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# MERGER OR SHARE EXCHANGE ROW SHAM BOW, INC.

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# COVER LETTER

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. The encl	osed Articles of Merger and fee are submitt	ed for t	filing.			
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Division of Corporations
Clifton Building
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Tallahassee, Florida 32301

MAILING ADDRESS:

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

#### Fax Server

# ARTICLES OF MERGER (Profit Corporations)

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	surviving corporation:	
<u>Name</u>	Jurisdiction	<u>Document Number</u> (If known/ applicable)
Row Sham Bow, Inc.	Delaware	
Second: The name and jurisdiction of	each merging corporation:	
Name	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Row Sham Bow, Inc.	Florida	
	, 	
·		<del></del>
•• •	•	
Third: The Plan of Merger is attached Fourth: The merger shall become effe Department of State.		Merger are filed with the Florida
	pecific date. NOTE: An effective date lays after merger file date.)	e cannot be prior to the date of filing or more
-Rifth: Adoption of Merger by survivi		
The Plan of Merger was adopted by the	shareholders of the surviving o	corporation on April 15, 2011
The Plan of Merger was adopted by the and shareho		
Sixth: Adoption of Merger by mergin The Plan of Merger was adopted by the		
The Plan of Merger was adopted by the	board of directors of the mergi older approval was not required	

(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
Row Sham Bow, Inc.	Rulput	Philip Holt, President
Row Sham Bow, Inc.	'fliffint	Philip Holt, President
	· · · · · · · · · · · · · · · · · · ·	
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#### AGREEMENT AND PLAN OF MERGER

## April 15, 2011

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement") is submitted in compliance with Section 607.1104 of the Florida Statutes and in accordance with the Delaware General Corporation Law and is made by and between Row Sham Bow Inc., a Florida corporation ("FL Company"), and Row Sham Bow, Inc., a Delaware corporation and a whollyowned subsidiary of the FL Company ("DE Company").

NOW, THEREFORE, in consideration of the representations, warranties and covenants contained herein, the parties hereto agree as follows:

#### ARTICLE I

## 1.1 Names and Jurisdictions of Parent and Subsidiary Corporation.

- (a) Parent. The name and jurisdiction of the parent corporation owning 100% of the outstanding shares of the subsidiary corporation is Row Sham Bow, Inc., a Florida corporation.
- (b) Subsidiary. The name and jurisdiction of the subsidiary corporation is Row Sham Bow, Inc., a Delaware corporation.

# ARTICLE II

#### 2.1 Merger of FL Company with and into DE Company.

- (a) Agreement to Acquire FL Company. Subject to the terms of this Agreement, FL Company shall be merged with and into DE Company (the "Merger").
- (b) Effective Time of the Merger. The Merger shall become effective upon the filing of a Certificate of Merger with the Delaware Secretary of State and Articles of Merger with the Florida Secretary of State. The time of such filings is referred to as the "Effective Time".
- (c) Surviving Corporation. At the Effective Time, FL Company shall be merged into DE Company and the separate corporate existence of FL Company shall thereupon cease. DE Company shall be the surviving corporation in the Merger (the "Surviving Corporation") and shall succeed, without other transfer, to all the rights, privileges, powers, franchises and property of FL Company (including, without limitation, any and all of FL Company's right, title and interest in the FL Company Intellectual Property) and shall be subject to all the debts and liabilities of FL Company in the same manner as if the Surviving Corporation had itself incurred them. For purposes of this Agreement, "FL Company Intellectual Property" means and includes, without limitation, any patent, patent application, invention (whether or not patentable), invention disclosure, know-how, trade secret, information,

proprietary right, trademark (whether or not registered), any and all agreements or arrangements pertaining thereto, and any other intellectual property right of any kind or nature.

2.2 Effects of the Merger; Additional Actions. The Merger shall have the effects set forth in §607.1106 of the Florida Statutes and §259 of the Delaware General Corporation Law.

#### ARTICLE III

- 3.1 Name of Surviving Corporation. The name of the Surviving Corporation shall be "Row Sham Bow, Inc.".
- 3.2 Certificate of Incorporation of Surviving Corporation. At the Effective Time, the Certificate of Incorporation of the Surviving Corporation shall remain unchanged.
- 3.3 Bylaws of Surviving Corporation. At the Effective Time, the Bylaws of the Surviving Corporation shall be the same as the Bylaws of DE Company immediately prior to the Effective Time, until thereafter duly altered, amended or repealed as provided by applicable law, the Certificate of Incorporation or such Bylaws of the Surviving Corporation.
- 3.4 Officers and Directors of Surviving Corporation. At the Effective Time, the officers and directors of the Surviving Corporation shall be the same as the officers and directors of DE Company immediately prior to the Effective Time, until their successors shall have been elected or appointed and qualified.

#### ARTICLE IV

# 4.1 Effect on the Capital Stock

- (a) FL Company. At the Effective Time, by virtue of the Merger and without any action on the part of any party hereto or any holder thereof:
  - (i) Common Stock. Each share of the Common Stock, \$0.0001 par value per share, of FL Company issued and outstanding immediately prior to the Effective Time shall be exchanged for and converted into Seven Hundred Forty-Two and one-half (742.5) fully paid and nonassessable shares of the Common Stock of the Surviving Corporation, par value \$0.0001 per share.
  - (ii) Stock Certificates. Following the Effective Time, each stock certificate of FL Company evidencing ownership of any such shares shall represent the right to receive such shares of capital stock of the Surviving Corporation as they are to receive in the Merger. Each stockholder shall promptly deliver to the Surviving Corporation certificates evidencing shares of FL Company whereupon the Surviving Corporation shall deliver to them certificates evidencing such shares in the Surviving Corporation.

(b) The Surviving Corporation. The outstanding shares of the Surviving Corporation prior to the Merger shall be cancelled or terminated as of the Effective Time without consideration received in exchange therefor.

# (c) Dissenters' Rights, if applicable.

- (i) If applicable, shareholders of FL Company, who, except for the applicability of §607.1104 of the Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to §607.1321 of the Florida Statutes may be entitled, if they comply with the provisions of Chapter 607 of the Florida Statutes regarding the rights of dissenting shareholders, to be paid the fair market value of their shares.
- (ii) Notwithstanding any provision herein to the contrary, if for any reason any holder of shares of the capital stock of FL Company shall become entitled to payment of the value of such shares pursuant to the provisions of §607-1301 et. seq. of the Florida Statutes by reason of the transactions contemplated by this Agreement, then such holder shall be entitled to receive such payment only and shall not be entitled to receive the consideration described in this Article.

#### ARTICLE V

- 5.1 Termination. Notwithstanding the approval of this Agreement by the shareholders/stockholders of FL Company and DE Company, to the extent permitted by law, this Agreement may be terminated and abandoned at any time prior to the Effective Time by mutual consent of the Board of Directors of FL Company and DE Company.
- 5.2 Amendment. To the extent permitted by law, this Agreement may be amended by the Board of Directors of FL Company and DE Company at any time before or after approval hereof by the shareholders/stockholders of FL Company and DE Company but, after such approval, no amendment shall be made which by law requires the further approval of such shareholders/stockholders without obtaining such approval. This Agreement may not be amended except by an instrument in writing signed on behalf of each of the parties hereto.
- 5.3 Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed to be an original, but all of which together shall constitute one agreement.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first above written.

ROW SHAM BOW, INC., a Florida corporation

By: Presider

ROW SHAM BOW, INC., a Delaware corporation

Philip Holt President

HLG: 280343

Row Sham Bow, Inc. Agreement and Plan of Merger - Signature Page -