### TRADEMARK ASSIGNMENT

# Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT	
NATURE OF CONVEYANCE:	MERGER	
EFFECTIVE DATE:	01/22/2009	

### **CONVEYING PARTY DATA**

Name	Formerly	Execution Date	Entity Type	
Capp Enterprises, Inc.		01/22/2009	CORPORATION: MASSACHUSETTS	

### **RECEIVING PARTY DATA**

Name:	Capp Acquisition, Inc.	
Street Address:	477 Madison Avenue, 15th Floor	
Internal Address:	c/o Stout Thomas & Johnson	
City:	New York	
State/Country:	NEW YORK	
Postal Code:	10022	
Entity Type:	CORPORATION: NEW HAMPSHIRE	

# PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark	
Registration Number:	0355412		
Registration Number:	1816825	FEARLESS FOSDICK	
Registration Number:	0827629	KICKAPOO JOY JUICE	
Registration Number:	1977966	LI'L ABNER	
Registration Number:	0353990		
Registration Number:	2394581		
Registration Number:	0355657		
Registration Number:	1889843	SADIE HAWKINS DAY	
Registration Number:	2054786	sнмоо	

## CORRESPONDENCE DATA

**Fax Number**: 8777697945

900276884

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent via US Mail.

Phone:

617-52-5070 Email: tmdoctc@fr.com

Correspondent Name: Cynthia Walden, Fish & Richardson P.C.

Address Line 1: P.O. Box 1022

Address Line 4: Minneapolis, MINNESOTA 55440-1022

ATTORNEY DOCKET NUMBER:	04640-0012001
NAME OF SUBMITTER:	Cynthia Johnson Walden
Signature:	/Cynthia Johnson Walden/
Date:	01/10/2014

### Total Attachments: 7

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# The Commonwealth of Massachusetts

William Francis Galvin

Secretary of the Commonwealth One Ashburton Place, Boston, Massachusetts 02108-1512

FORM MUST BE TYPED

# Articles of Merger

FORM MUST BE TYPED

Involving Domestic Corporations,

Foreign Corporations or Foreign Other Entities (General Laws Chapter 156D, Section 11.06; 950 CMR 113.37)

Exact name, jurisdiction and date of organization of each party to the merger:

exact name, jurisdiction and date to the		
(1) EXACT NAME	(2) JURISDICTION	DATE OF ORGANIZATION
Capp Enterprises, Inc.	Massachusetts	August 7, 1946
Capp Acquisition, Inc.	New Hampshire	
(3) The foreign corporation or other entit	ry □is /描is not* authorized to conduct bus	siness in the Commonwealth.
(4) Exact name of the surviving entity:	Capp Acquisition, Inc.	
(5) Jurisdiction under the laws of which	the surviving entity will be organized: No	ew Hampshire
(6) The merger shall be effective at the ri 90 days from the dare and time of fil	ime and on the date approved by the Divisi ling is specified:	ion, unless a later effective date not more than
(7-8) For each domestic corporation that	t is a party to the merget:**	
(check appropriate box)		
The plan of merger was duly ap vided by G.L. Chapter 156D a	pproved by the shareholders, and where requiand the articles of organization.	quired, by each separate voting group as pro-
OR		
☐ The plan of merger did not re	quire the approval of the shareholders.	
(9) Participation of each other domesti which the other entity or foreign co	ic entity, foreign corporation, or foreign oth orporation is organized and by its organizat	ner entity was duly authorized by the law unde tional documents.
* Check appropriate box		

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<sup>\*\*</sup> Provide this information for each domestic corporation separately

- (10) Attach any amendment to articles of organization of the surviving entity, where the survivor is a domestic business corporation.
- (11) Attach the articles of organization of the surviving entity, where the survivor is a NEW domestic business corporation, including all the supplemental information required by 950 CMR 113.16.

See attached Articles of Incorporation of Capp Acquisition, Inc.

(12) State the executive office address of the surviving foreign other entity if such information is not on the public record in the foreign jurisdiction: 11 Whitehall Road, South Hampton, N.H. 03827

(number, street, city or town, state. zip code)

Signed b	y:	elie (sign	Actual ature of authorized indir	vidual)	,
	Chairman of the board of directors	5,			
[2]	President,				
	Other officer,				
	Court-appointed fiduciary,				
on this	22nd	day of	January	,,	2009
Signed l	y Michael f	ard fig	pature of authorized indi	vidual)	
	Chairman of the board of director	rs,			•
	President,		·		
X	Other officer,			•	
	Court-appointed fiduciary,				0000
on this	22nd	day of	January	,	2009

# COMMONWEALTH OF MASSACHUSETTS

# William Francis Galvin

Secretary of the Commonwealth
One Ashburton Place, Boston, Massachusetts 02108-1512

# Articles of Merger Involving Domestic Corporations, Foreign Corporations or Foreign Other Entities (General Laws Chapter 156D, Section 11.06; 950 CMR 113.37)

I hereby certify that upon examination of these articles of merger, duly submitted to me, it appears that the provisions of the General Laws relative thereto have been complied with, and I hereby approve said articles; and the filing fee in the amount of

	\$ having been paid, said articles are deemed to have been filed with me this day of at a.m./p.m.  time
	Effective date:(must be within 90 days of date submitted)
	WILLIAM FRANCIS GALVIN  Secretary of the Commonwealth
aminer	Filing fee: Minimum \$250
ame approval	TO BE FILLED IN BY CORPORATION  Contact Information:
	Claudia A. Oldford, Corporate Paralegal
A.R.	Hinckley, Allen & Snyder, 11 South Main St., Ste 400
	Concord, NH 03301
	Telephone: 603-545-6116
	Email: coldford@haslaw.com
	Upon filing, a copy of this filing will be available at www.sec.state.ma.us/cor. If the document is rejected, a copy of the rejection sheet and rejected document will available in the rejected queue.

Filed Date Filed: 01/21/2009 Business ID: 607552 William M. Gardner Secretary of State

#### STATE OF NEW HAMPSHIRE

Filing Fee:

\$50.00

Fee for Form SRA:

\$50.00

Total fees

\$100.00

Use black print or type.

Leave 1" margins both sides.

Form must be single-sided, on 81/2" x 11" paper; double sided copies will not be accepted.

Form No. 11 RSA 293-A:2.02

### ARTICLES OF INCORPORATION

THE UNDERSIGNED, ACTING AS INCORPORATORS OF A CORPORATION UNDER THE NEW HAMPSHIRE BUSINESS CORPORATION ACT, ADOPTS THE FOLLOWING ARTICLES OF INCORPORATION FOR SUCH CORPORATION:

FIRST: The name of the corporation is: Capp Acquisition, Inc.

SECOND: The number of shares the corporate is authorized to issue:

- Authorized Shares. The aggregate number of shares of stock that the Corporation 2.1 shall have the authority to issue is 100,000 common shares, no par value (the "Common Shares").
- Common Shares. The Common Shares shall have unlimited voting rights, with 2.2 each entitled to one vote, and the right to receive the net assets of the Corporation upon dissolution, with each Common Share participating on a pro rata basis, subject to the rights of any Preferred Shares.

THIRD: The name of the corporation's initial registered agent is: Mark S. McCue, Esquire and the street address, town/city (including zip code and post office box, if any) of its initial registered office is (agent's business address) c/o Hinckley, Allen & Snyder, 11 South Main Street, Suite 400, Concord, New Hampshire 03301

FOURTH: The sale or offer for sale of any ownership interests in this business will comply with the requirements of the New Hampshire Uniform Securities Act (RSA 421-B).

> State of New Hampshire Form 11 - Articles of Incorporation 3 Page(s)



Page 1 of 2

Form 11 Pg 1 V-1.0

REEL: 005190 FRAME: 0691

FIFTH: The name and address of each incorporator is:

Name

Address

Julie L. Cairol

11 Whitehall Road

South Hampton, NH 03287

SIXTH: Any director or officer of this corporation shall not be personally liable to the corporation or its shareholders for monetary damages for breach of their fiduciary duties as directors and officers, except with respect to:

- 1. Any breach of the director's or officer's duty of loyalty to the corporation or its shareholders;
- 2. Acts or omissions which are not in good faith or which involve intentional misconduct or a knowing violation of law;
- 3. Actions for which a director may be liable under RSA 293-A:48; or
- 4. Any transaction from which the director or officer, or both, derived an improper personal benefit.

Dated Oct. 3 . 4 , 2008

Julie L. Carrol
Incorporator

DISCLAIMER: All documents filed with the Corporate Division will be publicly available for inspection physically, electronically or in other media.

Mail fees, <u>DATED AND SIGNED ORIGINAL AND FORM SRA</u> to: Corporation Division, Department of State, 107 North Main Street, Concord, NH 03301-4989

Page 2 of 2

Form 11 Pg 2 V-1.0

REEL: 005190 FRAME: 0692

# Form SRA – Addendum to Business Organization and Registration Forms Statement of Compliance with New Hampshire Securities Laws

Part I - Business Identification and Contact Information
Business Name: Capp Acquisition, Inc.
Business Address (include city, state, zip): 11 Whitehall Road, South Hampton, NH 03287
Telephone Number:(603) 394-7848
Contact Person: Julie L. Cairol
Contact Person Address (if different):
Part II - Check <u>ONE</u> of the following items in Part II. If more than one item is checked, the form will be rejected.  [PLEASE NOTE: Most small businesses registering in New Hampshire qualify for the exemption in Part II, Item 1 below.  However, you must insure that your business meets all of the requirements spelled out in A), B), and C)]:
Ownership interests in this business are exempt from the registration requirements of the state of New Hampshire because the business meets <u>ALL</u> of the following three requirements:  A) This business has 10 or fewer owners; and  B) Advertising relating to the sale of ownership interests has not been circulated; and  C) Sales of ownership interests – if any – will be completed within 60 days of the formation of this business.
<ol> <li>This business will offer securities in New Hampshire under another exemption from registration or will notice file for federal covered securities. Enter the citation for the exemption or notice filing claimed</li></ol>
This business has registered or will register its securities for sale in New Hampshire. Enter the date the registration statement was or will be filed with the Bureau of Securities Regulation -
4 This business was formed in a state other than New Hampshire and will not offer or sell securities in New Hampshire.
Part III - Check <u>ONE</u> of the following items in Part III:
1 This business is not being formed in New Hampshire.
2. This business is being formed in New Hampshire and the registration document states that any sale or offer for sale of ownership interests in the business will comply with the requirements of the New Hampshire Uniform Securities Act.
Part IV – Certification of Accuracy
(NOTE: The information in Part IV must be certified by: 1) <u>all</u> of the incorporators of a corporation to be formed; or 2) <u>an</u> executive officer of an existing corporation; or 3) <u>all</u> of the general partners or intended general partners of a limited partnership; or 4) <u>one or more</u> authorized members or managers of a limited liability company; or 5) <u>one or more</u> authorized partners of a registered limited liability partnership or foreign registered limited liability partnership.)
I (We) certify that the information provided in this form is true and complete. (Original signatures <u>only</u> )
Name (print): Julie L. Cairol Signature: Julie L. Cairol
Date signed: Racog
Name (print): Signature:
Date signed:
Name (print): Signature:
Date signed:

Rev. 3/08

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