

Florida Department of State

Division of Corporations Public Access System

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Division of Corporations

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From: Rose Wong, Paralegal Account Name : AKERMAN, SENTERFITT & EIDSON, P.A. Account Number : 075471001363

: (305)374-5600 Fax Number : (305)374-5095

Dear Filing Officer:

Please find the attached Articles of Merger with today's

date (6/15/05). Thank you.

MERGER OR SHARE EXCHANGE

MINTO TOWNPARK, INC.

Certificate of Status	0
Certified Copy	1
Page Count	06
Estimated Charge	\$90.25

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ARTICLES OF MERGER OF HORIZONS ACQUISITION 1, LLC, a Fierida Limited Liability Company WITH AND INTO MINTO TOWNPARK, INC., a Fierida Corporation

Pursuant to the provisions of Sections, 697.1109, 608.4382 and/or 620.203 of the Florida Statutes, HORIZONS ACQUISITION 1, LLC, a Florida limited liability scorpany, and MINTO TOWNPARK, INC., a Florida corporation, do heraby adopt the following Articles of Margor:

FIRST: The exact name, street address of its principal office, jurisdiction, and entity type for each merging party are as follows:

Name and Street Address

Harizons Acquisition 1, LLC

1750 East Supehine Boulevard

Port Lauderdals, PL 33304

Description Indicates Indicated Indicates Indicated Indicates Indicated Indicates Indicated Ind

Minto TownPark, Inc. Florida Corporation

4400 W. Sample Road, Suite 200 Coconut Crock, FL 33073

Florida Document/Registration Number: L02000015100

Florida Document/Registration Number: P03000154554 FEI Number: 77-0616601

SECOND: The exect name, street address of its principal office, jurisdiction, and entity type of the surviving party are as follows:

Name and Street Address
Minto TownPark, Inc.
Plorida Corporation

4400 W. Sample Road, Suite 200 Coconut Creek, FL 33673

Florida Dosument/Registration Number: P03000154554 FEI Number: 77-0616601

THIRD: The attented Pism of Merger mosts the requirements of Section(s) 607.1108, 608.438, 617.1103, and/or 620.201, Florida Statutes, and was approved by each domestic corporation, limited liability company, partnership and/or limited partnership that is a party to the merger in accordance with Chapter(s) 607, 617, 608, and/or 620, Florida Statutes.

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FOURTH: If applicable, the attached Plan of Merger was appared by the other business entities that are parties to the marger in accordance with the respective laws of all applicable jurisdictions.

FIFTH: If not incorporated, organized, or otherwise formed under the laws of the State of Florida, the surviving suitty hereby appoints the Florida Secretary of State as its agent for substitute service of process pursuant to Chapter 48, Florida Statutes, in any proceeding to enforce any obligation or rights of any dissenting shareholders, partners and/or members of each demestic corporation, partnership limited partnership and/or limited liability company that is a party to the merger.

BIXTH: If not incorporated, organized, or otherwise formed under the laws of the State of Floride, the surviving entity agrees to pay the dissenting shareholders, partners, and/or members of each demostic corporation, partnership, limited partnership and/or limited liability company that is a party to the merger the amount, if any, to which they are entitled under acction(s) 507.13.02, 520.203, and/or 608.4384, Florida Statutes.

SEVENTH: If applicable, the surviving entity has obtained the written consent of each shareholder, member or person that as a result of the merger is now a general partner of the surviving entity pursuant to section(s) 507.1108(5), 608.4381(2), and/or 620.202(2), Florida Statutos.

EIGHTH: The margar is permitted under the respective laws of all applicable jurisdictions and is not prohibited by the agreement of any partnership or limited permeability of the regulations or articles of organisation of any limited liability company that is a party to the merger.

NINTH: The merger shall become effective as of:

The date the Articles of Merger ere filed with the Florida Department of State.

TENTH: The Articles of Merger comply and were excepted in accordance with the laws of each party's applicable jurisdiction.

ELEVENTH: Signature(a) for each Party:

(MGNATURES TO THIS AGREEMENT ARE CONTINUED ON THE FOLLOWING PAGE)

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MERCING ENTITY:

HOPITONS ACQUISITION 1, LLC, a Florida limited liability company

By:

Michael Greenberg, President

B

Harry L. Posin, Excousive Vice President

SURVIVING ENTITY:

MINTO TOWNPARK, INC., a Florida corporation

By:

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ET au

Harry L. Rusin, Executive Vice President

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PLAN OF MERGER

This Plan of Merger (this "Plan") is adopted and approved as of March ______, 2005 between HORIZONS ACQUIRITION 1, LLC, a Florida limited liability company (sometimes hereinafter defined as the "Merging Entity"), and MINTO TOWNDARK, INC., a Florida corporation (cometimes hereinafter defined as the "Surviving Entity").

RECITAL

The sole member of the Merging Buttry and the board of directors and sole shareholder of the Surviving Buttry have determined that it is advisable and in the best interests of each such entity and its respective shareholder, directors and member that the Merging Buttry be merging with and into the Surviving Buttry (the "Merger") on the terms and subject to the conditions set.

The Margar

At the Effective Time (as defined in Article VI hereof), the Merging Entity shall be merged with and into the Surviving Entity in accordance with the Florida Business Corporation. Act, as amended, and the Florida Limited Liability Company Act, as amended, and the separate existence of the Merging Entity shall cease and the Surviving Entity shall thereafter continue as the surviving entity under the laws of the State of Florida.

ARTICLE II The Surviving Company

At the Effective Time, the Articles of Incorporation of the Surviving Entity ("Articles of Incorporation"), as in effect immediately prior to the Effective Time, shall be the Articles of Incorporation of the Surviving Entity.

At the Effective Time, the Bylaws of the Surviving Entity ("Bylaws"), shall be the Bylaws of the Surviving Entity, until thereafter altered, amended or repealed in accordance with applicable laws and the Articles of Incorporation and Bylaws of the Surviving Entity.

At the Effective Time, the officers of the Surviving Entity shall be the officers of the Surviving Entity until their successors are appointed and have been qualified.

ARTICLE III Misuner and Basis of Converting Membership Interests

At the Effective Time, (i) all of the mombership interest of the Merging Entity shall be surrendered to the Surviving Entity and canceled, and no additional shares of common stock of the Surviving Entity or other property will be issued in exchange therafor, and (ii) all of the outstanding shares of common stock of the Surviving Entity shall remain cutetanding, and the current sole shareholder of the Surviving Entity shall continue to own the same number of shares of common stock of the Surviving Entity as the sole shareholder did prim to the Effective Time.

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ARTICLE IV

The Merger contemplated by this Plan of Merger has previously been submitted to and approved by the respective members, managers, sharcholders and directors (as applicable) of the Merging Entity and the Surviving Entity. The proper managers, members, shareholders and directors (as applicable) of the Merging Entity and the Surviving Entity, shall be, and hereby are, authorized and directed to perform all such further sets and resource and deliver to the proper authorities for filing all documents, as the same may be necessary or proper to render effective the Merger contemplated by this Plan of Merger.

ARTICLE Y

At the Effective Time, all property, rights, privileges, powers and franchises of the Merging Entity and the Surviving Entity shall vest in the Surviving Entity, and all liabilities and obligations of the Merging Entity and the Surviving Entity shall become liabilities and obligations of the Surviving Entity.

ARTICLE VI

As used in this Plan of Merger, the term "Effective Time" shall mean the date and time of filing of the Articles of Merger with the Department of State of the State of Florida, with respect to the Merger.

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limited liability company	
ev: Milling	
Michael Creanberg, Provident	
By: 11111	
Harry L. Posin, Executive Vice President	
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MINTO TOWNPARK, INC., a Florida	OS JUN (5 AM
corporation A A A A A	J 11 -
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Michael Greenberg, President	
By: Harry L. Pholo, Executive Vice President	;