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To:

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Division of Corporations #383
Fax Number : (850)205-9389

From:

Account Name : CORPORATE CREATIONS INTERNATIONAL INC.

Account Number : 110432003053 Phone : (305)672-0686 Fax Number : (305)672-9110

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12016-1075/10

MERGER OR SHARE EXCHANGE

Intown Suites Orlando North, LLC

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ARTICLES OF MERGER

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INTOWN SUITES ORLANDO NORTH, INC.

(a Florida corporation) with and into

INTOWN SUITES ORLANDO NORTH, LLC

(a Delaware limited liability company)

EFFECTIVE DATE

Pursuant to the provisions of Section 607.1109 of the Florida Business Corporation Act (the "FBCA") and Section 18-209 of the Delaware Limited Liability Company Act, Intown Suites Orlando North, Inc., a Florida corporation ("Florida Corp"), and Intown Suites Orlando North, LLC, a Delaware limited liability company ("Delaware LLC"), hereby submit the following Articles of merger for filing and certify that:

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

Name:

Intown Suites Orlando North, Inc. PULL 000000

Address:

736 Lee Road, Orlando

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Florida 32810

Jurisdiction: Entity Type: Florida Corporation

Intown Suites Orlando North, LLC

Name: Address:

300 Galleria Parkway

Suite 1200

Atlanta, Georgia 30339

Registered Office in Delaware:

c/o The Corporation Trust Company

1209 Orange Street

Wilmington, Delaware 19801

2. The name, street address, jurisdiction, and entity type of the surviving entity are as follows:

Name:

Intown Suites Orlando North, LLC

Address:

300 Galleria Parkway

Suite 1200

Atlanta, Georgia 30339

Registered Office in Delaware:

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c/o The Corporation Trust Company 1209 Orange Street Wilmington, Delaware 19801

Jurisdiction: Delaware

Entity Type: Limited Liability Company

- 3. The Agreement and Plan of Merger attached hereto as Exhibit A and made a part hereof (the "Merger Agreement") meets the requirements of Section 607.1108 of the FBCA, and was approved by Florida Corp in accordance with Chapter 607.1103 of the FBCA.
- 4. The Merger Agreement was approved by Delaware LLC in accordance with the applicable laws of the State of Delaware.
- 5. Delaware LLC hereby appoints the Florida Secretary of State as its agent for service of process, in any proceeding to enforce any obligation or rights of any dissenting shareholders of Florida Corp.
- 6. Delaware LLC agrees to pay promptly the dissenting shareholders of Florida Corp the amount, if any, to which they are entitled under Section 607.1302 of the FBCA.
- 7. The Merger Agreement has been approved and executed by Florida Corp and Delaware LLC. The executed Merger Agreement is on file at Delaware LLC's principal place of business, which is located at 300 Galleria Parkway, Suite 1200, Atlanta, Georgia 30339.
- A copy of the Merger Agreement will be furnished by Delaware LLC, on request and without cost, to any stockholder of Florida Corp or member of Delaware LLC.

IN WITNESS WHEREOF, the undersigned have executed this Articles of Merger as of the 18th day of August, 2003.

INTOWN SUITES ORLANDO NORTH,

INC., a Florida corporation

David M. Vickers, President

INTOWN SUITES ORLANDO NORTH, LLC, a Delaware limited liability company

By: Intown Suites Group Two, LLC, a Delaware limited liability company, its Sole

Member

By:

David M. Vickers, President

EXHIBIT A AGREEMENT AND PLAN OF MERGER

See Attached

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AGREEMENT AND PLAN OF MERGER ot INTOWN SUITES ORLANDO NORTH, INC. (a Florida corporation) with and into INTOWN SUITES ORLANDO NORTH, LLC (a Delaware limited liability company)

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MERGER: CONSTITUENT ENTITIES

The name of each constituent entity is as follows: Intown Suites Orlando North, Inc., a Florida corporation ("Florida Corp"), and Intown Suites Orlando North, LLC, a Delaware limited liability company ("Delaware LLC"). Florida Corp shall merge with and into Delaware LLC, as permitted by Section 607.1108 of the Florida Business Corporation Act and Section 18-209 of the Delaware Limited Liability Company Act (the "Merger"). This agreement is the plan of merger for purposes of Florida law and the agreement of merger for purposes of Delaware law.

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SURVIVING ENTITY

Delaware LLC will be the surviving entity in the Merger and its name will remain "Intown Suites Orlando North, LLC".

III.

LIMITED LIABILITY COMPANY AGREEMENT

The limited liability company agreement of Delaware LLC as in effect immediately prior to the effective time of the Merger shall be the limited liability company agreement of the surviving entity, and shall remain in offect until thereafter duly altered, amended or repealed in accordance with applicable law.

IV.

MANNER AND BASIS OF CONVERTING SHARES

The same entity ("Member") is the sole shareholder of Florida Corp and the sole member of Delaware LLC. Upon the Merger becoming effective in accordance with Article V below, by virtue of the Merger and without any action on the part of Member, all outstanding shares of

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capital stock of Florida Corp shall be cancelled and Member shall have a 100% membership interest in Delaware LLC.

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EFFECTIVE DATE

The Merger shall be effective at 3:00 PM, Eastern Time, on August 18, 2003.

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MANAGEMENT OF DELAWARE LLC

Following consummation of the Merger, Delaware LLC, as the surviving entity, will be managed by the Member.

APPING, AND FILED 03 AUG 18 PM 2: 23 IN WITNESS WHEREOF, the parties have each caused this Agreement and Plan of Merger to be signed in their respective names and on their respective behalf on this \(\frac{\partial \text{p}^{\text{th}}}{\text{day}} \) day of August, 2003.

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INTOWN SUITES ORLANDO NORTH,

INC., a Florida corporation

By:

David M. Vickers, President

INTOWN SUITES ORLANDO NORTH, LLC, a Delaware limited liability company

By: Intown Suites Group Two, LLC, a Delaware limited liability company, its Sole

Member

Bv:

David M. Vickers, President

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