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T. Brumbley MAY 2 2005



791 Bayway Boulevard

Clearwater

Florida

33767-2610

727.447.1075 Voice

727,447,1035 Fax

www.Eko-Law.com

April 8, 2005

Department of State Division of Corporations Corporate Filings P.O. Box 6327

Tallahassee, FL 32314

Merger of Ohm Jayram Hospitality, LLC and Re:

Ohm Jayram Holdings, LLC

Days Inn Clearwater North, 28596 US Hwy. 19 N,

Clearwater, FL 33761.

Dear Sir or Madam:

Enclosed please find the original executed Articles of Merger of Ohm Jayram Holdings, LLC and Ohm Jayram Hospitality, LLC together with the Consent of Action of both limited liability companies and the Plan and Agreement of Merger Merging Ohm Jayram Holdings, LLC into Ohm Jayram Hospitality, LLC.

Also enclosed please find this firm's check in the amount of \$50.00 for the State's fees for merging these two entitles.

If you have any comments or questions, please do not hesitate to contact the undersigned. Thank you.

Very truly yours,

NICKOLAS C, EKONOMIDE

Nickolas C. Ekonomides

NCE/pjc Encl.

Cc: Ohm Jayram Hospitality, LLC



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

April 20, 2005

NICKOLAS C. EKONOMIDES, PA 791 BAYWAY BLVD CLEARWATER, FL 33767-2610

SUBJECT: OHM JAYRAM HOSPITALITY, LLC

Ref. Number: L03000039913

We have received your document for OHM JAYRAM HOSPITALITY, LLC and your check(s) totaling \$50.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The effective day must be specific and cannot be prior to the date of filing.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6025.

Trevor Brumbley Document Specialist

Letter Number: 005A00027130

ARTICLES OF MERGER OF

Ohm Jayram Holdings, LLC LO3-40161
INTO
Ohm Jayram Hospitality, LLC LO3-34913

Pursuant to Section 608.4382, of the Florida Limited Liability Company (the "LLC Act"), Ohm Jayram Holdings, LLC, a Florida Limited Liability Company (the "Limited Liability Company") and Ohm Jayram Hospitality, LLC, a Florida Limited Liability Company (the "Company" or the "Survivor"), adopt the following Articles of Merger merging the Limited Liability Company into the Company.

ARTICLE I PLAN AND AGREEMENT OF MERGER

The Plan and Agreement of Merger (the "Plan") is attached to and made a part of these Articles of Merger.

ARTICLE II MERGER OF LIMITED LIABILITY COMPANIES

The exact name, principal office street address, Florida Document Number, and Federal Employment Identification Number for each merging Florida limited liability company are as follows:

Ohm Jayram Holdings, LLC 28596 US Hwy. 19 N Clearwater, FL 33761

Florida Document Number: L03000040151

FEI Number: 161686714

Ohm Jayram Hospitality, LLC 28596 US Hwy. 19 N Clearwater, FL 33761

Florida Document Number: L03000039913

FEI Number: 161686718

SECRELARY OF STATE

ARTICLE III RESULTING LIMITED LIABILITY COMPANY

The exact name, principal office street address, Florida Document Number, and Federal Employment Identification Number for the resulting Florida limited liability company is as follows:

Ohm Jayram Hospitality, LLC 28596 US Hwy. 19 N Clearwater, FL 33761

ARTICLE IV AUTHORITY

The merger is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the operating agreement or articles of organization of any limited liability company that is a party to the merger.

ARTICLE V MEMBER AND SHAREHOLDER APPROVAL OF PLAN

All of the Members of the Company approved the Plan by written constitution effective as of November 14, 2003. The sole director and the shareholds of the Limited Liability Company approved the Plan by written action in lieu of meeting interesting of the effective as of November 14, 2003. The merger was approved by the Company runtuum to the LLC Act.

ARTICLE VI EFFECTIVE DATE

The Effective Date of the Merger is the Morgania 14, 2007, date of filing these Articles of Merger with the Florida Department of State.

Dated this ____ day of March 2005.

Ohm Jayram Holdings, LLC, a Florida Limited Liability Company

Ohm Jayram Hospitality, LLC a Florida Limited Liability Company

R, un laury

By: Rameshchandra M. Patel

Its: Managing Member

R. mlnin

By: Rameshchandra M. Patei

Its: Managing Member

FILED

CONSENT TO ACTION IN LIEU OF SPECIAL MEETING OF THE MEMBERS OF OHM JAYRAM HOLDINGS, LLC

Effective: November 14, 2003

The undersigned, constituting all of the Members of Ohm Jayram Holdings, LLC, a Florida limited liability company (the "Company"), waiving all requirements of notice, consent in writing (the "Consent") to the actions specified below and adopt the following resolutions, in lieu of holding a formal meeting and without notice.

MERGER

RESOLVED, that the Members of the Company approve, ratify and confirm the Attached Plan of Mcrger (the "Plan") merging the Company into Ohm Jayram Hospitality, LLC, a Florida limited liability company (the "Limited Liability Company");

FURTHER RESOLVED, that the officers or Managers of the Company, acting singly, are authorized to sign, any and all documents and perform and all acts that they, in their sole discretion, deem necessary or appropriate effectuate the merger of the Company into the Limited Liability Company.

IN WITNESS WHEREOF, the undersigned, constituting all of the Member of Company, authorize, implement and effectuate the actions described in this Consent date shown at the beginning of this Consent.

RKD Hospitality Group, LLC

Rameshchandra M. Patel

By:

Sand Emand

Its:

Managing Member

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CONSENT TO ACTION IN LIEU OF SPECIAL MEETING OF THE MEMBERS OF OHM JAYRAM HOSPITALITY, LLC

Effective: November 14, 2003

The undersigned, constituting all of the Members of Ohm Jayram Hospitality, LLC, a Florida limited liability company (the "Company"), waiving all requirements of notice, consent in writing (the "Consent") to the actions specified below and adopt the following resolutions, in lieu of holding a formal meeting and without notice.

MERGER

RESOLVED, that the Members of the Company approve, ratify and confirm the Attached Plan of Merger (the "Plan") merging Ohm Jayram Holenges, LLC, a Florida limited liability company (the "Limited Liability Company") the Company;

FURTHER RESOLVED, that the officers or Managers of the Company, racting singly, are authorized to sign, any and all documents and perform any and all acts that they, in their sole discretion, deem necessary or appropriate to effectuate the merger of the Limited Liability Company into the Company.

IN WITNESS WHEREOF, the undersigned, constituting all of the Members of the Company, authorize, implement and effectuate the actions described in this Consent as of the date shown at the beginning of this Consent.

RKD Hospitality Group, LLC

Rameshchandra M. Patel

By: Rani Emandi

Its: Managing Member

PLAN AND AGREEMENT OF MERGER MERGING

Ohm Jayram Holdings, LLC a Florida Limited Liability Company INTO

Ohm Jayram Hospitality, LLC a Florida Limited Liability Company

FILED

05 APR 27 PH 12: 20

SECRETARY OF STATE
AHASSEE, FLORID

THIS PLAN AND AGREEMENT OF MERGER (the "Plan") is adopted effective November 14, 2003, by Ohm Jayram Holdings, LLC, a Florida Limited Liability Company (the "Limited Liability Company") and Ohm Jayram Hospitality, LLC, a Florida Limited Liability Company (the "Company").

BACKGROUND INFORMATION:

The Members of the Limited Liability Company and of the Company deem it advisable to merge the Limited Liability Company into the Company on the terms described in the Plan and in accordance with the Florida Limited Liability Company Act (the "Act"). This merger is not prohibited under the Operating Agreement or Articles of Organization of the Limited Liability Company or the Company.

OPERATIVE TERMS:

- 1. Merger: The Limited Liability Company will be merged into the Company. Thus, after the merger, the Limited Liability Company and the Company will consist solely of the Company, a single Limited Liability Company. The Company will survive and continue after the merger. The separate existence of the Limited Liability Company will cease on the Effective Date of the Merger. The Articles of Organization and Operating Agreement of the Company will remain in effect and will not be changed as a result of the merger. All assets and liabilities of the Limited Liability Company will become automatically, by operation of law, assets and liabilities of the Company. The Company shall record a certified copy of the articles of merger in every county in which the Limited Liability Company owns real estate to effectuate the foregoing. Neither the rights of creditors nor any liens upon the property of either the Limited Liability Company or the Company shall be impaired by this merger.
- 2. <u>Effective Date</u>: The merger will be effective as of November 14, 2003 (the "Effective Date").
- 3. <u>Conversion of Membership Interests</u>: Upon the Effective Date, each Member of the Limited Liability Company will exchange their interests in the Limited Liability Company in exchange for their existing Membership Interest held in the Company. There are no rights to acquire additional membership interests in the Limited Liability Company.

Management: The business of the Company will continue to be managed by the following person as Managing Member:

> Rameshchandra M. Patci 28596 US Hwy. 19 N Clearwater, FL 33761

Further Assurance of Title: If at any time the Company considers or is 5. advised that any acknowledgements or assurance in law or other similar actions are necessary or desirable in order to acknowledge or confirm in and to the Company any right, title, or interest of the Limited Liability Company held immediately prior to the Effective Date, the Company by any of its officers or any Manager may sign and deliver all such acknowledgements or assurance in law and of all things necessary or proper to acknowledge or confirm such right, title or interest in the Company as may be necessary to carry out the purpose of this Plan and the Company any of its officers or any Managor are fully authorized to take any and all such action in the name of the Limite Company or otherwise.

Intending to be bound, the parties sign below:

Ohm Jayram Holdings, LLC, a Florida Limited Liability Company

By: Rameshchandra M. Patel

Managing Member Its:

MEMBERS

Rameshchandra M. Patel

RKD Hospitality Group, LLC

By: Rani Emandi Its:

Managing Member

Ohm Jayram Hospitality, LLC a Florida Limited Liability

Rameshchandra M. Patel By:

Its:

Managing Member

MEMBERS

Rameshchandra M. Patel

RKD Hospitality Group, LLC

By:

Its: Managing Member