

**PLAN OF MERGER
OF AND FOR
RAVEN PRODUCTS L.L.C.,
an Idaho limited liability company,
INTO
RAVEN MANUFACTURING, INC.,
an Idaho corporation**

FILED EFFECTIVE

2016 OCT 11 PM 2:52

SECRETARY OF STATE
STATE OF IDAHO

THIS PLAN OF MERGER (this "Plan") is adopted in accordance with Idaho Code Sections 30-22-201, 30-22-202, 30-22-203, and 30-22-205, to be effective upon filing with the Idaho Secretary of State.

1. The merging entity is Raven Products L.L.C. ("Raven Products"), which was formed under the jurisdiction of Idaho and is an Idaho limited liability company.
2. The surviving entity is Raven Manufacturing, Inc. ("Raven Manufacturing"), which was formed under the jurisdiction of Idaho and is an Idaho corporation.
3. Upon its full execution below, this Plan and the merger herein provided will be approved in accordance with Idaho Code Section 30-22-205.
4. In implementing the merger, all membership and any other ownership interests in and all property held by Raven Products will be conveyed, transferred and assigned, and succeed to, Raven Manufacturing, whose sole shareholders, Donald S. Henderson and Sally Ann Henderson, husband and wife (the "Hendersons"), also own all of the membership interests in Raven Products. No interests, securities, obligations, money, other property, rights to acquire interests or securities, or any combination of the foregoing will be issued or distributed to the Hendersons, nor any other person, in conjunction with or as a result of the merger.
5. Raven Manufacturing will change its name to "Hendu Enterprises, Inc." as set forth in the Articles of Amendment attached hereto, but no additional amendments are being made to either Raven Manufacturing's public organic records or its private organic rules that are of record.
6. There are no other terms or conditions of the merger in addition to those set forth in this Plan, including its adoption by all of the members of Raven Products and by all of the directors and shareholders of Raven Manufacturing as set forth below.
7. There is no other provision required by the law of Idaho or the organic rules of either Raven Products or Raven Manufacturing to adopt, effect, and implement the merger in addition to those set forth in this Plan.
8. This Plan may be executed and delivered (including by facsimile or portable document format (pdf) transmission) in counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument, and with a counterpart delivered by one signatory hereof to any other by electronic transmission being deemed an original for all purposes.

IDAHO SECRETARY OF STATE

10/11/2016 05:00

CK:1329 CT:13941 BH:1550315

1@ 30.00 = 30.00 STMT MERGE #2

IN WITNESS WHEREOF, this Plan has been adopted on behalf of Raven Products by all of its members and on behalf of Raven Manufacturing by all of its directors and shareholders, as of the date opposite each signature below.

RAVEN PRODUCTS L.L.C.,
an Idaho limited liability company

Date: September 26, 2016

By: Donald J. Henderson
Donald J. Henderson, Member

Date: September 26, 2016

By: Sally Ann Henderson
Sally Ann Henderson, Member

RAVEN MANUFACTURING, INC.,
an Idaho corporation

Date: September 26, 2016

By: Donald J. Henderson
Donald J. Henderson, President

RAVEN MANUFACTURING DIRECTORS:

Date: September 26, 2016

Donald J. Henderson
Donald J. Henderson

Date: September 26, 2016

Sally Ann Henderson
Sally Ann Henderson

Date: September , 2016

Trent Henderson

Date: September 26, 2016

Chad Archer
Chad Archer

RAVEN MANUFACTURING SHAREHOLDERS:

Date: September 26, 2016


Donald J. Henderson

Date: September 26, 2016


Sally Ann Henderson