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COVER LETTER

TO: Amendment Section Division of Corporations

Tallahassee, FL 32314

To the contract of the contrac Greenbriar Two Condominium Association, Inc. NAME OF CORPORATION: DOCUMENT NUMBER: The enclosed Articles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: Erik F. Whynot (Name of Contact Person) Katzman Garfinkel, P.A. (Firm/ Company) 300 N. Maitland Avenue (Address) Maitland, FL 32751 (City/ State and Zip Code) EWhynot@likeyourlawyer.com E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: Erik F. Whynot 539-3900 (Name of Contact Person) (Daytime Telephone Number) (Area Code) Enclosed is a check for the following amount made payable to the Florida Department of State: ■ \$35 Filing Fee □\$43.75 Filing Fee & □\$43.75 Filing Fee & □\$52.50 Filing Fee Certificate of Status Certified Copy Certificate of Status (Additional copy is Certified Copy enclosed) (Additional Copy is Enclosed) **Mailing Address Street Address** Amendment Section Amendment Section Division of Corporations **Division of Corporations** P.O. Box 6327 Clifton Building

> 2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment Articles of Incorporation of

(Name of Corporation as currently filed with the Florida Dept. of State)

	Articles of Amendment		*** <u>*</u>
, ,	to	15	
	Articles of Incorporation of	· · · · · · · · · · · · · · · · · · ·	A.
Greenbriar Two Condominium Association, Inc.			6 0
(Name of Corporation a	s currently filed with the Flor	rida Dept. of State)	A page
NI	2909	· ************************************	
(Docume	nt Number of Corporation (if k	rida Dept. of State)	
Pursuant to the provisions of section 617.1006, Florid imendment(s) to its Articles of Incorporation:	a Statutes, this <i>Florida Not Fo</i>		
A. If amending name, enter the new name of the c	orporation:		
N/A		The new	
name must be distinguishable and contain the word "	corporation" or "incorporated		
"Company" or "Co." may not be used in the name.			
3. Enter new principal office address, if applicable			
Principal office address <u>MUST BE A STREET AD</u>	DRESS)		
			
Enter new mailing address, if applicable:	N/A		
(Mailing address <u>MAY BE A POST OFFICE BO</u>	<u> </u>		
	 		
 If amending the registered agent and/or registered new registered agent and/or the new registered 		enter the name of the	
-	N/A		
Name of New Registered Agent:			
_	(P)	loridu street address)	
New Registered Office Address:	(1.	onau sireer auuressy	
		Florida	
	(City)	, Florida (Zip Code)	
lew Registered Agent's Signature, if changing Reg	vistered Agent		
ion registered rigent a bignature, it changing Res	I am Camillana ith and account	the obligations of the position	
hereby accept the appointment as registered agent.	ı am jamınar wun ana accepi	the obligations of the position.	

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 = Trustee; 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: XChange X Remove X Add	PT John Do V Mike Jo SV Sally Si	<u>ones</u>	
Type of Action (Check One)	Title	<u>Name</u>	Address
1) Change Add Remove		N/A	
2) Change Add			
Remove 3)ChangeAdd			
Remove 4) Change Add			
Remove 5) Change Add			
Remove 6) Change Add			
Remove			

E. If amending or adding additional Articles, ente (attach additional sheets, if necessary). (Be spec	er cnange(s) nere: cific)			
Please see Amendment to Article VII attached hereto				

The date of each amendment(s) add date this document was signed.	option:	, if other than the
J		
Effective date if applicable:	(no more than 40 days after amendment file date)	
Note: If the date inserted in this bloc document's effective date on the Dep	ck does not meet the applicable statutory filing requirements, this date will nurthern of State's records.	oot be listed as the
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was/were ad- was/were sufficient for approval	opted by the members and the number of votes cast for the amendment(s)	
There are no members or members adopted by the board of director	ers entitled to vote on the amendment(s). The amendment(s) was/were is.	
Dated	5/2015 hair XIII	
have not her	ngh or vice chairman of the board, president or other officer-if directors in selected, by an incorporator — if in the hands of a receiver, trustee, or populated fiduciary by that fiduciary)	
Sheila	Kostro	
	(Typed or printed name of person signing)	
Prexide	ent entered	
	(Title of person signing)	

AMENDMENTS TO THE ARTICLES OF INCORPORATION FOR GREENBRIAR TWO CONDOMINIUM ASSOCIATION INC.

NOTE: All prior amendments and current text have been incorporated into this document. New amendments are indicated by **bold strikethrough** for removed language and **bold underline** for new language.

ARTICLE VII - BOARD OF DIRECTORS

<u>Section 1.</u>—The affairs and business of this Association shall be managed and conducted by a Board of Directors consisting of not less than three (3) nor more than nine (9) persons.

<u>Section 2.</u> The names and addresses of the initial Board of Directors and their terms of office are as follows:

Name Address Term

one year

one year

one year

Section 1. The affairs of the corporation shall be managed by a Board of Directors, composed of not less than three (3) nor more than nine (9) persons, the exact number to be determined from time to time by majority vote of the Board at a duly called Board meeting no later than three (3) months prior to the Annual Meeting of Membership. Any such changes will take effect at the election of Board members at the next Annual Meeting of the Membership. All Directors shall be Members of the Association, and shall serve two (2) year, staggered terms in accordance with Section 2 immediately below.

Section 2. Directors shall be elected by the members at the Annual Meeting of Members and shall hold office until their successors are elected and shall qualify. In order to promote continuity of leadership on the Board, at the Annual Meeting and Election in 2015, all Board seats will be deemed open for election. The number of seats representing a majority of the Board shall be filled by the equal number of candidates receiving the highest number of votes in the election, and shall serve two (2) year terms. The remaining Board seats shall be filled by the equal

number of candidates receiving the next highest number of votes, and shall serve one (1) year terms. In 2016, Board seats with expiring terms will be subject to election, and candidates elected to fill such seats shall serve two (2) year terms. Thereafter, all members elected to the Board shall serve two (2) year terms. In the event that no election of Directors is required by statute in 2015, those Board Members seated by acclimation shall determine amongst themselves which Directors shall serve two (2) year terms, and which shall serve one (1) year terms in order to create the intended staggered terms.

Section 3. At the expiration of the term of each initial director, his successor-shall be elected by the members of the Association to serve for a term of one year. A dDirectors shall hold office until expiration established their term, until they resign or are properly removed in accordance with Florida Statutes, or until their successors are elected or shall qualify his successor has been elected or qualified.

<u>Section 4.</u> Directors may be removed with or without cause, by a majority vote of the membership at any annual meeting or any special meeting duly called therefore.

Section 5. In the event of a vacancy on the Board by reason of death, resignation, or otherwise, a majority of the Board is authorized to fill the vacancy and the person so appointed shall serve out the remaining term for the specific seat being filled until the next annual meeting. If, after a written request of any member of the Association that the vacancy be filled, the Board fails or refuses to fill the vacancy for a period of ninety (90) days from the receipt of such notice, then the vacancy shall be filled by the members of the Association at a duly called meeting.

Section 6. Annual meetings of the Board shall be held immediately following the annual meeting of the members and at the same place. Special meetings of the Board may be called by the president, secretary, or a majority of the Board upon notice by telegram or by United States mail to each director sent at least three (3) days prior to the date of the meeting. A majority of the directors, by waiving notice of a special meeting or consenting to or taking any action, may cause such action to be taken without a formal meeting.