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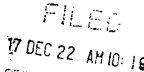
# **CT CORP**

### 3458 Lakeshore Drive, Tallahassee, FL 32312 850-656-4724

Date:	12/22/2017		
		CT. 120160000072	4:C
Name:	Fanatics Reta	ail Group Chicago, Inc.	· · · · · · · · · · · · · · · · · · ·
Document #:			
Order #:	10767502		
Certified Copy of Arts & Amend: Plain Copy:			
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Thank you!

(Profit Corporations)



The following articles of merger are submitted in accordance with the Florida Business Corporation Act.

<u>Name</u>	Jurisdiction	Document Number (If known/ applicable)
FANATICS RETAIL GROUP (DREAMS), INC.	Delaware	F10000003332
Second: The name and jurisdiction of ea	sch merging corporation:	
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
FANATICS RETAIL GROUP CHICAGO, INC.	Florida	P01000078190
DREAMS APPAREL MANUFACTURING, INC.	Florida	P10000068931
THE GREENE ORGANIZATION, INC.	Florida	P01000036254
Third: The Plan of Merger is attached.  Fourth: The merger shall become effect Department of State.		
	ys after merger file date.) neet the applicable statutory fili	date cannot be prior to the date of filing or more ng requirements, this date will not be listed as the
Fifth: Adoption of Merger by surviving. The Plan of Merger was adopted by the s	g corporation - (COMPLET hareholders of the survivir	TE ONLY ONE STATEMENT) ng corporation onN/A
The Plan of Merger was adopted by the bed December 22, 2017 and sharehold	poard of directors of the su der approval was not requ	
Sixth: Adoption of Merger by merging The Plan of Merger was adopted by the s	corporation(s) (COMPLET thareholders of the mergin	E ONLY ONE STATEMENT) g corporation(s) onN/A
The Plan of Merger was adopted by the benchmark December 22, 2017 and sharehol	poard of directors of the moder approval was not requ	

# Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
FANATICS RETAIL GROUP CHICAGO, INC.	Yam Cola 2	Lauren Cooks Levitan, Treasurer and CFO
DREAMS APPAREL MANUFACTURING, INC.	Jam lok 2	Lauren Cooks Levitan, Treasurer and CFO
THE GREENE ORGANIZATION, INC.	Yun look 2	Lauren Cooks Levitan, Treasurer and CFO
FANATICS RETAIL GROUP (DREAMS), INC.	Yam Coffie 2	Lauren Cooks Levilan, Treasurer and CFO

## PLAN OF MERGER

(Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104. Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>parent</u> corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

Name	<u>Jurisdiction</u>	
FANATICS RETAIL GROUP (DREAMS), INC.	Delaware	
The name and jurisdiction of each <u>subsidiary</u> corpo	pration:	
<u>Name</u>	<u>Jurisdiction</u>	
FANATICS RETAIL GROUP CHICAGO, INC.	Florida	
DREAMS APPAREL MANUFACTURING, INC.	Florida	
THE GREENE ORGANIZATION, INC.	Florida	

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent or any other corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

At the time of effectiveness of the mergers, each share of Fanatics Retail Group Chicago, Inc. common stock, Dreams Apparel Manufacturing, Inc. common stock, and The Greene Organization, Inc. common stock, issued and outstanding immediately prior to the time of effectiveness of the mergers, by virtue of the mergers and without any action on the part of the holder thereof, shall be canceled and cease to exist. At the time of effectiveness of the mergers, each issued and outstanding share of Fanatics Retail Group (Dreams), Inc. common stock shall continue to be issued and outstanding and shall represent shares of stock of the surviving corporation.

(Attach additional sheets if necessary)

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If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation, a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent corporation upon surrender of any certificates is as follows:

N/A

If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104. Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to section 607.1321. Florida Statutes, may be entitled, if they comply with the provisions of chapter 607 regarding appraisal rights of dissenting shareholders, to be paid the fair value of their shares.

Other provisions relating to the merger are as follows: N/A