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FLORIDA DEPARTMENT OF STATE Division of Corporations

RECENTED

2021 JUN - 2 PH 4: 34

May 13, 2021

EMILY E. GANNON, ESQ. KAYE BENDER REMBAUM, PL 1200 PARK CENTRAL BLVD SOUTH POMPANO BEACH, FL 33064

SUBJECT: DEER ISLE HOMEOWNER'S ASSOCIATION, INC.

Ref. Number: N11577

We have received your document for DEER ISLE HOMEOWNER'S ASSOCIATION, INC. and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The original subscribers can not be deleted or changed. Please change Article XI on page 4 so that the sunbscribers names are not deleted.

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) 245-6907.

Annette Ramsey OPS

Letter Number: 021A00010015

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: DEER ISLE HO	OMEOWNER'S ASSOCIATION, INC
DOCUMENT NUMBER: N11577	
The enclosed Articles of Amendment and fee are	
The enclosed Articles of Amenament and fee are	s sabinitied for thing.
Please return all correspondence concerning this	matter to the following:
Emily E. Gannon, Esq.	
	(Name of Contact Person)
Kaye Bender Rembaum, PL	
	(Firm/ Company)
1200 Park Central Blvd South	
	(Address)
Pompano Beach, FL 33064	
	(City/ State and Zip Code)
deerislehoa1985@aol.com, info@kbrlegal.com	
E-mail address: (to be	used for future annual report notification)
For further information concerning this matter, pl	ease cali:
Emily E. Gannon, Esq	954 928-0680 at
(Name of Contact Pe	erson) (Area Code) (Daytime Telephone Number)
Enclosed is a check for the following amount mad	de payable to the Florida Department of State:
☐ \$35 Filing Fee ☐ \$43.75 Filing Fe Certificate of \$ta	Certified Copy (Additional copy is enclosed) Certificate of Status Certified Copy (Additional Copy is Enclosed)
Mailing Address	Street Address

Amendment Section Division of Corporations P.O. Box 6327

Tallahassee, FL 32314

Street Address
Amendment Section
Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

ROBERT L. KAYE, B.C.S.* MICHAEL S. BENDER, B.C.S.* JEFFREY A. REMBAUM, B.C.S.* DEBORAH S. SUGARMAN ANDREW B. BLACK, B.C.S. PETER C. MOLLENGARDEN, B.C.S. GERARD S. COLLINS SHAWN G. BROWN, B.C.S.* JEFFREY D. GREEN EMILY E. GANNON Danielle M. Brennan, B.C.S.* LAUBEN T. SCHWARZFELD ALLISON L. HERTZ, B.C.S.* JAY S. LEVIN Karina N. Skeie OLIVIA L. CATO AMY O. EISENBERG STUART M. SMITH KERSTIN HENZE, OF COUNSEL LISA A. MAGILL, B.C.S.*, OF COUNSEL



KBRLegal.Com

MAIN OFFICE: 1200 PARK CENTRAL BLVD SOUTH POMPANO BEACH, FL 53064 TEL. (954) 928-0680 FAX (954) 772-0319

WITH ADDITIONAL OFFICES IN:
PALM BEACH GARDENS
TAMPA
MIAMI

(800) 974-0680

*BOARD CERTIFIED SPECIALIST IN CONDOMINIUM AND PLANNED DEVELOPMENT LAW

EGANNON@KBRLEGAL.COM

May 26, 2021

CERTIFIED MAIL # 9489009000276130232317 Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, Florida 32314

Re: Deer Isle Homeowner's Association, Inc.

Document No.: N11577

Dear Sir or Madam:

Please find the corrected amendment attached for your review. Please provide our office with a certified copy of the amendment to the Articles. If you have any questions, please do not hesitate to contact me at (954) 928-0680 or via email to EGannon@KBRLegal.com

Thank you for your assistance.

Very truly yours,

/s/(mily C. Gannon EMILY E. GANNON

EEG/jg

Articles of Amendment to Articles of Incorporation of

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Articles of Amendment	3	
to	(1 ₂)	\wedge
Articles of Incorporation of	V.	
EER ISLE HOMEOWNER'S ASSOCIATION, INC.	(State)	کر
(Name of Corporation as currently filed with the Florida Dept. o		1
ocument Number N11577	o State)	
(Document Number of Corporation (if known)		
suant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Cor</i> ndment(s) to its Articles of Incorporation:	poration adopts the following	Ş
If amending name, enter the new name of the corporation:		
ne must be distinguishable and contain the word "corporation" or "incorporated" or the abb	The new	
npany" or "Co," may not be used in the name.	breviation "Corp." or "Inc."	
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Page 1 of 4

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustec; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change X Remove X Add	$\frac{PT}{\underline{V}}$ \underline{SV}	John Doe Mike Jones Sally Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
i) Change		-	
Add Remove			
2)Change			
Add			
3) Change			
Remove			
4) Change			
Remove			
5) Change			
Add Remove			
6) Change			
Add Remove			

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)		
Please see the attached amendments to the Articles		
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The date of each amendment(s) adoption: date this document was signed.	, if other than the
Effective date <u>if applicable</u> :	
(no more than 90 days after amendment file date)	
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this document's effective date on the Department of State's records.	date will not be listed as the
Adoption of Amendment(s) (CHECK ONE)	
The amendment(s) was/were adopted by the members and the number of votes east for the amend was/were sufficient for approval.	lment(s)
There are no members or members entitled to vote on the amendment(s). The amendment(s) was adopted by the board of directors.	/were
Dated February 26, 2021	
Signature Douglas C. De Boo	
(By the chairman or vice chairman of the board, president or other officer-if dir have not been selected, by an incorporator – if in the hands of a receiver, trusto other court appointed fiduciary by that fiduciary)	rectors ee, or
Douglas C. De Boo	
(Typed or printed name of person signing)	
Treasurer	
(Title of person signing)	

AMENDMENTS TO THE ARTICLES OF INCORPORATION OF DEER ISLE HOMEOWNER'S ASSOCIATION, INC.

(additions indicated by underlining, deletions by "----", and unaffected language by "...")

ARTICLE II

PURPOSES

B. To own and maintain, repair and replace the general and/or Common Areas, parks, sidewalks and/or access paths, streets and other Common Areas, lakes, structures, landscaping and other improvements in and/or benefitting Deer Isle for which the obligation to maintain and repair has been delegated and accepted.

ARTICLE IV

MEMBERS

- A. The members shall consist of the Property Owners in Deer Isle, the Property comprising Deer Isle being described in Section C of this article, and all such Property Owners shall be members of the Association. There-shall-be-two (2)-classes of members, as follows:
- 1. Class A Members. Class A Members shall consist of all Property Owners other than the Class B Member. Owners of Property shall automatically become Class-A Members upon purchase of such Property.
- 2. Glass B Members. The Glass B Member shall be EWE PROPERTIES, LTD., a Delaware corporation, or it's designee, successor or assignee as Developer of Deer Isle. There shall be one class of members. Owners of property shall automatically become members upon the recording of the Deed to such property.

ARTICLE V

VOTING AND ASSESSMENTS

- B. The Developer shall have the right to appoint a majority of the Board of Directors so long as it owns at least one (1) Lot in deer Isle.
- GB. The Association will obtain funds with which to operate by assessment of its members in accordance with the provisions of the Declaration of Covenants and Restrictions for Deer Isle, as supplemented by the provisions of the Articles and By-Laws of the Association relating thereto.

ARTICLE VI

BOARD OF DIRECTORS

The affairs of the Association shall be managed by a Board of Directors consisting of five (5) Directors. So long-as-Developer shall-have-the right to appoint a majority-of-the Board-of-Directors, Directors need not be members of the Association-and-need not be residents of the State of Florida; thereafter, .aAll Directors shall be members of the Association and residents of the State of Florida. There shall be two (2) Directors appointed by Class A Members so-long-as the Class B Member has the right to appoint a majority of the Board-of-Directors. Elections shall be by plurality vote. At the first-annual election to the Board of Directors the term of office of the elected Director receiving the highest plurality of votes shall be established a one (1) year. In addition, the Class B Members shall-select two (2) Directors to serve for terms of two (2) years and one (1) Director to serve for a term of one (1) year. Thereafter, aAs many Directors shall be elected and appointed, as the case may be, as there are regular terms of office of Directors expiring at such time, and the term of the Director so elected or appointed at each annual election shall be for two (2) years expiring at the second annual election following their election, and thereafter until their successors are duly elected and qualified, or until removed from office with or without cause by the affirmative vote of a majority of the members which elected or appointed them. In no event-can-a-Board-Member-appointed by the Class B Member be removed except by action of the Class B Member. Any Director appointed by the Class-B Member shall serve at the pleasure-of-the Class B Member, and may be removed form office, and a successor Director may be appointed, at any time by the Class B Member.

B. The Names and address of the members of the first Board of Directors who shall hold office until the annual meeting of the members to be

held-in-the-year-1985 and until their successors-are-elected-or-appointed and have qualified, are as follows:

Fred-Weinstein, 1300-North-Federal-Highway,

Suite 212.

Boca-Raton, Florida-33432;

Charles Pignatoro, 1300 North Federal Highway.

Suite 212,

Boca-Raton, Florida 33433

Earl-Chambers, EWE-Properties, Ltd.

1441 "L"-Street, N.W. Washington, DC 20005

Walter-Intlekofer, EWE Properties, Ltd.

Small-Business Administration

1441 "L" Street, N.W. Washington, DC 20005

Eric-Benderson, EWE Properties, Ltd-

Small Business Administration

1441 "L" Street, N.W. Washington, DC 20005

ARTICLE VII

OFFICERS

A. The officers of the Association shall be a President, a Vice President, a Secretary and a Treasurer, and such other officers as the Board may from time to time by resolution create. Any two (2) or more officers may be held by the same person except the offices of President and Secretary. Officers shall be elected for one-two (1) two (2) year terms in accordance with the procedures set forth in the By-Laws. The names of the officers who are to manage the affairs of the Association until the annual meeting of the Board-of-Directors to be held in the year 1985 and until their successors are duly elected and qualified.

President Charles Pignataro
Vice-President Walter Intekefer
Treasurer John-Anderson
Secretary Fred-Weinstein

ARTICLE X

AMENDMENT TO THE ARTICLES OF INCORPORATION

These Articles may be altered, amended, or repealed by resolution of the Board of Directors. No amendment affecting EWE PROPERTIES, LTD., a Delaware corporation, or its successors or assigns as developer of Deer Isle (as same is defined in the Declaration of Covenants and Restrictions for Deer Isle) shall be effective without the prior written consent of said EWE PROPERTIES, LTD., A Delaware corporation, or its successors or assigns, as Developer.

ARTICLE XI

SUBSCRIBERS

A. The names and residence addresses of the subscribers are as follows:

Fred Weinstein, 1300 North Federal Highway, Suite 212

Boca Raton, Florida 33432

Charles Pignataro, 1300 North Federal Highway, Suite 212

Boca Raton, Florida 33432

ARTICLE XIV

DISSOLUTION OF THE ASSOCIATION

- A. Upon dissolution of the Association, all of its assets remaining after provision for creditors and payment of all costs and expenses of such dissolution shall be distributed in the following manner:
- 1.—Real Property contributed—to—the—Association—without the receipt—of other than nominal—consideration—by the Class B Member (-or—its predecessor in interest) shall—be returned—to the Class B member (-whether or not a Class-B Member-at the time of such dissolution, unless-it-refuses to accept the conveyance (in whole or in part).

- 21. Dedication to any applicable municipal or other governmental authority of any property determined by the Board of Directors of the Association to be appropriate for such dedication and which the authority is willing to accept.
- 32. Remaining assets shall be distributed among the members, subject to the limitations set forth below, as tenants in common, each member's share of the assets to be determined in accordance with its voting rights.
- 43. The Association may be dissolved upon the resolution to that effect being recommended by three-fourths (3/4) of the members of the Board of Directors, and, if such decree be necessary at the time of dissolution, after receipt of an appropriate decree as set forth in Florida Statutes 617.05 or statute of similar import, and approved by two-thirds (2/3) of the voting rights of the Association's members.

ARTICLE XV

REGISTERED AGENT

The initial registered office of the corporation shall be located at c/o Thaler & Thaler, 1300 North Federal Highway, Suite 212, Boca Raton, FL 33432. The initial registered agent at said address shall be Fred Weinstein, Esq. The Registered office of the corporations shall be located at 4800 North Federal Highway, Suite 306B, Boca Raton, FL 33431 and the registered agent at said address shall be Jeffrey S. Gerow, Esquire.