908000086542

	(Requestor's Name)			
	(Address)			
	(Address)			
(City/State/Zip/Phone #)				
PICK-UF	P WAIT MAIL			
(Business Entity Name)				
	(Document Number)			
Certified Copies	Certificates of Status			
Special Instructions to Filing Officer:				
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AM 8: 00	Office Use Only			
AECEIVES 2009 JUL 31 AM 8: 0 SECRETARY OF STATE TALLAHASSEE. FLOR				



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EFFECTIVE DATE

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SEGRETARY OF STATE ALLAHISSEE, PLORIBA

Height And S

I INN-STALL SERVICES GROUP, INC.

FF&E

Office: (407) 365-2400 Fax: (407) 365-9560 www.innstallservices.com P.O. Box 622090 • Oviedo, FL 32762

July 27, 2009

Secretary of State Division of Corporations PO Box 6327 Tallahassee, FL 32314

To Whom It May Concern:

Enclosed please find a check for filing the Articles of Merger of LifeSaver Pool Fence of Central Florida, Inc., into Inn-Stall Services Group, Inc. An additional \$8.75 has been included with the \$70 filing fee for a certified copy.

Regards,

Frank Compagnone

Enclosures: Article of Merger forms Check for \$78.75

COVER LETTER

TO: Amendment Section Division of Corporations				
SUBJECT: Inn-Stall Services Group, Inc.				
50.551	Name of Surviving Corpor			
		,		
The er	nclosed Articles of Merger and fee are submitted	for filing.		
Please return all correspondence concerning this matter to following:				
	Frank Compagnone			
	Contact Person			
	Inn-Stall Services Group Inc			
	Firm/Company			
	PO Box 622090			
	Address			
	Oviedo, FL 32765=2			
	City/State and Zip Code			
	frank@innstallservices.com			
E	-mail address: (to be used for future annual report notifica	tion)		
Tay forth an information concerning this matter places calls				
For further information concerning this matter, please call:				
		At (321) 229-2833 Area Code & Daytime Telephone Number		
	Name of Contact Person	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:	MAILING ADDRESS:		
	Amendment Section	Amendment Section		
	Division of Corporations	Division of Corporations		
	Clifton Building 2661 Executive Center Circle	P.O. Box 6327 Tallahassee, Florida 32314		
	Tallahassee, Florida 32301	i alialiassee, i luliua 32314		
	i dildidolog i lottad 54501			

ARTICLES OF MERGER (Profit Corporations)

The following articles of merger are submit pursuant to section 607.1105, Florida Statut	to a	· /
First: The name and jurisdiction of the sur	rviving corporation:	FEGIVE DATE 1/31/09
<u>Name</u>	<u>Jurisdiction</u>	Document Number (If known/ applicable)
Inn-Stall Services Group, Inc.	Seminole County FL	P08000086542
Second: The name and jurisdiction of each	merging corporation:	
Name LifeSaver Pool Fence of Central Flage	Jurisdiction とみ ^{しなこ} Seminole County FL	Document Number (If known/ applicable) P02000000116
Lite Saver Poor Ferice of Certifal Fig.	Sertificite County FL	<u>F0200000110</u>
· · · · · · · · · · · · · · · · · · ·	, and the state of	
Third: The Plan of Merger is attached.		
Fourth: The merger shall become effective Department of State.	e on the date the Articles of Merg	ger are filed with the Florida
 \ • •	c date. NOTE: An effective date cannot after merger file date.)	ot be prior to the date of filing or more
Fifth: Adoption of Merger by surviving 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 c r approval was not required.	orporation on
Sixth: Adoption of Merger by merging co The Plan of Merger was adopted by the sha		
The Plan of Merger was adopted by the boa	ard of directors of the merging co	rporation(s) on

Seventh: SIGNATURES FOR EACH CORPORATION

Name of Corporation	Signature of an Officer or Director	Typed or Printed Name of Individual & Title
Inn-Stall Services Group, In		Frank Compagnone, President
LifeSaver Pool Fence of C		Frank Compagnone, President

PLAN OF MERGER

(Non Subsidiaries)

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 <u>surviving</u> corporation:				
Name	<u>Jurisdiction</u>			
Inn-Stall Services Group Inc	Seminole County FL			
Second: The name and jurisdiction of each <u>merging</u> corporation:				
Name	Jurisdiction			
LifeSaver Pool Fence of Central Florida	Seminole County FL			

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

SEE ATTACHED ARTICLES OF MERGER

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 other property are as follows:

(Attach additional sheets if necessary)

ARTICLES OF MERGER OF

LifeSaver Pool Fence of Central Florida, Inc.

INTO

Inn-Stall Services Group, Inc.

Pursuant to the provisions of the Florida General Corporation Act, the corporations described herein, desiring to affect a merger, set for the following facts.

ARTICLE I

The name of the surviving corporation is: Inn-Stall Services Group, Inc.

The name of the surviving corporation has not been changed as a result of the merger.

ARTICLE II

The surviving corporation is a domestic corporation, incorporated into Florida on September 22, 2008.

ARTICLE III

The name of the non-surviving corporation is: LifeSaver Pool Fence of Central Florida, Inc.

The non-surviving corporation is a domestic corporation, incorporated in Florida on January 2, 2002.

ARTICLE IV

The Plan of Merger containing the information required by the Florida General Corporation Act is, as follows:

Pursuant to the terms and conditions of the merger, LifeSaver Pool Fence of Central Florida, Inc. ("LifeSaver") shall be merged with and into Inn-Stall Services Group, Inc. ("Inn-Stall") as permitted by and in accordance with the Florida General Corporation Act. After the merger, the identity, existence, purposes, powers, objects, franchises, privileges, rights and immunities of Inn-Stall shall continue unaffected and unimpaired by the merger and the corporate franchise, existence and rights of LifeSaver shall be merged into Inn-Stall as the "Surviving Corporation" and Inn-Stall shall be fully vested therewith. The separate existence of LifeSaver shall cease, and the surviving Corporation shall possess all of the rights, privileges, powers and franchises and shall be

subject to all of the restrictions, disabilities and duties of LifeSaver. All rights, powers and franchises and all property, real, personal and mixed, and all debt due on whatever account, including stock subscriptions, and all other things in action and all and every other interest of or belonging to or due on whatever account, including stock subscriptions, and all other things in action, and all and every other interest of or belonging to or due to LifeSaver, shall be deemed to be transferred to and vested in the Surviving Corporation without further act or deed; and all property, rights, privileges, powers and franchises and all and every other interest shall be thereafter the property of the Surviving corporation as they were of LifeSaver; and the title to any real estate, or interest therein, whether by deed or otherwise, under the laws of the State of Florida vested in either of said corporations, shall not revert or be in any way impaired by reason of the merger. The Surviving Corporation shall thenceforth be responsible and liable for all the liabilities and obligations of LifeSaver. Neither the rights of creditors nor any liens upon the property of LifeSaver shall be impaired by the merger, and all debts, liabilities and duties of each of said corporation shall attach to the surviving corporation, and may be enforced against it to the same extent as if said debts, liabilities and duties has been incurred or contracted by it.

At the effective time of the merger, all 1,000 (one thousand) outstanding shares of LifeSaver's common stock, shall, without any action of the part of the holder thereof, be cancelled, effective immediately upon merger.

ARTICLE V

Pursuant to the manner prescribed by the Florida General Corporation Act, the Plan of Merger was adopted, the Merger Agreement was executed, and all other necessary corporate actions were taken by the Board of Directors of the Surviving Corporation as of July 31, 2009. Pursuant to Section 607.1103(7), actions by the shareholder of the Surviving Corporation with respect to the Plan of Merger was not required.

ARTICLE VI

The non-surviving corporation adopted the Plan of Merger, executed the Merger Agreement and took all other necessary shareholder actions by the written consent of its majority shareholders as of July 31, 2009.

ARTICLE VII

These Articles of Merger will be effective upon filing.

IN WITNESS WHEREOF, the parties have executed these Articles of Merger this ____ day of July, 2009.

Inn-Stall Services Group, Inc. a Florida Corporation

c.

LifeSaver Pool Fence of Central Florida, Inc.

a Florida Corporation

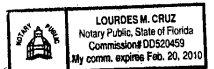
= \lesssim $(/)^{\circ}$

President

STATE OF FLORIDA COUNTY OF SEMINOLE

I HEREBY CERTIFY that the foregoing Articles of Merger was acknowledged before me on this day by Frank Compagnone as President of Inn-Stall Services Group, Inc., a Florida Corporation who is personally known to me or who produced FL DL—As identification, and who did take an oath.

WITNESS, my hand and official Seal in the County and State aforesaid on this <u>23</u> day of July, 2009.



Notary Public, State of Florida

My Commission Expires: $\sqrt{\varkappa}/\sqrt{\sigma}$

STATE OF FLORIDA COUNTY OF SEMINOLE

I HEREBY CERTIFY that the foregoing Articles of Merger was acknowledged before me on this day by Frank Compagnone as President of LifeSaver Pool Fence of Central Florida, Inc., a Florida Corporation who is personally known to me or who produced FL DL as identification who did take an oath.

WITNESS, my hand and Official Seal in the County and State aforesaid on this day of July, 2009.

Notary Public, State of Florida Commission# DD520459 My comm. expires Feb. 20, 2010

Notary Public, State of Florid

My Commission Expires