ROFESSIONAL ASSOCIATION

J. CHARLES GRAY J. CHARLES GRAY
GORDON H. HARRIS
RICHARD M. ROBINSON
PHILLIP R. FINCH
PAMELA O. PRICE
JAMES F. PAGE, JR.
WILLIAMA A. BOYLES
THOMAS A. CLOUD
BYRD F. MARSHALL, JR.
J. MASON WILLIAMS, III
LEO P. ROCK, JR. LEO P. ROCK, JR. G. ROBERTSON DILG G. ROBERTSON DILG
CHARLES W. SELL
JACK A. KIRSCHENBAUM
RICHARD E. BURKE
GUY S. HAGGARD
FREDERICK W. LEONHARDT
BORRON J. OWEN, JR.
MICHAEL K. WILSON
JEFFREY D. KEINER
PAUL S. QUINN, JR.
DAVID L. SCHICK
JACK K. MCMULLEN
SUSAN T. SPRADLEY
MICHAEL E. NEUKAMM
DONALD A. NOHRR
PHILIP F. NOHRR
WILLIAM G. BOLTIN, TI
R. LEE BENNETT
TRACY A. MARSHALL TRACY A. MARSHALL JOHN A. KIRST, JR. WILBUR E. BREWTON KENNETH J. PLANTE

ATTORNEYS AT LAW

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December 31, 1998

MICHAEL E. WRIGHT
WILLIAM A. GRIMM
WENT L. HIPP
DONALD H. GIBSON
A 190N M. YURKO
THE BORE L. SHINKLE
JOHN M. BRENNAN
SCOTT W. SPRADLEY

NAMBERLY NOWORYTA SUNNER BRUCE M. HARRIS SRUCE M. HARRIS
R. DEAN CANNON, JR.
FRANK A. HAMNER
RICHARD A. RODGERS
KELLY M. FITZGERALD
KELLY BREWTON PLANTE J. SCOTT SIMS CATHERINE M. PECK LORI T. MILVAIN LORI T. MILVAIN
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CHRISTINE A. NOWORYTA
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MARTHA H. MCINTOSH
LISA A. SPECHT GREGORY W. MEIER GREGORY W. GLASS

OF COUNSEL

MALCOLM R. KIRSCHENBAUM SYDNEY L. JACKOWITZ LILA INGATE MCHENRY MICHAEL J. CANAN

Via Hand Delivery

000002727730----12/31/98--01039--022 ******43.75 ******43.75

To Whom It May Concern:

Division of Corporations

Tallahassee, FL 32301

Gaines Street

KBP/srd Enclosure GHRCORP/GHR.42

George Firestone Building

Please find for filing ARTICLES OF DISSOLUTION and a check in the amount of \$43.75, for filing fees and to obtain a CERTIFIED COPY of the Articles of Dissolution for the following entity:

PINNACLE SHOPPING CENTERS, INC. **Document Number: K83383**

Please call Beth Herzog at 222-7717 when the document is ready.

MELBOURNE (407) 727-8100

ORLANDO (407) 843-8880

TALLAHASSEE (850) 222-7717





ARTICLE I, NAME

The name of this Corporation is PINNACLE SHOPPING CENTERS, INC.

ARTICLE II, DATE DISSOLUTION WAS AUTHORIZED

The dissolution of this Corporation was authorized on December 22, 1998.

ARTICLE III, SHAREHOLDER APPROVAL

Dissolution was approved by all of the shareholders of this Corporation and therefore the number cast for approval was unanimous and therefore sufficient within the meaning of Section 607.1403(1)(c), Florida Statutes.

ARTICLE IV. JOINT WRITTEN ACTION

A copy of the joint written action of the board of directors and shareholders of this Corporation approving the Plan of Complete Liquidation and Dissolution of this Corporation executed by the directors and shareholders is attached hereto.

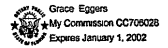
PINNACLE SHOPPING CENTERS, INC.

John C. Gray, Jr., President

Bv:

STATE OF FLORIDA COUNTY OF ORANGE VOICES A

The foregoing instrument was acknowledged before me this tay of December, 1998, by John C. Gray, Jr., as President of PINNACLE SHOPPING CENTERS, INC., a Florida corporation.



AFFIX NOTARY STAMP

Inc. Easera
Signature of Notary Public
Grace Eggery
(Print Notary Name)
My Commission Expires: /-/->
Commission No.:
Personally known, or Produced Identification
Type of Identification Produced

CERTIFICATE

I HEREBY CERTIFY that I am the duly elected and qualified Secretary of PINNACLE SHOPPING CENTERS, INC., a Florida corporation (hereinafter referred to as the "Corporation"), and the keeper of the records and the corporate seal of said Corporation; that the attached is a true and correct copy of the resolutions and Plan of Complete Liquidation and Dissolution as adopted by the Board of Directors and Shareholders of the Corporation by joint written action dated the 22nd day of December, 1998.

IN WITNESS WHEREOF, I have hereunto affixed my name as Secretary, and have caused the corporate seal of said Corporation to be hereto affixed this <u>22nd</u> day of December, 1998.

PINNACLE SHOPPING CENTERS, INC.

I Charles Gray Secretors

(CORPORATE SEAL)

JOINT WRITTEN ACTION OF THE SHAREHOLDERS AND BOARD OF DIRECTORS OF PINNACLE SHOPPING CENTERS, INC.

The undersigned, being all of the members of the Board of Directors, and representing all of the outstanding stock of PINNACLE SHOPPING CENTERS, INC., a Florida corporation (hereinafter referred to as the "Corporation"), hereby take the following written action in lieu of holding a meeting regarding same, all pursuant to the terms of Sections 607.0821 and 607.0704, Florida Statutes:

WHEREAS, the directors of the Corporation have recommended dissolution to the shareholders of the Corporation;

WHEREAS, the shareholders of the Corporation have determined that it is in the best interest of the Corporation that the Corporation be dissolved and liquidated.

RESOLVED, that the Corporation be completely liquidated in accordance with the provisions of Sections 331 and 336 of the Internal Revenue Code of 1986, as amended; and be it

FURTHER RESOLVED, that the Corporation be completely dissolved in accordance with the provisions of Sections 607.1402 and 607.1403, Florida Statutes.

FURTHER RESOLVED, that the directors and president of the Corporation are hereby authorized and directed to see that the following steps are undertaken in accordance with the following Plan of Complete Liquidation and Dissolution:

PLAN OF COMPLETE LIQUIDATION AND DISSOLUTION

- 1. PINNACLE SHOPPING CENTERS, INC., a Florida corporation (hereinafter referred to as the "Corporation"), has issued and outstanding Five Thousand (5,000) shares of common stock having a par value of \$0.01 per share. The Corporation will cease to carry on its business, except insofar as may be necessary to wind up its affairs within the meaning of Section 607.1405, Florida Statutes, and will liquidate and distribute all of its assets in complete liquidation, within the meaning of Sections 331 and 336 of the Internal Revenue Code of 1986, as amended, less any assets retained to meet claims, beginning on December 31, 1998, the effective date of the complete liquidation and dissolution of the Corporation.
- 2. The directors and president of the Corporation are authorized to proceed as far as possible to collect all sums due the Corporation and to settle any claims against the Corporation and pay all liabilities.
- 3. The directors and president of the Corporation are authorized to distribute all the assets of the Corporation in cash or in kind in one distribution or a series of distributions in complete liquidation in full payment in exchange for the stock of the shareholders, retaining such assets as are necessary to meet claims or liabilities of the Corporation.
- 4. Within thirty (30) days after this Plan of Complete Liquidation and Dissolution is adopted, counsel for the Corporation shall file Form 966 with the District Director of Internal Revenue, Atlanta, Georgia, together with a certified copy of this resolution.

5. The directors and president of the Corporation are authorized to file all other forms and documents required by the State of Florida and the Federal Government, including tax returns, as soon as possible after distribution of the assets of the Corporation.

6. The directors and president of the Corporation are authorized, empowered and directed to do any and all other things in its name and behalf which they may deem necessary or advisable in order to carry out the purposes and intentions of this Plan of Complete Liquidation and Dissolution. The directors, officers and agents of the Corporation shall be held harmless by the Corporation for any action under this Plan of Complete Liquidation and Dissolution taken in good faith, and any expense or liability so incurred by them in connection therewith shall be that of the Corporation.

The undersigned hereby approve and adopt the foregoing written action this <u>22nd</u> day of December, 1998.

William D. Bishop, Sr.

Shareholder/Director

William D. Bishop, Jr. Shareholder/Director

J Charles Gray

Shareholder/Director

John C. Gray, Jr. Shareholder/Director

- 5. The directors and president of the Corporation are authorized to file all other forms and documents required by the State of Florida and the Federal Government, including tax returns, as soon as possible after distribution of the assets of the Corporation.
- 6. The directors and president of the Corporation are authorized, empowered and directed to do any and all other things in its name and behalf which they may deem necessary or advisable in order to carry out the purposes and intentions of this Plan of Complete Liquidation and Dissolution. The directors, officers and agents of the Corporation shall be held harmless by the Corporation for any action under this Plan of Complete Liquidation and Dissolution taken in good faith, and any expense or liability so incurred by them in connection therewith shall be that of the Corporation.

The undersigned hereby approve and adopt the foregoing written action this 22nd day of December, 1998.

William D. Bishop, Sr.

Shareholder/Director

William D. Bishop, Jr.

Shareholder/Director

Charles Gray

Shareholder Director

John C. Gray, Jr.

Shareholder/Director

COUNTERPART SIGNATURE PAGE

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