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SECRETARY OF STATE

Amend

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DANIEL J. LOBECK

MARK A. HANSON\*

MICHELLE A. STELLACI

JEREMY V. ANDERSON

DAVID P. BABNER\*\* 2033 Main Street, Suite 403 SARASOTA, FL 34237 (941) 955-5622 Fax (941) 951-1469

E-MAIL law@lobeckhanson.com INTERNET www.lobeckhanson.com

THE LAW OFFICES OF LOBECK & HANSON

PROFESSIONAL ASSOCIATION

CONDOMINIUM COOPERATIVE AND COMMUNITY **ASSOCIATIONS** CIVIL LITIGATION PERSONAL INJURY FAMILY LAW LAND USE LAW **ESTATES AND TRUSTS** 

\*FLA. SUPR. CT. CERTIFIED MEDIATOR

\*\*ALSO ADMITTED IN MASS., N.Y., D.C.

February 24, 2009

Secretary of State **Division of Corporations** P.O. Box 6327 Tallahassee, Florida 32314

Re:

Certificate of Amendment

Lido Towers Owners Association, Inc.

To whom it may concern:

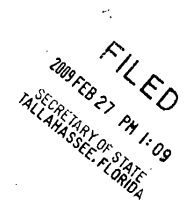
Please find enclosed an original Certificate of Amendment and attached Amendment to the Articles of Incorporation for the above-referenced corporation and a check in the amount of \$35.00 for the filing fee.

Thank you for your assistance in this matter.

Very truly yours,

. Anderson

JVA/pft Enclosure Prepared by and Return to: Jeremy V. Anderson, Esquire Lobeck & Hanson, P.A. 2033 Main Street, Suite 403 Sarasota, Florida 34237 (941) 955-5622 (Telephone) (941) 951-1469 (Facsimile)



#### CERTIFICATE OF AMENDMENT

# TO THE AMENDED AND RESTATED ARTICLES OF INCORPORATION OF LIDO TOWERS OWNERS ASSOCIATION, INC.

We hereby certify that the attached amendment to the Amended and Restated Articles of Incorporation of Lido Towers Owners Association, Inc. (herein, the "Association"), which Declaration is originally recorded at Official Records Book 1375, Page 0179 of the Public Records of Sarasota County, Florida, was approved and adopted at a Special Meeting of the Association Membership held on March 20, 2007, by not less than two-thirds (2/3rds) of the total voting interests at the special meeting as required by Article 11.1 of the Articles of Incorporation.

DATED this 19th day of February, 2009	·
Signed, sealed and delivered	LIDO TOWERS
in the presence of:	OWNERS ASSOCIATION, INC.
sign: Marcia a Hogerty By:	Canille Darmen
print: MARCIA A Haggerry	Camille Doronin, President
sign: Stand H. Wagardt	<b></b>
print: STANON/H.WEYGANDS	
	·
Signed, sealed and delivered	
in the presence of:	1
signi Marcia a Hagarity By:	Paul Tazar, Secretary
print: MARCIAS A Haggerty	Taur Tazar, Secretary
sign: Sland & abyquet	
print: SHAROW W. Way 6 ANDT	(Corporate Seal)
,	

### STATE OF FLORDIA COUNTY OF SARASOTA

by Camille Doronin as President of Lido Tov	wers Owners Association, Inc., a Florida corporation, on spersonally known to me or has produced in.		
ROSEMARY E. HANRAHAN MY COMMISSION # DD 460268 EXPIRES: September 11, 2009 Bunded Thru Notary Public Undersymera	sign Rosemany E. Hansahan  print  State of Florida at Large (Seal)  My Commission expires:		
STATE OF Florida COUNTY OF Sarasota  The foregoing instrument was acknowledged before me this 19th day of abuse 2009, by Paul Tazar as Secretary of Lido Towers Owners Association, Inc., a Florida corporation, on behalf of the corporation. He is personally known to me or has produced as identification.			
ROSEMARY E. HANRAHAN MY COMMISSION # DD 460268 EXPIRES: September 11, 2009 Bonded Thru Notary Public Underwriters	NOTARY PUBLIC  sign Rosemany & Hannohan  print  State of at Large (Seal)  My Commission expires:		

#### <u>AMENDMENT</u>

#### ARTICLES OF INCORPORATION

### LIDO TOWERS OWNERS ASSOCIATION, INC.

(Additions are indicated by underline)

## Article ll AMENDMENTS

Amendments to these Articles may be adopted as follows:

11.1 Amendments. Amendments to the Articles may be proposed by a majority of the Board, or upon written petition to the Board signed by Owners of not fewer than twenty-five (25%) percent of the Units. Any amendment to these Articles so proposed by the Board or Members shall be submitted to a vote of the Members not later than the next annual meeting for which these Articles shall be adopted if approved by not less than two-thirds (2/3rds) of the total Voting Interests at the annual or special meeting called for that purpose, or if approved in writing by a majority of the Voting Interests without a meeting, provided that notice of any proposed amendment has been given to the Members and that the notice contains the text of the proposed amendment.