Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H170001429193)))



H170001429193ABC1

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:								50	
	Division of Co	Division of Corporations					1.5	_	
	Fax Number	:	(850)617-63	380				AH	MAY
From:								ώ÷.	w
	Account Name	:	JOHNSON, PO	OPE,	BOKOR,	RUPPEL	& BURNS,	íú.ó.	
	Account Number	: :	07666600214	10				ma	70
	Phone	:	(727)461-18	318				1 L	
	Fax Number	:	(727)441-86	517				$\sum_{i=1}^{n} C_i$	\sim
	•							器数	<u></u>
								200	S

MERGER OR SHARE EXCHANGE

FASHIONABLE INC.

Certificate of Status	0
Certified Copy	0
Page Count	01
Estimated Charge	\$70.00

Werger

2rd filmg (5/25/17)2:03 PM

S. TALLENT

<u>JUN</u> 02 2017

ARTICLES OF MERGER

BRIDGEWOOD HOLDINGS INC., 2 Florida corporation PO8000067178
into
FASHIONABLE INC., 2 Florida corporation PQQ 000 102033 ACUIS

Pursuant to Sections 607.1101 and 607.1105 of the Florida Business Corporations Act, the undersigned corporations adopt the following Articles of Merger:

FIRST: The Plan of Merger was approved and adopted by the directors and stockholders of BRIDGEWOOD HOLDINGS INC., a Florida corporation (the "Merging Corporation"), on May 25, 2017, in accordance with the applicable provisions of Chapter 607, Florida Statutes, and was approved and adopted by the directors and stockholders of FASHIONABLE INC. (the "Surviving Corporation") on May 25", 2017, in accordance with the laws of the State of Florida.

SECOND: The effective date of these Articles of Merger shall be the date of filing ("Effective Date"). On the Effective Date, the following actions will occur:

- The Merging Corporation shall merge with and into the Surviving The separate existence of the Merging Corporation shall cease. All properties, franchises and rights belonging to the Merging Corporation, by virtue of the Merger and without further act or deed, shall be deemed to be vested in the Surviving Corporation, which shall thenceforth be responsible for all the liabilities and obligations of such corporation.
- The currently issued and outstanding shares of common stock of the Surviving Corporation shall remain as the issued and outstanding shares of common stock of the Surviving Corporation after the Merger. No further shares of common stock of the Surviving Corporation will be issued due to the commonality of ownership between the Merging Corporation and the Surviving Corporation.
- Each share of Common Stock of the Merging Corporation issued and outstanding immediately prior to the Effective Date shall be canceled.

THIRD: The name of the Surviving Corporation shall be FASHIONABLE INC. The Articles of Incorporation of the Surviving Corporation, as in effect immediately prior to the Effective Date, shall thereafter continue in full force and effect as the Articles of Incorporation of the Surviving Corporation until altered or amended as provided therein or by law.

These Articles of Merger and the Plan of Merger were duly authorized in accordance with the provisions of Chapter 607, Florida Statutes.

Signed this <u>A5</u> day of May, 2017.

SURVIVING CORPORATION:

FASHIONABLE INC., a Florida corporazion

Ŕĸ

Stephen W. Carroll, III, President

MERGING CORPORATION:

BRIDGEWOOD HOLDINGS INC.,

a Florida corporation

Rv:

Stephen W. Carroll, III, President

4026024_1