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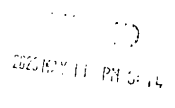
TO: Amendment Section Division of Corporations

Tallahassee, FL 32314

NAME OF CORPORATI	SAND POINTE AS ON:	SOCIATION, INC	•			
DOCHMENT NUMBER.	770649					
DOCUMENT NUMBER:						<u>.</u>
The enclosed Articles of Art	nendment and tee are sub	mitted for filing.				
Please return all correspond	ence concerning this matt	er to the following	:			
STEVEN J. ADAMCZYK						
-	-	(Name of Contact	Person)			
VARNUM LLP						
		(Firm/ Compa	any)		,	
999 Vanderbilt Beach Rd.,	Ste. 300					
<u>-</u>		(Address)	ı			
Naples, FL 34108						
		(City/ State and Z	ip Code)			<u> </u>
sjadamczyk@varnumlaw.c	om					
	E-mail address: (to be used	for future annual	report noti	fication	n)	
For further information con	cerning this matter, please	call:				
Steven J. Adamczyk			239 at		241-7384	
	(Name of Contact Person		(Area C	Code)	(Daytime Telephone Nur	mber)
Enclosed is a check for the	following amount made pa	ayable to the Floric	la Departm	ent of	State:	
■ \$35 Filing Fee	☐S43.75 Filing Fee & Certificate of Status			Certifi Certifi	Filing Fee cate of Status ed Copy ional Copy is sed)	
Mailing Address Amendment Section Division of Corporations			Street Address Amendment Section Division of Corporations			
P.O. Box	The Centre of Tallahassee					

2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303



AMENDED AND RESTATED ARTICLES OF INCORPORATION

Pursuant to Section 617.1007, Florida Statutes, these Articles of Incorporation of SAND POINTE ASSOCIATION, INC., a Florida corporation not for profit, which was originally incorporated under the same name on October 10, 1983, are hereby amended and restated in their entirety. All amendments included herein have been adopted pursuant to Section 617.1002, Florida Statutes, and there is no discrepancy between the corporation's Articles of Incorporation as heretofore amended and the provisions of these Amended and Restated Articles other than the inclusion of amendments, adopted pursuant to Section 617.1002, Florida Statutes, and the omission of matters of historical interest. The Amended and Restated Articles of Incorporation of Sand Pointe Association, Inc., shall henceforth be as follows:

<u>ARTICLE I</u>

<u>NAME</u>: The name of the corporation is Sand Pointe Association, Inc., sometimes hereinafter referred to as the "Association".

ARTICLE II

<u>PRINCIPAL OFFICE</u>: The principal office of the corporation shall be at 5435 Jaeger Road, #4, Naples, FL 34109.

ARTICLE III

PURPOSE AND POWERS: This Association will not permit pecuniary gain or profit nor distribution of its income to its Members, officers, or Directors. It is a nonprofit corporation formed for the purpose of establishing a corporate residential community homeowners' association which, subject to a Declaration of Covenants, Conditions and Restrictions originally recorded in the Public Records of Collier County, Florida, at O.R. Book 1045 at Page 1074, et seq., and as amended, has the powers described herein. The Association shall have all of the common law and statutory powers of a Florida corporation not for profit consistent with these Articles, the Bylaws of the corporation, and said Declaration and shall have all of the powers and authority reasonably necessary or appropriate for the operation and regulation of a residential community, subject to said recorded Declaration, as it may from time to time be amended, including but not limited to the power:

(A) to fix, levy, collect, and enforce payment by any lawful means all charges, assessments, or liens pursuant to the terms of the Declaration; to pay all expenses in connection

Amended and Restated Articles of Incorporation

therewith and all office and other expenses incident to the conduct of the business of the corporation, including all license fees, taxes, or governmental charges levied or imposed against the property or the corporation;

- (B) to make, amend, and enforce reasonable rules and regulations governing the use of the Common Areas, the Lots, and the operation of the Association;
- (C) to sue and be sued, and to enforce the provisions of the Declaration, the Articles, the Bylaws, and the reasonable rules of the Association;
- (D) to contract for the management and maintenance of the Common Areas and to delegate any powers and duties of the Association in connection therewith except such as are specifically required by the Declaration to be exercised by the Board of Directors or the membership of the Association;
- (E) to employ accountants, attorneys, architects, and other professional personnel to perform the services required for proper operation of the properties;
- (F) to dedicate, sell, or transfer all or any part of the Common Areas to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the Members. No such dedication, sale, or transfer shall be effective unless first approved by two-thirds (2/3rds) of the Voting Interests, present and voting, in person or by proxy at a duly called meeting of the membership;
- (G) to borrow money, mortgage, pledge, deed in trust, or hypothecate any or all of its real or personal property as security for money borrowed or debts incurred if first approved by Board;
 - (H) to maintain, repair, replace and provide insurance for the Common Areas;
- (I) to acquire, (by gift, purchase, or otherwise), own, hold, improve, build upon, operate, maintain, convey, sell, lease, transfer, or otherwise dispose of real or personal property in connection with the affairs of the corporation;
 - (J) to grant, rescind, modify or move easements;
- (K) to exercise any and all powers, rights and privileges which a corporation organized under Chapters 617 and 720 of Florida Statutes may now or hereafter have or exercise; subject always to the Declaration as amended from time to time.

All funds and the title to all property acquired by the Association shall be held for the benefit of the Members in accordance with the provisions of the Declaration, these Articles of Incorporation, and the Bylaws.

ARTICLE IV

MEMBERSHIP AND VOTING RIGHTS: Membership and Voting Rights shall be as set forth in the Bylaws of the Association.

ARTICLE V

TERM: DISSOLUTION: The term of the Association shall be perpetual. The Association may be dissolved with the consent given in writing and signed by not less than two-thirds (2/3rds) of the total Voting Interests of the Association. Upon dissolution of the Association, other than incident to a merger or consolidation, its assets, both real and personal, shall be dedicated to an appropriate public agency to be used for purposes similar to those for which this Association was formed. In the event there is a refusal to accept such dedication, then such assets shall be granted, conveyed, and assigned to any non-profit corporation, association, trust, or other organization which is devoted to purposes similar to those of this Association.

ARTICLE VI

<u>BYLAWS</u>: The Bylaws of the Association may be altered, amended, or rescinded in the manner provided therein.

ARTICLE VII

<u>AMENDMENTS</u>: Amendments to these Articles shall be proposed and adopted in the following manner:

- (A) <u>Proposal</u>: Amendments to these Articles may be proposed by a majority of the Board of Directors or upon a petition of twenty-five percent (25%) of the Voting Interests at any regular or specially called meeting of the Members and shall be submitted to a vote of the Members not later than the next annual meeting.
- () Vote Required: Except as otherwise required by Florida law or as provided elsewhere in these Articles, these Articles of Incorporation may be amended if the proposed amendment is approved by the affirmative vote of at least two thirds (2/3rds) of the Voting Interests who are present and voting, in person or by proxy, at a duly called meeting of the Members of the Association.
- (A) <u>Effective Date</u>: An amendment shall become effective upon filing with the Secretary of State and recording a certified copy in the Public Records of Collier County, Florida with the same formalities as are required in the Declaration for recording amendments to the Declaration.

ARTICLE VIII

DIRECTORS AND OFFICERS:

- (A) The affairs of the Association will be administered by a Board of Directors consisting of the number of Directors determined by the Bylaws, but not less than three (3) Directors, and in the absence of such determination shall consist of three (3) Directors. Directors are required to be Members of the Association.
- (B) Directors of the Association shall be elected by the Members in the manner determined by the Bylaws. Directors may be removed and vacancies on the Board of Directors shall be filled in the manner provided by the Bylaws.
- (C) The business of the Association shall be conducted by the officers designated in the Bylaws. The officers shall be elected by the Board of Directors at its first meeting following the annual meeting of the Members of the Association and shall serve at the pleasure of the Board.

ARTICLE IX

INDEMNIFICATION.

- Indemnity. The Association shall indemnify any officer, Director, or committee (A) member who was or is a party or is threatened to be made a party to any threatened, pending, or contemplated action, suit, or proceeding, whether civil, criminal, administrative, or investigative, by reason of the fact that he or she is or was a Director, officer, or committee member of the Association, against expenses (including attorney's fees and appellate attorney's fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred by him or her in connection with such action, suit, or proceeding, unless (i) a court of competent jurisdiction finally determines, after all appeals have been exhausted or not pursued by the proposed indemnitee, that he or she did not act in good faith or in a manner he or she reasonably believed to be in or not opposed to the best interest of the Association, and, with respect to any criminal action or proceeding, that he or she had reasonable cause to believe his or her conduct was unlawful, and (ii) such court also determines specifically that indemnification should be denied. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of noto contendere or its equivalent shall not, of itself, create a presumption that the person did not act in good faith and in a manner which the person reasonably believed to be in or not opposed to the best interest of the Association, and with respect to any criminal action or proceeding, had reasonable cause to believe that the conduct was unlawful. It is the intent of the membership of the Association, by the adoption of this provision, to provide the most comprehensive indemnification possible to their officers, Directors, and committee members as permitted by Florida law.
- Obefense. To the extent that a Director, officer, or committee member of the Association has been successful on the merits or otherwise in defense of any action, suit, or

Amended and Restated Articles of Incorporation

proceeding referred to in Section (A) above, or in defense of any claim, issue, or matter therein, he or she shall be indemnified against expenses (including attorney's fees and appellate attorney's fees) actually and reasonably incurred by him or her in connection therewith.

- (C) Advances. Expenses incurred in defending a civil or criminal action, suit, or proceeding shall be paid by the Association in advance of the final disposition of such action, suit, or proceeding on behalf of the affected Director, officer, or committee member. The Director, officer, or committee member shall repay such amount if it shall ultimately be determined that said Director, officer, or committee member is not entitled to be indemnified by the Association as authorized by this Article IX.
- (D) <u>Miscellaneous</u>. The indemnification provided by this Article IX shall not be deemed exclusive of any other rights to which those seeking indemnification may be entitled under any Bylaw, agreement, vote of Members, or otherwise, and shall continue as to a person who has ceased to be a Director, officer, or committee member and shall inure to the benefit of the heirs and personal representatives of such person.
- (E) Insurance. The Association shall have the power to purchase and maintain insurance on behalf of any person who is or was a Director, officer, committee member, employee, or agent of the Association, or a Director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, against any liability asserted against him or her and incurred by him or her in any such capacity, or arising out of his or her status as such, whether or not the Association would have the power to indemnify him against such liability under the provisions of this Article IX.
- (B) Amendment. Anything to the contrary herein notwithstanding, the provisions of this Article IX may not be amended without the approval in writing of all persons whose interest would be adversely affected by such amendment.



April 19, 2023

STEVEN J. ADAMCZYK 999 VANDERBILT BEACH RD. STE. 300 NAPLES, FL 34108

SUBJECT: SAND POINTE ASSOCIATION, INC.

Ref. Number: 770649

We have received your document for SAND POINTE ASSOCIATION, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

You are able to file Profit Amendment Corporation form and Amended And Restated Articles of Incorporation. You must title your articles Amended And Restated.

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) 245-6050.

Letter Number: 723A00008728

Anissa Butler Regulatory Specialist II

www.sunbiz.org

IN	f each amendment(s)	December 13	. 2022	if other than th		
rne date o ^t ate this do	cument was signed.	adoj.tim				
Effective d	ate <u>if applicable</u> :	Company than t	00 days after amendment file date)	<u> </u>		
<u>Note:</u> If the locument's	e date inserted in this effective date on the	block does not meet the d Department of State's re	applicable statutory filing requiren- rords.	neuts, this date will not be listed as the		
Adoption o	of Amendment(s)	(CHECK ON	<u>E</u>)			
The arwas'w	nendment(s) was were ere sufficient for appr	adopted by the member oval.	s and the number of votes cast for	the amendment(s)		
į	There are no members adopted by the hor		(vote on the amendment(s). The an	nendment(s) was/were		
		· · · · · · · · · · · · · · · · · · ·				
	Dated	7. 22				
	Signature	· ,				
	í	By the chairman or vice cl	narman of the board, president or of an incorporator of in the hands of ciary by that (iduciary)			
		CHRISTINE KING				
		(Typed or printed name of person signing)				
		PRESIDENT				

(Title of person signing)