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FLORIDA NON-PROFIT CORPORATION

SOUTH TAMPA MEDICAL CENTER CONDOMINIUM ASSOCIATION.

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ARTICLES OF INCORPORATION OF SOUTH TAMPA MEDICAL CENTER CONDOMINIUM ASSOCIATION, INC.

THE UNDERSIGNED INCORPORATOR, being a natural person competent to contract, for the purpose of forming a corporation not-for-profit under the laws of the State of Florida, does hereby adopt, subscribe and acknowledge the following Article of Incorporation.

ARTICLE L NAME

The name of the corporation shall be SOUTH TAMPA MEDICAL CENTER CONDOMINIUM ASSOCIATION, INC. Said corporation shall be referred to in this instrument as the "Corporation."

ARTICLE IL PURPOSE AND POWERS

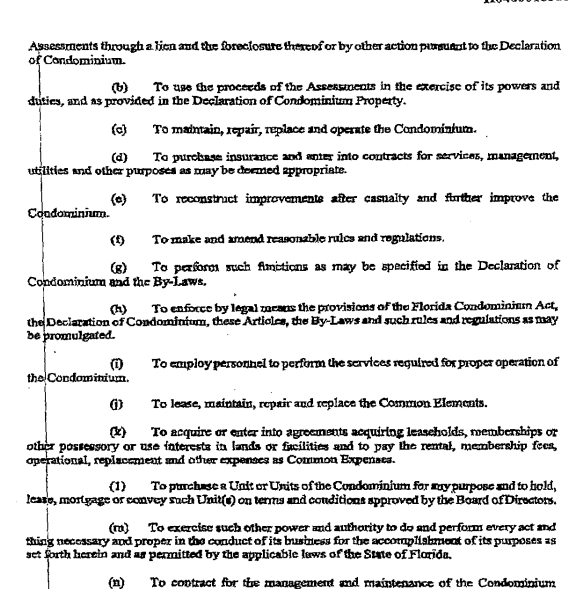
Section 1. Purpose. The purpose for which the Corporation is organized is to provide an entity for the operation and governance of SOUTH TAMPA MEDICAL CENTER, a Condominium ("Condominium"), located upon lands lying in Hillsborough County, Florida, said property being described in the duly recorded Declaration of Condominium for the Condominium ("Declaration of Condominium"). Unless otherwise defined herein, the terms used herein shall have the same definitions as attributed to them in the Declaration of Condominium (to which these Articles shall be attached as an exhibit).

The Corporation shall not be operated for profit and shall make no distribution of income to its members, directors, or officers.

Section 2. Powers. The Corporation 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 Corporation shall have all of the powers and duties contemplated in the Declaration of Condominium and the Florida Condominium Act together with all of the powers and the duties reasonably necessary to operate the Condominium pursuant to the Declaration of Condominium as it may be amended from time to time, and such other documents or agreements that may exist from time to time pertaining to the Condominium. The powers and duties, which the By-Laws may set forth in more detail, shall include, but shall not be limited to, the following specific powers and duties:

(a) To make and collect Assessments against members as Unit Owners to defray the costs, expenses and losses of the Condominium, and to make such other Special Assessments against Unit Owners as the Declaration of Condominium shall provide, and to enforce such levy of



Property and to authorize a management agent to assist the Corporation in carrying out its powers and duties by performing such functions as the submission of proposals, collection of Assersments, and other sums due from Unit Owners, preparation of records, enforcement of rules and

maintenance, repair and the replacement of the Common Elements with funds as shall be made available by the Corporation for such purposes. The Corporation and its officers shall, however, retain at all times the powers and duties granted by the Condominium documents and the Florida Condominium Act, including, but not limited to, the making of Assessments, promulgation of rules and execution of contracts on behalf of the Corporation.

ARTICLE III. DEVELOPER

SOUTH TAMPA MEDICAL INVESTMENTS, LLC, a Florida limited liability company, shall make and declare or has made and declared a certain Declaration of Condominium submitting to condominium ownership certain property described therein under the terms, covenants, and conditions expressed more fully therein; the Condominium is to be known as SOUTH TAMPA MEDICAL CENTER.

ARTICLE IV. TERM

The term for which this Corporation shall exist shall be perpetual.

ARTICLE V. INCORPORATOR

The name and address of the incorporator of this Corporation is as follows:

Jennifer A. Powers, Esquire Roig & Powers, PA 4023 N. Armenia Ave. Tampa, FL 33607

ARTICLE VL OFFICERS

The officers of the Corporation shall be a President and a Secretary-Treasurer and such other officers as the Board of Directors may from time to time determine. The officers of this Corporation shall be elected for a term of one year, and until a successor shall be elected and qualified, by the Board of Directors at their annual meeting and in accordance with the provisions provided therefor in the By-Laws of the Corporation. Until transfer of the control of the Corporation to the Unit Owners other than the Daveloper has been accomplished, the officers need not be directors or members of the Corporation.

The names of the persons who shall serve as the first officers are:

President - Morris Lefkowitz

Secretary-Treasurer - Judy Grosz

ARTICLE VIL DIRECTORS

The affairs of the Corporation shall be managed by a Board of Directors composed of not less than three (3) nor more than seven (7) directors. Until control of the Corporation is transferred to Unit Owners other than the Developer, the Developer shall be entitled to designate non-member directors to the extent permitted by the Florida Condominium Act. Except for non-member directors appointed by the Developer, all directors shall be elected at the annual membership meeting of the Association.

The first Board of Directors shall be comprised of five (5) persons who shall serve until their respective successors are elected (or designated) and qualified. The names and addresses of the members of the Board of Directors who shall serve as the first Directors are:

- 1. Morris Lefkowitz, c/o CimLink Real Estate Services, L.C., 3928 Premier North Drive. Tampa, Florida 33618
- 2. Judy Grosz, c/o CimLink Real Estate Services, L.C., 3928 Premier North Drive, Tampa, Florida 33618
- 3. Robert Schachter, c/o CimLink Real Estate Services, L.C., 3928 Premier North Drive, Tampa, Florida 33618
- 4. W. Hunter Swearingen, CimLink Real Estate Services, L.C., 3928 Premier North Drive, Tampa, Florida 33618
- 5. Thomas C. McGeachy, CimLink Real Estate Services, L.C., 3928 Premier North Drive, Tampa, Florida 33618

The initial By-Laws of the Corporation shall be attached as an exhibit to the Declaration of Condominium for the Condominium and shall be adopted by the first Board of Directors.

ARTICLE IX. MEMBERS

Membership in the Corporation shall automatically consist of and be limited to all of the record Owners of Units in the Condominium. Transfer of unit ownership, either voluntary or by operation of law, shall terminate membership in the Corporation and said membership is to become vested in the transferee. If Unit ownership is vested in more than one person, then all of the persons so owning said Unit shall be members eligible to hold office, attend meetings, etc., but the Owner(s) of each Unit shall only be entitled to one vote as a member of the Corporation. The manner of designating voting members and exercising voting rights shall be determined by the By-Laws.

ARTICLE X. AMENDMENTS

Amendments to these Articles of incorporation shall be made in the following manner:

- (a) The Board of Directors shall adopt a resolution setting forth the proposed amendment and, if there are members of the Association, the Board shall direct that it be submitted to a vote at a meeting of the members, which may be either the annual or a special meeting. If there are no members of the Association, the amendment shall be adopted by a vote of the majority of directors and the provisions for adoption by members shall not apply.
- (b) Written notice setting forth the proposed amendment or a summary of the changes to be effected thereby shall be given to each member of record entitled to vote thereon within the time and in the manner provided herein for the giving of notice of meetings of members. If the meeting is an annual meeting, the proposed amendment or such summary may be included in the notice of such annual meeting.
- (c) At such meeting, a vote of the members entitled to vote thereon shall be taken on the proposed amendment. The proposed amendment shall be adopted upon receiving the affirmative vote of a majority of the votes of all members of the Association entitled to vote thereon.

No amendment to these Articles of Incorporation shall be made which affects any of the rights and privileges provided to the Developer in the Condominium documents without the written consent of the Developer.

ARTICLE XL PRINCIPAL PLACE OF BUSINESS

The principal place of business of the Corporation shall be 508 South Habana Avenue, Tampa, Florida 33609, or at such other place or places as may be designated from time to time.

ARTICLE XII. REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the corporation and the name of the initial registered agent at that address is:

Jennifer A. Powers, Esquire Roig & Powers, PA 4023 N. Armenia Ave. Tampa, FL 33607

ARTICLE XILL INDEMNIFICATION

the Corporation shall indemnify every director and every officer, his heirs, executors and administrators, against all loss, cost and expense reasonably incurred by him in connection with any action, suit or proceeding to which he may be made a party by reason of his being or having been a director or officer of the Corporation, including reasonable counsel fees, except as to matters wherein be shall be finally adjudged in such action, suit or proceedings to be liable for or guilty of gross negligence or willful misconduct. The foregoing rights shall be in addition to and not exclusive of all other rights to which such director or officer may be entitled.

IN WITNESS WHEREOF, the subscribing Incorporator has hereunto set his hand and seal and caused these Articles of Incorporation to be executed this 2/1/ day of September, 2004.

Tenniter A. Powers, Incorporator

ACCEPTANCE OF DESIGNATION OF REGISTERED AGENT

The undersigned, having been named as registered agent and to accept service of process for SOUTH TAMPA MEDICAL CENTER CONDOMINIUM ASSOCIATION, INC., hereby accepts the appointment as registered agent and agrees to act in such capacity. The undersigned further agrees to comply with the provisions of all statutes relating to the proper and complete performance of his duties and is familiar with and accepts the obligations of his position as registered agent.

JENMIFER A. POWER

Registered Agent

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