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Form No. 101 Revised: 01/99

## STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Office of the Secretary of State Corporations Division 100 North Main Street Providence, Rhode Island 02903-1335

## **BUSINESS CORPORATION**

## ARTICLES OF AMENDMENT TO THE **ARTICLES OF INCORPORATION**

(To Be Filed In Duplicate Original)

Pursuant	to th	e provisions	of	Section	7-1.	1-56	of 1	the	General	Laws,	1956,	as	amended,	the	undersigned	corporation
		wing Articles													J	•

dopts the lollowing	Articles of Amendment to its Article	es of incorporation:
. The name of the o	corporation is Kempenaar Real	Estates, Inc.
corporation)	ers of the corporation (or, when the 20, 2001), in the manner presiding amendment(s) to the Articles of	re no shares have been issued, the board of directors of the scribed by Chapter 7-1.1 of the General Laws, 1956, as amended, of Incorporation:
	Ílnser	t Amendment(s)]
		red, please list on separate attachment)
See Exhibit A at	tached hereto and made a part h	·
<del></del>		
	<del></del>	
·		· · · · · · · · · · · · · · · · · · ·
		<del></del>
		at the time of such adoption was 880 ; and
the number of sha	res entitled to vote thereon was N	lone
The designation a inapplicable, inser	nd number of outstanding shares o t "none.")	of each class entitled to vote thereon as a class were as follows: (if
	<u>Class</u>	Number of Shares
Common		None
	·	
	[0, HJ St Z 77 88]	FILED
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<b>4</b> · ·		
<ol> <li>The number of shares voted for such an against such amendment was None</li> </ol>	nendment was None	; and the number of shares voted
<ol> <li>The number of snares of each class of respectively, was: (transplicable, insert</li> </ol>	( "none.' )	d for and against such amendment, of Shares Voted
		Against
<u>Crass</u>	<u>For</u>	Additist
None		
		•••
<ol> <li>The manner of not set forth in such as shares provided for in the amendment st</li> </ol>	mendment in which any exchange, recla hall be effected, is as follows: (If no chang	assification, or cancellation of issued ge, so state)
No Change		
	<u> </u>	
8. The manner in which such amendment	effects a change in the amount of states	d cacital, and the amount (expressed
s. The manner in which such arrendmens in deleter of stated capital as changed b	by such amendment, are as follows. (If no	change, so state)
No Change	,	
	· · · · · · · · · · · · · · · · · · ·	
<ol> <li>As required by Section 7-11-57 of the G</li> </ol>	eneral Laws, the corporation has paid all	tees and tranchise taxes
10. Daly whee amend nonlinet, become of	come as Upon filling.	
it. Dag krecentyn naar il belling t.	in or open to inor more than 30 days s	Her, the Wrig of these articles of amendment)
e.		ates the
Date March 22 2001	KEMPENAAR REAL ESTA	
	- COU.	r Cegnorate Name
	Nul	
•	Likeraniant or	Vice President (check one)
	(Mulasiana 2 C)	Vice Freedom Torroom Con
•		<u>AND</u>
•	in Phet Ken	hear
	Secretary or	Assistant Secretary (check one)
STATE OF RHODE ISLAND		
COUNTY OF PROVIDENCE	·	
	- 0 )	
oefore me Robert Kempenaar I	on this 2210 day of March who, being by me of the corporation and that he/s	2001 personally appeared first duly sworn, declared that he/she
such officer of the corporation, and that the	statements herein contained are true.	signed the longuing accomment to
such omeer of the corporation, and that the	Deyron V	Bery
	Notary Public  My Commission Expires: _	1/23/02
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## **EXHIBIT A**

"Third: To buy, sell, deal in, lease, hold, manage or improve real estate, and the fixtures and personal property incidental thereto or connected therewith, and to transact any and all other lawful business for which corporations may be incorporated under the Rhode Island business corporation act, as the same may be amended from time to time hereafter.

Seventh: Any action required or permitted to be taken at a meeting of shareholders may be taken without a meeting if all the shareholders entitled to vote thereon consent thereto in writing. In addition to the foregoing, except as otherwise provided by the Rhode Island Business Corporation Act, any action required or permitted to be taken at a meeting of the shareholders by the Act, the Articles of Incorporation or these by-laws, may be taken without a meeting upon the written consent of less than all the shareholders entitled to vote thereon if the shareholders who so consent would be entitled to cast at least the minimum number of votes which would be required to take such action at a meeting at which all shareholders entitled to vote thereon are present. Prompt notice of such action shall be given to all shareholders who would have been entitled to vote upon the actions if such meeting were held.