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APPROVED AND FILED



Share Exchange

Michelle Sweener Journal PA Regulester's Name 2457 Carl Drive		
Address Address S78-24 City/State/Zip Phone #	11	
		Office Use Only
CORPORATION NAME(S) & DOCU	MENT NUMBER(S), (i	·
1. First Citrus Bancorp (Corporation Name)		
2. First Citrus Bank (Corporation Name)	P9800	0086129
(Corporation Name)	(Document #)	
3. (Corporation Name)	(Document #)	· · · · · · · · · · · · · · · · · · ·
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Walk in Pick up time		Certified Copy (2)
Mail out Will wait	Photocopy	☐ Certificate of Status
NEW FILINGS	<u>AMENDMENTS</u>	
Profit Not for Profit Limited Liability Domestication Other	Amendment Resignation of I Change of Regis Dissolution/Wit Merger	_
OTHER FILINGS	REGISTRATION/0	QUALIFICATION
Annual Report Fictitious Name	Foreign Limited Partners Reinstatement Trademark Other	ship
CD2E031/7/07\		Examiner's Initials

ARTICLES OF SHARE EXCHANGE

of

FIRST CITRUS BANCORPORATION, INC.,

the surviving Corporation,

with

FIRST CITRUS BANK,

a Florida-chartered Commercial Bank

Pursuant to Section 607.1105 of the Florida Business Corporation Act (the "Act") First Citrus Bancorporation, Inc. ("FCBI") and First Citrus Bank (the "Bank") hereby adopt the following Articles of Share Exchange.

- 1. The Plan of Reorganization Share Exchange dated March 15, 2007 ("Plan"), between FCBI and the Bank, was approved and adopted by the shareholders of the Bank on April 17, 2007, and was adopted by the Board of Directors of FCBI on March 15, 2007, as Section 607.1103(7) of the Act did not require approval by the shareholders of FCBI.
- 2. Pursuant to the Plan, all issued and outstanding shares of Bank common and preferred stock will be exchanged for a like number of shares of FCBI common and preferred stock and the Bank will become a wholly-owned subsidiary of FCBI.
- 3. The Plan of Share Exchange is attached hereto and incorporated herein by reference as if fully set forth herein.
- 4. Pursuant to Section 607.1105(1)(b) of the Act, the date and time of the effectiveness of the Share Exchange shall be as of the close of business on April 20, 2007.

IN WITNESS WHEREOF, the parties have set their hands this 17th day of April, 2007.

FIRST CITRUS BANCORPORATION, INC.

John M. Barrett

President and Chief Executive Officer

FIRST CITRUS BANK

John M Barrett

President and Chief Executive Officer

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PLAN OF REORGANIZATION AND SHARE EXCHANGE

THIS PLAN OF REORGANIZATION AND SHARE EXCHANGE ("Plan") is entered into this 15th day of March, 2007 by and between First Citrus Bancorporation, Inc., a Florida corporation ("FCBI") and First Citrus Bank, a Florida state chartered commercial bank ("Bank").

- Distribution to Shareholders. On the Effective Date, as defined herein, all of the shareholders of the Bank not seeking appraisal rights in connection with the adoption of the Plan shall exchange all of the outstanding shares of common and preferred stock of the Bank for a like number of shares of common and preferred stock of FCBI and the Bank shall become a wholly-owned subsidiary of FCBI.
- Satisfaction of Rights of the Bank's Shareholders. All shares of FCBI common and preferred stock
 into which shares of Bank stock have been converted and become exchangeable for under this Plan
 shall be deemed to have been paid in full satisfaction of such converted shares.
- 3. <u>Fractional Shares</u>. Fractional shares of FCBI stock will not be issued to the holders of Bank stock.
- 4. <u>Vote Required.</u> The Plan must be approved by at least a majority of the outstanding shares of Bank stock entitled to vote at a meeting of shareholders called for such purpose.
- Appraisers' Shares. No share of Bank common stock as to which appraisal rights have been validly exercised and perfected and for which cash is payable pursuant to law ("Appraiser Shares") shall be exchanged for FCBI common stock. In lieu thereof, the holders of Appraiser Shares shall be entitled to payment in accordance with the applicable provisions of Sections 607.1301–607.1333, Florida Statutes ("Appraisal Statute"), which is applicable to Florida corporations. If any holder of Appraiser Shares shall effectively withdraw or lose his or her appraisal rights under the Appraiser Statute, such Appraisal Shares shall then be exchanged for FCBI common stock in accordance with the provisions hereof. Appraiser Shares acquired by the Bank pursuant to payment shall be held by the Bank as authorized but unissued shares. Unless waived by FCBI's Board of Directors, properly exercised Appraiser Shares shall not exceed more than 10% of the total number of Bank shares outstanding.
- 6. <u>Supplemental Action.</u> If at any time after the Effective Date, FCBI shall determine that any further conveyances, agreements, documents, instruments, and assurances or any further action is necessary or desirable to carry out the provisions of this Plan, the appropriate officers of FCBI or the Bank, as the case may be, whether past or remaining in office, shall execute and deliver any and all proper conveyances, agreements, documents, instruments, and assurances and perform all necessary or proper acts to carry out the provisions of this Plan.

- Reserve Bank of Atlanta of the Application to become a bank holding company filed by FCBI, FCBI and the Bank shall cause their respective Chief Executive Officer, President, or Vice President to execute Articles of Share Exchange in the form attached to this Plan and upon such execution, this Plan shall be deemed incorporated by reference into the Articles of Share Exchange as if fully set forth in such Articles and shall become an exhibit to such Articles of Share Exchange. Thereafter, the Articles of Share Exchange shall be delivered for filing to the Florida Secretary of State. In accordance with Section 607.1105 of the Florida Business Corporation Act (the "FBCA"), the Articles of Share Exchange shall specify the "Effective Date."
- 8. <u>Amendment and Waiver</u>. Any of the terms or conditions of this Plan may be waived at any time by FCBI or the Bank by action taken by the Board of Directors of such party, or may be amended or modified in whole or in part at any time before the vote of the shareholders of the Bank by an agreement in writing executed in the same manner (but not necessarily by the same persons), or at any time thereafter so long as such change is in accordance with Section 607.1103 of the FBCA.
- 9. <u>Termination</u>. At any time before the Effective Date (whether before or after filing the Articles of Share Exchange), this Plan may be terminated and the share exchange abandoned by mutual consent of the Boards of Directors of both corporations, notwithstanding favorable action by the shareholders of the Bank.

IN WITNESS WHEREOF, the parties hereto have duly executed this Plan of Reorganization and Share Exchange as of the date first above written.

FIRST CITRUS BANCORPORATION, INC.

John M. Barrett

President and Chief Executive Officer

FIRST CITRUS BANK

John M. Barrett

President and Chief Executive Officer