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METICIES OF MEMORING ME OF AKTICLES OF INCOMPORATION TEARA TOLERS NORTH CONDOMENTUM ASSOCIATION, INC

WE THE UNDERSIGNED, being the President and Secretary of TLARA TOWERS NORTH CONDOMINIUM ASSOCIATION, INC. , a Florida corporation, hereby certify that the following Amendment to the Articles of Incorporation was duly adopted unanimously by all of the Directors at a meeting duly held by them on the 12th day of JULY, 1989:

MENDHENT

Article I. is amended to read as follows:

HAVE OF CORPORATION

The name of this corporation shall be "TLARA TOWERS CONDOMINIUM ASSOCIATION, INC.", (hereinafter referred to as the "Condominium Association"),

In all other respects, the Articles of incorporation shall remain as they were prior to this Amendment being adopted.

IN WITNESS WIENEOF, we hereby set our hands and seals this 10th day of Tilly

(CORPORATE SEAL)

COUNTY OF

BEFORE ME, an officer duly authorized in the State aforesaid and in the County aforesaid, to take acknowledgments, personally appeared CERALD Q. NASH, as President, of TLARA TOWERS NORTH CONDOMINIUM ASSOCIATION, INC., to me known to be the person described in and who executed the foregoing instrument and he acknowledged before me that he executed sume.

WITNESS my hand and official seal in the County and State last aforesaid this | Qan day of

Lita Mr. Suspila

STATE OF FLORIDA COUNTY OF SAINT LUCIE

Nother Public My Commission Expres February 4, 1992

BEFORE ME, an officer duly authorized in the State aforesaid and in the County aforesaid, to take acknowledgments, personally appeared CERALD DIBAKTOLOMED, as Secretary, of TIARA TOWNS NAKEH CONDOMINIUM ASSOCIATION, LNC., to me known to be the person described in and who executed the foregoing instrument and he acknowledged before me that he executed same.

WITNESS my hand and official scal in the County and State last aforesaid this ______ day of Milest ____, 1989.

ry Public-Scale

My Connission Expires:

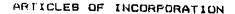
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OF

TIARA TOWERS NORTH CONDOMINIUM ASSOCIATION. INC.

(A Florida Corporation not for Profit)

the undersigned. heraby associate ourselves together for the purpose of forming a corporation not-for-profit under the laws of the State of Florida. pursuant to Florida Statutes. Chapter 617, and hereby certify as follows:

NAME DE CORPORATION

name ۵f this corporation whall be "TIARA TOWERS HURTH CONDOMINIUM ASSOCIATION. INC. " (hereinafter referred to as the "Condominium Association").

11.

PURPOBE

The purpose of the Condominium Association shall be to be the "Association" as said term is defined in the Florida Condominium Act. Florida Statutes Chapter 718 (the "Condominium Act"). for liake TOWERS NORTH. A CONDOMINIUM ("condominium"). which Condominium whall be created by the recordation by Everoreen Property Davelopment, Inc. (hereinafter referred to together with its successors and assigns, as "Developer") of certain "Declaration of Condominium of TIARA TOWERS NORTH. COMPONINIUM" (the "Declaration of Condominium"). and as such the Condominium Association shall operate the Condominium and perform all of the functions assigned to the Condominium Association by the Condominium Act and the Declaration of Condominium.

III.

COMEBB

The Condominium Association shall have all of the common and statutory powers of a corporation not for profit which reasonably necessary to implement the purposes of the law Condominium Association, including, but not limited to, the power to engage from time to time a manager or management firm or other agent to sesist the Condominium Association in carrying out its and responsibilities, the power to purchase, sell lease Units in the Condominium, the power to borrow money and to create mortgages on Units in the Condominium cwned by the Condominium Association and the power to perform its obligations and exercise its rights under the Declaration of Condominium.

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The qualification or members of the Condomination to Association (the "Mombers"); the manner of their admission to membership, the manner of the termination of such membership and line qualification voting by Hembers shall be as follows:

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1. All record owners of Condominium Units in the Condominium ("Units") shall be Nembers and no other persons or entities shall be entitled to membership in the Condominium desociation.

- 2. Hembership in the Condominium Association shall be established automatically and without further action upon the acquisition of ownership of fee title or to fee interest in a Unit. Whether by conveyance, devise, or judicial decree. Whereupon the membership in the Condominium Association of the prior owner of such Unit shall terminate automatically and without further notice.
- 3. The share of a Member in the funds and assets of the Condominium Association and membership in the Condominium Association cannot be assigned, hypothecated or transferred in any manner except as an appurtenance to a Unit.
- 4. Voting by the Members in the affairs of the Condominium Association shall be in accordance with the provisions of Article 5.03 of the Declaration of Condominium and the Ey-Laws of the Condominium Association (the "By-Laws").

ν.

IERM

The term of which the Condominium Association is to exist shall be perpetual.

VI.

SUBSCRIBERS

The name and address of the subscribers to these Articles of incorporation are as follows:

NAME

ADDRESS

Paul Frischkorn

1651 Binney Drive Ft. Pierce. FL 34949

iom freese

728 St.Lucie Crescent Stuart. FL 33497

Linda Norburn

5080 West Virginia Dr. Ft. Pierce, FL 34981

VII.

QEE1CERS

(the affairs of the Condominium Association shall be managed by a President, Vice-President, Secretary, Treasurer and such other officers as may be authorized by the Board of Directors. Said officers shall be elected annually by the Board of Directors as provided in the By-Laws and no officer need be a Member. The names of the officers of the Condominium Association who shall serve until such time as they resign, are removed or their successors are elected, shall be:

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lom Freesa Paul Frischkorn Linda Norburn

President Vice President, Ireasurer Secretary

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VIII.

DISECTORS

the affairs of the Condominium Association shall be directed by a Board of Directors. The number of Directors on the first Board of Directors (the "First Board"). shall be three (3). the number of Directors subsequent to the First Board shall be as provided hereinafter in this Article VIII. No Director need be a

i in 📾 names and residences of the persons who are to serve as the First Board is as follows:

NAME

ADDBESS

Paul Frischkorn

1651 Binney Drive Ft. Pierce, FL 34949

lom Freese

728 St.Lucie Crescent Stuart. FL 33497

Linda Norburn

5080 West Virginia Dr. Ft. Pierce. FL 34981

Developer reserves the right to designate successor Directors to serve on the First Board for so long as the First Board is to serve as hereinabove provided.

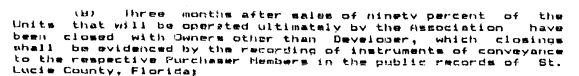
- 3. Thirty (30) days after the conveyance by Developer to Owners other than Developer (which conveyance shall be evidenced by the recording of instruments of conveyance to the respective Uwners in the public records of St. Lucie County. Florida) of fifteen percent of the Units which will be operated ultimately by the Association. the First Board shall be succeeded by the "Initial Elected Board". The number of Directors on the Initial Elected Board shall be three. Nembers other than the Developer ("Purchase Members") shall be entitled to elect one Director and the Developer shall designate and select the remaining two Directors. The Purchaser Members shall elect their one Director at a special meeting to be called by the Condominium Association for such purpose (the "Initial Election Meeting"), and the for such purpose Developer shall d Developer shall designate the remaining two Directors at such initial Elected Board shall succeed the First Board upon their election or designation. Subject to the provisions of paragraph 4 of this Article VIII. the initial Elected Board shall serve until the next Annual Nembers Deeting (as defined in the By-Laws) whereupon the members of the Board of Directors shall be elected or designated in the same manner as the Initial Board, to-wit: one-third (1/3) by Purchaser Members and two-thirds (2/3) by the Developer.
- 4. Upon the occurrence of the "Turnover Date" (as hereinafter defined), one of the Developer's two designated Directors shall be succeeded by a Director elected by the Purchaser Members. The "Turnover Date" is the earliest to occur of the following:
- (A) Three years after sales of fifty percent of the Units that will be operated ultimately by the Association have been closed with Owners other than Developer, which closings shall be evidenced by the recording of instruments of conveyance to the respective Purchaser Nembers in the public records of St. Lucie County, Florida; or

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- (C) When the total number of Units in the Condominium have been completed (as evidenced by the issuance of a Certificate of Occupancy for all of same) and none are being offered for sale by the Developer in the ordinary course of business; or
- (D) When some of the Units in the Condominium have been conveyed to Purchaser Nembers and none of the other Units are being constructed or offered for sale by the Developer in the ordinary course of business.

Within sixty days of the Turnover Date, the Board of Directors shall call a special meeting of the Members (the "Majority Election Meeting") for the purpose of the election by the Purchaser Members of a Director to succeed one of the Developer's designated Directors so that the Directors elected by the Purchaser Members shall comprise two of three of the Board of Directors. The notice of the meeting shall be given not less than thirty (30) days nor more than forty (40) days prior to the date of the meeting.

- 5. Sixty days prior to the first Annual Numbers Meeting after the Najority Election Meeting, the Board shall determine the total number of Directors of the Board of Directors which total number shall not be less than five (5) nor more than seven (7) members.
- 6. Until the time set forth in Paragraph 7 of this Article VIII. at each Annual Members Meeting held subsequent to the Majority Election Meeting, all of the Directors except one shall be elected by the Purchaser Members and one Director shall be designated by the Director.
- 7. Upon the earlier to occur the following events ("Developer's Resignation Event"), the Developer shall cause its designation Director to resign:
- (A) When the Developer no longer holds for sale any Unit in the ordinary course of business; or
- (B) The voluntary resignation of the designated Director without his vacancy being filled by an appointed of Developer.

Upon the Developer's Resignation Event, the members of the Board of Directors elected by Purchaser Members shall elect successor Directors to fill the vacancies caused by the resignation or removal of the Developer's designated Directors. These successor Directors shall serve until the next Annual Members Meeting and until their successors are placted and qualified.

8. At each Annual Members Meeting hold subsequent to the year in which the Daveloper's Resignation Event occurs, all of the Directors shall be elected by the Members of the Condominium Association. The Board of Directors may, at its option, select a nominating committee consisting of five members to nominate candidates for the directorships to be filled at the next Annual Members Meeting. A list of any such nominations shall be delivered to each Member at least thirty (30) days prior to the Annual Members Meeting. Any Member can make nominations from the floor of the femulal Demogra Meeting.

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LX.

INDENNIETCULION

Director and every officer of the Condominium Association (and the Directors and/or officers as a group) shall be indemnified by the Condominium Association against all expenses and iiabilities, including counsel fees (at all trial and appellate levels) reasonably incurred by or imposed upon . him or them in connection with any proceeding or litigation or settlement in which he may become involved by reason of his being or having been a Director or officer of the Condominium Association. The foregoing provisions for indemnification shall apply whether or not he is a Director or officer at the time such expenses are incurred. Notwithstanding the above, in the event of a settlement, the indemnification provisions herein shall not be automatic and shall apply only when the Board of Directors (with the affected member abstaining if he is then a member of the Board of Directors) approves such settlement and authorized reimbursement for the costs and expenses of the settlement are in the best interest of the Condominium Association. and in instances where a Director or officer admits or is adjudged guilty of willful misconduct or gross negligence in the performance of his duties, the indemnification provisions of these Articles shall not apply. Otherwise, the foregoing rights to indemnification shall be in addition to and not exclusive of any and all right of indemnification to which a or officer may be entitled whether by Statute, common law or under the Declaration of Condominium.

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The By-Laws of the Condominium Association shall be adopted by the First Board and thereafter may not be altered or amended except by the affirmative vote of not less than twothirds (2/3) of the total votes of all Nembers present at a regular or special meeting of the Numbership and the affirmative approval of a majority of the Board of Directors at a regular or special meeting of the Board of Directors. The right to modify, amend or rescind may be restricted in the manner provided for in the By-Laus.

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UNENTARIO

- i. Subject to the provisions of Article XI, 2 and 3 hereof, these Articles of Incorporation may be amended at any meeting of the Nembers by an affirmative vote of two-thirds (2/3) of the total votes cast by the Members.
- 2. No amendment shall be made to those Articles of Incorporation which would in any manner reduce, amend, affect or modify the terms, conditions, provisions, rights and obligations set forth in the Declaration of Condominium.
- Therm shall be no amendment to these Articles of incorporation which shall, in the judgment of the Developer, be detrimental to the sales of Condominium Units by the Developer, without prior written consent of the Developer.

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XII.

DIBBORRIDG OF CORCOGOLION

The assets and income of this non-profit corporation shall be utilized to promote its purposes. No salaries or fees shall be paid to the Directors or officers of this corporation for their capacity as Director or officer, but nothing contained be paid to the Director or officer, but nothing contained their capacity as Director or an officer to perform services of the corporation or to present the reimbursements of any person in the event of dissolution, the residual assets of the corporation. In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Section or corresponding sections of any prior or future law, or to the federal, State or local government for exclusive public purpose. Notwithstanding any other provision of these Articles, this corporation will not carry on any other activities not permitted to be carried on by (a) a corporation exempt from Federal Income to be carried on by (a) a corporation exempt from Federal Income 1954 or corresponding provision of any future United States of the organizations to which are deductible under Section 170 (c) (2) of the Internal Revenue Code of 1954 or any other corresponding provision of any future United States United States Internal Revenue Law.

XIII.

TRITTER BEGIBIEDED DEETCE OND OGENI

The address of the initial registered office for this corporation is 3201 North A-1-A, Fort Pierce, Florida, 34949 and the name of the initial registered agent of this corporation at that address is Paul Frischkorn.

IN WITNESS WHEREOF, the Subscribers have hereunto set

PAUL FRISCHKORN

TOM FREESE

-5212de 7

LINDA NORBURN

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STATE OF FLORIDA COUNTY OF ST. LUCIE

BEFORE ME, the undersigned authority personally appeared PAUL FRIBCHKORN, TOM FREESE and LINDA NORBURN, who, after being duly sworn by me acknowledge that they have executed the foregoing Articles of Incorporation for TIARA TOWERS NORTH CONDUMENTALISM ASSESSMENTATION THE CONDOMINIUM ABBUCIATION, INC., Florida corporation, for the purposes therein expressed. not-for-profit

WITNESS my hand and official seal this _______ day of May, 1988.

> Chandler My Commission Expires:

> > BOTARY PUBLIC STATE OF FLORIDA BY COMMISSION EXP SEPT 12,1988 BOMDED THREE GENERAL INS. UND.

TATITUM BEBIDENI GRENI GCKACMFEDGMENI GE

Having been named Initial Resident Agent to accept process of service for TIARA TOWERS NORTH CONDOMINIUM ASSOCIATION, INC., at the place designated in the Articles of Incorporation, I hereby accept this designation as Registered Agent and agree to comply fully with all provides of Charles do Clarker do Charles do Char comply fully with all provisions in Chapter 48, Florida Statutes,

REGISTERED RESIDENT AGENT

PAUL FRISCHKORN

<u>_</u> 10 01

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