

Electronic Filing Menu

Corporate Filing Menu

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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 <u>surviving</u> corporation:

Name	Jurisdiction	Document Number (If known/ opplicable)		
PERIWINKLE BY BDA, INC.	FLORIDA	P15000066566		
Second: The name and jurisdiction of each	merging corporation:			
Name	Jurisdiction	Document Number (If known/ applicable)		
PERIWINKLE BY BDA, INC.	NEW YORK	3080390		
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Third: The Plan of Merger is attached. Fourth: The merger shall become effectiv Department of State.	e on the date the Articles of Mer	ger are filed with the Florida		
	ic date, NOTE: An effective date cam	ot be prior to the date of filing or more		
OR / / (Enter a specific date. NOTE: An effective date cannot be prior to the date of filing or more than 90 days after merger file date.)				

Fifth:	Adoption of Merger by surviving corporation - (COMPLETE ONLY ONE STATE	CMENT)
	n of Merger was adopted by the shareholders of the surviving corporation on	08/13/2015

The Plan of Merger was adopted by the board of directors of the surviving corporation on ________ and shareholder approval was not required.

Sixth: Adoption of Merger by merging corporation(s) (COMPLETE ONLY ONE STATEMEN	VT)
The Plan of Merger was adopted by the shareholders of the merging corporation(s) on	08/13/2015

The Plan of Merger was adopted by the board of directors of the merging corporation(s) on _________ and shareholder approval was not required.

(Attach additional sheets if necessary)

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Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
PERIWINKLE BY BDA, INC.	Que and	Brenda Axelrod, President
PERIWINKLE BY BDA, INC.	Breads avelled	Brenda Axelrod, President

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AGREEMENT AND PLAN OF MERGER

THIS AGREEMENT AND PLAN OF MERGER (this "Agreement and Plan of Merger"), dated the <u>137</u>-day of <u>August</u>, 2015 between PERIWINKLE BY BDA, INC., a New York corporation ("Periwinkle-NY") and PERIWINKLE BY BDA, INC., a Florida corporation (the "Periwinkle-FL"), said entities being collectively referred to as the "Constituent Entities."

WHEREAS, the directors of Periwinkle-NY and the directors of Periwinkle-FL deem it advisable that Periwinkle-NY be merged into Periwinkle-FL in accordance with the New York Business Corporation Law (the "BCL") and the Florida Statutes (the "FS") (collectively, the "Laws").

NOW THEREFORE, in consideration of the promises and of the mutual agreements herein contained, the Constituent Entities hereby agree, and do hereby plan to merge upon the terms and conditions below stated.

1.1. <u>The Merger</u>. Upon the terms of this Agreement and Plan of Merger, and in accordance with the applicable provisions of the Laws, Periwinkle-NY will be merged with and into Periwinkle-FL (the "Merger"). Following the Merger, Periwinkle-FL shall continue in existence as the entity to survive the Merger and the separate corporate existence of Periwinkle-NY will cease.

1.2. <u>Approval of the Merger</u>. This Agreement and Plan of Merger shall be submitted to the shareholders of Periwinkle-NY and the shareholders of Periwinkle-FL, as provided by the provisions of the Laws, and will take effect, and be deemed taken to be the Agreement and Plan of Merger of the Constituent Entities only upon the approval or adoption thereof by the shareholders of each of the Constituent Entities.

1.3. <u>Certificates of Merger and Effective Time</u>. Upon approval of the Merger in accordance with Section 1.2, Periwinkle-NY and Periwinkle-FL will consummate the Merger by filing (i) with the Department of State of the State of Florida a Certificate of Merger and (ii) with the Department of State of the State of New York a Certificate of Merger, each to be effective as of the date and time of the completion of such filings. The date and time on which the Merger becomes effective is herein called the "Effective Time."

1.4. <u>Mode of Effecting the Merger</u>. The mode of carrying the Merger into effect and the manner and basis for converting or exchanging the shares of capital stock of Periwinkle NY into securities, cash or other property of Periwinkle-FL, will be as follows: Upon the Effective Time, (a) each share of common stock of Periwinkle-NY which is then issued and outstanding shall be canceled and will cease to be outstanding and (b) each share of common stock of Periwinkle-FL which is then issued and outstanding shall remain issued and outstanding.

1.5. Effects of the Merger.

(a) The Merger will have the effect set forth in Section 607.1105 of the FS and Section 907 of the BCL.

(b) No changes or amendments are desired in the Articles of Incorporation or by-laws of Periwinkle-FL. No changes are desired regarding the registered agents of Periwinkle-FL.

1.6. <u>Capitalization of Disappearing Corporation and Surviving Entity.</u>

(a) As of the date of this Agreement and Plan of Merger, the authorized capital stock of Periwinkle-NY consists of Two Hundred (200) shares of common stock, of which Two Hundred (200) shares are issued and outstanding. The outstanding shares of Periwinkle-NY are owned by Brenda Axelrod and are validly issued, fully paid and nonassessable. The number of issued and outstanding shares of Periwinkle-NY are not subject to change prior to the Effective Time.

(b) As of the date of this Agreement and Plan of Merger, the authorized capital stock of Periwinkle-FL consists of Two Hundred (200) shares of common stock, of which Two Hundred (200) shares are issued and outstanding. The outstanding shares of Periwinkle-FL are owned by Brenda Axelrod and are validly issued, fully paid and nonassessable. The number of issued and outstanding shares of Periwinkle-FL are not subject to change prior to the Effective Time.

1.7. <u>Articles of Incorporation and By-Laws</u>. Upon completion of the Merger, the Certificate of Incorporation and By-Laws of Periwinkle-NY in effect immediately prior to the Effective Time, shall cease to be in effect and the current Articles of Incorporation and By-Laws of Periwinkle-FL shall govern Periwinkle-FL.

1.8. Deliveries by the Constituent Entities.

(a) On or prior to the Effective Time, Periwinkle-NY will deliver to Periwinkle-FL all documents, instruments and writings required to be delivered to Periwinkle-FL by Periwinkle-NY at or prior to the Effective Time pursuant to this Agreement and Plan of Merger or otherwise required in connection herewith.

(b) On or prior to the Effective Time, Periwinkle-FL will deliver to Periwinkle-NY all documents, instruments and writings required to be delivered to Periwinkle-NY by Periwinkle-FL at or prior to the Effective Time pursuant to this Agreement and Plan of Merger or otherwise required in connection herewith.

1.9. <u>Right to Abandon Merger</u>. The directors of Periwinkle-NY and the directors of Periwinkle-FL shall each have the power, in their discretion, to abandon the Merger

provided for herein at any time prior to the filing of both the Certificates of Merger pursuant to Section 1.3 of this Agreement and Plan of Merger.

1.10. <u>Amendment</u>. Subject to applicable law, this Agreement and Plan of Merger may be amended, modified or supplemented at any time prior to the Effective Time with respect to any of the terms contained herein, but only by written agreement of Periwinkle-NY and Periwinkle-FL.

1.11. <u>Notices</u>. All notices and other communications hereunder shall be in writing and shall be deemed given if delivered personally or by facsimile transmission, or mailed by registered or certified mail (return receipt requested), postage prepaid, to the parties at the address of such party first stated above, or at such other address for a party as shall be specified by like notice.

1.12. <u>Expenses</u>. All expenses incurred in connection with the Merger shall be assumed and paid by Periwinkle-FL.

1.13. <u>Governing Law</u>. This Agreement and Plan of Merger will be construed, interpreted and the rights of the parties determined in accordance with the laws of the State of Florida.

1.14. <u>Headings</u>. The article and section headings contained in this Agreement and Plan of Merger are solely for the purpose of reference, are not part of the agreement of the parties and shall not in any way affect the meaning or interpretation of this Agreement and Plan of Merger.

1.15. Entire Agreement. This Agreement and Plan of Merger, including the documents, certificates and instruments referred to herein, embodies the entire agreement and understanding by the parties hereto in respect of the transactions contemplated by this Agreement and Plan of Merger and supersedes all prior agreements, representations, warranties, promises, covenants, arrangements, communications, and understandings, oral or written, express or implied, between the parties with respect to such transactions. There are no agreements, representations, warranties, promises, covenants, arrangements, communications, arrangements or understandings, other than those expressly set forth or referred to herein.

[SIGNATURE PAGE TO FOLLOW]

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IN WITNESS WHEREOF, the Constituent Entities have caused this Agreement and Plan of Merger to be duly executed as of the date first written above.

PERIWINKLE BY BDA, INC., a New York corporation

leliol By:

Name: Brenda Axelrod Title: President

PERIWINKLE BY BDA, INC., a Florida corporation

islipa By:

Name: Brenda Axelrod Title: President i

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