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ARTICLES OF INCORPORATION

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IG CAPITAL III ASSOCIATES, INC.

The undersigned, being an individual, does hereby act as incorporator in adopting the following Articles of Incorporation for the purpose of organizing a corporation for profit, pursuant to the provisions of the Florida Business Corporation Act.

FIRST: The Corporate name for the corporation (hereinafter called the "corporation") is IG Capital III Associates, Inc..

SECOND: The street address, wherever located, of the principal office of the corporation is Investors General, Inc., 280 Park Avenue, East Building, 20th Floor, New York, New York 10017.

The mailing address, wherever located, of the corporation is 280 Park Avenue, East Building, 20th Floor, New York, New York 10017.

THIRD: The number of shares that the corporation is authorized to issue is 200, all of which are of a par value of \$.01 dollars each and are of the same class and are Common shares.

FOURTH: The street address of the initial registered office of the corporation in the State of Florida is c/o The Prentice-Hall Corporation System, Inc., 1201 Hays Street, Tallahassee, Florida 32301.

The name of the initial registered agent of the corporation at the said registered office is The Prentice-Hall Corporation System, Inc.

The written acceptance of the said initial registered agent, as required by the provisions of Section 607.0501(3) of the Florida Business Corporation Act, is set forth following the signature of the incorporator and is made a part of these Articles of Incorporation.

FIFTH: The name and the address of the incorporator are:

NAME David E. Miller

ADDRESS 280 Park Avenue East Building, 20th Floor New York, New York 10017

SIXTH: No holder of any of the shares of any class of the corporation shall be entitled as of right to subscribe for, purchase, or otherwise acquire any shares of any class of the corporation which the corporation proposes to issue or any rights or options which the corporation proposes to grant for the purchase of shares of any class of the corporation or for the purchase of any shares, bonds, securities, or obligations of the corporation which are convertible into or exchangeable for, or which carry any rights to subscribe for, purchase, or otherwise acquire shares of any class of the corporation; and any and all of such shares, bonds, securities, or obligations of the corporation, whether now or hereafter authorized or created, may be issued, or may be reissued if the same have

been required and if their reissue is not prohibited, and any and all such rights and options may be granted by the Board of Directors to such individuals and entities, and for such lawful consideration, and on such terms, as the Board of Directors in its discretion may determine, without first offering the same, or any thereof, to any said holder.

SEVENTH: The purpose for which the corporation is organized, subject to the provisions to article 2.01 of the Florida Business Corporation Act, is to acquire, manage, own and hold the General Partnership interest in IGCH Stonegate Associates, Ltd. and IGCH Villager Associates, Ltd. and to act as the General Partner in such Partnerships with all of the rights, powers, obligations and liabilities of General Partner under the Limited Partnership Agreement of such Partnerships and to take any and all actions and do any and all things necessary or appropriate to the accomplishment of same.

EIGHTH: The duration of the corporation shall be perpetual.

NINTH: The corporation shall, to the fullest extent permitted by the provisions of the Florida Business Corporation Act, as the same may be amended and supplemented, indemnify any and all persons whom it shall have power to indemnify under said provisions from and against any and all of the expenses, liabilities, or other matters referred to in or covered by said provisions, and the indemnification provided for herein shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any Bylaw, vote of shareholders or disinterested directors, or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be a director, officer, employee, or agent and shall inure to the benefit of the heirs, executors, and administrators of such a person.

TENTH: Whenever the corporation shall be engaged in the business of exploiting natural resources or other wasting assets, distributions may be paid in cash out of depletion or similar reserves at the discretion of the Board of Directors and in conformity with the provisions of the Florida Business Corporation Act.

ELEVENTH: The corporation shall at all times observe the applicable legal requirements for the recognition of the corporation as a legal entity separate from any Partners and Affiliates (as defined below), including, without limitation, as follows:

- (a) The corporation shall maintain its corporate records and books and accounts separate from those of any Affiliate or any other entity. The corporation shall prepare unaudited quarterly and annual financial statements, and the corporation's financial statements shall substantially comply with generally accepted accounting principles.
- (b) The corporation shall maintain its own separate bank accounts, payroll and correct, complete and separate books of account.
- (c) The corporation shall hold itself out to the public (including any Affiliate's creditors) under the corporation's own name and as a separate and distinct corporate entity and not as a department, division or otherwise of any Affiliate.

- (d) All customary formalities regarding the corporate existence of the corporation, including holding meetings of or obtaining the consent of its Board of Directors, as appropriate, and its stockholders and maintaining current and accurate minute books separate from those of any Affiliate, shall be observed.
- (e) The corporation shall act solely in its own corporate name and through its own duly authorized officers and agents. No Affiliate shall be appointed or act as agent of the corporation.
- (f) Investments shall be made in the name of the corporation directly by the corporation or on its behalf by brokers engaged and paid by the corporation or its agents.
- (g) Except as required by First Union National Bank of North Carolina or any successor to the Bank (the "Bank"), the corporation shall not guarantee or assume or hold itself out or permit itself to be held out as having guaranteed or assumed any liabilities or obligations of any Partner or any affiliate, nor shall it make any loan except as permitted in the Limited Partnership Agreement.
- (h) The corporation is and will be solvent and shall pay its own liabilities, indebtedness and obligations of any kind, including all administrative expenses, from its own separate assets.
- (i) Assets of the corporation shall be separately identified, maintained and segregated. The corporation's assets shall at all times be held by or on behalf of the corporation and if held on behalf of the corporation by another entity, shall at all times be held by or on behalf of the corporation and if held on behalf of the corporation by another entity, shall at all times be kept identifiable (in accordance with customary usages) as assets owned by the corporation. This restriction requires, among other things, that corporate funds shall not be commingled with those of any Affiliate and it shall maintain all accounts in its own name and with its own tax identification number, separate from those of any Affiliate.
- (j) The corporation shall not take any action if, as a result of such action, the corporation would be required to register as an investment company under the Investment Company Act of 1940, as amended.
- (k) The corporation shall at all times be adequately capitalized to engage in the transactions contemplated at its formation.
- (l) All data and records (including computer records) used by the corporation or any Affiliate in the collection and administration of any loan shall reflect the corporation's ownership interest therein.
- (m) None of the corporation's funds shall be invested in securities issued by any Affiliate.

"Affiliate" means any person or entity other then the corporation (i) which owns beneficially, directly or indirectly, more than 50 percent of the outstanding shares of the Common Stock or which is otherwise in control of the corporation, (ii) of which more than 50 percent of the outstanding

voting securities are owned beneficially, directly or indirectly, by any entity described in clause (i) above, or (iii) which is controlled by any entity described in clause (i) above; provided that for the purposes of this definition the term "control" and "controlled by" shall have the meanings assigned to them in Rule 405 under the Securities Act of 1933, as amended.

TWELFTH: The corporation shall not, without the affirmative vote of 100 percent of the Board of Directors, institute proceedings to be adjudicated bankrupt or insolvent; or consent to the institution of bankruptcy or insolvency proceedings against it; or file a petition seeking, or consent to, reorganization or relief under any applicable federal or state law relating to bankruptcy; or consent to the appointment of a receiver, liquidator, assignce, trustee, sequestrator (or other similar official) of the corporation or a substantial part of its property; or make any assignment for the benefit of creditors; or admit in writing its inability to pay its debts generally as they become due; or take any corporate action in furtherance of any such action.

THIRTEENTH: Additionally, the corporation shall not, without the affirmative vote of 100 percent of the Board of Directors, (a) liquidate or dissolve the corporation in whole or in part, (b) consolidate, merge or enter into any form of consolidation with or into any other entity, nor convey, transfer or lease its assets substantially as an entirety to any person or entity nor permit any entity to consolidate, merge or enter into any form of consolidation with or into the corporation, nor convey, transfer or lease its assets substantially as an entirety to any person or entity and (c) amend or modify these Articles of Incorporation.

FOURTEENTH: Notwithstanding anything to the contrary, the corporation may not amend Articles Seventh, Eleventh, Twelsth or Thirteenth hereof, so long as any indebtedness remains outstanding to the Bank by the corporation or the Partnership.

Signed orthograp 16, 1996

Having been named as registered agent and to accept service of process for the above-named corporation at the place designated in these Articles of Incorporation, 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.

THE PRENTICE-HALL CORPORATION SYSTEM, INC.

By: Marcia asterno 2-19-76
assistant secretary



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COMPACT FERSON: Victoria L. Perez

EXAMENER'S INTTIMES:

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ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF IG CAPITAL III ASSOCIATES, INC.

96 MAR 11 PH 2:29
SECRETARY OF SOME

Pursuant to the provisions of Section 607.10006, Florida Statutes, IG Capital III Associates, Inc. (the "Corporation"), adopts the following Articles of Amendment to its Articles of Incorporation.

- 1. Article ELEVENTH of the Articles of Incorporation has been amended to read as follows:
- <u>ELEVENTH</u>: The corporation shall at all times observe the applicable legal requirements for the recognition of the corporation as a legal entity separate from any Partners and Affiliates (as defined below), including, without limitation, as follows:
 - (a) The corporation shall maintain its corporate records and books and accounts separate from those of any Affiliate or any other entity. The corporation shall prepare unaudited quarterly and annual financial statements, and the corporation's financial statements shall substantially comply with generally accepted accounting principles.
 - (b) The corporation shall maintain its own separate bank accounts, payroll and correct complete and separate books of account.
 - (c) The corporation shall hold itself out to the public (including any Affiliate's creditors) under the corporation's own name and as a separate and distinct corporate entity and not as a department, division or otherwise of any Affiliate.
 - (d) All customary formalities regarding the corporate existence of the corporation, including holding meetings of or obtaining the consent of its Board of Directors, as appropriate, and its stockholders and maintaining current and accurate minute books separate from those of any Affiliate, shall be observed.
 - (e) The corporation shall act solely in its own corporate name and through its own duly authorized officers and agents. No Affiliate shall be appointed or act as agent of the corporation.
 - (f) Investments shall be made in the name of the corporation directly by the corporation or on its behalf by brokers engaged and paid by the corporation or its agents.
 - (g) Except as required by First Union National Bank of North Carolina or any successor to the Bank (the "Bank"), the corporation shall not guarantee or assume or hold itself out or permit itself to be held out as having guaranteed or assumed any liabilities or obligations of any Partner or any affiliate, nor shall it make any loan except as permitted in the Limited Partnership Agreement.
 - (h) The corporation is and will be solvent and shall pay its own liabilities, indebtedness and obligations of any kind, including all administrative expenses, from its own separate assets.

- (i) Assets of the corporation shall be separately identified, maintained and segregated. The corporation's assets shall at all times be held by or on behalf of the corporation and if held on behalf of the corporation by another entity, shall at all times be held by or on behalf of the corporation and if held on behalf of the corporation by another entity, shall at all times be kept identifiable (in accordance with customary usages) as assets owned by the corporation. This restriction requires, among other things, that corporate funds shall not be commingled with those of any Affiliate and it shall maintain all accounts in its own name and with its own tax identification number, separate from those of any Affiliate.
- (j) The corporation shall not take any action if, as a result of such action, the corporation would be required to register as an investment company under the Investment Company Act of 1940, as amended.
- (k) The corporation shall at all times be adequately capitalized to engage in the transactions contemplated at its formation.
- (I) All data and records (including computer records) used by the corporation or any Affiliate in the collection and administration of any loan shall reflect the corporation's ownership interest therein.
 - (m) None of the corporation's funds shall be invested in securities issued by any Affiliate.
- (n) At least one of the directors of the corporation (the "Independant Director") shall be a person who is not and has not within the past 3 years been, an officer, director, employee or 10 percent stockholder of any Partner of the Partnerships set forth in Article Seventh of the Corporation's Articles of Incorporation or any Affiliate.
- "Affiliate" means any person or entity other then the corporation (i) which owns beneficially, directly or indirectly, more than 50 percent of the outstanding shares of the Common Stock or which is otherwise in control of the corporation, (ii) of which more than 50 percent of the outstanding voting securities are owned beneficially, directly or indirectly, by any entity described in clause (i) above, or (iii) which is controlled by any entity described in clause (i) above; provided that for the purposes of this definition the term "control" and "controlled by" shall have the meanings assigned to them in Rule 405 under the Securities Act of 1933, as amended.
 - 2. The date of adoption of the aforesaid amendment was March 1, 1996.
- 3. The amendment was approved by the Shareholders. The number of votes cast for the amendment was sufficient for approval.

EXECUTED ON the _____ day of March, 1996.

IG CAPITAL III ASSOCIATES, INC.

John A. Doyle, its president

| Partice | Part

ACCOUNT NO. : 072100000032

REFERENCE : 928148 5016742

AUTHORIZATION :

COST LIMIT : \$ 35.00

ORDER DATE : April 23, 1996

ORDER TIME : 10:54 AM

ORDER NO. : 928148

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CUSTOMER NO: 5016742

CUSTOMER: Mr. David E. Miller

Tarragon Realty Advisors, Inc. 280 Park Avenue - East Buildin

20th Floor

New York, NY 10017

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DOMESTIC AMENDMENT FILING

NAME: IG CAPTIAL III ASSOCIATES, INC

ARTICLES OF AMENDMENT
RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY

XX PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Carina L. Dunlap

EXAMINER'S INITIALS:

4(23

SECOND ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF IG CAPITAL III ASSOCIATES, INC.

96 APR 23 PH 1: 14
SECRETARY OF STATE
TALLAMASSEE FLORIDA

Pursuant to the provisions of Section 607.100006, Florida Statutes, IG Capital III Associates, Inc. (the "Corporation"), adopts the following Second Articles of Amendment to its Articles of Incorporation.

1. Article Seventh of the Articles of Incorporation of the Corporation has been amended to read as follows:

SEVENTH: The purpose for which the corporation is organized, subject to the provisions of article 2.01 of the Florida Business Corporation Act, is to acquire, manage, own and hold the General Partnership interest in IGCH Stonegate Associates, Ltd., IGCH Villager Associates, Ltd., ans IG Ashford Regency Partners, Limited Partnership and to act as the General Partner in such partnerships with all of the rights, powers, obligations and liabilities of General Partner under the limited partnership agreements of such partnerships and to take any and all actions and do any and all things necessary or appropriate to the accomplishment of same.

- 2. The date of adoption of the aforesaid amendment was April 22, 1996.
- 3. The amendment was approved by the Shareholders. The number of votes east for the amendment was sufficient for approval.
- 4. The amendment was consented to by First Union National Bank of North Carolina.

EXECUTED ON the 22nd day of April, 1996.

IG CAPITAL III ASSOCIATES, INC.

John A. Doyle, President

1201 HAYS STREET TALLAHASSEE, FL 32301-2007 904-242-0171

800-342-8086



ACCOUNT NO.

072100000032

REFERENCE

AUTHORIZATION

COST LIMIT :

\$ 35.00

ORDER DATE : May 23, 1996

ORDER TIME : 11:11 AM

ORDER NO. : 964248

CUSTOMER NO:

5016742

500001896915

CUSTOMER: Mr. David E. Miller

Tarragon Realty Advisors, Inc. 280 Park Avenue - East Buildin

20th Floor

New York, NY 10017

NAME:

IG CAPITAL III ASSOCIATES,

DOMESTIC AMENDMENT FILING

INC.

XXX ARTICLES OF AMENDMENT

RESTATED ARTICLES OF INCORPORATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

CERTIFIED COPY

PLAIN STAMPED COPY

CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Harry B. Davis

EXAMINER'S INITIALS:

DIVISION OF CORPORATION

96 HAY 23 PH 12: 11

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ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF IG CAPITAL III ASSOCIATES, INC.

96 HAY 23 PH 2: 16

Pursuant to the provisions of Section 607.10006 of the Florida Business Corporation Act TATE to its Articles of Incorporation.

1. Article VII of the Articles of Incorporation has been amended to read as follows:

ARTICLE VII

Principal Office, Mailing Address, and Address of Registered Office and Registered Agent,

The street address, wherever located, of the principal office of the Corporation is 1226 Commerce Street, Suite 300, Dallas, Texas 75202-4328. The mailing address, wherever located, of the Corporation is 1226 Commerce Street, Suite 300, Dallas, Texas 75202-4328.

The street address of the registered office of the Corporation in the State of Florida is c/o The Prentice-Hall Corporation System, Inc., 1201 Hays Street, Suite 105, Tallahassee, Florida 32301. The name of the registered agent of the Corporation at the said registered office is The Prentice-Hall Corporation System, Inc.

- 2. The date of adoption of the aforesaid amendment was May 16, 1996.
- 3. The designation of the voting group of shareholders entitled to vote on the said amendments is the holders of common stock.
- 4. The said number of votes cast for the said amendments by the said voting group was sufficient for the approval thereof.

EXECUTED ON the 16th day of May, 1996.

IG CAPITAL III ASSOCIATES, INC.

John A. Doyle, its president

STATE OF NEW YORK COUNTY OF NEW YORK

This instrument was acknowledged before me this 16th day of May, 1996, by John A. Doyle, president of IG Capital III Associates, Inc.

DAVID E. MILLER
Notery Public, State of New York
No. 4899963
Gwelffied in New York County
Commission Expires Aug. 3, 18

Ad Ellel