200 FT 600 3 RES

Florida Department of State

Division of Corporations Public Access System

Electronic Filing Cover Sheet

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H06000091098 3)))

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

ŢΦ:

Division of Corporations

Fax Number : (850) 205-0381

From:

Account Name : RUDEN, MCCLOSKY, SMITH, SCHUSTER & RUSSELL

Account Number : 076077000321

Phone : (954)527-2428

Fax Number

: (954)333-4001

FLORIDA PROFIT/NON PROFIT CORPORATION

Crossroads Business Center Condominium Association,

Certificate of Status	1
Certified Copy	1
Page Count	62
Estimated Charge	\$87.50

Electronic Filing Menu

Corporate Filing Menu

Help

4/5/2006

06 APR -6 MM11:37

ARTICLES OF INCORPORATION 7

ON TALLAHASSEE, FLORIDA

CROSSROADS BUSINESS CENTER CONDOMINIUM ASSOCIATION, INC. (A Florida Not for Profit Corporation)

In order to form a not for profit corporation, under and in accordance with Chapter 617, Florida Statutes (the same being the "Florida Not for Profit Corporation Act"), the undersigned, hereby incorporates this not for profit corporation, for the purposes and with the powers hereinafter set forth and to that end, does, by these Articles (hereinafter defined), certify as follows:

The terms contained in these Articles are defined in Chapter 718, Florida Statutes (the same being the "Condominium Act" or the "Act"), as amended through the date of recording the Declaration (hereinafter defined) amongst the Public Records (hereinafter defined), shall have the meaning of such terms set forth in the Act, and, for clarification, the following terms will have the following meanings:

- A. "Articles" means these Articles of Incorporation of the Association.
- B. "Assessments" means the share of funds required for the payment of "Annual Assessments" and "Special Assessments" (as such terms are defined in the Declaration), which from time to time are assessed against a Unit Owner.
- C. "Association" means Crossroads Business Center Condominium Association, Inc., a Florida corporation not for profit, responsible for the Condominium.
- D. "Association Expenses" means the expenses for the operation, maintenance, repair and replacement of the Association Property, including, but not limited to, the cost of taxes and insurance thereon and such other expenses as may be set forth in the Declaration.
- E. "Association Property" means that property, real and personal, which is owned or leased by or dedicated to the Association for the use and benefit of its Members. Certain real property containing roadways, parking areas, landscaping and retention/preserve areas shall be conveyed to the Association by Developer as Association Property, and will be shared by the Crossroads Business Center Condominiums.
 - F. "Board" means the Board of Directors of the Association.
 - G. "Bylaws" means the Bylaws of the Association.
 - H. "Class Members" means those Owners defined in Paragraph IV.E herein.

From-RUDEN MCCLOSKY 17 FL ST

- "Common Elements" means the portion of the Condominium Property not T included in the Units.
- "Common Expenses" means expenses for which the Unit Owners are liable to Ĵ. the Association as set forth in various sections of the Act and as described in the Condominium Documents and include:
 - expenses incurred in connection with operation, maintenance, (i) repair or replacement of the "Common Elements," costs of carrying out the powers and duties of the Association with respect to the Condominium Property, cost of fire and extended coverage insurance on the Condominium Property; and
 - any other expenses designated as Common Expenses from (ii) time to time by the Board.
- K. "Common Surplus" means the excess of receipts of the Association collected on behalf of the Condominium(s) (including, but not limited to, assessments, rents, profits and revenues, on account of the Common Elements) over the Common Expenses.
- "Condominium" means the name given to the commercial condominium L., named "Crossroads Business Center Condominium," which contains two (2) one-story office/warehouse buildings ("Buildings") which contain a total of twenty-one (21) Units, and other Common Elements.
- "Condominium II" means the name to be given to the commercial M. condominium to be named "Crossroads Business Center Condominium II", which Developer intends to develop adjacent to the Condominium which is planned to contain one (1) one-story office/warehouse building containing an undetermined number of Units, and other Common Elements. The Condominium and Condominium II are sometimes hereinafter referred to as the "Crossroads Business Center Condominiums."
- "Condominium Documents" means in the aggregate the Declaration, these Articles, the Bylaws, any rules or regulations promulgated by the Association and all of the instruments and documents referred to therein and executed in connection with any Crossroads Business Center Condominium.
- "Condominium Property" means the real property submitted to condominium ownership pursuant to the Declaration(s) and all improvements thereon, subject to any and all easements associated therewith, including, but not limited to, the Units and Common Elements and all easements intended for use in connection with any Crossroads Business Center Condominium, all as more particularly described in the Declaration(s).
 - P. "County" means Orange County, Florida.

FTL:1613051:6

Apr-06-2006 09:59am

- Q. "Crossroads Business Center" means the commercial community to be created by Developer which is intended to comprise the Condominium and Condominium II and the Association Property.
- R. "Crossroads Business Center Condominium" means a condominium created within Crossroads Business Center (either the Condominium or Condominium II) and which is operated by the Association.
- S. "Declaration" means the Declaration of Condominium by which a Crossroads Business Center Condominium is submitted by Developer to the condominium form of ownership in accordance with the Act.
- T. "Developer" means Crossroads Flexxoffice, Ltd., a Florida limited partnership, its grantees, successors and assigns. A Unit Owner shall not, solely by the purchase of a Unit, be deemed a successor or assign of Developer or of the rights of Developer under the Condominium Documents unless such Unit Owner is specifically so designated as a successor or assign of such rights in the instrument of conveyance or any other instrument executed by Developer.
 - U. "Director" means a member of the Board.
 - V. "Member" means a member of the Association.
 - W. "Public Records" means the Public Records of the County.
- X. "Unit" means "unit" as described in the Act and is that portion of the Condominium Property which is subject to exclusive ownership.
- Y. "Unit Owner" means "unit owner" as defined in the Act and is the owner of a Unit.
- Z. "Voting Certificate" means "voting certificate" as defined in the Act and is the document which designates one (1) of the record title owners, or the corporate, partnership or entity representative who is authorized to vote on behalf of an Unit owned by more than one (1) owner or by any entity.
- AA. "Voting Interests" means "voting interests" as defined in the Act and are the voting rights distributed to Members pursuant to the Declaration.

ARTICLE I NAME, PRINCIPAL AND MAILING ADDRESS

The name of this Association shall be CROSSROADS BUSINESS CENTER CONDOMINIUM ASSOCIATION, INC., whose principal and mailing address is 1400 N.W. 107th Avenue, 5th Floor, Miami, Florida 33172.

ARTICLE II PLAN OF DEVELOPMENT AND PURPOSE OF ASSOCIATION

- A. Developer intends to establish the Condominium on existing improved property in the City of Orlando by converting such existing improvements to the condominium form of ownership. Developer also intends to develop another condominium on property adjacent to the Condominium to be known as Crossroads Business Center Condominium II (defined herein as "Condominium II"). In such event, the Association shall operate the multicondominiums consisting of the Condominium and Condominium II.
- B. 1. The Association shall be the condominium association responsible for the operation of both Crossroads Business Center Condominiums subject to the terms and restrictions of the Condominium Documents. Each Unit Owner within both Crossroads Business Center Condominiums shall be a Member of the Association as provided in these Articles.
- 2. The purpose for which this Association is organized is to maintain, operate and manage the Crossroads Business Center Condominiums, including the Condominium Property of each and the Association Property and to own portions of, operate, lease, sell trade and otherwise deal with certain of the improvements located therein now or in the future, all in accordance with the plan set forth in the Condominium Documents and all other lawful purposes.

ARTICLE III POWERS

The Association shall have the following powers which shall be governed by the following provisions:

- A. The Association shall have all of the common law and statutory powers of a corporation not for profit, which are not in conflict with the terms of the Condominium Documents or the Act.
- B. The Association shall have all of the powers to be granted to the Association in the Condominium Documents. All provisions of the Declaration and Bylaws which grant powers to the Association are incorporated into these Articles, including, but not limited to, the operation, maintenance, management, repair and replacement of the Condominium Property and Association Property, and the levying and collection of Common Expenses and Association Expenses and the promulgation and enforcement of rules and regulations.
- C. The Association shall have all of the powers of a condominium association under the Act and shall have all of the powers reasonably necessary to implement the purposes of the Association including, but not limited to, the following:

- 1. To make, establish and enforce reasonable rules and regulations governing the use of the Condominium Property (including the Units and the Common Elements) and the Association Property;
- 2. To make, levy, collect and enforce Assessments and special charges and any other charges and/or fees as provided in the Condominium Documents against Unit Owners, in order to provide funds to pay for the expenses of the Association, the maintenance, operation and management of the Crossroads Business Center Condominiums, as well as the Association Property and the payment of Common Expenses and Association Expenses and other expenses in the manner provided in the Condominium Documents and the Act and to use and expend the proceeds of such Assessments in the exercise of the powers and duties of the Association;
- 3. To maintain, repair, replace and operate the Condominium Property and Association Property in accordance with the Declaration and the Act;
- 4. To reconstruct improvements on the Condominium Property and Association Property in the event of casualty or other loss;
- 5. To enforce by legal means the provisions of the Condominium Documents and the Act;
- 6. To employ personnel, retain independent contractors and professional personnel, and to enter into service and management contracts to provide for the maintenance, operation, management and administration of the Condominium Property and Association Property and to enter into any other agreements consistent with the purposes of the Association including, but not limited to, agreements as to the management of the Condominium Property and Association Property and agreements to acquire possessory or use interests in real property and to provide therein that the expenses of said real property and any improvements thereon, including taxes, insurance, utility expenses, maintenance and repairs, are Common Expenses of the Condominium or Condominium II or Association Expenses, as applicable; and
- 7. To borrow money and to obtain such financing as is necessary to maintain, repair and replace the Condominium Property and Association Property in accordance with the Declaration and the Act and, as security for any such loan, to collaterally assign the Association's right to collect and enforce Assessments levied for the purpose of repaying any such loan.

ARTICLE IV MEMBERS

The qualification of Members of the Association, the manner of their admission to membership, the manner of the termination of such Membership, and the manner of voting by Members shall be as follows:

- A. Until such time as the property which is intended to comprise the Condominium is submitted to condominium ownership by the recordation of the Declaration therefor, the membership of this Association shall be comprised solely of the members of the "First Board" (as defined in Article IX hereof).
- B. Once the property which is intended to comprise the Condominium is submitted to condominium ownership by the recordation of the Declaration therefor, the Unit Owners, which shall mean in the first instance Developer as the owner of all the Units, shall be entitled to exercise all of the rights and privileges of the Members. Developer shall be a Member so long as it is the record Owner of any Unit in the Condominium or of any unit in any other Crossroads Business Center Condominium operated by the Association.
- C. Except as set forth above, membership in the Association shall be established by the acquisition of ownership of fee title to an Unit as evidenced by the recording of a deed or other instrument of conveyance amongst the Public Records whereupon the membership of the prior Unit Owner shall terminate as to that Unit. Where title to an Unit is acquired from a party other than Developer, the person, persons, corporation or other legal entity thereby acquiring such Unit, shall not be a Member unless and until such acquisition is in compliance with the provisions of the applicable Declaration. New Members shall deliver to the Association a true copy of the deed or other instrument of acquisition of title to the Unit.
- D. No Member may assign, hypothecate or transfer in any manner his or her membership or his or her share in the funds and assets of the Association except as an appurtenance to his or her Unit.
- E. If Condominium II is submitted to condominium ownership, membership in the Association shall be divided into classes ("Class Members") with Owners in each Crossroads Business Center Condominium constituting a class. Each class shall be designated by a letter denoting the sequence in which a particular Crossroads Business Center Condominium was submitted to condominium ownership. Therefore, the Unit Owners in the Condominium would be "Class A Members" and the Unit Owners of the Condominium II created would be "Class B Members."
 - F. With respect to voting, the following provisions shall apply:
- l. Either the membership as a whole shall vote or the Class Members shall vote, which determination shall be made in accordance with subparagraphs F.2 and F.3 below. In any event, however, each Unit shall be entitled to voting rights equal to the percentage or fraction of ownership in the Common Elements applicable to such Unit ("Voting Interest") as to matters on which a vote by Unit Owners is taken as provided under the Condominium Documents or the Act for matters pertaining solely to Class Members; and as to matters for which all Members are entitled to vote, each Unit shall be entitled to a percentage Voting Interest determined by dividing the square footage of the particular Unit by the total square footage of all Units in the Condominium and Condominium II. In the event there is more than one (1) owner with respect to a Unit as a result of the fee interest in such Unit being held by more than one (1) person or entity, such Unit Owners

collectively shall only be entitled to the percentage share vote for each Unit owned in the manner determined by the Declaration.

- 2. In matters that require a vote, voting shall take place as follows:
- (a) Matters substantially pertaining to a particular Crossroads Business Center Condominium shall be voted upon only by the Class Members of the applicable Crossroads Business Center Condominium and shall be determined by a vote of the majority of such Class Members in attendance at any meeting having a proper quorum (as determined in accordance with the Bylaws); and
- (b) Matters substantially pertaining to both Crossroads Business Center Condominiums, the Association Property or the Association as a whole shall be voted on by the Membership as a whole and shall be determined by a vote of the majority of the Membership in attendance at any meeting having a quorum (as determined in accordance with the Bylaws).
- 3. Any decision as to whether a matter substantially pertains to (a) a particular Crossroads Business Center Condominium, or (b) both Condominiums, the Association Property or to the Association as a whole, for purposes of voting, shall be determined solely by the Board. Notwithstanding the foregoing, no action or resolution affecting a Crossroads Business Center Condominium or both Condominiums which the Board determines requires the vote of the Members as a whole shall be effective with regard to a particular Crossroads Business Center Condominium unless the Class Members of the particular Crossroads Business Center Condominium or both Crossroads Business Center Condominiums so affected shall be given the opportunity to also vote on said action or resolution as a Class or Classes.
- 4. The membership shall be entitled to elect the Board as provided in Article IX of these Articles.
- 5. Notwithstanding any other provisions of these Articles, on matters which require voting by the Members, if the question is one upon which, by express provisions of the Act or the Condominium Documents (provided the express provisions of the Condominium Documents are in accordance with the requirements of the Act), requires a vote of other than a majority vote of a quorum, then such express provision shall govern and control the required vote on the decision of such question.

ARTICLE V TERM

The term for which this Association is to exist shall be perpetual.

ARTICLE VI INCORPORATOR

The name and address of the Incorporator of these Articles are as follows: Linda K. Adler, 1400 N.W. 107th Avenue, 5th Floor, Miami, Florida 33172.

ARTICLE VII OFFICERS

- A. The affairs of the Association shall be managed by a President, one (1) or several Vice Presidents, a Secretary and a Treasurer and, if elected by the Board, an Assistant Secretary and an Assistant Treasurer, which officers shall be subject to the directions of the Board. The Board may employ a managing agent and/or such other managerial and supervisory personnel or entities as it deems necessary to administer or assist in the administration of the operation or management of the Association and Developer shall have the right to be reimbursed for expenses incurred by Developer on behalf of the Association in managing the Association.
- B. The Board shall elect the President, the Vice President, the Secretary, and the Treasurer, and as many other Vice Presidents, Assistant Secretaries and Assistant Treasurers as the Board shall from time to time determine appropriate. Such officers shall be elected annually by the Board at the first meeting of the Board following the "Annual Members' Meeting" (as described in Section 4.1 of the Bylaws); provided, however, such officers may be removed by such Board and other persons may be elected by the Board as such officers in the manner provided in the Bylaws. The President shall be a Director of the Association, but no other officer need be a Director. The same person may hold two (2) offices, the duties of which are not incompatible; provided, however, the offices of President and Vice President shall not be held by the same person, nor shall the same person hold the office of President who holds the office of Secretary or Assistant Secretary.

ARTICLE VIII FIRST OFFICERS

The names of the officers who are to serve until the first election of officers by the Board are as follows:

President

Matthew L. Adler

Secretary/ Treasurer

Brett Harris

ARTICLE IX BOARD OF DIRECTORS

A. The number of Directors on the first Board of Directors ("First Board"), the "Initial Elected Board" (as hereinafter defined) and all Boards elected prior to the Annual Members' Meeting following the "Developer's Resignation Event" (as hereinafter defined) shall be no less than three (3) nor more than seven (7). The number of Directors elected by the Members subsequent to the FTL:1613051:6

Developer's Resignation Event shall be as provided in Paragraph K of this Article IX. Except for Developer-appointed Directors, Directors must be Members, except that if a Unit is owned by an entity and not an individual, such entity may appoint an officer/director on its behalf to be eligible to serve on the Board of Directors.

B. The names and addresses of the persons who are to serve as the First Board are as follows:

NAME	ADDRESS
Matthew L. Adler	1400 N.W. 107 th Avenue, 5 th Floor Miarni, Florida 33172
Brett Harris	1400 N.W. 107th Avenue, 5th Floor Miami, Florida 33172
Linda K. Adler	1400 N.W. 107 th Avenue, 5 th Floor Miami, Florida 33172

Developer reserves the right to designate successor Directors to serve on the First Board for so long as the First Board is to serve, as hereinafter provided. Developer reserves the right to remove any Director from the First Board and the right to remove any Director designated by Developer in accordance with these Articles.

Upon the conveyance by Developer to Unit Owners other than Developer ("Purchaser Members") of fifteen percent (15%) or more of the "Total Units" (as hereinafter defined) (as evidenced by the recordation of deeds), including Units located in both Crossroads Business Center Condominiums, the Purchaser Members shall be entitled to elect one-third (1/3) of the Board, which election shall take place at the Initial Election Meeting. Developer shall designate the remaining Directors on the Board at the Initial Election Meeting. The Director to be so elected by the Purchaser Members and the remaining Directors to be designated by Developer are hereinafter collectively referred to as the "Initial Elected Board" and shall succeed the First Board upon their election and qualification. Subject to the provisions of Paragraph D below, the Initial Elected Board shall serve until the next Annual Members' Meeting, whereupon, the Directors shall be designated and elected in the same manner as the Initial Elected Board. The Directors shall continue to be so designated and elected at each subsequent Annual Members' Meeting until such time as the Purchaser Members are entitled to elect not less than a majority of the Directors on the Board. Developer reserves the right, until such time as the Purchaser Members are entitled to elect not less than a majority of the Directors on the Board, to designate successor Directors to fill any vacancies caused by the resignation or removal of Directors designated by Developer pursuant to this Paragraph C.

The term "Total Units" means the number of Units contemplated for both Crossroads Business Center Condominiums.

- D. Purchaser Members are entitled to elect not less than a majority of the Board upon the happening of any of the following events, whichever shall first occur:
- 1. Purchaser Members other than the Developer are entitled to elect not less than a majority of the Board upon the happening of any of the following, whichever shall first occur (reciting the provisions of Sections 718.301(1)(a) (e) of the Act, as required by Rule 61B-17.0012, F.A.C.):
 - a. Three (3) years after fifty percent (50%) of the Total Units have been conveyed to Purchaser Members; or
 - b. Three (3) months after ninety percent (90%) of the Total Units have been conveyed to Purchaser Members; or
 - c. When all the Total Units have been completed, some of them have been conveyed to Purchaser Members, and none of the others are being offered for sale by Developer in the ordinary course of business; or
 - d. When some of the Total Units have been conveyed to Purchaser Members and none of the others are being constructed or offered for sale by Developer in the ordinary course of business; or
 - e. Seven (7) years after recordation of the Declaration. Developer is entitled to elect at least one (1) member of the Board of the Association as long as Developer holds for sale in the ordinary course of business at least five percent (5%) of the Total Units. Following the time Developer relinquishes control of the Association, Developer may exercise the right to vote any Developer-owned Units in the same manner as any other Unit Owner except for purposes of reacquiring control of the Association or selecting a majority of the members of the Board.
- 2. Notwithstanding the above Paragraph D.1, Developer shall have the right to, at any time, upon written notice to the Association relinquish its right to designate a majority of the Board.
- E. The election of not less than a majority of Directors by the Purchaser Members shall occur at a meeting of the membership to be called by the Board for such purpose ("Majority Election Meeting").
- F. If upon the occurrence of the Majority Election Meeting, more than one (1) Crossroads Business Center Condominium has been subjected to administration by the Association, then a class of Directors ("Class Directors") shall be created for each Crossroads Business Center Condominium in the manner provided for in Paragraph G of this Article IX. Each class of Director shall be designated by a letter denoting the sequence in which the subject Crossroads Business Center Condominium was created. For example, the Directors of the Condominium would be "Class A Directors" and the directors of Condominium II would be "Class B Directors." The Condominium

shall have two (2) Class Directors and Condominium II shall have one (1) Class Director.

- G. At the Majority Election Meeting, each class of Purchaser Members shall elect one (1) Director and Developer, until the Developer's Resignation Event, shall be entitled to designate one (1) Director. (In the event there is not more than one [1] Crossroads Business Center Condominium, the Purchaser Members shall elect two (2) Directors and Developer shall designate one [1] Director). Developer reserves the right, until the Developer's Resignation Event, to name the successor, if any, to any Director it has so designated; provided, however, Developer shall in any event be entitled to exercise any right it may have to representation on the Board as granted by law, notwithstanding the occurrence of the Developer's Resignation Event.
- H. The Board shall continue to be elected by the Members subject to Developer's right to appoint a member to the Board as specified in the Act at each subsequent Annual Members' Meeting, until Developer is no longer entitled to appoint a member to the Board.
- I. The Initial Election Meeting and the Majority Election Meeting shall be called by the Association, through its Board, within seventy-five (75) days after the Purchaser Members are entitled to elect a Director or the majority of Directors, as the case may be. A notice of the election shall be forwarded to all Members in accordance with the Bylaws; provided, however, that the Members shall be given at least sixty (60) days' notice of such election. The notice shall also specify the number of Directors that shall be elected by the Purchaser Members and the remaining number of Directors designated by Developer.
- J. Developer shall cause all of its designated Directors to resign when Developer no longer holds at least five percent (5%) of sum of the Total Units for sale in the ordinary course of business. In addition, Developer may at any time, in its sole discretion, cause the voluntary resignation of all of the Directors designated by it. The happening of either such event is herein referred to as the "Developer's Resignation Event." Upon the Developer's Resignation Event, the Directors elected by Members shall elect successor Directors to fill the vacancies caused by the resignation or removal of the Developer's designated Directors. These successor Directors shall serve until the next Annual Members' Meeting and until their successors are elected and qualified; provided, however, nothing herein contained shall be deemed to waive any right to representation on the Board which Developer may have pursuant to the Act. Developer specifically reserves the right to assert any right to representation on the Board it may have pursuant to the Act, notwithstanding that the Developer's Resignation Event may have previously occurred.
- K. At each Annual Members' Meeting held subsequent to the year in which the Developer's Resignation Event occurs, the number of Directors to be elected shall be determined by the Board from time to time, but there shall not be less than three (3) Directors nor more than seven (7). In the event, however, there are two (2) Crossroads Business Center Condominiums operated by the Association, then the minimum number of Directors shall be one (1) Director from each class elected by the Class Members thereof and, if necessary in order to have an odd number if Directors, one (1) Director-at-Large elected by all of the Members.

- L. The following provisions shall govern the right of each Director to vote and the manner of exercising such right:
 - 1. There shall be only one (1) vote for each Director.
- 2. All of the Directors of the Board shall vote thereon as one (1) body, without distinction as to class, on matters which pertain to the Association and the Association Property, or both Crossroads Business Center Condominiums.
- 3. On matters pertaining exclusively to a particular Crossroads Business Center Condominium, only the affected Class Director(s) shall vote thereon.
- 4. Subject to the provisions of subparagraphs 1, 2 and 3 immediately preceding, the Board as a whole shall determine whether a matter shall be voted on by Class Directors or by the entire Board as a whole. In the case of deadlock by the Board, application shall be made to a court of competent jurisdiction to resolve the deadlock.
- 5. In the determination of whether a quorum exists or whether the Board has duly acted with respect to any matter: (a) on matters which are voted on by the Board as a whole, such determination shall be made with respect to the number of all of the Directors; and, (b) on matters which are voted on by Class Directors, such determination shall be made with respect to the number of Class Directors.

ARTICLE X POWERS AND DUTIES OF THE BOARD OF DIRECTORS

All of the powers and duties of the Association shall be exercised by the Board in accordance with the provisions of the Act and the Condominium Documents, where applicable, and shall include, but not be limited to, the following:

- A. Making and collecting Assessments against Members to defray the costs of the Common Expenses and Association Expenses.
- B. Using the proceeds of Assessments in the exercise of the powers and duties of the Association and the Board.
- C. Maintaining, repairing and operating the improvements within the Crossroads Business Center Condominium(s) and the Association Property.
- D. Reconstructing improvements after casualties and losses and making further authorized improvements within Crossroads Business Center.
- E. Making and amending rules and regulations with respect to any Crossroads Business Center Condominium and for the Association Property.

- F. Enforcing by legal means the provisions of the Condominium Documents.
- G. Contracting for the management and maintenance of the Condominium Property and Association Property and authorizing a management agent to assist the Association in carrying out its powers and duties by performing such functions as the submission of proposals, collection of Assessments, preparation of records, enforcement of rules and maintenance, repair and replacement of improvements or portions thereof for which the Association has such responsibility and other services with funds that shall be made available by the Association for such purposes and terminating such contracts and authorizations. The Association and its officers shall, however, retain at all times the powers and duties granted by the Condominium Documents and the Act including, but not limited to, the making of Assessments, promulgation of rules and regulations and execution of contracts on behalf of the Association.
- H. Paying taxes and assessments which are or may become liens against the Common Elements of either Crossroads Business Center Condominium or the Association Property and assessing the same against Units within the Crossroads Business Center Condominiums, the Unit Owners of which are responsible for the payment thereof.
- I. Purchasing and carrying insurance for the protection of Members and the Association against casualty and liability in accordance with the Act and the Condominium Documents and to allocate the premiums therefor in a fair and equitable manner.
- J. Paying costs of all power, water, sewer and other utility services rendered to the Association Property or to the Condominium Property of either Crossroads Business Center Condominium and not billed directly to Unit Owners.
- K. Hiring and retaining such employees as are necessary to administer and carry out the services required for the proper administration and purposes of this Association and paying all salaries therefor.
- L. Engaging in mandatory non-binding arbitration as provided for in Section 718.112(2)(a)2 of the Act for the settlement of disputes as provided for in Section 718.1255 of the Act. The provisions of Sections 718.112(2)(a)2 and 718.1255 of the Act are incorporated by reference herein.
 - M. Ensuring that the following contracts shall be in writing:
 - (i) Any contract for the purchase, lease or renting of materials or equipment which is not to be fully performed within one (1) year from the date of execution of the contract.
 - (ii) Any contract, regardless of term, for the provision of services; other than contracts with employees of the Association, and contracts for attorneys and accountant services, and any other service contracts exempted from the foregoing requirement by the Act as may be amended from time to time.

- N. Obtaining competitive bids for materials, equipment and services where required by the Act.
- O. All other powers and duties reasonably necessary to operate and maintain either or both Crossroads Business Center Condominiums in compliance with the Condominium Documents and the Act.

ARTICLE XI INDEMNIFICATION

Every Director and every officer of the Association (and the Directors and/or officers as a group) shall be indemnified by the Association against all expenses and liabilities, including legal fees (at all trial and appellate levels) reasonably incurred by or imposed upon him or them in connection with any proceeding, litigation or settlement in which he or she may become involved by reason of his or her being or having been a Director or officer of the Association. The foregoing provisions for indemnification shall apply whether or not he or she is a Director or officer at the time such expenses and/or liabilities are incurred. Notwithstanding the above, in the event of a settlement, the indemnification provisions herein shall not be automatic and shall apply only when the Board approves such settlement and authorizes reimbursement for the costs and expenses of the settlement as in the best interest of the Association. In instances where a Director or officer admits or is adjudged guilty of willful misfeasance or malfeasance in the performance of his or her duties, the indemnification provisions of these Articles shall not apply. Otherwise, the foregoing rights to indemnification shall be in addition to and not exclusive of any and all rights of indemnification to which a Director or officer may be entitled whether by statute or common law. The indemnification hereby afforded to Directors and officers shall also extend to any entity other than the Association found responsible or liable for the actions of such individuals in their capacity as Directors or officers, including, but not limited to Developer.

ARTICLE XII BYLAWS

The Bylaws of the Association shall be adopted by the First Board and thereafter may be altered, amended or rescinded only by the affirmative vote of not less than a majority of the Voting Interests present at an Annual Members' Meeting or special meeting of the membership and the affirmative approval of a majority of the Board at a regular or special meeting of the Board. In the event of a conflict between the provisions of these Articles and the provisions of the Bylaws, the provisions of these Articles shall control.

ARTICLE XIII AMENDMENTS

A. Prior to the recording of the first Declaration amongst the Public Records, these Articles may be amended by an instrument in writing signed by the President (or a Vice President) and the Secretary (or an Assistant Secretary) and filed in the Office of the Secretary of State of the FIL:1613051:6

State of Florida. The instrument amending these Articles shall identify the particular Article or Articles being amended, give the exact language of such amendment and give the date of adoption of the amendment by the Board. A certified copy of each such amendment shall always be attached to any certified copy of these Articles or a certified copy of the Articles as restated to include such amendments and shall be an exhibit to each Declaration upon the recording of each Declaration. This Article XIII is intended to comply with Chapter 617, Florida Statutes.

- B. After the recording of the first Declaration amongst the Public Records, these Articles may be amended in the following manner:
- 1. The Board, as a whole, shall adopt a resolution setting forth the proposed amendment and directing that it be submitted to a vote at a meeting of Members, which may be either the Annual Members' Meeting or a special meeting. Any number of amendments may be submitted to the Members and voted upon by them at one meeting;
- 2. Written notice setting forth the proposed amendment or a summary of the changes to be effected thereby shall be given to each Member of record entitled to vote within the time and in the manner provided in the Bylaws for the giving of notice of Meetings of Members ("Required Notice");
- 3. At such meeting a vote of the Members, including Developer as to any Units it owns, shall be taken on the proposed amendments. The proposed amendment(s) shall be adopted upon receiving the affirmative vote of a majority of the Voting Interests of all Members entitled to vote thereon; or
- 4. An amendment may be adopted by a written statement signed by all Directors and written consent of Members representing the Voting Interests sufficient to pass the amendment if the vote were to be taken at a meeting where all members are present and setting forth their intention that an amendment to the Articles be adopted. Where an amendment is passed by written consent in lieu of meeting, those Members not submitting written consent shall be notified in writing of the passage thereof.
- C. No amendment may be made to the Articles which shall in any manner reduce, amend, affect or modify the terms, conditions, provisions, rights and obligations set forth in the Declaration.
- D. A copy of each amendment shall be certified by the Secretary of State of the State of Florida and, after the recordation of the Declaration, recorded amongst the Public Records as an amendment to the Declaration.
- E. Notwithstanding the foregoing provisions of this Article XIII, there shall be no amendment to these Articles which shall abridge, amend or alter the rights of Developer, including the right to designate and select the Directors as provided in Article IX hereof, without the prior written consent thereto by Developer nor shall there be any amendment to these Articles which shall abridge, alter or modify the rights of the holder, guarantor or insurer of a first mortgage on any Unit FTL:1613051:6

or of any "Institutional Mortgagee" (as defined in each Declaration) without its prior written consent.

ARTICLE XIV EMERGENCY POWERS

The following shall apply to the extent not viewed to be in conflict with the Act:

- A. During any emergency defined in Paragraph E below or in anticipation of such emergency, the Board may:
 - 1. Modify lines of succession to accommodate the incapacity of any Director, officer, agent or employee of the Association; and
 - 2. Relocate the principal office of the Association or designate alternate principal offices or authorize officers to do so.
 - B. During any emergency defined in Paragraph E below:
 - 1. One or more officers of the Association present at a meeting of the Board may be deemed to be Directors for the meeting, in order of rank and within the same order of rank in order of seniority, as necessary to achieve a quorum; and
 - 2. The Director or Directors in attendance at a meeting shall constitute a quorum.
- C. Corporate action taken in good faith during an emergency under this Article XIV to further the ordinary affairs of the Association:
 - 1. Binds the Association; and
 - 2. May not be used to impose liability on a Director, officer, employee or agent of the Association.
- D. A Director, officer or employee of the Association acting in accordance with any emergency bylaws is only liable for willful misconduct.
- E. An emergency exists for the purposes of this Article XIV if a quorum of the Directors cannot readily assemble because of a catastrophic event.

ARTICLE XV REGISTERED OFFICE AND REGISTERED AGENT

The street address of the initial registered office of the Association is 1400 N.W. 107th Avenue, 5th Floor, Miami, Florida 33172 and the initial registered agent of the Association at that address shall be Linda Adler.

IN WITNESS WHEREOF, the Incorporat	or has hereunto affixed his signature, this 3/5+
day of	
	There
	Linda K. Adler, Incorporator

The undersigned hereby accepts the designation of Registered Agent of Crossroads Business Center Condominium Association, Inc. as set forth in Article XV of these Articles and acknowledges that he is familiar with, and accepts the obligations imposed upon registered agents under, the Florida Not For Profit Corporation Act.

Linda K. Adler

SECTILITIES OF STATE TALLAHASSEE, FLORIDA