CFN # 108194736, OR BK 45743 Page 1781, Page 1 of 91, Recorded 10/10/2008 at 01:35 PM, Broward County Commission, Deputy Clerk 1037

This instrument prepared by
Or under the direction of
Lloyd W. Procton, Esquire
Lloyd W. Procton, P.A.
400 SE 18th Street
Fort Lauderdale, FL 33316-2820
and
Loretta Kallay Prettyman, Esquire
Becker & Poliakoff, P.A.

DECLARATION OF RESTRICTIONS LAUDERDALE WEST, 2ND SECTION

WHEREAS, LAUDERDALE WEST ASSOCIATES, a joint venture consisting of Lauderdale West Development Corp. and Gulfstream Lauderdale West, Inc., the original Developer, did prior hereto record a Declaration of Restrictions Related to: Lauderdale West, 2nd Section in Official Records Book 5289, Page 408, of the Public Records of Broward County, Florida (the "Previous Declaration"), on the following described lands:

LAUDERDALE WEST, 2ND SECTION, according to the Plat thereof recorded in Plat Book 78, Page 8 of the Public Records of Broward County, Florida, (the "Subdivision") and

WHEREAS the Previous Declaration expired pursuant to Chapter 712, Florida Statutes, also known as The Marketable Record Title Act, and

WHEREAS, the "Organizing Committee" for Lauderdale West, 2nd Section, namely:

Sandy Sosniak 1261 NW 85th Terrace Plantation, FL 33322 (954) 475-4214

Audrey Hermelin 8209 NW 14th Street Plantation, FL 33322 (954) 472-0869

Joanne Hill 1530 NW 82nd Ave Plantation, FL 33322 (954) 452-0821

has submitted this Declaration of Restrictions (the "Revived Declaration") to the parcel owners affected by the Previous Declaration for approval and the requisite number of said affected parcel owners have approved this Revived Declaration pursuant to Section 720.403 et seq., Florida Statutes, and

WHEREAS, this Revived Declaration governs only the parcels which were originally encumbered by the Previous Declaration and does not contain covenants that are more restrictive on the parcel owners than the covenants contained in the Previous Declaration, except as otherwise provided by Section 720.403(3) et seq., Florida Statutes, and this Revived Declaration provides for a term of the same duration as the term of the Previous Declaration, and

WHEREAS, the voting interest of each parcel owner under this Revived Declaration is the same as the voting interest of the parcel owner under the Previous Declaration and the proportional assessment obligation of each parcel owner under this Revived Declaration is the same as the proportional assessment obligation of each parcel owner under the Previous Declaration,

NOW THEREFORE, the "Association" (as herein after defined) does hereby execute this Revived Declaration for the purpose of impressing upon the Subdivision, the covenants, restrictions, reservations, and servitudes hereinafter set forth which shall run with the land and shall be binding upon all persons claiming under them.

- 1. <u>DEFINITIONS</u>. As used in this Revived Declaration, the following have the following meanings:
- (a) ASSOCIATION means Lauderdale West Community Association No. 1., Inc., a Florida corporation not for profit, its successors or assigns, the Articles of Incorporation and By-Laws of which are attached hereto, as "Exhibit B" and "Exhibit C"; respectively, and made a part hereof.

- (b) BOARD means the Board of Directors of the ASSOCIATION.
- (c) COMMON EXPENSE and COMMON EXPENSES means
- (i) Expenses of administration; expenses of maintenance, operation, repair, or replacement of improvements and facilities located upon Parcel C of the Subdivision; expenses of maintenance, operation, repair or replacement of private roads and other facilities located within the Project Area and intended for the joint use and enjoyment of all members of the Association.
- (ii) Expenses declared common expenses by the provisions of this Declaration
 - (iii) Any valid charge against the Subdivision as a whole.
 - (iv) Any valid charge against the Project Area as a whole.
- (v) Expenses for which Improved Lot Owners are liable to the Association as set forth in paragraph 6 below.
- (vi) Common Expenses shall not include the cost of water and sewer service to an Improved Lot.
- (d) DEVELOPER means Lauderdale West Associates, a joint venture, its successors and assigns.
- (e) LOT means a site as shown on the Plat of LAUDERDALE WEST, 2ND SECTION, according to the Plat thereof, recorded in Plat Book 78, Page 8, of the Public Records of Broward County, Florida, together with an undivided one-two hundred-ninetieth fractional interest as tenants in common in Parcel C of LAUDERDALE WEST, 2ND SECTION.
- (f) IMPROVED LOT means LOT upon which there has been constructed a residence building for which a valid certificate of occupancy has been issued by applicable governmental authority; a Lot shall become an IMPROVED LOT on the date DEVELOPER causes to be filed among the Public Records of Broward County, Florida, a certificate certifying with respect to a particular LOT that a residence building has been constructed thereon for which a valid certificate of occupancy has been issued.
- (g) LOT OWNER means the holder or holders of the fee title to a LOT as herein defined.
- (h) IMPROVED LOT OWNER means a LOT OWNER as herein defined of an IMPROVED LOT as herein defined.
 - (i) PERSON means a person, firm, association or corporation.
- (j) PROJECT AREA means the lands described in Exhibit E attached hereto and made a part hereof.
- (k) SUBDIVISION means the lands made subject to the Previous Declaration and to this Revived Declaration.
- (l) The use of any gender is deemed to include all genders, the use of the singular includes the plural and the use of the plural includes the singular.
- (m) INSTITUTIONAL LENDER shall mean any bank, insurance company or federal savings and loan association having a first mortgage lien upon any LOT or which has acquired and holds title thereto as a result of foreclosure of any such mortgage lien or by deed in lieu of foreclosure.
- 2. RESIDENTIAL USE. ALL LOTS in the SUBDIVISION are restricted to the use of a

single family, its household, servants and guests. Only one residence building may be built on one LOT. No accessory buildings may be erected. A construction shed may be placed on a LOT and remain there temporarily during the course of active construction of a residence building; otherwise, no portable buildings or trailers may be placed on a LOT. No building shall exceed 25 feet in height measured from the crown of the street or private drive upon which such building fronts. No building shall be enlarged by additions thereto or portions thereof enclosed unless and until plans for such work shall have been approved in writing by the ASSOCIATION, which approval shall be at the sole discretion of the ASSOCIATION.

- 3. NO TRADE, BUSINESS OR PROFESSION, ETC. No trade, business, profession or any other type of commercial activity shall be carried on upon the SUBDIVISION.
- LAWNS, LANDSCAPING, FENCES, HEDGES, CLOTHES POLES, HURRICANE SHUTTERS, PARKING. All portions of a LOT not occupied by a building or other permanent structure shall be grassed and kept as a lawn. No trees, shrubbery, or other forms of landscaping shall be installed or maintained unless the same shall have been first approved in writing by the BOARD, which approval may be arbitrarily withheld. No fences or hedges shall be permitted anywhere within the SUBDIVISION except as approved by the BOARD, which approval may be arbitrarily withheld. Outdoor clothes drying activities are hereby restricted to that portion of PARCEL C lying within five feet of the rear line of each LOT and that portion, if any, of a LOT between the rear of a building and PARCEL C. All clothes poles shall be susceptible of being listed and removed by one person in one minute's time. All hurricane shutters shall be of a type approved by the BOARD, and no such shutters shall be installed unless the same shall be a type approved by the BOARD. No sign of any nature whatsoever shall be erected or displayed within the SUBDIVISION except where express written approval of the size, shape, content and location thereof has first been obtained from the BOARD, which approval may be arbitrarily withheld. The parking or storage of automobiles except upon paved portions of roads and driveways is prohibited. The overnight parking of motor vehicles upon private roads or public rights-of-way is prohibited. The overnight parking or storage of trucks in excess of one-half ton rated capacity is prohibited. The parking or storage of boats or boat trailers, campers or trailers is prohibited except in spaces as may be approved in writing by the BOARD.
- 5. AGE LIMITATION. In recognition of the fact that the lands in Phases 2, 3 and 4 (detached homes) have been platted and the structures located thereon are designed primarily for the convenience and accommodation of adults who have attained the age of 55 or older, no dwelling unit or housing may be occupied or used except by at least one person who has attained the age of 55 years or over. Exceptions:

(1) A spouse or child of a qualifying resident over the age of 18 years;

- (2) A person over 18 years of age who provides economic or physical care to a qualifying resident;
- (3) Persons over 18 years of age who have inherited homes due to death of resident owners, as long as at least 80% of units in entire project area are occupied by at least one person 55 years of age or older. No person under the age of 18 shall reside permanently in Lauderdale West. The Board shall have discretionary power over exceptions in individual cases.

Definitions: A permanent resident is defined to be a person who stays overnight in any dwelling for more than thirty (30) nights in any 12-month period. A Qualifying resident is defined as a person who is an owner or lessee of a dwelling and has attained his or her seniority. Seniority is defined as the age of 55 years or over. A guest is a person who stays overnight in any residence for a maximum of 30 nights in any 12-month period. Anyone staying beyond this period must receive Board approval.

6. LAWN, SPRINKLER SYSTEM AND EXTERIOR BUILDING MAINTENANCE, ETC.

(A) Sprinkler System. The ASSOCIATION shall operate, maintain, repair and alter a fresh water sprinkler system constructed over, through and upon all of the SUBDIVISION; accordingly, there is hereby reserved in favor of the ASSOCIATION the right to operate, maintain, repair and alter a fresh-water sprinkler system over, through and upon all of the SUBDIVISION, the cost of which is hereby declared to be a COMMON EXPENSE of the ASSOCIATION. The owners of IMPROVED LOTS in the SUBDIVISION shall be liable to the ASSOCIATION for a

prorata share, as hereinafter set forth of such COMMON EXPENSE.

- Lawn Maintenance and Spraying. The ASSOCIATION shall maintain, care for and replace all lawns within the SUBDIVISION; accordingly there is hereby reserved in favor of the ASSOCIATION the right to enter over, through and upon all of the SUBDIVISION for the purpose of maintaining and caring for and replacing the lawns located thereon, the cost of which is hereby declared to be a COMMON EXPENSE of the ASSOCIATION. Each owner of an IMPROVED LOT in the SUBDIVISION is hereby made liable to the ASSOCIATION for a prorata share, as hereinafter set forth, of such COMMON EXPENSE. "Maintenance and care" within the meaning of this sub-paragraph (B) shall include mowing, trimming, pruning, edging, fertilizing, spraying and replacing of lawns. In the exercise of its discretion in this regard, the BOARD shall be governed by the principal that all lawns shall be fully maintained free from unsightly bald spots or dead grass, and uniform in texture and appearance with surrounding lawns in the SUBDIVISION.
- Exterior Maintenance and Repair of Buildings. buildings in the SUBDIVISIONS shall be maintained and repaired by the ASSOCIATION, the cost of which is hereby declared to be a COMMON EXPENSE and charged to the budget of the LOT/DETACHED HOME OWNERS of the ASSOCIATION, and there is hereby reserved in favor of the ASSOCIATION the right to enter upon all of the SUBDIVISIONS and residence buildings located thereon for the purpose of conducting a periodic program of exterior maintenance and repair, which maintenance and repair shall include, but shall not be limited to repainting and repair of exterior walls, shutters, trim, eaves, roofs, or any portion of the foregoing. This shall also include the replacement of roof size as constructed by Developer. The times when such maintenance, repair and replacement are to be performed and the extent thereof shall be determined by the BOARD in its sole discretion. The owner of each IMPROVED LOT in the SUBDIVISION is hereby made liable to the ASSOCIATION for a prorata share as hereinafter set forth, of such COMMON EXPENSE. The ASSOCIATION shall not be responsible for repairing or replacing a building or structure which in the BOARD'S opinion, shall have been destroyed, nor shall the ASSOCIATION be responsible for repairs beyond the exterior surfaces of buildings, all such repairs being the responsibility of the LOT OWNER.
- Private Road and Driveways. The ASSOCIATION shall be responsible for the maintenance and repair of all private roads and driveways, and other facilities intended for the joint use and enjoyment of its members located within the PROJECT AREA, the cost of which is hereby declared to be a COMMON EXPENSE of the ASSOCIATION, and there is hereby reserved in favor of the ASSOCIATION the right to enter upon all portions of the SUBDIVISION for such purposes. The owners of all IMPROVED LOTS in the SUBDIVISION are hereby made liable to the ASSOCIATION for a prorata share, as hereinafter set forth, of such COMMON EXPENSE.
- Recreation Lands. The ASSOCIATION has acquired fee simple title by Warranty **(E)** Deed recorded May 14, 1979 in Official Records Book 8207, Page 177 of the Public Records of Broward County, Florida ("Warranty Deed") in and to certain premises demised and described in the Recreation Parcel Lease, recorded December 21, 1972 in Official Records Book 5099, Page 578, as amended by Certificate of Amendment recorded May 14, 1979 in Official Records Book 8207, Page 172, of the Public Records of Broward County, Florida, the provisions of which Recreation Parcel Lease, as amended, to the extent not merged with the Warranty Deed, are incorporated herein by reference as if fully set forth herein. Pursuant to said Recreation Parcel Lease, all moneys due or to become due under the provisions thereof, including, without limitation, expenses of rent, taxes, assessments, insurance premiums and cost of maintenance and repair, including operation of said leased premises and all replacements and undertakings, and such other items as are specified in said Lease are, and shall continue to be, for the full term of said Lease declared to be COMMON EXPENSES of the ASSOCIATION. The owners of all IMPROVED LOTS in the SUBDIVISION are hereby made liable to the ASSOCIATION for a prorata share, as hereinafter set forth, of such COMMON EXPENSE.
- Insurance on Parcel C. The ASSOCIATION shall purchase insurance policies (except title insurance) upon PARCEL C and the named insured shall be the ASSOCIATION, individually and as agent for the LOT OWNERS, without naming them and their mortgagees. Such policies shall provide that payments for losses thereunder by the insurer shall be made to the ASSOCIATION and all policies and endorsements shall be deposited with the ASSOCIATION.

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LOT OWNERS shall obtain insurance coverage at their own expense upon their own residence building and upon their own personal property and for their personal liability and living expense. No insurable improvements shall be constructed upon PARCEL C. The BOARD shall determine annually the extent of insurance coverage to be purchased by the ASSOCIATION, which coverage shall afford protection against vandalism and malicious mischief; public liability in such amounts and with such coverage as shall be required by the BOARD, including hired automobile and non-owned automobile coverage, with cross liability endorsements to cover liabilities of LOT OWNERS as a group to a LOT OWNER; workers' compensation to meet the requirements of law; and such other insurance as the BOARD shall determine from time to time. Premiums upon insurance policies purchased by the ASSOCIATION shall be paid by the owners of IMPROVED LOTS and each owner of an IMPROVED LOT is hereby made liable to the ASSOCIATION for a prorata share, as hereinafter set forth, of the cost of all such insurance. All uninsured improvements upon PARCEL C must be reconstructed or repaired by the ASSOCIATION. The BOARD shall assess the owner of each IMPROVED LOT equally to provide sufficient funds to complete the necessary reconstruction and repair; and each owner of an IMPROVED LOT is

- (G) <u>Public Utility Easements on Parcel C</u>. In order to provide public utility services to each LOT in the SUBDIVISION, easements for public utility purposes are hereby reserved over, through, and under PARCEL C.
- (H) <u>Cable TV</u>. Common Expenses shall include the cost of Basic Cable Television, as per contract, the cost of which shall be charged equally to all owners as part of their maintenance charges.
- 7. ASSOCIATION MEMBERSHIP. Each LOT/DETACHED HOME OWNER shall be entitled to one vote in all matters which, by the Articles (Certificate) of Incorporation and the By-Laws thereof and the laws of the State of Florida, they shall be entitled to vote by reason of such membership.
- LIEN IN FAVOR OF THE ASSOCIATION. The ASSOCIATION shall have a lien on each IMPROVED LOT in the SUBDIVISION for any unpaid assessment made by the ASSOCIATION for the purpose of permitting the ASSOCIATION to perform the several services and obligations conferred upon it under Paragraph 6 above. Said lien shall also secure reasonable attorneys' fees incurred by the ASSOCIATION incident to the collection of such unpaid assessment or enforcement of such lien. Said lien shall be effective from and after the time of recording in the public records of Broward County, Florida, of a claim of lien stating the description of the LOT together with its undivided interest in PARCEL C, the name of the record owner, the amount due and date when due, and the lien shall continue in effect until all sums secured by the lien shall have been fully paid. Such liens shall bear interest at the rate of ten percent per annum from date of recording until paid. Except for interest, such claims of lien shall include only the unpaid assessments which are due and payable to the ASSOCIATION when the claim of lien is recorded. Upon full payment the LOT OWNER shall be entitled to a recordable satisfaction of lien. All such liens shall be subordinate to the lien of a mortgage or other lien recorded prior to the time of recording of the claim of lien, and in the event the holder of a prior mortgage lien shall accept and record a deed in lieu of foreclosure or obtain a Certificate of Title as a result of foreclosure, the recording of said deed in lieu of foreclosure or Certificate of Title shall operate to release a subordinate claim of lien. Such liens may be foreclosed by suit brought in the name of the ASSOCIATION in like manner as a foreclosure of a mortgage on real property. In any such foreclosure the LOT OWNER shall be required to pay a reasonable rental for the LOT, and the ASSOCIATION shall be entitled to the appointment of a receiver to collect the same. Suit to recover a money judgment for unpaid assessments may be maintained without waiving the lien securing the same.
- 9. <u>IMPROVED LOT TO REMAIN SO CLASSIFIED</u>. Once a LOT has become an IMPROVED LOT as herein defined, it shall remain so classified and shall be subject to the obligations and liens set forth in these restrictions so long as these restrictions shall remain in effect, even though the improvements thereon may be destroyed by any cause.
- 10. PRORATA SHARE DEFINED. DEVELOPER has caused the SUBDIVISION to be

platted into 290 lots and PARCEL C. The title to each LOT shall carry with it title to an undivided one-two-hundred-ninetieth fractional interest, as tenant in common, in PARCEL C. DEVELOPER also subdivided a portion of the PROJECT AREA by plat entitled Lauderdale West, 3rd Section, as recorded in Broward County, Florida, Plat Book 83, Page 28, said Plat containing 387 lots and DEVELOPER also subdivided a portion of the PROJECT AREA by plat entitled Lauderdale West, 4th Section, as recorded in Broward County, Florida, Plat Book 88, Page 44, said Plat containing 138 lots. In order that all buildings, structures, and improvements within the PROJECT AREA may be maintained to an equally high degree by one organization, and in order that the cost of such maintenance may be kept low through bulk contracting, the ASSOCIATION has been incorporated to provide maintenance services throughout the PROJECT AREA. The ASSOCIATION shall be responsible for the maintenance and repair of private roads and other facilities intended for the joint use and enjoyment of its members and constructed by Developer within the PROJECT AREA. As provided by the By-Laws of the ASSOCIATION, it shall annually adopt two budgets, one of which shall be with respect to the lands within the PROJECT AREA, submitted by Developer to condominium form of ownership, and the other of which (the "Single Family Residence Budget") shall be with respect to the lands within the PROJECT AREA subdivided by Developer into LOTS upon which single family residences were constructed. The BOARD is hereby empowered to determine from time to time the items of expense which shall be allocated to each budget and shall include in the Single Family Residence Budget those items of cost which are herein defined to be COMMON EXPENSES. The PRORATA SHARE of such COMMON EXPENSE is hereby defined to be a fraction, the numerator of which is one and the denominator of which is 815, the number of IMPROVED LOTS within the PROJECT AREA.

- 11. <u>COVENANT AGAINST PARTITION</u>. PARCEL C is hereby made subject to a covenant against partition, and no owner of an undivided interest in the fee title thereto shall have the right of partition with respect to same.
- 12. RESTRICTION ON TRANSFER OF IMPROVED LOTS/DETACHED HOMES. In order to maintain a community of congenial residents who are financially responsible and thus protect the value of IMPROVED LOTS (detached homes), the transfer of IMPROVED LOTS (detached homes) by any owner shall be subject to the following provisions, which provisions each IMPROVED LOT (detached home) OWNER covenants to observe:
- Designation: Until such time as the Board may otherwise determine, no transfer shall be effective unless and until the transferee shall have executed and caused to be recorded among the public records of Broward County, Florida, a Designation of Agent, Ratification of Lease and Pledge as Security for Lease Performance in the form described in Exhibit 3 of Exhibit C (the Recreation Parcel Lease) to the Previous Declaration, which form is incorporated herein by reference and made a part hereof.
- .1 (a) In the matter of a sale or refinancing, there shall be a minimum of 20% as down payment and 80% as the maximum amount of total loans/mortgages or indebtedness.

.2 <u>Transfer Subject to Approval.</u>

- (A) Sale or Lease. No IMPROVED LOT/DETACHED HOME OWNER may dispose of an IMPROVED LOT/DETACHED HOME or any interest therein at any time by sale or lease without approval of the ASSOCIATION. No IMPROVED LOT OWNER may dispose of an IMPROVED LOT or any interest therein by lease prior to the expiration of one year from the date of acquisition of title to said IMPROVED LOT, except in the case of inheritance or financial institution or private lender acquiring title in foreclosure. Minimum lease shall be for three (3) months: maximum lease shall be for one (1) year. Failure to obtain Board approval shall be subject to fine of \$100.00 or maximum allowed by law, plus cost of appropriate legal action thereby incurred by the ASSOCIATION.
- (B) Gift, Devise or Inheritance. If any IMPROVED LOT OWNER shall acquire his title by gift, devise or inheritance, the continuance of his ownership of his IMPROVED LOT shall be subject to the approval of the ASSOCIATION, except as specifically otherwise provided in Section 12.2(A) hereinabove.

- (C) Other Transfer. If any IMPROVED LOT OWNER shall acquire his title by a manner not heretofore considered in the foregoing subsections, the continuance of his ownership of his IMPROVED LOT shall be subject to the approval of the ASSOCIATION.
- .3 Approval by ASSOCIATION. The approval of the ASSOCIATION which is required for the transfer of ownership of IMPROVED LOTS shall be obtained in the following manner:

(A) Notice to ASSOCIATION.

- (1) Sale. An IMPROVED LOT OWNER intending to make a bona fide sale of his IMPROVED LOT or any interest therein shall give the ASSOCIATION notice of such intention, together with the name and address of the intended purchaser, and such other information concerning the intended purchaser as the ASSOCIATION may reasonably require. Such notice at the IMPROVED LOT OWNER'S option may include a demand by the IMPROVED LOT OWNER that the ASSOCIATION furnish a purchaser, if the proposed purchaser is not approved; and if such demand is made, the notice shall be accompanied by an executed copy of the proposed contract to sell.
- (2) Lease. An IMPROVED LOT OWNER intending to make a bona fide lease of his IMPROVED LOT or any interest therein shall give to the ASSOCIATION notice of such intention, together with the name and address of the intended lessee, such other information concerning the intended lessee as the ASSOCIATION may reasonably require, and an executed copy of the proposed lease.
- (3) Gift, Devise or Inheritance; Other Transfers. An IMPROVED LOT OWNER who has obtained his title by gift, devise or inheritance, or by any other manner not heretofore considered, shall give to the ASSOCIATION notice of the acquiring of his title, together with such information concerning the IMPROVED LOT OWNER as the ASSOCIATION may reasonably require, and a certified copy of the instrument evidencing the IMPROVED LOT OWNER'S title.
- (4) Failure to Give Notice. If the notice to the ASSOCIATION herein required is not given, then any time after receiving knowledge of a transaction or event transferring ownership or possession of an IMPROVED LOT, the ASSOCIATION at its election and without notice may approve or disapprove the transaction or ownership. If the ASSOCIATION disapproves the transaction or ownership, the ASSOCIATION, shall proceed as if it had received notice on the date of such disapproval.

(B) Certificate of Approval.

- (1) <u>Sale</u>. If the proposed transaction is a sale, then within thirty (30) days after receipt of such notice and information the ASSOCIATION must either approve or disapprove the proposed transaction. If approved, the approval shall be stated in a certificate executed by the President and Secretary in recordable form and shall be delivered to the purchaser and shall be recorded in the Public Records of Broward County, Florida, at the expense of the purchaser.
- (2) Lease. If the proposed transaction is a lease, then within thirty (30) days after receipt of such notice and information the ASSOCIATION must either approve or disapprove the proposed transaction. If approved, the approval shall be stated in a certificate executed by the President and Secretary in recordable form, which at the election of the ASSOCIATION shall be delivered to the lessee or shall be recorded in the Public Records of Broward County, Florida, at the expense of the lessee.
- (3) Gift, Devise or Inheritance: Other Transfers. If the IMPROVED LOT OWNER giving notice has acquired his title by gift, devise or inheritance or in any other manner, then within thirty (30) days after receipt of such notice and information the ASSOCIATION must either approve or disapprove the continuance of the IMPROVED LOT OWNER'S ownership of his IMPROVED LOT. If approved, the approval shall be stated in a

certificate executed by the President and Secretary in recordable form and shall be delivered to the IMPROVED LOT OWNER and shall be recorded in the Public Records of Broward County, Florida, at the expense of the IMPROVED LOT OWNER.

- Approval of Corporate Owner or Purchaser. Inasmuch as the Lots in the SUBDIVISION may be used only for residential purposes and a corporation cannot occupy an IMPROVED LOT for such use, if the IMPROVED LOT OWNER or purchaser of an IMPROVED LOT is a corporation, the approval of ownership by the corporation may be conditioned upon requiring that all persons occupying the IMPROVED LOT be also approved by the
- Disapproval by ASSOCIATION. If the ASSOCIATION shall disapprove a transfer of ownership of an IMPROVED LOT, the matter shall be disposed of in the following manner:
- Sale. If the proposed transaction is a sale and if the notice of sale given by the IMPROVED LOT OWNER shall so demand, then within thirty (30) days after receipt of such notice and information the ASSOCIATION shall deliver or mail by certified mail to the IMPROVED LOT OWNER an agreement to purchase by a purchaser approved by the ASSOCIATION who will purchase and to whom the IMPROVED LOT OWNER must sell the IMPROVED LOT upon the following terms:
- At the option of the purchaser to be stated in the agreement, the price to be paid shall be that stated in the agreement, the price to be paid shall be that stated in the disapproved contract to sell, or shall be the fair market value determined by arbitration in accordance with the then existing rules of the American Arbitration Association, except that the arbitrators shall be two appraisers appointed by the American Arbitration Association who shall base their determination upon an average of their appraisals of the IMPROVED LOT; and a judgment of specific performance of the sale upon the award rendered by the arbitrators may be entered in any court of competent jurisdiction. The expense of the arbitration shall be paid by the
 - The purchase price shall be paid in cash. (2)
- The sale shall be closed within thirty (30) days after the delivery or (3) mailing of said agreement to purchase, or within ten (10) days after the determination of the sale price if such is by arbitration, whichever is the later.
- A Certificate of the ASSOCIATION executed by its President and Secretary and approving the purchaser shall be recorded in the public records of Broward County, Florida, at the expense of the purchaser.
- If the ASSOCIATION shall fail to provide a purchaser upon the demand of the IMPROVED LOT OWNER in the manner provided, or if a purchaser furnished by the ASSOCIATION shall default in his agreement to purchase, then notwithstanding the disapproval, the proposed transaction shall be deemed to have been approved and the ASSOCIATION shall furnish a certificate of approval as elsewhere provided which shall be recorded in the public records of Broward County, Florida, at the expense of the purchaser.
- If the proposed transaction is a lease, the IMPROVED LOT Lease. OWNER shall be advised of the disapproval in writing and the lease shall not be made.
- Gift. Devise or Inheritance: Other Transfers. If the IMPROVED LOT OWNER giving notice has acquired title by gift, devise or inheritance, or in any other manner, then within thirty (30) days after receipt from the IMPROVED LOT OWNER of the notice and information required to be furnished, the ASSOCIATION shall deliver or mail by certified mail to the IMPROVED LOT OWNER an agreement to purchase by a purchaser approved by the ASSOCIATION who will purchase and to whom the IMPROVED LOT OWNER must sell the IMPROVED LOT upon the following terms:
 - The sale price shall be the fair market value determined by (1)

agreement between the seller and purchaser within thirty (30) days from the delivery or mailing of such agreement, and in the absence of such agreement by arbitration in accordance with the then existing rules of the American Arbitration Association, except that the arbitrators shall be two appraisers appointed by the American Arbitration Association who shall base their determination upon an average of their appraisals of the IMPROVED LOT; and a judgment of specific performance of the sale upon the award rendered by the arbitrators may be entered in any court of competent jurisdiction. The expense of the arbitration shall be paid by the purchaser.

- (2)The purchase price shall be paid in cash.
- (3) The sale shall be closed within ten (10) days following the determination of the sale price.
- A Certificate of the ASSOCIATION executed by its President and (4) Secretary and approving the purchaser shall be recorded in the public records of Broward County, Florida, at the expense of the purchaser.
- If the ASSOCIATION shall fail to provide a purchaser as herein required, or if a purchaser furnished by the ASSOCIATION shall default in his agreement to purchase, then notwithstanding the disapproval, such ownership shall be deemed to have been approved, and the ASSOCIATION shall furnish a certificate of approval as elsewhere provided, which shall be recorded in the public records of Broward County, Florida, at the expense of IMPROVED LOT OWNER.
- Mortgage. No IMPROVED LOT OWNER may mortgage his IMPROVED LOT nor any interest therein without the approval of the ASSOCIATION, except to an Institutional The approval of any other mortgagee may be upon conditions determined by the Association, or may be arbitrarily withheld.
- Exceptions. The foregoing provisions of this section entitled "Restrictions on Transfer of Improved Lots" shall not apply to a transfer to or purchase by an Institutional Lender which acquires its title as the result of owning a mortgage upon the IMPROVED LOT concerned, and this shall be so whether the title is acquired by deed from the mortgagor or through foreclosure proceedings; nor shall such provisions apply to a transfer, sale or lease by an Institutional Lender which so acquires its title. Neither shall such provisions require the approval of a purchaser who acquires the title to an IMPROVED LOT at a duly advertised public sale with open bidding which is provided by law, such as but not limited to execution sale, foreclosure sale, judicial sale or tax sale.
- Unauthorized Transactions. Any sale, mortgage or lease which is not authorized pursuant to the terms of this Revived Declaration shall be void unless subsequently approved by the ASSOCIATION.
- RESTRICTION ON TRANSFER OF INTEREST IN PARCEL C. 13. The undivided fractional interest in PARCEL C owned by each LOT OWNER shall be transferable only in connection with the transfer of each such owner's LOT. No fee interest in PARCEL C may be acquired separate and apart from a transaction by which a PERSON shall acquire the entire fee interest in a LOT. No more than one such fractional interest may be held with respect to the fee ownership of one LOT. The transfer of a LOT by an instrument which fails to make reference to that LOT's undivided fractional interest in PARCEL C shall be effective to transfer said undivided interest in PARCEL C.
- EASEMENTS IN FAVOR OF LOT OWNERS. Easements of ingress and egress are hereby impressed over, through and upon PARCEL C in favor of LOT OWNERS.
- ARCHITECTURAL CONTROL. For the purpose of insuring the development of the SUBDIVISION as an area of high standards, there is hereby reserved to the ASSOCIATION the right and power to control the type, kind and character of the buildings, and structures to be placed upon the SUBDIVISION. The owner or occupant of each LOT, by acceptance of title thereto, shall not permit a structure of any kind to be placed, erected or altered thereon unless and until plot plan,

plans and specifications thereof have been submitted to and approved by the BOARD before any construction is begun. The BOARD shall have the power, and it shall be the duty thereof, to approve or disapprove the plans, specifications and plot plans of any structure to be erected within the SUBDIVISION. In the exercise of its power and the performance of its duties, the BOARD shall give due consideration to the characteristics of the community of LAUDERDALE WEST as a retirement community and the ability of any proposed structures to harmonize with that concept. The BOARD shall be permitted to employ aesthetic values in making its determinations.

- 16. ASSOCIATION TO ADOPT RULES AND REGULATIONS. The ASSOCIATION shall have the power, through its Board of Directors, to adopt reasonable rules and regulations respecting the use and enjoyment of PARCEL C, including but not limited to the use of such lands for recreation purposes and the control of traffic upon private drives.
- 17. <u>ENFORCEMENT</u>. These restrictions and requirements may be enforced by an action at law or in equity by any of the landowners in the SUBDIVISION and by DEVELOPER.
- 18. <u>INVALIDITY CLAUSE</u>. Invalidation of any one of these covenants by a court of competent jurisdiction shall in no wise affect any of the other covenants, which shall remain in full force and effect.
- 19. EXISTENCE AND DURATION. The foregoing covenants, restrictions, reservations and servitudes shall be considered and construed as covenants, restrictions, reservations, and servitudes running with the land, and the same shall bind all persons claiming ownership or use of any portions of said land until December 31, 2072.
- 20. <u>AMENDMENT</u>. Except as elsewhere provided otherwise, this Revived Declaration may be amended in the following manner:
- (A) Notice. Notice of the subject matter of a proposed amendment shall be included in the notice of any meeting at which a proposed amendment is considered.
- (B) A resolution for the adoption of a proposed amendment may be proposed by either the BOARD or by the members of the Association. Directors and members not present in person or by proxy at the meeting considering the amendment may express their approval in writing, providing such approval is delivered to the Secretary at or prior to the meeting. Except as elsewhere provided, such approvals must be either by:
- (1) not less than 66-2/3% of the entire membership of the BOARD and by not less than 66-2/3% of the votes of the entire membership of the Association; or
 - (2) not less than 80% of the votes of the entire membership of the Association.
- (C) <u>Proviso</u>. Provided, however, that no amendment shall discriminate against any LOT OWNER nor against any member or class or group of members, unless the LOT OWNERS or members so affected shall consent; and no amendment shall change any owner's share of the common expenses unless the record owner of the Lot concerned and all record owners of mortgages on such Lot shall join in the execution of the amendment. Nor shall any amendment to change any surviving obligations of the ASSOCIATION or the IMPROVED LOT OWNERS under the Recreation Parcel Lease attached to the Previous Declaration as Exhibit "C" be effective, unless the record owner of the fee simple title to the lands subject to such Lease and the lessor thereunder shall join in the execution of the amendment.
- (D) <u>Institutional Mortgagee</u>. Provided, however, that no amendment shall be passed which shall impair or prejudice the rights and priorities of any Institutional Mortgagee without the prior written consent of such Institutional Mortgagee.
- (E) Execution and Recording. A copy of each amendment shall be attached to a certificate certifying that the amendment was duly adopted, which certificate shall be executed by the officers of the Association with the formalities of a deed. The amendment shall be effective when such certificate and copy of the amendment are recorded in the public records of Broward

County, Florida.

- 21. COVENANTS IN FAVOR OF INSTITUTIONAL LENDERS. In order to induce INSTITUTIONAL LENDERS, as herein defined, to make individual mortgage loans on LOTS in the SUBDIVISION, the ASSOCIATION'S right to impress a lien upon an IMPROVED LOT (as provided in Paragraph 8 above) the title to which has been acquired by an INSTITUTIONAL LENDER as a result of foreclosure or deed in lieu of foreclosure shall be abated so long as said INSTITUTIONAL LENDER retains said title, and likewise, during the time an INSTITUTIONAL LENDER retains said title the ASSOCIATION shall be under no obligation to perform any of the duties or obligations required of it as provided in Paragraph 6 above. Upon disposal in any manner of an IMPROVED LOT, acquired by an INSTITUTIONAL LENDER by foreclosure or deed in lieu of foreclosure, or when such LOT is under lease, the ASSOCIATION'S right to make assessments against such IMPROVED LOT and its right to impress a lien thereon shall be fully restored, (except that no such assessment or lien shall be for the purpose of defraying the cost of any work or services undertaken by the ASSOCIATION during the period of time or prior to the time title to said IMPROVED LOT was held by an INSTITUTIONAL LENDER), and the ASSOCIATION'S duties and obligations with respect to said LOT shall be restored.
- 22. <u>EXHIBITS</u>. In accordance with Section 720.405(2), Florida Statutes, each parcel that is subject to this Revived Declaration is described by a legal description and name of the parcel owner as set forth in Exhibit "A" attached hereto and made a part thereof. The Articles of Incorporation for the Association are contained in Exhibit "B" attached hereto and made a part hereof; the By-Laws for the Association are contained in Exhibit "C" attached hereto and made a part hereof; a graphic depiction of the real property subject to this Revived Declaration is contained in Exhibit "D" attached hereto and made a part hereof, and the Legal Description of the Project Area is contained in Exhibit "E" attached hereto and made a part hereof.

IN WITNESS WHEREOF, the ASSOCIATION, by and through its appropriate officers, has

executed this Revived Declaration this 10 **	day of <u>OC706 & 2</u> , 20045
Signed, sealed and delivered In the presence of:	LAUDERDALE WEST COMMUNITY ASSOCIATION, NO. 1, INC., a Florida corporation not-for-profit
Signature of Witness	By Alexand January Edward Jansen, Posident
Barbara T Verna Printed Name of Witness	
Signature of Witness	Attest: Aud State Harold P. Spector, Secretary
Printed Name of Witness	
	*

STATE OF FLORIDA

COUNTY OF BROWARD }

}

Before me, the undersigned authority, personally appeared Edward Jansen and Harold P. Spector as President and Secretary of and on behalf of Lauderdale West Community Association No. 1,

Inc., a Florida corporation, not-for-profit, for the purposes therein expressed. Each is personally known to me or produced ______ as identification.

My commission expires:



APPENDIX I

Attached hereto as Appendix I is State of Florida Department of Community Affairs correspondence dated September 15, 2008, together with "Notice of Rights", both of which are recorded herewith in accordance with Florida Statute 720.407(2) and (3).

FTL_DB: 1082025_2



DEPARTMENT OF COMMUNITY AFFAIRS

"Dedicated to making Florida a better place to call home"

CHARLIE CRIST Governor

THOMAS G. PELHAM

September 16, 2008

Loretta Kallay Prettyman, Esquire Becker & Poliakoff Post Office Box 9057 Fort Lauderdale, Florida 33310-9057

Lloyd W. Procton, Esquire 400 Southeast Eighteenth Street Fort Lauderdale, Florida 33316-2820

RE: Lauderdale West, 2nd Section

Lauderdale West Community Association No. 1, Inc.

DCA08-HA-261

Dear Ms. Prettyman and Mr. Procton:

The Department has completed its review of the proposed revived declaration of covenants and other governing documents for Lauderdale West, 2nd Section and has determined that the documents comply with the requirements of Section 720.406, Florida Statutes (F.S.). This does not constitute a determination on whether the community qualifies for an exemption from the Federal or State Fair Housing Acts as housing for older persons.

Please be advised that Sections 720.407(1) and (2), F.S. require that no later than 30 days after receiving this letter, the organizing committee shall file the articles of incorporation of the association with the Division of Corporations of the Department of State if the articles have not been previously filed with the division. The president and secretary of the association shall execute the revived declaration and other governing documents in the name of the association, and have the documents recorded with the clerk of the circuit court in the county where the affected parcels are located no later than 30 days after receiving approval from the Division of Corporations.

2555 SHUMARD OAK BOULEVARD + TALLAHASSEE, FL 32398-2100 850-488-8466 (p) + 850-921-0781 (f) + Website: www.doa.state.fl.us

• COMMUNITY PLANNING 650-466-2356 (p) 650-466-3309 (f) •

Laura Kallay Prettyman, Esquire Lloyd W. Procton, Esquire September 16, 2008 DCA08-HA-261 Page 2

Pursuant to Section 720.407(4), F.S., a complete copy of all of the approved, recorded documents must be mailed or hand delivered to the owner of each affected parcel. The revived declaration and other governing documents will be effective upon recordation in the public records. Unless we hear from you within 30 days to make other arrangements, the paper documents you submitted to the Department of Community Affairs will be disposed of after they have been scanned for electronic storage.

If you have any questions concerning this matter, please contact Leslie O. Anderson-Adams, Assistant General Counsel at (850) 922-1689 or Johnna Mattson, Plan Processor at (850) 921-3761.

Sincerely,

Charles Gauthier, AICP

Director, Division of Community Planning

Laura Kallay Prettyman, Esquire Lloyd W. Procton, Esquire September 16, 2008 DCA08-HA-261 Page 3

NOTICE OF RIGHTS

ANY INTERESTED PARTIES ARE HEREBY NOTIFIED OF THEIR RIGHT TO SEEK JUDICIAL REVIEW OF THIS FINAL AGENCY ACTION IN ACCORDANCE WITH SECTION 120.68, FLORIDA STATUTES, AND FLORIDA RULES OF APPELLATE PROCEDURE 9.030(b)(1)(C) AND 9.110.

TO INITIATE AN APPEAL OF THIS FINAL AGENCY ACTION, A NOTICE OF APPEAL MUST BE FILED WITH THE DEPARTMENT'S AGENCY CLERK, 2555 SHUMARD OAK BOULEVARD, TALLAHASSEE, FLORIDA 32399-2100, WITHIN 30 DAYS OF THE DAY THIS FINAL AGENCY ACTION IS FILED WITH THE AGENCY CLERK. THE NOTICE OF APPEAL MUST BE SUBSTANTIALLY IN THE FORM PRESCRIBED BY FLORIDA RULE OF APPELLATE PROCEDURE 9.900(a). A COPY OF THE NOTICE OF APPEAL MUST BE FILED WITH THE DISTRICT COURT OF APPEAL AND MUST BE ACCOMPANIED BY THE FILING FEE SPECIFIED IN SECTION 35.22(3), FLORIDA STATUTES.

YOU WAIVE YOUR RIGHT TO JUDICIAL REVIEW IF THE NOTICE OF APPEAL IS NOT TIMELY FILED WITH THE AGENCY CLERK AND THE APPROPRIATE DISTRICT COURT OF APPEAL.

NOTICE OF FILING AND SERVICE

I HEREBY CERTIFY that the above document has been filed with the Department's designated Agency Clerk and that true and correct copies have been furnished to the persons listed below in the manner described, on the day of 2008.

Paula P. Ford Agency Clerk

By U.S. Mail

Loretta Kallay Prettyman, Esquire Becker & Poliakoff Post Office Box 9057 Fort Lauderdale, Florida 33310-9057

Lloyd W. Procton, Esquire 400 Southeast Eighteenth Street Fort Lauderdale, Florida 33316-2820

By Interoffice Delivery

Leslie O. Anderson-Adams Assistant General Counsel Department of Community Affairs 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100

Johnna Mattson Plan Processor Department of Community Affairs 2555 Shumard Oak Boulevard Tallahassee, Florida 32399-2100

Lauderdale West 2nd Section (all references are to the Public Records of Broward County, Florida)

Legal Description	Owner(s)
Site 01, Block 1 together with a 1/290 intere	
according to the plat the	amended pursuant to that First Amendment
recorded in Plat book 7x Page 8	the state of the s
Site UI, Block 10 together with a 1/200 interest	st Madeline Rabinowitz
m raicel C, according to the plot thouse	of
recorded in Plat book 78 Page 8	1
Site UI, Block II together with a 1/200 interest	Stanley Miller
at Parcel C, according to the Plat there	
recorded in Flat book 78, Page 8	
Site 01, Block 12 together with a 1/200 interest	d Dhant XX X
m raicel C, according to the Plat thomas	
recorded in Plat book 78 Page 8	Powership riting
Site 01, Block 13 together with a 1/290 interes	Revocable Living Trust
III Parcel C. according to the Dist there's	
recorded in Plat book 78 Page 8	
Site 01, Block 14 together with a 1/290 interes	Y 2 . 4 . W
in Parcel C, according to the Plat thereof	Linda Barreca
recorded in Plat book 78, Page 8	
Site 01, Block 15 together with a 1/290 interest	D I C V
in Parcel C, according to the Plat thereof	
recorded in Plat book 78, Page 8	Revocable Trust Agreement dated 08/15/01
Site 01, Block 2 together with a 1/290 interest	
in Parcel C, according to the Plat thereof	Jack Goldberg, a life estate, remainder to Joel
recorded in Plat book 78, Page 8	Goldberg
Site 01, Block 3 together with a 1/290 interest	*
in Parcel C, according to the Plat thereof	Harry Miller
recorded in Plat book 78, Page 8	Gloria Miller
Site 01, Block 4 together with a 1/290 interest	
n Parcel C, according to the Plat thereof	Grace Ertischek, as Trustee of the Grace
ecorded in Plat book 78, Page 8	Ertischek Revocable Living Trust dated
Site 01, Block 5 together with a 1/290 interest	04/04/90
Parcel C according to the Division	Jerome A. Russo
n Parcel C, according to the Plat thereof	Sandra M. Russo
ecorded in Plat book 78, Page 8	
ite 01, Block 6 together with a 1/290 interest	Izak Shrira
Parcel C, according to the Plat thereof	Nira Lifshitz Shrira
scorded in Plat book 78, Page 8	
ite 01, Block 7 together with a 1/290 interest	Daphne Jones
Parcel C, according to the Plat thereof	
scorded in Plat book 78, Page 8.	
ite 01, Block 8 together with a 1/290 interest	Walter H. Kostin and Rosalind Kostin, a life
Parcel C, according to the Plat thereof	estate, remainder to Walter Kostin and
corded in Plat book 78, Page 8	Rosalind Kostin, as Co-Trustees of the Kostin
	Family Trust dated 08/09/91
te 01, Block 9 together with a 1/290 interest	Frederick E. Bauer
Parcel C, according to the Plat thereof	Ann T. Bauer
corded in Plat book 78, Page 8	and the state of t
te 02, Block 1 together with a 1/290 interest	Glynna Deaner
Parcel C, according to the Plat thereof	Cliff Deaner
corded in Plat book 78, Page 8	AND
4- 00 D1 1 10	Linda Ginsburg
	TOTAL WATER WATER
Parcel C, according to the Plat thereof	.*

Legal Description	
Sile U2, Block 11 together with - 1 together	Owner(s)
according to the Dist at	est Amold Klasfield
THE POOK /X Pana V	
one UZ, Block 12 together with a 1/200 :	TI G
according to the Dist at	
THE POOK IX DOOR O	
Site 02, Block 13 together with a 1/290 interesting Percel Conception	
in Parcel C, according to the Plat there	
recorded in Plat book 78, Page 8	of Family Trust dated 04/05/95
Site 02 Rlock 14 tours	
Site 02, Block 14 together with a 1/290 intere	st Betty Anne Ozelas
in Parcel C, according to the Plat there	of
THE POOK /X PAGE X	
Site 02, Block 15 together with a 1/290 interesting Percel C.	st Evelyn Schuldwech on T-
according to the black at	
recorded in Flat book /X Page 9	Trust Agreement da
Site UZ, Block 2 together with a 1/200 interest	
according to the Dist at	
recorded in Plat book 78, Page 8	f Fink and Barbara Kotler as Co-Trustees of
No. 100	Residuary Trust under the Will of Albert
Site 02, Block 3 together with a 1/290 interes	THIR .
according to the black at	
recorded in Flat book 78. Page 8	Autred reiton
Site 02, Block 4 together with a 1/200 :-	The state of the s
m races C. according to the Dist it	
recorded in Plat book 78, Page 8	Barbara Kottman and Carole Parker
Site 02, Block 5 together with a 1/290 interest	
in Parcel C, according to the Plat thereof	Dorothy Kirk
recorded in Plat book 78, Page 8	
Site 02 Block 6 together with the	
Site 02, Block 6 together with a 1/290 interest	Kathleen Loza
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	
Site 02 Block 7 thank	
Site 02, Block 7 together with a 1/290 interest	Carlos Lewin
c, according to the Plat thereof	Gladys Cecilia Lewin
MI INCOUNT OF PAREN	
Site 02, Block 8 together with a 1/290 interest	Sondra Israelson
in Parcel C, according to the Plat thereof	
ccorded in Plat book 78. Page 8	
Site 02, Block 9 together with a 1/200 interest	Nathan Tucker on Trustee LIVA IT LOUIS !
Il Parcel C, according to the Plat thereof	Nathan Tucker, as Trustee U/A/D 10/12/94, as
ecorded in Plat book 78. Page 8	amended, made by Nathan Tucker, Trustee
lite 03, Block I together with a 1/200 interest	Edward Doth and Gl
a Parcel C, according to the Plat thereof	Edward Roth and Sharon Roth, as Trustees of
ecorded in Plat book 78, Page 8	the Edward Roth Revocable Trust Agreement
the O2 Diseleton at the	dated 06/21/06
	Edward E. Adams
ecorded in Plat book 78, Page 8	Joanne Frances Wilson
ita D2 D1 - 1- 11 4	The Landson Control of the Control o
ite 03, Block 11 together with a 1/290 interest	Delores Willey McGarry
Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8	5
(to (13 P1) - 1 10	
ite 03, Block 12 together with a 1/290 interest	Betty Feline, a life estate, remainder to Mark
The plant of the plant the plant therear	Hoffer and Renee Cohen
corded in Plat book 78. Page 8	
te 03, Block 13 together with a 1/290 interest	H.J. Lederman
Parcel C, according to the Plat thereof	Joanne S. Freeman
corded in Plat book 78, Page 8	value o. Picoliali
Pe 03 Ploofs 14 As all the state of	
	essie Catalfimo, Trustee of the Henry J.
TO THE PARTY OF TH	otoltimas and T 1 14 Ct. 10 m.
	Catalfimo and Jessie M. Catalfimo Revocable Crust Agreement dated 08/20/02

Legal Description	Owner(s)
Site 03, Block 15 together with a 1/290 interesting Parcel C.	of Dilam M. T. C
in Parcel C, according to the Plat thereo	$ \mathbf{f} $
recorded in Plat book 78, Page 8	
Site 03, Block 2 together with a 1/290 interes	
in Parcel C, according to the Plat thereo recorded in Plat book 78, Page 8	f Anne Forman
Site 03 Block 2 treather in	
Site 03, Block 3 together with a 1/290 interes	
in Parcel C, according to the Plat thereorecorded in Plat book 78, Page 8	f Samuel S. Weitz
Site 03, Block 4 together with a 1/290 interest	
in Parcel C, according to the Plat thereof	Regina Lefkowicz
recorded in Plat book 78, Page 8	
Site 03, Block 5 together with a 1/290 interest	
in Parcel C, according to the Plat thereof	Christopher Knight
recorded in Plat book 78, Page 8	
Site 03, Block 6 together with a 1/290 interest	N =11
in Parcel C, according to the Plat thereof	
recorded in Plat book 78, Page 8	Henry Weiss
Site 03, Block 7 together with a 1/290 interest	
in Parcel C, according to the Plat thereof	
recorded in Plat book 78, Page 8	Revocable Trust dated 04/17/00
Site 03, Block 8 together with a 1/290 interest	N
in Parcel C, according to the Plat thereof	Naomi Farrow
recorded in Plat book 78, Page 8	
Site 03, Block 9 together with a 1/290 interest	Sandra Burd
in Parcel C, according to the Plat thereof	Saldia Buid
recorded in Plat book 78, Page 8	
Site 04, Block 1 together with a 1/290 interest	Carmela E. Ruffolo, Geraldine Fasanella
in Parcel C, according to the Plat thereof	No. 12. The
recorded in Plat book 78, Page 8	Linda Booth
Site 04, Block 10 together with a 1/290 interest	Pauline Comiter, a life estate, remainder to
in Parcel C, according to the Plat thereof	Richard B. Comiter, Barbara Gerstenhaber and
recorded in Plat book 78, Page 8	Marilyn Adani
Site 04, Block 11 together with a 1/290 interest	Helen M. Brigida
in Parcel C, according to the Plat thereof	•
recorded in Plat book 78, Page 8	
Site 04, Block 12 together with a 1/290 interest	Gene M. Bricks
in Parcel C, according to the Plat thereof	Kathryn A. Bricks
recorded in Plat book 78, Page 8	Section 1997 Annual Control of Co
Site 04, Block 13 together with a 1/290 interest	Filomena Piracci, a life estate, remainder to
in Parcel C, according to the Plat thereof	Michelina Piracci
recorded in Plat book 78, Page 8	
Site 04, Block 14 together with a 1/290 interest	Conrad G. Fecteau
in Parcel C, according to the Plat thereof	1 2
recorded in Plat book 78, Page 8	
Site 04, Block 15 together with a 1/290 interest	Roslyn B. Safir
in Parcel C, according to the Plat thereof	Elaine Pincus
recorded in Plat book 78, Page 8	· · · · · · · · · · · · · · · · · · ·
	Philip B. Koecher and Eleanor E. Koecher, a
in Parcel C, according to the Plat thereof	life estate, remainder to Kenneth H. Koecher
	and Elaine C. Koecher
	Rachel Grebler, as Trustee of the Rachel
	Grebler Revocable Trust Agreement dated
ecorded in Plat book 78, Page 8	02/11/91 and Rachel Grebler, as Trustee of the
	Jacob Grebler Revocable Trust Agreement dated 02/11/91

LAUDENPALE VEST COMMITTY ASSOCIATION No. 1, Inc.
1151 N. W. 65th Avenue Plantation, Planta Plantution, Plorida 33322-4018

CENTIFICATE OF AMERICANT TO BY-LAWS (Continued)

Section 1. The hy-Laws of LAUDENDALE MENT CONSTRUCTY ASSOCIATION No. 1, Inc. shall be assended as Collaws: (UMDERSCORING is new material.)

The Board of Directors is empowered to impose, Lauren and law excelpt the owner of a unit or improved lat (hope) a fine or purelty for a violation by the average or parential of a unit or home of any one or all of the liens set forth on the attached Schedule "A" made a part homeof, unity, the following procedurage

a. Notice of violation shall be given to the unit or home owner or property and applicable like for resulted violation. If said violation is continued or insented, then written notice of hearing shall be sailed, giving it days notice of date, they and place of hearing, slong with statement of alleged violation and links that may be imposed.

b. The unit or how ever or escubant exempt when the fine may be imposed shall have us computantly of this temples to respond and product evidence and provide withton or oral engages on all insules involved and shall have an emportantly to review, shallones and respond to any material sensitioned by the Hearing Committee or Heard.

e. The Keering Committee shall consist of one condominium easer and one town owner from each of Phistos 2. I had it, and one towned member, all appointed by the Chairperson of the Board with approved of a majority of the Board while season. The Bearing Committee shall eslect the chairperson from each the majority of the Longittee.

f. The anit or home owner(r) or occupant(s) involved may appeal to the Moard of Directors within 14 days after the desision of the Heaving Committee, The Board and secture, reduce or bet agide the decision of the Morring Committee. If decision is mutained or reduced, the fine shull be and forthwith.

In the event the fine is set mid in addition to any other right forthwith in the event the fine is set mid in addition to any other right contained in the inchreation of departments in the technology of departments in little and the parameter of flower in the first technology of the lies execute the unit of home events mayoris the unit of the unit of first and to receive the unit of home events the unit of the lies and to receive the unit of the lies to right and to receive the payment of the lies together with interest and remember atterneys lead, easie and districtions.

AND MERCHANICA I - SOURDING TATE

LATE MAINTENANCE PAYMENTS - If payment of monthly maintenance assessment is not received by the 10th day of the month for whigh it is due, owner mindle employs to fine of \$2,00 and \$1.00 per day thereafter mutil payment received.

THISK PAGE FOR OUT PHISH TO 3 P.M. FOR COLLECTION OF last in front of dwellings if unsellected, resident will be given a warning. If offence repeated, violator will be subject to \$5.00 (ise for each offence,

DERNIS DUMPED IN LAKES ON CANALS - Penalty is \$25 for each offense, wereing vill by inmed.

PLANTING OF TAKES ON BUSINES WITHOUT PHIOR WORRD APPROVAL - Owner or occupant Will be given without notice to remove. If planting in not removed within the day, planting will be removed by Association Bulintenuncewort, and owner think for cost of such removal.

room LANK Estring - Removal of Callen Crait and other litter from howeverinstalled trave and bushes are power's responsibility. Hunidest (crase on
eccupant) will be given written seties to shear up. if not done within
seven (f) days clumns will be done by Association Maintanance Dags. and
owner billed for coat.

FAILURE TO REEF POLE LIGHT LIT IN PROBE OF EVELLING AND/OR HEAR PLEX LIGHT-A veritten metics to compare of commons will be immed to remaind resident to been these lights on at night. If resident rails to comply within seven [7] cays, like shall be \$5.00 and \$1.00 per day thereofter.

WHAPPROVED COLORS ON LOUIDING STRUCTURE ON BRIVEWAY - Gener shall be given written notice to reach the non-conforming condition. If not remoded within 30 days, time shall be \$10,00 plus \$1.00 per day thereafter entil con it an correcte.

OVERHIGHT PARKING IN MAIN PARKING LOT. MODEL PARKING ANNA OR SATELLITE PARKING LOT WITHOUT DOARD AUTHORIZATION - Car owner will receive wurning. Surgequent wickellows will carry a \$5.00 fine for each additional offence.

-2-1

The second secon

LAUDENDALE WEST COMMUNITY ASSOCIATION No. 1, Inc.
1141 M. W. SSEA ANNUAL COMMUNITY ASSOCIATION No. 1, Inc. MENDERS BUNDER & The Declarations of Conductaions, I through MVII, be exended as follows:

NOTE: DEPENDING INDICATES ON MATERIAL

STRUMAND INDICATES ON PROVISIONS DELETED Feotion 11. Maintenance of Community Interest:

11.1 Transfer Subject to Approval

(a) Sales: no change
(b) Lease: No apartment owner may dispose of an apartment or cary interest in an apartment by lease prior to the expiration of one year from the date of consistion of title to said apartment without the approval of the Association, except-to-un-apartment owner-interest without the approval of the Association, except-to-un-apartment owner-interest. printe a myitten leave with hundardale West Arcseintes as his apent to the event his apartment for a priories of any year or less without the event of the Arcseintian Hinton leave that he for three (1) months and lease shall be for one (1) year. AMERICANNE NUMBER 3 The Declarations of Restrictions, Phases R. J'and t. be smended as follows: HOTE: UNDERSOONED INDICATES SEN MATERIAL MEDICAL INDICATES OLD PROVISIONS DELECTED Eastion 12. RESTRICTION ON TRANSPIR OF IMPROVED LOTS.

12.2 Transfer Subject to Approval.

(A) Sales or Lease. He improved Lot owned may dispose of IMPROVED LOT OWNED may dispose of IMPROVED LOT owned may dispose of the Association, except-be-an-improved-key-aument. He improved LOT owner may dispose of the improved lot of the interest therein by lease print to the Association of one raw from the date of accuration of the proventies of the improved LOT. His i MOR WEINDERD, BECKETANY DATED: JUNE 10, 1990 APPROVED GOUTT OF ENGUARD) SETORE ME, the undereigned authroity, personally appeared PHILIF F. MALES, and MOE WEIGHERD. Indeed to see to be the persons who executed the foregoing Articles of Assendment and they acknowledged before se that they executed those Articles of Assendment for the purposes therein states. In Witness Whereif, I have hereunto so day of June, 1990. TO CONTRACTOR CO. ALIA OF BROWNING COURTY, ILLIAMS

L. A. HESTER

.

64-034719 T#001 11-17-94 18:13PM

LAUDINDALE WEST CONSUMNTY ASSOCIATION NO.1, XNC. 1141 N W 85th Avenue
Plantation, Florida 333/2-5018
(7.8. 607.0811)

Leuderdale West Community Amsociation No.1, Inc., is an association which comprises 17 separate condominiums consisting of 546 units and 315 single family homes. The condominiums are governed by 17 separate Declarations of Condominiums and in the case of the single three located in three different phases are governed by three different Declarations of Restrictions. All of the foregoing documents are recorded as follows:

						10 mm
	SCHOOKIN TOWN	0	FIGURE REC	ORD BI	ехос	PAGE
20	ā		5116			PAGE
	3		5116			P41
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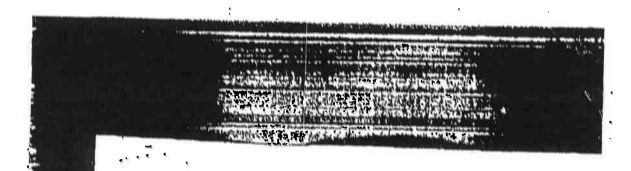
The single family homes beclerations of Descriptions are recorded in the Official Books and Bacords as follows:

Phase No.		Official Record		Page
3		7202	¥	408
· •	i de	5922 6588		663

second the last of the second of the second of

stendment to the By-Lews is as set forth hereinafter.





The undersigned as the Scoretary of LAUDERDALE MEST COMMUNITY ASSOCIATION No.1, INC., a Floride not-for profit components, hereby certifies that the following emendment to the By-Laws of Lauderdale West Community Association No.1, Inc., adopted at a meeting of the membership duly celled and held on March 21, 1984 when they said newly adopted amendment was approved by a vote of the membership in excess of sixty-six and two-thirds (6d Z/3) parcent after having been unenimously approved by the Board of Directors at a meeting held on the 21st day of February 1984.

CUMBERT SECTION 3.5 of the By-Lave

2.1 Voting Rights. The members of the Résociation shall be entitled to cast one vote for each apartment or home owned by them, either in purson or by absentes ballot.

THE FOLLOWING SECTION 3.6 OF THE CURRENT BY-LAME 19 REPEALED AND REFLICED BY THE AMERICAN HEREINATURE BENTORTH.

If an apertment of low is deed by one person, his right to vote shall of an apertment of low is deed by one person, his right to vote shall of an apertment by the record title to his apertment. If an apertment or lot is deed by more than one person, or is under lease, the person or lot is deed to deet the vote for the apertment or lot shall be designated by a certificate signed by all of the record owners of the apertment or lot and filed with the descretary of the Association. If an apertment or lot is designated by a corporation, the person entitled to dest the vote for the apertment or lot shall be designated by a certificate signed by the President or vice President and attented by the Sacretary of the Association. Such destificates shall be valid with the Sacretary of the Association. Such destificates shall be valid until revoked or until superseded by a subsequent certificate or until a change in the democratic of the Apertment or lot concerned. A certificate designating the person entitled to deat the vote of an apertment or lot if such a certificate is not of file, the vote of such democratic of such description and for a quarum nor for any other purpose.

THE FOLLOWING IS THE HEILY ADDPTED

Marie Aldrey Con Con

THE WAY

A.4 Designables of Voting Representative
If an epartment or home is owned by one person, or there is
or is occupied by one life tenent, that individual shall be
cast a vote on all Association matters.

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If two or more persons are owners of record, or if the property is need in a pract, or is occupied by like tenance, the first of these persons to the politic place will be considered the person entitled to case the vote uplaces a Criticial designation one of the owners, rupters or like tenant, is youing personally two stoned by Alla such owners, trustees or like tenants is filed with the Sepretary of the Association.

In the case of a promy or absentes ballot, the designated Voting Repremantative may sign, or if home designated, then ALL unit or home owners, trustees or life temants must sign to validate the vote.

If an apartment or home is owned by a corporation, the person entitled to cast the vote shall be designated by a Cartificate signed by the President or Vice President and attested by the Secretary or Assistant Secretary of the sucrection is filed with the Secretary of the Association. Such certificate shall be valid until seveked or until superseeded by a subsequent sertificate or until a change in the ownership of the apartment or home soncerned.

A previously filed Certificate of Voting Representative shall remain yalid providing it has an owner, trustee or like tening of the apartment of twee as designated voting Representative.

In order to change or revoke a Cartificate of Voting Apprehentative, a new Cartificate must be filed with the Sadictary of the Association planed by AL Comers, trustees or life tenants other than the province of the description of the province of the country descripted with apprehentative, A new Cartificate is required when title to unit or how is changed.

DATED THE EX DAY DE CENTRAL 1994

Miriam Morden Fraction

T I. BOSESCON JOSEPH MYNT.

COUNTY OF EROWARD)

BEFORE ME, the undersigned authority, personally appeared MIRIAM MODERN, President and ... dagph 'NVE, Recretary, personally known to me to be the persons who executed the foregoing Articles of Amendment and they acknowledged before me that they executed those Articles of Amendment for the purposes therein stated.

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Cartificate of Amendment Dy-Laws

LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1, INC. 1141 N.W. 85th Avenue, Plantation, Florida 13322-4624

CERTIFICATE OF AMENDMENTS OF BY-LAWS

Lauderdale West Community Association No. 1, Inc. is a SINGLE association comprised of seventeen (17) separate condominiums consisting of \$44 units in Phase I, governed by 17 Declarations of Condominium AND \$15 lots/detached homes (single family residential units) in Phases II, III, and IV governed by 3 Declarations of Restriction and listed below:

Phase 1 BUILDINGS .	OFFICIAL
CONDO NO. 2-PLEX 4-PLEX TOTAL UNITS RE	CORDS BOOK PAG
16	5116 772
H	
10 9	~ 2116
IV	_ 5181
V	5350
VI	. \$250
VII.	. 5300 9
	5561
	. 5603
	. 5621
	. 5621
	5709
	5729 501
XIV	. \$736 136
XV	5774 6
XVI	578985
A I Here to be the second seco	5913 5
TOTALS 96 84	a - same manufactured
¥2 x4	
192 + 352 S44 Condu Units	
Phase II LOTS/DETACHED HOMES 290	1/80
Phase III LOTS/DETACHED HOMES 187	.3209408
The state of the s	5922653.
DOVE A CONTROL OF THE PROPERTY	.6588
1017CS 815 Single Femily	

The By-Laws are attached to each Declaration of Condominium and each Declaration of Restriction listed above, and to the Certificate of Incorporation.

Lots/Detached Homes

The undersigned, as Severally of LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1. INC., a Florida not-for-profit corporation, hereby certifies that the following amendments to the By-Laws have been duly adopted by written consent (ballot) tallied as of the 8th day of May, 2000 and approved by a vote of the ENTIRE membership of LAUDERDALE WEST in presses of sixty-six and two-shirds percent (66%) after having been approved by a majority of the Brand of Directors.

Note: Contain and and deletione: Lindaritoed partiers are now provisions.



OR RK 30529 PG 0234

3 Certificate of Amendment-By-Leve

The amendments to the By-Laws are set forth hereinafter.

All references to Developer in all documents are to be climinated.

For consistency, the term ByLaws or Bylaws or By-laws will be spelled "By-Laws" in all doc-

I. General.

- 1.1 Identity. There are the By-Laws of LAUDERDALE WEST COMMUNITY ASSOCI-ATION NO. 1, INC., called Association in these By-Laws, a comporation not for profit under the laws of the State of Florida, the Articles of Incorporation of which were filed in the office of the Secretary of State on October 10, 1972 and amended from time.
- 1.2 Office. The office and pust office address of the Association shall be 1011-1141 N.W 85th Avenue, Plantation 22217, Fort Lauderdale, Plorida 13322-4624 or such other place as the Board of Directors may determine from time to time.
- 1.5 Members' Qualifications. The members of the corporation shall consist of all of the record owners of condominium parcels subject to the Declarations of Condominium with report to which refer to this Association, and lors/deceated homes in Lauderdale West which are subject to a Declaration of Restrictions, which refer to this Association provided that the approprie number of voting members at one time shall not exceed 2001 1,359. If the ownership of a condominium apartment or lot/detached home is in more than one name, the several owners shall be considered one insofar as the limitation in the number of voting members in the Association as set forth in the Charter and these By-Laws.

2. Members' Mostings.

- 2.1 Annual Mambars' Meetings. The annual members' meeting shall be held at the office of the corporation at 10 a.m., Eastern Standard Time, on the 4th Monday in March of each year for the purpose of electing directors and transacting any other business surtherized to be transacted by the members; provided, however, if that day is a legal or religious, holiday, the meeting shall be held at the name hour on the next day that is not a helday rescheduled as soon as possible.
- 2. Notice of all Members' Mentings. Such notice shall be in writing to each member at his address as it appears on the books of the Association and shall be mailed or hand delivered not less than two-(10) fouriers (11) days nor more than sixty (60) days prior to the date of the meetings. Proof of such making delivery shall be given by the affidavit of the person(s) giving the notice. Notice of meetings may be waived before or after meetings.
- 2.4 Quorum. A quorum at members' meetings shall consist of persons entitled to east a majority of the votes of the entire membership, either in person or by proxy. In the case of separate lesses involving condos or inte/detached homes, esparate quorums shall be attained.

News: Series are delations: Linderlined portions are new provisions.

OR BK 30525 PG 0233

5 Carifficate of An amount Dy Laws

2.6 Destination of Voting Representative.

If an apartment or home is owned by one person, or if there is one trustee, or is occupied by one life tenant, that individual shall be entitled to east a vote on all Association matters. If two or more persons are owners of record, or if the property is held in a trust, or is occupied by life tenants, the first of these persons to appear at the nulling place will be considered the

tottants, the first of these persons to appear at the polling place will be considered the person callifed to cont the rote, LIMESS a Cartificate designating one of the course, trustees or life tenants is filled with the Sucretary of the Association. The same would suply in the case of a proxy or absentee ballot.

in the case of a printy or obsenies ballet, the designated Veting Representative may eight or if more designated them Alab wait or home owners, tractom or life tenants must sign to validate the vote.

If an apartment or home is owned by a corporation, the person entitled to cast the vote shall be designated by a Certificate, signed by the President or Vice-President and attested by the Secretary or Assistant Secretary of the corporation, and is filled with the Secretary of the Association. Such certificate shall be valid until revoked or until superseded by a subsequent certificate or until a change in the ownership of the apartment or home concerned.

A previously-filed Cartiflests of Voting Representative shall reputs valid providing it names—an owner, trustee or life tenant of the sportugal or home as Designated Voting Representative.

In order to change or revoke Certificate of Vesing Representative, a new Certificate must be filled with the Secretary of the Association signed by ALL creates, trustees or life testante other than the previously designated Vesting Representative, A new Certificate is required when title is unit or home in changed.

2. 10 Province.

Delete this section as it refers to Developer.

3. Board of Directors.

J.1 Management of Alberts. The affairs of the Association shall be managed by a board of not less than five (5) nor more than eleven (11) directors, the exact number to be determined at the time of election. Every director and/or officer shall be a resident member (owner or life tenant) of the Association or the spouse of such member. A resident member (owner) who seeks election to the Board is one who resides to the community not less than eight gix consecutive member of a family entity may seek election or serve on the Board as the same time.

3.2 Election of Directors.

b. A nominating committee...

Doint this entire section as it is in conflict with State Law.

Modes forthestroughs are delectors: Unitedined parties are one previous

ON BK 30329 PG 0236

- 3.3 Removal of Directors. Any director may be removed by concurrence of two-thicks a majority of the votes of the entire membership of the voting interests of the membership of the entire Association at a special meeting called for that purpose. When a director or officer absents himself from the meetings of the Board of Directors for a period in meeting of three consecutive menths, and such absence is not excused by the Board of Directors, such absence shall be deemed to be a resignation from the office of director and the position of that director shall be deemed vecant. All vacancies created by this paragraph recall, resignation or devide may be filled by the Board of Directors for the uncertained portion of the learn at a meeting duly convened and hold as soon as practicably possible after such vacancy is created.
- 3.4 Terms of Directors. Subject to the provisions of Paragraph 3.3 above: The term of each director's service shall be for two years, except the election in the year 1984 for directors chall he on the following basis: the cardidates reselving the six highest votes that serve for a two year term, expiring in 1986 and the conditates receiving the next five highest votes shall serve fire sterm of one year, expiring or the close of the election in 1985 and thereafter, there shall be elected Directors shall be elected sumually to fill the vacancies created by the expiration of the term of directors that year. Each director shall serve until his a successor is elected and installed, or is removed, or his the office is declared vacant as provided in Paragraph 3.3.
- Order of Business at Directors' Meetings. The order of business at directors' meetings shall but
 - a. Calling of soil monting to order
 - Proof & Falso Mati Introduction of Guest Speakers if any
 - · Reading and disposel of any unapproved minutes
 - Reports of officers and committees
 - Election of officers if required
 - C Unfinished business
 - New business
 - ß. Good and wolfary
 - Adjournment
- 3.14 Directors Face. Directors forcy of any, shall be determined by a
- Powers and Dutles of the Board of Directors.
 - 4.1 Assessmeats.
 - d. Reword second paragraph of this section and create paragraph e. as follows:
 - c. In the event that the flow or appeals billing is not paid, in addition to any other rights contained in the Declaration of Condominiums I through XVII and the Declarations of Restrictions, Sections II, III, IV, pertaining to liens, the Association shall have the right to file a lien against the unit or home sweet's property for the wapald payment and to proceed with any court action to enforce the payment of the lies together with interest and reasonable attorney's fees, coats and disbursements.

na: <u>Uniar lived</u> portions are one provisions.

2 Contiliente of Amendment By Laws

- 4.6 Regulation. To make and amend reasonable Rules and Regulations respecting the use of the property in Lauderdale West in the masses provided by the several Declarations of Condominium and the Declarations of Restrictions. Rules and Regulations of the Association, until further amended, shall be as set forth in Schedule I attached hereto.
- 4.7 Approval. To approve or disapprove the sale, transfer, mortgage, lease and ownership of spartments or lots/detached homes and in the manner provided by the applicable Dectarations of Condominium and the Declarations of Restrictions. The Association shall have the authority to charge a fee as not by State Law, for processing any application for the five processing any application for the five processing any application for the five processing any application.

4.11 SCHEDULE "A" VIOLATIONS AND PINES

- (a) Late Maintenance Payments If payment of monthly maintenance assessment is not received by the 10th day of the month for which it is due, owner shall be subject to fine of \$5.00 and \$1.00 per day not month thereafter until payment received.
- (b) Trush Haga Put Out Prior to S.P.M. for collection or left in front of dwellings if uncollected, resident will be given a warning. If offense repeated, violator will be subject to \$5.00 fine for each offense.
- (c) Debria Dumped in Lakes or Canals Penalty is \$25 for each offense. No warning will be issued.
- (d) Planting of Trees or Bushes without prior Board approval Owner or occupant will be given written notice to remove. If planting is not removed within 14 days, planting will be removed by Association Maintenance Dept. and owner will be billed for cost of such removal.
- (e) Poor Lawn Keeping Removal of fallen fruit and other litter from homeowner installed all trees and bushes are owner's responsibility. Resident (owner or occupant) will be given written notice to clean up. If not done within seven (7) days, cleanup will be done by Association Maintenance Dupt, and owner billed for cost.
- (f) Falkers to Kosp Pole Light Lit in front of dwelling and/or rear plex light A written notice to owner or occupant will be issued to remind resident to keep these lights on at night. If resident falls to comply within seven (7) days, fine shall be \$5.00 and \$ 1.00 per day thereafter while violation continues
- (g) Unapproved Colors on Building Structure. Trim. Awainss or Driveway. Owner shall be given written notice to remedy the non-conforming condition. If not remedied within 30 days, fine shall be \$10.00 plus \$1.00 per day thereafter until condition corrected.
- (h) Overnight Parking in mein parking tot, model parking area or satellite parking lot without Board authorization Car owner will receive warning. Subsequent violations will carry a \$5.00 fine for each additional offense.

Near Liethathrangla are delettones Lindustined persons are non providen.

DR DK 30529 PG 0238

6 Certificate of Amendment-Py-Laure

- (i) Failure to file for and obtain Board approval for sale or lease of spartment or homes shall be subject to fine of \$100 or maximum allowed by few, plus appropriate least action and opposes incurred by the Association.
- (i) A Charge Sale is only permitted once for current owner(s) of a unit. Permission must be obtained from the Board and necessary permit from the City of Plantation. Signs are not permitted on common ground, but one sign is permitted in the from reladow. Failure to follow above rule will result in a \$100 fine.

5. Officirs.

5.1 Executive Officers. The executive officers of the Association shall be a President, one or more Vice Presidents and a Secretary, who shall be a directors, a Treasurer, all of whom shall be elected annually by the Board of Directors and who may be peremptorily removed by a two-shirds vote of all the Directors, at any meeting. Any person may held true or more officers except that the President shall not also be the Secretary or an Assistant Secretary. The Board of Directors from time to time shall may elect such other officers (such as Treasurer, Recording and Financial Secretary) and designate their powers and duties as the Board shall find to be required to manage the affairs of the Association.

6. Fiscal Management.

6.2 Budgets.

d. Provided, however, that the amount for each budgeted item may be increased over the foregoing prescribed limitations when approved by apartment and lot/detached home owners entitled to cast not less than 75% 66-2/3% of the votes of the entire membership of the Association.

DELETE ENTIRE SECTION AS IT REFERS TO BUILDET WHILE DEVELOPER WAS IN CONTROL.

б.3 Алироприсыть.

DELETE PARAGRAPHS REFERRING TO DEVELOPER-CONTROLLED BUDGET, (second paragraph and a. and b. as follows):

Notwithstanding the foregoing provisions reporting executances, the following excess makes are hereby edepted to remain in affect without therease until Pevelopes (erminates he sentral of the Association)

the monthly accessment on a conformation operation shall be: \$45,00; and
 the monthly accessment on a single family improved for shall be: \$49.00.

The Buard of Directors shall be authorized to adopt changes in the foregoing accept mants purtuent to a revised hadget adopted by it following termination of course of the Astronistics by Developer, sold changes in assessment to be affective mulii-new accomments are adopted pursuant to account year budget adopted themselve.

Ness Series regim are deletions; Underlined persons are new previsions.

OR BK 30529 PG 0239

7 Christiente of Amendment By-Laws

6.6 Bank Depository. The depository of the Association shall be such bank or banks <u>financial</u> institutions, as shall be designated from time to time by the Directors and in which the monies of the Association shall be deposited. Withdrawal of monies from such accounts shall be only by checks algred by such persons as are authorized by the Directors.

6.2 Program and Adoption of Amendments.

DELETE paragraph c. as it refers to Developer:

er mail the first elemina of directors, by all of the directors.

DATED MAY 8, 2000

AFFROVED

The Provident and Secretary of the Association do hereby certify that the aforementioned Ry-Laws tuve been amended by a majority vote of the floard of Directors, and have been approved in writing, by ballot vote, in excess of 664% of the eintire membership of Lauderdale West Community Association No.1, Inc.

Thee forty

Burbara Stuart Secretary

STATE OF FLORIDA COUNTY OF BROWARD CITY OF PLANTATION

Before me a notary public of the State of Florida, personally appeared Murvin Greenberg and Burbara Stuart, known to me to be the persons who executed the foregoing Cortificate of Amendments and they acknowledged to me that they executed the Cortificate of Amendments for the purpose therein stated.

In Witness Whereof, I have hereunto set my hand and seel this 8th day of May, 2000.

Recorded in the Official Records Book of Broward County, Florida

NOTALY LUBIC

OFFICIAL NOTARY SEAL
MARLENE # ROSE HEIRING
NOTARY PUBLIC STATE OF FLORIDA
COMMISSION NO. CC622294
MY COMMISSION NO. FEE. 17.2001

Notes to the ore deteriors: Underlined partiage are ness provisions

i Certificate of Amendment to By-Laws



LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1, INC. 1141 N.W. 85th Avenue, Plantation, Florida 33322-4624

CERTIFICATE OF AMENDMENTS OF BY-LAWS

Lauderdale West Community Association No. 1, Inc. is a SINGLE association comprised of seventeen (17) separate condominiums consisting of 544 units in Phase I, governed by 17 Declarations of Condominium AND 815 lots/detached homes (single family residential units) in Phases II, III, and IV governed by 3 Declarations of Restriction and listed below:

Phase I	BUILDINGS	OFFICIAL	
	2-PLEX 4-PLEX TO	TAL UNITS RECORDS BOOK	PAGE
VI	9	16	845 918 825 378 9 426
XX	7	24	94 292 501 136 6
TOTALS	96 88 <u>x2 x4</u> 192 + 352	=544 Condo. Units	

		HOMES387	A A A A A A A A A A A A A A A A A A A
TOTALS	20,000	815 Single Family Lots/Detached Homes	•

The By-Laws are attached to each Declaration of Condominium and each Declaration of Restriction listed above, and to the Certificate of Incorporation.

The undersigned, as Secretary of LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1, INC., a Florida not-for-profit corporation, hereby certifies that the following amendments to the By-Laws have been duly adopted by written consent (ballot) taliled as of the 14th day of January, 2002 and approved by a vote of the ENTIRE membership of LAUDERDALE WEST in excess of sixty-six and two-thirds percent (66¹/,%) after having been approved by a majority of the Board of Directors.

The Amendments to the By-Laws are set forth heroinafter.

Note: Strikethroughs are deletions; Underlined portions are new provision.

V

OR BK 32739 FG 0604

2. Certificate of Amendment to By-Laws

AMENDMENT

The original documents filed in 1972 provided for quarterly payments of maintenance charges. This was changed to requirement of <u>monthly</u> payments in June 1978. Section 6.3 Assessments should read as follows:

Article 6.3 Assessments: Assessments against the members for their shares of the items of the budget shall be made for the calendar year annually in advance on or before December 20 preceding the year for which the assessments are made. Such assessments shall be due on the first day of January of each year, but shall be payable in four twolve equal quarterly monthly installments on the first days of January. And July and Outdoor of the year to which the assessment are made of the month. If an arrusi assessment is not made as required, an assessment shall be presumed to have been made in the amount of the last prior assessment and arrusi installments shall be due upon each installment date until changed by an amended assessment. The boldness of the section remains an stated.

DATED JANUARY 14, 2002

APPROVED

The President and Secretary of the Association do hereby certify that the aforementioned By-Laws have been amended by a majority vote of the Board of Directors, and have been approved in writing, by ballot vote, in excess of 66%,% of the entire membership of Lauderdale West Community Association No.1, Inc.

Explansen, President

STATE OF FLORIDA COUNTY OF BROWARD

CITY OF PLANTATION

Before me a notary public of the State of Florida, personally appeared Ed Jansen and Leonard Cerisano, known to me to be the persons who executed the foregoing Certificate of Amendments and they acknowledged to me that they executed the Certificate of Amendments for the purpose therein stated.

In Witness Whereof, I have hereunto set my hand and seal this 14th day of January, 2002.

Recorded in the Official Records Book of Broward County, Florida

IMPLENE F. ROBH HERITO IN COMMISSION & CO \$75000 EXPRESS February 17, 2005

lard Cerisano, Secretary

Note: Station weeks are deletions; <u>Underlined</u> portions are new

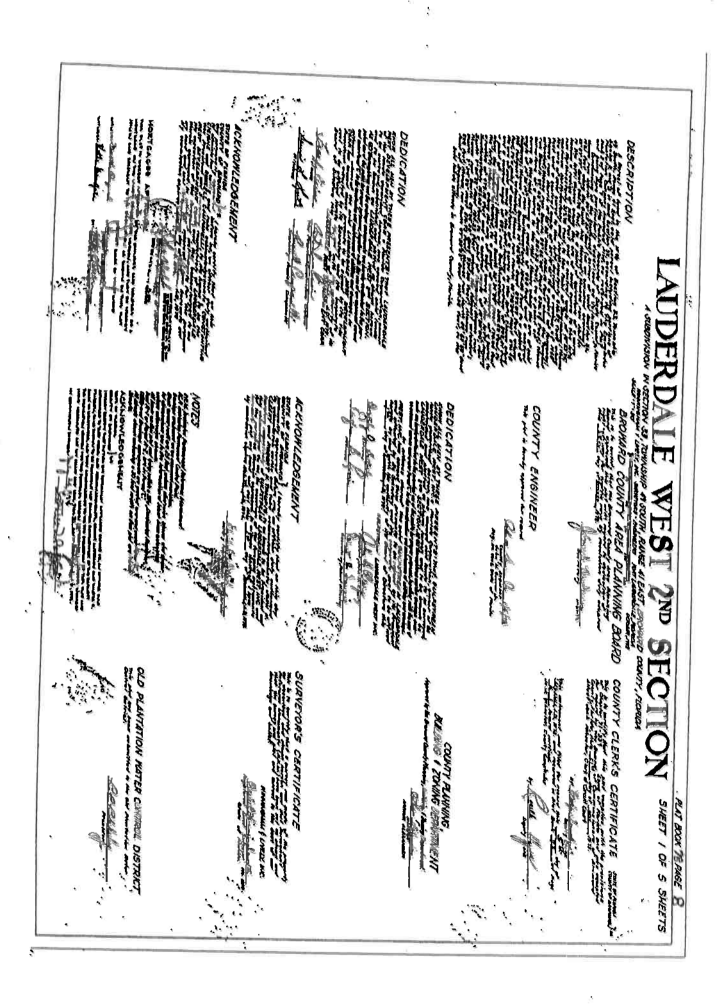
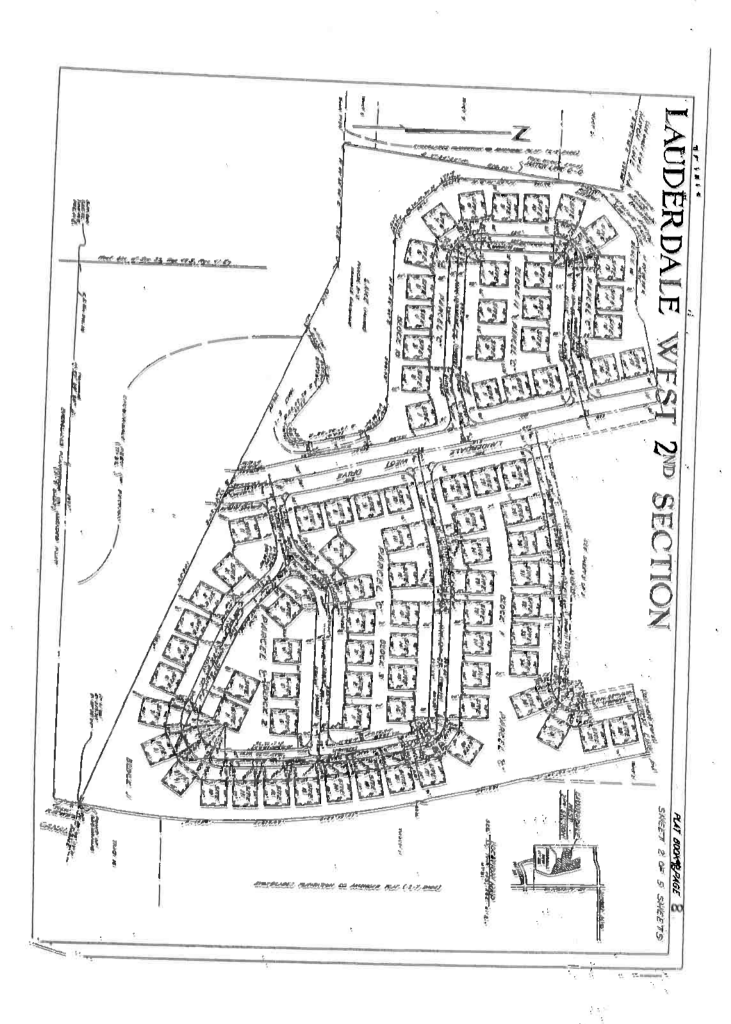
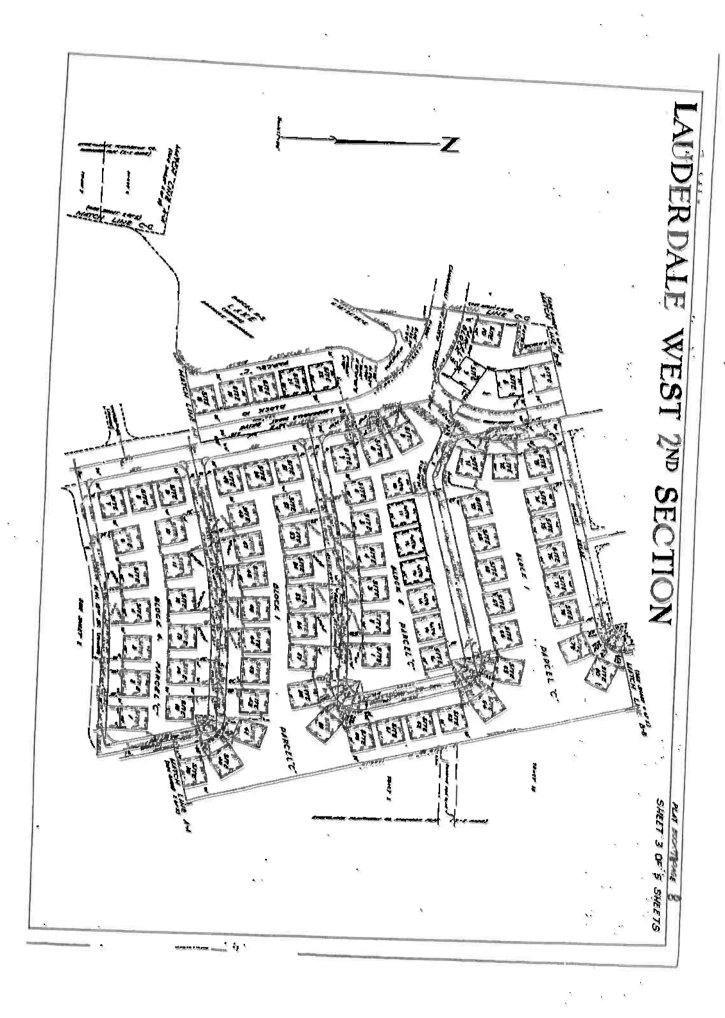
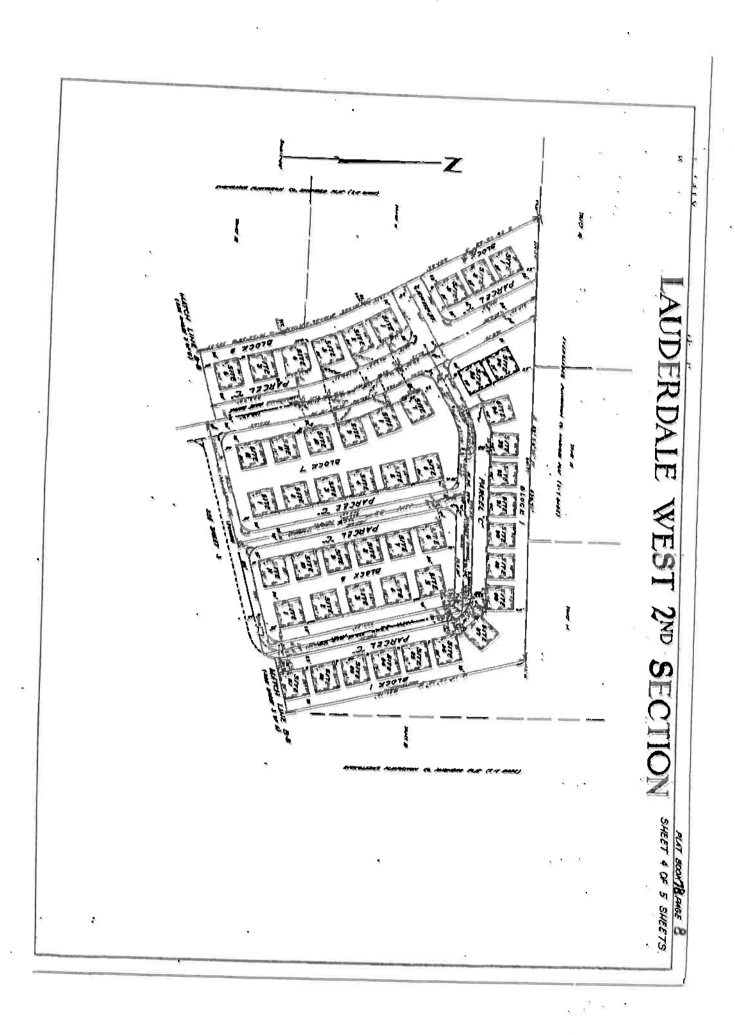


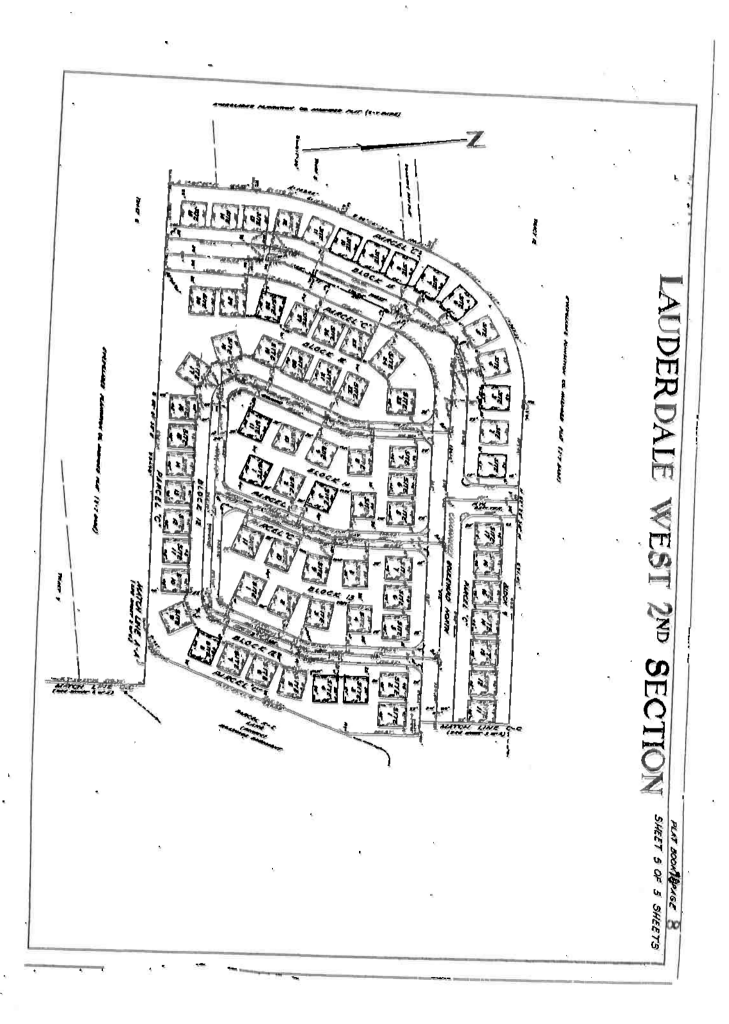
EXHIBIT "D"







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MCLAUGHLIN ENGINEERING COMPANY LB#285

ENGINEERING * SURVEYING * PLATTING * LAND PLANNING 400 N.E. 3rd AVENUE FORT LAUDERDALE, FLORIDA 33301 PHONE (954) 763-7611 * FAX (954) 763-7615

= 600'SKETCH AND CERTIFICATION AT LAUDERDALE WEST SECTIONS 1st, 2nd, 3rd AND 4th

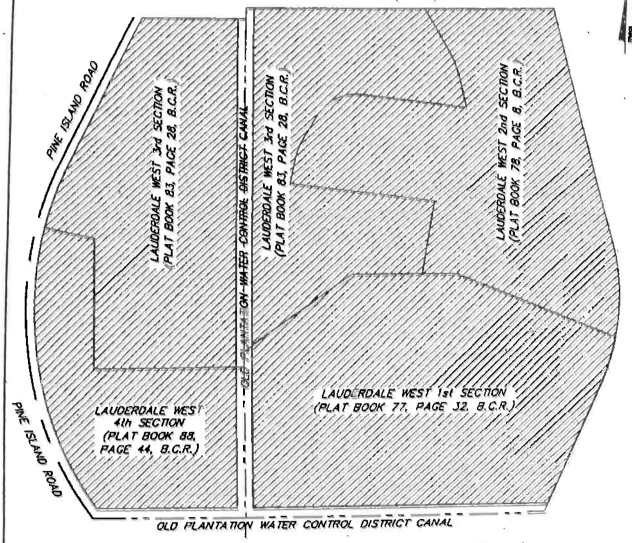
LEGAL DESCRIPTION:

LAUDERDALE WEST 1st SECTION, Plat Book 77, Page 32, Broward County Records; LAUDERDALE WEST 2nd SECTION, Plat Book 78, Page 8, Broward County Records; LAUDERDALE WEST 3rd SECTION, Plat Book 83, Page 28, Broward County Records and LAUDERDALE WEST 4th SECTION, Plat Book 88, Page 44, Broward County Records;

Said lands situate, lying and being in the City of Plantation, Braward County, Florida.

THIS IS TO CERTIFY:

That the lands described in Official Records Book 5289, Page 421. Broward County, Records, describes all of the lands included in the above referenced plats, including all Rights—of—ways, Parcels, Lots, Blocks and Easements as shown within the plat limits of said plats.



INDICATES LANDS DESCRIBED IN O.R. 5289, PAGE 431, B.C.R.

CERTIFICATION

Certified Correct. Dated at Fort Lauderdale, Florido this 27th day of December, 2007.

- 1) This sketch not reflect easements and rights-of-way, 03 shown on above referenced record plats, for purposes at clarity.
 2) Legal descriptions furnished by allent.
 3) This drawing is not valid unless sealed with an embassed surveyors seal.

4) THIS IS NOT A BOUNDARY SURVEY.

MCLAUGHLIN ENGINEERING COMPANY

JERALO A McLAUCHLIN Registered Land Surveyor No. 5269 State of Florida.

EXHIBIT "E"

DRAWN BY: MMF

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LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1, INC.
1141 H.W. 85th Avenue
Plantation, Florida 33322

CERTIFICATE OF AMENDICATE OF SY-LAMS (78 Sec. 507,001)

The undersigned, as the Secretary of LAUDERDALS WEST COMMUNITY ASSOCIATION NO.1, INC., a Florida not-for-profit corporation, hereby certifies that the following amondments to the By-Lave of corporation were duly adopted at a meeting of the membership duly called and held on the 9th day of March, 1984 by a vote of the membership in excess of eixty-six and two thirds (66 2/3t) per-cent after having been unanimously approved by the Board of Directors at a meeting held on the 9th day of January, 1984:

RESOLVED that the Sy-laws of this corporation be smended as follows

- 3.1 Management of Affeirs. The affairs of the Association shall be managed by a board of not less than five (5) nor more than eleven (11) directors, to be determined at the time of election to qualify. Every director and/or officer shall be a resident manber (owner) of the Association or the spouse of such member (owner). A resident manber (owner) is one who resides in the community not less than eight consecutive months in the year immediately preceding the date of nominations for directors.
- 3.3 Removal of Directors. Any director may be removed by concurrance of two-thirds of the votes of the entire membership at a special meeting called for that purpose. When a director or officer absents himself from the meetings of the board of directors for a period is excess of three consecutive menths, and such absence is not excused by the board of directors, such absence shall be deemed to be a resignation from the office of director and the position of that director shall be deemed vacant. All vacancies dreated by this purgraph may be filled by the board of directors at a meeting duly convened and hald as soon as practicably possible after such vacancy is created.
- J.4 (Relate the entire existing paragraph and substitute the following in place thereof:)

 J.4 Term of Directors. Rebject to the provisions of paragraph J.J shows his term of each director's service shall be for two years, except the election in the year 1984 for directors shall be on the following basis: the candidates receiving the six highest votes shall serve for a two year term, expiring in 1986 and the candidates receiving the next five highest votes shall serve for a term of one year, expiring at the close of the election in 1985. Commencing in 1985 and thereafter, there shall be elected directors to fill the vacancies created by the expiration of the term of directors that year. Each director shall serve until his successor is elected and installed, is recoved or his office is declared vacant as provided in Paragraph J.J.

The foregoing amendments apply to the Bay-laws of the corporation recorded in the Official Records of Broward County in Liber 5927 at Page
708.

APPROVED My Malle ding

STATE OF FLORIDA)

BEFORE HE, the undersigned authority, personally appeared FHILIP HALLE and HARRY STREGER, known to me to be the persons who executed the foregoing Articles of Amendment and they acknowledged before me that they executed Those Articles of Amendment for the purposes therein stated.

IN MITNESS WHEREOF, I have hereunto set my hand and seal this /o- day of May, 1984.

Notary Public

4 COPYCO IN THE DEFICION INCOMES WOOM
IN PROMARD COUNTY, TURNSON
F. T. JOHNSON
CHARTY ADMINISTRATOR

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LAUDERDALB WEST COMMUNITY ASSOCIATION NO.1, INC. 1141 N.W. 85th Avenue Plantation, Plorida 17322

CERTIFICATE OF AMENDMENT OF BY-LAWS

LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1, INC., Lagan, association "which comprises 17 separate condominions consisting of 544 Units, and V \$15 Single Family Homes, each of which in the case of condeminiums is governed by 17 separate declaration of condominiums and in the case of the single family Homes, which are located in three separate phases, are governed by three separate Declarations of Restrictions. All of the foregoing documents referred to above are recorded as follows:

The documents of Declaration of Condominium are recorded in the Official Records of Broward County in the Book or Reel and Page hereimafter setforth .-

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The amendments to the hy-lawn are as setforth hereinafter.

LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1,1NC. L141 N.W. 85th Avenue Plantation, Florida 33322

CERTIFICATE OF AMENDMENT OF UY-LANS
(PS Sec. 607,081)

The undersigned, as the Secretary of LAUDERDALE WEST COMMUNITY ASSOCIATION MO.1, INC., a Florida not-for-profit corporation, becoby certifies that the following amendments to the Dy-laws of corporation word duly adopted at a meeting of the membership duly called and hold on the 9th day of March,1984 by a vote of the membership in excess of sixty-six and two thirds (66 2/31) per cent efter having been, unanimously approved by the neard of Directors at a moetlng held on the 9th day of January, 1984:

RESOLVED that the By-laws of this corporation be amended as follows:

- 3.1 Management of Affairs. The affairs of the Association shall be managed by a board of not less than five (5) nor more than eleven (11) directors, to be determined at the time of election to qualify. Every director and/or officer shall be a resident member lowner) of the Association or the spouse of such member (ewner). A resident member (owner) is one who resides in the community not less than eight consecutive months in the year immediately preceding the date of nominations for directors.
- J.l Removal of Directors Any director may be removed by concurrance of two-thirds of the votes of the entire membership at a special meeting called for that purpose. When a director or officer absents himself from the meetings of the board of directors for a period in excess of three consecutive months, and such absence is not excussed by the board of directors, such absence shall be deemed to be a resignation from the office of director and the position of that director shall be deemed vacant. All vacancies created by this paragraph may be filled by the heard of directors at a musting duly convened and held as soon as practically possible after such vacancy is created.
- J.4 (noiste the entire existing paragraph and substitute the loilowing in place thereof;)

 J.4 Torm of Directors. Subject to the provisions of Paragraph

 J.1 above the term of each director's service shall be for two years, except the election in the year 1984 for directors shall be on the following basis; the candidates receiving the six highest votes shall terve for a two year term, expiring in 1986 and the candidates receiving the next five highest votes shall serve for a term of one year, expiring at the close of the election in 1985. Commencing in 1985 and thereafter, there shall be elected directors to fill the vecancies created by the expiration of the term of directors that year. Each director shall serve until his successor is elected and installed, is removed or his office is declared vacant as provided in Paragraph 3.3.

The foregoing amendments apply to the by-laws of the corporation re-we corded in the Official Rucords of Broward County in Liber 5922 at page

S 20

Dated May 1984

APPROVED Philip Ralle, Pros.

Marry Streggr Sucretary

1.

STATE OF FLORIDA)
COUNTY OF BROWARD!

NEFORE ME, the undersigned authority, personally appeared PHILIP HALLE and HARRY STREGER, known to me to be the persons who executed the foregoing Articles of Amendment and they acknowledged before me that they executed Those Articles of Amendment for the purposes therein stated.

IN MITNESS WHEREOF, I have berounto set my hand and scal this _____day of March 1986

NOTARY PUBLIC

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DAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1, INC. 1141 N.W. 85th Avenue Plantation, Florida 33322

CERTIFICATE OF AMENDMENT OF BY-LAWS (F.S. 607.0111)

Lauderdale West Community Association No.1, Inc. is an association which comprises 17 separate condominiums consisting of 544 units and 815 single family homes. The condominiums are governed by 17 separate Declarations of Condominium and in the case of the single family homes located in three different phases are governed by three different Declarations of Restrictions. All of the foregoing documents are recorded as follows:

Official Record	Page
BOOK	1440
5116	772
5116	845
5116	918
	825
5300	376
5362	425
	783
	0.000
	140
	20
	292
	244
	501
0.3	136
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	5116 5116 5116 5181 5250

The Single Family Homes Declarations of Restrictions are recorded in the Official Book and Record as follows:

Phase No.	Official Record Book or Reel	Page
3	5289	408
4	5922	643
· •	0348	940

The By-Laws are attached to each Declaration of Condominium and Declaration of Restriction listed above as Exhibit "A" thereto.

The amendment to the By-laws is as met forth hereinafter.

RECORDED AT THE REQUEST OF LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1,TMC. 1141 H.W. 85th Avenue Plantation, Florida 33322

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LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1, INC. 1141 N.W. 85th Avenue Plantation, Plorida 33322

(FE Sec. 687.081)

The undersigned, as the Secretary of LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1, INC., a Florida not-for-profit corporation, hereby certifies that the following amendment to the By-laws of LAUDERDALS WEST COMMUNITY ASSOCIATION NO.1, INC., duly adopted at a meeting of the membership duly called and held on the 24th day of November, 1986 and recessed to the 22nd day of December, 1986 when it was approved by a vote of the membership in excess of sixty-six and two thirds (66 2/30) per-dent after having been unanimously approved by the Board of Directors at a meeting hold on the 12th day of May, 1986.

Section I. The By-laws of LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1, INC. shall be exended as follows:- (Underscoring is new material)

4. Powers and Duties of the Board of Directors. All the powers and duties of the Association existing under the Condominium Aut, the several Declarations of Condominium, the Declarations of Restrictions, Articles of Incorporation and these By-laws shall be exercised exclusively by the Board of Directors, its agents, contractors or employees, subject only to approval by members when such is specifically required. The Board of Directors shall have the power to provide local transportation service for residents of LAUDRIDALE WEST, to contract with a transportation come any and to include in the annual budget the cost of fernishing such service not to exceed a charge of \$1.00 per sonth per whit as a common expense. Each rider shall, in the discretion of the board, her an addition expense. Each rider shall, the discretion of the board, her an addition expense. Each rider shall, the amount of this charge to be decided by the board of Directors. The sound of Directors shall have the power to suspend or discontinue the transportation service.

Dated January 25 1987

APPROVED hus Halle

STATE OF FLORIDA) COUNTY OF BROWARD)

BEFORE ME, the undersigned authority, personally appeared PHILIP F. HALLE and HARRY STREGER, known to me to be the persona who executed the foregoing Articles of Amendment and they acknow ledged before me that they executed Those Articles of Amendment for the purposes therein stated.

MOTARY

IN WITHBES WHEREOF, I have hereunto set my hand and seal ? Of day of January 1987.

E I JOHNSON

66143266

CLASSIFICATE OF AMENDMENT TO BY-LAWS (F.E. 607,0611)

AUDIMONIC WAST COMMUNITY ASSOCIATION No. 1, Inc. is an association which comprises coverages (17) separate condominiums consisting of a total of 544 units and 015 single family homes in a total of three phases. The condominiums are governed by 17 separate Declarations of Condominium and the single family homes are governed by three superate Declarations of Restrictions. All of the foregoing documents are resorded as Tollows:

CONDONINIONS	OFFICIAL RECORD BOOK	MAGE	2
1 R	9116	770	
<u> </u>	5116	772 845	
3	3116	918	
*	51.61	918 885	
8 -	5830	276	
6	9300	376	
Ţ	9302	Loc	
.0.	9961	426 783	
9	9603	140	
12 13 15 15 10	9621	Tab	
31,	3631	94	
12	5709	292	
73	5729	244	
19	3736	501 136	
15	5774		
76	5789	6	
3.7	5913	42 217	
BINGLE FAMILY RONDE		KEN	
Phase 2	5289	400	
These 2	5922	683	
6	6500	849	

The Sy-Lave are attached to each Declaration of Gondominium and Declaration of Restrictions listed above as Exhibit "A" thereto.

The condiment to the hy-face to an set forth hereinster.

RECORDED AT THE REQUEST OF LAUREDALE WEST COMMUNITY ABSOCIATION No. 1, Inc. 1144 N. W. 85th Avenue Flants *100, Florids 13322 海原 多時間形

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1161 N. W. 85th Avenue
Plantation, Florida 33322

CERTIFICATE OF AMENDMENT TO BY-LAWS (FS Sec. 607.061)

The undersigned, as the Secretary of LAUDERDALE WEST COMMUNITY ASSOCIATION No. 1. Inc., a Florida not-for-profit corporation, hereby certifies that the following assendment to the My-Laws of this corporation was duly adopted at a meeting of the membership duly called and held on the 7th day of March, 1988, and recessed to the 28th day of March, 1988, by a vote of the membership in excess of sixty-air and two-thirds percent (66 2/35) after having bego unanimously approved by the Board of Directors:

The By-Laws shall be shended as follows:

2.5. Voting hights. The numbers of the Association shall be entitled to one yoth for each spartment or let home owned by them, either in person or by absentes believ.

NOTE: Hyphemated indicates wording to be delated.

Undergooting indicates wording to be added.

The foregoing ameadment applies to the Dy-Laws of the Corporation recorded in the Officel Records of Broward County as not forth on the cover page of this

DATED: //6 + C. 1 . 1980

JOSEPH NINA, MECHENARY

APPROVED (

HIRIAM HIGHN, PINCTOLNI STATE OF FLORIDA)

STATE OF FLORIDA) COUNTY OF BROWARD) CITY OF FLANTATION)

Before me, the undersigned authority, personally appeared Joseph Byer and Miriam Moshes, butto to me to be the persons who executed the foregoing Certificate of Imendment and they acknowledged before me that they executed this certificate for the purposes therein stated.

MOTARY PUBLIC

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Page 2, Cartificate of Amendment to By-Laws

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LAUDERDALE WEST CONMUNITY ASSOCIATION So. 1, Inc.
1161 B. V. 85th Avenue
Plantation, Florida 33322-5018

(F. A. 607.0811)

Lauderdela West Community Association No. 1, Inc. is an association which comprises 17 separate condominiums consisting of 544 units and 515 single family humes. The condominiums are governed by 17 separate Declarations of Condominium and in the case of the single family humes located in three different phases are governed by three different Declarations of Restrictions. All of the foregoing secuments are recorded as follows:

COMPOSINTUM	OFFIGIAL RECORD BOOK	PAGE	
<u> </u>	5110	115	
x 2	2776	845	
3	3116	918	
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9	5609	140	ំណ
10	5621	94	
11	5621	202	32
12	5709	244	
13	5729	501	-
14	5736	396	
15	3774	. 6	0
16	5780	85	
17	7913	517	

The single family homes Deslarations of Restrictions are recorded in the Official Books and Records as follows:

Phase No.	Official Becord	
	/ Nook or Real	Lass
2	5289	108
3	5922	683
	6588	649

The By-Lave are attached to each Daclaration of Condominium and Beelaration of Restrictions listed above as Exhibit ^{BAN} thereto.

The amendment to the By-Lave is as set forth hereinafter.

RECORDED AT THE REQUEST OF LAUDERDALE MEST COMMUNICI ASSOCIATION No. 1, Inc. 11th N. W. Sith Avenue Flantition, Florida 33322-5018

the undersigned as the Ascretary of LAUDERDALE VEST CONSTRUCT ASSOCIATION No. 1. Inc., a Florida not-for-profit corporation, hereby continues that the following amendments to the By-Laus of Lauderdale West Community Association Ro. 1. Inc., duly adopted at a meeting of the numbership duly called end held on the 26th day of Kareh, 1990, and recessed to the 23rd day of April, 1990, when they were approved by a vote of the membership in excess of sixty-six and two-thirds (66 R/3) persent after having been unanimously approved by the Board of Directors at a meeting held on the 12th day of March, 1990.

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On 3

OR BK 36006 PG 236, Page 2 of 2

The amendment to the Articles of Incorporation is set forth as follows:

3.5 e. to make and amond reasonable Rules and Regulations respecting the use of all property within the Lauderdale West Project Area, provided, however, that all such Rules and Regulations and their amendments, except the initial Rules and Regulations and those heretofore adopted, shall be approved by not less than 75% 66-2/3% of the entire oreunbership of the Association before each shall become effective.

Amendment: 75% is changed to 66-2/3%

DATED JANUARY 15, 2004

APPROVED

The President and Secretary of the Association do hereby certify that the aforementioned Articles of Incorporation have been amended by a majority vote of the Board of Directors, and have been approved in writing, by ballot vote, in excess of 75% of the entire membership of Lauderdale West Cummunity Association No.1, Inc.

Phyllis Gerber, Secretary

Golanson, Prasident

STATE OF FLORIDA COUNTY OF BROWARD CITY OF PLANTATION

Gefore me a notary public of the State of Florida, personally appeared Ed Janzen and Phyllis Gerber, known to me to be the persons who executed the foregoing Certificate of Amendments and they acknowledged to me that they executed the Certificate of Amendments for the purpose therein stated.

In Witness Whereof, I have hereunto set my hand and sent this 15th day of January, 2004.

Recorded in the Official Records Book of Broward County, Florida

NOTARY PUBLIC MESCER

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DY-LAWS

LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1, INC.

A corporation not for profit under the laws of the State of Florida.

1. General

- 1.1 <u>Identity</u>. These are the By-Laws of LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1. INC., called Association in these By-Laws, a corporation not for profit under the laws of the State of Florida, the Articles of Incorporation of which were filed in the office of the Secretary of State on October 3), 1972.
- 1.2 Office. The office and post office address of the Association shall be $1011\ \%$. W. 85th Avenue, Fort Lauderdale, Florida 33313, or such other place as the Board of Directors may determine from time to time.
- 1.3 Fiscal Year. The fiscal year of the Association shall be the calendar year.
- 1.4 Seal. The seal of the corporation shall bear the name of the corporation, the word "Florida", the words "Corporation not for profit" and the year of incorporation, an impression of which is as follows:
- 1.5 Numbers' qualifications. The members of the corporation shall consist of all of the vecord owners of condominium parcels, the Daclarations of Condominium with respect to which refer to this Association, and lots in Lauderdala west which are subject to a Declaration of Restrictions which refer to this Association, provided that the aggregate number of members at one time shall not exceed 2,000. If the ownership of a condominium spartment or lot is in more than one name, the several owners shall be considered one insofar as the limitation in the number of members in the Association as set forth in the Cherter and these By-Laws.

2. Members Meetings.

- 2.1 Annual Members' Nestings. The annual members' meeting shall be held at the office of the corporation at 10 a.m., Bastern Standard Time, on the third Friday in May of each year for the purpose of electing directors and transacting any other business authorized to be transacted by the sembers, provided, however, if that day is a logal holiday, the meeting shall be held at the same hour on the next day that is not a holiday.
- 2.2 Special Members' Meeting. Special members' meetings shall be held whenever called by the President or Vice President or by a majority of the Board of Directors, and must be called by such officers upon receipt of a written request from members entitled to cast one-third of the votes of the entire membership.
- 2.3 Notice of all Members' Meetings. Notice of all members' meeting of stuting the time and place and the objects for which the meeting is called the control of the meeting is called the control of the

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shall be given by the President or Vice President or Secretary unless writed in writing. Such notice shall be in writing to each member at his address as it appears on the books of the Association and shell be mailed not less than ten (10) days nor note than sixty (60) days prior to the date of the meeting. Proof of such mailing shall be given by the affidavit of the person giving the notice. Notice of meetings may be waived before or after meetings.

7.

- 2.4 Quorum. A quorum at members' meetings shall consist of persons entitled to cast a sajurity of the votes of the entire membership. The acts approved by a sajority of the votes present at a meeting at which a quorum is present shall constitute the sets of the members, except when approval by a greater number of members is required by the beclaration of Condominium, the Declarations of Restrictions, the Articles of Incorporation or these sy-Laws.
- 2.5 Voting Hights. The members of the Association shall be entitled set one vote for each spartment or lot owned by them. to cast one
- 2.6 Designation of Voting Representative. If an apartment or lot is owned by one person his right to vote shall be established by the record title to his spartment. If an apartment or lot is owned by more than one person, or is under lease, the person entitled to cast the vote for the apartment or lot shall be designated by a certificate signed by all of the record owners of the apartment or lot and filed with the Secretary of the Association. If an apartment or lot is owned by a corporation, the person entitled to cast the vote for the apartment or lot shall be designated by a certificate signed by the President or Vice President and attested by the Secretary or Assistant Secretary of the corporation and filed with the Secretary or Assistant Secretary of the corporation and filed with the Secretary of the Association. Such certificates shall be valid until revoked or until supersaded by a subsequent certificate or until a change in the ownership of the apartment or lot concerned. A certificate designating the person entitled to cast the vote of an apartment or lot may be revoked by any owner of an apartment or lot. If such a certificate is not on file, the vote of such owners shall not be considered in determining the requirement for a quorum nor for any other perpose.
- 2.7 <u>Proxies</u>. Votes may be enst in person or by proxy. A proxy may be made by any person entitled to vote end shall be valid only for the particular meeting designated in the proxy and must be filed with the Secretary before the appointed time of the meeting or any adjournment of the meeting.
- 2.8 Adjourned Meetings. If any meeting of members cannot be organized because a quorum has not attended, the members who are present, either in person or by proxy, may adjourn the meeting from time to time until a quorum is present.
- 2.9 Order of business. The order of business at annual members' meetings and as far as practical at other members' meetings, shall bec

 - Election of chairman of the meeting. Calling of the roll and certifying of proxies. Proof of motice of meeting or waiver of notice.

 - Reading and disposal of any unapproved minutes.
 Reports of officers.
 Reports of consistees.
 Election of impectors of election

I TO GET TEE COLEMAN LEGISSING HORMIGH AND HINDLE, FORT LANDSHIELE, FLORIDA

- Election of directors,
- Unfinished business.
- Now business. Adjournment.
- 1.10 Proviso. Provided, however, that until the Developer of Laudardale West has completed all of the improvements described in the Association Percel homes by and between Developer, as Lesser, and the Association, as Lessee, and otherwise as required by law, and closed the sele of not less than the first 900 spartment units and lots of Laudardale West Development, or until July 4, 1976, or until the Developer elects to terminate its control of the Association, whichever shall first occur, the proceedings of all meetings of members of the Association shall have no offect unless approved by the Board of Directors.

1. Board of Directors.

- 1.1 Management of Affairs. The affairs of the Association shall be managed by a board of not less than three (3) nor more than eleven (11) directors, the exact number to be determined at the time of election.
- 3.2 Election of Directors. The conducted in the fellowing manner: The election of directors shall be
- a. Election of directors shall be held at the annual members' macking.
- b. A nominating committee of five members shall be appointed by the board of Directors not less than thirty (30) days prior to the annual members meeting. The committee shall nominate one person for each director than serving. Rominations for additional directorships created the meeting shall be made from the floor and other nominations may be made from the floor.
- c. The election shall be by written ballot (unless dispensed by unanimous consent) and by a plurality of the votes chat, each person voting being entitled to cast his votes for each of as many nominees as there are vacancies to be filled. There shall be no conclusive voting.
- d. Except as to vacanates provided by removal of directors by members, vacanates in the board of Directors occurring between annual meetings of members shall be filled by the remaining directors.
- 3.3 Removal of Directors. Any director may be removed by concurrence of two-thirds of the votes of the entire membership at a special meeting of the numbers called for that purpose. The vacancy in the Board of Directors so created shall be filled by the members of the Association at the same meeting. Provided, however, that until the Developer of Lauderdale West has completed all of the contemplated improvements described in the Recreation Forcel Loase by and between Developer, as Lesser, and the Association, as Lessee, and otherwise as required by law, and closed the sale of not less than the first 900 apathment units and lots of Lauderdale West Development, or until fully 4, 1976, or until the Developer closes to terminate its control of the condominium whichever shall first occur, the first directors of the Association shall serve, and in the event of vacancies the remaining directors shall fill the vacancies shall be filled by the Developer.
- 3.4 Form of Birectors. Subject to the provisions of Paragraph 3.3 above, the term of each director's service ghall extend until the next ennual meeting of the members and subsequently until his successor is duly elected and gualified or until he is removed in the manner else-



1.5 Organization Maching. The organization meeting of a newly-elected Board of Directors shall be held within tex (10) days of their wiscison at such place and time as shall be fixed by the directors at the meeting of which they were elected, and no further notice of the expanization meeting shall be necessary.

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- J.6 Regular Mastings of Directors. The regular meetings of the Board of Directors may be held at such time and place as shall be detarmined, from time to time, by a majority of the directors. Rotice of regular meetings shall be given to each director personally or by mail, telephone or telegraph, at least three days prior to the day named for such results.
- 3.7 Special restings of Directors. Special meetings of the directors may be called by the President and must be called by the Secretary at the written request of one-third of the directors. Not less than three days' notice of the meeting shall be given personally or by mail, telephone or telegraph, which notice shall atote the time, place and purpose of the meeting.
- 3.8 Maiver of Notice of Directors Naetings. Any director may waive notice of a meeting before or after the maeting and such waiver shall be deemed equivalent to the giving of notice.
- 1.9 Quorum of Directors. A quorum at directors' meetings shall consist of a majority of the entire board of directors. The acts approved by a sajority of those present at a meeting at which a quorum is present shall constitute the acts of the board of directors, except when approval by a greater number of directors is required by the Declarations of Condominium, the Declarations of Restrictions. the Articles of Incorporation or these By-taws.
- 1.10 Adjourned Heatings of Directors. If at any meeting of the board of directors there be less than a quorum present, the majority of those present may adjourn the meeting from time to time until a quorum is present. At any adjourned meeting any business that might have been transacted at the meeting as originally called may be transacted without further notice.
- 3.11 <u>Joinder in Ninutes of Meeting by Directors</u>. Joinder in meeting by approval of minutes. The joinder of a director in the action of a meeting by signing and concurring of the minutes of that meeting shall constitute the presence of such director for the purpose of determining a quorum.
- 3.12 <u>Problems officer at Directors' Meetings</u>. The presiding officer of a directors' meeting shall be the chairman of the board if such an officer has been elected; and if none, the president shall preside. In the absence of the prosiding officer the directors present shall designabe one of their number to preside.
- 3.13 Order of Dusiness at Directors' Meebings. The order of business at "directors' meetings shall be:

 - b.
 - Calling of roll
 Proof of due notice of meeting
 Reading and disposed of any unapproved minutes
 Reports of officers and completes
 Rischion of officers
 - c. d.
 - e. Unfinished business
 - New business
 - Adjourment.

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-4-.co. 120, Enchan, Cimaro, Minnison and Mines, Cort Car Contact, Cardia 7.14 Directors fees. Directors' fees, if any, shall be determined by the members.

- i. Powers and Duties of the Board of Directors. All of the powers and duties of the Association existing under the Condominium Act, the several Daclarations of Condominium, the Daclarations of Restrictions, Articles of Incorporation and these By-Laws shall be exercised exclusively by the Board of Directors, its agents, contractors or amployees, subject only to approval by members when such is specifically required.
- 4.1 Assessments. To make and collect assessments against members to defray the costs and expenses of the Association and the properties in Lauderdale Wast. The Board may allocate or apportion to particular apartment buildings and houses such costs and expenses as may be appropriate; and to make special assessments consistent with such allocation or apportionment.
- 4.2 Disbursements. To use the proceeds of assessments in the exercise of its powers and duties.
- 4.3 Maintenance. To maintain, repair, replace and operate the properties in Lauderdale West.
- 4.4 Insurance. To purchase insurance upon the condominium properties and jointly held properties in Lauderdale West and properties jointly used by its members, and insurance for the protection of the Association and its members.
- 4.5 Reconstruction. To reconstruct improvements after casualty and to further improve the properties in Lauderdale West.
- 4.6 Regulation. To make and amend reasonable rules and regulations respecting the use of the property in Lauderdale west in the manner provided by the several Declarations of Condominium, and the Declarations of Restrictions, Rules and regulations of the Association, until amended, shall be as set forth in Schedule I attached herato.
- 4.7 <u>Approval</u>. To approve or disapprove the transfer, mortgage and ownership of apartments or lots in the manner provided by the applicable Declarations of Condominium and the Declarations of Restrictions.
- 4.8 Management Contract. To contract for management of the Association and to delegate to the contractor all powers and duties of the Association except such as are specifically required by the applicable Declarations of Condominium, the Declaration of Restrictions, or these By-Laws to have approval of the Board of Directors or the membership of the Association or the owners within a particular condominium property.
- 4.9 Enforcement. To enforce by legal means the provisions of the Condominium Act, the applicable Declarations of Condominium, the Declaration of Restrictions, the Articles of Incorporation, the By-Laws and the regulations for the use of the property in Lauderdale West.
- 4.10 <u>Purchase Apartments</u>. To purchase apartments in a condominium subject to the provisions of the applicable Declarations of Condominium; to purchase lots subject to the provisions of the Declaration of Restrictions

S. Officers

S.1 Executive Officers. The executive officers of the Association shall be a President, who shall be a director, a Vice President, who

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that he a director, a Transurer, a Secretary, all of whom shall be alected annually by the Board of Directors and who may be percentally recoved by vote of the directors at any meeting. Any person may hold two or more offices except that the President shall not be also the facturary or an Assistant Secretary. The Board of Directors from time to time shall cleat such other officers and designate their powers and duties as the board shall find to be required to manage the affairs of the Association.

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- 5.2 Prosident. The president shall be the chief executive officer of the Association. Se shall have all of the powers and duties usually vested to the office of president or an association, including but not limited to the power to appoint committees from among the members from time, as he in his discretion may determine appropriate, to assist in the conduct of the affairs of the Association.
- 5.3 <u>Vice President</u>. The Vice President in the absence or disability of the President shall exercise the powers and perform the duties of the president. He also shall assist the President generally and exercise such other powers and perform such other duties as shall be prescribed by the directors.
- 5.4 Secretary. The Secretary shall keep the minutes of all procoodings of the directors and the members. He shall attend to the giving
 and serving of all satices to the members and directors and other notices
 required by law. He shall have custody of the seal of the Association
 and affix it to instrument requiring a seal when duly signed. He shall
 keep the records of the Association, except those of the Treasurer, and
 shall perform all other duties incident to the office of secretary of
 the Assistant Secretary shall perform the duties of the Secretary when
 the Secretary is absent.
- 5.5 Treasurer. The Treasurer shall have custody of all property of the Association, including funds, securities and evidences of indebtedness. He shall keep the books of the Association in accordance with good accounting practices; and he shall perform all other duties incident to the office of Treasurer.
- 5.6 Compensation. The compensation of all officers and employees of the Association shall be fixed by the directors. The provision that directors' fees shall be determined by members shall not preclude the Board of Directors from employing a director as an employee of the Association nor preclude the contracting with a director for the management of the condominium.
- 6. Fiscal Management. The provisions for fiscal management of the Association set forth in the several Declarations of Condominium, the Declaration of Sestrictions, and Articles of Incorporation shall be supplemented by the following provisions:
- 6.1 Accounts. The receipts and expenditures of the Association shall be credited and charged to accounts under the following classification as shall be appropriate, all of which expenditures shall be common expenses:
- n. Current expense, which shall include all receipts and expanditures within the year for which the budget is made including a reasonable allowance for contingencies and working funds, except expenditures chargeable to reserves, to additional improvements or to

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sperations. The balance in this find at the end of each year shall be applied to reduce the assessments for current expenses for the succeeding year.

- b. Reserve for deferred maintenance, which shall include funds for maintenance items that occur less frequently than annually-
- c. Reserve for replacement, which shall include funds for raphic or replacement required because of demage, depreciation or obsolescence.
- d. Setterments, which shall include the funds to be used for capital expenditures for additional improvements or additional personal property that will be part of the common elements.
- 6.2 <u>Budgaty</u>. The Brand of Directors shall adopt two budgets for each calendar year, one of which shall be with respect to the Association's responsibility relative to the several condominums within LAUDERDALE MEST, and the other of which shall be with respect to the lands used subject to declarations of restrictions covering single family residential lots within LAUDERDALE MEST. Each such budget shall include the estimated funds required to defray the common expanse and to provide and maintain funds for the Foregoing accounts and reserves according to good accounting practices as follows:
- t. Current expense, the amount for which shall not exceed 115% of the budget for this account for the prior year.
- . b. Reserve for deferred maintenance, the amount of which shall not exceed 110% of the budget for this account for the prior year.
- c. Reserve for replacement, the amount for which shell not exceed 110% of the budget for this account for the prior year.
- d. Provided, however, that the amount for each budgeted Item may be increased over the foregoing limitations when approved by apartment and lot owners entitled to cast not less than 75% of the votes of the entire membership of the Association.
- a. Provided, however, that the following budgets are hereby adopted for the Association, which budgets shall remain in effect until Daveloper terminates its control of the Association and thereafter until new budgets shall be adopted by the Board of Directors as elsewhere herein provided:

<u>Condominium Budget</u> (Based on 544 Apartments)

Receipts

Source of Funds	Per Month	Por Year	
Assessments on 544 Condominium	W-E19-3-20001-012	200 0000	
Apartments at \$45.00 per month	\$24, 480.00	1293,760.00	
pisturaen	ente		
Current Expense			
Lown Care	7,732.00	93,024.00	No.
Nanngement	1.008.00	13,056,00	-
Insurance, Taxes, Accounting	680.00	8,160.00	57
Loame Ares Expense	2,720.00	32,640,00	iii 5289
Loane Area Rental	10,800,00	130.560.00	8
Reserve			-
Deferred Naintenance	1,088.00	13,056.00	表版
Replacement Reserve	272,00	3,264.00	E3
Total	\$24,480.00	\$293,760.00	4
LAG. 14 155, TOLEMAN, ACCOMED, HERMEON A	NO HHOLE FOR LANDERGILL FLO	IN THE	

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The Condominium nudget at any one time whall be arrived at by the Bland of Directors by multiplying the number of condominium apartments being maintained by the Association by \$540.00.

Single Family Residence Budget

(Based on 456 Living Units)

Receipts

2.50	in the second	
Source of Punds Assessments on 436 Living Units at \$49.00 per month	Per Nonth \$22,344.00	Por Year \$268,126.00
Disbursemen	ta	
Current Expense Lawn Care Management Insurance, Taxes, Accounting Lease Area Expense Lease Area Rental: Reserves Deforred Maintenance Replacement Reserve Total	7,752.00 912.00 570.00 2,280.00 9,120.00 1,482.00 228.00	93.024.00 10,944.00 6,840.00 27,360.00 109,440.00 17,784.00 2,736.00 \$268,120.00

The Single Femily Residence Budget at any one time shall be arrived at by the Doard of Directors by multiplying the number of such units being maintained by the Association by \$508.00.

Each of the foregoing budgets may be revised from time to time by the Board to increase or decrease the amounts set saide therein for each of the several accounts, and to omit, if necessary, either or both of the reserve accounts; provided, however, that the Board shall make no increase in the assessments established in paragraph 6.3 of these Bylaws.

The Board of Directors shall be authorized to adopt a budget following termination of control of the Association by Developer, such budget to remain in effect until the beginning of the next calendar year thereafter.

- f. Copies of the budget and proposed assessments shall be transmitted to each member on or before Recember 1 preceding the year for which the budget is made. If the budget is amended subsequently, a copy of the amended budget shall be furnished to each member.
- 6.3 Assessments. Assessments against the members for their shares of the items of the budget shall be made for the calendar year annually in advance on or before December 20 preceding the year for which the assessments are made. Such assessments shall be due on the first day of January of each calendar year, but shell be payable in four equal equatterly installments on the first days of January, April, July and October of the year for which the assessments are made. If an annual october of the year for which the assessments are made.

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Association.

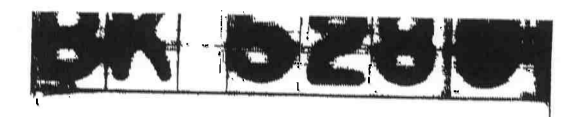
Notwithstanding the foregoing provisions regarding assessments; the following assessments are hereby adopted to remain in effect with-out increase until beveloper terminates its control of the Association:

- be: \$45.00; and
- b. the monthly assessment on a single family improved let

The board of Directors shall be authorized to adopt changes in the foregoing assessments pursuant to a revised budget adopted by it following termination of control of the Association by Davelopet, said changes in assessments to be effective until new assessments are adopted pursuant to calendar year budget adopted thereafter.

- 6.4 Acceleration of Assessment Installments Upon Default. If a member shall be in default in the payment of an installment upon an assessment, the board of directors may accelerate the remaining installments of the assessment upon notice to the member, and then the unpaid balance of the assessment shall some due upon the date stated in the notice, but not less than ten (10) days after delivery of the notice, or not less than twenty (20) days after the mailing of such notice by registered or certified mail, whichever shall first occur.
- 6.5 Assessments for Emergencies. Assessments for common expenses of emergencies that cannot be paid from the annual assessments
 for common expenses shall be made only after notice of the need for
 such is given to the members concerned. After such notice and upon
 approval in writing by parsons entitled to east more than one-half
 of the votes of the members concerned, the assessment shall become
 effective, and it shall be due after thirty (30) days' notice in
 such manner as the Beard of Directors of the Association may require
 in the notice of essessment.
- 6.6 Bank papersitory. The depository of the Association shall be such bank or banks as shall be designated from time to time by the directors and in which the monles of the association shall be deposited. Withdrawal of monies from such accounts shall be only by checks signed by such persons as are authorized by the directors.

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5.7 Audit. An audit of the accounts of the Association shall be made annually by a certified public accountant, and a copy of the audit report shall be furnished to each member not later than May 1 of the year following the year for which the sudit is made.

- 6.8 Fidelity Bonds. Fidelity bonds shall be required by the most of Directors from all persons handling or responsible for Association funds. The amount of such bonds shall be determined by the directors, but shall be not less then \$10,000.00. The premiums on such bonds shall be paid by the Association.
- 7. Parliamentary Rules. Roberts' Rules of Order (Istest edition) shall govern the conduct of the Association meetings when not in conflict with the Declarations of Condominium, the Declaration of Restrictions, Articles of Incorporation or these By-Laws.
- Amendmants. These By-Laws may be amended in the following .
- 8.1 Notice of humandment to By-Luws. Notice of the subject matter of the proposed amendment shall be included in the notice of any meeting at which a proposed amendment is considered.
- 9.2 Proposal and Adoption of Amendments. A resolution adopting a proposed amendment may be proposed by either the Board of Directors of the Association or by the members of the Association. Directors and members not present in person or by proxy at the meeting considering the amendment may express their approval in writing, providing such approval is delivered to the Secretary at or prior to the meeting. Except as elsewhere provided, such approvals must be either by:
- a. not less than 66-2/3% of the entire numbership of the board of directors and by not less than 66-2/3% of the votes of the entire membership of the Association; or
- b. by not less than 80% of the votes of the entire member-ship of the Association; or
- C. until the first election of directors, by all of the directors.

The foregoing were adopted as the By-Laws of LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1. INC., a corporation not for profit under the laws of the State of Florida, at the first meeting of the Board of Directors on December 1 . 1972.

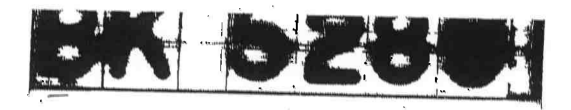
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LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1, INC.

RELYG ITS INITIAL RULES AND RESULATIONS

- 1. The sidewelks and entrances of units chall not be obstructed or used for any other purpose than ingress to and egross.
- Withing shall be hung on any exterior wall or door of any unit.
- None of the cosmon elements of a Condominium shall be decorated or furnished by any apartment owner or resident.
- 4. Members are specifically cautioned that their right to make any addition, change, alteration or decoration to the exterior appearance of any portion of a unit, including porches appurtenant to units, is subject to the provisions of the peclarations of Condominium or Declaration of Restrictions.
- 5. No member or resident shall play upon or permit to be played any musical instrument or operate or permit to be operated a phonograph, radio, television set or other loud speaker in a unit between the hours of 11 P.M. and the following 8 A.M. if the same shall disturb or annoy the other sembers or residents.
- All garbage refuse is to be deposited only in the facilities provided in each unit for that purpose.
- 7. All doors leading from an apartment unit to limited common elements or common elements shall be closed at all times except when in actual use for ingress and agrees to and from limited common elements and common elements.
- 8. Automobile parking spaces shall be used solely and oxclusively for that purpose. They shall not be used for the storage of boats, trailers, camper vehicles, inoperative automobiles, or any purpose whatever other than parking facilities, as aforesaid. A member may not lease or assign his parking spaces except in conjunction with a lease of his unit, which lease has been approved by the sound of Directors.
- Complaints regarding the service of the Association chall be made in writing to the Board of Directors or to the Manager.
- 10. There shall not be kept in any unit any inflammable, combustible or explosive fluid, material, chemical or substance except for normal household use.
- 11. Payments of monthly assessments shall be made at the office of the Association. Payments made in the form of checks shall be made to the order of the Association. Payment of regular assessments are due on the first day of each quarter and if ten or more days late are subject to charges as provided in the ceclaration of Condominium. Such charges may not be waived by the Hanager.

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- 12. We member or resident shall direct, supervise or in any manner attempt to assert any control over any of the employees of the Association nor shall be attempt to send any of such employees upon private business of such nember or resident.
- Outdoor clothes drying activities are prohibited anywhere within Lauderdale West.
 - 14. Exterior television antennas are prohibited.
- 15. Storm shutters and enviosures shall be of a type approved by the Board of Directors and may be installed only after prior written approval of the Board.

5.4 The name and addresses of the members of the first board of directors who shall hold office until their successors are elected and have qualified, or until removed, are as follows:

MANK CICIONE

1011 N. W. 85th Avenue

Fort Lauderdale, Florida 33313

CONSTANTING CICIONE

1011 N. W. OSth Avenue

Fort Lauderdale, Florida 33313

RUSSELL CAMPANELLI

1011 N. W. 85th Avenue

Fort Lauderdale, Florida 33313

ARTICLE 6

Officers

The affairs of the Association shall be administered by the officers designated in the Bylaws. The officers shall be elected by the board of directors at its first meeting following the annual meeting of the members of the Association and shall serve at the pleasure of the board of directors. The names and addresses of the officers who shall serve until their successors are elected by the board of directors are as follows: successors are elected by the board of directors are as follows:

PRES IDENT

MANK CICIONE

1011 N. W. 85th Avenue

Fort Lauderdale, Florida 33313

VICE PRESIDENT

CONSTANTING CICIONE

1011 M. W. Dith Avanue

Fort Lauderdale, Florida 33313

SECRETARY and TREASURER

NUSSELL CAMPANELLI 1011 N. W. 85th Avenue

Fort Lauderdale, Florida 33313

The directors and officers may lawfully and properly exercise the powers set forth in Section 1, notwithstanding the fact that some or all of them who may be directly or indirectly involved in the exercise of such powers and in the negotiation and/or consummation of agreements executed pursuant to such powers are some or all of the persons with whom the Association enters into such agreements or who own some or all of the proprietary interest in the entity or entities with whom the Association enter into such agreements: or entities with whom the Association enter into such agreements; and all such agreements shall be presumed conclusively to have been made and entered by the directors and officers of this Association in the valid exercise of their lawful authority.

ARTICLE 7

Indemnification

Every director and every officer of the Association shall be indemnified by the Association against all expenses and liabilities including counsel fees, reasonably incurred by or imposed upon him in connection with any proceeding or any settlement of any proceeding to which he may be a party or in which he may become involved by reason of his being or having been a director or

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officer of the Association, whether or not he is a director or officer of the Association at the time such expenses are incurred, except when the director or officer is adjudged guilty of willful disfersence or malfessance in the performance of his duties; provided that in the event of a setulement the indemnification shall apply only when the board of directors approves such settlement and reimbursement as being for the best interests of the Association. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such director or officer may be entitled.

ARTICLE 8

Bylaws

The first Bylaws of the Association shall be adopted by the board of directors and may be altered, amended or rescinded in the manner provided by the Bylaws.

ARTICLE 9

Amendments

Amendments to the Articles of Incorporation shall be proposed and adopted in the following manner:

- 9.1 Notice of the subject matter of a proposed emendment shall be included in the notice of any meeting at which a proposed amendment is considered.
- 9.2 A resolution for the adoption of a proposed amendment may be proposed either by the board of directors or by the members of the Association. Directors and members not present in person or by proxy at the meeting considering the amendment may express their approval in writing, providing such approval is delivered to the secretary at or prior to the meeting. Except as elsewhere provided,
- a. Such approvals must be by not less than 66-2/3% of the entire membership of the board of directors and by not less than 66-2/3% of the votes of the entire membership of the Association; or
- b. By not less than 80% of the votes of the entire membership of the Association.
- 9.3 Provided, however, that no amendment shall make any changes in the qualifications for membership nor the voting rights of members, nor any change in Section 3.6 of Article 3, without approval in writing by all members and the joinder of all record owners of mortgages upon property within Lauderdale West. No amendment shall be made that is in conflict with the Condominium Act, the respective Declarations of Condominium, or the Declarations of Restrictions.

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9.4 A copy of each amendment shall be certified by the Secretary of State and be recorded in the Public Records of Broward County, Florida.

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The term of the Association shall be perpetual unless all the condominiums comprising it are terminated and the Declaration of Restrictions shall be terminated, and in the event of such termination, the Association shall be dissolved in accordance with the law.

ARTICLE 11

Definitions

- 11.1 The definitions contained in the Florida Condominium Act are hereby adopted to the extent that such definitions are applicable to these Articles of Incorporation.
- 11.2 The term "heveloper" means LAUDERDALE WEST ASSOCIATES. a joint venture of Lauderdale West Development Corp., a Florida corporation, and Gulfstream Lauderdale West, Inc., a Florida
- 11.3 The term "CONDONINGMS" means collectively those condominium properties whose Declarations of Condominium are executed by the Developer and in which Declaration Elia Association is designated as operating entity.

ARTICLE 12

Subscribers .

The names and addresses of the subscribers of the Articles of Incorporation are as follows:

FRANK CICIONE

LOLL N. H. 65th Avenue Fort Lauderdale, Plorida 33313

CONSTANTING CICIONE

1011 N. H. 85th Avenue Fort Lauderdale, Florida 33313

RUSSELL CAMPANELL T

1011 N. W. 85th Avenue Port Lauderdale, Florida 33313

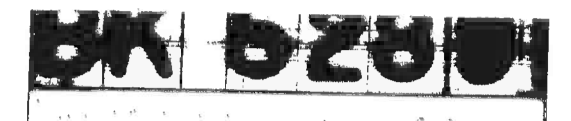
IN WITHESS WHEREOF the sulthis 25th day of October, 1972. , a frixed their signature 0 acon Leading O

FRANK CICIONS

CONSTANTING CICIONS

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STATE OF PLORIDA

COMMEN OF BROWNS

REFORE ME, the undersigned authority, personally appeared that GIGIONE, CONSTANTING GIGIONE and RUSSELL CAMPARELL, who after being first duly every, acknowledged that they executed the foregoing Articles of Incorporation for the purposes expressed in such Articles, this 25th day of October , 1972.

Lavin & Siel

Notary Public

State of Florida at Large ...

Hy commission Expires:

Hetery Public, State of Florids at Large My Communican Engine Aug. 1, 1975 Turned to America the 8, Secure St.

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LOW SETTISES, SELECTARE, LEGISLAND, MERCHISCH, AND WHELE FRANCIAL AND SETTISES, FRANCISCO

EXHIBIT "A" TO ARTICLES OF INCORPORATION OF

PAUDERDALE WEST CONNUSTRY ASSOCIATION NO. 1, INC.

A parcel of land in Sections 32 and 33, Township 49 South, Range 41 East, said parcel including portions of said Sections 32 and 33, according to the Everglades Plantation Company Amended Plat, as recorded in Plat Book 2 at Page 7 of the Public Records of Dade County. Florida and being more particularly described as follows:

All that portion of Section 12 lying East of the Easterly right-of-way line of Pine Island Road as now laid out, established and dedicated, excepting therefrom all that portion thereof lying within the Old Plantation Water Control District right-of-way; and a parcel of land in said section 33 beginning at the Southwest corner of said Section 33; thence run North 89° 58' 58" East 1921 feat along the South line of said Section 13; thence run North 22° 17' 17" East 944.76 feet, to a point of curvature of a curve to the left; thence along the are of said curve to the left, having a radius of 1450 feet and a central angle of 36° 53' 05", run Northeasterly and Northwesterly 933.45 feet, to a point of tangency; thence run North 14° 25' 38" West 1686.13 feet along the tangent extended; thence run South 89° 56' 08" West 1980.01 feet, to an intersection with the West line of said Section 33; thence run South 0° 54' 15" East 75.84 feet along said West line, to an intersection with a line 1933 feet south of, as measured at right angles, and parallel to the North line of aforesaid Section 32; thence run South 89° 56' 08" West 4457.71 feet along said perallel line, to an intersection with a line 824.42 feet East of, as measured at right angles, and parallel to the West line of said Section 32; thence run South 0° 54' 19" East 3344.13 feet along said parallel line, to an intersection with the South line of said Section 32; thence run North 89° 56' 10" East 4457.61 feet along said South line of Section 32, to the Point of Beginning. Excepting therefrom all that portion thereof lying within the old plantation water Control District right of way.

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WALICTES OF INCOMPOSATION

of

LAUDERDALE WEST COMMUNITY ASSOCIATION NO. I, INC. RECREATION PARCEL LEASE *

THIS CANIETT TO THE TOTAL OF THE PREDATATION OF THE TREATATION OF

See Official Records Book 5099, Page 578 of the Public Records of Broward County, Florida for Recreation Parcel Lease as originally recorded.

(Note added 3/08)

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84-311779 LAUDERDALE WEST COMMUNITY ASSOCIATION NO.1,INC. 1141 N.W. 45th Avenue Plantation, Florida 33322

CERTIFICATE OF AMENDMENT TO ARTICLES OF INCORPORATION

1. Article 5 of the Articles of Incorporation of Lauderdale West Community Association No.1. Inc. which was filed on the 30th day of October, 1972 in the office of the Secretary of State of the State of Florida and in the Official Records of Broward County, State of Florida in Liber 5922 Page 701, is hereby sawnded to read as follows:

"Article 5 Directors

5.1 The affairs of the Association will be managed by a board consisting of a number of Directors determined by the By-laws but not less five Directors. Every Director and/or Officer shall be a resident member (owner) of the Association or the spouse of such member (owner). A resident member (owner) is one who resides in the commenty not less than eight consecutive months in the year immediately preceding the date of nominations for Directors.

2. The foregoing amendment was unanimously approved by the Board of Directors at a regular meeting of the Board of Directors on January 7,1984 and by a vote of the membership in excess of sixtysix and two thirds (66 2/3%) percent of the entire membership of the Association, at a duly called special meeting held on the 9th day of March, 1984.

OF FLORIDA) COUNTE OF MICHARDI

REFORE ME, the undersigned authority, personally appeared PHILIF HALLS and HARRY STREGER, known to me to be the persons who executed the foregoing Articles of Amendment and they acknowledged before me that they executed Those Articles of Amendment for the purposes therein stated.

IN MITTIES WHEREOF, I have hereunto set my hand and seal this

T. JOHNSON

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LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1. WITHAY 10

CERTIFICATE OF AMENDMENTS OF ARTICLES OF INCORPORATION

Lauderdale West Community Association No. 1. Inc. is a SINGLE association comprised of seventeen (17) separate condominiums consisting of 544 units in Phase I, governed by 17 Declarations of Condominium AND \$15 lots/detached homes (single family residential units) in Phases II, III, and IV governed by 3 Declarations of Restriction and listed below:

Phase !		DINGS		OPTICIAL	
CONDO NO	2-PLEX	4-PLEX	TOTAL UNITS	RECORDS BOOK	PAGE
£		***********		5116	772
H				5116	845
W	**********	9		5116	
1V	A. P. C. T. C.	7	26	516l	
V	13		26	5250	
VI	10	11	64	5300	
VII	*****	3		5342	
VIIIIIIV		7		556l	
DC	*********	7	24	5601	. 140
X	IZ	***********	24	5621	
XI	1		16		293
XII	34		66		244
X10	****************	6	24		
XIVVIX	*************	D			
XVVX	***********	S			
XVI	********	£			
TOTALS	96	68			
	×2	r4			
	Total Control of the	52	=544 Condo, U	nks	0
Thate II L	OTS/DETACH	ED HOME	S 790	5209	408
	OTS/DETACH		Contraction of the Contract of	5972	and the second
Phase W. D	OTWDETACH				849

The Articles of Incorporation are attached to each Declaration of Condominium and each Declaration of Restriction listed above, and to the By-Laws.

\$15 Single Family

Lota/Detached Homes

The President and Sourciary of the Association do hereby certify that the Articles of Incorporation hereinsfier set forth, have been amended by the unanimous vote of the Board of Directors, and have been approved in writing, by ballot vote, in excess of 663% of the autire membership of Laudordale West Community Association No.1, Inc.

Marela Greenhere President

TOTALS

Barbara Spiert, Secretory

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OR OK 30529 PG 0223

2. Circlifente al Amendment-Articles af Incorporation

DATED MAY 8, 2000

STATE OF PLORIDA COUNTY OF BROWARD CITY OF PLANTATION

Before me, a notary public of the State of Florida, personally appeared Marvin Greenberg and Barbara Stuart, known to me to be the personal who executed the foregoing Certificate of Amendments for the purpose shorein stated.

in Witness Whereof, I liave horounto set my hand and seal this 8th day of May, 2000.

Recorded in the Official Records Book of Broward County, Florida

OFFICIAL NOTARY SEAL
MARLENE F ROSH-HEINIG
NOTARY PUBLIC STATE OF FLORIDA:
COMMISSION NO. CCS2234
MY COMMISSION EXP. FEB. 17,2001

The amendments to the Articles of Incorporation are set forth heroinafter.

All references to Developer in all documents are to be eliminated.

For consistency, the term ByLaws or Bylaws or By-laws will be spelled "By-Laws" in all documents.

ARTICLE I Name:

The name of the corporation shall be LAUDERDALE WEST COMMUNITY ASSOCIATION NO. I, INC. For convenience the corporation shall be referred to in this instrument as the Association. The place of the business and its Post Office Address shall be 1914 1141 N.W. 85th Avenus, Finitation. Fort Lauderdale, Florida 33313 3332-4624, or such other place as the Board of Directors may from time to time designate.

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ARTICLE 2 Purpose:

- 2.2 To insure that the lands in Lauderdale West hereinafter defined shall remain an area of high standards, containing residences, improvements and facilities designed primarily for the comfort, convenience and accommodation of suited persons and 55 years and over-
- 2.5 The lands included within the Laudordalo West Project Area, persions of which ere not presently control by the Developmy are described in Exhibit "A" anached heres and made a part hereof in the original documents.

ARTICLE 4 Members:

- The voting members of the Association shall be record owners of \$44 condominium sportments and record eveners of \$15 lots/detached homes in Lauderdale West who have executed a Designation of Agent; Radification of Least and Riedge as Security for Least Parformance as required by Article VII of the Least attached heroto as Estable VIII but to no event shall exceed 2,000 mambers, for a total of 1,359 members.
- 4.2 After receiving approval of the Association, change of memberably in the Association shall be established by recording in the public records of Broward County, Florida, a deed or other instrument establishing a record title to an epartment in the g condominium apartment or lot/detached home and similarly recording a Designation of Agant, Retification of Large and Plage as Security for Large Performance in the form attached as English 13th to this Large attached hereto as Bullible "B", and the delivery to the Association of satisfied copy of such instrument. The owners designated by such instruments thus becomes a members of the Association and the membership of the prior owner(a) is terminated.
- 4.4 The same of seal Ruch apertment or lot/detected home shall be entitled to one vote as a mumber of the Association. The most window of votes to be east by person of an equational The manner of exercising voting rights shall be determined by the By-Laws of the Association.

ARTICLES Directores

- 5.1 The affairs of the Association will be managed by a board consisting of a number of directors determined by the By-Laws, but not less than three five nor more than eleven directors, and in the absence of such determination chall consist of these directors. Directors directors, and in the a need not shall be members of the Association.
- \$-3 Delete as this refers to Developer.
- 5.4 Delete as this refers to Developer.

ARTICKE 6-Officers

Dolete as this refers to Devoloper.

ARTICLE 11 Definitions: Delete 11.2 as it defines "Developer"

ALTICLE 11 Subseribers: Delete as this refers to Developer.

thethroughs are deletions: <u>Underlined</u> portions are now pract



Repartment of State

I certify the attached is a true and correct copy of the Articles of Amendment, filed on May 10, 2000, to Articles of Incorporation for LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1, INC., a Florida corporation, as shown by the records of this office.

The document number of this corporation is 724871.

UR BK 30329 PG 0225

Given under my hand and the Great Seal of the State of Florida at Taliahassee, the Capitol, this the Twenty-fourth day of May, 2000

CR26027 (1-94)

Matherine Harris Berretury of State CFN # 103677557, OR BK 36806 Page 235, Page 1 of 2, Recorded 01/26/2004 at 10:40 AM, Broward County Commission, Deputy Clerk 1913

I.AUDERDALE WEST COMMUNITY ASSOCIATION NO. 1, INC. 1141 N.W. 85th Avenue, Plantation, Florida 33322-4624

CERTIFICATE OF AMENDMENTS OF ARTICLES OF INCORPORATION

Lauderdale West Community Association No. 1, Inc. is a SINGLE association comprised of seventeen (17) separate condominiums consisting of 544 units in Phase I, governed by 17 Declarations of Condominium AND \$15 lots/detached homes (single family residential units) in Phases II, III, and IV governed by 3 Declarations of Restriction and listed below:

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Phose III	LOTS/DETACHED HOMES
Phasa IV	LOTS/DETACHED HOMES 187 5922 683
TOTALS	849
1.6.14.00	415 Single Family

The Articles of Incorporation are attached to each Declaration of Condominium, each Declaration of Restrictions and the By-Laws

The undersigned, as Secretary of LAUDERDALE WIST COMMUNITY ASSOCIATION NO.1, INC., a Pluride not-for-profit corporation, hereby certifies that the following amendments to the Articles of Incorporation. Article 1. Persgraph 2.5 c., have been duly adopted by written consent (ballot) tellied as of the 15th day of January, 2004 and approved by a vote of the ENTIRE membership of LAUDERDALE WIST in excess of SRYENTY-FIVE percent (75%) after having been approved UNANIMOUSLY by the Board of Directors.

The amendments to the Articles of Incorporation are set forth herainafter.

TT DIOCK I Ingether with a 1/200	Owner(s)
Site 44, Block 1 together with a 1/290 interest	Mary Acosta and Edna Pressler, as Co
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	Trustees of the Mary Acosta Trust U/A date
Site 45, Block 1 together with a 1/290 interest	
recorded in Plat book 78 Page 8	, and a second
Site 40, Block I together with a 1/200 :	Marca Co. 4 1 1
according to the Dist at all a	
Tree in Flat book /X. Page 9	Marlena Castaldi
Site 4/, Block I together with a 1/200 interest	Elaine Kavakos
Tales C. according to the Diet all	
recorded in Plat book 78 Page 9	A
Site 48, Block I together with a 1/290 interest	Steven A. Taylor
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	Dorothy Taylor
Site 49. Block I together with 1/200 :	
Site 49, Block I together with a 1/290 interest in Parcel C, according to the Plat thereof	Herbert Birenbaum
recorded in Plat book 78, Page 8	Claire Birenbaum
NITE NO Blook I towards	
in Parcel C, according to the Plat thereof	Marlaine Sauvage
recorded in Plat book 78, Page 8	
Site 51, Block 1 together with a 1/200 interest	Ye to the same
Il Farcel C, according to the Dist thereof	Marjorie A. Raiten
recorded in Flat book 7X Page 8	11
Site 32, Block I together with a 1/200 interest	David Torrico
in Parcel C, according to the Plat thereof	Marsha Torrico
recorded in Plat book 78 Page 8	
Site 53, Block 1 together with a 1/290 interest	Sonya K. Medoff, as Trustee of the Sonya K.
I Farcel C, according to the Plat thereof	Medoff Living Trusts dated 08/02/01
Site 54, Block 1 together with a 1/290 interest In Parcel C, according to the Plat thereof	łazel Kerr
according to the Plat thereof	
ecorded in Plat hook 78 Page 9	
ecorded in Plat book 78, Page 8	Colors
ite 55, Block 1 together with a 1/200 interest 1	Mark Hurvitz
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Legal Description Site 63 Block L together visit 1 1000 i	Owner(s)
Site 63, Block I together with a 1/290 interesting Parcel C. according to the Principles	st George O. Hill, III
in Parcel C, according to the Plat thereo	of Joanne Mazur Hill
Site 04, Block I together with a 1/200 interest	Sol Sorokin, a life estate, remainder to Da
in Parcel C, according to the Plat theres	f A. Sorkin
recorded in Plat book 78 Page 8	
Site 65, Block I together with a 1/200 interes	t Joanne C. Caruso
in Parcel C, according to the Plat thereo	f
recorded in Plat book 78. Page 8	
Site 66, Block 1 together with a 1/200 interes	t Audrey Knee
in Parcel C, according to the Plat thereo.	f Madiey Kilee
recorded in Plat book 78, Page 8	
Site 67, Block 1 together with a 1/200 interest	David Pointer
Ill Parcel C. according to the Plat thereof	Savid Louwer
recorded in Plat book 78, Page 8	2
Site 68, Block 1 together with a 1/290 interest	Sandra Jackson
in Parcel C, according to the Plat thereof	
recorded in Plat book 78, Page 8	,
Site 69, Block I together with a 1/290 interest	Seymour Rogers, a life estate, remainder
in Parcel C, according to the Plat thereof	Craig P. Rogers and Gail A. Goodman
recorded in Plat book 78, Page 8	The state of the s
Site 70, Block 1 together with a 1/290 interest	Martin Turoff
in Parcel C, according to the Plat thereof	Phyllis D. Turoff
recorded in Plat book 78, Page 8	The contract of the contract o
Site 71, Block 1 together with a 1/290 interest	Louis J. Pollio
in Parcel C, according to the Plat thereof	Florence K. Pollio
recorded in Plat book 78, Page 8	A SESTING OF A ANTA
Site 72, Block 1 together with a 1/290 interest	Joseph Walker
n Parcel C, according to the Plat thereof	Judy Walker
ecorded in Plat book 78, Page 8	The state of the s
Site 73, Block 1 together with a 1/290 interest	Alfred R. Danton
n Parcel C, according to the Plat thereof	2007
ecorded in Plat book 78, Page 8	
site 74, Block I together with a 1/290 interest	Raymond Scali and Helen Scali, a life estate
n Parcel C, according to the Plat thereof	remainder to Elaine J. Fezza
ecorded in Plat book 78, Page 8	A COMPANY OF THE MANAGER I. A. C.
ite 75, Block 1 together with a 1/290 interest	Harold Thomson
Parcel C, according to the Plat thereof	Mildred Thompson
ecorded in Plat book 78, Page 8	· · · · · · · · · · · · · · · · · · ·
ite 76, Block 1 together with a 1/290 interest	Benjamin Stanger and Edith Stanger, a lif
Parcel C, according to the Plat thereof	estate, remainder to The Benjamin and Edit
scorded in Plat book 78, Page 8	Stanger Revocable Living Trust dated 12/10/0
ite 77, Block 1 together with a 1/290 interest	George Thomas McDaniel, as Trustee of the
Parcel C, according to the Plat thereof	George Thomas McDaniel Trust Agreemen
corded in Plat book 78, Page 8	dated 10/19/01
70 DI 1 1	Blanche Derman
Parcel C, according to the Plat thereof	recented for the factors
corded in Plat book 78, Page 8	
ite 79, Block I together with a 1/290 interest	Lillian C. Pisani, Trustee of the Lillian C
Parcel C, according to the Plat thereof	Pisani Revocable Trust u/a/d 10/24/05
corded in Plat book 78, Page 8	The second contract the contract of the second contract of the secon
	Herbert Duchan
그는 그	Florence Duchan
corded in Plat book 78, Page 8	a consist of mesting
to 81 Diods 1 sand and the troop is	Inna II Tanala
LG D L. BILLOK: I TODAMAR WITH A LETTIN 2-4	
te 81, Block 1 together with a 1/290 interest. Parcel C, according to the Plat thereof	James H. Temples

Legal Description Site 82, Block 1 together with a 1/290 into	(Duran-la)
	Owner(s)
recorded in Plat book 78 Page 8	reof dated 03/30/89
Site 83, Block I together with a 1/200 :	was T
according to the Diet the	
recorded in Plat book 78, Page 8 Site 84, Block 1 together with a 1/290 inte	Carol Lapidus and Merryl J. Feldman
recorded in Plat book 78 Page 8	eof
Site 85, Block I together with a 1/290 interin Parcel C, according to the Plat there recorded in Plat book 78, Page 8	eof
olle 80 Block I together with a 1/200 :	Act Unwint D Day
recorded in Plat book 78 Page 8	eof
Site 87, Block 1 together with a 1/290 interesting Person C.	est Florence Tenser
recorded in Plat book 78 Page 8	of
Site 88, Block I together with a 1/200 inter-	est Anthony R. Ferrara
I according to the Diet the	of Delores B. Ferrara
recorded in Plat book 7X Page 9	
Site 89, Block I together with a 1/200 interes	et Alex III
In raice C, according to the Dist there	st Alan Ullman
recorded in Plat book /k Page 8	
Site 90, Block 1 together with a 1/200 interes	et Albanta Ball
in Parcel C, according to the Plat therecorded in Plat book 78, Page 8	st Alberta Robinson
Site 91, Block I together with a 1/200 interest	at Maria B. C.
in Parcel C, according to the Plat thereo	Marie R. Gervasio and Marianne Fusco
Site 92, Block I together with a 1/290 interes	A T
in Parcel C, according to the Plat thereo recorded in Plat book 78, Page 8	Jacqueline Bieberberg, a life estate, remainder to Roy Bieberberg and Daniel Bieberberg
Site 93, Block I together with a 1/290 interest	t Margaret Carl
ecorded in Plat book 78, Page 8	
ite 94 Block I together with a 1/290 interest	Reba L. Goldstein, a life estate, remainder to
Parcel C, according to the Plat thereof scorded in Plat book 78, Page 8	Reba L. Goldstein, as Trustee of the Sidney R. Goldstein Revocable Trust dated 08/06/92 and Reba L. Goldstein, as Trustee of the Reba L. Goldstein Revocable Trust dated 08/06/92.
ite 95, Block 1 together with a 1/290 interest	Goldstein Revocable Trust dated ()8/06/92 Seymour M. Last
corded in Plat book 78, Page 8	
ite 96 Block I together with a 1/290 interest	Eugene C. Rosiere
Parcel C, according to the Plat thereof	Kathy T. Rosiere

PTL_DB: 1098606_t 3/5/08

STATE TO THEMTRAGED



I, RIGHARD (DICK) STONE, Secretary of State of the State of Florida, do hereby cortily that the following is a true and correct copy of

Certificate of Incorporation

QF

LAUDERDALE WEST CONSUNITY ASSOCIATION NO. 1. INC.

a corporation eret for profit organized and existing under the Laws of the State of Florida, filed on the 30th day of October, A.D. 1972 as shown by the records of this office.



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ARTICLES OF INCORPORATION

O.S

LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1. INC.

The undersigned by these Articles associate themselves for the purpose of forming a corporation not for profit under Chapter 617, Plorida Statutes, and certify as follows:

. ARTICLE 1

Name

The name of the corporation shall be LAUDERDALE WEST COMMUNITY ASSOCIATION NO. 1. INC. For convenience the corporation shall be referred to in this instrument as the Association. The place of the business and its post Office Address shall be 1011 N. W. 85th Avenue. Fort Lauderdale, Florida 33313, or such other place as the Board of Directors may from time to time designate.

MTICLE 2

Purpose

The purposes for which the Association is organized go:

- 2.1 To provide an entity pursuant to Section 12 of the Condominium Act, which is Chapter 711, Florida Statutes, for the operation of condominium units completed as part of Lauderdale West, according to the Declarations of Condominium now or hereafter recorded in the Public Records of Broward County, Florida, located upon lands in Broward County, Florida; and to provide an entity for the operation and management of single family residential units completed as part of Lauderdale West, which units shall be subject to a Declaration of Restrictions now or hereafter recorded in the Public Records of Broward County, Florida, located upon lands in Broward County, Florida.
- 2.2 To insure that the lands in LauderGale West hereinafter defined shall remain an area of high standards, containing residences, improvements and facilities designed primarily for the comfort, convenience and accommodation of retired persons.
- 2.3 To enforce through appropriate legal means the several covenants, reservations and servitudes from time to time impressed upon and running with the lands within Landerdale West by Lauderdale West Associates, a joint venture, hereinafter referred to as Developer.
- 2.4 To insure that no trade, business, profession or any type of commercial activity shall be carried on upon any lands in Lauderdale West, except where portions thereof shall have been expressly set aside for such uses by appropriate reservations at the time said lands are made subject to recorded subdivision plat by the Developer.
- 2.5 The lands included within Lauderdale West, portions of which are not presently owned by the Developer, are described in Exhibit "A" attached hereto and made a part hereof.

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The Association shall have no power with respect to any portion of the said lands unless and until said portions shall be made subject to a Declaration of Condominium or a Declaration of Restrictions filed by Developer, and then such power shall be only to the extent expressly conferred upon the Association by the Developer under any such Declaration of Condominium or Declaration of Restrictions filed among the Public Records of Broward County, Florids, with respect to lands described therein. Broward County, Florida, with respect to lands described therein-

2.6 The Association shall make no distributions of income to its members, directors or officers.

ARTICLE 3

Powers

The powers of the Association shall include and be governed by the following provisions:

- 3.1 The Association shall have all of the common-law and statutory powers of a corporation not for profit not in conflict with the terms of these Articles.
- 3.2 The Association shall have all of the powers and duties set forth in the Condominium Act except as limited by these Articles and the respective Declarations of Condominium, and all of the powers and duties reasonable necessary to operate the condominium pursuant to the Declarations and as they may be amended from time to time, including but not limited to those powers enumerated in paragraph 3.5 below.
- J.1 The Association shall have all of the powers and duties expressly conferred upon it as set forth in the several Declarations of Restrictions that shall from time to time be filed with respect to lands within Labderdale West, and all of the powers and duties reasonably necessary to fulfill the obligations and perform the services imposed upon it by all such Declarations of Restrictions, including but not limited to those powers enumerated in paragraph
- J.4 To lease lands in bauderdale West from Lauderdale West Associates and to operate and maintain the recreation facilities located thereon for the joint use and enjoyment of its members, the form of which teams is attached hereto as Exhibit B.
- 3.5 The power's of the Association shall include but shall not be limited to the following:
- to make and collect assessments against members to defray the costs, expenses and losses of the Association and the condominiums.
- to use the proceeds of measurents in exercise of its powers and duties.
- c. to maintain, repair, replace and operate, and to purchase insurance upon condominium property and property jointly control by its members and property with respect to which its members have a joint right of use.
- d. to reconstruct improvements after casualty and to further improve property.

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- the use of condominium property and property partly owned by its members and property with respect to which its members have a joint right of use; provided, however, that all such regulations and their amendments except the initial regulations shall be approved by not less than 73% of the entire membership of the Association before such shall become effective.
- i. to be the grantee of easements of ingress and egress their invitees and guests.
- g. to approve or disapprove the transfer, mortgage and ownership of apartments as may be provided by the respective Declar-ations of Condominiums and the Bylaws and Declarations of Restrictions.
- h. to enforce by legal means the provisions of the Condominium Act, the respective Declerations of Condominium, these Articles, the Bylaws and Rules and Regulations of the Association, and the Declarations of Restriction.
- i. to contract for the management of the Association with a third party contractor and to delegate to such contractor all the powers and duties of the Associates except such as are specifically required by the respective Declarations of Condominium and the Declarations of Restriction to have approval of the Board of Directors or the membership of the Association.
- j. to contract for the management or operation of portions of the common property or jointly held or used property susceptible to separate management or operation.
- k. to employ personnel to perform the services required for the proper operation of the Association.
- I. to conduct its business in accordance with the sense, meaning, direction, purpose and intont of the respective Declarations of Condominium and Declarations of Restriction as the same may be from time to time amended and to otherwise perform, fulfill and exactise the powers and privileges, options, rights, duties, obliquations and responsibilities entrusted to or delegated to it by said Declarations and its Sylaws or any of them.
- 3.6 The Association shall not have the power to purchase an apartment of a condominium or residence except at sales in fore-closure of liens for assessments for common expenses, at which sales the Association shall bid no more than the amount secured by its lien. The provision shall not be changed without unanimous approval of the members and the joinder of all record owners of mortgages upon property within Lauderdale West.
- 3.7 All funds and the title of all properties acquired by the Association and their proceads shall be held in trust for the members in accordance with the provisions of the respective Declarations of Condominium, the Declaration of Restrictions, these Articles of Incorporation and the Bylaws.

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J.8 The powers of the Association shall be subject to and shall be exercised in accordance with the provisions of the respective Declarations of Condominium, the Declarations of Restrictions, these Articles of Incorporation and Bylaws.

ARTICLE 4

Nembers

- 4.1 The mambers of the Association shall be record owners of confirming apartments and record owners of lots in Lauderdale West who have executed a Designation of Agent, Ratification of Lease and Pledge as Security for Lease Performance as required by Article VII of the Lease attached hereto as Exhibit B, but in no event shall exceed 2,000 members.
- 4.1 After receiving approval of the Association, change of membership in the Association shall be established by recording in the public records of Broward County, Plorida, a deed or other instrument establishing a record title to an apartment in the condominium or lot and similarly recording a Designation of Agent, Ratification of Lease and Pledge as Security for Lease Performance in the form attached as Exhibit 3 to the Lease attached hereto as Exhibit B, and the delivery to the Association of certified copies of such instruments. The owner designated by such instruments thus becomes a member of the Association and the membership of the prior owner is terminated.
- 4.3 The share of a mamber in the funds and assets of the Association cannot be assigned, hypothecated or transferred in any manner except as an appurtenance to his spartment or lot.
- 4.4 The owner of each apartment or lot shall be entitled to one vote as a member of the Association. The exact number of votes to be east by owners of an apartment and the manner of exercising voting rights shall be determined by the Bylaws of the Association.

ARTICLE 5

Directors

- 5.1 The affairs of the Association will be managed by a board consisting of a number of directors determined by the Bylaws, but not less than three directors, and in the absence of such determination shall consist of three directors. Directors need not be members of the Association.
- 5.2 Directors of the Association shall be elected at the annual meeting of the members in the manner determined by the Bylaws. Directors may be removed and vacancies on the board of directors shall be filled in the manner provided by the Bylaws.
- 5.3 The first election of Directors shall not be held until after the developer has closed the sales of not less than the first 900 apartment units or lots of the Lauderdale West development or until the developer elects to terminate its control of the Association or until after July 4, 1976, whichever occurs first. The directors named in these Articles shall serve until the first election of directors, and any vacancies in their number occurring before the first election shall be filled by the remaining directors.

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Legal Description	Owner(s)
Site 04, Block 4 together with a 1/290 interes	
in Parcel C, according to the Plat thereo	f
recorded in Plat book 78, Page 8	[9]
Site 04, Block 5 together with a 1/290 interest	Diane Tugander
" I according to the plat thereast	
recorded in Flat book 78, Page 8	
Site 04, Block 6 together with a 1/290 interest	Lee Merican, a life estate, remainder to Lo
m raice C, according to the Plat thereof	High
recorded in Plat book 78, Page 8	3
Site 04, Block 7 together with a 1/200 interest	Marie F. Wood
m rarcel C, according to the Plat there &	Transfer 1, 11,000
recorded in Plat book 78 Page 8	1
Site 04, Block 9 together with a 1/200 interest	Bruno Palmacci
in farcel C, according to the Plat thereof	Diuno Palmacci
recorded in Plat book 78 Page 8	
Site 05, Block I together with a 1/200 interest	Malla Carti Car
in raicel C. according to the Plat thereof	Molly Sperling, Trustee of the Molly Sperlin
recorded in Plat book 78, Page 8	Revocable Trust dated 09/11/03
Site 05, Block 10 together with a 1/290 interest	And Market and American
in Parcel C, according to the Plat thereof	Ann Marsico, Trustee, Ann Marsico Revocabl
recorded in Plat book 78, Page 8	Trust Agreeement dated 07/09/97
Site 05, Block 11 together with a 1/290 interest	_
in Parcel C, according to the Plat thereof	Jack Schwartzer
recorded in Plat book 78, Page 8	Selma Y. Schwartzer
Site 05, Block 12 together with a 1/290 interest	
in Parcel C according to the Plant	Carol A. Fogash
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	Jeffrey N. Schneider
Site OS Block 12 4	A
Site 05, Block 13 together with a 1/290 interest	Geraldine Hittenberger, Trustee of the
in Parcel C, according to the Plat thereof	Geradine Hittenberger Revocable Living Trust
recorded in Plat book 78, Page 8	dated 12/15/00
Site 05, Block 14 together with a 1/290 interest	Anne Nemerover, Trustee of the Anne
a raice C, according to the Plat thereof	Nemerover Trust dated 01/31/94
ecorded in Plat book 78, Page 8	
Site 05, Block 15 together with a 1/290 interest	Lora Bellis
n Parcel C, according to the Plat thereof	Carol Bellis
ecorded in Plat book 78, Page 8	Fred Bellis
ite 05, Block 2 together with a 1/290 interest	Kenneth Margolius
Parcel C, according to the Plat thereof	Lynne Margolius
scorded in Plat book 78, Page 8	CONTRACTOR
ite 05, Block 3 together with a 1/290 interest	Jean Kaplan, life estate, remainder to Peter C.
Parcel C, according to the Plat thereof]	Neall and Francine K. Neall
corded in Plat book 78, Page 8	
A- OC THE LATE AND A STATE OF THE STATE OF T	Rita Kalil
Parcel C, according to the Plat thereof	THE CANAL
corded in Plat book 78, Page 8	
0.5 701 1 -	Mary E. Jaichon
Parcel C, according to the Plat thereof	vary D. Jaionon
corded in Plat book 78, Page 8	
	Pinhord T. Andreds
Parcel C, according to the Plat thereof	Cichard J. Andrade
corded in Plat book 78, Page 8	
te 05 Block 7 together with a 1/200 2	Table 1
te 05, Block 7 together with a 1/290 interest	Frace Loretta Eaton
Parcel C, according to the Plat thereof	
corded in Plat book 78, Page 8	<u> </u>
te 05, Block 9 together with a 1/290 interest L	aury Shayne, Trustee of the Ann Stessel Trust
Parcel C, according to the Plat thereof di	ated 06/27/96
corded in Plat book 78, Page 8	more extensive a

Legal Description	Owner(s)
Site 06, Block 1 together with a 1/290 interesting Parcel C.	est Annie D. Miller
recorded in Plat book 78 Page 8	of
Site 06, Block 10 together with a 1/290 interesting Parcel C.	st Ann Melofchik
recorded in Plat book 78 Page 8	of
Site 06, Block 11 together with a 1/290 intere	st Marilyn Gannon
recorded in Plat book 78 Page 8	of
Site 06, Block 12 together with a 1/200 interest	st Inging Maltantant to
in raice C. according to the Dist thousand	st Irving Maltenfort, a life estate, remainder of Steve Maltenfort
recorded in Plat book 78, Page 8	
Site 06, Block 13 together with a 1/290 interes	t Sally Schultz
m Parcel C. according to the Dist theme	f
recorded in Flat book 78 Page 8	0
Site U6, Block 14 together with a 1/200 interes	t Harvey Watkins
In Parcel C, according to the Plat thereo.	e and the same
recorded in Plat book 78 Page 8	112
Site 06, Block 15 together with a 1/200 interest	Neal A. Schott
m raicel C, according to the Dist thousand	Troub Pt. Bellott
recorded in Plat book 78 Page 8	
Site 06, Block 2 together with a 1/700 interest	Robert W. Patanelli
m Parcel C. according to the Plat thereast	Robert W. Patanelli
recorded in Plat book 78 Page 8	
Site 00, Block 3 together with a 1/200 interest	Lourses L. Cl. 44
In Parcel C. according to the Plat thereof	
recorded in Plat book 78, Page 8	
	The Lawrence and Anne Lo Cicero Revocab
Site 06, Block 4 together with a 1/290 interest	Living Trust dated 12/10/03
in Parcel C, according to the Plat thereof	Leah Feuerstein
recorded in Plat book 78, Page 8	
Site 06 Disala 64 of the	7 7
in Parcel C, according to the Plat thereof	Betty L. Harris
recorded in Plat book 78, Page 8	
Site 06, Block 6 together with a 1/290 interest	011 0
in Parcel C, according to the Plat thereof	Gilda Saul
recorded in Plat book 78, Page 8	
Site 06 Block 7 to ather all 1600	
Site 06, Block 7 together with a 1/290 interest	Karen Senior
n Parcel C, according to the Plat thereof	
recorded in Plat book 78, Page 8	
Site 06, Block 9 together with a 1/290 interest	Phyllis Samuelson, Stephen M. Samuelson
n Parcel C, according to the Plat thereof	David Spector and Mildred Spector
ecorded in Plat book 78, Page 8	
Site 07, Block 1 together with a 1/290 interest	Sidnery Chaimowitz
n Parcel C, according to the Plat thereof	Mary Chaimowitz
ecorded in Plat book 78, Page 8	
Site 07, Block 10 together with a 1/290 interest	Ann Stellato, a life estate, remainder to
n Parcel C, according to the Plat thereof	Deborah Hoffacker
ecorded in Plat book 78, Page 8	Commission of the Commission o
ite 07 Block 11 together with - 1/200 1	Dominick Ferrante
mo or, block it together with a 1/290 interest	Arlene Ferrante
1 Parcel C, according to the Plat thereof	A DESCRIPTION OF THE PROPERTY
Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8	
Parcel C, according to the Plat thereof scorded in Plat book 78, Page 8 ite 07, Block 12 together with a 1/290 interest	Sheldon L. Nidetz, a life estate
Parcel C, according to the Plat thereof scorded in Plat book 78, Page 8 ite 07, Block 12 together with a 1/290 interest	Sheldon L. Nidetz, a life estate Miriam Lieblein Nidetz Living Trust detail
Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8 ite 07, Block 12 together with a 1/290 interest Parcel C, according to the Plat thereof	Miriam Lieblein Nidetz Living Trust dated
Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8 ite 07, Block 12 together with a 1/290 interest 1 Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8	Miriam Lieblein Nidetz Living Trust dated
Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8 ite 07, Block 12 together with a 1/290 interest 1 Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8 ite 07, Block 13 together with a 1/290 interest	Miriam Lieblein Nidetz Living Trust dated

Facel December	
Legal Description Site 07, Block 14 together with a 1/290 intere	Owner(s)
in Parcel C according to the Pi	st Rhoda Star
in Parcel C, according to the Plat therec	o f
recorded in Plat book 78, Page 8	
Site 07, Block 15 together with a 1/290 interest	Irene M. Freedman, a life estate, remainder to
in Parcel C, according to the Plat thereo	f Richard S. Blum and Carol Blum Havlicek
recorded in Plat book 78, Page 8	A. A
Site 07, Block 3 together with a 1/290 interes	t Evelyn J. Cohen, as Trustee of the Evelyn
In Parcel C, according to the Plat thereo	f Cohen Revocable Trust dated 08/09/95
recorded in Plat book 78, Page 8	66,65156
Site 07, Block 4 together with a 1/200 interes	t Leonora M. Neckrock, Trustee under
In Parcel C, according to the Plat thereon	t Leonora M. Neckrock, Trustee under f agreement dated 09/04/97
recorded in Plat book 78, Page 8	
Site 07, Block 5 together with a 1/290 interest	Clayton R. Clavelle
in Parcel C, according to the Plat thereof	Marilyn G. Clavelle
recorded in Plat book 78, Page 8	
Site 07, Block 6 together with a 1/290 interest	Victor Zurita, Jr.
in Parcel C, according to the Plat thereof	Victor Zurita, Jr.
recorded in Plat book 78, Page 8	
Site 07, Block 7 together with a 1/290 interest	PY- 3 CH 1
in Parcel C, according to the Plat thereof	Hermine Shapiro
recorded in Plat book 78, Page 8	
Site 07 Block 9 together with a 1/200 :	-
Site 07, Block 9 together with a 1/290 interest	Lynne Portnoy
in Parcel C, according to the Plat thereof	Dena Funschelle
recorded in Plat book 78, Page 8	
Site 08, Block 1 together with a 1/290 interest	Helen M. Murphy
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	
Site 08, Block 10 together with a 1/290 interest	
in Parcel C, according to the Plat thereof	Robert Lehrer and Rose Lehrer, Trustees of the
recorded in Plat book 78, Page 8	Robert Lehrer Revocable Trust dated 02/15/95
received in Flat book 70, Fage 6	and Rose Lehrer and Robert Lehrer, Trustees
	of the Rose Lehrer Revocable Trust dated
Site 08 Plants 11 together bit at 1000 to	02/15/95
Site 08, Block 11 together with a 1/290 interest	The Milton and Mildred Schlossberg
in Parcel C, according to the Plat thereof	Revocable Living Trust dated 11/08/06
recorded in Plat book 78, Page 8	
Site 08, Block 12 together with a 1/290 interest	Ronald D. Norris
in Parcel C, according to the Plat thereof	Anne-Marie Norris
recorded in Plat book 78, Page 8	
Site 08, Block 13 together with a 1/290 interest	Sally Jo Harris
in Parcel C, according to the Plat thereof	***
recorded in Plat book 78, Page 8	
Site 08, Block 14 together with a 1/290 interest	David Block and Marjorie Block, a life estate,
n Parcel C, according to the Plat thereof	remainder to David Block and Marjorie Block,
recorded in Plat book 78, Page 8	as co-Trustees of the Marjorie Block
in -2%	Revocable Trust Agreement dated 12/17/92
Site 08, Block 15 together with a 1/290 interest	Renee Schwartz, a life estate, remainder to
n Parcel C, according to the Plat thereof	Marilyn Saltzman, Ellen Silverstein and
ecorded in Plat book 78, Page 8	Herbert Schwartz
Site 08, Block 3 together with a 1/290 interest	Josephine Toscano
n Parcel C, according to the Plat thereof	10 Section 10 10 20 10 10 10 10 10 10 10 10 10 10 10 10 10
ecorded in Plat book 78, Page 8	
Site 08, Block 4 together with a 1/290 interest	Gail L. Martinez
n Parcel C, according to the Plat thereof	The same of the same same and the same same same same same same same sam
ecorded in Plat book 78, Page 8	4
lite 08, Block 5 together with a 1/290 interest	Togenh II Alverer
Parcel C according to the Dist they of	Joseph H. Alvarez Evarista Alvarez
I THEOR C. ADDITION OF THE PART PRESERVE	
n Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8	C variota At varez

Legal Description	Owner(s)
Site 10, Block 12 together with a 1/290 inter-	
14 141001 C. according to the Diet at	of Revocable tiving Trust day 1 04/2 5/2
recorded in Plat book 78, Page 8	cof Revocable Living Trust dated 04/06/88, a
	telliainder to Gladys Laufer and I :
	radizer, Co-Trustees of the Gladys Lat
Site 10, Block 13 together with a 1/290 interesting Passel C.	Revocable Living Trust dated 04/06/88
in Parcel C according to the Pi	est Charles I. Gordon
in Parcel C, according to the Plat there recorded in Plat book 78, Page 8	of Rose R. Gordon
Site 10 Plack 144	
Site 10, Block 14 together with a 1/290 intere	st Darrel L. Horton
m raicel C. according to the Dist the	of Judith A. Horton
recorded in Plat book 7X. Page 8	
Sile 10, Block 15 together with a 1/200 interes	st Steven Blavis
I Parcel C. according to the Dist the	St. Preveit Planis
recorded in Plat book 78, Page 8	<i>u</i> .
Site 10, Block 3 together with a 1/290 interesting Parcel C.	· ·
in Parcel C	st Florence Cancellare
in Parcel C, according to the Plat thereo	of
recorded in Plat book 7x Page 8	
Site 10, Block 4 together with a 1/290 interes	st Samuel Sutton, a life estate, remainder
according to the Plat theres	
recorded in Flat book 78. Page 8	Described T
Site 10, Block 5 together with a 1/200 interest	Revocable Trust and Harold Sutton
in Parcel C, according to the Plat thereo	
recorded in Plat book 78, Page 8	f Rosie Schulman
Site 10. Block 6 to author in the same	4
Site 10, Block 6 together with a 1/290 interest	Anita Romanelli
n Parcel C, according to the Plat thereof	
corded in Plat book 78 Page 8	
one 10, Block 7 together with a 1/200 interest	George C. Dreyer
n Parcel C, according to the Plat thereof	CoorBo C. Diehel
ecorded in Plat book 78, Page 8	
Site 10, Block 9 together with a 1/290 interest	G: 1 G
n Parcel C, according to the Plat thereof	Cindy Soondardai Paltoo
ecorded in Plat book 78, Page 8	
ite 11 Block I transl	1,117
ite 11, Block 1 together with a 1/290 interest	Patricia A Comment
according to the Plat thereof	
corded in Plat book 78, Page 8	
ite 11, Block 10 together with a 1/290 interest	Ellen Greenberg
rarcel C, according to the Plat thereof	- Contract of the contract of
corded in Plat book 78. Page 8	. ,
te 11, Block 12 together with a 1/290 interest	May Wales
Parcel C, according to the Plat thereof	Max Weiss
corded in Plat book do no c	Beatrice Weiss
corded in Plat book 78, Page 8	
te 11, Block 13 together with a 1/290 interest	Salvatore Esposito, individually and as Trustee
Parcel C, according to the Plat thereof	of the Salvatore Espositio Revocable Trust
corded in Plat book 78, Page 8	dated 10/04/93, a life estate, remainder to
	Philis Passeite
te 11, Block 14 together with a 1/290 interest	Philip Esposito
Parcel C, according to the Plat thereof	Lillian Sosis, Trustee of the Declaration of
orded in Plat book 79 n	Trust dated 08/17/91
corded in Plat book 78, Page 8	
te 11, Block 15 together with a 1/290 interest	Ida J. Topping, as Trustee of the Ida J. Topping
Parcel C, according to the Plat thereof	Real Property Revocable Trust dated 03/08/89
corded in Plat book 78, Page 8	2
e 11, Block 3 together with a 1/290 interest	Ruben Ivan Useche
Dose-1 G	Beatize Useche
orded in Plat book 78, Page 8	SAMITA GRECITÉ
e 11 Diock 4 to 15. Lit to 15.	
11, Block 4 together with a 1/290 interest	Ruth Stein, Trustee under the Ruth Stein
11, Block 4 together with a 1/290 interest	Ruth Stein, Trustee under the Ruth Stein Declaration of Trust dated 04/29/94

Legal Description Site 11. Block 5 together with a 1700 in	Owner(s)
Site 11, Block 5 together with a 1/290 interest	Elbert T. Mick
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	Gayle M. Mick
Site 11, Block 6 together with a 1/290 interest	Edward Flynn
in Parcel C, according to the Plat thereof	Susan Flynn
recorded in Plat book 78 Page 8	A CONTRACTOR OF THE PROPERTY O
Site 11, Block 7 together with a 1/290 interest	Carlos Agredo
m raice C, according to the plat thereof	Ligia Agredo
rocorded in Plat book 78, Page 8	Nora Grinell
Site 11, Block 9 together with a 1/290 interest	
in Parcel C, according to the Plat thereof	Beth Greenberg, a life estate, remainder
recorded in Plat book 78, Page 8	Carole Buncher, Diane Rutherford and Mich
Site 12, Block 1 together with a 1/290 interest	J. Small
in Parcel C, according to the Plat thereof	Henry K. Prince
recorded in Plat book 78, Page 8	Ruby Prince
Site 12 Block 10 to not have all 1 1000	·
Site 12, Block 10 together with a 1/290 interest	Diana Cavalino
in Parcel C, according to the Plat thereof	
recorded in Plat book 78, Page 8	
Site 12, Block 12 together with a 1/290 interest	Richard L. Weiner
in Parcel C, according to the Plat thereof	Patricia C. Weiner
recorded in Plat book 78, Page 8	
Site 12, Block 15 together with a 1/290 interest	Sylvia Woodall, a life estate, remainder to T
in Parcel C, according to the Plat thereof	Sylvia Woodall Revocable Living Trust date
recorded in Plat book 78. Page 8	04/11/94 as amended and restated on 12/04/0
September With a 1/XAI Illieled.	George McAdam
in Parcel C, according to the Plat thereof	a see De street rounts
recorded in Plat book 78, Page 8	
Site 12, Block 4 together with a 1/290 interest	Joseph Gillardi
in Parcel C, according to the Plat thereof	Doreen T. Gillardi
recorded in Plat book 78, Page 8	Boreen 1. Omman
Site 12, Block 5 together with a 1/290 interest	Paul Lawy and Sonbia Lawy Tours IVT
in Parcel C. according to the Plat thereof (Paul Levy and Sophie Levy, Trustees, U.T.A 01/19/90 f.b.o. Paul Levy and Sophie Levy
recorded in Plat book 78, Page 8	with 150 to to that Levy and Sopine Levy
Sile 12, Block 7 together with a 1/290 interest (Gizella Kerenyi
in Parcel C, according to the Plat thereof	Sizeria Relegiyi
recorded in Plat book 78, Page 8	
Site 12 Disale O to at St. St. St. St.	ohn Calcaterra
n Parcel C. according to the Plat thereof	omi Calcaterra
ecorded in Plat book 78, Page 8	
134_ 19 Tel 1 1 1	I1J G
	larold Spector and Sandra Spector, a life
acceded in District 20 To a	state, remainder to Debra Wiener, Ira Specto
24. 19 131 1 10	nd Randi Spector
	uan Petru
ecorded in Plat book 78, Page 8	elicita Casanova
34 19 Thi 1 10 .	12. I. D. d.
	osalind Rothman, as Trustee of the Harold
Parcel C, according to the Plat thereof Recorded in Plat book 78, Page 8	othman Revocable Trust Agreement dated
	18/00 and Rosalind Rothman, as Trustee of
th	THE MANUAL THE MANUAL TEST OF THE PARTY AND THE PARTY OF
	greement dated 4/18/00
ite 13, Block 15 together with a 1/290 interest St	tephen De Simone and Barbara De Simone, a
1 Parcel C, according to the Plat thereof life	fe estate, remainder to The Stephen and
ecorded in Plat book 78, Page 8 Ba	arbara De Simone Revocable Living Trust
da	ated 6/24/03
14. 17 Til. 1. 2	
ite 13, block 3 together with a 1/290 interest M	main Stater as Tristee of the Imana States
ite 13, Block 3 together with a 1/290 interest M Parcel C, according to the Plat thereof an corded in Plat book 78, Page 8	iriam Slater, as Trustee of the Irving Slater d Miriam Slater Joint Revocable Living

	25
Legal Description	(0000-6)
Site 13, Block 4 together with a 1/290 inte	Owner(s)
Latest C. according to the Dies at	rest Sam Faine, Mona Faine, Rita Miller and Gloreof Miller
Trial DOOK /X Para 8	Control of the Contro
Site 13, Block 5 together with a 1/290 inter	rest Sandra Joyce De Maio as m
according to the Dist at a	
Trat book VX. Page X	Tust Agreeme
Site 13, Block 9 together with a 1/200 :	CALLS THE RESIDENCE OF THE PROPERTY OF THE PRO
m raicel C, according to the Diet the	
recorded in Plat book 78, Page 8	
	and Harriet F. Weineger, as Co-Trustees of the
Site 14, Block 1 together with a 1/290 inter	Weineger Family Trust dated 03/05/96
" according to the plat there	est Eleanor R. Rotondo, a life estate, remainder to Gregory Rotondo
recorded in Plat book 78. Page 8	
Site 14, Block 10 together with a 1/200 i	est Ida I. Stone as Truster St. Ti
m raicel C, according to the Plat there	
recorded in Plat book 78, Page 8	
	amended by written amendment thereto dated
Site 14, Block 12 together with a 1/29	00 (3
microst ill Parcel C. according to the Di	
dicteor recorded in Plat book 78 Page 8	CONTRACTOR OF THE CONTRACTOR O
Site 14, Block 15 together with a 1/290 intere	
in Parcel C, according to the Plat thereo	
ecorded in Plat book 78, Page 8	of Helen Goldman
Site 14, Block 3 together with a 1/290 interes	
n Parcel C, according to the Plat thereo	
ecorded in Plat book 78, Page 8	f Carole Lytle
Site 14, Block 4 together with a 1/290 interes	+ 013.1 m > 4
n Parcel C, according to the Plat thereo	
ecorded in Plat book 78, Page 8	
ite 14, Block 5 together with a 1/290 interes	Julieann Scalisi
Parcel C, according to the Plat thereo	t Claire E. Clarke
ecorded in Plat book 78, Page 8	
ite 14, Block 9 together with a 1/290 interest	S
Parcel C, according to the Plat thereof	
corded in Plat book 78, Page 8	UTA dated 03/29/90 F.B.O. Samuel Rothberg
te 15, Block 1 together with a 1/290 interest	D. IC
Parcel C, according to the Plat thereof	The state of the s
corded in Plat book 78, Page 8	Trust under Trust Agreement dated 05/11/90
te 15 , Block 10 together with a 1/290	
terest in Parcel C, according to the Plat	Laurie Berman
ereof recorded in Plat book 78, Page 8	
te 15, Block 12 together with a 1/290 interest	
Parcel C, according to the Plat thereof	
corded in Plat book 78, Page 8	Lasky Real Property Trust
te 15, Block 15 together with a 1/290	
erest in Parcel C, according to the Plat	Lawrence E. Brettler
reof recorded in Plat book 78, Page 8	
e 15 Block 3 together with a 1/200 :	
e 15, Block 3 together with a 1/290 interest	Frank J. Pucilla
Parcel C, according to the Plat thereof	91
orded in Plat book 78, Page 8	
e 15, Block 4 together with a 1/290 interest	Irving Pirofsky, individually and as Trustee of
Parcel C, according to the Plat thereof	the Anne Pirofsky Revocable Trust dated
orded in Plat book 78, Page 8	11/14/94, a life estate, remainder to Howard
16 Di La	Pirofsky
15, Block 5 together with a 1/290 interest	Phoebe R. Newman
transact III	
Parcel C, according to the Plat thereof orded in Plat book 78, Page 8	Martha Eisenberg

	4.
Legal Description	Owner(s)
Site 15, Block 9 together with a 1/290 inte	
according to the Dist the	eof
recorded in Plat book 78 Page 9	
Site 16, Block 1 together with a 1/290 inter	est Barbara Stuart a life Bata
according to the Dist the	
recorded in Plat book 78 Page 8	Divoks and Shelley Stu
Site 16, Block 10 together with a 1/200 inte-	4 3.6 1 2
The Diet at the Diet at	of Maria Szymanski
recorded in Plat book 78. Page 8	3.C. 17
Sile 10 , Block 12 together with a 1/2	90 Cheryl A. Luis
medical in Farcel C. according to the D	lat Lynda S. Sauls
distributed in Plat book 78 Page 8	
one 10, Block 3 together with a 1/200 inter-	st Ada H. Feingold
in Parcel C, according to the Plat there	of
recorded in Plat book 78. Page 8	
Site 16, Block 5 together with a 1/200 interes	st Tikvah Albert
m raice C, according to the Plat there	of Tikvan Albert
recorded in Plat book 78. Page 8	
Site 16, Block 9 together with a 1/200 interes	ot Cothesia G. Li
I Parcel C. according to the Dist there	st Catherine Schiavone
recorded in Plat book 78, Page 8	
Site 17, Block 1 together with a 1/290 interes	A The State of the
n Parcel C, according to the Plat thereo	
ecorded in Plat book 78, Page 8	f Debra A. Hole
Site 17, Block 10 together with a 1/29	O Calab
nterest in Parcel C, according to the Pla	
hereof recorded in Plat book 78, Page 8	Rosemarie M. Demmons
lite 17, Block 12 together with a 1/290	
nterest in Parcel C, according to the Pla	
hereof recorded in Plat book 78, Page 8	Christopher Man
ite 17, Block 9 together with a 1/290 interest	T. S.
Parcel C, according to the Plat thereof	Janice Najmark
corded in Plat book 78, Page 8	
ite 18, Block 1 together with a 1/290 interest	Alice Tubel Design
Parcel C, according to the Plat thereof	Alice Lubel Preiser
corded in Plat book 78, Page 8	
te 18, Block 10 together with a 1/290 interest	Dishard Nr.1
Parcel C, according to the Plat thereof	Richard Nalesnik
corded in Plat book 78, Page 8	Doris Nalesnik
te 18, Block 12 together with a 1/290 interest	T-1 FT THE LC.
Parcel C, according to the Plat thereof	Jack H. Wolfsie
corded in Plat book 78, Page 8	1
te 19, Block 1 together with a 1/290 interest	P
Parcel C, according to the Plat thereof	Beatrice Gopen and Aaron H. Gopen, a life
corded in Plat book 78, Page 8	estate, remainder to Leonard A. Gopen
te 10 Block 10 together with a 1/200 :	
te 19, Block 10 together with a 1/290 interest	Stuart Silverberg, as Trustee under Trust
Parcel C, according to the Plat thereof corded in Plat book 78, Page 8	Agreement dated 12/16/04
e 19 Block 12 together with 1/200	-,
e 19, Block 12 together with a 1/290 interest	Muriel V. Flamm, a life estate, remainder to
Parcel C, according to the Plat thereof	Ronald Flamm and Leslien Flam Frisch
orded in Plat book 78, Page 8	
e 20, Block 1 together with a 1/290 interest	Michael D. Poe and Elaine Poe, a life estate,
Parcel C, according to the Plat thereof	remainder to Michael D. Poe, Trustee of the
orded in Plat book 78, Page 8	Michael Poe Revocable Living Trust
	POST CONTROL C
	Agreement u/t/a 04/05/04 and Flaine Poe
	Agreement w/t/a 04/05/04 and Elaine Poe, Trustee of the Elaine Poe Revocable Living

Legal Description	Owner(s)
Site 20, Block 10 together with a 1/290 interesting Parcel Consequent	A Discourse
recorded in Plat book 78. Page 8	f 07/31/85
Site 20, Block 12 together with a 1/290 interes	t Carolyn E. Tulloch
in Parcel C, according to the Plat thereo recorded in Plat book 78, Page 8	f
Site 21, Block 1 together with a 1/290 interes	Elaine Shaffer, Trustee of the Abraham and
recorded in Plat book 78 Page 8	Elaine Shaffer Revocable Trust dated 10/28/99
Site 21, Block 10 together with a 1/290 interesting Parcel C	Angie D'Angelo
III Faicel C. according to the Diet thereal	Ruth A. Ehrlich
recorded in Plat book 78, Page 8	Virginia agrico
Site 21, Block 12 together with a 1/290 interest	Marlene Rosh
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	
Site 22, Block 1 together with a 1/290 interest	Nr. d . Nr. d
in Parcel C, according to the Plat thereof	
recorded in Plat book 78, Page 8 Site 22, Block 10 together with a 1/290 interest	08/04/00
in Parcel C, according to the Plat thereof	Yale Lazaroff
recorded in Plat book 78, Page 8	Nita Lazaroff
Site 22, Block 12 together with a 1/290 interest	Elsa Baldeon
in Parcel C, according to the Plat thereof	Eduardo Nunez
recorded in Plat book 78. Page 8	Blanca Flores
Site 23, Block 1 together with a 1/290 interest	Etta Rogers, a life estate, remainder to Diana
in Parcel C, according to the Plat thereof recorded in Plat book 78, Page 8	Bell, Barry Rogers and Al Rogers
Site 23, Block 12 together with a 1/290 interest	Jay W. Mathis
n Parcel C, according to the Plat thereof ecorded in Plat book 78 Page 8	Eleanor C. Mathis
Site 24, Block 1 together with a 1/290 interest	Lucy Langer, Vincent A. Siviglia, Carlo C.
ecorded in Plat book 78, Page 8	Siviglia and Elda Starke
lite 24, Block 12 together with a 1/290 interest	Allan H. Stewart
Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8	Claudette E. Stewart
ite 25, Block 1 together with a 1/290 interest	Frederick Schneider and Natalie Schneider, a
	life estate, remainder to Allen L. Schneider, Richard H. Schneider, Gail S. Kushner and
	Phyllis L. Kaye
ite 25, Block 12 together with a 1/290 interest	Murray Brandstein
Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8	Muriel Brandstein
34 - O.C. To	Remard Laving and Gostarda Laving - US
	Bernard Levine and Gertrude Levine, a life estate, remainder to Marilyn Donna Siwek
14 AC TO 1 1 10 10 10 10 10 10 10 10 10 10 10 10	Victoria Ehrlich
Parcel C, according to the Plat thereof	Robin Sue Ehrlich
scorded in Plat book 78, Page 8	
ite 27, Block 1 together with a 1/290 interest	Keith Morrison
Parcel C, according to the Plat thereof accorded in Plat book 78, Page 8	Nellie Morrison
ite 27, Block 12 together with a 1/290 interest	Christine S. Beamer
Parcel C, according to the Plat thereof	- Hand to the statement
corded in Plat book 78, Page 8	
ite 28, Block 1 together with a 1/290 interest	Vivian Halpern, Trustee of the Vivian Halpern Revocable Trust Agreement dated 12/23/94

Legal Description	
Site 28, Block 12 together with a 1/200 int	Owner(s) t Kent E. Chattin
at 1 at Col C. according to the Diet 45	
THE POOK IX Page 8	The state of the s
olle 29, Block I together with a 1/200 :	Werner Loew a U.S.
a a decition of the plant of	
recorded in Plat book 78, Page 8	
	the Werner J. Loew Special Needs Trust da 07/25/03
Site 29, Block 12 together with a 1/290 interest	
Taces C, according to the Dist there e	Transita Smilitio
Trial book yn Page 8	
Site 30, Block I together with a 1/200 :	Mathew Santangelo
Talcel C. according to the Dist there c	Henrietta Santangelo
Trat book /X Page X	and a series of the series of
Site 30, Block 12 together with a 1/200 interest	Selwyn Leventhal
we reacced C. according to the Dist themes	Devolutia,
recorded in Plat book 78 Page 8	
olle 31, Block I together with a 1/200 interest	Irene Garfinkel, a life estate, remainder
in rated C, according to the Plat thereaf	
recorded in Plat book 78 Page 8	Michael Garfinkel
Site 32, Block I together with a 1/200 interest	Meryl Kramer
Tales C. according to the Dist thanks	Spencer Kramer
recorded in Plat book 78 Page 8	T. T. S.
Site 33, Block I together with a 1/200 interest	Georgia E. Warnhoff Revocable Living Tru
ul Farcel C. according to the Diet themes	dated 08/11/03
recorded in Plat book 78, Page 8	T V 1963
Site 24 Plant 1	
Site 34, Block 1 together with a 1/290 interest	Brenda Lee Weidman
" Tales C. according to the Plat thereof	Robin G. McGregor
Ste 35 Block 1	
Site 35, Block 1 together with a 1/290 interest	
	Larry Margolis
rarcel C, according to the Plat thereof	Larry Margolis Corinne Margolis
ecorded in Plat book 78 Page 8	Corinne Margolis
ecorded in Plat book 78, Page 8 Site 36, Block I together with a 1/290 interest	Corinne Margolis
ecorded in Plat book 78, Page 8 Site 36, Block 1 together with a 1/290 interest 1 n Parcel C, according to the Plat thereof	Corinne Margolis
ecorded in Plat book 78, Page 8 lite 36, Block 1 together with a 1/290 interest 1 n Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8	Corinne Margolis Halle Revocable Living Trust
ecorded in Plat book 78, Page 8 Site 36, Block I together with a 1/290 interest In Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8 Site 37, Block I together with a 1/290 interest In Plat book 78, Page 8	Corinne Margolis
ecorded in Plat book 78, Page 8 Site 36, Block 1 together with a 1/290 interest 1 n Parcel C, according to the Plat thereof ecorded in Plat book 78, Page 8 lite 37, Block 1 together with a 1/290 interest 1 n Parcel C, according to the Plat thereof 1 n Parcel C, according to the Plat thereof 1	Corinne Margolis Halle Revocable Living Trust
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