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Michael G. Adams Kentucky Secretary of State	
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Articles of Merger: Merger of SwiftTrip, LLC into TTA, LLC

1. Parties to the Merger:

Surviving Entity: TTA, LLC, a Kentucky limited liability company, Organization Number 0113429 with a principal place of business at 1270 Avenue of the Americas, New York, NY 10020 ("TTA")

Non-Surviving Entity: SwiftTrip, LLC, an Indiana limited liability company, Business ID 2005111000272 ("SwiftTrip").

2. Plan of Merger:

2.1. The Plan of Merger, dated December 15, 2023, has been adopted, approved and signed by the managing authorities and, if applicable, the owners/members/shareholders of each of the participating entities and is on file at a place of business of TTA. A copy of the plan of merger will be furnished by TTA, on request and without cost, to any member of any domestic LLC or any persons holding an interest in any other entity which is or was a party to the merger.

TTA agrees that it may be served with process in this state in any action, suit or proceeding for the enforcement of any obligation of any entity which is a party to the merger, irrevocably appointing the secretary of state as its agent to accept service of process in any such action, suit or proceeding and specifying the address to which a copy of such process shall be mailed to it by the secretary of state.

2.2 Approval. The board of directors and shareholders (or members, if applicable) of both TTA and SwiftTrip have approved this merger as required by applicable law.

3. Terms:

3.1 Effective Date. The merger shall become effective on December 22, 2023.

3.2 Surviving Company. Upon the merger becoming effective, SwiftTrip shall be merged into the TTA, and TTA shall continue to exist as the only surviving entity.

3.3 Articles of Organization. The Articles of Organization of TTA shall be amended to reflect the merger, as required by law.

3.4 Rights and Liabilities. All the rights, privileges, and liabilities of SwiftTrip shall be transferred to TTA.

3.5 Assets and Obligations. All assets, property, and obligations of SwiftTrip shall become the assets, property, and obligations of TTA.

3.6 Name. The name of the Surviving Company shall remain as TTA, LLC.

4. Effect of Merger:

Upon the effective date of the merger, SwiftTrip shall cease to exist, and TTA shall succeed to all the rights and obligations of SwiftTrip.

5. Execution:

These Articles of Merger have been duly signed and approved by the authorized representatives set forth below.

DocuSigned by:

Helena Daras

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TTA, LLC

Helena Daras

Secretary

DocuSigned by:

Helena Daras

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SwiftTrip, LLC

Helena Daras

Secretary