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## ARTICLES OF MERGER

OF

# STAR PHARMACEUTICALS, INC. (a Florida corporation)

AND

## ESPRIT PHARMA, INC. (a Delaware corporation)

To the Department of State State of Florida

Pursuant to the provisions of the Florida Business Corporation Act, the domestic whollyowned subsidiary business corporation and the foreign parent business corporation herein named do hereby adopt the following articles of merger.

FIRST: Annexed hereto and made a part hereof is the Plan of Merger for merging Star Pharmaceuticals, Inc., a Florida corporation ("Star"), with and into Esprit Pharma, Inc., a Delaware corporation ("Esprit"), as adopted at a meeting by the Board of Directors of Esprit on January 26, 2006.

SECOND: The merger of Star with and into Esprit is permitted by the laws of the jurisdiction of organization of Esprit and has been authorized in compliance with said laws. The date of adoption of the Plan of Merger by the Board of Directors of Esprit was January 26, 2006.

THIRD: Shareholder approval was not required for the merger.

Executed on this 26thday of January 2006.

PHARMA-ING FSPRIT By: Name: 10 PRESIDENT Capacity: SR. VILE

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## PLAN OF MERGER

OF

### STAR PHARMACEUTICALS, INC.

## AND

#### ESPRIT PHARMA, INC.

1. Esprit Pharma, Inc. ("Esprif"), which is a business corporation of the State of Delaware and is the parent corporation and the owner of all of the outstanding shares of Star Pharmaceuticals, Inc. ("Star"), which is a business corporation of the State of Florida and the subsidiary corporation, hereby merges Star into Esprit pursuant to the provisions of the Florida Business Corporation Act and pursuant to the provisions of the laws of the jurisdiction of organization of Esprit.

2. The separate existence of Star shall cease at the effective time and date of the merger pursuant to the provisions of the Florida Business Corporation Act and Esprit shall continue its existence as the surviving corporation pursuant to the provisions of the laws of the jurisdiction of its organization.

3. The issued shares of Star shall not be converted in any manner, but each said share which is issued immediately prior to the effective time and date of the merger shall be surrendered and extinguished.

4. The Board of Directors and the officers of Esprit are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all instruments, papers, and documents which shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

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