2001 UNIFORM BUSINESS REPORT (UBR)

Mar 12, 2001 8:00 am Secretary of State DOCUMENT # P96000064558 1. Entity Name PHOENIX PROPERTIES OF TAMPA BAY, INC. 03-12-2001 90436 024 ***150.00 Principal Place of Business Mailing Address POST OFFICE BOX 4007 1507 ATTLEBORO LN. BRANDON FL 33511 BRANDON FL 33509-4007 2. Principal Place of Business 3. Mailing Address Suite, Apt. #, etc. Suite, Apt. #, etc. DO NOT WRITE IN THIS SPACE Applied For City & State City & State 4. FEI Number 59-3399685 Not Applicable Zip Country Country \$8.75 Additional 5. Certificate of Status Desired Fee Required 6. Name and Address of Current Registered Agent 7. Name and Address of New Registered Agent FERNANDEZ, KRISTOPHER E ESQ. Street Address (P.O. Box Number is Not Acceptable) 307 SOUTH BOULEVARD SUITE D TAMPA FL 33606 Zip Code 8. The above named entity submits this statement for the purpose of changing its registered office or registered agent, or both, in the State of Florida. SIGNATURE DATE Signature, typed or printed name of registered agent and title if applicable (NOTE: Registered Agent signature required when reinstating) FILE NOW!!! FEE IS \$150.00 9. This corporation is eligible to satisfy its Intangible 10. Election Campaign Financing \$5.00 May Be After MAY 1, 2001 Fee will be \$550.00 Tax filing requirement and elects to do so. Trust Fund Contribution. Added to Fees (See criteria on back) Make Check Payable to Department of State 11. OFFICERS AND DIRECTORS 12. ADDITIONS/CHANGES TO OFFICERS AND DIRECTORS IN 11 **PSTD** Change ☐ Addition TITLE TITLE Delete MILLER, PHILLIP A NAME NAME 1507 ATTLEBORO LN. STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP BRANDON FL 33511 ☐ Addition Change Delete TITLE TITLE NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP ☐ Addition Delete Change TITLE TITLE NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP ☐ Change ☐ Addition TITLE Delete TITLE NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP Delete TITLE ☐ Change Addition TITLE NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP Change ☐ Addition Delete TITLE TITLE NAME NAME STREET ADDRESS STREET ADDRESS CITY-ST-ZIP CITY-ST-ZIP

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13. I hereby certify that the information supplied with this filing does not qualify for the exemption stated in Section 119.07(3)(i), Florida Statutes. I further certify that the information indicated on this report or supplemental report is true and accurate and that my signature shall have the same legal effect as if made under oath; that I am an officer or director of the corporation or the receiver or trustee empowered to execute this report as required by Chapter 607, Florida Statutes; and that my name appears in Block 11 or Block 12 if changed, or on an attachment with amaddress, with all other like empowered.

SIGNATURE:

SIGNATURE AND TYPED OR PRINTED NAME OF SIGNING OFFICER OR DIRECTOR

Date

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MINUTES OF THE ANNUAL MEETING OF THE STOCKHOLDERS, DIRECTORS AND OFFICERS OF PHOENIX PROPERTIES OF TAMPA BAY, INC.

The annual meeting of the stockholders, directors and officers of Phoenix Properties of Tampa Bay, Inc. (the "Corporation") was held at 1507 Attleboro Lane, Brandon, Florida 33511, at 2:00 p.m. on the 7th day of March 2001, for the purpose of electing a board of directors for the ensuing year, considering reports of the affairs of the Corporation and transacting such other business as might come before the meeting.

_____The shareholders present or represented and the number of shares owned _____by each are as follows: Phillip A. Miller, 100 shares.

Phillip A. Miller acted as Chairman and Secretary of the meeting.

The total number of shares issued and outstanding entitled to vote being 100 shares, it was announced that a quorum was present for the transaction of business, and the meeting was duly called to order.

The secretary of the meeting then read the annual report of the president, together with the statement of income or profit and loss and the balance sheet for the year ending December 31, 2000. After due discussion it was moved, seconded and unanimously carried, that the annual report of the president be accepted and filed, and the statement of income or profit and loss and the balance sheet, on motion duly made, seconded, and carried, were unanimously accepted.

The Chairman then announced that the next order of business was the election of directors, and Phillip A. Miller was nominated upon motion duly made, seconded and unanimously passed.

Thereafter, the election was held and Phillip A. Miller was elected to serve for a minimum of one year, or until such time as his successor is duly elected and qualified.

The Chairman then announced that the next order of business was the election of officers of the Corporation to serve for one year or until their successors are elected and qualified.

Thereupon, upon motion duly made and seconded, Phillip A. Miller was nominated for the offices of President, Secretary and Treasurer.

There being no further nominations, the election was held, and Phillip A. Miller was elected to the offices indicated, to serve for a minimum of one year, or until such time as his successor is duly elected and qualified.

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The next order of business to come before the meeting was a review of the Articles of Incorporation and the By-Laws. No motions were entertained or made to amend either document. The president then announced that the Annual Report had been filed in a timely manner.

The next order of business to come before the meeting was the compensation of the officers of the corporation. On motion duly made and seconded, it was resolved that the compensation paid to officers during the preceding year was ratified, confirmed and approved.

The next order of business to come before the meeting was a discussion of reimbursement of employee business expenses. The Chairman stated that it was in the best interest of the Corporation to continue a direct reimbursement policy for business-related expenses and to so compensate employees.

Thereafter, on motion duly made and seconded, it was resolved that the Corporation would continue a direct reimbursement policy for business-related expenses.

There being no further business to come before the meeting, the same was on motion duly seconded and unanimously passed and adjourned.

DATED this 7th day of March 2001.

Phillip A. Miller as Chairman and Secretary of the meeting