## MAVL96535

The May Department Stores Company Office of Legal Counsel

Sarah J. Westover

Personal & Confidential

December 13, 2001

400004734414--4 -12/20/01--01051--003 \*\*\*\*\*78.75 \*\*\*\*\*78.75

Mr. Doug Spitler Florida Department of State Division of Corporations 409 Gaines Street Tallahassee, FL 33299

Re:

Articles of Merger merging David's Bridal of Indianapolis, Inc., an Indiana corporation, into David's Bridal, Inc., a Florida corporation

Dear Mr. Spitler:

I have enclosed duplicate originals of the Articles of Merger merging David's Bridal of Indianapolis, Inc., an Indiana corporation, into David's Bridal, Inc., a Florida corporation and the surviving corporation of the merger, to be filed with the Florida Department of State. For your information, David's Bridal of Indianapolis, Inc. (the non-surviving corporation of the merger) is not qualified to do business in the State of Florida.

If the Articles of Merger meet with your approval, please file them in duplicate original and return one file-stamped original to me in the enclosed self-addressed, postage paid envelope. I have enclosed a \$78.75 check made payable to the Florida Department of State to cover the filing fee (\$70/\$35 filing fee per corporation) and the cost of a certified copy (\$8.75 per certified copy).

If you have any questions or concerns regarding this filing, please call me collect at the telephone number noted below. Many thanks for your prompt attention to this matter.

Very truly yours,

Sarah J. Westover Senior Legal Assistant

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## ARTICLES OF MERGER Merger Sheet

**MERGING:** 

DAVID'S BRIDAL OF INDIANAPOLIS, INC., an Indiana corporation not qualified in Florida

INTO

DAVID'S BRIDAL, INC., a Florida entity, L96535

File date: December 20, 2001

Corporate Specialist: Velma Shepard

## ARTICLES OF MERGER

(Profit Corporations)

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to Section 607.1105, F.S.

First: the name and jurisdiction of the <u>surviving</u> corporation is:			
Name	<u>Jurisdiction</u>		
David's Bridal, Inc.	Florida		
Second: The name and jurisdiction of the merging corporation is:			
Name	<u>Jurisdiction</u>		
David's Bridal of Indianapolis, Inc.	Indiana		
Third: The Plan of Merger is attached as Exhibit A.			
Fourth: The merger shall become effective on the date the Articles of Merger are filed with the Florida Department of State.			
OR/ (Enter a specific date. NOTE: An effective date cannot be prior to the date of filing or more than 90 days in the future.)			
Fifth: Adoption of Merger by surviving corporation - (COMPLETE ONLY ONE STATEMENT)			
The Plan of Merger was adopted by the shareholder of the surviving corporation on			
The Plan of Merger was adopted by the board of directors of the surviving corporation on October 18, 2000 and shareholder approval was not required.			
Sixth: Adoption of Merger by merging corporation (COMPLETE ONLY ONE STATEMENT)			
The Plan of Merger was adopted by the shareholder of the merging corporation on			
The Plan of Merger was adopted by the board of directors of the merging corporation on October 18, 2000 and shareholder approval was not required.			
Seventh: SIGNATURES FOR EACH CORPORATION			
Name of Corporation Signature	Typed/Printed Name of Individual & Title		
David's Bridal, Inc. (Surviving Corporation)	Jan R. Kniffen, Vice President		
Merging Corporation			
David's Bridal of Indianapolis, Inc.	Richard A. Brickson, Vice President & Secretary		

## EXHIBIT A

AGREEMENT AND PLAN OF MERGER (the "Merger Agreement"), dated this 18th day of October, 2000, pursuant to Sections 607.1103, 607.1104, 607.1105 and 607.1106 of the Florida Business Corporation Act (the "Florida Act") and Sections 23-1-40-4 and 23-1-40-1 of the Indiana Business Corporation Law (the "Indiana Law"), between David's Bridal of Indianapolis, Inc., an Indiana corporation (the "Indiana Corporation"), and David's Bridal, Inc., a Florida corporation (hereinafter referred to as "DBI" or as the "Surviving Corporation").

WHEREAS, DBI is the legal and beneficial holder of all the issued and outstanding shares of stock of the Indiana Corporation and deems it to be in the best interests of the constituent corporations to merge the Indiana Corporation into DBI;

NOW, THEREFORE, DBI and the Indiana Corporation hereby agree as follows:

- 1. The Indiana Corporation shall be merged with and into its sole shareowner, DBI, which shall be the surviving corporation of the merger. The Indiana Corporation is not qualified to do business in the State of Florida, the state of incorporation of DBI.
- 2. The Merger Agreement has been approved and adopted by the board of directors of each of DBI and the Indiana Corporation by unanimous written consent in lieu of a special meeting on October 18, 2000 in accordance with the provisions of Sections 607.1103 (7) and 607.0821 of the Florida Act and Sections 23-1-34-2, 23-1-40-1(b), 23-1-40-3(g) and 23-1-40-4 of the Indiana Law. A copy of the Merger Agreement was received by DBI, the sole shareowner of the Indiana Corporation, on October 20, 2000.
- 3. Articles of Merger shall be filed with the Florida Department of State, Division of Corporations on behalf of DBI, pursuant to Section 607.1105 of the Florida Act, and with the Secretary of State of Indiana, on behalf of the Indiana Corporation, pursuant to Section 23-1-40-5 of the Indiana Law.
- 4. DBI was incorporated in the State of Florida on August 29, 1990 under the name Phillie Bridals, Inc. An amendment changing the name of the corporation to David's Bridal, Inc. was filed on September 1, 1995 with the Florida Department of State.
  - 5. DBI was qualified to do business in the State of Indiana on March 31, 1997.
- 6. The Third Amended and Restated Articles of Incorporation (the "Restated Articles") of DBI shall be the Restated Articles of the Surviving Corporation.
  - 7. All of the issued and outstanding shares of the Indiana Corporation shall be canceled without

. . I number of shares of the Surviving Corporation after the merger.

- 8. The officers and directors of DBI shall be the officers and directors of the Surviving Corporation and shall hold office from the effective date of the merger until their respective successors are duly elected or appointed and qualified in the manner provided in the Restated Articles and the By-Laws of the Surviving Corporation or as otherwise provided by law.
- 9. Upon the effective date of the merger, the rights, privileges, liabilities, obligations, powers and franchises and all and every other interest of each of the Indiana Corporation and DBI shall be vested in the Surviving Corporation in accordance with Section 607.1106 of the Florida Act and Section 23-1-40-6 of the Indiana Law.

IN WITNESS WHEREOF, the constituent corporations party to this Merger Agreement have caused this Merger Agreement to be executed by Jan R. Kniffen, Vice President of David's Bridal, Inc., and Richard A. Brickson, Vice President and Secretary of David's Bridal of Indianapolis, Inc., on this 18th day of October, 2000.

Name of Corporation	<u>Signature</u>	Typed/Printed Name of Individual & Title
David's Bridal, Inc. (Surviving Corporation)	gre gell	Jan R. Kniffen, Vice President
	1 1	
Merging Corporation	V	
David's Bridal	MBack	Richard A. Brickson,