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	CAMBRIDGE G	COMPONENTUM ASSOCIATION, INC.
The Docla	ration of Condonial	ef CAMERIDGE G
COMPONIYIUM, e	erricalnius, record	ed in Official Records Seek _7502.
Page _321_, of	the Public Records.	of Bennezi County, Florida, and
by-Lam of	CM BRIDGE (	COMPONENTUM ASSOCIATION, INC.
recepted in O	Micial Records Seek	7807, Page 394, of the Public
Records of St	oward County, Placed	, ere emended as Sollows:
	DECLARATION OF	SCHOOL COLOR

Articles 2.2, 3.34, 3.35, 12.9, and 16.2(c) are deleted in their estirety.

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Article 3.10, COMMON EXPENSES, shall read as follows (substantial sweeting of Article. See Article 3.10 for present tent):

"CONSTRUCTION CONTROLS" masses the expenses for which the UNIT CHRISE are liable to the ASSOCIATION. CONSTRUCTOR SHOULD but not be limited to, expenses of educatoration, mintension, operation, repair or replacement of the CONSTRUCTOR and of particular of UNITS to be mintension by the ASSOCIATION, all other expenses declared CONSTRUCTOR by provisions of this DECLARATION and Simms on provided for in the SY-LAMS.

Article 3.33, Numeromer First, shall read as follows (substan-tial resecting of Article. See Article 3.33 for present tent):

"MERCHANT FIRS" means the entity with which the ASSOCIATION has contrasted for the management of the COMPONINTER PROPERTY.

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Article 4.3, Afformetts Parking Aspins, chall reed as Sollows:

After the filing of this DECLARATION, there shall be essigned to each UNIT the essignive right to use one automobile parking space. Such parking space shall be used only by the owner of such UNIT and such comer's quests and invitees, and shall consolute Limited Content Limited for the use and benefit of said UNIT. The analyment of such the use and benefit of said UNIT. The analyment of such the use the said of the use of the said of the content and/or the last invite the said that the analyment the said the said that the said that the said that the said that the said the said that the

from unassigned LIMITED CONSION ELEMENTS as shown on Exhibit 1, to assigned LIMITED CONSUM ELEMENTS, subject to the provisions hereof. Use of the parking spaces not assigned to a UNIT and re-assignment or conveyance of all parking spaces shall be as provided in this instrument and the BY-LAMS and-the-MANAGEMENT-AGRESIANT.

Article 5.2, COFMON ELEMENTS CONVEYANCE, shall read as follow: (new):

The undivided interest in the COMMON ELEMENTS and COMMON SURPLUS is declared to be appurtenant to each UNIT and shall not be deemed conveyed, devised, encumbered or otherwise dealt with separately from said UNIT even though such individual interest is not expressly mentioned or described in the instrument conveying, devising, encumbering or otherwise dealing with the UNIT.

UNIT CHMERS may, with the consent of the ASSOCIATION and the INSTITUTIONAL MORTGAGEES having mortgages on the UNITE concerned, if any, exchange with each other the LIMITED COMMON ELEMENTS constituting an exclusive parking space, provided, however, that there must always remain appurtenant to each UNIT one such exclusive parking space. The exchange will be noted on the records of the ASSOCIATION.

Article 8.3(a), POMERS OF ASSOCIATION, shall read as follows (new):

In addition to the powers enumerated in Article 8.3, the ASSOCIATION shall also have the power to levy and collect fines, to merge with other condominium associations and to delegate such powers to a common entity as may be deemed necessary for civil and legal protection and enforcement of the rights and remedies of the ASSOCIATION in an appropriate and expedient manner.

Article 9.1, RESIDENTIAL USE, shall read as follows:

Each UNIT is hereby restricted to residential use as a single family residence by the owner or owners thereof, their immediate families, quests and invitees. Permanent occupancy shell be limited to no more than three persons per one bedroom unit and no more than four persons per two bedroom unit.

Article 9.7, VENDING NACHINES, shall read as follows:

Subject-to-the-previsions-of-the-MANNEMENT-AGREMENT, the ASSOCIATION shall have the exclusive and perpetual right to contract for the installation and operation of coin-operated wanding and laundry mechines, including but not limited to, washing machines, dryers, dry cleaning mechines and machines of an allied nature and the exclusive right to offer services for off-premises dry cleaning, laundry, pressing and tailoring and other allied services within the COMPONITATION PROPERTY on areas designated

for such services. Ho UNIT CMMER shall, unless authorized in writing by SPENSOR ASSOCIATION, or insurpressed-within the unit-by-SPENSOR install, operate or maintain a washing machine and/or dryer within the confines of his UNIT.

Article 12.1(b), LEASE, shall read as follows:

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No UNIT OWNER may dispose of a UNIT or any interest in a UNIT by lease or allow the occupancy thereof without approval of the lesses or occupant by the ASSOCIATION. No lease may be ande for less than a three month consecutive period, but only one such lesse may be made within any twelve month consecutive period, nor shall any transient accommodations be provided. Lessing of UNITS as a regular practice or business, investment, speculative or other such purposes is prohibited, except that the MONED may approve such lessing in special situations, to avoid undue hardship or difficulties in the event of total compliance with all conditions of Article 12 hereof.

Arthme 12.3(a), NO REQUEST FOR SUBSTITUTE, shall read as follows:

If the proposed transaction is not approved and the UMIT OMMER has made no demand for providing a substitute purchaser or lesses within fifteen days, the ASSOCIATION shall deliver a certificate of disapproval executed in accordance with the BT-LAMS of the ASSOCIATION and the transaction shall not be consummated.

Article 12.3(b), SALE OR LEASE - REQUEST FOR SUBSTITUTE, shall read as follows: (Substantial rewording of Article. See Article 12.3(b) for present text):

If the proposed transaction is not approved and the request for a substitute has been duly made, the ASSOCIATION shall not be obligated to deliver a substitute purchaser or lesses so disapproved fails to qualify for membership in the ASSOCIATION or submits a felse statement in applying for such approval or whose membership or occupancy of a UMIT would violate or has already violated the CONDONINIUM DOCUMENTS. Otherwise, if the proposed transaction is not approved and the requested substitute has been duly made, the ASSOCIATION shall deliver, or mail by registered mail, to the UMIT CHIER a bone fide agreement to purchase or rent the UMIT ONLY a burchase or lesse approved by the ASSOCIATION who will purchase or lesse and to whom the UMIT ONLY may sell or lesse upon the following terms:

Article 12.3(b) (2) shall read as follows:

The sale shall be closed within thirty  $\frac{1}{2}$  sixty (60) days following the determination of the sale's price.

Article 12.7, UNAUTHORIZED TRANSACTIONS, shall read as follows:

Any sale, mortgage or lease not authorized pursuant to the provisions of this DECLARATION shall be void, unless subsequently approved by the ASSOCIATION and, if applicable, the LESSOR, and shall be deemed a violation of this DECLARA-TION and subject to the provisions of Article 20 hereof. Article 16.2, PROPOSAL OF ANDMOREN, shall read as follows:

An amendment may be proposed by either the wmenimess majority vote of the Board of Directors of the ASSOCIATION or by 750 five (5) members of the ASSOCIATION. Directors and members not present in person or by proxy at the meeting considering the amendment may express their approval in writing, provide auch approval is delivered to the descript within ern (10) days after the meeting. Except as elsewhere provided, a resolution adopting the proposed emendment must be approved by either:

Article 16.2(a) shell read as follows:

Not less than seventy-five-(750)-persons a majority of the entire membership of the Board of Directors and by not less than seventy-five-(750)-persons two-thirds (2/3) of the votes of the entire membership of the ASSO-CIATION; or,

#### ASSOCIATION BY-LANS

Articles 3.4, 4.2, 4.8, 7.6, their entirety.

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are deleted in

Article 3.1, AMBUAL MEETING, shall read as follows (substantial rewording of Article. See Article 3.1 for present text).

The annual meeting of the members shall be held in the Asonth of December of each year at the office of the ASSOCIATION or at any location in Described Beach, Florida, at the time designated on the notice thereof for the purpose of electing Directors and of transacting any other business authorized to be transacted by the members.

Article 4.1, NUMAGENERY OF ASSOCIATION, shall read as follows:

The affairs of the ASSOCIATION shall be managed by a BOARD OF DIRECTORS (hereinafter referred to as BOARD) consisting of three-(3)-passess no less than three (3) and no more than seven (7) Directors, as provided for in the ARTICLES OF INCORPORATION, who must reside in Century Village, Deerfield Beach, Florida, for at least nine (9) months each year.

Article 4.3(d), ELECTION OF DIRECTORS, shall read as follows

In the event the quorum of Directors cannot be convened to fill a vacancy on the SDARD, such power shall be exercised by the majority vote of the UNIT CHURKS attending the meeting whereat a quorum is present.

Article 4.13, MANAGEMENT AGREEMENT, shall read as follows:

The foregoing powers may, in addition to others, be delegated to the menagement-firm a management firm in-eccordance with-the-MANAGEMENT-ACREMINAT-attached-to-the-BRCLARATION-to-which-these-BY-LANG-ero-ettached.

The BOARD shall have the power to impose fines for violation of the COMMONTHIUM ACT, DECLARATION, ARTICLES OF INCORPORATION, the NULES AND REGULATIONS, and these BY-LAMS, subject to the following:

- (a) As soon as practical, the BCARD shall appoint a Grievance Committee of three (3) UNIT CHARDS, none of whom are current Directors, with an additional two (2) UNIT CHARDS as alternates designating the priority of their service.
- (b) The members of the Grievance Committee shall serve until successors are duly appointed.
- (c) No member of the BCARD or Grievance Committee may sit and determine an issue regarding the imposition of fines who is a complainant, is related to the parties, or has submitted information in connection therewith.
- (d) Complaints shall be in written form duly signed and submitted to a member of the BOAMO.
- (e) If reasonable grounds exist, the BOARD shall refer the complaint to the Grievance Committee and shall notify the UNIT OMNER in writing of the charges made and fix a time and place for an impartial hearing thereon before the Grievance Committee at which time the parties shall attend and present their oral and documentary evidence.
- (f) All parties shall be informed of the decision of the Grievance Committee within ten (10) days. Such decision shall either sustain or reject the charges in writing.
- (g) Should the party charged fail to appear on the date set for such hearing, a final adjourned date shall be fixed and the party charged shall be duly notified thereof and advised that failure to appear shall constitute a default and may be deemed an admission of the validity of the charges in the complaint. In the event of such non-appearance, the Grisvance Committee shall inquire into the charges and render a decision thereon.
- (h) If the charges are sustained by the Grisvance Committee by default or otherwise, the BOARD may levy and access a fine of no more than Twenty-Five (\$25.00) Dollars for each violation. Additionally, should such violation not be corrected within the time specified by the BOARD in writing, it shall constitute a continuing violation subject to fines not exceeding Twenty-Five (\$25.00) Dollars for each day such violation continues.
- (i) Nothing herein shall limit or restrict the BOARD, ASSOCIATION, or any UNIT OWNER from pursuing any other remedies or legal action for damages or to enforce the provisions of the COMMONINUM DOCUMENTS.
- (1) All fines imposed shall be COMMON EXPENSES against the subject UNIT or UNITS and shall be an assessment enforceable, collectible, and subject to all costs and attorneys' fees in the same manner as provided for the collection and enforcement of assessments in the COMMONINIUM ACT, DECLARATION, and the SY-LAMS.

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Upon any emendment or amendments to the BY-LAMS being proposed by said BOARD or NEWRES, such proposed amendment or amendments shall be transmitted to the President any Director of the ASSOCIATION, or other officer of the ASSOCIATION, or other officer of the ASSOCIATION, or other officer of the ASSOCIATION and the membership for a date not sooner than fourteen (14) days or later than sixt" (60) days from receipt by such officer Director of the proposed amendment or amendments. It shall be the duty of the Secretary to give to each member written or printed notice of such meeting in the same form and in the same manner as notice of the call of a Special Meeting of the members is required as herein set forth. Notice shall be posted at a conspicuous location on the CONDOMINION PROPERTY.

Article 10.3, VOTS MECESSARY; RECORDING, shall read as follows:

In order for such amendment or amendments to become effective, the same must be approved by an affirmative vote of sinty-six-(669)-persons a majority of the entire membership of the BOARD and by an affirmative vote of the members having seventy-five-(750)-persons two-thirds (2/3) of the votes in the ASSOCIATION. Thereupon, such amendment or amendments to the BY-LAMS shell be transcribed, certified by the President of a Vice-President or Secretary of the ASSOCIATION and a copy thereof shall be recorded in the Public Records of Broward County, Florida within tem-(10) thirty (30) days from the date on which any amendment has been affirmatively approved by the Directors and members.

Article 11.3, AMENDMENTS, shall read as follows:

Amendments to SY-LAMS pertaining to use and decorum may be made in accordance with the provisions of ARTICLE 10 or said Amendments to SY-LAMS pertaining to use and decorum may be made in the following manner: Such amendments may be proposed by the BOARD at any regular or special meeting of the BOARD and shall become effective when approved by an affirmative vote of the estime majority of the mumbership of the BOARD. Thereugon, such amendment or amendments, certified by the President or a Vice-President and Secretary or Assistant Secretary of the ASSOCIATION and shall become effective when recorded in the Public Records of Broward County, Florida. Scopy thereof shall be furnished to the numbers within ten days after such recording; PROVIDED, HOMEVER, that failure to furnish such copies of such amendments shall not affect the force and effect and validity thereof.

Article 12.1(e), PEFUSE AND CAREAGE, shall reed as follows (substantial rewording of Article. See Article 12.1(e) for present text):

All refuse, cans and garbage shall be securely wrapped in plastic bags and disposed of in trash chutes located on the COMDOMINIUM PROFESTY. Such plastic bags shall not exceed the width of the chute. Large cartons, bottles and breakable items shall be deposited only in the downstairs garbage containers.

Article 12.1(h)(1), IMPROPER PARKING, shall read as follows (new :

No parked vehicles shall block, encumber, or otherwise impede access to or from NO PARKING areas, driveways,

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entrances and walkways. Vehicles improperly parked may be towed eway at owners' expense as provided for by Section 715.07, Florida Statutes (1979). No UNIT CHMER shall have the exclusive right to use or the exclusive use of any one guest parking space.

Article 12.1(a), INFLAMMABLE SUBSTANCES, shall read as follows:

No inflammable, combustine or explosive fluid, chemical or substance shall be kept in any UNIT except those required for normal household use, nor shall seem be stored or maintained in or on the COMENT FLORENTS.

Article 12.1(w), LAUMDRY ROOMS, shall read as follows (new):

Laundry rooms are to be left in a nest and orderly fashion at all times, including but not limited to, the removal of lint from dryers. The doors so the laundry rooms shall be closed at all times when the machines are not in use. Clothes washers and dryers shall not be operated before 8:00 o'clock A.M. or after 10:00 o'clock P.M.

The above amendments were duly adopted by the members of the subject Condominium Association in accordance with the requirements of the Declaration of Condominium and By-Laws of said Association and appear upon the minutes of said Association and are unrevoked.

Executed at Deerfield Beach, Broward County, Florida, this IS

day of Acol, hee, 1981. SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF:

Canbula C"

COMPONINIUM

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CORPORATE SEAL

STATE OF PLORIDA COUNTY OF BROKARD

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The foregoing instrument was acknowledged before me this to day of Atolica is , 1981, by Atolica Ahadia and secretary of Utilization and Secretary of Utilization and Secretary of Utilization and that the secretary acknowledged essenting mass in the present of two subscribing witnesses freely and voluntarily under the authority duly vested in them by said corporation and that the cost affixed thereto is the true perporate seal of said corporation.

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The Declaration of Condominium of the above-named Condominium

Association, recorded in the Official Records Book 7807, Page 321

of the Public Records of Broward County, Florida and amended by certificate of amendment duly recorded in the Official Records Book 10230, Page 403 is now further amended as follows:

Article 1.1 shall read as follows:

PURPOSE. The purpose of this DECLARATION is to submit the lands and improvements herein described to condominium ownership and the Federal Fair Housing for older persons as such term is defined in and the Broward County Human Rights Act of 1988, ("Fair Housing Act") by Subsection 5, Section 3, Division 2, Article II of Chapter 89-537, State of Florids, and in the manner prescribed by the laws of the

Article 8.3 shall read as follows:

FOWERS OF ASSOCIATION. In the administration of the CONDOMINIUM, the ASSOCIATION shall have, and is hereby granted, the authority, power, and duty to carry forth the aforesaid intent and to enforce the provisions of this DECLARATION; levy and collect assessments in the manner herein provided; and to adopt, promulgate and enforce such folks and Regulations governing the use of UNITS, CORNON ELEMENTS as the Board of Directors of the ASSOCIATION and deem to be in the best interest of the CONDOMINIU. The ASSOCIATION shall have all the powers and duties set forth in the CondOMINIUM ACT recorded.

Article 9.1 shall read as follows:

RESIDENTIAL USE: Each UNIT is hereby restricted to residential use as a single-family residence by the owner or owners thereof, their issuediate families, guests, and invitees. Permanent occupancy shall be by at least one person 55 years of age or older and shall be limited to no more than three persons per one-bedroom unit and no more than four persons per two-bedroom unit; provided, however, the Board of Directors shall have the specific responsibility and authority to adopt reasonable rules and regulations allowing exceptions hereto consistent with the purpose and intent of such Fair Housing Act and the limitations contained therein.



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The Kine alandersts erry duly adopted by the members of the subject Condominium Association in accordance with the requirements of the Declaration of Condominium and By-Laws of said Association, as heretofore amended, and appear upon the minutes of said Association and are unrevoked.

Executed at Deerfield Seach, Broward County, Florida, this 3rd

day of January, 19	<u>71_, -1895.</u>			
SIGNED, SEALED AND DE IN THE PRESENCE OF: Witness	LIVERED LIVERED	CAMERIDGE ASSOCIA BY: OLL ATTEST: EL	Kenh (President)	OMINIUM  Jack Kessler  Claims Kessler
			(ASSOCIATION' CORPORATE SEAL	
STATE OF FLORIDA	)			
COUNTY OF BROWARD	)			
The foregoing in	strument was ackno	wledged before	me this	ird day of
January, 1991 , ±	990s byJacl	Kessler		and 3
Elaine Kessler		respecti	vely, as Pres	ldent and 😅
Secretary ofCAM	ERIDGE G	COMDONINIUM VE	SOCIATION, IN	C., a FloridaCh
not-for-profit corpo	ration, and that t	hey severally	acknowledged	executing same
in the presence of t	wo subscribing wit	messes freely	and voluntari	ly under the
authority duly veste	•			
thereto is the true		•	. !	
My Commission expire	ORDED IN THE OFFICIAL RECORD OF BROWNING COUNTY, FLORI	18 100s	Sam See (Hotary Public	13 min
SAM GEVIRTZ Hyp public state of R.A. Af Lance T condission Edp. JAAL 25, 1992	L. A. HESTER	<del></del> 		t to a part of the second of t

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# AMERICANE TO ARTICLES OF INCORPORATION

of:	CAMERIDGE O	CONDO	MINION ASSOCIA	ATION, INC.,
whose Declaration	of Condominium was	beretofore duly	filed in the	office of the
Clark of Broward C	Book No. 7807	, rage Humi	mar(s)321_	:

The Articles of Incorporation of the above-named Condominium Association, recorded in Official Records Book 7807, Page 389, of the Public Records of Broward County, Floride, and amended by Certificate of Amendment duly recorded in Official Records Book 10230, Page 402, shall be and hereby are further smended as follows:

### ARTICLE II SHALL READ AS FOLLOWS:

The purpose for which the ASSOCIATION is organized is to provide an entity pursuant to Chapter 711 (now Chapter 718 F.S.) Florida Statutes, bereinafter referred to as the "CONDOMINIUM ACT," to operate that certain CONDOMINIUMS as bousing for older persons as such term is used ind defined in the Federal Fair Housing Associants Act of 1988 and the Broward County Human Rights Act, Chapter 83-380, as amended by Chapter 89-437, Laws of the "CONDOMINIUM"), at Century Village, Deerfield Beach, Florida, in action of the "CONDOMINIUM"), at Century Village, Deerfield Beach, Florida, in action of the BY-LAWS of the ASSOCIATION.

## ARTICLE V 1. SHALL READ AS FOLLOWS:

The owners of UNITS in the COMMONINIUM shall be mambers of the ASSO-CIATION, shall be over eighteen (18) years of age and use such UNITS as their single-family residences for themselves, their immediate families (i.e., spouse, parents, children and grandchildren, guests, and invitees) in compliance with Article 9.1 of the DECLARATION OF COMMONIBAUM, as smended with permanent occupancy therein by at least one (1) person fifty-five (55) years of age or older, and no other person or persons shall be entitled to memberahip; provided, however, the Board of Directors shall have the specific responsibility and authority to adopt reasonable rules and regulations allowing axemptions berete consistent with the purpose and intent of such Feir Bousing Act and the limitations contained therein.

The above amendments were duly adopted by the members of the subject Condo-(a) On January 3, 1991 minima Association as provided by and in accordance with the requirements of the Declaration of Condominium and By-Laws of said Association, as amended, and appear upon

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the winutes of said Association and are unrevoked.

Executed at Deerfield Beach, Broward County, Florida this 3rd day of January, 1991-1990.

SIGNED, SEALED AND DELIVERED CAMER IDGE IN THE PRESENCE OF: CONDOMINIUM Kessler ATTEST: (ASSOCIATION STATE OF FLORIDA COUNTY OF BROWARD ) The foregoing instrument was acknowledged before me this 3rd 1990, by \_\_Jack Kessler Eleine Kossler respectively, as Fresident and Secretary CAMERIDGE G COMDOMINIUM ASSOCIATION, INC., a Florida not-for-profit corporation, and that they severally acknowledged executing same in the presence of two subscribing witnesses freely and voluntarily under the authority duly vested in them by said corporation and that the seal affixed thereto is the true corporate seal of said corporation and was so affixed by order of the corporation's Board of Directors.

My Commission Expires:

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SAM GEVIRTZ MOMENT POLILE ENTE OF FIA AT LANGE MY COMMENSON ESP. JOIL 25, 1912 lotary Public

[SEAL]

RECORDED IN THE OFFICIAL RECORDS WITH OF BROWARD COUNTY, ROBERS L. A. HESTER COUNTY ADMINISTRATOR