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MERGER OR SHARE EXCHANGE JR JASZ, INC.

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ARTICLES OF MERGER JR JASZ MERGER, INC., a Florida corporation with and into JR JASZ, INC., a Florida corporation

The following articles of merger are submitted in accordance with the Florida Business Corporation Act, pursuant to Section 607.1105, Florida Statutes. JR JASZ MERGER, INC., a Florida corporation and JR JASZ, INC., a Florida corporation submit the following Articles of Merger:

- 1. The name and jurisdiction of the surviving corporation: JR JASZ, INC., a Florida corporation
 Document Number: P03000058441
- The name and jurisdiction of the merging corporation: JR JASZ MERGER, INC., a Florida corporation Document Number: P11000077635
- 3. The Plan of Merger between the parties is attached to this Articles of Merger as Exhibit "A" and incorporated herein.
- 4. In accordance with the Plan of Merger, the effective date of the merger shall be the date of filing these Articles of Merger with the Secretary of State of the Florida Division of Corporations.
- 5. The Plan of Merger has been approved by the shareholders of the surviving corporation on <u>September 1</u>, 2011.
- 6. The Plan of Merger was adopted by the shareholders of the merging corporation on September 1 , 2011.

The parties hereto have caused the Articles of Merger to be executed this <u>lst</u> day of September , 2011.

JR JASZ MERGER, INC. a Florida corporation

JR JASZ, INC. a Florida corporation

Susan C. Satterfield, Vresident

Susan C. Satterfield, President

Robert H. Trudeau, Esq. Purcell, Flanagan, Hay & Greene, P.A. 1548 Lancaster Terraco Jacksonville, Florida 32204 (904) 355-0355 Fla. Bar No.: 0889091

PLAN OF MERGER

This PLAN OF MERGER is dated <u>September 1</u>, 2011, by JR JASZ MERGER, INC., a Florida corporation, with and into JR JASZ, INC., a Florida corporation.

STIPULATIONS

- A. JR JASZ MERGER, INC., is a corporation duly organized and existing under the laws of the State of Florida (hereinafter referred to as "JASZ Merger.").
- B. JR JASZ, INC., is a corporation duly organized and existing under the laws of the State of Florida (hereinafter referred to as "JR JASZ").
- C. The Board of Directors and Shareholders of JASZ Merger, and the Board of Directors and Shareholders of JR JASZ, deem it desirable and in the best business interests of the corporations that JASZ Merger be merged with and into JR JASZ pursuant to the provisions of Sections 607.1101 et seq. of the Florida Business Corporation Act.

In consideration of the mutual covenants, and subject to the terms and conditions set forth below, JASZ Merger and JR JASZ agree as follows:

- 1. Merger. JASZ Merger shall merge with and into JR JASZ. The JR JASZ shall be the surviving corporation.
- 2. Terms and Conditions. On the effective date of the merger, the separate existence of JASZ Merger shall cease, and JR JASZ as the surviving corporation, shall succeed to all of the rights, privileges, immunities, and franchises, and all of the property, real, personal, and mixed, of JASZ Merger without the necessity for any separate transfer. JR JASZ as the surviving corporation, shall then be responsible and liable for all liabilities and obligations of JASZ Merger, and neither the rights of creditors nor any liens on the property of the absorbed corporation shall be impaired by the merger.
- 3. Conversion of Shares. The manner and basis of converting the shares of stock of the absorbed JASZ Merger into shares of the surviving JR JASZ is as follows:
 - (a) On the effective date of the merger, each outstanding share of JASZ Merger common stock shall cease to be outstanding and cancelled, and no payment shall be made nor consideration paid with respect thereto.
 - (b) Each issued and outstanding share of JR JASZ common stock shall remain issued and outstanding after the effective date of the merger,

and the merger shall have no effect on any shares of JR JASZ common stock that are issued and outstanding.

- 4. Changes in Articles of Incorporation. The articles of incorporation of the surviving JR JASZ shall continue to be its articles of incorporation following the effective date of the merger.
- 5. Changes in Bylaws. The Bylaws of the surviving JR JASZ shall continue to be its bylaws following the effective date of the merger.
- 6. Directors and Officers. The directors and officers of the surviving JR JASZ shall continue to be the directors and officers of the surviving JR JASZ for the full unexpired terms of their offices and until their successors have been elected or appointed and qualified following the effective date of the merger.
- 7. **Prohibited Transactions.** Neither JASZ Merger or JR JASZ shall, prior to the effective date of the merger, engage in any activity or transaction other than in the ordinary course of business, except that the business entities may take all action necessary or appropriate under the laws of the State of Florida to consummate this merger.
- 8. Approval by Shareholders. This Plan of Merger shall be submitted for the approval of the Shareholders of JASZ Merger and the Shareholders of JR JASZ in the manner provided by the applicable laws of the State of Florida.
- 9. Effective Date of Merger. The effective date of this merger shall be the date when articles of merger are filed by the Florida Department of State.
- 10. Abandonment of Merger. This plan of merger may be abandoned by action of the Board of Directors of JASZ Merger, or the Board of Directors of JR JASZ at any time prior to the effective date of the merger.
- 11. Execution of Agreement. This plan of merger may be executed in any number of counterparts, and each counterpart shall constitute an original instrument.

The parties hereto have caused this Plan of Merger to be executed in their respective names by their duly authorized officers on the <u>lst</u> day of <u>September</u>, 2011.

JR JASZ MERGER, INC. a Florida corporation

JR JASZ, INC. a Florida corporation

Susan C. Satterfield, President

Susan C. Satterfield, President

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