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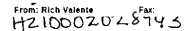
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# FLORIDA PROFIT/NON PROFIT CORPORATION

Mcgregor Pointe Shopping Center Owners Association Inc.

Certificate of Status	0
Certified Copy	0
Page Count	05
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# ARTICLES OF INCORPORATION OF MCGREGOR POINTE SHOPPING CENTER OWNERS ASSOCIATION, INC.

The undersigned, acting as the incorporator, under the laws of the State of Florida, Florida Statutes, Chapter 617, hereby sets forth and declares:

### **ARTICLE I**

The name of the corporation is MCGREGOR POINTE SHOPPING CENTER OWNERS ASSOCIATION, INC., a Florida not for profit corporation (the "Association"). All terms defined in the Declaration of Covenants, Conditions and Restrictions for McGregor Pointe Shopping Center (the "Declaration"), to which these Articles shall be attached as an exhibit prior to recording, shall be used herein with the same meanings as defined therein.

### **ARTICLE II**

The nature of the business to be transacted shall be to engage in any activity or business permitted under the laws of the United States and of the State of Florida, pursuant to Chapter 617 of the Florida Statutes. The Association is incorporated for the purpose of providing an entity for the operation of a commercial development known as McGregor Pointe Shopping Center, located in Lee County, Florida.

The Association is incorporated and shall exist upon a non-stock basis as a non-profit corporation under the laws of the State of Florida, and no portion of any earnings of the Association shall be distributed or inure to the private benefit of any Member, Director or officer of the Association. For the accomplishment of its purposes, the Association shall have all of the common law and statutory powers and duties of an Association not for profit under Florida law, including those powers set forth in Chapter 617, Florida Statutes, except as limited or modified by these Articles, the Declaration, or the By-Laws of the Association, and it shall have all of the powers and duties reasonably necessary to operate the Development pursuant to the Declaration as it may hereafter be amended including, but not limited to, the following:

- (A) To levy and collect assessments against all Members of the Association to defray the costs, expenses and losses of the Association, and to use the proceeds of assessments in the exercise of its power and duties.
  - (B) To own, lease, maintain, repair, replace or operate the Common Areas.
- (C) To purchase insurance upon the Common Areas for the protection of the Association and its Members.
- (D) To reconstruct improvements after casualty and to make further improvements of the Common Areas.
- (E) To make, amend and enforce reasonable rules and regulations governing the use of the Common Areas and the operation of the Association.

- (F) To sue and be sued, and to enforce the provisions of the Declaration, these Articles and the By-Laws of the Association.
- (G) To contract for the management and maintenance of the Common Areas and to delegate any powers and duties of the Association in connection therewith except such as are specifically required by the Declaration to be exercised by the Board of Directors or the membership of the Association.
- (H) To employ accountants, attorneys, architects or other professional personnel to perform the services required for proper operation of the Properties.
- (I) To acquire, own and convey real property and to enter into agreements or acquire leaseholds, easements, memberships and other possessory or use interests in lands or facilities. It has this power whether or not the lands or facilities are contiguous to the lands of the Development, if they are intended to provide enjoyment, recreation or other use or benefit to the Members.
- (J) To borrow or raise money for any purposes of the Association; to draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable instruments and evidence of indebtedness; and to secure the payment of any thereof, and of the interest therein, by mortgage pledge, conveyance or assignment in trust, of the whole or any part of the rights or property of the Association.
- (K) To enforce the conditions of the permit issued by South Florida Water Management District ("SFWMD") for the Development.
- (L) To be the responsible entity to operate and maintain the surface water management system as permitted by SFWMD, including but not limited to, all lakes, retention areas, culverts and related appurtenances.

Except as provided herein and in the Declaration, all funds and title to all property acquired by the Association shall be held for the benefit of the Members in accordance with the provisions of the Declaration, these Articles of Incorporation, and the By-Laws.

### ARTICLE III

The Association shall have perpetual existence.

# **ARTICLE IV**

The membership shall be as stated in the Declaration and/or the By-Laws of the Association.

#### ARTICLE V

The street address of the initial principal office of the Association is 85-A Mill St., Suite 100, Roswell, GA 30075. The name of the initial registered agent of the Association is PLF Registered Agent, L.L.C., and the address of the initial registered office is 1833 Hendry Street, Fort Myers, Florida 33901.

Having been named to accept service of process for McGregor Pointe Shopping Center Owners Association, Inc., I hereby agree to act in this capacity and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

PLF Registered Agent, L.L.Q., a Florida limited liability oppony

By: Pavese Law Firm, its Authorized Member

Accepted By:

Charles Mann, Managing Partner

# **ARTICLE VI**

The number of Directors shall consist of three (3) or more. Directors shall be elected, or appointed to fill a vacancy, in accordance with the By-Laws of the Association.

# **ARTICLE VII**

The name and mailing address of the Directors, President, Vice President and Secretary/Treasurer, who, subject to the By-Laws of the Association shall hold office for the first year of existence of this Association or until his or her successor is elected and has qualified, are:

NAME ADDRESS

Director: Malon D. Mimms 85-A Mill Street, Suite 100

Roswell, GA 30075

Director / President: David A. Mimms 780 Old Roswell Place, Suite 100

Roswell, GA 30076

Director / Vice President: Malon D. Mimms, Jr. 780 Old Roswell Place, Suite 100

Roswell, GA 30076

Director / Secretary/Treasurer: Robert C. Mimms 780 Old Roswell Place, Suite 100

Roswell, GA 30076

# ARTICLE VIII

The Association is empowered to do and perform all acts reasonably necessary to accomplish the purposes of the Association, which acts are not inconsistent with the powers provided for in Chapter 617, Florida Statutes.

# ARTICLE IX

The name and address of the incorporator of the corporation is as follows:

NAME ADDRESS

PLF Registered Agent, L.L.C.. 1833 Hendry Street,

Fort Myers, FL 33901

### ARTICLE X

By-Laws of the Association may be adopted, made, altered or rescinded by the Directors at any regular meeting or any special meeting called for that purpose, so long as they are not inconsistent with the provision of these Articles.

# **ARTICLE XI**

Amendment to the Articles of Incorporation may be proposed by any Director at any regular or special business meeting of the Board of Directors at which a majority is present and, if obtaining a two-thirds (2/3) vote of the Board of Directors present and voting at such meeting properly called and noticed as provided in the By-Laws, shall be submitted to a vote of the membership. If approved by Members collectively holding at least two-thirds (2/3) of the total Voting Interests at a meeting of the Members properly called and noticed as provided in the By-Laws, such Amendment shall be forwarded to the Secretary of State of the State of Florida and filed and shall become effective upon issuance, by said officer, of a certificate reflecting same.

# **ARTICLE XII**

The Association may be dissolved with the assent given in writing and signed by Members collectively holding not less than two-thirds (2/3) of the total Voting Interests. Upon dissolution of the Association, other than incident to a merger or consolidation, the assets of the Association shall be dedicated to an appropriate public agency to be used for purposes similar to those for which the Association was created. In the event that such dedication is refused acceptance, such assets shall be granted, conveyed and assigned to any non-profit association, trust or other organization to be devoted to such similar purposes.

# **ARTICLE XIII**

To the fullest extent permitted by Florida law, the Association shall indemnify and hold harmless every Director and every officer of the Association against all expenses and liabilities, including attorneys fees, actually and reasonably incurred by or imposed on him in connection with any legal proceeding (or settlement or appeal of such proceeding) to which he may be a party because of his being or having been a Director or officer of the Association. The foregoing right of indemnification shall not be available if a judgment or other final adjudication established that his actions or omissions to act were material to the cause adjudicated and involved:

- (A) Willful misconduct or a conscious disregard for the best interest of the Association, in a proceeding brought by or on behalf of the Association.
- (B) A violation of criminal law, unless the Director or officer had no reasonable cause to believe his action was unlawful or had reasonable cause to believe his action was lawful.
  - (C) A transaction from which the Director or officer derived an improper personal benefit.

In the event of a settlement, the right to indemnification shall not apply unless the Board of Directors approved such settlement as being in the best interest of the Association. The foregoing rights of indemnification shall be in addition to and not exclusive of all other rights to which a Director or officer may be entitled.

IN WITNESS WHEREOF, I Charles Mann, Managing Partner of Pavese Law Firm, Authorized Member of PLF Registered Agent, L.L.C., a Florida limited liability company, being the incorporator of the corporation for the purpose of forming a corporation under the laws of the State of Florida do make, subscribe, acknowledge and file the foregoing Articles of Incorporation, hereby certifying that the facts therein stated are true, and accordingly set our hands and seals this day of May, 2021.

PLF Registered Agent L.L.C. a Florida limited liability company

By: Pavese Law Firm, its Authorized Member

By: Charles Mann, Managing Partner

STATE OF FLORIDA COUNTY OF LEE

The foregoing instrument was acknowledged before me this  $\frac{20^{\circ}}{10^{\circ}}$  day of May, 2021, by Charles Mann, Managing Partner of Pavese Law Firm, Authorized Member of PLF Registered Agent, L.L.C., a Florida limited liability company, on behalf of the company, who is personally known to me and did not take an oath.

Notary Public State of Florida
Alyssa Altenhofen
My Commission GG 355822
Expures 07/18/2023

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lotary Public, State of Florid

(SEAL)

My Commission Expires: