

Florida Department of State

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To:

Division of Corporations

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From

Account Name

: BROAD AND CASSEL (BOCA RATON)

Account Number : 076376001555 Phone

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MERGER OR SHARE EXCHANGE

Melrose Housing of Gainesville LP

Certificate of Status	1
Certified Copy	1
Page Count	06
Estimated Charge	\$122,50

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ARTICLES OF MERGER

OF

MELROSE APARTMENTS OF GAINESVILLE TWO, LTD. a Florida limited partnership (Document #A95000001950)

and

MELROSE HOUSING OF GAINESVILLE LP a Delaware limited partnership

603-358

Pursuant to the provisions of the Florida Revised Uniform Limited Partnership Act (1986) (the "Florida Ast") and the Delaware Limited Partnership Act, the entities hereinafter named do hereby adopt the following Articles of Merger:

- The names of the marging entitles are Meirose Apartments of Gainesville Two, Ltd. (the "Disappearing Partnership"), which is a limited partnership organized under the laws of the State of Florida, the existence of which will cease, and Meirose Housing of Gainesville LP (the "Surviving Partnership"), which is a limited partnership organized under the laws of the State of Delaware, and which shall be the Surviving Partnership.
- 2. The Agreement and Plan of Merger for merging the Disappearing Partnership with and into the Surviving Partnership is attached hereto as <u>Exhibit A</u>.
- 3. The merger shall be effective as of the date of filing of these Articles of Merger with the Florida and Delaware Departments of State.
- 4. The Agreement and Plan of Merger was (i) approved and adopted by the Disappearing Partnership in accordance with the applicable provisions of the Florida Act and (ii) approved and adopted by the Surviving Partnership in accordance with the applicable provisions of the Delaware Limited Partnership Act.
- 5. The Surviving Partnership will continue to exist under the name "Melrose Housing of Gainesville LP" pursuant to the provisions of the laws of the State of Delaware.
- 5. The address of the registered office of the Surviving Partnership under the laws of the State of Delaware is a/o Corporation Service Company, 2711 Centerville Road, Suite 400, Witnington, Delaware 19808.

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(Signature page to Articles of Merger)

DISAPPEARING PARTNERSHIP:

MELROSE APARTMENTS OF GAINESVILLE TWO, LTD., a Florids limited partnership

By: INTEGROUP GAINESVILLE LL.C, a Delaware limited liability company, its General Partner

By: UCPH HOLDINGS II LP, a Dolaware limited partnership, its Managing Member

By: UCPH HOLDINGS LLC, a Delaware limited liability company, its General Partner

Nation: Report Fairest
Title: Authorized Person

SURVIVING PARTNERSHIP:

MELROSE HOUSING OF GAINESVILLE LP, Delaware limited partnership

By: UCH GAINESVILLE LLC, a Delaware limited liability company, its General Partner

Names River Etern Title: Authorized Person

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EXHIBIT A

AGREEMENT AND PLAN OF MERGER OF MELROSE APARTMENTS OF GAINESVILLE TWO, LTD. a Florida limited partnership and beet bose housing of Cainesville I P

MELROSE HOUSING OF GAINESVILLE LP

a Delawage limited partnership

THIS AGREEMENT AND PLAN OF MERGER by and between Meirose Apartments of Gainesville Two, Ltd. (the "Disappearing Partnership"), which is a limited partnership organized under the laws of the State of Florida, and Meirose Housing of Gainesville LP (the "Surviving Partnership"), which is a limited partnership organized under the laws of the State of Delawaro, as approved by each of the Disappearing Partnership and the Surviving Partnership in accordance with applicable law:

WITNESSETE:

WHEREAS, the Disappearing Partnership is a limited partnership duly organized and existing under the laws of the State of Florida; and

WHEREAS, the Surviving Partnership is a limited partnership duly organized and existing under the laws of the State of Delaware; and

WHEREAS, the general partners of each of the Disappearing Partnership and the Surviving Partnership believe that the merger of the Disappearing Partnership into the Surviving Partnership would be advantageous and beneficial to the partners of both entities; and

WHEREAS, the Disappearing Partnership and the Surviving Partnership have agreed that the Disappearing Partnership shall merge into the Surviving Partnership upon the terms and conditions and in the manner set forth in this Agreement and Plan of Merger and in accordance with the applicable laws of the states of Florida and Delaware.

NOW, THEREFORE, in consideration of the mutual covenants, agreements and representations contained in this Agreement and Plan of Merger and in order to consummate the transaction described above, the Disappearing Partnership and the Surviving Partnership, the constituent entities to this Agreement and Plan of Merger, agree as follows:

- 1. The Disappearing Partnership shall be mergod with and into the Surviving Partnership. The laws of the states of Florida and Delawere permit such a merger.
- 2. Upon the approval and adoption of this Agreement and Plan of Merger, Articles of Merger complying with the applicable provisions of the Piorida Revised Uniform Limited Parinership Act (1986) and a Cartificate of Merger complying with the applicable provisions of the Delaware Limited Partnership Act shall be duly executed by the general partners of each of

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the Disappearing Partnership and the Surviving Partnership, and shall be filed with the Florida and Delaware Departments of State.

- The Surviving Partnership shall continue its existence under the name of "Melrose Housing of Gainesville LP" pursuant to the provisions of the Delaware Limited Partnership Act.
- 4. The separate existence of the Disappearing Partnership shall cease upon the effective date of the merger in accordance with the provisions of the laws of the states of Florida and Delaware.
- 5. The capital and profits of each of the Disappearing Partnership and the Surviving Partnership are beneficially owned by the same persons in each entity and in identical percentages in each entity. Accordingly, as a result of the merger the issued and outstanding ownership interests in the Disappearing Partnership shall not be exchanged in any manner or any consideration paid therefor, but from and after the effective date of the merger they shall be deemed to no longer be outstanding. The issued and outstanding ownership interests in the Surviving Partnership shall not be exchanged in any manner or any consideration paid therefor, and from and after the effective date of the merger they shall remain issued and outstanding in the same percentages as they were prior to the merger.
- 6. Neither the Disappearing Partnership nor the Surviving Partnership has issued and outstanding any rights to acquire any interests therein; accordingly, no conversion or exchange shall occur with respect to any such rights as a result of the merger.
- 7. The Certificate of Limited Partnership and Statement of Qualification of the Surviving Partnership as now in force and effect shall remain in force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the applicable provisions of Delaware law.
- 8. The limited partnership agreement of the Surviving Partnership as now in force and effect shall remain in force and effect until changed, altered, or amended as therein provided and in the manner prescribed therein or by the applicable provisions of Delaware law.
- 9. The general partner of the Surviving Partnership upon the effective date of the merger shall continue to be the sole general partner of the Surviving Partnership. Hence, the name and business address of the general partner of the Surviving Partnership shall continue to be UCH Gainexville LLC, 7077 Bonneval Road, Suite 600, Jacksonville, Florida 32216.
- 10. The Disappearing Partnership and the Surviving Partnership hereby agree that they will cause to be executed and flied and/or recorded any document or documents prescribed

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by the laws of the states of Floridz and Delaware, and that they will cause to be performed all necessary acts therein and elsewhere to effectuate the merger.

- 11. The general partners of each of the Disappearing Partnership and the Surviving Partnership are hereby authorized, empowered and directed to do any and all acts and things, and to make, execute, deliver, file and/or record any and all instruments, papers and documents that shall be or become necessary, proper or convenient to carry out or put into effect any of the provisions of this Agreement and Plan of Merger for the merger provided herein.
- 12. This Agreement and Plan of Merger may be executed in one or more counterparts, each of which will be deemed original and all of which together will constitute one and the same instrument.
- 13. This Agreement and Plan of Merger is effective as the date of filing with the Florida and Delaware Departments of State.

(Signatures appear on following page)

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(Signature page to Agreement and Pian of Marger)

IN WITNESS WHEREOF, the duly authorized representatives of the constituent entities have executed this Agreement and Plan of Merger as of the 31 day of October, 2003.

DISAPPEARING PARTNERSHIP:

MELROSE APARTMENTS OF GAINESVILLE TWO, LTD., a Florida limited partnership

By: INTEGROUP GAINESVILLE LLC, a
Delaware limited liability company, its General
Partner

By: UCPH HOLDINGS II LP, a
Delaware limited partnership, its Managing Member

By: UCPH HOLDINGS LLC, a
Delaware limited liability company, its General
Partner

Name: Kong Stand

SURVIVING PARTNERSHIP:

MELROSE HOUSING OF GAINESVILLE LP. Delaware limited partnership

By: UCH GAINESVILLE LLC, a'
Delaware limited liability company, its General
Partner

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