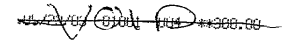
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Certified Copies	Certificates	of Status			
Special Instructions to Filing Officer:					

Office Use Only

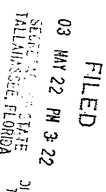


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1358 Thomasw.	Address		
Tallahassee fo City/State/2	31308 950-553-9300 Cip Phone # Office Use Only 2		
CORPORATION 1	NAME(S) & DOCUMENT NUMBER(S), (if known):		
1. Legacy Communication	nities of Cooks Landing LLC ration Name) (Document #)		
2. (Corpo	ration Name) (Document #)		
3. (Corpo	ration Name) (Document #)		
4(Corpo	ration Name) (Document #)		
· · · · · · · · · · · · · · · · · · ·	Pick up time Certified Copy Will wait Photocopy Certificate of Status		
NEW FILINGS:	AMENDMENTS.		
Profit	Amendment		
NonProfit	Resignation of R.A., Officer/ Director		
Limited Liability	Change of Registered Agent		
Domestication	Dissolution/Withdrawal		
Other	Merger		
OTHER FUINGS Annual Report	REGISTRATION/S QUARTICATIONS		
Fictitious Name	Foreign		
Name Reservation	Limited Partnership		
	Reinstatement		
	Trademark		
	Other		

Examiner's Initials

ARTICLES OF ORGANIZATION

OF

LEGACY COMMUNITIES OF COOKS LANDING, LLC

The undersigned, pursuant to the provisions of Chapter 608 of the Florida Statutes (the "Florida Limited Liability Company Act"), for the purpose of forming a Limited Liability Company under the laws of the State of Florida do set forth the following:

1. NAME.

The name of the Limited Liability Company is LEGACY COMMUNITIES OF COOKS LANDING, LLC (hereinafter referred to as the "Company").

1. PERIOD OF DURATION.

The period of duration of the Company shall be from the date of filing of its Articles of Organization until the first to occur of the following:

- (i) The date that is seventy-five (75) years from the date of filing of the Articles of Organization with the Department of State, State of Florida; or
- (ii) Dissolution of the Company pursuant to the provisions of the Florida Limited
 Liability Act; or
- (iii) By the mutual written agreement of a majority in capital interest of the Members.

2. **PURPOSE**.

The purpose for which the Company is organized is to engage in any and all businesses and activities permitted by the laws of the State of Florida. The Company shall have

all of the powers vested in a limited liability company organized and existing by virtue of such laws.

3. ADDRESS OF PLACE OF BUSINESS.

The mailing address and the street address of the place of business for the Company is 1358 Thomaswood Drive, Tallahassee, Florida 32308. Such address may be changed from time to time as provided in the Operating Agreement.

4. **REGISTERED AGENT.**

The initial registered agent in Florida for the Company is Charles L. Coop of the initial registered office is located at 1358 Thomaswood Drive, Tallahassee, Florida 32308.

The Registered Agent of the Company accepts such appointment solely for purposes of satisfying the requirements of Chapter 608.415, Florida Statutes. The Company and its officers, directors and shareholders understand and agree that the Registered Agent shall use his best reasonable efforts to timely forward to the Manager of the Company, or his written designee, all correspondence, notices and summonses received by the Registered Agent; provided, however, that the Registered Agent shall have no other duty to respond to any such matters, or take any action, without the prior written instruction of the Company.

5. ADDITIONAL MEMBERS.

The Company shall have at least one (1) member, and may admit additional members upon the prior unanimous written agreement of the then existing members, or as otherwise provided in the Operating Agreement.

6. **CONTINUITY OF BUSINESS.**

Upon the death, retirement, resignation, expulsion, bankruptcy, or dissolution of a member or the occurrence of any other event which terminates the continued membership of a

member in the Company, the business of the Company shall be continued and the Company shall not be dissolved without the prior written consent of all the remaining members of the Company.

7. MANAGEMENT.

Management of the Company shall be by its Members, in the manner provided for in the Operating Agreement.

8. <u>INDEMNIFICATION</u>.

Except as expressly provided otherwise in the Operating Agreement, the Company shall indemnify any member or Manager to the full extent permitted under the Florida Limited Liability Company Act.

Executed at	, Georgia, in the <u>13</u> day of <u>May</u> , 2003.				
	By: LEGACY COMMUNITIES, LLC,				
	a Florida limited liability company				
	By its Manager, Tampa Financial Company, Inc.,				
	a Florida corporation				
	By:				
	Scott Schmidt, Its President				
	Its: Member Manager				

The foregoing in	atmini ant in a calma	wiledeed before meethic	a2 dough Am A
		wledged before me this pa Financial Company, 1	Inc., a Florida corporation, the
			mpany. He (is personally
known to me or () produced		as
identification.	ANN ANN	Kong Man A	un Kran
SEAL	MAR. 27	NOTARY PUBLIC	tun Kvan
	2007 ARY PU	Commission Expir	es: 3-27-07

ACCEPTANCE BY REGISTERED AGENT

Having been appointed the registered agent of LEGACY COMMUNITIES OF COOKS LANDING, LLC, the undersigned accepts such an appointment, agrees to act in such capacity and accepts the obligations proposed by Florida Statutes Section 608.415 and is herewith simultaneously designated as registered agent by LEGACY COMMUNITIES OF COOKS LANDING, LLC.

Executed this 22 day of

 $\lambda \wedge \lambda$

2003.

HARLES L. COOPER, JR., REGISTERED

AGENT

FOR THE LIMITED LIABILITY COMPANY:

Legacy Communities, LLC, a Florida limited liability company

By its Manager

Tampa Financial Company, Inc.

Ву

Scott Schmidt, Its President

Its: Manager

O3 MAY 22 PM 3-22
TALLAMASSEE FLORING