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FILED 13 FEB 26 PH 12: 29 SECRETARY OF STATE SECRETARY OF STATE TALLATINGSEE, FLORIDA

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#### **COVER LETTER**

TO: Amendment Section **Division of Corporations** 

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SUBJECT: Focus Entertainment International, 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:

Michael Anthony Contact Person

Focus Entertainment International, Inc. Firm/Company

c/o 330 Clematis Street, Ste. 217 Address

West Palm Beach, FL 33401 City/State and Zip Code

FocusEntertainmentInc@GMail.com E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Michael Anthony Name of Contact Person

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At (<u>561</u>) <u>512-5360</u> 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

ARTI	CLES OF MERGER (Profit Corporations)	ILED
<b>ARTI</b> The following articles of merger are submit pursuant to section 607.1105, Florida Statur	ted in accordance with the Florid SECRET TALL-AH	B 28 PH 12: 29 a Business Corporation Act, ARY OF STATE ASSES FLOODA
First: The name and jurisdiction of the sur	viving corporation:	WILL, I LUNIDA
Name	Jurisdiction	Document Number (If known/ applicable)
Focus Entertainment International Ir	Delaware	
Second: The name and jurisdiction of each	merging corporation:	
Name	Jurisdiction	Document Number (If known/ applicable)
Focus Entertainment International Ir	Florida	S33051
Third: The Plan of Merger is attached.		
<b>Fourth</b> : The merger shall become effective Department of State.	e on the date the Articles of Merg	er are filed with the Florida
	ic date. NOTE: An effective date canno after merger file date.)	t be prior to the date of filing or more
<b>Fifth:</b> Adoption of Merger by <u>surviving</u> of The Plan of Merger was adopted by the sha	•	
The Plan of Merger was adopted by the boa and shareholde	ard of directors of the surviving correct of the surviving correct of the surviving correct of the surviving control of t	orporation on
Sixth: Adoption of Merger by merging co	rnoration(s) (COMPLETE ONLY (	NF STATEMENT)

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Sixin. Adoption of Merger by <u>merging</u> corporation(3) (Coan Lette ONE) one STATEM	Lavij
The Plan of Merger was adopted by the shareholders of the merging corporation(s) on	02/20/2013

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

## Seventh: SIGNATURES FOR EACH CORPORATION

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Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Focus Entertainment Interpa	-W -W	Michael Anthony, President Michael Anthony, President
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### PLAN OF MERGER (Non Subsidiarics)

The following plan of merger is submitted in compliance with section 607.1101, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

First: The name and jurisdiction of the surviving corporation:

Name	Jurisdiction
Focus Entertainment International, Inc.	Delaware
Second: The name and jurisdiction of each me	rging corporation:
Name	Jurisdiction
Focus Entertainment International, Inc.	Florida

Third: The terms and conditions of the merger are as follows:

The directors and officers of the Surviving Corporation, which are the same as the directors and officers of the Non-Surviving Corporation, at the effective time and date of the merger shall be the members of the first Board of Directors and the first officers of the Surviving Corporation, all of whom shall hold their respective offices until the election and qualification of their respective successors or until their tenure is otherwise terminated in accordance with the bylaws of the Surviving Corporation.

Fourth: The manner and basis of converting the shares of each corporation into shares, obligations, or other securities of the surviving corporation or any other corporation or, in whole or in part, into cash or other property and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, or other securities of the surviving or any other corporation or, in whole or in part, into cash or in part, into cash or other securities of the surviving or any other corporation or, in whole or in part, into cash or other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

Each issued share of the Non-Surviving Corporation immediately before the effective time and date of the merger shall be converted into one share of the same class of stock of the Surviving Corporation. The issued shares of the Surviving Corporation shall not be converted or exchanged in any manner, but each said share which is issued at the effective time and date of the merger shall continue to represent one issued share of the Surviving Corporation.

## THE FOLLOWING MAY BE SET FORTH IF APPLICABLE:

Amendments to the articles of incorporation of the surviving corporation are indicated below or attached: NA

## <u>OR</u>

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Restated articles are attached: NA

Other provisions relating to the merger are as follows:

# PLAN OF MERGER

(Merger of subsidiary corporation(s))

The following plan of merger is submitted in compliance with section 607.1104, Florida Statutes, and in accordance with the laws of any other applicable jurisdiction of incorporation.

The name and jurisdiction of the <u>parent</u> corporation owning at least 80 percent of the outstanding shares of each class of the subsidiary corporation:

Name	Jurisdiction
The name and jurisdiction of each subsidiary corporation:	
Name	Jurisdiction

The manner and basis of converting the shares of the subsidiary or parent into shares, obligations, or other securities of the parent or any other corporation or, in whole or in part, into cash or other property, and the manner and basis of converting rights to acquire shares of each corporation into rights to acquire shares, obligations, and other securities of the surviving or any other corporation or, in whole or in part, into cash or other property are as follows:

(Attach additional sheets if necessary)

If the merger is between the parent and a subsidiary corporation and the parent is not the surviving corporation, a provision for the pro rata issuance of shares of the subsidiary to the holders of the shares of the parent corporation upon surrender of any certificates is as follows:

If applicable, shareholders of the subsidiary corporations, who, except for the applicability of section 607.1104, Florida Statutes, would be entitled to vote and who dissent from the merger pursuant to section 607.1321, Florida Statutes, may be entitled, if they comply with the provisions of chapter 607 regarding appraisal rights of dissenting shareholders, to be paid the fair value of their shares.

Other provisions relating to the merger are as follows:

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