Articles of Incorporation C. H. Beach Resort

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SECRETARY OF STATE
IMITAHASSEE, FLORIDA

ARTICLES OF INCORPORATION

C. H. BEACH RESORT CONDOMINIUM ASSOCIATION, INC.

The undersigned do hereby associate themselves for the purpose of forming a corporation not for profit as allowed by Chapter 718 and Chapter 617 of the Florida Statutes. Pursuant to the provisions and laws of the State of Florida, we certify as follows:

1. NAME

The name of the corporation shall be C. H. BEACH RESORT CONDOMINIUM! ASSOCIATION, INC. Hereinafter the corporation shall be referred to as the "Association", with its principal registered office located at 8486 Seminole Boulevard, Seminole, Florida 33542. The Board of Directors may, from time to time, move the principal office to any other address in Florida.

2. PURPOSE

The purpose for which the Association is organized is to provide an entity pursuant to Chapter 718, Florida Statutes (1981), or as thereafter amended, hereinafter called "The Condominium Act", for the operation of CARRIAGE HOUSE BEACH RESORT, A CONDOMINIUM, hereinafter called "Condominium", to be created pursuant to the provisions of the Condominium Act. Act.

3. POWERS

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

- 3.1 The Association shall have all of the common law and statutory powers of a comporation not for profit not in conflict with the terms of these Articles of Incorporation or The Condominium Act.
- 3.2 The Association shall have all of the powers and duties set forth in The Condominium Act, and all of the powers and duties reasonably necessary to operate the Condominium pursuant to the Declaration of Confirminium as originally recorded or as it may be amended from time to time.
- 3.3 All funds and the titles to all properties acquired by the Association, and their proceeds, shall be held in trust for the members in accordance with the provisions of the Declaration of Condominium, these Articles of Incorporation, and the By-Laws of the Association.
- 3.4 The powers of the Association shall be subject to and shall be exercised in accordance with the provisions of the Declaration of Condominium and the By-Laws of the Association.
- 3.5 The Association shall have the power and authority to levy, charge, assess and collect fees, charges and assessments from the Unit Owners as allowed by the Declaration of Condominium.

LAW OFFICES OF DelOACH & HOFSTRA, P.A. 8486 SEMINOLE BLVD. P.O. BOX 3392 SEMINOLE, FL 33542

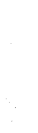
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EXHIBIT "C" TO DECLARATION 41-A

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3.6 The Association shall have no power to declare dividents, and no part of its net earnings shall inure to the benefit of any manher or director of the Association or to any other private individual. The Association shall have no power or authority to engage in activities which consist of carrying on propaganda or otherwise attempting to influence legislation or to participate in, or intervene in, any political campaign on behalf of any candidate for public office.

3.7 The Association shall have no capital stock.

4. MEMBERSHIP

- 4.1 The mambers of the Association shall consist of all of the record Owners of Units or Unit Weeks in the Condominium, and after termination of the Condominium shall consist of those who are members at the time of such termination, and their successors and assigns.
- 4.2 Membership shall be acquired by recording in the Public Records of Pinellas County, Florida, a deed or other instrument establishing record title to a Unit or Unit Week in the Condoninium, the Unit Owner or Interval Owner designated by such instrument thus becoming a member of the Association, and the membership of the prior Unit Owner or Interval Owner being thereby terminated, provided, however, any party who owns more than one (1) Unit or Unit Week shall remain a member of the Association so long as he shall retain title to or a fee ownership interest in any Unit or Unit Week.
- 4.3 The share of a member in the furth and assets of the Association cannot be assigned, hypothecated or transferred in any manner except as an appurtenance to his Unit.
- 4.4 On all matters upon which the mamber shall be entitled to vote, there shall be one (1) vote for each Unit, which vote may be exercised or east in such manner as may be provided in the by-Laws of the Association. Any person or entity owning more than one (1) Unit shall be entitled to one (1) wote for each Unit he or it owns.
- 4.5 Developer shall be a number of the Association and shall be allowed one (1) vote for each Unit owned by Developer.

5. EXISTENCE

The Association shall have perpetual existence.

6. (Subscribers)

-- The hanes and addresses of the subscribers to these Articles of Incorporation are:

\ NAME

Dennis R. DeLoach, Jr.

ADDRESS

846

8486 Seminole Boulevard Seminole, FL 33542

Peter T. Hofstra

8486 Seminole Boulevard Seminole, FL 33542

Anthony Gullo

8486 Seminole Boulevard Seminole, FL 33542

7. OFFICERS

The affairs of the Association shall be administered by a President, a Vice President, and a Secretary/Treasurer, and such other officers as the Board of Directors may from time to time designate. Any person may hold two (2) offices, excepting that the same person shall not hold the

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office of President and Secretary/Treasurer. Officers of the Association shall be those set forth herein or elected by the Dard of Directors at its first meeting following the annual meeting of the members of the Association, and shall serve at the pleasure of the Bard of Directors. The names and addresses of the officers who shall serve until their successors are designated by the Board of Directors are as follows:

NAME

ADDRESS

Anthony Gullo President

8486 Seminole Boulevard Seminole, FL 33542

Dennis R. DeLoach, Jr. Vice President

8486 Seminole Boulevard Seminole, FL 33542

Peter T. Hofstra Secretary/Treasurer 8486 Seminole Boulevard Seminole, FL 33542

8. DIRECTORS

- 8.1 The affairs of the Association shall be managed by a Board of Directors who shall be members of the Association, excepting that the first Board of Directors shall consist of three (3) directors who need not be mannbers of the Association, and thereafter the membership of the Board shallconsist of not less than three (3) directors; provided, however, that the Board shall consist of an odd number of members.
- 8.2 Directors of the Association shall be elected at the annual meeting of the members in the manner provided by the By-Laws of the Association. Directors may be removed and vacancies on the board shall be filled in the manner provided by the By-Laws of the Association.
- 8.3 The first election of directors shall not be held until GULLO CORPORATION, INC., a Florida corporation, heretofore and hereinafter called "Developer", is required by law to ablow members of the Association other than the Developer to elect no less than one-third (1/3) of the manbers of the Board of Directors. The directors ramed in these Articles shall serve until the first election of directors, and any vacancies in office cocurring before the first election shall be filled by the remaining direc-The successor directors need not be members of the Association.
- 8.4 The names and addresses of the manbers of the first Board of Directors who shall hold office until their successors are elected and have qualified, or until removed, are as follows:

ADDRESS

Dennis R. DeLoach, Jr.

8486 Seminole Boulevard Seminole, FL 33542

Peter T: Hofstra

NAME',

8486 Seminole Boulevard Seminole, FL 33542

Anthony Gillo

8486 Seminole Boulevard Seminole, FL 33542

9. INDEMNIFICATION

Every director and every officer of the Association shall be indemnified by the Association against all expenses and liabilities including attorneys' fees, reasonably incurred by or imposed upon him in connection with any proceedings or the settlement of any proceeding to which he may be a party, or in which he may become involved by reason of his being or having been a director or officer of the Association, whether or not he is a director of the association. tor or officer at the time such expenses are incurred, except when the

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director or officer is adjudged guilty of willful misfeasance, malfeasance, or nonfeasance, in the performance of his duties. The foregoing right of indennification shall be in addition to and exclusive of all other rights and remalies to which such director or officer may be entitled.

10. BY-IAWS

The By-Laws of the Association shall be adopted by the Board of Directors and may be altered, amended or rescinded in the following manner:

- (a) approval of seventy-five percent (75%) of the entire manbership of the Board of Directors and approval of fifty-one percent (51%) of the votes of the entire manbership of the Association; or
- (b) approval of seventy-five percent (75%) of the votes of the entire membership of the Association; or
- (c) approval of all of the directors, as long as the original directors named in these Articles of Incorporation remain in an analysis of fice.

AMENDMENT

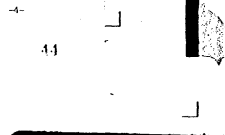
These Articles of Incorporation shall be amended in the following manner:

- 11.1 Notice of the subject matter of a proposed amendment shall be included in the notice of any meeting at which a proposed amendment is to be considered.
- 11.2 A resolution for the adoption of a proposed ameriment may be proposed by the Board of Directors of the Association, or by the members of the Association. A member may propose such an amendment by instrument in writing directed to any member of the Board of Directors signed by not less than ten (10%) percent of the membership. Amendments may be proposed by the Board of Directors by action of a majority of the Board at any regularly constituted meeting thereof. Upon an amendment being proposed as herein provided, the President or, in the event of his refusal or failure to act, the Board of Directors, shall call a meeting of the membership to be held not momen than fifteen (15) days nor later than sixty (60) days thereafter for the purpose of considering said amendment. Directors and members not present in person at the meeting considering the amendment may express their approval in writing provider such approval is delivered to the Secretary/Treasurer at or prior to the meeting. Except as provided herein, such approval mist be either by:
 - (a) Not less than seventy-five percent (75%) of the entire membership of the Board of Directors and not less than fifty-one percent (51%) of the votes of the entire membership of the Association, or
 - (b) Not less than seventy-five percent (75%) of the votes of the entire membership of the Association.
- 11.3 Provided, however, that no amendment shall make any changes in the qualifications for membership nor the voting rights of the members, nor any change in Article 3.3, without approval in writing by all members and the joinder of all record owners of mortgages on the Units. No amendment shall be made that is in conflict with The Condominium Act or the Declaration of Condominium. No amendment shall be made without the consent and approval of Developer so long as Developer shall own any Units in the Condominium.
- 11.4 A copy of each amendment shall be filed with the Secretary of State, pursuant to the provisions of the applicable Florida Statutes, and a copy certified by the Secretary of State shall be recorded in the Public Records of Pinellas County, Florida.

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12. RESIDENT AGENT

The corporation hereby appoints Dennis R. Delpach, Jr., located at 8486 Seminole Boulevard, Seminole, Florida 33542 as its Resident Agent to accept service of process within this State.

IN WITNESS WHEREOF, the Subscribers have affixed their signatures hereto this 15 day of Maximum, 1982.

Signed, sealed and delivered in the presence of:

Reseauna Smith

Dengals Ri bejælach, Jr.

Leane Stackwerk

Reveauna Smeth

Peter T. Hofstra

Diane Halboriak

Reseauna Smit

Anthony Gillo

Diane Stackowsk

STATE OF FLORIDA COUNTY OF PINELLAS

BEFORE ME, the indersigned authority, personally appeared Dennis R. Deloach, Jr., Peter T., Hofstra, and Anthony Gullo, who, after being duly sworn, acknowledged that they executed the foregoing Articles of Incorporation for the purposes expressed in such Articles this 18 day of November, 1982.

Notary Public - State of Florida My commission expires:

ROTARY PURILS STATE OF LIGHTS MY COMMISSION ENTER THE TREE TO LEFT THE MICHOEL BROKEN THE COMP

ACCEPTANCE OF RESIDENT AGENT

- Having been named to accept service of process for the above named corporation, at the place designated in these Articles of Incorporation, I hereby accept to act in this capacity, and agree to comply with the provisions of the laws of the State of Florida relative to keeping open said

Dennis R. DeLoach, Jr., Resident Agent

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