Filing Fee: See Instructions

ID Number: 313744



STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

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

ARTICLES OF MERGER OR CONSOLIDATION INTO

	ARTICLES OF WERGER OR	CONSCERDATION III.	
	Newco Eyewear, Inc. (Insert full name of surviving or net	w entity on this line.)	
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ŝΕ	CTION I: TO BE COMPLETED BY ALL MERGING OR CO		
oll ent	suant to the applicable provisions of the General Laws of Rhode Is bying Articles of Merger or Consolidation (check one box ty.	only) for the purpose of merging of a	pasandading them into one
1.	The name and type (for example, business corporation, non-profit on each of the merging or consolidating entities and the state under which	orporation, limited liability company, l ch each is organized are:	limited partnership, etc.) of State under which
	Name of entity	Type of entity	entity is organized
	Newco Eyewear, Inc.	corporation	RI 😭
	Native Eyewear, Inc.	corporation	PA
,	The laws of the state under which each entity is organized permit suc	ch merger or consolidation.	
			™ *
.	The full name of the surviving of new entity is		
	Which is to be governed by the laws of the state of		ن
	The attached Plan of Merger or Consolidation was duly authorized, a by the laws of the state under which each entity is organized. (Attac If the surviving entity's name has been amended via the merger, please Native Eyewear, Inc.	in Plan of Merger of Collsolidation)	y in the marrier presented
f.	If the surviving or new entity is to be governed by the laws of a state entity is not qualified to conduct business in the state of Rhode Island in any proceeding for the enforcement of any obligationsolidation; (ii) irrevocably appoints the Secretary of State as proceeding; and (iii) the address to which a copy of such process of	ation of any domestic entity which is its agent to accept service of proc	s a party to the merger or ess in any action, suit, or
g.	These Articles of Merger or Consolidation shall be effective upon than the 90th day after the date of this filing at 5:00 p.m. on March 24,	iling unless a specified date is provid 2008	ded which shall be no later
SE	CTION II: TO BE COMPLETED ONLY IF ONE OR MOR IS A <u>BUSINESS</u> <u>CORPORATION</u> PURSUANT GENERAL LAWS, AS AMENDED.	RE OF THE MERGING OR CONS TTO TITLE 7, CHAPTER 1.2 OF	SOLIDATING ENTITIES THE RHODE ISLAND
a.	If the surviving or new entity is to be governed by the laws of a st entity hereby agrees that it will promptly pay to the dissenting share they shall be entitled under the provisions of Title 7, Chapter 1.2 respect to dissenting shareholders.	anniners of any domestic Goldoladiauli	id, 1956, as amended, with
	respect to dissenting shareholders.		C-

Form No. 610 Revised: 06/06

PLAN OF MERGER

- 1. <u>Merger.</u> On the Effective Date (as defined in <u>Section 9</u> below), Native Eyewear, Inc., a Pennsylvania corporation (the "Company"), shall merge with and into Newco Eyewear, Inc., a Rhode Island corporation ("Newco Eyewear"), pursuant to Section 7-1.2-1006 of the Rhode Island General Laws and pursuant to 15 Pa. C.S. Section 1921 (the "Merger").
- 2. <u>Surviving Corporation</u>. Newco Eyewear shall be the surviving corporation of the Merger (hereinafter sometimes referred to as the "Surviving Corporation") and shall be governed by the laws of the State of Rhode Island. The name of the Surviving Corporation from and after the Effective Date shall be "Native Eyewear, Inc.".
- 3. Articles of Incorporation. The Articles of Incorporation of Newco Eyewear as in effect on the Effective Date of the Merger shall continue in full force and effect as the Articles of Incorporation of the Surviving Corporation until changed or amended as provided by applicable law, except that ARTICLE FIRST shall be amended to change the name of the Surviving Corporation as described in Section 2 above.
- 4. <u>Conversion.</u> The manner and basis of converting the shares of the capital stock of Newco Eyewear into shares of capital stock of the Surviving Corporation on the Effective Date and the manner and basis of converting the shares of the Company common stock into cash on the Effective Date are as follows:
 - 4.1. Newco Eyewear Common Stock. Each one share of Newco Eyewear common stock which shall be issued and outstanding immediately before the Effective Date shall, by virtue of the Merger and without any action on the part of the holder thereof, remain one fully paid share of the Surviving Corporation common stock, and outstanding certificates representing shares of Newco Eyewear common stock shall thereafter continue to represent shares of the Surviving Corporation common stock. Such certificates may, but need not be, exchanged by the holders thereof after the Effective Date for new certificates for the appropriate number of shares bearing the name of the Surviving Corporation as amended in accordance with Section 2 above.
 - 4.2. The Company Common Stock. Each share of Company Common Stock outstanding immediately prior to the Effective Date by virtue of the Merger and without any act on the part of the holder thereof, shall be converted into a right to receive, upon surrender of the certificate representing such share, a cash payment per share as described in that certain Agreement and Plan of Merger dated as of March 14, 2008 by and among A.T. Cross Company, Newco Eyewear and the Company (the "Merger Agreement"), a copy of which is on file with the records of the Surviving Corporation. As of the Effective Date, all such shares of the Company Common Stock shall cease to exist, certificates representing such shares shall be cancelled and retired, and each holder of record of certificates representing such shares shall cease to have any rights with respect thereto, except the right to receive the cash payment per share as further described in the Merger Agreement.
- 5. <u>By-Laws.</u> Until altered, amended or repealed, the Bylaws of Newco Eyewear as in effect on the Effective Date of the Merger shall, upon the Effective Date, be and continue to be the Bylaws of the Surviving Corporation until the same shall be altered, amended or replaced in the manner provided by the laws of the State of Rhode Island, the Articles of Incorporation of the Surviving Corporation or said Bylaws.

- 6. Officers and Directors. The officers and directors of Newco Eyewear as of the Effective Date of the Merger shall, until otherwise changed in the manner provided by applicable law, continue as the officers and directors of the Surviving Corporation following the Merger and shall hold office as provided in the Articles of Incorporation and Bylaws of the Surviving Corporation, except that the President of the Surviving Corporation shall resign and Jason Wildman shall be duly elected President of the Surviving Corporation on the Effective Date.
- 7. Certain Effects of Merger. On the Effective Date, the Merger shall have the effects set forth in Section 7-1,2-1005 of the Rhode Island General Laws and 15 Pa. C.S. Section 1929.
- 8. Further Action. The Board of Directors of either Newco Eyewear or the Company may, in its sole discretion and at any time prior to the filing of Articles or Certificate of Merger with the Secretary of State of the State of Rhode Island and the Secretary of the Commonwealth of Pennsylvania giving effect to the Merger, by resolution duly adopted, abandon the Merger if it shall deem such action necessary or desirable and in the best interests of Newco Eyewear or the Company, respectively. In the event of such determination and the abandonment of the Merger pursuant to the provisions of this Section 8, the Articles or Certificate of Merger shall become null and void and shall have no further effect. Such termination shall not give rise to any liability on the part of either of Newco Eyewear or the Company or any of their respective directors, officers or shareholders in respect of the Articles or Certificate of Merger.
- 9. Effective Date. The Merger shall be effective on March 24, 2008 at 5:00 p.m. (the "Effective Date").
- 10. <u>Titles.</u> The titles of Sections are included only for convenience and shall not be construed as a part of this Agreement or in any respect affecting or modifying its provisions.

,	me of the subsidiary corporation is	
es	•	
	of the plan of merger was mailed to shareholders of the subsidiary corporation (such date shall not be less than 30	
days f	rom the date of filing)	
c. As required	ti by Section 7-1.2-1003 of the General Laws, the corporation has paid all fees and franchise taxes.	
SECTION III:	TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS A <u>NON-PROFIT CORPORATION</u> PURSUANT TO TITLE 7, CHAPTER 6 OF THE RHODE ISLAND GENERAL LAWS, AS AMENDED.	
 a. If the members of any merging or consolidating non-profit corporation are entitled to vote thereon, attach a statement for <u>each</u> such non-profit corporation which sets forth the date of the meeting of members at which the Pian of Merger or Consolidation was adopted, that a quorum was present at the meeting, and that the pian received at least a majority of the votes which members present at the meeting or represented by proxy were entitled to cast; <u>OR</u> attach a statement for each such non-profit corporation which states that the pian was adopted by a consent in writing signed by all members entitled to vote with respect thereto. b. If any merging or consolidating corporation has no members, or no members entitled to vote thereon, then as to <u>each</u> such non-profit corporation attach a statement which states the date of the meeting of the board of directors at which the pian was adopted, and a statement of the fact that the pian received the vote of a majority of the directors in office. 		

SECTION IV: TO BE COMPLETED ONLY IF ONE OR MORE OF THE MERGING OR CONSOLIDATING ENTITIES IS A <u>LIMITED PARTNERSHIP</u> PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND GENERAL LAWS, AS AMENDED		
SECTION IV:	IS A LIMITED PARTNERSHIP PURSUANT TO TITLE 7, CHAPTER 13 OF THE RHODE ISLAND	
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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

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Secretary of State

