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H23000164344-3

ARTICLES OF MERGER

The following Articles of Merger are submitted to merge the following Florida Limited Liability Companies in accordance with s. 605.1025, Florida Statutes.

FIRST: The names and jurisdictions of formation of each of the merging parties are as follows:

ESCAPOLOGY DESTIN, LLC, a Florida limited liability company (Document Number L21000478252) ("Destin Merging Entity").

ESCAPOLOGY EAST, LLC, a Florida limited liability company (Document Number L19000267217) ("East Merging Entity").

ESCAPOLOGY LAS VEGAS IF LLC, a Florida limited liability company (Document Number L21000040257) ("Las Vegas II Merging Entity").

ESCAPOLOGY LAS VEGAS III LLC, a Florida limited liability company (Document Number L21000284173) ("Las Vegas III Merging Entity").

ESCAPOLOGY ORLANDO LLC, a Florida limited liability Empary (Document Number L21000040219) ("Orlando Merging Entity"). čη^πη Γιογ

ESCAPOLOGY SOUTH FLORIDA LLC, a Florida limited liability -compared (Document Number L21000040242) ("South Florida Merging Entity").

ESCAPOLOGY TENNESSEE LLC, a Florida limited liability company (Document Number L21000069135) ("Tennessee Merging Entity").

Destin Merging Entity, East Merging Entity, Las Vegas II Merging Entity, Las Vegas III Merging Entity, Orlando Merging Entity, South Florida Merging Entity, and Tennessee Merging Entity are collectively referred to as the "Merging Entities."

SECOND: The surviving entity is ESCAPOLOGY OPERATIONS, LLC, a Florida limited liability company (Document Number L22000306574) (the "Surviving Company").

THIRD. The merger has been authorized and approved by the Surviving Company and the Merging Entities in accordance with applicable provisions of ss. 605.1021 - 605.1026, Florida Statutes, and by each member thereof who, as a result of the merger, will have interest holder liability under s. 605.1023(1)(b), Florida Statutes, and whose approval is required.

FOURTH: The Surviving Company exists before the merger and is a domestic filing entity.

FIFTH. The Surviving Company agrees to pay any members of any constituent entity with appraisal rights the amount to which members with appraisal rights are entitled under ss. 605.1006 and 605.1061 - 605.1072. Florida Statutes.

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Foley & Lardner LLP

→ Florida Department of State

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SIXTH: The merger is to become effective as of 12:01:01 a.m. Eastern Daylight Time (United States of America) on May 3, 2023.

[Signatures on Following Page.]



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IN WITNESS WHEREOF, each of the constituent entities has caused these Articles of Merger to be executed on its behalf by its duly authorized representative to be effective as of 12:01:01 a.m. Eastern Davlight Time on May 3, 2023.

SURVIVING ENTITY:

MERGING ENTITIES:

ESCAPOLOGY DESTIN, LLC

By: Charles Endon Huss

Charles Burton Heiss Chief Executive Officer

ESCAPOLOGY OPERATIONS, LLC

Bril Chartes Enotan Huss

Charles Burton Heiss Chief Executive Officer

ESCAPOLOGY EAST, LLC

ميم 144 وديانية من المسير الم

By Charles Jurten Ross Charles Burton Heiss Chief Executive Officer

ESCAPOLOGY LAS VEGAS II LLC

By Clearles Evitor Heiss	(2) (17	2023
Charles Burton Heiss	Þ.	
Chief Executive Officer		HA
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Sv Charles Curton Huss	E C C	A
Charles Burton Heiss	- (** 0)	- <u></u>
	그로	
Chief Executive Officer	1	ယ

ESCAPOLOGY ORLANDO LLC

By Charles Euron Heiss Charles Burton Heiss Chief Executive Officer

ESCAPOLOGY SOUTH FLORIDA LLC

By Charles Ender Russ Charles Burton Heiss Chief Excentive Officer

ESCAPOLOGY TENNESSEE LLC

Br. Charles Endon Hess

Charles Burton Heiss Chief Executive Officer