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### Florida Department of State

Division of Corporations Public Access System

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COR AMND/RESTATE/CORRECT OR O/D RESIGN

THE TOWN HOUSE APARTMENTS 1, INC.

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January 17, 2006

### FLORIDA DEPARTMENT OF STATE

THE TOWN HOUSE APARTMENTS 1, INC. Division of Compositions \*\* 116 E. OCEAN AVE
LAKE WORTH, FL 33462US

SUBJECT: THE TOWN HOUSE AFARTMENTS 1, INC. REF: 752769

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

- The current name of the entity is as referenced above. Please correct your document accordingly.
- Amendments for nonprofit corporations are filed in compliance with section 617.1006, Florida Statutes.
- If there are MEMBERS ENTITLED TO VOTE on a proposed amendment, the document must contain: (1) the date of adoption of the amendment by the members and (2) a statement that the number of votes cast for the amendment was sufficient for approval.
  - If there are NO MEMBERS OR MEMBERS ENTITLED TO VOTE on a proposed amendment, the document must contain: (1) a statement that there are no members or members entitled to vote on the amendment and (2) the date of adoption of the amendment by the board of directors.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6880.

Karen Gibson Document Specialist FAX Aud. #: H06000011653 Letter Number: 006A00003140

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P.O BOX 6327 - Tallahassee, Florida 32314

## 406000011623

### Articles of Antendment to Articles of Incorporation

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THE TOWN HOUSE APARTMENTS 1, INC.	
(Name of nonparation as successly illos with the Floride Door, of State)	
# 75275D	
(Document program al adeposition (Classics)	
Pursuant to the provisions of section 617.1005, Florida Sustains, this Florida Nat Far Profit Corporation adopts the following amundment(s) in its Articles of Incorporation:	
NEW CORPORATE NAME OF changing:	
CARA BE PLAYA OF LAIR WORTH CONDONINIUM ASSOCIATION, INC.  (must combin the wood "expension," "incorporated," or the aftervision "entry," or "ins." or werds of this import is suggested. "Containly" or "Co." may use be used in the same of a suffer small expension)	
AMENDMENTS ADDETED- (OTHER THAN NAME CHANGE) Indicate Americ Number(s) and/or Article Thio(s) being expended, added or detected: (2015PECIFIC)	
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Apartments 1, Inc. are nevely deleted in toto and replaced	06 F
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# AMENDED ARTICLES OF INCORPORATION OF THE TOWN HOUSE APARTMENTS 1, INC.

The undersigned, being all of the Board of Directors and members of The Town House Apartments I, Inc. for the purpose of amending a not for profit corporation under Chapter 617 of the Florida Statutes, hereby adopt the following Amendment to the Articles of incorporation.

### ARTICLE I-

The name of this corporation shall be CASA DE PLAYA OF LAKE WORTH CONDOMINIUM. ASSOCIATION, INC. ("Association").

#### ARTICLE II DEFINITIONS

Unless the context shall mean otherwise, the terms used herein and in the By-Laws shall have the same meaning, if any, as that anothed to them in the Decisnation of Condominium of CASA DE PLAYA OF LAKE WORTH, recorded or to be recorded in the Public Records of Pain Beach County, Florida (the "Decisnation").

### ARTICLE III PURPOSES AND POWERS

The Association shall have the following powers:

- A. To operate CASA DE FLAYA OF LAKE WORTH, A CONDOMINIUM (referred to herein as the "Condominium"), and to undertake the performance of, and to carry out the sois and duties incident to, the administration of the Condominium in accordance with the terms, provisions, conditions and sutherizations contained in these Articles, the Association's By-Laws and the Declaration.
- B. To borrow money and issue evidences of indebtedness in furtherence of any or all of the objects of its business; to ascure the same by mortgage, dead of inust, pledge or other iten.
- C. To carry out the duties and obligations and receive the benefits given the Association by the Declaration.
- D. To establish By-Laws and Rules and Regulations for the operation of the Association and to provide for the formal administration of the Association; to enforce the Condominium Act of the State of Florids, the Declaration, the By-Laws and the Rules and Reputations of the Association.
- E. To contract for the management of the Condominium. To contract for build sacurity and cable TV or other similar providers depending on available technology.
- F. To acquire, own, operate, mortgage, lease, sell and trade property, whether real or personal, as may be necessary or convenient in the administration of the Condominism.
- G. The Association shall have all of the common law and statutory powers of a corporation not for profit which are not in conflict with the terms of these Articles, the Declaration, the By-Laws and the Condominium Act. The Association shall also have all of the powers of Condominium Associations under and pursuant to Chapter 718. Fiorida Statutes, the Condominium Act, and shall have all of the powers reasonably necessary to implement the purposes of the Association.

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### ARTICLE IV

- A. Each Unit Owner in the Condominium, including the Developer, shall automatically be a Member of the Association. Membership of the Developer shall terminate upon being diveated of all units in the Condominium and upon control of the Association being turned over to the Unit Owners in the Condominium other than the Developer.
- B. Membership, as to all members other than the Developer shall commence upon the acquisition of fee simple title to a Unit in the Condominium and shall terminate upon the divestment of title to said Unit.
- On all matters as to which the membership shall be entitled to vote each Unit shall be entitled to the number of votes that are equal to their percentage ownership in the common elements of the condomination, which vote shall be exercised in the manner provided for by the Declaration of Condomination and the By-Laws.
- D. The share of a Mamber in the funds and assets of the Association cannot be easigned, hypotheosited or transferred in any manner except as an appurtanence to his Unit.

#### ARTICLE V EXISTENCE

The Association shall have perpetual existence.

#### ARTICLE VI INCORPORATOR

Peter Colangate is the Incorporator to these Articles of Incorporation.

### ARTICLE VII

- A. The Condominium and Association affairs shall be menaged by a Board of Directors composed initially of three (3) persons, in accordance with Article III of the Association's By-Laws. Except for Directors appointed by the Developer, all Directors whall be Members or a spotter, trustee or corporate officer of a Member.
- 8. The number of Directors to be elected, the manner of their election and their respective terms shall be as set forth in Article III of the Association's By-Laws. Should a vacancy occur on the Board, the remaining Directors shall select a Mamber of other eligible person as described herein, to fill the vacancy until the next annual meeting of the membership.

The following persons shall constitute the Board of Directors and they shall hold office for the term and in accordance—with the provisions of Article III of the Association's By-Lews:

NAME	ADDRESS
Peter Colangeto	116 East Ocean Blvd. Lantena. FL 88462
Richard Mo <b>Villen</b>	118 Éast Ocean Sivd. Lantaga, FL, 33462
Bo Allen	116 East Ocean Bivd. Lantana, FL 33462

#### ARTICLE VIII OFFICERS

The effairs of the Association shall be administered by the Officers designated in the By-Laws, who shall serve at the pleasure of said Board of Directors. The names and addresses of the Officers who shall serve until the first election of Officers pursuent to the provisions of the By-Laws are as follows:

NAME	TITLE	ADDRESS
Pater Colangelo	President	116 East Ocean Blvd. Lantane, FL 33462
Richard McMillan	Vice Preside. Secretary	nt/ 116 East Ocean Sivo. Lantana, FL 39462
5o Allen	Lussillat	116 East Ocean Blvd. Lantens, FL 39462

#### ARTICLE IX BY-LAWS

The By-Laws of the Association shall be adopted by the initial Board of Directors. The By-Laws may be amended in accordance with the provisions thereof, except that no portion of the By-Laws may be sitered, amended, or rescinded in such a manner as will prejudice the rights of the Developer of the Condominium or mortgagees of units without their prior written consent.

### ARTICLE X AMENDMENTS TO ARTICLES

Amendments to these Articles shall be proposed and adopted in the following manner.

- A. Notice of the subject matter of any proposed amendment shall be included in the notice of the meeting at which the proposed amendment is to be considered.
- B. A resolution for the adoption of a proposed amendment may be proposed sittler by the Board of Directors, acting upon the vote of a regionity of the Board of Directors, or by the Mambers of the Association having a majority of the votes in the Association. In order for any amendment or amendments to be effective, same must be approved by an affirmative vote of at least 68-2/3% of the units Board of Directors and by an affirmative vote of the Members having at least 75% of the votes of the Association.
- C. No amendment shall make any changes in the qualifications for membership nor the voling rights of the Members, without approval in writing by all Members and the joinder of all record owners of montgages upon condominium Units. No Amendment shall be made that is in conflict with the Condominium Act or the Declaration.
- D. A copy of each amandment adopted shall be filed with the Becretary of State, pursuant to the provisions of applicable Florida Statutes and the Condominium Act.

#### ARTICLE XI INDEMNIFICATION

Every Director and every Officer of the Association shall be indemnified by the Association against all expenses and liabilities, including counsel feas reasonably incurred by or imposed upon the Director or Officer in connection with any proceeding or any settlement thereof to which the Director or Officer may be a party, or in which the Director or Officer may be come involved by reason of the Director or Difficer being or having been a Director or Officer of the Association, whether or not a Director or Officer at the time such experiess are incurred, except in such osses wherein the Director or Officer is adjudged guilty of within interessance or malessance in the performance of the Director's or Officer's duty; provided that in the event of a settlement, the indemnification shall apply only when the Board of Directors approves such indemnification shall be in addition to end not exclusive of all of the rights to which such Director or Officer may be entitled.

### ARTICLE XII INITIAL REGISTERED OFFICE, AGENT AND ADDRESS

The principal office of the Association shall be at Lorenzo & Pike LLP or at such other piece within or without the State of Florida, as may be subsequently designated by the Board of Directors. The initial registered office is at Lorenzo & Pike LLP. Twenty-Five Seabreeze Avenue, Suita 202, Detray Beach, FL 33463 and the Initial registered agent therein is Jose L. Lorenzo, Esq.

of Number 2008.
A second
Anter Columpsio
STATE OF FLORIDA COUNTY OF PALM GEACH)
of Moor 2008, by Peter Colangelo : se Incorporator on behalf of CASA DE PLAYA OF LAKE WORTH CONDEMINION ASSOCIATION, INC., who is personally known to me or has produced  NOTARY PUBLIC STATE OF FLORIDA  Clarises Lopez Commission # DD454672 Expires: JULY 25, 2009 Regular That Atlantic Bonding Co., Bro.
ACCEPTANCE OF REGISTERED AGENT
The undersigned accepts his appointment as the initial registered agent of Case de Playa Condominium Association Inc.

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