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MERGER OR SHARE EXCHANGE

Turtle Bay III at Bridgewater Bay Condominium Associ

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ARTICLES OF MERGER

of

TURTLE BAY I AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC. TURTLE BAY II AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC. COCONUT BAY I AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC. COCONUT BAY II AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC.

Florida, Not-For-Profit Corporations,

into/with

TURTLE BAY III AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC., a Florida Not-For-Profit Corporation,

ARTICLES OF MERGER between TURTLE BAY I AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC., TURTLE BAY II AT BRIDGEWATER BAY I RESERVED. CONDOMINIUM ASSOCIATION, INC.; COCONUT BAY I AT BRIDGEWATER BAY THE MINISTREE CONDOMINIUM ASSOCIATION, INC.; and COCONUT BAY II AT BRIDGEWATER BAY A PROBLEM. CONDOMINIUM ASSOCIATION, INC.; Florida Not-for-Profit corporations ("Merging Corporations") ASSOCIATION, INC.; Florida Not-for-Profit corporations ("Merging Corporations") and TURTLE BAY III AT BRIDGEWATER, BAY, CONDOMINIUM ASSOCIATION, INC.; a Florida & 1879 (1000) 1000 (1000) Not-for-Profit corporation ("Surviving Corporation"). Copy from thee for good and they they a

Pursuant to Section 617.1105 of the Florida Not-for-Profit Corporation Act (the "Act"), TURTLE BAY I AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC.; TURTLE BAY II AT AT A TOTAL SERVICE STATE OF SERVICE STATE STATE OF SERVICE STATE OF SERVICE STATE STAT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC.; TURTLE BAY III ATHLE-BLANCE WARRED BY CON-BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC., COCONUT BAY I AT MORROW MEDICAL COLONIAL CONTROL OF THE PROPERTY OF THE PROPERT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC.; and COCONUT BAY II ATMENDED WATER FAIR TOP BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC. adopt the following Articles of Merger: PROMOTE AND AND AND AND ADDRESS OF THE PROMOTE AND AND ADDRESS OF THE PROMOTE ADDRESS OF THE PROMOTE AND ADDRESS OF THE PROMOTE A

The Plan of Merger attached hereto as Exhibit "A" ("Plan of Merger") was approved and adopted by sufficient votes of the respective membership of the Merging Corporations and the Surviving Corporation, as follows:

Turtle Bay 1 at Bridgewater Bay Condominium Association, Inc. (Merging Corporation)

Date of Meeting at Which Plan of	
Merger was Approved:	February 21, 2007
Number of Votes In Favor of Plan of Merger	9
Number of Votes In Opposition to Plan of Merger	
Turtle Bay II at Bridgewater Bay Condominium Assoc	ciation, Inc.(Merging Corporation)
	•
Date of Meeting at Which Plan of	
Merger was Approved:	February 21, 2007
Number of Votes In Favor of Plan of Merger	15
Number of Votes In Opposition to Plan of Merger	<u></u>

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	Coconut Bay I at Bridgewater Bay Condominium	n Association, Inc.(Merging Corporation)
	Date of Meeting at Which Plan of	
	Merger was Approved:	February 21, 2007
	Number of Votes In Favor of Plan of Merger	26
	Number of Votes In Opposition to Plan of Merge	er2
	Coconut Bay II at Bridgewater Bay Condominiu	m Association, Inc. (Merging Corporation)
	Date of Meeting at Which Plan of	
	Merger was Approved:	February 21, 2007
	Number of Votes In Favor of Plan of Merger	<u> </u>
	Number of Votes In Opposition to Plan of Merge	er <u>C</u>
	Turtle Bay III at Bridgewater Bay Condominium	Association, Inc. (Surviving Corporation)
entra de la companya	Date of Meeting at Which Plan of Merger was Approved: Number of Votes In Favor of Plan of Merger	- American A Pare - A Pare
7, K. 1866	Number of Votes In Opposition to Plan of Merg	er (K. 1970) (19
The Control of the	2. The Plan of Merger is attached forth herein, including the amendments to the Ai	as Exhibit A and incorporated by reference as if fully set ticles of Incorporation of the Surviving Corporation of the Surviving Cor
. oder Bot Albo Me Mally o MRTAD	Merger shall be on the filing of these Articles of	4) of the Act, the date and time of the effectiveness of the
 CONTRACT 	DI MUNICIPAL DE LA COMPANION DELA COMPANION DE LA COMPANION DE LA COMPANION DE LA COMPANION DE	ave set their hands this day of, 2007
in the State of Edition The State of States		Subject to the first of the second of the se
		CONTROL DIAGONA DI ANTERIO DE LA CONTROL DIAGONA DE LA CONTROL DE LA CON
no Lugarity e	nga salah	CONDOMINIUM ASSOCIATION, INC.
		(SEAC)
		By: (WO(p)()
		Print Name: 760 ELSTEIN
		Its: President
		TURTLE BAY II AT BRIDGEWATER BAY
		CONDOMINIUM ASSOCIATION, INC.
		(SEAL)
		By: Tames a Faker
		Print Name: JAMES A PARKER
		Its: President

.

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COCONUT BAY I AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC. (SEAL)

Print Name: Its:____

<u>President</u>

COCONUT BAY II AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC.

(SEAL)

Its:

tall die bei de Selfarb

Print Name:_

TURTLE BAY III AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC. (SEAL)

Print Name: Carole C. Diaz Ita: President

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PLAN OF MERGER OF TURTLE BAY I AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC., TURTLE BAY II AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC., COCONUT BAY I AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC., AND COCONUT BAY II AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC., WITH TURTLE BAY III AT BRIDGEWATER BAY CONDOMINIUM ASSOCIATION, INC.

Merger between Turtle Bay III at Bridgewater Bay Condominium Association, Inc. which shall be known as the "Surviving Corp." and Turtle Bay I at Bridgewater Bay Condominium Association, Inc., Turtle Bay II at Bridgewater Bay Condominium Association, Inc., Coconut Bay I at Bridgewater Bay Condominium Association, Inc., which shall be known as the "Merging Corps." (collectively the "Constituent Corporations"). This Merger is being effected pursuant to this Plan of Merger ("Plan") in accordance with Section 617.1101 et seq. of the Florida Not-for-Profit Corporation Act (the "Act"). Pursuant to this Plan of Merger and the amendments to the Merging Corps. governing documents, the Surviving Corp. shall be Turtle Bay III at Bridgewater Bay Condominium Association, Inc.

- 1. Articles of Incorporation. The Articles of Incorporation of Surviving Corp., as in effect immediately before the Effective Date shall be the Articles of Incorporation of the Surviving Corp. until purple. As the other further amended as provided by law.
- 2. Effect of Merger. On the Effective Date, the separate existence of Merging Corps, shall a cease, and Surviving Corp. shall be fully vested in Merging Corps, rights, privileges, immunities, powers, and tranchises, subject to its restrictions, liabilities, disabilities, and duties, all as more particularly set forth the section 617.1106 of the Act.
- 3. Supplemental Action. If at any time after the Effective Date Surviving Corp. shall?

 determine that any further conveyances, agreements, documents, instruments, and assurances or any further action is necessary or desirable to carry out the provisions of this Plan, the appropriate officers of Surviving Corp., as the case may be, whether past or remaining in office, shall execute and deliver, and on the request of Surviving Corp., any and all proper conveyances, agreements, documents, instruments, and assurances and perform all necessary or proper acts, to vest, perfect, confirm, or record such title thereto in action of the Plan.
- 4. Filing with the Florida Secretary of State and Effective Date. Upon receiving the requisite approvals from the membership and Boards of Directors of Surviving Corp. and Merging Corps. for this Plan of Merger, Merging Corps. and Surviving Corp. shall cause their respective Presidents (or Vice Presidents) to execute Articles of Merger and this Plan of Merger shall become an exhibit to such Articles of Merger. Thereafter, such Articles of Merger shall be delivered for filing by Surviving Corp. to the Florida Secretary of State. In accordance with Section 617.1105 of the Act, the Articles of Merger shall specify the "Effective Date," which shall be the filing date of the Articles of Merger.
- 5. <u>Termination</u>. At any time before the Effective Date (whether before or after filing of Articles of Merger), this Plan may be terminated and the Merger abandoned by mutual consent of the Boards of Directors of the Constituent Corporations, notwithstanding favorable action by the members of the respective Constituent Corporations.

Exhibit "A .