# P02000105636

(Re	equestor's Name)	
(Ad	dress)	
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(Cit	ty/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nar	ne)
(Do	ocument Number)	
Certified Copies	_ Certificates	s of Status
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RECEIVED

ECRETARY OF STATE

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APR 05 2017

R. WHITE

CORPORATION SERVICE COMPANY 1201 Hays Street Tallhassee, FL 32301

Tallhassee, FL 32301 Phone: 850-558-1500

ACCOUNT NO. : I2000000195

REFERENCE : 583510 4720431

AUTHORIZATION :

COST LIMIT : \$ 670.00

ORDER DATE: April 4, 2017

ORDER TIME : 12:41 PM

ORDER NO. : 583510-010

CUSTOMER NO: 4720431

#### ARTICLES OF MERGER

CATHERINES WOMAN DELAWARE, INC.

INTO

CATHERINES #5147, INC.

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY
XX PLAIN STAMPED COPY

CONTACT PERSON: Melissa Zender

EXAMINER'S INITIALS:

### **COVER LETTER**

10:	Division of Corporations	
SUBJ	ECT: Catherines #5147, Inc.	
	(Name of Surviv	ving Corporation)
The e	nclosed Articles of Merger and fee are su	abmitted for filing.
Please	e return all correspondence concerning th	is matter to following:
	(Contact Person)	
	(Firm/Company)	
·	(Address)	
	(City/State and Zip Code)	<del></del>
For fu	rther information concerning this matter	, please call:
		At ()(Area Code & Daytime Telephone Number)
	(Name of Contact Person)	(Area Code & Daytime Telephone Number)
	Certified copy (optional) \$8.75 (Please sen	d an additional copy of your document if a certified copy is requested)
	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section	Amendment Section
	Division of Corporations	Division of Corporations
	Clifton Building	P.O. Box 6327
	2661 Executive Center Circle	Tallahassee, Florida 32314

Tallahassee, Florida 32301

# <u>ARTICLES OF MERGER</u>

(Profit Corporations)

17 APR -4 AH 7:51

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

First: The name and jurisdiction of the su	rviving corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Catherines #5147, Inc.	Florida	P02000105636
Second: The name and jurisdiction of each	h merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Catherines Woman Delaware, Inc.	Delaware	N/A
~		
	·	
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State.	e on the date the Articles of l	Merger are filed with the Florida
OR 04 / 29 / 17 (Enter a specification 90 days a	ic date. NOTE: An effective date after merger file date.)	cannot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving of The Plan of Merger was adopted by the sha		
The Plan of Merger was adopted by the boa	ard of directors of the survivi r approval was not required.	ng corporation on
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha		
The Plan of Merger was adopted by the boa and shareholder	ard of directors of the mergin	g corporation(s) on

(Attach additional sheets if necessary)

## Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Catherines #5147, Inc.		Kirk R. Simme, Sr. Vice President
Catherines Woman		
Delaware, Inc.	MIGHER	Geoffrey Glaser, Sr. Vice President

#### AGREEMENT AND PLAN OF MERGER

AGREEMENT AND PLAN OF MERGER dated as of April 4, 2017, by and between or among the entities set forth in Section 8 hereof.

In consideration of the premises and mutual covenants and agreements herein made, and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto, intending to be legally bound, do hereby agree as follows:

- 1. Pursuant to provisions of the laws of their respective jurisdictions of incorporation or formation, as applicable (the "Applicable Laws"), each entity identified in Section 8 as a Constituent Company (each, a "Constituent Company") shall be merged with and into the entity identified in Section 8 as the Surviving Company (the "Surviving Company"). The separate existence of each Constituent Company shall cease upon the effective date of the merger in accordance with the provisions of the Applicable Laws.
  - 2. The effective time of the merger shall be 5:00 PM on April 29, 2017.
- 3. The governing documents of the Surviving Company upon the effective time of the merger shall be the governing documents of the surviving entity, which shall continue in full force and effect until amended and changed in the manner prescribed by the applicable provisions of the Applicable Laws of the Surviving Company.
- 4. At the effective time of the merger, all equity interests of each Constituent Company shall be cancelled for no consideration. The issued and outstanding equity interests of the Surviving Company shall not be converted, exchanged or modified in any manner as a result of the merger, but each said equity interest that is outstanding as of the effective time of the merger shall continue to be outstanding.
- 5. At the effective time of the merger, the Surviving Company shall assume all the liabilities of each Constituent Company.
- 6. Each of the parties hereto agree that they will cause to be executed and filed and/or recorded any document or documents prescribed by the Applicable Laws and they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.
- 7. Each officer of any Constituent Company and each officer of the Surviving Company are hereby authorized to execute Articles and Certificates of Merger upon and on behalf of such Constituent Company and Surviving Company, respectively, in conformity with the applicable provisions of the Applicable Laws and their respective organizational documents; and the Board of Directors or Board of Managers, as applicable, and the proper officers of each Constituent Company and the Board of Directors or Board of Managers, as applicable, and the proper officers of the Surviving Company, respectively, 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 that shall be or become necessary, proper, or convenient to carry out or put into effect any of the provision of this Agreement and Plan of Merger or of the merger herein provided for.

(a) The Constituent Companies, for purposes of this Agreement and their jurisdictions of incorporation or organization are as follows:

Corporation	Jurisdiction
Catherines Woman Delaware, Inc.	Delaware

The Surviving Company, for purposes of this Agreement and its jurisdiction of incorporation or organization is as follows:

Corporation	Jurisdiction
Catherines #5147, Inc.	Florida

IN WITNESS WHEREOF, the parties hereto have caused this Agreement and Plan of Merger to be duly executed by an authorized person as of the date first above written.

Catherines Woman Delaware, Inc.

By:

Name: Geoffrey Glaser

Title: Senior Vice President

Catherines #5147, Inc.

Name: Kirk R. Simme

Title: Senior Vice President

(Corporate/Legal/Shared/Corporate/2013Company/RestructuringCatherines Woman Delaware, Inc. into Cath #5147, Inc. (FL) Merger Agreement (Step 15(k) 5-27-17.docx)

## **COVER LETTER**

TO:	Amendment Section Division of Corporations	
	•	
SUBJ	ECT: Catherines #5147, Inc.	viving Corporation)
	(ivaine of soft	NVIRE Corporation)
The e	nclosed Articles of Merger and fee are	submitted for filing.
Please	e return all correspondence concerning	this matter to following:
	(Contact Person)	<del></del>
	·	
	(Firm/Company)	<del>.</del> .
<del></del>	(Address)	
	(City/State and Zip Code)	<del>,</del>
For fu	rther information concerning this matte	er, please call:
<u></u>		At ()  (Area Code & Daytime Telephone Number)
	(Name of Contact Person)	(Area Code & Daytime Telephone Number)
	Certified copy (optional) \$8.75 (Please se	and an additional copy of your document if a certified copy is requested)
	STREET ADDRESS:	MAILING ADDRESS:
	Amendment Section	Amendment Section
	Division of Corporations Division of Corporations	
	Clifton Building	P.O. Box 6327
	2661 Executive Center Circle	Tallahassee, Florida 32314

Tallahassee, Florida 32301