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DECLARATION OF CONDUMINIUM OF HYDE PARK TOWERS

Located at 1801 South Ocean Drive Hollywood, Florida

WHERFAS, A. J. W. INC., a Florida corporation, hereinafter referred to as "Developer", owns certain real property hereinafter described; and

WHEREAS, said developer has improved said property by constructing thereon one (1) sulti-family structure, comprising fifty-two (62) units in all; consisting of seven stores; containing four (4) spartment units on the first floor and eight (8) spartment units on the second, third, Fourth, fifth, sixth, and seventh floors, units on the second, third, Fourth, fifth, sixth, and seventh floors, together with other improvements. The said improvements are to be known as HYDE PARK TOWERS, a condominium, said attentives having been generated substantially in accordance with the Plans and Specifications of RICKARD C. REILLY, A.I.A. Architect, for A. J. W. INC., a viorida corporation under Comma. No. 267-22, dated June 23, 1967, copies of which Plans and Specifications shall be on file with the Association and shall also be on file with Hollywood Bank and Trust Company; and,

NOW, THEREFORE, the said Developer of the following described real property situate, lying and being in Broward County, Florida, to-wit:

Lote A and B, Block Seven (7) of BEVERLY BEACH, according to plat thereof recorded in Plat Book 22, Page 13, of the Public Records of Broward County, Florids; said land situate, lying and being in Broward County, Florids;

hereby submits the above described real property and improvements thereon to Condominium Ownership, as provided for in the Condominium Act of the State of Florida (F. M. 711 et see) and hereby using the colleving declaration as to divisions, covenints, restrictions, initiations, conditions and uses to which the above described real property and improvements thereon, consisting of the atmatuses and property and improvements thereon, consisting of the atmatuses and property and improvements thereon, may be just hereby appetiting, approximates thereto, alcoredessribed, may be just hereby appetiting, as and declaration shall generate to covenidate to run with the land, and shall be binding upon the Developer, its supersorpe and assigns, and all subsequent owners of all or any part of mid real preparty and improvements, together with their grantess, beirs, executors, administrators, devisees or addigms.

Section 1. Definitions:
The terms used in this Designation and the Exhibits shall have
the meanings stated in the Condentains Act (711.02 Florida States),
and he follows unless the content otherwise requires:

- a. Attanton Moome mait so defined by the Condominium
- b. APARTMENT GUINE Boams watt speed as defined by the
- c. LINITED COMMUNICATION Shall thelede all such elements

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- d. ASSOCIATION Means HYDE PARK TOWERS, INC., and its successor.
- e. COMMON ELEMENTS shall include the tangible personal property required for the axiatenance and operation of the Condominium even though owned by the Association, as well as the Items stated in the Condominium Act.
- f. COMMON EXPENSES include (1) expenses of administra-tion; and expenses of maintenance, operation, repair or replacement of the common elements. (2) Any valid charge against the condominium property as a whole.
- g. CONDOMINIUM Means all of the Condominium property as a whole when the context so permits, as well as the meaning stated in the Condominium Act.
- h. SINGULAR PLURAL, GENDER. Whenever the context so permits the use of the plural shall include the singular, the singular the plural, and the use of any gender shall be desmed to include all genders.
- i. UTILITY SERVICES as used in the Condominum Act and is construed with reference to this Condominum, and as used in the Declaration and Sy-Laws, shall include but not be limited to cloctric power, gar, but and cold water, beating, referigeration, air conditioning and garbage and sewage disposal.
- J. COVERED PARKING SPACES. There are four covered parking spaces delinested on the survey and numbered 1, 2, 3 and 4, which are not part of the common areas and shall be separately sold by the developer.

Section 1. There is included in the Condominium property, fifty-two (52) dwelling units in all, and for the purpose of identification, all units in the building located on said condominium property are given an identifying number as to the location and type of unit, and dolineated on the survey exhibits collectively identified as "EXHIBIT 2" attached hereto and made a collectively identified as "EXHIBIT 2" attached hereto and made a collectively identified as "EXHIBIT 2" attached hereto and made a collectively identified as "EXHIBIT 2" attached hereto and made a graphic description of the improvements in survey of the land, a graphic description of the improvements in survey of the land, a graphic description of the improvements in survey of the units are located, and a plot plan and together with this which the units are in sufficient detail to identify the location, Declaration they are in sufficient detail to identify the location, dended by the Certificate of Naurice E. Berry II, Registered Surveyor, dended by the Certificate of Naurice E. Berry II, Registered Surveyor, said EXHIBIT are incorporated hereto and made a part heroof by said EXHIBIT are incorporated hereto and made a part heroof by said EXHIBIT are incorporated hereto and made a part heroof by the Condominium parcel number set forth and identified in EXHIBIT 2, together with the following language and data.

CONDOMINIUM PARCEL Of HYDE PARK
TOWERS, according to the Declaration of
Condominium thereof, recorded in Official
Record Book at Page of the
Public Records of Broward County, Florida.
As provided for by the Condominium Act of the
Statutes of the State of Florida (F.S. 711 at
med), said description and this conveyance overtures or the State of Florida (F.S. 711 et med), said description and this conveyance includes but is not limited to, all appartenances to the condominium percel aforedescribed, including the undivised interest in the common elements of said condominium.

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Section 2. OWNERSHIP

Each of the Owners of the condominium shall own an undivided interest in the common elements, which said undivided interest, stated as percentages is set forth on the schedule attached hereto and made a part hereof and marked "EXHIBIT 1". The aforesaid undivided interest shall be conveyed with each respective condomation unit, and such undivided interest cannot be changed, altered or assended, and the developer, its grantees, successors or assigns, covenants and agrees that the undivided interest in the common elements, and the fee title to the respective condominium unit conveyed therewith shall not be separated or separately conveyed, and each said undivided interest shall be deseed to be conveyed or escumbered with the respective condominium unit even though the description in the instrument of conveyance or escumbrance may referously to the fee title to the condominium unit or condominium parcel. Each of the Owners of the condominium shall own an undivided only to the fee title to the condominium unit or condominium parcel,

Section 1. NAME

The name of this CONDOMINIUM is HYDE PARK TOWERS, a عبالم المساوح و

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Section 1. MEMBERSHIP IN ASSOCIATION

Every owner of a condominium parcel, whether he has acquired title by purchase from the developer, its grantees, successor or title by purchase from the developer, its grantees, successor or assign, or by gift, conveyance or operation of law, does hereby agree that he shall accept membership in Hype Park Towars, INC., a greet that he shall accept membership in type park Towars, INC., a mon-profit Florida corporation, hereinafter referred to as the "ABSOCIATION" or "CORPORATION", and does nereby agree to be bound by the By-laws, Articles of Incorporation and this Declaration, and to be paid, and to pay the assessments the Association required to be paid, and to pay the assessments that the owners agreement to accept it being understood and agreed that the owners agreement to accept the being understood and agreed that the owners agreement to accept memberships in this Association and to be bound by said By-Laws, are attached by the developer contains a part of the consideration for the sale by the developer of this particular condominium parcel. The Articles of Incorporation of RYDE PARK TOWERS, INC., are attached hereto, marked "EXHIBIT 3" and nade a part horeof.

Section 1. VOTING

It is agreed by the developer, its grantees, successors or assigns, that every individual who owns a condominium parcel shall have no more and no less than one squal vote in the Association for each condominium parcels, he shall have two votes. The vote of the unit condominium parcels, he shall have two votes. The vote of the unit is not divisible. There shall be entitled to vote at any meeting each unit ownership who shall be entitled to vote at any meeting of the unit owners, and such person shall be known and referred to as a "voting member". If a condominium unit is owned by one person, his right to vote shall be established by the recorded as a "voting meaner". If a condominium unit is owned by one person, his right to vote shall be established by the recorded title to the unit. If a condominium unit is owned by more than one person, the person estitled to cast the vote for the unit shall be

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designated in a Certificate, signed by all of the record owners of the unit, and filed with the Secretary of the Association. If a condeminium unit is owned by a corporation, the officer or employee thereof entitled to cost the vots of the unit for the torporation shall be designated in a Corrificate for this purpose, signed by the president or vice president and attested to by the secretary or assistant secretary of the corporation, and filed with the Secretary of the Association. The person designated in these Certificates, who is entitled to cast a vote for a unit, shall be known as the "voting member". If such a Certificate is not on file with the Secretary of the Association for a unit owned by more than one person or by a corporation, the vote of the unit concerned shall not be considered in determining the requirement for a quorum, or for any purpose requiring the approval of a person entitled to cast a vote for the unit, except if said unit is owned by a husband and wife. Such Certificates shall be valid until revoked, or until superceded by a subsequent Certificate, or until a change in the ownership of the unit concerned occurs. If a condominium unit is jointly Owned by a husband and wife, the following three provisions are applicable theretor

- a. They may, but they shall not be required to designate a volling member.
- b. If they do not designate a voting member, and if both are present at a meeting and are unable to concur in their decision upon any subject requiring a vote, they shall lose their right to vote on that subject at that meeting. (As previously provided, the vote of a unit is not divisible).
- c. Where they do not designate a voting member, and only one is present at a meeting, the person present may cast a unit vote, just as though he or she camed the unit individually, and without establishing the concurrence of the absent person.

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Section 1. ASSESSMENTS

The making and collection of assessments sysinst apartment owners for common expenses shall be pursuant to the By-Laws and subject to the provisions contained herein.

Section 2. SHARE OF COMMON EXPENSE

Hach apartment owner shall be liable for a proportionate share of the common expenses, and shall share in the common surplus, such shares as set out in EXHIBIT 1 attached hereto and made a part hereof.

. a. Abbuni Assessments and Special Assessment, when authorized, as hereinafter provided, shall be paid by the unit owners as provided for in said ENGERT I attached hereto. This ratio of assessments shall remain constant.

Page 4

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- Section 1. The devaloper, by this Prolecation, its grantcer, successors or assigns, and all future owners of the condominium parcels, by the acceptance of their deeds, or any manner of conveyance, covenant and agree as follows:
- A. That the common elements shall remain undivided, and no owner shall bring any action for partition as long as the atructure in question shall be utilized as a residential, non-profit condominium apartment building, and as long as the Declaration of Condominium is in effect.
- a. Each apartment, shall include that part of the building containing the spartment that lies within the boundaries of the apartment, which boundaries are as follows:

(4) UPPER & LOWER BGUMDARIES:

The upper and lower boundaries of the partment shall be the following boundaries extended to an intersection with the perimetrical boundaries:

Upper Boundary - The horizontal plane of the undecorated finished ceiling.

Lower Boundary - The horisontal plane of the undecorated finished floor.

(11) PERIMETRICAL SOURCEARIES:

The Perimetrical boundaries of the apartment shall be the vertical planes of the undecorated finished interior of the walls bounding the apartment extended to intersections with each other and with the upper and lower boundaries.

C. COMMON ELEMENTS

The common elements include the land and all other parts of the condominium not within the spartments or the covered parking spaces.

- D. The condominum units defined herein shall be occupied and used by the respective owners as private dwellings for the owner, his family and social guests and for no other purpose. Condominum unit owners shall not use or permit the use of the premises in any menner which would be disturbing or a nuisance to other owners, or in such a way as to be injurious to the reputation of said condominum.
- T. All owners of units shall have as an appurtenance to their unit a perpetual easement for normal ingress to and egress from their unit over all common elements as that term now been heretofore defined, including, but not limited to stairs, elevator terrace, walks, from and to the public highways bounding HYDE PARK TOWERS property and a perpetual right or samement in common with all persons owning interests in any unit in HYDE PARK TOWERS, to the use and enjoyment of all public portions of the building, including but not limited to utilities as they now exist, located on said land.

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- F. The "ASSOCIATION" a non-profit corporation referred to hereinabove is hereby granted a perpetual exsement over all of the common elements for the purpose of x-pair, maintenance and replacement of all common elements as that term has been heretofore defined.
- G. The owners of the respective condominium units agree that if any portion of a condominium unit or common element encreaches upon another, a valid essement for the encroachment and the maintenance of same, so long as it stands, shall and does exist. In the event the multifamily structure is partially or totally destroyed, and then rebuilt, the owners of the "common elements" or "condominium parcels" agree that encroachments of parts of the "common elements" or "condominium units" as aforedescribed due to common the elements of parts of the "common elements" or "condominium units" as aforedescribed due to common the elements of "condominium units" as aforedescribed due to common and maintenance thereof shall exist.
- H. That each owner and occurpent of a condominium unit shall comply with the provisions of this Desclaration, the By-Laws, decisions and resolutions of the Association, as lawfully smended from time to time, and failure to comply with smach provisions, decisions and resolutions shall be grounds for an action to recover sums for damages or for injunctive relief and all compts incurred, including reasonable attorney's fees.
- I. This Declaration may be ammended at any regular or special meeting of the unit owners of this condominium, called and convened in accordance with the By-Lews by the affirmative vote of three-quarters (75%) of the unit owners. All amendments shall be recorded and certified, as required by the Condominium Act. No amendment shall change any condominium parcel nor a common unit's proportionate share of the common oxpenses or common surplus, nor the voting rights appurtenant to any unit, unless the record owners thereof and all record owners of mox tgages, or other voluntarily placed lians thereon shall join in the execution of the amendment. No amendment shall be passed which shall impair or prejudice the rights and priorities of any institutional first mortgages, without its consent.
- J. The operation of the conciominium property shall be governed by By-Laws, which are set forth in a document entitled By-Laws of HDE PARK TOWERS, INC., a non-profit Florida corporation, which is annexed to this Declaration, marked EXTIDIT 4, and made a part hereof. No modification of or amendment to the By-Laws of said Association shall be valid unless set forth in or annexed to a duly recorded Amendment to this Declaration. The By-Laws may be amended in the manner provided for therein, but no assendment to said By-Laws shall be adopted which would affect or impair the validity or priority of any mortgage covering any condominum parcel or parcels.
- K. That no owner of a condominium parcel may exempt himself from liability for his contribution toward the common expenses by waiver of the use and enjoyment of many of the common elements, or by the abendoment of his condominium unit.

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ASSESSMENTS

The Board of Directors of the Association shall approve sanual budgets in advance for each fincal year, and the budgets shall project anticipated income and estimated expenses in sufficient detail to show separate estimates for all comporate taxes, which may be levied by either the United States Government on the State of Florida

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or any additional taxing authority, insurance for the Common Elements and Units, operating expense, maintenance expense, repairs, utilities, replacement reserve, and a reasonable operating reserve, for the Common Elements.

The total regular annual messessment for each fiscal year assessed against each UNIT (and the interest in Common Riements appurtenant thereto), and all members owning an interest in each UNIT shall be the member's percentage ownership interest of the Association's total annual budget for such fiscal year.

Assessments for emergency expenses which cannot be paid from the assessments for recurring expenses shall be made only after notice of the need therefor to the URIT owners concerned. After such notice, the assessment shall become effective and it shall be due after thirty (30) days notice thereof in such manner as the Board of Directors of the Association may require.

After adoption of a budget and determination of the annual assessment per UNIT, the Association shell assess such sum by promptly notifying all owners by delivering or mailing notice thereof to the Voting Member's representing each UNIT at such member's most recent address as shown by the books and records of the Association. One—twelfth (1/12) of the annual assessment levied against each UNIT shall be due and payable in advance to the Association on the first day of each and every month, whether or not members are sent or actually receive written notice thereof. In addition, the Association shall have the power to lavy equal special assessments against each UNIT, if necessary, to cover the aforesaid types of expenses and shall have the power to lavy other special assessments as provided herein which may or may not be equal par UNIT.

The record owners of each UMIT shall be personally liable, jointly and severally, to the Association for the payment of all assessments, regular or special, made by the Association and for all costs for tollecting delinquent sessments. In the event assessments squints a UMIT are not paid within sixty (dO) days ofter their due date, the Association shall have the right to shut off all utilities servicing such UMIT with such time as the assessments are paid or until the completion of foreclosure on a UMIT by an insitutional first mortgages.

Assessments that are unpaid for over thirty (30) days after the shall bear interest at the rate of eight per cent (867 per annua until paid.

Every assessment, ragular or special, made herounder and costs incurred in collecting same shall be a lien against the members against which the assessment is made, and such lien shall arise in favor of the Association and shall come into effect upon recordation in the public records of the country in which the Condominium parcel is legated, of a claim of liem stating the description of the Condominium parcel, the name of the record owner, the amount due and the date when due, and the lien for all mums due therefore shall date back to said date, and shall be despend to be prior to and superior to the creation of any Homestead status for any UNIT and to any subsequent lien of

page 7

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encumbrance, except an "institutional first mortgage" as hereinafter defined. The Board of Directors may take such action as they deem necessary to collect accessments by personal action or by enforcing and foreclosing said lien and may sattle and compromise same if in the best interests of the Association. The delinquent members shall pay all costs, including reasonable attorneys' fees, for filing any action or a suit enforcing and foreclosing a lien, and the lien shall be deemed to cover such costs. The Association shall be entitled to bid at any sale held pursuant to a suit to foreclose an assessment lien and to apply against said bid all sums due the Association for assessments, interest, and collection costs, the foregoing remedies of the Association in recovering unpaid assessments owing by members shall be in addition to all of the remedies provided the Association by the Statut a of the Statut of Florids.

As to priority between the lien of a recorded mortgage and the lien for any assessment, the lien for an assessment shall be subordinate and inferior to any recorded institutional first mortgage regardless of when said assessment was due, but not to any other mortgage. For the purposes of this instrument, an "institutional first mortgage" shall be defined as a first mortgage originally executed and delivered to a bank, sevings and loss association or insurance company authorised to transact business in the State of Florida. Upon the recordation of a dead or other evidence of title issued pursuant to the foreelosure of an institutional first mortgage, any lien for assessments due and psyable prior to such recordation shall be desmed abolished, but the lien for assessments due and psyable after the recordation of said dead or other avidence of title shall not be impaired and shall be effective as to the grantee of such deal or other avidence of title.

Any person who acquires an interest in a UNIT, except through forselosure of an "institutional first mortgage", or any institution holding such mortgage, which may accept a deed in lieu of forselosure, shall be personally liable and jointly and severally liable with the transferor for all unpaid assessments up to the time of the transfer of ownership. In the event a member exercises his rights of first refusal or redemption, hereinsfer provided, said member shall be liable : for the unpaid assessments against the UNIT and shall have the right to deduct such sums from the first refusal or redemption price paid to the purchaser or transferme.

Any person purchasing or encumbering a UNIT shall have the right to rely upon any statement made in writing by an Association officer regarding assessments against UNITS which have already been made and which are due and psyable to the Association, and the Association and the numbers shall be bound thereby. No action or suit shall be brought to enforce by foreclosure any lien arising under this Declaration after two (2) years from the due data of any assessment therefor.

The Association may at any time require owners to maintain a minimum balance on deposit with the Association to cover future assessments. Said Deposit shall be uniform for all UNITS.

page 8

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Where a holder of an institutional mortgage of record, or other purchaser of a condominum parcel at a foreclosure sale of an institutional mortgage, obtains title to a condominium parcel as a result of foreclosure, such acquirer of title, its successors or assigns, shall not be liable for the share of the common expenses of assessments by the association unpaid, chargeable to such condominium parcel, which accrued and became due prior to the acquisition of title to such condominium parcel by such acquirer. Such unpaid share of common expenses or assessments shall be deemed to be dommon expenses, collectible from all condominium parcels, including such acquirer, his grantees, successors or assigns.

IX.

INSURANCE: The insurance, other than Title Insurance, which shall be carried upon the condominium property and the property of the condominium unit owners, shall be governed by the following provisions:

- 1. Authority to Purchase. All insurance policies upon the condominium property shall be purchased by the Association for the benefit of the Association and the condominium unit owners and their mortgagees, as their interest may appear, and this provision shall be made for the issuance of Certificates of Mortgagee Endorsements to the mortgagees of condominium unit owners. Such policies and copies of endorsements shall be deposited with the Insurance Trustee.
 - a. Each individual unit owner shall be responsible for purchasing at this own expanse, liability insurance to cover accidents occurring within his own unit, and for purchasing insurance upon his own personal property, and living expense insurance, but all such insurance must be obtained from an insurance company from which the Association obtains coverage against the same risk, liability or paril, if the Association has such coverage.

2. Coverage

- a. Casualty. All buildings and improvements upon the land, and all personal property, included in the condominium property, shall be insured in an amount equal to the maximum insurable value, excluding foundation and excavation costs, as determined annually by the Board of Directors of the Association. Any casualty loss shall be reported within forty-eight (48) hours, in writing, to all interested mortgagess, by the Association and condominium unit owner. Such coverage shall afford protection systems:
 - (1) Loss or damage by fire or other hazards covered by a standard extended coverage undorsement.
 - (ii) such other risk as from time to time shall be customarily covered with respect to buildings similar in construction, location and use, including but not limited to vapidalism and malicious mischief.
- b. Public Limbility . . . in such amounts and with such coverage as shall be required by the Board of Directors of the Association, with cross-liability endorsements to cover liability of the condominius unit owners as a group, to a condominius unit owner.

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- 3. Premiums upon Insurance Policies purchased by the Association shall be paid by the Association.
- Association shall be for the benefit of the Association and the condominium unit owners and their mortgages, as their interest may appear, and shall provide that all proceeds covering casualty losses shall be paid to the HOLLYWOOD BANK AND TRUST COMPANY, AS TRUSTER, or any other Bank or Title Insurance Company in Florida, with trust powers, as may be approved by the Board of Directors of the Association, which Trustes is berein referred to as the "Insurance Trustes". The Insurance Trustes shall not be liable for payments nor for the renewal or the sufficiency of policies, nor for the failure to collect any insurance proceeds. The duty of the Insurance Trustes shall be to receive such proceeds as are paid and hold the same in trust for the purposes elsewhers stated herein, and for the benefit of the condominium unit owners and their mortgages, in the following shares, but which shares need not be set forth on the records of the Insurance Trustes:
 - a. Common elements. Proceeds on account of common elements shall be held in as many undivided shares as there are condominum units, the shares of each condominium unit owner being the same as his share in the common elements.
 - b. Condominium Units. Proceeds on account of condominium units shall be held for the owners of damaged units in proportion to the cost of repairing the damage suffered by each unit owner, which cost shall be determined by the Association.
 - c. Mortgagees. In the event a mortgages endorsement has been issued as to the condominium unit, the share of the unit owner shall be neld in trust for the mortgages and the unit owner, as their interest may appear.
 - 5. Distribution of Proceeds. Proceeds of Insurance Policies received by the Insurance Trustee shall be distributed to or for the benefit of the beneficial owners, in the following manner:
 - a. Expense of the Trust. All expenses of the Insurance Trustee shall be first paid, or provision made therefor.
 - b. Reconstruction or Repair. If the damage for which the proceeds are paid is to be repaired or reconstructed, the remaining proceeds shall be paid to defray the costs thereof, as elsewhere provided. Any proceeds remaining after defraying such tosts, shall be distributed to the beneficial owners, remittances to unit owners and their mortgages being payable jointly to them. This is a covenent for the benefit of any mortgages of a condominium unit and may be enforced by such mortgages.
 - c. Failure to Reconstruct or Rapair. If it is determined, in the manner elements provided, that the demage for which the proceeds are paid shall not be reconstructed or repaired, the remaining proceeds shall be distributed to the beneficial owners, remittances to condominium unit owners and their mortgagess being payable jointly to them, and delivered to the mortgages. This is a covenant for the benefit of any mortgages of a unit and may be enforced by such mortgages.

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- d. Cartificate. In making distribution to condominion unit owners and their mortgagees, the Insurance Trustee may rely upon a Cartificate of the Association as to the name of the unit owners and their respective shares of the distribution, approved in writing by an Attorney, fitle Insurance or Abstract Company, authorized to do business in the state of Florida.
- a. Association as Agent. The Association is hereby irrevocably appointed Agent for each condominum unit owner, to adjust all claims of such owner arising under insurance policies purchased by the Association.
- MM. Reconstruction or Repair after Casualty.
- a. Determination to Reconstruct or repair. If any part of the Condominium property shall be deniged by casualty, whether or not it shall be reconstructed or repaired shall be determined in the following menner:
 - (1) Common element. If the damaged improvement is a common element, the damaged property shall be reconstructed or rophirod, unless it is determined in the manner elements where provided that the condominium shall be terminated.
 - (11) Apartment Bullding.
 - (a) Partial Destruction. If the damaged improvement is part of the spartment building, the damaged property shall be reconstructed or repaired if any spartment in the damaged building is tenantable.
 - (b) Total Destruction. If the apartment building is so damaged that no apartment therein is tenantable, the building shall not be reconstructed unless the owners of one-balf (1/2) of the number of apartments in the dertroyed building shall so agree in writing, within sixty (60) days after the casualty.
 - (iii) Plans and Specifications. Any such reconstruction or repair must be substantially in accordance with the Plans and Specifications for the original building, or as the building was last constructed, or according to plans approved by the Board of Directors of the Association, which approval shall not be unreasonably withheld.
 - (iv) Cartificate. The Insurance Trustee may rely upon a Certificate of the Association to determine whether or not the damaged property is to be reconstructed or repaired.
 - (v) Responsibility. If the damage is only to those parts of one apartment for which the responsibility of maintenance and repair is that of the apartment owner, then the apartment owner shall be responsible for reconstruction and repair after casualty. In all other instances, the responsibility of reconstruction and repair after ossualty shall be that of the Association.

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(vi) Estimate of Costs. Immediately after a casualty causing damage to property for which the Association has the responsibility of maintenance and repair, the Association shall obtain reliable and detailed estimates of the cost to rebuild or repair, so as to place the damaged property in condition as good as that before the casualty.

(vii) Assessments. If the proceeds of Insurance are not sufficient to defray the estimated costs of reconstruction and repair by the Association, assessments shall be made against the apartment owners who own the damaged property. and against all apartment owners in the case of damage to common elements, in sufficient amounts to provide funds to pay the estimated costs. If at any time during reconstruction or repair, or upon completion of reconstruction or repair, the funds for the payment of the conts thereof are insufficient, assessments shall be made against the apartment owners who own the damaged property, and against all apartment owners in the case of damage to common elements, in sufficient amounts to provide funds for the payment of such costs. Such assessments against apartment owners for damage to apartments shall be in proportion to the cost of reconstruction or repair of their respective apartments. Such assessments on account of damage to common elements shall be in proportion to the owner's share in the sommon elemente.

(viii) Construction funds. The funds for payment of c costs of reconstruction and repair after casualty for which the Association is responsible, which shall consist of proceeds of injurance held by the Insurance Trustee and funds collected by the Association from assessments against apartment comers, shall be disbursed in payment of such costs in the following manner:

(a) Asyccistion. If the amount of the estimated costs of reconstruction and repair exceeds the total of the annual asymmetric for recurring expense to be made during the year in which the casualty occurs, then the sums paid upon assements to meet such costs shall be deposited by the Association with the Insurance Trustee. In all other cases, the Association whall hold the sums paid upon such assements and disburse the same in payment of the costs of reconstruction and repair.

(b) Insurance Trustee. The proceeds of insurance collected on account of a casualty, and the sums deposited with the Insurance Trustee by the Association from collections of assessments against apartment owners on account og each casualty, shall constitute a construction fund which shall be disbursed in payment of the costs of reconstruction and repair in the following manner:

(1) Apartment Owner. The portion of insurance proceeds representing damage for which the responsibility of reconstruction and repair lies with the apartment owner shall be paid by the Insurance Trustee to the apartment owner, or if there is a markgages endorsement, then to the apartment owner and the mortgages jointly, who may use such proceeds as they may be advised.

(ii) Association - Leaser Demage. If the amount of the estimated costs of reconstruction and repair, which



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is the responsibility of the Association is less than the total of the annual assessments for recurring expense to be made during the year in which the casualty occurs, thenthe construction fund shall be disbursed in payment of such costs upon the order of the Association; provided, however, that upon request to the Insurance Trustee by a mortgages which is a beneficiary of an insurance policy, the proceeds of which are included in the construction fund, such fund shall be disbursed in the manner hereafter provided for the reconstruction and repair of major damage.

- (iii) Association Major Damaga. If the amount of estimated costs of reconstruction and repair which is the responsibility of the Association is more than the total of the annual suseassents for recurring expense to be made during the year in which the casualty occurs, then the construction fund shall be disbursed in payment of such costs in the manner required by the Board of Directors of the Association and upon approval of an Architect qualified to practice in Florids, and employed by the Association to supervise the work.
- (iv) Surplus. It shall be presumed that the first monies disbursed in payment of costs of reconstruction and repair shall be from insurance proceeds; and if there is a balance in a construction fund after payment of all costs of the reconstruction and repair for which the fund is established, such balance shall be distributed to the beneficial owners of the fund in the manner elsewhere provided.
- (v) Cartificate. Motwithstanding the provisions herein the Insurance Trustee shall not be required to determine whether or not a disbursemet. is to be made from the construction fund, nor to determine the payee nor the amount to be paid. Instead, the Insurance Trustee may rely upon a Cartificate of the Association stating that the sums to be paid are dun and properly payable, and stating the name of the payee and the amount to be paid; provided that when a Mortgagee is herein required to be named as payee, the Insurance Trustee shall also name the Mortgagee as payee; and further provided that when the Association or a mortgagee, which is the beneficiary of an Insurance Policy, the proceeds of which are included in the construction fund, so requires, the approval of an Architect named by the Association shall be first obtained by the

X,

MAINTENANCE OF COMMINITY INTENESTS

In order to meintain a community of congenial racidents who are finencially responsible and thus protect the value of the spartments, the transfer of spartments by any owner other than the devaloper shall be subject to the following provisions as long as the commonistim exists, and the spartment building in useful condition exists upon the land, which provisions each spartment owner covenants to observe:

page 13

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Section 1. TRANSFERS SUBJECT TO APPROVAL

- A. Sale No apartment owner may dispose of an apartment or any interest in an apartment by sale without approval of the Association, except to an apartment owner.
- B. Less We apartment owner may dispose of an apartment or any interest in an apartment by lesse without approval of the Association, except to an apartment owner.
- C. Gift If any apartment owner shall acquire his title by gift, the continuance of his ownership of his apartment shall be subject to the approval of the Association,
- D. <u>Devise or Inheritance</u> If any apartment owner shall acquire his title by devise or inheritance, the continuence of his ownership of his apartment shall be subject to the approval of the Association.
- E. Other Transfers if any spertment owner shall acquire his title by any manner not considered in the foregoing sub-sections, the continuence of his ownership of his spertment shall be subject to the approval of the Association.
- Section 2. APPROVAL BY ASSOCIATION The approval of the Association that is required for the transfer of ownership of apartments shall be obtained in the following manner:

A. Motion to Association

- (i) <u>Sala</u>: An apartment owner intending to make a bone fide sale of his apartment or any interest in it shall give to 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 apartment owner's option may include a depend by the apartment owner that the Association furnish a purchaser of the apartment if the purposed purchaser is not approved; and if such depend is made, the notice shall be accompanied by an executed copy of the proposed contract to sell.
- (ii) Lease: An apartment comer intending to make been fide lease of his apartment or any interest in it shall give to the Association Notice of such intention, together with the name and address of the intended lesses and such other information concerning the Association may reasonably require and an executed copy of the proposed lease.
- (iii) <u>Gift, Davise or Inheritance: Other Transfers</u>: An apartment owner who has obtained his title by gift, devise or inheritance, or by any other manner not previously considered, shall give to the Association Hotice of the acquiring of his title, together with such other information concerning the Apartment owner as the Association reasociably requires, and a cartified copy of the instrument evidencing the owner's title.
- (iv) <u>Pailure to Give Motion:</u> If the above required notice to the Association is not given, then at any time after receiving knowledge of a transaction or event transferring ownership or pessession of an apartment, 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 the required notice on the date of such disapprovel.

page 14

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B. Cartificate of Approval

(i) fals: 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 of the Association, which shall be recorded in the Public Records of Broward County, Florids, at the expense of the purchaser.

(ii) 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 of the Association, in recordable form, which at the election of the Association, shall be delivered to the Lease, or shall be recorded in the public records of Broward County, Florids, at the expense of the Leases.

(111). Gift: Davies or Inbertiance: Other Transfers: If the spartment owner giving notice has acquired his title by gift, devise or inheritance, or in sky 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 approved owners ownership of his apartment. If approved, the approved shall be stated in a Cartificate executed by the President and Secretary of the Association, which shall be recorded in the Public Records of Browned County Floride, at the expense of the apartment owner.

C. Approval of Corporate Owner or Purchaser.

Instruct as the condominium may be used only for residential purposes, and a corporation cannot occupy an spartment for such use, if the spartment owner or purchaserof an apartment is a corporation, the approval of ownership by the corporation may be conditioned by requiring that all persons occupying the apartment be approved by the association.

Section 3. DISAPPROVAL BY ASSOCIATION

If the Association shall disapprove a transfer or ownership of an apertment, the matter shall be disposed in the following manner:

A. Sale: If the proposed transaction is a sale and if the notice of sale given by the spartners owner shall so demand, then within thirty (30) days after receipt of such notice and information the Association shall deliver or mail by registered mail to the spartners owner an Agreement to purchase the spartners concerned by a purchaser approved by the Association who will purchase and to whom the spartners owner must sell the spartners upon the following terms:

(1) At the option of the purchaser to be stated in the Agreement, the price to be paid shall be that stated in the disapproved contract to sall or shall be the fair market value determined by arbitration in accordance with the them existing rules of the American Arbitration Association, except that the Arbitrator shall be two appreciate appointed by the American Arbitration Association who shall have their determination upon an average of their appraisals of the appreciation and a judgment of specific performance of the sale upon the amend rendered by the arbitrators may be entered in any court of

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competent jurisdiction. The expense of the arbitration shall be peld by the purchaser.

- (ii) The parchase price shall be paid in cash.
- (iii) The sale shall be closed within thirty (30) days after the delivery or mailing of the agreement to purchase, or within ten (10) days after the determination of the sales price if such is by arbitration, whichever is the later.
- (14) A Cortificate 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.
- (v) If the Association shall fail to provide a purchaser upon the demand of the apertment 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 Cartificate of Approval as elsewhere provided, which shall be recorded in the public records of Broward County, Florida, at the expense or the Purchaser.
- B. Lease: If the proposed transaction is a lease, the apartment owner shall be advised of the disapproval in writing and the lease shall not be made.
- C. Gifes, Devise or Inheritance; other transfers: If the spartment owner giving notice has acquired his title by gift, devise or inheritance or in any other manner, then within thirty (30) days after receipt from the spartment owner of the notice and information required to be furnished, the Association shall deliver or mail by registered mail to the apartment owner an agreement to purchase the spartment concerned by a purchaser approved by the Association who will purchase and to whom the apartment owner must sell the spartment upon the following terms:
- (i) The sale price shall be the fair market value determined by agreement between the seller and purchaser within thirty (30) days from the delivery or seiling of such agreement. In the absence of agreement as to price, the price shall be determined by arbitration in accordance with the them existing rules of the American Arbitration Association, except that the arbitrator shall be two appraisans appointed by the American Arbitration Association who shall been their determination upon an average of their appraisals of the spartment; and a judgment of specific performance of the sale upon the americ rendered by the arbitrators may be entered in any court of competent jurisdiction. The expense of the arbitration shall be paid by the purchases.
 - (ii) The purchase price shall be in mash.
- (iii) The sale shall be closed within ten (10) days following the determination of the sale price.
- (iv) 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 empense of the purchaser.

page 16

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(v) If the Association shall fail to provide a purchaser as required by this instrument or if a purchaser furnished by the Association shall default in his agreement to purchase, then notwithstanding the disapproval such ownership shall be desmad to have been approved and the Association shall furnish a Cartificate of Approval as elsewhere provided which shall be recorded in the Public Records of Broward County, Florida, at the expense of the spartment owner.

Section 4. MORTGAGE.

Mo spartment owner may mortgage his apartment nor any interest in it without the approval of the Association except to a bank, life insurance company or a savings and loan association, or to a vendor to secure a portion or all of the purchase price. The approval of any other mortgages may be upon conditions determined by the Association or may be arbitrarily withheld.

Section 5. EXCEPTIONS

The foregoing provisions of this section entitled Maintenance of Community Interest shall not apply to a transfer to or purchase by a bank, life insurance company or savings and loss association that acquires its title as the result of owning a mortgage upon the spartment concerned, and this shall be so whether the title is sequired by dead from the mortgagor, his successors or assigns, or through foreclosure proceedings; nor shall such provisions apply to a transfer, sale or lease by a bank, life insurance company or savings and loss association that so acquires its title. Wither shall such provisions require the approval of a purchaser who acquires that title to an apartment at a duly advertised public sale with open bidding provided by law, such as but not limited to execution sale, foreclosure sale, judicial sale or tax sale.

In addition, the foregoing provisions of this Section entitled "Maintenance of Community Interests" shall not be applicable to A. J. W. INC., a Florida corporation, which is recognised as the Developer of the condominium project, and which corporation is irrevocably empowered to sail, lease or rent condominium units to any purchaser or leases approved by it. The said developer shall have the right to transact any business necessary to consume to sales of units, including but not limited to the right to maintain models, have signs, employees in the office; use the elevators and common elements, and to show spertments. Sales office, signs and all items pertaining to sales shall not be considered common elements, and remain the property of the developer. In the swent there are unsold parcels, the developer retains the right to be the owner of such unsold parcels under the same terms and conditions as all other percel owners in said condominium, and the said developer, as percel owner, shall contribute to the common expenses in the same marmer as other parcel owners.

Section 6. UNAUTHORIZED TRANSACTIONS

Any sale, mortgage, or lease not authorized pursuant to the terms of this Declaration shall be void unless subsequently approved by the Association.

XI.

CONTLIANCE AND DEFAULT

Bection 1. Each spertment owner shall be governed by and

page 17

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shall comply with the terms of the Declaration of Condominium, Articlas of Incorporation and By-Laws and the regulations adopted pursuant to those documents, and all of such as they may be amended from time to time. Failure of an apartment owner to comply with such documents and regulations shall entitle the Association or other apartment owners to the following relief in addition to the remedies provided by the condominium act:

- A. Negligence An apartment owner shall be liable for the expense of any maintenance, repair or replacement rendered necessary by his negligence or by that of any member of his family or his or their guests, employees, agents or lessees, but only to the extent that such expense is not met by the proceeds of insurance carried by the Association. An apartment owner shall pay the Association the amount of any increase in its insurance premiums occasioned by use, misuse, occupancy or abandonment of an apartment or its appureenences, or of the common elements, by the spartment owner.
- B. Costs and Attorneys Fees In any proceeding arising because of an alleged failure of an apartment owner or the Association to comply with the terms of the Declaration, Articles of Incorporation of the Association, the By-Laws or the regulations adopted pursuant to them, and the documents and regulations as they may be smended from time to time, the prevailing party shall be entitled to recover the costs of the proceeding and such reasonable attorney's fees as may be awarded by the court.
- G. No Waiver of Rights The failure of the Association or any spartment owner to enforce any covenant, restriction or other provision of the Condominism Act, this Declaration, the Articles of Incorporation of the Association, the By-Laws or the regulations shall not constitute a velver of the right to do so thereafter.

ARTICLE XI

SEVERABILITY

Section 1. The invalidity in whole or in part of any covenant or restriction, or any section, sub-section, sentence, clause, phrase, or word, or other provision of this Declaration of Condominium and the Articles of Incorporation, By-Levs and regulations of the Association shall not affect the validity of the remaining portions.

IN WITHERS WHEREOF the developer, A. J. W. INC., a Florida' corporation, has executed this Declaration the 5th day of January 1988

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STATE OF PLESTER

COUNTY OF BROWARD

I HERENY CERTIFY that on this day before me, an officer duly authorized in the State and County aforesaid to take acknowledgments, personally appeared JOHN MYKRS and ABE MURAYCHICK known to se to be the Fresident and Secretary respectively of the corporation named as developer in the foregoing Declaration and that they accently acknowledged executing the same in the presence of two subscribing witherest freely and voluntarily under authority duly vested in them by enid corporation and that the seal affixed thereto is the true corporate seal of said corporation.

Sold voice

My Commission Expires

MY COMMISSION EXPLISIVE, A 1970 MANUAL PROPERTY OF A 1970 MANUAL PROPERTY OF THE W. DESTRUMENT

page 19

"EXHIBIT 1"

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Condominium Unit and Apartment Type	Undivided Interest in Common Elements and Appurtunances Thereto And Share of Common Surplus	Unit Owners Share of Common Expenses
700		
101	1.791%	1.9608%
102	1.791%	1,9608%
103	1,470%	1,9605%
201	1.864%	1.9606%
202	1.765%	1.9608
203	1.537%	1.9606%
204	1.961%	1.9609%
205	. 1.961%	1.9608%
206	1.919%	1.900%
207	1.919%	1.9608%
208	2.0825	1,96095
301	1.919%	1,9606%
302	1.800%	1,9600%
303	1.570%	¥#088. £
304	1.994%	1,94045
305	1.994%	1.960\$%
306	1.9615	1.9908%
307	1.961%	, 1,9608%
308	3.195%	1,9606%
401	1.9615	1.95085
409	1.831%	1.9608%
403	1.6025	1.9005%
404	2.050%	1,9608%
405	2,050%	1.9608%
4.06	1.994%	1.94085
407	1.994%	1.9408%
400	2,154%	1.9808%
501	1.994%	1.94085
502	1.004%	1.9608%
502	1.638%	1.98085

PAGe 20

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"EXHIBIT 1"

Condominium Unit and Apartment Type	Undivided Interest in Common Elements and Appurtenances Thereto And Share of Common Surplus	Unit Owners Share of Common Expenses
504	2,082%	1.9608%
505	2.082%	1.9606%
506	2.050%	1,9008%
507	2,050%	1.9605%
508	2.190%	1.9608%
601	2.050%	1.9608%
602	1.919%	1.9608%
603	1.700%	1.9608%
604	2.125%	1.9609%
605	2,125%	1.9608%
606	2.082%	1.9508%
607	2.082%	1,96085
808	2.256%	1.9608%
701	2.082%	1.9608%
702	1.961%	1.9608%
703	1.791%	1.9608%
704	2.158%	1.9608%
708	2,158%	1,94025
706	2.125%	1.9608%
707	2.1255	1.9608%
708	2.290%	1.9608%

page 21

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CERTIFICATE OF SURVEYOR FOR
HYDE PARK TOWERS
A CONDOMINIUM

STATE OF PLORIDA

38

COUNTY OF BROWARD

Before me, the undersigned authority duly authorized to administer oaths and take acknowledgements, personally appeared MAURICE E. SERRY II, by me well known and known to me to be the person hereinafter described, who, being by me first duly exutioned and sworn, deposes and says on oath as follows, to wit:

- That he is a duly registered and duly licensed land surveyor authorized to practice under the laws of the State of Florida.
- 2. Affigure hereby certifies that the attached survey and floor plans marked Exhibit 2, together with the wording of the declaration of condominium, is a correct representation of the improvements described therein, and that there can be determined therefrom the identification, location, dimensions and size of the common elements and of each condominium unit therein.
- That the elevations shown on each floor plan are based on mean sea level datum, 1929 general adjustment, of the United States Coast and Geodetic Survey.

PURTHER AFFIANT SAYETH NAUGHT.

RAURICE E BERRY II Registered Land Surveyor No. 1122 State of Florida

Sworn to and subscribed before me this 3rd day of January, A.D. 1968.

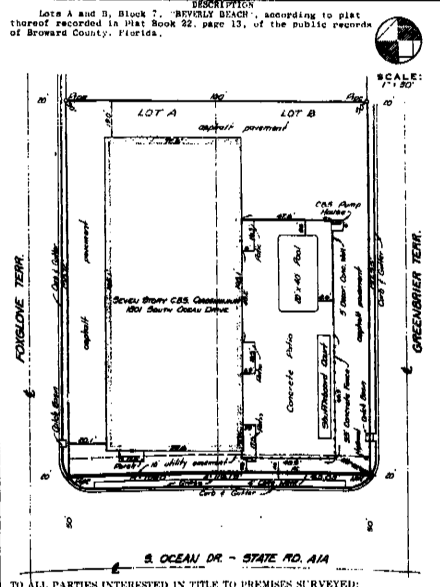
Bing of Flores at Large

My Committee Nov. 11, 1970

EXHAIT 2

SURVEY FOR HYDE PARK TOWERS A CONDOMINIUM

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TO ALL PARTIES INTERESTED IN TITLE TO PREMISES SURVEYED:

I, MAURICE E. BERRY II, hereby certify that I have made a recent survey of the above described property as indicated, and that there are no above-ground encroschments except as shown. I further certify that the survey represented hereon meets the requirements of the Florida Land Title Association and that this plat is true and correct.

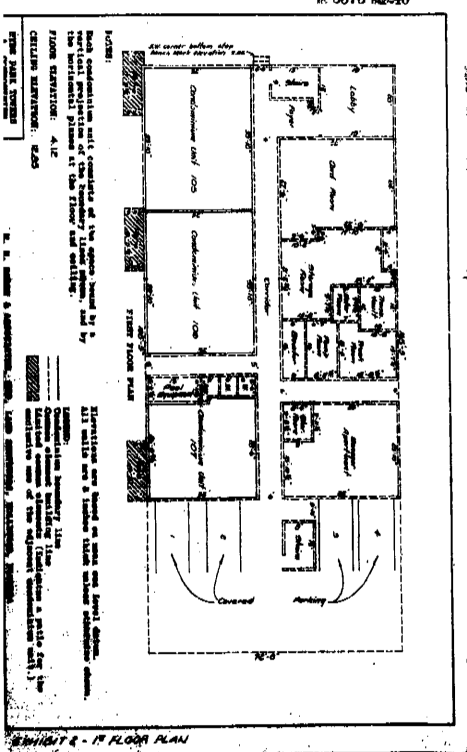
Dated at Hollywood, Broward County, Florida, this 5th day of JANIJARY, A.D. 1968.

MAURICE E. BERRY II STATE OF PLOMBA

EXHIBIT 2 - BURVEY



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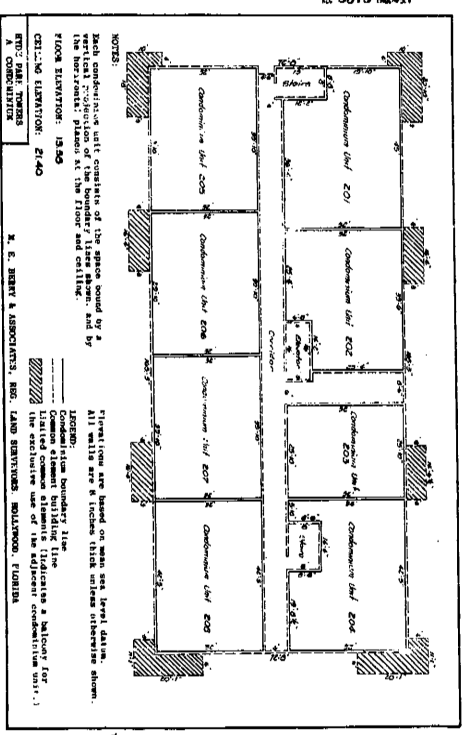
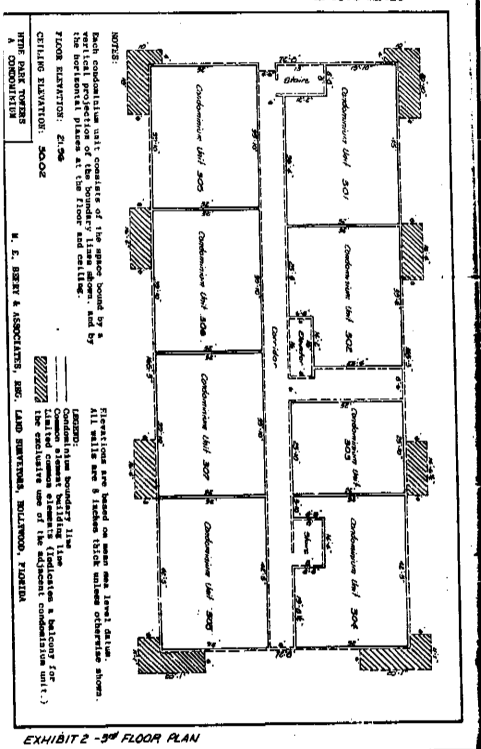


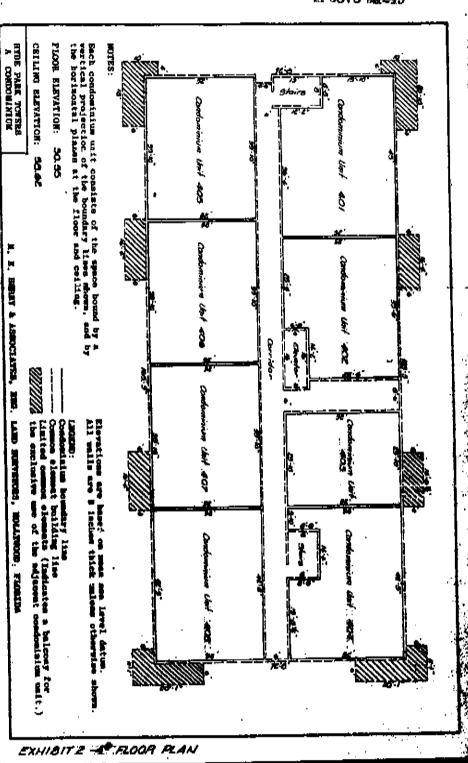
EXHIBIT 2 - EF FLOOR PLAN

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ik 3573 mg250

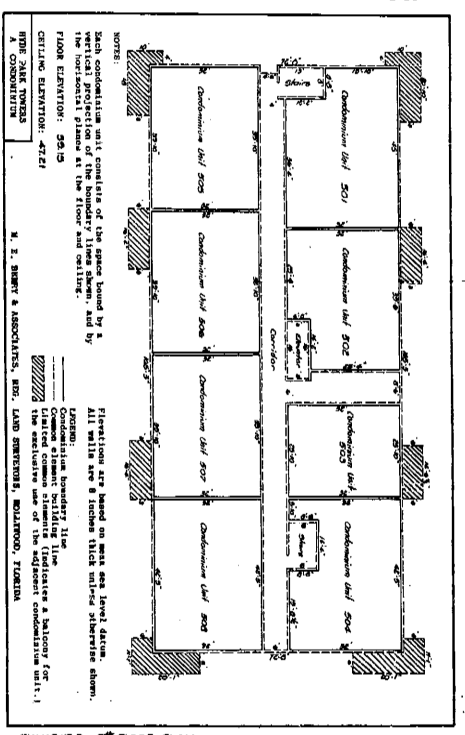


EXHIBIT 2 -5" FLOOR PLAN

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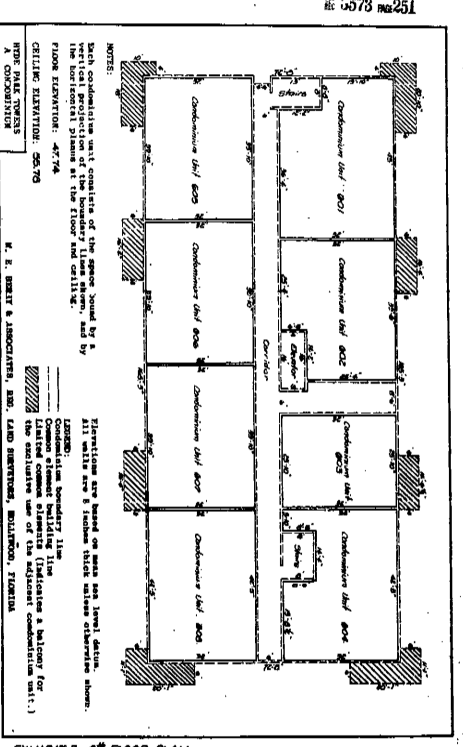


EXHIBIT 2 -8# FLOGA PLAN

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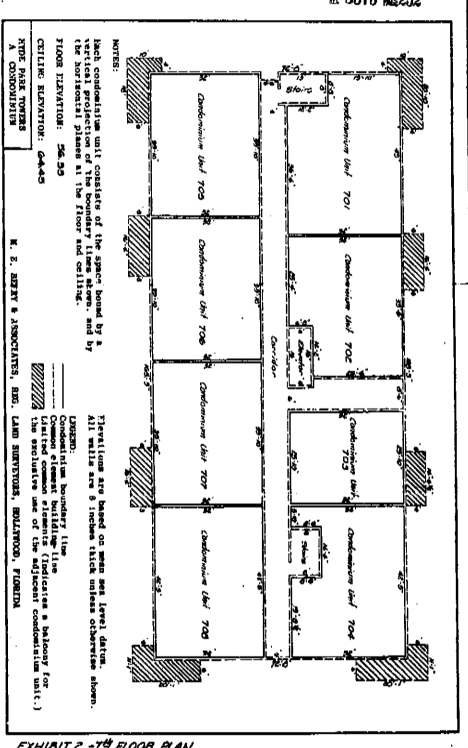


EXHIBIT 2 -TH FLOOR PLAN

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ARTICLES OF INCORPORATION

OF

HYDE PARK TOWERS, INC.

WE, THE UNDERSIGNED, hereby associate ourselves for the purpose of becoming and forming a body corporate not for profit under the Laws of the State of Florida, pursuant to Nortda Statutes 517, et seq. and certify as follows:

ARTICLE I

The name of the corporation shall be NYDE PARK TOWERS, INC.; it shall be located at 1801 5. Ocean Drive, Hellywood, Broward County, Florida.

ARTICLE II

The general purpose of this non-profit corporation shall be as follows:

l- To be the "ASSOCIATION" (as defined in the Condominium Act of the State of Florida, F. S. 711, et meg) for the condominium property that will be erected on the following described real property:

Lots A and B, Block ?, of BEVERLY BEACH, according to Plat thereof recorded in Plat Book 22, Page 13 of the Public Records of Broward County, Florids: said lands situate, lying and being in Broward County, Florida.

and to operate and manage said condominium property on a non-profit basis for the benefit of its members.

- 2- To assist its members or any of them, or any lawful occupants by performing and providing services, facilities and benefits connected with condominium management and ownership and exercise all the rights, powers and privileges and immunities conferred on derporations by or under Chapter 617 of Florida Statutes relating to corporations not for profit and to do any and all of the things hereinafter and hereinbefore set forth to the same extent as natural permons might or could do.
- 3- The powers which this corporation may exercise shall be any and all powers necessary and reasonably required in the operation of the corporation, and those sort forth in the Articles of Incorporation, and those which are conferred by law. Nevertheless the objects and purposes herein enumerated shall in no way steept where specifically provided, limit the power of this corporation.

ARTICLE III

The corporation formed heroby shall have no capital stock, and shall be composed of members rather than stockholders. There shall be only fifty-one (51) voting members with each of the owners of the fifty-one (51) units of the condominium having one (1) voting membership and one wote per unit.

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ARTICLE IV

The conditions and regulations of membership and the rights or other privileges of the classes of membership shall be determined and fixed by the By-Laws which are to be attached to and made a part of HYDE PARK TOWERS, a condominium, Declaration of Condominium, and to be recorded in the Public Records of Braward County, Florida.

ARTICLE V

The corporation is to have perpetual existence.

ARTICLE VI

The names and residences of the subscribers to these Articles of Incorporation are as follows:

Name

Residence Address

JOHN MYERS

14950 N.B. 6th Place, North Missi

ABE MURAVORICE

51, Florida 758 Lakeview Drive, Kiami Beach, Florida

WALTER SCHOOL

515 M. Shore Drive, Mormandy Island, Missi Beach, Florida

ARTICLE VII

The business of the corporation shall be conducted by a Board of Directors which shall consist of not less than three (3) members, the exact number of which is to be fixed in accordance with the provisions of the By-Laws of this corporation. Directors shall be elected at the annual meeting of the membership of the Association and shall hold office for a term of one (1) year or until their successors are elected and have qualified. The dames and residences of the first Board of Directors who shall hold office until their successors are elected at the first section are: successors are elected at the first election are:

Name

Residence Address

JOHN MYERS

ABE MURAVCHICK

WALTER SCHEID

14950 W.E. 6th Place, North Missi 61, Florida 758 Lakeview Drive, Missi Seach,

Ploride 515 M. Shore Drive, Mormandy Island, Minmi Beach, Florida

Said Board of Directors named in these Articles of Incorporation shall hold office as such until at least sixty (60) per cent of the apartments are sold.

ARTICLE VIII

The Board of Directors at its first meeting after each annual meeting of members shall elect by a majority vote a President, one or more Vice Presidents and shall elect a Secretary and a Tre-surt (the last two officers may be combined), none of whom except the President need be a member of the Board. The Board of Directors may also choose additional Vice Presidents and one or more assistant secretaries and assistant Treasurers.

The By-Laws shall fix the election, removal, duties and privileges of the officers of the corporation.

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The Board of Directors may appoint such other officers and agents as it shall deem necessary who shall hold their offices for such terms and shall exercise such powers and perform such duties as shall be determined from time to time by the Board.

The Officers elected or appointed by the Board of Directors may be removed at any time by the affirmative vote of a majority of the Board of Directors. If the office of any officer becomes vacant for any reason, the vacancy shall be filled by the Board of

ARTICLE IX

The name and residences of each of the officers who shall hold office for the first year of the corporation's existence or until their successors are elected or appointed and have qualified, and the office each shall hold is as follows:

Office

President

JOHN MYERS

WALTER SCHEUB

Vice President Secretary-Treasurer

ABE MURAVCHICK

14950 M.B. 6th Place, North Missi 61, Vlorida 515 M. Shore Drive, Normandy Island, Missi Beach, Florida 758 Lakeview Drive, Missi Reach, Florida

Beach, Florida

ARTICLE X

All persons who are owners of condominium parcels within said condominium property shall automatically be members of this corporation. Such membership shall automatically terminate when such person is no longer the owner of a condominium parcel. Hembership in this corporation shall be limited to such condominium parcel owners.

Subject to the foregoing, adminsion to and termination of membership shall be governed by the Desizration of Condominium that shall be filed for said condominium property among the public records of Broward County, Florida.

ARTICLE XI The By-Laws of the corporation shall be initially made and adopted by its first Board of Directors.

Prior to the time the property described in ARTICLE II herein-above has been submitted to commontains ownership by the filing of the Declaration of Condominium, said first Board of Directors shall have full power to amend, after or rescind said By-Laws by a majority

After the property described in ARTICLE II hereinabove has been submitted to condominium ownership by the filling of theDeclaration of Condominium, the By-Laws may be amended, altered or restinded by a three-fourths (3/4ths) vote of the membership of the corporation, at either the annual meeting of the corporation, or at a duly convened special meeting of the corporation, attended by a majority of the

Amendments to these Articles of Incorporation shall be by following the same procedure for smending, altering, modifying and resoinding the By-Laws of the corporation. Said amendments shall be effective when a copy thereof, together with an attached certificate of its approval by the membership, sealed with the corporate

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weal, signed by the Secretary or an assistant Secretary, and executed and admovededed by the President or Vice President, has been filed with the Secretary of State, and all filing fees paid.

ARTICLE XIII

There shall be no dividends paid to any of the members, nor shall any part of the income of the corporation be distributed to its Board of Directors or officers. The corporation may pay compensation in a Massonable amount to its members, directors and officers for services rendered, may confer benefits upon its members in conformity with its purposes, and upon dissolution or final liquidation, may make distribution to its members as is permitted by the Court having jurisdiction thereof, and no such payment, benefit or distribution shall be deemed to be a dividance or distribution of income. In the event there are any excess receipts over disbursements, as a result of performing services, such excess may be either refunded to the unit owners or credited to the unit owners specific account to reduce the forthcoming year's assessments against said unit; either alternative to be ship in the corporation and the transfer thereof, as well as the number of members, shall be upon such terms and conditions as provided for in the Declaration of Condominium and By-Laws. The voting rights of the owners of parcels in said condominium and/or Fy-Laws.

ARTICLE XIV

The principal offices of this corporation shall be located at 1801 S. Ocean Prive, Hollywood, Florida.

IN WITNESS WHEREOF, WE, the undersigned, being each of the incorporators hereinbefore named for the purpose of forming the corporation, not for profit, in the pursuance of Chapter 617, Florida Statutes, do make these Articles of Incorporation, hereby declaring and certifying that the facts herein states are true and accordingly have hereunto set our hands and seals this flat day of SEPTEMBER, 1967.

In the presence of:

S/ ROSS P. RECKERMAN

S/JOHN MYERS

SEAL

S/ GLENGRA SIMMONS

S/ABR MURAVCHICK SEAL

S/WALTER SCHEID BEA

STATE OF FLORIDA COUNTY OF BROWARD

I HERERY CERTIFY that on this day personally appeared before me, a Motary Public in and for the State of Florida, JORK MYERS, ARE MURAVCHICK, and WALTER SCHEIB, who constitute all of the subscribers to the foregoing Articles of Incorporation, and are known to me personally to be such and they acknowledged the said Articles to be their act and deed and that the facts therein stated are truly set forth.

IN WITHESS VHEREOF, I have hereunto set my hand and official seal at Hol'ywood, Broward County, Florida, this 21st day of September, 1987.

My Commission Expires

S/ GLENORA SIMMORE NOTARY PUBLIC

Notary Beal

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State of Florida

Decretary of State



9, Gon Adams, Secretary of State of the State of Florida, Do Hereby Certify That the following is a true and correct copy of

Certificate of Incorporation

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MYDE PARK TOWERS, INC. (3. Condominium Association),

a corporation not for profit organized and existing under the Came of the State of Florida, filed on the 29th day of September.

A.D., 1867. as shown by the records of this office.

Given under my hand and the Great Seal of the State of Florida, at Gallahassee, the Capital, this the 29th day of september.

A.D. 19 67.



Commonwe.

Secretary of State



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BY-LAWS OF

HYDE PARK TOWERS. INC.

A Non-Profit Florida Corporation

ARTICLE I

Section 1. The Name:

The name of the Corporation shall be HYDE PARK

TOWERS, INC.

Section 2. Principal Office:

The principal office of the corporation shall be at 1801 South Ocean Drive, Hollywood, Florida.

Section 3. Corporate Purposes:

The Association has been organized for the purpose of administering a condominium pursuant to Chapter 711. Florida Statutes, 1963, called the Condominium Act In these Bunkaws, which condominium is identified by the name HYDE PARK TOWERS and is located upon the following lands in Broward County, Florida:

Lots A and B, Block Seven (7) of HEVERLY HEACH, according to Plat thereof recorded in Plat Book 22, Page 13 of the Public Records of Broward County, Florida; said lands situate, lying and being in Broward County, Florida;

ARTICLE II

MEMBERSHIP

Mection 1. Definition:

Membership in the Association shall be limited to the owners of the condominium parcels, as identified in the preceding Declaration of Condominium. The Association shall not issue certificates.

Section 2. Voting Rights:

The owner of each condominium parcel shall be entitled to cast one (1) vote for a ch condominium parcel owned by him, at all seetings of the mombers of $t \approx .488007$ attos. No vote is divisible. The vote shall be east by the voting member, as provided in the Declaration of Condominium.

Section 3. Transfer of Membership Ownership:

Transfer of membership in the Association courts only as an incident to the conveyance or exampler of a condominium parcel, as identified in the preceding Declinration of Condominium, and takes place automatically. The conveyance of the individual's condominium parcel is subject to the approval of the Board of

page 1

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Directors of the Association, which shall not be unreasonably withheld. The method for transferring condominium parcel ownership is more fully described in the preceding Declaration.

ARTICLE III

MERTINGS OF MEMBERSHIP

Section 1. Place:

All meetings of the Association membership shall be held at the office of the Association, or may be held at such place and time as shall be stated in the notice thereof.

Section 2. Annual Mosting:

- (a) The Annual Meeting of the membership shell be held at ten o'clock A. M. on the second day of January of each year, provided however if that day is a legal holiday, the meeting shall be held at the same hour on the next day.
- (b) At the Annual Meeting, the members shall elect, by a plurality vote (cumulative voting prohibited) a Board of Directors and transact such other business as may properly be brought before the meeting.
- (c) Written notice of the Annual Meeting shall be served upon or mailed to each member entitled to vote thereat, at such address as appears on the books of the Association, at least ten (10) days prior to the meeting.

Section 3. Special Meetings:

- (a) Special Meetings of the members, for any purpose or purposes, unless otherwise prescribed by statute or by the Certificate of Incorporation, may be called by the President at any time and may be called by a majority of the Board of Directors at any time. A special meeting must be called by the President upon receipt of a written request for such a special meeting from not less than one-fourth (1/4th) of the membership. Such request shall state the purpose or purposes of the proposed meeting.
- (b) Written notice of a special meeting of members, stating the time, place and object thereof, shall be served upon or mailed to each member entitled to vote thereat at such address as appears in the books of the Association at least five (5) days before such meeting.
- (c) Business Transacted at all special meetings shall be confined to the objects stated in the notice thereof.

Section 4. Quarter:

A quorum at members meetings shall consist of fifty-one (51%) per cent of the total number of members qualified to vote whether present in person or represented by written proxy. Ho member who is then more than thirty (30) days delinquent in the payment of his assessment shall be entitled to vote at any regular or special meeting.

page 2

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Section 5. Yota Required to Transact Business:

When a quorum is present at any meeting, the vote of a majority of the members present in person or represented by written proxy shall decide any question brought before such meeting, unless the question is one upon which by express provision of the Statutes or of the Certificate of Incorporation or of these by-Laws a different vote is required, in which case such express provision shall govern and control the decision of such question.

Section 6. 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.

Section 7. Proxies:

Votes may be cast in person or by proxy. All proxies shall be valid only for the particular meeting designated therein and must be written and filed by the owners of the unit with the secretary before the appointed time of the meeting.

Section 8. Rules of Procedure:

Roberts Rules of Order (latest edition) shall govern the conduct of corporate proceedings when not in conflict with the Articles of Incorporation and By-Laws of the corporation, or with the Statutes of the State of Florids.

Section 9. Proviso:

Provided, however, that until the seller, A. J. W., Inc., of the condominium has completed all of the contemplated improvements and closed the sales of all of the apartments, or until the said Seller elects to terminate its control of the condominium, whichever shall first occur, the proceedings of all meetings of members of the Association shall have no effect unless approved by the Board of Directors.

ARTICLE III

DIRECTORS

Section 1. Eligibility, Number and Term:

The Board of Directors will consist of representatives of the existing membership and each member of the Board of Directors shall be an owner of an epartment or an interest therein. The number of Directors who shall constitute the whole Board of Directors shall be not less than three (3), nor more than seven (7), the exact number to be determined by the members at the Annual Meeting.

Section 2. Election of Directors:

- (a) Election of Directors shall be held at the annual members' meeting.
- (b) The election shall be by belief (unless dispensed by unanimous consent) and by a plurality of the votes cast, each person voting being entitled to cast his votes for each of as

page 3

iii 5573 ng261

many nominees as there are vacancies to be filled. There shall be no cumulative voting.

- (c) Except as to vacancies provided by removal of Directors by members, vacancies in the Board of Directors occurring between Annual Meetings of members shall be filled by the remaining directors.
- (d) Any Director may be removed by a concurrence of two-thirds (2/3rds) of the votes of the entire numbership at a special meeting of the members called for that purpose. The vacancy in the Board of Directors so created shall be filled by the numbers of the Association at the same meeting.
- (e) Provided, however, that until the Seller, A. J. W. INC., of the condominum has completed all of the contemplated improvements and closed the sales of all apartments, or until the Seller elects to terminate its control of the condominium, whichever occurs first, the first Directors of the Association shall serve, and in the event of vacancies, the remaining Directors shall fill the vacancies and if there are no remaining Directors, vacancies shall be filled by the Seller.

Section 3. Term

The term of each Pirector's tenure shall extend until the next annual meeting of the members, and thereafter until his successor is duly elected and qualified or until he is removed for quasa as herein provided.

section 4. Organisation Meeting

The organization meeting of a newly elected Board of Directors shall be held within ten (10) days of their election at such place and time as specified by the Directors at the meeting at which they were elected; and no further notice of the Organization meeting shall be required.

Section 5. Regular Meetings

The regular meetings of the Board of Directors may be held at such time and place as shall be determined from time to time by a majority of the Directors. Notice of regular meetings shall be given to each Director personally or by unil, telephone, or telegraph, at least three (2) days prior to the day needs for such meeting.

Section 6. <u>Apecial Meetings</u>

Special meetings of the Directors may be called by the President, and must be called by the Secretary at the written request of one-chird (1/3) of the Directors. Not less than three (3) days' notice of the meeting shall be given personally or by mail, telephone or telegraph, which notice shall state the time, place and purpose of the meeting.

Section 7. Waiver of Notice

Any Director may waive notice of a meeting before or after the meeting and such waiver shall be decred equivalent to the giving of notice.

page 4

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Section 8. Querus

A quorum at Directors' meetings shall consist of a majority of the entire Board of Directors. The acts approved by a majority of those present at a meeting at which a quorum is present shall consists the acts of the Board of Directors, except when approval by a greater number of Directors is required by the Declaration of Condominium, the Articles of Incorporation or these By-Laws.

Section 9. Adjourned Heetings

If at any meeting of the Board of Directors there shall be less than a quorum present, the majority of those present, may adjourn the meeting from time to time until a quorum is present. But adjourned meeting any business which might have been transported at the meeting as originally called may be transacted without further notice.

Section 10. Approval of Minutes

The joinder of a Director in any action of a meeting by signing and concurring in the minutes thereof shall constitute the presence of such Director for the purpose of determining a quorum.

Section 11, Presiding Officer

The presiding officer of a Directors' meeting shall be the Chairman of the Board if such officer has been elected; and if some, the President shall preside. In the absence of the presiding officer, the Directors present shall designate one of their number to preside.

Section 12. Annual Statement

The Board of Directors shall present annually (at the annual meeting) and, when called for by a vote of the members at any special meeting of the members, a full and clear statement of the business and condition of the corporation.

Section 13. Commensation

Directors' compensation, if any, shall be detarmined by the massers.

section 14. Fowers and duties of the Poers of Directors

All of the powers and duties of the Association shall be exercised by the Board of Directors, including those existing under the semmen law and statutes, the Articles of Incorporation of the Association, and the documents establishing the condominism, subject only to approval by apartment owners when such is specifically required. These powers shall apecifically include, but not be limited to the following:

- A. To make and collect assessments against members to defray the costs of the condominium.
- To use the proceeds of the assessments in the emercise of powers and duties.
- The maintenance, regair, replacement and operation of the condominium property.

page 5

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- D. The reconstruction of improvements after casualty and further improvement of the property.
- E. To make and meend reasonable rogulations respecting the use of the property in the condominium; provided, however, that all such regulations and amendments thereto shall be approved by a majority vote of the entire membership of the Association before such shall become effective. Members not present at meetings considering such regulations or amendments thereto may express their approval in writing.
- F. To enforce by legal means the provisions of the condominium documents, the Articles of Incorporation, the By-Laws of the Association, and the regulations for the use of the property in the condominium.
- G. To contract for management of the condominium and to delegate to such contractor all powers and duties of the Association, except such as are specifically required by the condominium documents to have approval of the Board of Directors or the membership of the Association.
- M. To pay taxes and assessments which are liene against any part of the condominium other than individual apartments and the appurtenances thereto, and to assess the same against the apartments subject to such liens.
- To carry insurance for the protection of the apartment owners and the Association against casualty and liabilities.
- J. To pay the cost of all power, water, sewer and other utility services rendered to the condominium and not billed to owners of individual apartments.
- R. To employ personnel for reasonable compansation to perform the services required for proper administration of the purposes of the Association.

ARTICLE IV

Officers.

Section 1. Executive Officers

The Executive Officers of the corporation shall be a President; who shall be a Director; a Vice Frasident, who shall be a Director; a Secretary and a Transurer.

The office of Secretary and Treasurer may be ecm-

bined.

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All the above designated officers shall be elected annually by the Board of Directors; and all may be pre-emptorily responed by vote of the Directors at any meeting. Any person may hold two or more offices, except the President shall not be also the Secretary or the 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.

Section 2. Election

The Book' of Directors at its first meeting after each annual meeting of general members shall by majority vote elect all of the officers.

Section 3. The President

The President shall be the chief executive officer of the Association. He shall have all of the powers and duties usually vested in the office of a president of an association including, but not limited the power to appoint committees from among the numbers from time to time as he in his discretion may determine appropriate to assist in the conduct of the affairs of the Association.

Section 4. The Vice President

The Vice President shall, in the absence or disability of the President exercise the powers and perform the duties of the President. He shall also assist the President generally and exercise such other powers and perform such other duties as shall be prescribed by the Directors.

Section 5. The Secretary and/or Assistant Secretaries

The Secretary and/or Assistant secretaries shell keep the minutes of all proceedings of the directors and the members. He shall attend to the giving and serving of all notices 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 instruments requiring a seal when duly signed. He shall keep the records of the Association, savept those of the Tressurer and shall perform all other duties incident to the office of secretary of an Association and as may be required by the Directors or the President. The assistant secretary shall perform the duties of the secretary when the secretary is absent.

Section 6. The Treasurer and/or Assistant Treasurers

The Treasurer and/or assistant treasurers 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 of the duties incident to the office of Treasurer. The Assistant Treasurer shall perform the duties of the Treasurer when the Treasurer is absent.



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ction 7. Compensation

The componention of all officers and employees of the shall be fired by the Directors. The provision that a shall be determined by numbers shall not preclude the are from employing a Director as an employee of the Association director's o relude the contracting with a director for the Association nor dominius. management of the

ARTICLE V

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sace, on 1. Pigcal year

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ary or rach year.

Section ' thes.

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corporation shall be at the 'ny of the two following office

President, The Shary or Camagarer

THE PARTY OF PAREOUS AS \$100 or by such officer or officers or su

section 3. Assessment Roll

The Treasurer or Assistant Treasur. " "all prepare and maintain an assessment roll in a set of accounting of a in shall designate the name and address of the owner or owner. ... emount of each assessment against the owners, the dates and an will on which the assessments come due, and the amounts paid upon the account and the balance due upon assessments.

section 4. Budget

The Board of Directors shall adopt a budget for each calendar year, which shall contain estimates of the cost of performing the functions of the Association, including but not limited to the following items:

- Maintenance & operation of general
- common areas;
- Trility services
- Casualty Insurance c. Lisbility Insurance
- <u>Administration</u>
- Individual apartment expense budget is to be assessed to each spartment
- Apertment building expense, including but not limited to building maintenance and repair, saqualty insurance and liability insurance.

section 5. Budget Comiss.

Copies of the budget and proposed assessment shall be transmitted to each member on or before one month preceding the year for which the budget is made.

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the Assulfation Depository shall be any bank or banks designated by the lovely. In setors and withdrawal of funds of the Association from the recounter with he by sheck executed by such persons as are authorized by these By-Maria.

Section 7. Substantia, Miditions of A regations

There shall be in substantial activities or alterations to the common elements or limits to unon elements if any, unless the same are authorized by the Board of fractors of the lass fation and are ratified by the affirmative v to 1/4 the of the unit of the affirmation at any regular or special to logs of the unit owners. The atential additions or alteration: All be direct those which require an expanditure of more than \$2.000.

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Section 1. The seal of the c: h : t on shall have instricted thereon the name of the corporat $c: t \to t$ are of its organization and the words "Non-Profit". Said on J: H is sed by causing it or a Section thereof to be impress: . If itself or reproduced or otherwise.

Rules and Mations

The Board of Direct and Association may, from time to time, adopt and amend or a Jously adopted a ministrative rules of regulations governing the available of the operation and use of the regulations governing the available of the operation and tegulations must approved by the Members of the Association by an affirmative that of the Unit Owners present at any regular or special on the operation of the Unit owners. Said Rules and Megulation about the conductivity about the conductivity projects.

ARTICLE VIII

Default

wher of a condominate warrel does not required to be paid by the associ-In the " due date, the hesonal lon, way any sums, charges or assessed " acting on behalf of the a. on, within thirty (30) days file. ing the condeminite perthrough its Board of Directors, or Hon monies. In said fore-Assumption, may forecloss the lien end the appointment of get the Ago we the non-payment of the rays " Court 48 8 closure out lot, the Plaintiff shall be entity -eference to right to be the sequely or inact to, of the value of the proper · party for any or the solution of the owner degeration to such suit.

To further secure to payment of this indebtedness, the condominary arcel owner, by virtue of the transfer and set over unto the Association, as jets to the rights of institutional sorters; it all of the rents, it are not profits of his condominium parcel, and this assignment shall recomperative upon any default being much by said condominium payment owner.

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reclosure or called in either called a reasonable attor-

minium parcel in question, it shall offer said parcel for sale and whenever such a sale is consummated, it shall, from the proceeds received firm said sale, deduct all sams of money due it for monthly assessments and charges, all costs incurred in the bringing of the law suit in question, including reasonable attorney's fees, and any sums paid by the association in purchasing said parcel or paid as mortgage payments on said parcel, and any and all expenses incurred in the resale of the condominium property in question, which shall include, but not be limited to advertising expenses, real estate brokerage fees and expenses necessary for the repair and refurbishing of the condominium unit in question so that it could be sold. All the monies remaining after deducting the foregoing items of the returned directly to the former owner of the condomin. The recel in question.

In the event of violation by the owner of the condominium parcel of arm of the provisions of the Declaration, Articles of Incorporation, or instrictions and By-Laws, as are now or hereafter constituted, the Association may, by direction of its Board of Directors, bring an action for it abatement of the existing condition or situation, and shall have the fant to petition for judicial cancellation and termination of the condominium parcel owner's ownership interest in his parcel. If such a model of the granted by a Court of appropriate jurisdiction, then the interest of the violating parcel owner shall be foreclosed in equation with the then existing Florida laws relating to the formulable of either mortgages or liens, whichever shall be more applicable

However, you have institution of any legal action for a specific purpose, or the non-payment of any sums of money that he did the condominium and fation as are contemplated hereing the Board of his of the containium parcel owner. If the violation shall not be and the fining of the violation be persistently required medics to the containium parcel owner. If the violation required medics to the containium parcel owner, if the violation be persistently renewed, or the deliberation of the violation be persistently renewed, or the deliberation of the instituted in the nature of a suit for abatement of nuity to the Association be successful in the prosecution of this 1 the first to be sought in addition to abatement of the nuise of man be to be reclosing by judicial sale of the aggrieving contains at parcel of the reset in his condominium



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parcel. Should the Association be successful in any action it brings, the defendant condominium parcel owner agrees to pay all costs incurred including a reasonable attorney's fee.

tach owner of a condominium percel, for himself, his heirs, successors and assigns, squees to the foregoing provision relating to default and abatement of nuisance, regardless of the harshness of the remedy available to the Association, and regardless of the availability of other equally adequate legal procedures. It is the intent of all owners of condominium percels to give to the Association a method and procedure which will enable it, at all times, to operate on a husiness—like basis, to collect those monies due and owing it from owners of condominium percels, and to preserve each condominium percel owner's right to enjoy his unit free from unresson—able restraint and nuisance.

In the event of the legal termination of an owner's interest in a condominium parcel herein, said owner or any other person or persons in possession, by and through their right of ownership, shall promptly quit and surrander said condominium unit to the Association, in good rapair, ordinary wear and tear and demage by fire and other casualty excepted, and the Association shall have the right to re-enter and repossess the said condominium unit. The owner of the condominium percel, for himself and any successor in interest, by operation of law or otherwise, hereby waives any and all notice and demand for possession, if such be required by the laws of the Municipality, County, State of Florids, or the United States of America. However, in the event of the termination of an owner's interest in a condominium parcel, as herein provided, the validity and priority of any mortgage of record engumbering a condominium parcels shall not be affected or impaired.

ARTICLE IN

AMERIDMENT

These By-Laws may be altered, amended or added to, at any duly called meeting of the unit owners, by the affirmative vote of 1/4ths (75%) of the unit owners. Said Amendment shall be recorded and certificated, as required by the Condominium Act.

Anything above to the contrary notwithstanding, prior to the first annual meeting of the amendment, these By-Lava may not be amended without prior resolution requesting said Amendment from the Board of Directors of the Association.

THE FORECOING WERE ADOPTED AS THE BY-LAWS OF THE HYDE PARK TOWERS, INC., a corporation not for profit under the laws of the State of Florida, at the first meeting of the Board of Directors on the 18th day of DICEMBER , 1967.

APPROVED Myes

VACE WHEELER

page 11

whose post office address is of the County of Broward

Wittenseth, That said grantor, for and in considerata... ----- TEN AND NO/100 ----and other good and valuable considerations to said granter in hard pa... acknowledged, has granted, bargained and sold to the said grantes, and grantes a nears and armylowing described land, situate, lying and being in Eroward County, Florids, to-wit:

Lots 1, 2 and 3 of Block 39 of HOLLYWOOD LAKES SECTION, according to the plat thereof recorded in Plat Book 1, page 32, of the public records of Broward County, Florida, together with all furnishings, fixtures, chattels and personal property situate in and upon said premises.

It is the intention of this instrument to vest title to the above described property in R. G. Haley and Yolanda A. Haley, his wife, as an estate by the entirety



and said grantor does hereby fully warrant the title to said land, and will defend the saves against the lawful claims of all persons whomsoever. " "Grantor" and "grantee" are used for singular or placel, as context requires.

In Militers Mherrof, Crantor has becount out granter's held and real the day and year first above written.

Signed, spaled, and delivered in our presence: FLORIDA STATE OF

COUNTY OF BROWARD

I HEREBY CERTIFY that on this day before me, an officer duly qualified to take acknowledgments, personally appeared E. G. HALEY, husband of YOLANDA A. HALEY,

to me known to be the person described in and who executed the foregoing instrument and acknowledged before

me that, he executed the same,
WITHESS my hand and official seal in the County and State last aforesaid this 3rd
10 48: day of January

My contributors expense:
My Commission Eastern Jen. 18, 1970
bonded by Transamental Insurance Co.

Compete th Official Records Book of Browning County, Florida
JACK WHEELER CLERK OF CHICUIT COURT

Notary Public

LANDERSO, ROMANIK R. C. BOX YANG HOLLYY/2000, RORIDA