7000/5336 95 MILES PAY 6:09

Department of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

SUBJEC	T: STOW & CO. INC.				
WI CTOT	I enclose an original es of Incorporation in the amount of \$	al and cop for the above corpora 122.50 .	y(ies) of t ation and a	che I	
Juy	be Smit	Theorpara			_
From:	Luke M. Smith				
	1030 Bunnell Rd. Address		<del></del>	0000001 06/07/35	<b>5</b> 0749
	Altamonte Springs, City	FL 32714		****122.51	****122.50
	(407_)774-9999	State	Zip	1	
	Telephone Number		-06	00001507 /07/9501076 **122.50 ****1	-011

SS JUN -6 PM 6:09

#### ARTICLES OF INCORPORATION

OF

STOW & GO, INC.

#### ARTICLE I NAME

The name of the corporation shall be:

STOW & GO, INC.

#### ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

Principal: 1333 W. Michigan, Orlando, FL 32805

Mailing: 380 S. SR. 434, Suite 1004-262

Altamonte Springs, FL 32714

#### ARTICLE III CAPITAL STOCK

The number of shares of stock that this corporation is authorized to have outstanding at any one time is:

10,000 Shares of the par value of \$1.00 each.

# ARTICLE IV INITIAL REGISTERED AGENT AND ADDRESS The name and address of the initial registered agent is: Steve Parker 1333 W. Michigan St. Orlando, FL 32805 ARTICLE V INCORPORATOR The name and street address of the incorporator to these Articles of Incorporation is: Luke Smith 1219 Lynwood Ave. Apopka, FL 32703 The undersigned has executed these Articles of Incorporation this <u>26</u> day of <u>May</u>

### CERTIFICATE OF DESIGNATION

# REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Section 607.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida.

1. The name of the corporation is: STOW & GO, INC.
2. The name and address of the registered agent and
office is: STOW & GO, INC.
Steve Parker
1333 W. Michigan St.
Orlando, FL 32805
Signature: July Smith
Title: Luke Smith, Incorporator
Date: _ 5-2-75

HAVING BEEN NAMED AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AND AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE PERFORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE OBLIGATIONS OF MY POSITION AS REGISTERED AGENT.

Signature: The Vacker

Date: 6-3-95

# P95000045326

August 4, 1995

Sandra B. Mortham, Secretary of State Florida Dept. Of State Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

Dear Ms. Mortham,

Please find enclosed an amendment changing Stow & Go, Inc. to Apartment Connection. We have enclosed a check for \$43.75, (\$35.00 for a filing fee, and \$8.75 for certificate of status).

Should you have any additional questions please contact me: Luke Smith at 1-800-447-6683 or by writing Apartment Connection at 1030 Bunnell Rd., Altamonte Springs, FL 32714.

Sincerely,

100001561231 -08/16/95--01001--003 \*\*\*\*\*43.75 \*\*\*\*\*43.75

Luke Smith President

LS/eb

Enclosure

N/C 8/21\_\_\_

### ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF



Stow & Go, Inc.	Corp. Doc. No. P95000045326
	(present name)

Pursuant to the provisions of section 607.1006, Florida Statutes, this corporation adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment(s) adopted: (indicate article number(s) being amended, added or deleted)

Amend article l(one) the corporate name, by changing the name to: Apartment Connection, Inc.

SECOND: If an amendment provides for an exchange, reclassification or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself, are as follows:

Not Applicable

THIRD: The date of each amendment's adoption: 8-2-95

FO	URTH: Adoption of Amendment(s) (CHECK ONE)
B	The amendment(s) was/were approved by the shareholders. The number of votes cast for the amendment(s) was/were sufficient for approval.
a	The amendment(s) was/were approved by the shareholders through voting groups.  The following statement must be separately provided for each voting group entitled to vote separately on the amendment(s):
	"The number of votes cast for the amendment(s) was/were
	sufficient for approval by"
	voting group
	The amendment(s) was/were adopted by the board of directors without shareholder action and shareholder action was not required.
	The amendment(s) was/were adopted by the incorporators without shareholder action and shareholder action was not required.
	Signed this day <u>2nd</u> of <u>August</u> , 19 <u>95</u> .
	Signature  (By the Chairman of Vice Chairman of the Board of Directors, President or other officer if adopted by the shareholders)
	OR
	(By a director if adopted by the directors)
	OR
	(By an incorporator if adopted by the incorporators)
	Luke Smith Typed or printed name
	President Title

# P950000H5326



City/State/Zip

Phone #

900001881919 -07/02/96--01125--019 +++++35.00 +++++35.00

Office Use Only

Examiner's Initials

# CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

1								
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4((	orporati	on Name)		(Docume	nt #)	:	<del></del> -	
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OTHER FILINGS Annual Report Fictitious Name Name Reservation		REGIS QUAL Foreign Limited Par Reinstateme Trademark Other		Cilbrace	Mosol I	),5;	) D	

# ARTICLES OF DISSOLUTION

Pursuant to 607.1401, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation is: Apact Ment Connect	-0.0 +				
	INC.					
SECOND:	The articles of incorporation were filed on: 6/16/	95				
THIRD:	(CHECK ONE)					
	None of the corporation's shares have been issued.					
	The corporation has not commenced business.					
FOURTH:	No debt of the corporation remains unpaid.					
FIFTH:	TFTH: The net assets of the corporation remaining after winding up have be to the shareholders, if shares were issued.					
SIXTh:	Adoption of Dissolution (CHECK ONE)					
	A majority of the incorporators authorized the dissolution.					
	A majority of the directors authorized the dissolution.					
Signe	ed this <u>24th</u> day of <u>Juve</u> , 19 <u>9</u>	<u>6</u> .				
Signatur	re	no officers or				
-	Luke Syith (Typed or printed name)	_				
-	President (Title)	_				