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amend



David G. Muller, Esq. Shareholder Phone: (239) 552-3200 Fax: (239) 263-1800 dmuller@bplegal.com

4001 Tamiami Trail North Suite 410 Naples, Florida 34103

May 31, 2017

Secretary of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Re: Articles of Amendment to Second Amended and Restated Articles of Incorporation –

Spanish Wells Community Association, Inc. / Document Number N94000004941

Client/Matter No.

Dear Sir/Madam:

Enclosed please find the original and one copy of the Articles of Amendment to the Second Amended and Restated Articles of Incorporation for the above-referenced Association. A check for \$35.00 is also enclosed for the filing fee.

Please file and return the filed copy to my attention. A self-addressed stamped envelope is enclosed for your convenience.

Please feel free to call me should you have any questions regarding this matter.

Sincerely,

David G. Muller, Esquire

Shareholder

For the Firm

DGM/ms

Enclosures (as stated) ACTIVE. \$13344/244098,9797337_1

www.bplegat.com chre@bplegat.com

ARTICLES OF AMENDMENT TO

SECOND AMENDED AND RESTATED ARTICLES OF INCORPORATION

Pursuant to the provision of Chapter 617, Florida Statutes, the undersigned corporation adopts the following Articles of Amendment to its Second Amended and Restated Articles of Incorporation.

FIRST: The name of the corporation is Spanish Wells Community Association, Inc.

SECOND: The attached amendment to the Second Amended and Restated Articles of Incorporation was adopted by the membership.

THIRD: The attached amendment to the Second Amended and Restated Articles of Incorporation was adopted by the required vote of the members on the 10th day of May 2017.

FOURTH: The number of votes cast were sufficient for approval.

WITNESSES: (TWO)	SPANISH WELLS COMMUNITY ASSOCIATION, INC.
Oshley Straface Signature Straface Printed Name	BY: MAY 19, 2017
Signature MADELYN MCANENY Printed Name	(CORPORATE SEAL)
STATE OF FLORIDA)) SS: COUNTY OF LEE)	
2017 by K.W. Vandergrift as	wledged before me this 19 day of May of President of Spanish Wells Community Association, corporation. He/She is personally known to me or has as identification.
Kristin K. Freeland NOTARY PUBLIC STATE OF FLORIDA Comm# FF922848 Expires 9/30/2019	Notary Public Knstin K Freeland Printed Name
My commission expires: 9/39/2019 ***********************************	***********

Additions indicated by <u>underlining</u>. Deletions indicated by striking through.

Amendment No. 1: Article 4, Purpose

ARTICLE 4 PURPOSE

4.01 The specific purposes for which the Association is organized are as follows:

(Subsection (a) through Subsection (g) Remain Unchanged.)

- (h) To employ accountants, attorneys, architects, and other professional personnel to perform the services required for proper operation of the Association; and
- (i) For the accomplishment of its purposes, the Association shall have all of the Common Law and Statutory Powers and duties of a corporation not-for-profit under the laws of the State of Florida, except as limited or modified by these Articles, the Declaration of Protective Covenants, the By-laws, or the Florida Not-For-Profit Corporation Act; and it shall have all of the powers and duties reasonably necessary to operate; and
- (j) If owned by the Association, to provide for the operation, maintenance, repair, replacement, repair after casualty, improvement and insurance of the Spanish Wells Golf and Country Club.

(Remainder of Article 4 Remains Unchanged.)

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Amendment No. 2: Article 7, Assessments

ARTICLE 7 ASSESSMENTS

(Section 7.01 Remains Unchanged.)

7.02 Anything herein to the contrary notwithstanding, the assessment levied against the Parcels of Real Property constituting Spanish Wells Golf and Country Club shall be twenty percent (20%) of the entire assessment, unless the Spanish Wells Golf and Country Club is owned by the Community Association, in which case the portion of the assessment levied against the Spanish Wells Golf and Country Club shall be nothing. If the assessment obligation relative to the Spanish Wells Golf and Country Club has been eliminated based on Community Association ownership, the obligation of the owner of the Spanish Wells Golf and Country Club to pay twenty percent (20%) of the entire assessment shall be reinstated if and when the Spanish Wells Golf and Country Club is no longer owned by the Community Association.

7.03 Anything herein to the contrary notwithstanding, eighty percent (80%) of the entire assessment shall be divided by the total number of Lots Parcels of Real Property and levied against those Lots Parcels of Real Property subject to assessment other than land the Parcels of Real Property constituting Spanish Wells Golf and Country Club. Notwithstanding the foregoing, if the Spanish Wells Golf and Country Club is owned by the Community Association, the assessment against the Lots shall be one hundred percent (100%). As set forth above, if the assessment obligation relative to the Spanish Wells Golf and Country Club has been eliminated based on Community Association ownership, the assessment obligation applicable to the Lots shall be reduced to eighty percent (80%) if and when the Spanish Wells Golf and Country Club is no longer owned by the Community Association.

(Remainder of Article 7 Remains Unchanged.)

Amendment No. 3: Article 8, Directors

ARTICLE 8 DIRECTORS

8.01 The corporate powers shall be exercised by and under the authority of, and the business and affairs of the Association shall be managed under the direction of, the Board of Directors designated by the Neighborhood Associations and the owner of the Spanish Wells Golf and Country Club, Inc. as provided in the Bylaws.

(Section 8.02 Remains Unchanged.)

- **8.03** Except in the case of the owner of the Spanish Wells Golf and Country Club, Inc., and any Neighborhood or other real property in the Community controlled by the Developer or its successor, Directors shall be Members of the Association.
- **8.04** Directors of the Association shall be designated by the Neighborhood Associations and the owner of the Spanish Wells Golf and Country Club, Inc. and appointed at the first meeting of the Board of Directors following the Annual Meeting of the Members in the manner determined by and subject to the qualifications set forth in the Bylaws. Directors may be removed and vacancies on the Board of Directors shall be filled in the manner provided by the Bylaws.
- **8.05** The terms of the Directors shall be for three years. One-third (1/3) of the Directors shall be designated annually as members of the Board by the Neighborhood Associations or the owner of the Spanish Wells Golf and Country Club, Inc., or as provided for in the Bylaws of the Association. If a vacancy shall occur by the death, resignation or any other reason, the Board of Directors of the Neighborhood Association that designated that Member to the Board, or the owner of the Spanish Wells Golf and Country Club, Inc., shall designate another Director to the Board to serve out the remainder of the term of the absented Director.

8.00	6 No	<u>otwithsta</u>	anding	anything	to the	contr	ary	herein,	there	shall	be	no	Dire	ctor
appointed	by the	owner	of the	Spanish	Wells	Golf a	ınd	Country	Club	if it	is o	wned	by	the
Community	y Asso	ciation.						•						

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