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MERGER OR SHARE EXCHANGE

GRAND HAVEN MASTER ASSOCIATION, INC.

Certificate of Status	0
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Estimated Charge	\$78.75

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ARTICLES OF MERGER Merger Sheet

MERGING:

FRONT STREET HOMEOWNERS' ASSOCIATION, INC., a Florida corporation, N96000001797

INTO

GRAND HAVEN MASTER ASSOCIATION, INC., a Florida entity, N95000005286

File date: November 9, 2001

Corporate Specialist: Darlene Connell

ARTICLES OF MERGER

(Grand Haven Master Association, Inc. and Front Street Homeowners' Association, Inc.)

The following Articles of Merger are submitted in accordance with the Florida Not for Profit Corporation Act pursuant to section 617.1105, Florida Statutes.

, , , , , , , , , , , , , , , , , , ,		
First: The name and jurisdiction of the surviving corporati	ion:	
<u>Name</u>	Jurisdiction	
Grand Haven Master Association, Inc.	Florida	20
Second: The name and jurisdiction of each merging corpo	oration.	2001 NOV -9
Name	Jurisdiction	V-9
Front Street Homeowners' Association, Inc.	Florida	P.A
Third: The Plan of Merger is attached.		ATION
<u>Fourth:</u> The merger shall become effective on the date of the Florida Department of State.	f the Articles of Merger are filed	l with
Fifth: ADOPTION OF MERGER BY SURVIVING O (COMPLETE ONLY ONE SECTION)	CORPORATION	
Name Front Street Homeowners' Association, Inc. Third: The Plan of Merger is attached. Fourth: The merger shall become effective on the date of the Florida Department of State. Fifth: ADOPTION OF MERGER BY SURVIVING OF (COMPLETE ONLY ONE SECTION) SECTION I The Plan of Merger was adopted by the member of the plan was as follows:FOR	s of the surviving corporation merger was sufficient for approveAGAINST	n on al and
SECTION II (CHECK IF APPLICABLE) The Plan of Mer the members and executed in accordance with section 617	ger was adopted by written cons .0701, Florida Statutes.	ent of
SECTION III There are no members or members entitled to vote on the The Plan of Merger was adopted by the board of director directors in office was The vote for the plan was a	s on October 26, 2001. The num	iber of INST

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Sixth: ADOPTION OF MERGER BY MERGING CORPORATION(s) (COMPLETE ONLY ONE SECTION)

(COMPLETE ONLY ONE SECTION)
SECTION 1 The Plan of Merger was adopted by the members of the merging corporation(s) on October 26 2001. The number of votes cast for the merger was sufficient for approval and the vote for the plan was as follows:
SECTION II
CHECK IF APPLICABLE) The Plan of Merger was adopted by written consent of the members and executed in accordance with section 617.0701, Florida Statutes.
SECTION III
There are no members or members entitled to vote on the Plan of Merger.
The Plan of Merger was adopted by the board of directors on Th
The vote for the plan was as follows FORAGAINST
Seventh: SIGNATURES FOR EACH CORPORATION
Grand Haven Master Association, Inc. By: James T. Cullis, President
Front Street Homeowners' Association, Inc.
By: Thomas E Dansence Printed: THOMAS E LAWRENCE Title: PRESIDENT

Prepared by and return to: Bert C. Simon, Esquire Gartner, Brock and Simon 1660 Prudential Drive, Suite 203 Jacksonville, Florida 32207

PLAN OF MERGER

Plan of Merger dated as of October 26, 2001, between Grand Haven Master Association, Inc., a Florida not-for-profit corporation, (the "Surviving Corporation") and Front Street Homeowners' Association, Inc., a Florida not-for-profit corporation (the "Absorbed Corporation").

STIPULATIONS

- A. The Surviving Corporation is a not-for-profit corporation organized and existing under the laws of the State of Florida, with its principal office at 3 Waterside Parkway, Palm Coast, Florida 32137.
- B. The Surviving Corporation is the association of owners pursuant to that certain Second Amended and Restated Declaration of Covenants, Conditions and Restrictions for Grand Haven Master Association dated February 21, 2001, and recorded in Official Records Book 729, page 259 of the Public Records of Flagler County, Florida (the "Master Declaration") with reference to certain lands located in Flagler County, Florida, and identified in the Master Declaration as the "Property."
 - C. The Surviving Corporation has no shares of stock issued and outstanding.
- D. The Absorbed Corporation is a corporation organized and existing under the laws of the State of Florida with its principal address at 3 Waterside Parkway, Palm Coast, Florida 32137.
- E. The Absorbed Corporation is the association of owners established by that certain Declaration of Covenants, Conditions and Restrictions for Front Street at Grand Haven dated May 31, 1996, and recorded in Official Records Book 0557, page 1877 of the Public Records of Flagler County, Florida, as amended (the "Subordinate Declaration") with reference to certain lands located within the Property subject to the Master Declaration.
- F. The Absorbed Corporation is a Subordinate Association, as defined in the Master Declaration.
 - G. The Absorbed Corporation has no shares of stock issued and outstanding.

H. The boards of directors of the constituent corporations deem it desirable and in the best interests of the corporations and their Members that the Absorbed Corporation be merged into the surviving corporation pursuant to the provisions of Sections 617.1101 et seq. of the Florida Not for Profit Corporation Act for the purpose of transferring all rights, privileges, duties and obligations of the Absorbed Corporation to the Surviving Corporation.

In consideration of the mutual covenants, and subject to the terms and conditions set forth below, the constituent corporations agree as follows:

Section One. <u>Merger</u>. The Absorbed Corporation shall merge with and into the Surviving Corporation, which shall be the surviving corporation.

Section Two. Terms and Conditions.

- (a) On the effective date of the merger, the separate existence of the Absorbed Corporation shall cease, and the Surviving Corporation shall succeed to all the rights, privileges, immunities, and franchises, and all the property, real, personal, and mixed of the Absorbed Corporation, without the necessity for any separate transfer. The Surviving Corporation shall then be responsible and liable for all liabilities and obligations of the Absorbed Corporation, and neither the rights of creditors nor any liens on the property of the Absorbed Corporation shall be impaired by the merger.
- (b) All Members of the Absorbed Corporation are already Members of the Surviving Corporation by virtue of the terms of the Master Declaration. In addition, as a result of the merger of the Absorbed Corporation into the Surviving Corporation, the Surviving Corporation shall identify and treat the former Members of the Absorbed Corporation as a separate Subordinate Association within the Master Association.
- (c) The Master Declaration contains provisions that: (i) authorize the Surviving corporation to perform all of the duties and obligations and to have all of the rights, powers and privileges of the Absorbed Corporation under the Subordinate Declaration; (ii) provide for the architectural review and approval process to be performed by the Surviving Corporation; and (iii) establish an Advisory Committee to advise and consult with the Board of Directors of the Surviving Corporation on matters affecting the Members. The Board of Directors may delegate to the Advisory Committee such matters as the Board of Directors deems appropriate. The Advisory Committee shall be composed of two (2) residents of each Village elected by the members of the Subordinate Association of Owners within that Village. The Advisory Committee shall annually elect three (3) of its members to be members of the Board of Directors of the Surviving Corporation, provided that there may not be more than one (1) resident of each Village elected to the Board of Directors.

Section Three. <u>Articles of Incorporation</u> The articles of incorporation of the Surviving Corporation shall continue to be its articles of incorporation following the effective date of the merger. The Articles of Incorporation of the Surviving Corporation contain provisions that

authorize the Surviving Corporation to perform all the duties and obligations and to have all of the rights, powers and privileges of the Absorbed Corporation under the Subordinate Declaration. The Articles of Incorporation also provide for the election of three (3) members of the Board of Directors by the Advisory Committee described above.

Section Four. Bylaws. The bylaws of the Surviving Corporation shall continue to be its bylaws following the effective date of the merger. The bylaws of the Surviving Corporation contain provisions that authorize the Surviving Corporation to perform all the duties and obligations and to have all of the rights, powers and privileges of the Absorbed Corporation under the Subordinate Declaration. The Surviving Corporation bylaws provide that an equal amount of any surplus funds acquired from the Absorbed Corporation as a result of this merger shall be allocated to each member of the Absorbed Corporation who has fully paid all assessments to the Absorbed Corporation due and payable as of the effective date of the merger, and the amount allocated shall be credited to each such Member against the next assessments levied by the Surviving Corporation.

Section Five. <u>Directors and Officers</u>. The directors and officers of the Surviving Corporation on the effective date of the merger shall continue as the directors and officers of the Surviving Corporation for the full unexpired terms of their offices or until their successors have been elected or appointed and qualified.

Section Six. <u>Implementation</u>. The Absorbed and Surviving Corporations shall take all action necessary or appropriate under the laws of the State of Florida to consummate this merger.

Section Seven. <u>Approval by Members</u>. This plan of merger shall be submitted for the approval of the Members of the Absorbed Corporation and the Board of Directors of the Surviving Corporation in the manner provided by the applicable laws of the State of Florida, at meetings to be held on or before October 26, 2001, or at such other time as to which the boards of directors of the constituent corporations may agree.

Section Eight. <u>Effective Date of Merger</u>. The effective date of this merger shall be October 26, 2001.

Section Nine. <u>Execution of Agreement</u>. This plan of merger may be executed in any number of counterparts, and each counterpart shall constitute an original instrument.

Executed on behalf of the constituent corporations by their officers, sealed with their corporate seals, and attested by their respective secretaries pursuant to the authorization of their respective boards of directors and the Members of the Absorbed Corporation as of the date first above written.

By:

Attest:

Title:

Thomas & James By:

Title:

Titl

The foregoing instrument was acknowledged before me this 6 day of NOWN COMMISSION NO. DD05821

MY COMMISSION EXP. SEPT 18,2005

The foregoing instrument was acknowledged before me this 6 day of the corporation. The foregoing instrument was acknowledged before me this 6 day of the COUNTY COUNTY COUNTY COUNTY COMMISSION NO. DD05821

MY COMMISSION EXP. SEPT 18,2005

The foregoing instrument was acknowledged before me this 6 day of the COUNTY COUNTY

[counterpart signature page of Plan of Merger]

FRONT STREET HOMEOWNERS'
ASSOCIATION, INC.,
a Florida not-for-profit corporation

By: January E Lawrence
Print Name: T Ho MAS E LAWRENCE
Title: PRESIDENT

Attest
By: Title: Propert Was, UP