Surviving Corporation are fully authorized in the name of Robertson or otherwise to take any and all such action.

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- 2.2 Execution. The proper Officers of Robertson and Home Fashions shall make, execute and file, under the corporate seals of the respective corporations, whatever certificates and documents are required by the laws of the State of Rhode Island and the State of Oklahoma, and shall do all acts and things which may be in any way necessary or proper to effect such Merger.
- Entire Agreement. This Agreement contains the entire agreement among the parties with respect to the Merger, and supersedes all prior agreements, written or oral, with respect thereto.
- Governing Law. This Agreement shall be governed and construed in accordance with the laws of the State of Rhode Island.
- Binding Effect. This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and assigns.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date first above written.

Steer Cyculan

Steven Parentrum

ROBERTSON HOME FASHIONS, INC.

AN OKLAHOMA GORPORATION

By:

PRESIDENT

NATCO HOME FASHIONS, INC.

A RHODE ISLAND CORPORATION

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PRESIDENT