Filing Fee: See Instructions

ID Number:	1/0800	



# STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS FILED

Corporations Division 148 W. River Street Providence, Rhode Island 02904-2615

OCT 17 2006

## ARTICLES OF MERGER OR CONSOLIDATION INTO BY AND INTO

a.	The name and type (for example, business corporation, nor each of the merging or consolidating entities and the state up		limited partnership, etc.) State under which
<b>.</b>	Name of entity	Type of entity	entity is organize
)	The JDL Family Limited Partnership	Limited Partnership	<u>RI</u>
-	V & S FAMILY LIMITED PARTNERSHIP	Limited Partnership	RI
	which is to be governed by the laws of the state of Rhode	amily Limited Partnership	
d.		e Island orized, approved, and executed by each entit . (Attach Plan of Merger or Consolidation)	
d. ូិ e.	which is to be governed by the laws of the state of Rhode  The attached Plan of Merger or Consolidation was duly auth by the laws of the state under which each entity is organized  If the surviving entity's name has been amended via the mer	e Island  orized, approved, and executed by each entit  (Attach Plan of Merger or Consolidation)  ger, please state the new name:  f a state other than the State of Rhode Island, hode Island, the entity agrees that it: (i) may ny obligation of any domestic entity which is tate as its agent to accept service of process.	and such surviving or ne be served with process a party to the merger ess in any action, suit,

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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Form No. 610 Revised: 06/06

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b. Com	plete thoration.	e following subparagraphs i and ii <u>only</u>	if the merging business corpo	pration is a subsidiary corporation of the survi	
i) T	he nam	e of the subsidiary corporation is			
ii) <i>i</i>	А сору	of the plan of merger was mailed to shar	eholders of the subsidiary cor	poration (such date shall not be less than 30	
		m the date of filing)			
c. As re	c. As required by Section 7-1.2-1003 of the General Laws, the corporation has paid all fees and franchise taxes.				
• • • • •	• • • •		• • • • • • • • • • • • • •		
SECTIO	N III:	TO BE COMPLETED ONLY IF OF IS A NON-PROFIT CORPORATION GENERAL LAWS, AS AMENDED.	<u>IN PURSUANT TO TITLE</u>	IERGING OR CONSOLIDATING ENTITI 7, CHAPTER 6 OF THE RHODE ISLA	
non-p adopi prese which b. If any profit	orofit co ted, tha ent at the states mergin corpora	rporation which sets forth the date of t a quorum was present at the meeting e meeting or represented by proxy wer that the plan was adopted by a consent ng or consolidating corporation has no r	the meeting of members at p, and that the plan received e entitled to cast; <u>OR</u> attach in writing signed by all members en members, or no members en e date of the meeting of the t	titled to vote thereon, then as to <u>each</u> such no	
• • • • •	• • • •	••••••	• • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	
SECTIO	N IV:	TO BE COMPLETED ONLY IF OF IS A <u>LIMITED PARTNERSHIP</u> P. GENERAL LAWS, AS AMENDED	NE OR MORE OF THE M URSUANT TO TITLE 7,	ERGING OR CONSOLIDATING ENTITI CHAPTER 13 OF THE RHODE ISLAI	
partne	ership o	ent of merger or consolidation is on to or other business entity and the address to oad, Wakefield, Rhode Island 0287	thereof is:	s of the surviving or resulting domestic limi	
otner intere	busine: st in an	ss entity, on request and without cost, y other business entity which is to merge	to any partner of any domes or consolidate.	iving or resulting domestic limited partnership tic limited partnership or any person holding	
	SECTION V: TO BE COMPLETED BY ALL MERGING OR CONSOLIDATING ENTITIES				
Under pe	enaity o any ac	of perjury, we declare and affirm companying attachments, and that a	that we have examined t all statements contained he	these Articles of Merger or Consolidation are true and correct.	
		he JDL Family Limited Partnership			
•	1/	On 1.	Print Entity Name		
Ву:	Kuc	ent & Seravo	General Partner		
	14	Name of person signing		Title of person signing	
By:	<u> </u>	Name of Jerson signing	General Partner	Title of person signing	
		U		,	
	v	& S FAMILY LIMITED PARTNERS	HIP		
44	/ <u> </u>		Print Entity Name		
By:	nece	ut & Selavo	General Partner		
1	0	Name of person signing		Title of person signing	
By: 17	ul	ey U Suaro	General Partner		
	J	Name of person signing		Title of person signing	

#### AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER ("Agreement"), is made and entered into as of the 5th day of June, 2005, by and between The JDL Family Limited Partnership, a Rhode Island limited partnership (hereinafter "Surviving Limited Partnership") and V & S FAMILY LIMITED PARTNERSHIP, a Rhode Island limited partnership (hereinafter "Non-Surviving Limited Partnership"). The Surviving Limited Partnership and Non-Surviving Limited Partnership are hereinafter referred to as the "Constituent Limited Partnerships".

#### WITNESSETH:

WHEREAS, the Surviving Limited Partnership is a limited partnership duly organized and existing under the laws of the State of Rhode Island; and

WHEREAS, the Non-Surviving Limited Partnership is a limited partnership duly organized and existing under the laws of the State of Rhode Island; and

WHEREAS, all of the general partners and all of the limited partners of each of the Constituent Limited Partnerships, deem it advisable that these limited partnerships merge and have duly approved and authorized the form of this Agreement; and

WHEREAS, the laws of the State of Rhode Island permit such a merger, and the Constituent Limited Partnerships desire to merge under and pursuant to the provisions of the laws of the State of Rhode Island.

NOW, THEREFORE, in consideration of these premises and of the mutual agreements and covenants contained herein, it is agreed that the Non-Surviving Limited Partnership shall be and it hereby is merged into the Surviving Limited Partnership, which shall be the surviving limited partnership, and the terms and conditions of such merger and the mode of carrying it into effect are and shall be as follows:

<u>Section 1</u>. <u>Name of Surviving Limited Partnership</u>. The legal existence of the Surviving Limited Partnership shall continue under the name of The JDL Family Limited Partnership.

<u>Section 2</u>. <u>Office of Surviving Limited Partnership</u>. The principal office of the Surviving Limited Partnership shall be located at 68 South Road, Wakefield, Rhode Island 02879.

- Section 3. Purposes of Surviving Limited Partnership. The purposes of the Surviving Limited Partnership, as in effect on the date of the merger provided for in this Agreement, shall continue in full force and effect as the purposes of the Surviving Limited Partnership.
- <u>Section 4.</u> <u>Certificate of Limited Partnership of Surviving Limited Partnership.</u> The Certificate of Limited Partnership of the Surviving Limited Partnership shall remain in effect.
- Section 5. Partnership Agreement of Surviving Limited Partnership. The Partnership Agreement of the Surviving Limited Partnership, as it shall exist upon the effective date of the merger, shall be and remain and continue to be the Partnership Agreement of the Surviving Limited Partnership until it shall be altered, amended or repealed as therein provided.
- Section 6. General Partners and Limited Partners. The general partners and limited partners of the Surviving Limited Partnership on the effective date of the merger shall be and remain and continue to be general partners and limited partners of the Surviving Limited Partnership.
- Section 7. Effective Date of Merger. (a) For purposes of the laws of the State of Rhode Island, this Agreement and the merger herein provided for shall become effective as soon as (i) this Agreement shall have been adopted, approved and signed in accordance with the laws of the State of Rhode Island and the Articles of Merger indicating its adopting and approval shall have been executed in accordance with such laws; and (ii) this Agreement and such Articles of Merger shall have been filed in the office of the Secretary of State of the State of Rhode Island.
- (b) The identity, legal existence, purposes, powers, objects, franchises, rights and immunities of the Surviving Limited Partnership shall continue unaffected and unimpaired by the merger hereby provided for, and the identity, legal existence, purposes, powers, objects, franchises, rights and immunities of the Non-Surviving Limited Partnership shall be continued in and merged into the Surviving Limited Partnership and the Surviving Limited Partnership shall be fully vested therewith.
- (c) The date upon which this Agreement has been filed in the offices mentioned above and upon which the Constituent Limited Partnerships shall so become a single limited partnership is the effective date of the merger.
- (d) Notwithstanding the foregoing provisions of this <u>Section 7</u>, the merger provided for herein shall be deemed effective for accounting purposes as of the close of business as of the day of filing the Articles of Merger with the office of the Secretary of State of Rhode Island.

Section 8. Manner and Basis of Converting Partnership Interest. Immediately upon the effective date of the merger, the partnership interest of the Non-Surviving Limited Partnership shall cease to exist and shall be deemed cancelled, retired and eliminated; and the partnership interest of the Surviving Limited Partnership then in existence shall continue to be in existence, and the holders thereof shall retain their present rights therein. No cash or interest or other securities or obligations will be distributed, or issued upon conversion or cancellation of the partnership interest of the Non-Surviving Limited Partnership.

### Section 9. Effect of Merger. Upon this merger becoming effective:

- (a) The Surviving Limited Partnership shall possess all rights, privileges, powers and franchises and shall be subject to all the restrictions, disabilities, obligations and duties of each of the Constituent Limited Partnerships, except as otherwise herein provided, and except as otherwise provided by law;
- (b) The Surviving Limited Partnership shall be vested with all property, real, personal or mixed, and all debts due to the Constituent Limited Partnerships on whatever account as well as all other choses in action belonging to the Constituent Limited Partnerships;
- (c) All property, rights, privileges, powers and franchises of the Constituent Limited Partnerships shall be thereafter as effectually the property of the Surviving Limited Partnership as they were of the Constituent Limited Partnerships, but all rights of creditors and all liens upon any property of either of the Constituent Limited Partnerships shall be preserved unimpaired, limited in lien to the property affected by such liens immediately prior to the effective date of the merger; and all debts, liabilities, obligations and duties of the Non-Surviving Limited Partnership shall thenceforth attach to, and are hereby assumed by, the Surviving Limited Partnership and may be enforced against it to the same extent as if such debts, liabilities, obligations and duties had been incurred or contracted by it; and
- (d) The Surviving Limited Partnership shall make distributions during the construction phase in reliance upon pre-merger allocations based upon the timing of the construction and it is further agreed that the allocation of assets and liabilities will be on a pre merger basis.
- Section 10. Delivery of Deeds and Instruments. From time to time as and when requested by the Surviving Limited Partnership or by its successors or assigns, each of the Constituent Limited Partnerships shall execute and deliver, or cause to be executed and delivered, all deeds and other instruments and shall make, or cause to be taken, all such other and further actions as the Surviving Limited Partnership may deem necessary and desirable in order to more fully vest

in and confirm to the Surviving Limited Partnership title to and possession of all the property, rights, privileges, powers and franchises referred to in Section 9 hereof and otherwise to carry out the intent and purposes of this Agreement. For the convenience of the parties and to facilitate the filing and recording of this Agreement, any number of counterparts hereof may be executed and each such executed counterpart shall be deemed to be an original instrument.

<u>Section 11.</u> <u>Expenses of Merger</u>. The Surviving Limited Partnership shall pay all expenses of causing this merger to become effective.

Section 12. Abandonment of Merger. This Agreement shall be submitted to the general partners and limited partners of the Constituent Limited Partnerships as provided by the applicable laws of the State of Rhode Island at meetings which shall be held at such dates as the partners of the Constituent Limited Partnerships shall mutually approve; and upon the approval and adoption thereof, in the manner provided by such laws, by the holders of the partnership interest of the Constituent Limited Partnerships, shall be deemed and taken to be the Agreement and act of merger of the Constituent Limited Partnerships; provided, however, that anything herein or elsewhere to the contrary notwithstanding, this Agreement may be terminated or abandoned before it becomes effective without further action or approval by the partners of any one of the Constituent Limited Partnerships:

- (a) By mutual consent of the general partners and limited partners of the Constituent Limited Partnerships; or
- (b) By the general partners and limited partners of any one of the Constituent Limited Partnerships in the event of failure or inability to obtain necessary authorizations and approvals or any governmental agencies; or
- (c) By the general partners and limited partners of any one of the Constituent Limited Partnerships if any material litigation or claims shall be pending or threatened against or substantially affecting any of the Constituent Limited Partnerships or the Surviving Limited Partnership or any of their respective assets, or the merger, which, in the judgment of such general partners and limited partners, renders it inadvisable to proceed with the merger.

(Remainder of Page Intentionally Left Blank)

IN WITNESS WHEREOF, the undersigned have caused this Agreement to be signed in their respective names by the general partner thereunto duly authorized as of the date first above written.

WITNESS:

SURVIVING LIMITED PARTNERSHIP:

The JDL Family Limited Partnership

Vincent J. Siravo

Shirley M. Sirayo

NON-SURVIVING LIMITED PARTNERSHIP:

V & S FAMILY LIMITED PARTNERSHIP

Vincent I Sirova

Shirley M. Siravo

Doc#1730

H. DALOMBA