OMAN MARK C Form 4

December 21, 2009

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

**OMB APPROVAL** 

OMB 3235-0287 Number:

January 31, Expires: 2005

100/ 0-----

Estimated average burden hours per response... 0.5

5. Relationship of Reporting Person(s) to

(Check all applicable)

Issuer

Check this box if no longer subject to

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** Section 16. Form 4 or Form 5

(Middle)

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, obligations Section 17(a) of the Public Utility Holding Company Act of 1935 or Section may continue. 30(h) of the Investment Company Act of 1940 See Instruction

Symbol

(M. 41/D) /SZ

1(b).

(Print or Type Responses)

OMAN MARK C

(Last)

1. Name and Address of Reporting Person \*

(First)

| ONE HOM<br>FLOOR                         | E CAMPUS, 4TH (Street)                  | 4. If Amendment, Date Original  Filed(Month/Day/Year)  below)  Sr. Executive Vic  6. Individual or Joint/Grou  Applicable Line)  _X_ Form filed by One Repo |  |   | over title Othelow) coutive Vice Pre Joint/Group Fil | ling(Check Person |  |  |   |
|--|---|---|--|---|--|-------------------|--|--|---|
| DES MOIN                                 | IES, IA 50328                           |   |  |   |  |                   | Person   | More than One I  | Keporung  |
| (City)                                   | (State)                                 | (Zip) Tabl  | e I - Non-D                            | <b>D</b> erivative                                | Secur  | ities A           | cquired, Disposed  | of, or Benefici  | ally Owned  |
| 1.Title of<br>Security<br>(Instr. 3)     | 2. Transaction Date<br>(Month/Day/Year) | 2A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year)   | 3.<br>Transactic<br>Code<br>(Instr. 8) | 4. Securi<br>onAcquirec<br>Disposed<br>(Instr. 3, | d (A) of d of (D 4 and (A) or                        | ))                | 5. Amount of<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s)<br>(Instr. 3 and 4) | 6. Ownership<br>Form: Direct<br>(D) or<br>Indirect (I)<br>(Instr. 4) |   |
| Common<br>Stock, \$1<br>2/3 Par<br>Value | 12/19/2009                              |   | A                                      | 6,528<br>(1)                                      | A  | \$ 0              | 565,498  | D  |   |
| Common<br>Stock, \$1<br>2/3 Par<br>Value |   |   |  |   |  |                   | 4,160  | I  | As<br>Custodian<br>For<br>Daughter<br>Under<br>Ugma |
| Common Stock, \$1                        |   |   |  |   |  |                   | 4,160  | I  | As<br>Custodian                                     |

2. Issuer Name and Ticker or Trading

3. Date of Earliest Transaction

WELLS FARGO & CO/MN [WFC]

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| 2/3 Par<br>Value |             |   | For Son<br>Under<br>Ugma |
|------------------|-------------|---|--------------------------|
| Common           |             |   |                          |
| Stock, \$1       | 17,848.4497 | I | Through                  |
| 2/3 Par          | <u>(2)</u>  | 1 | 401(k) Plan              |
| Value            |             |   |                          |
| Common           |             |   |                          |
| Stock, \$1       | 110,000     | I | Through                  |
| 2/3 Par          | 110,000     | 1 | Family Llc               |
| Value            |             |   |                          |
| 8% Pfd.,         | 2.000       | Ъ |                          |
| Series J         | 3,000       | D |                          |
|                  |             |   |                          |
|                  |             |   |                          |

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474 (9-02)

> Deriv Secur Bene Own Follo Repo Trans (Instr

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of | 2.          | 3. Transaction Date | 3A. Deemed         | 4.        | 5.        | 6. Date 1    | Exercisable and | 7. Titl | le and       | 8. Price of | • |
|-------------|-------------|---------------------|--------------------|-----------|-----------|--------------|-----------------|---------|--------------|-------------|---|
| Derivative  | Conversion  | (Month/Day/Year)    | Execution Date, if | Transac   | ctionNuml | ber Expirati | on Date         | Amou    | int of       | Derivative  | į |
| Security    | or Exercise |                     | any                | Code      | of        | (Month/      | Day/Year)       | Under   | rlying       | Security    |   |
| (Instr. 3)  | Price of    |                     | (Month/Day/Year)   | (Instr. 8 | 3) Deriv  | ative        |                 | Secur   | ities        | (Instr. 5)  | į |
|             | Derivative  |                     |                    |           | Secui     | rities       |                 | (Instr. | . 3 and 4)   |             |   |
|             | Security    |                     |                    |           | Acqu      | ired         |                 |         |              |             | 1 |
|             |             |                     |                    |           | (A) o     | r            |                 |         |              |             | ļ |
|             |             |                     |                    |           | Dispo     | osed         |                 |         |              |             | , |
|             |             |                     |                    |           | of (D     | )            |                 |         |              |             |   |
|             |             |                     |                    |           | (Instr    | . 3,         |                 |         |              |             |   |
|             |             |                     |                    |           | 4, and    | 15)          |                 |         |              |             |   |
|             |             |                     |                    |           |           |              |                 |         | Amount       |             |   |
|             |             |                     |                    |           |           |              |                 |         |              |             |   |
|             |             |                     |                    |           |           | Date         | Expiration      | Title   | or<br>Number |             |   |
|             |             |                     |                    |           |           | Exercisa     | able Date       | 11110   | of           |             |   |
|             |             |                     |                    | Code      | V (A)     | (D)          |                 |         | Shares       |             |   |
|             |             |                     |                    |           |           |              |                 |         |              |             |   |

## **Reporting Owners**

| Reporting Owner Name / Address | Relationships |           |         |       |  |  |
|--------------------------------|---------------|-----------|---------|-------|--|--|
| • 0                            | Director      | 10% Owner | Officer | Other |  |  |

OMAN MARK C ONE HOME CAMPUS 4TH FLOOR DES MOINES, IA 50328

Sr. Executive Vice President

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#### **Signatures**

Mark C. Oman, by Anthony R. Augliera, as Attorney-in-Fact

12/21/2009

\*\*Signature of Reporting Person

Date

# **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
  - Shares of Wells Fargo & Company (the "Company") common stock acquired under the Company's Long-Term Incentive Compensation Plan. As a condition to receiving these shares, the reporting person agreed to hold and not transfer, for the entire period during which the
- (1) Company has any obligations outstanding under the U.S. Treasury's Troubled Asset Relief Program (the "Restriction Period"), all of the shares received. These transfer restrictions will terminate upon the earlier of the end of the Restriction Period or the date of the reporting person's death or disability.
- (2) Reflects share equivalent of units in Wells Fargo ESOP Fund of 401(k) Plan as of November 30, 2009, as if investable cash equivalents held by Plan were fully invested in Wells Fargo & Company Common Stock.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. eft">Form of Amendment to the Certificate of Incorporation:

# CERTIFICTE OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF GROW CONDOS, INC.

Pursuant to the provisions of Section 78.385, et. seq., of the Nevada Revised Statutes, Grow Condos, Inc., a Nevada corporation, hereinafter referred to as the "Corporation," hereby adopts the following Certificate of Amendment to its Articles of Incorporation:

FIRST:

The name of the Corporation is Grow Condos, Inc.

SECOND:

Article IV of the Articles of Incorporation shall be amended to read as follows:

ARTICLE IV AUTHORIZED SHARES

The Corporation is authorized to issue a total of 110,000,000 shares, consisting of 10,000,000 shares of preferred stock having a par value of \$0.001 per share (hereinafter referred to as "Preferred Stock") and 100,000,000 shares of common stock having a par value \$0.001 per share (hereinafter referred to as "Common Stock"). Shares of any class of stock may be issued, without shareholder action, from time to time in one or more series as may from time to time be determined by the board of directors. The board of directors of this Corporation is hereby expressly granted authority, without shareholder action, and within the limits set forth in the Nevada Revised Statutes, to:

(a) designate in whole or in part, the powers, preferences, limitations, and relative rights, of any class of shares before the issuance of any shares of that class;

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- (b) create one or more series within a class of shares, fix the number of shares of each such series, and designate, in whole or part, the powers, preferences, limitations, and relative rights of the series, all before the issuance of any shares of that series:
- (c) alter or revoke the powers, preferences, limitations, and relative rights granted to or imposed upon any wholly unissued class of shares or any wholly unissued series of any class of shares; or
- (d) increase or decrease the number of shares constituting any series, the number of shares of which was originally fixed by the board of directors, either before or after the issuance of shares of the series; provided that, the number may not be decreased below the number of shares of the series then outstanding, or increased above the total number of authorized shares of the applicable class of shares available for designation as a part of the series.

The allocation between the classes, or among the series of each class, of unlimited voting rights and the right to receive the net assets of the Corporation upon dissolution, shall be as designated by the board of directors. All rights accruing to the outstanding shares of the Corporation not expressly provided for to the contrary herein or in the Corporation's bylaws or in any amendment hereto or thereto shall be vested in the Common Stock. Accordingly, unless and until otherwise designated by the board of directors of the Corporation, and subject to any superior rights as so designated, the Common Stock shall have unlimited voting rights and be entitled to receive the net assets of the Corporation upon dissolution.

| THIRD:   |
|--|
| By executing this Certificate of Amendment to the Articles of Incorporation, the CEO of the Corporation does hereby certify that on July, 2015, the foregoing amendment to the Articles of Incorporation of Grow Condos, Inc., was authorized and approved pursuant to Section 78.390 of the Nevada Revised Statutes by the consent of the majority of the Corporation's shareholders. |
| DATED this day of August, 2015   |
| /s/ Wayne A. Zallen<br>Wayne A. Zallen, CEO  |
|  |