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COVER LETTER

TO: Amendment Section Division of Corporations

Operation Blazing Sword Inc.

(Name of Surviving Corporation)

The enclosed Articles of Merger and fee are submitted for filing.

Please return all correspondence concerning this matter to following:

Erin Palette

(Contact Person)

Operation Blazing Sword

(Firm:Company)

800 Belle Terre Parkway, Unit 200, #302

(Address)

Palm Coast, FL 32164

(City/State and Zip Code)

For further information concerning this matter, please call:

Erin Palette

(Name of Contact Person)

386 401-0386 At (_____) ____

(Area Code & Daytime Telephone Number)

Certified copy (optional) \$8.75 (Please send an additional copy of your document if a certified copy is requested

STREET ADDRESS:

Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, Florida 32301

MAILING ADDRESS:

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

ARTICLES OF MERGER

(Not for Profit Corporations)



The following articles of merger are submitted in accordance with the Florida Not For Profit Corporation Act, pursuant to section 617.1105, Florida Statutes.

First: The name and jurisdiction of the surviving corporation:

Name	Jurisdiction	Document Number (ffknown/applicable)
Operation Blazing Sword Inc	Florida	N16000008285
Second: The name and jurisdictio	n of each <u>merging</u> corporation:	:
<u>Name</u>	Jurisdiction	Document_Number (If known/ applicable)
Pink Pistols Inc	Pennsylvania	

Third: The Plan of Merger is attached.

- 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 90 days after merger file date).

<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

(Attach additional sheets if necessary)

Fifth: ADOPTION OF MERGER BY SURVIVING CORPORATION

(COMPLETE ONLY ONE SECTION)

SECTION I

The plan of merger was adopted by the members of the surviving corporation on _________ The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows ________FOR ______AGAINST

SECTION II

(*CHECK IF APPLICABLE*) The plan or merger was adopted by written consent of the members an executed in accordance with section 617.0701, Florida Statutes.

SECTION III

There are no members or members entitled to vote on the plan of merger. The plan of merger was adopted by the board of directors on September 15, 2018. The number of directors in office was 3 ______. The vote for the plan was as follows: $\frac{3}{2}$ ______. FOR $\frac{0}{2}$ ______.

Sixth: ADOPTION OF MERGER BY MERGING CORPORATION(s) (COMPLETE ONLY ONE SECTION)

SECTION I

The plan of merger was adopted by the members of the merging corporation(s) on
_______. The number of votes cast for the merger was sufficient for approval and the
for the plan was as follows: _______ FOR ______AGAINST

SECTION II

(CHECK IF APPLICABLE) The plan or merger was adopted by written consent of the members an executed in accordance with section 617.0701, Florida Statutes.

SECTION III

There are no members or members entitled to vote on the plan of merger.
The plan of merger was adopted by the board of directors on ______. The number of directors in
office was ______. The vote for the plan was as follows: ______FOR ______
AGAINST

PLAN OF MERGER

The following plan of merger is submitted in compliance with section 617.1101, Florida Statutes and in accurate the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the surviving corporation:

Name	Jurisdiction FL	
Operation Blazing Sword Inc		
The name and jurisdiction of each merging corporation:		
Name	Jurisdiction	
Pink Pistols Inc	РА	

The terms and conditions of the merger are as follows:

On the Effective Date set forth in those certain Articles of Merger to which this Plan of Merger is attached and incorporated by reference, the Merging Corporation will be merged with and into the Surviving Corporation in accordance with, and with the effect provided in, Section 617,1106 of the 2018 Florida Statutes; the separate existence of the Merging Corporation will cease; the Surviving Corporation will continue in existence as a Florida corporation and will succeed to all of the rights, privileges, immunities and properties of the Merging Corporation; and the Surviving Corporation will be responsible and, liable for all of the debts, liabilities and obligations of the Merging Corporation.

No changes will be made in the Bylaws of the Surviving Corporation in connection with the Merger and the Bylaws of the Surviving Corporation, as heretofore amended, will continue to be its Bylaws on and after the Effective Date until further amended according to the provisions thereof and applicable law.

A statement of any changes in the articles of incorporation of the surviving corporation to be effected by the merger is as follows:

No changes will be made in the Articles of Incorporation of the Surviving Corporation in connection with the Merger and the Articles of Incorporation of the Surviving Corporation, as heretofore amended, will continue to be its Articles of Incorporation on and after the Effective Da until further amended according to the provisions thereof and applicable law.

Other provisions relating to the merger are as follows:

If at any time after the Effective Date, the Surviving Corporation deems it necessary or advisable that any further assignments or assurances in law are required to vest; perfect or confirm, of recr or otherwise, in the Surviving Corporation, title to, and possession of, any property or right of the Merging Corporation acquired or to be acquired as a result of the Merger, the Surviving Corporat and its proper officers and directors shall execute and deliver any deed, assignment or other document and take any such other action as may be required and such proper officers and directors are fully authorized in the name and on behalf of the Merging Corporation or otherwise take any and all such action.

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation

Signature of the chairman/ vice chairman of the board or an officer.

Typed or Printed Name of Individual

Operation Blazing Sword Inc Erin Palette, President Gwendolyn Patton, Chairman Pink Pistols Inc.