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ARTICLES OF MERGER Merger Sheet

MERGING:

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T.T. OLYMPIA, INC., a Washington corporation not qualified in Florida

INTO

T.T. GP HOLDINGS, INC., a Florida corporation, P96000064297

File date: December 22, 1998

Corporate Specialist: Cheryl Coulliette

Account number: 07210000032

Account charged: 78.75

ARTICLES OF MERGER OF T. T. OLYMPIA, INC., a Washington corporation

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into

T. T. GP HOLDINGS, INC., a Florida corporation

THIS ARTICLES OF MERGER between T. T. OLYMPIA, INC., a Washington corporation and T. T. GP HOLDINGS, INC., a Florida corporation.

1. Pursuant to §607.1105 of the Florida Business Corporation Act (the "Act") and §23B.11.040 of the Revised Code of Washington ("Washington Law"), T. T. OLYMPIA, INC., a Washington corporation and T. T. GP HOLDINGS, INC. adopt the following Articles of Merger. T. T. OLYMPIA, INC. is a wholly-owned subsidiary of T. T. GP HOLDINGS, INC.

2. The following Plan of Merger was approved by the parties in the manner prescribed by law:

(a) T. T. OLYMPIA, INC. shall be merged into T. T. GP HOLDINGS, INC., which shall be the surviving corporation.

(b) On the effective date of the Merger, the separate existence of **T**. **T**. **OLYMPIA**, **INC.** shall cease and its stock shall be canceled. **T**. **T**. **GP HOLDINGS**, **INC.** shall succeed to all the properties, rights and other assets of and **T**. **T**. **OLYMPIA**, **INC**. shall be subject to all the liabilities of without further action by any of the corporations.

(c) all issued and outstanding shares of **T. T. OLYMPIA**, **INC.** on the Effective Date are held by **T. T. GP HOLDINGS**, **INC.** and shall, by virtue of the Merger and without any action on the part of **T. T. GP HOLDINGS**, **INC.** be canceled simultaneously with the effectiveness of the Merger.

(d) The Articles of Incorporation of **T. T. GP HOLDINGS, INC.** shall continue to be the Articles of Incorporation of the surviving corporation following the effective date of the Merger.

(e) The Bylaws of **T. T. GP HOLDINGS, INC.** shall continue to be the Bylaws of the surviving corporation following the effective date of the Merger.

(f) On the Effective Date of the Merger, **T. T. GP HOLDINGS, INC.** shall thereupon and thereafter possess all the rights, privileges, immunities and franchises, of a public as well as a private nature of each of the merging corporations. All property, real, personal and mixed, all debts due on whatever account, including subscriptions to shares, and all and every other interest of or belonging to or to each of the corporations so merged shall be taken and deemed to be transferred to and vested in **T. T. GP HOLDINGS, INC.** without further act or deed; and the title to any real estate, or any interest therein, vested in any such corporations shall not revert or be in any way impaired by reason of such Merger. 3. The Plan of Merger was adopted by the respective Boards of Directors of **T. T. GP HOLDINGS, INC.** and **T. T. OLYMPIA, INC.**, as of November 19, 1998, since shareholder approval of the Plan of Merger is not required in accordance with §§ 607.1103(7) and 607.1104(1) of the Act and 23B.11.040 of the Washington Law

4. Pursuant to § 607.1105(1)(b) of the Act, the Effective Date of the Merger shall be on date these Articles of Merger are filed with the Secretary of State of Florida.

IN WITNESS WHEREOF, the parties have set their hands this $\frac{11}{10}$ day of December, 1998.

T. T. OLYMPIA, INC., a Washington corporation

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T. T. GP HOLDINGS, INC., a Florida corporation

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