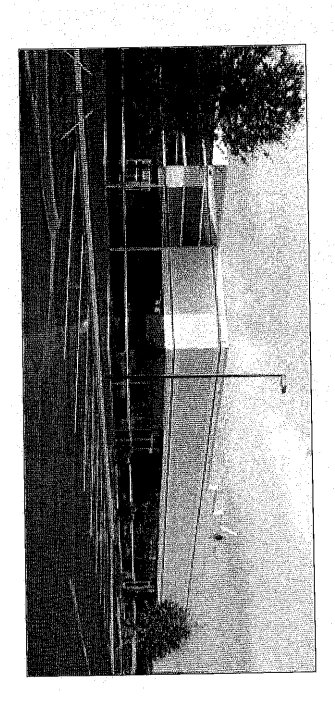
ssociation



Starpointe Condominium Association 5855 American Way Orlando, Fl 32819

Prepared By and Following Recordation to be Returned to: Randall C. Smith, Esquire 200 North Thornton Avenue Orlando, Florida 32801

INSTR 20020616696

OR EK 06708 PG 0783

NAKTHA O. HAYNIE, COMPTROLLER
ORANGE COUNTY, FL
12/18/2002 11:41:08 AM

REC FEE 163.50

DECLARATION OF CONDOMINIUM
OF
STARPOINTE SERVICE CENTER,
A CONDOMINIUM

ownership upon the terms and conditions hereinafter set forth: assigns, and the said developer does submit the condominium property as hereinafter defined and described to condominium STARPOINTE DEVELOPMENT, INC., a Florida corporation, hereinafter "Developer" THIS CONDOMINIUM DECLARATION, made and executed this 11th day of December, 2002, by NNTE DEVELOPMENT, INC., a Florida corporation, hereinafter "Developer", for itself, its successors, grantees, and

STATEMENT OF CONDOMINIUM SUBMISSION.

ownership. F This property is located in Orange County, Florida and is more particularly described as follows: accordance with the Act, Developer herewith submits the following described real property to condominium

SCHEDULE A, ATTACHED HERETO & INCORPORATED HEREIN

2. CONDOMINIUM NAME

CONDOMINIUM. name by which the condominium S. Ö ъ́е identified shall be STARPOINTE SERVICE CENTER, **>**

3. UNIT DENTIFICATION

accordance with F.S. § 718.104(4)(e), the Developer or Association expressly reserves the right unilaterally to amend this the date of this consisting of approximately 60,000 square feet of gross space, including common areas, divided into twenty-eight (28) office/warehouse units. Identification of each unit shall be by number as shown by the plat attached hereto as Exhibit A. As of Declaration upon substantial completion of the improvements to include the requisite surveyor certificate Developer has undertaken to construct a single story WAREHOUSE AND OFFICE building on the Property, Declaration construction of the foregoing improvements has not been substantially completed.

4. ASSOCIATION NAME

ASSOCIATION, INC.", a Florida not-for-profit corporation, hereinafter the "Association" name of the condominium association S, "STARPOINTE SERVICE CENTER CONDOMINIUM

5. DEFINITIONS

The terms used herein shall have the following meanings unless the context otherwise requires:

- time to time is assessed against the Unit Owner "Assessment" means a share of the funds that are required for the payment of common expenses, which from
- Florida not-for-profit corporation, which shall maintain the condominium property "Association" means STARPOINTE SERVICE CENTER CONDOMINIUM ASSOCIATION, INC.,
- by a recorded plat to the Association for the use and benefit of its members "Association Property" means that property, real and personal, which is owned or leased by, or is dedicated
- 4. "Board" means the board of directors of the Association

- 5. "Buyer" means a person who purchases a condominium unit
- 9 "Bylaws" means the bylaws of the Association as they exist from time to time.
- by the Board or a member of the Board to make recommendations to the Board regarding the Association budget or take action on behalf of the Board. "Committee" means a group of Board members, Unit Owners, or Board members and Unit Owners appointed
- ∞ "Common Elements" means the portions of the Condominium Property that are not included in the units
- 9 "Common Expenses" means all expenses and Assessments that are properly incurred by the Association
- Assessments, rents, profits, and revenues on account of the Common Elements, over the Common Expenses. "Common Surplus" means the excess of all receipts of the Association, including, but not limited to,
- is, appurtenant to each unit, an undivided share in common elements provisions of Chapter 718, Florida Statutes, comprised of units that may be owned by one or more persons, and in which there "Condominium" means that form of ownership of commercial real property which is created pursuant to the
- follows: (1) Declaration; (2) Association Articles of Incorporation; (3) Association Bylaws; and (4) Association Rules and property rights in the Condominium and the covenants running with the land that govern those rights. condominium documents will be subject to the provisions of the Declaration. The order of priority of the documents will be as "Condominium Documents" means this Declaration and the attached exhibits setting forth the nature of the All the other
- appirtenant to the unit. "Condominium Parcel" means a Unit, together with the undivided share in the Common Elements
- thereto intended for use in connection with the condominium. condominium ownership, whether or not contiguous, and all improvements "Condominium Property" means the lands, leaseholds, thereon and all and personal easements property that and rights appurtenant are subjected to
- residential condominium developments. "Condominium Act" means the provisions of Chapter 718, Parts I-III, Florida Statutes, applicable to non-
- 16. "Declaration" refers to this instrument, by which a condominium is created, as from time to time amended
- 17. "Developer" means STARPOINTE DEVELOPMENT, INC., a Florida corporation
- or not configuous elevations and may exclude the surface of a parcel of real property and may mean any combination of the foregoing, whether Declaration the term "land" may mean all or any portion of the airspace or subterranean space between two legally identifiable including such surface, airspace lying above and subterranean space lying below such surface. described parcel of real property and includes, unless otherwise specified in the Declaration and whether separate 20 "Land" means, unless otherwise defined in the Declaration as hereinafter provided, the surface of a legally However, if so defined in the Š
- certain condominium Unit or Units to the exclusion of other Units, as specified in these Declarations "Limited Common Elements" means those Common Elements, if any, that are reserved for the use of
- Condominium Property "Operation" or "Operation of the Condominium" includes E. administration and management of the
- part thereof. "Rental Agreement" means any written or oral agreement providing for use and occupancy of a Unit or any
- by a budget adopted aumually "Special Assessment" means any Assessment levied against Unit Owners other than the Assessment required

- 3 "Unit" means a part of the Condominium Property that is subject to exclusive ownership
- 24 "Unit Owner" means a record owner of legal title to a Condominium Parcel
- one owner or by any entity other than a natural person. partnership, or entity representative, who is authorized to vote on behalf of a Condominium Unit that is owned by more than 25 "Voting Certificate" means a document which designates one of the record title owners or the corporate
- Florida Statutes. "Voting Interest" means the voting rights distributed to the Association members pursuant to § 718.104(4)(1),
- 9 CONDOMINIUM PARCELS; APPURTENANCES; POSSESSION AND ENJOYMENT
- Property, subject only to the provisions of this Declaration and applicable law. (a) Each such Parcel may be conveyed, transferred and encumbered independent of other parts of the Condominium Each Condominium Parcel shall be a separate parcel of real property, ownership of which may be in fee
- (b) There shall pass with a Unit as appurtenances
- 9 An undivided share in the Common Elements as hereinafter deferred
- automatically in any space which may be vacated from time to time. time, and as the Unit may lawfully be altered or reconstructed from time to time, which easement shall terminate (II) An exclusive easement for the use of the anspace occupied by the Unit as it exists at any particular
- (iii) An undivided share in the Common Surplus
- (iv) Membership of each Unit Owner in the Association
- designated Units of the Limited Common Elements that may exist 3 Limited Common Elements - either the exclusive use or use in common with one or more other
- the lawful rights of other Unit Owners except as otherwise provided herein, there shall be a joint use of the Common Elements and a joint mutual easement for that purpose is hereby created Common Elements in accordance with the purposes for which they are intended, but no such use shall hinder or encroach upon The owner of a Unit is entitled to the exclusive possession of the Unit. He shall be entitled to use the
- these presents hereby made a part of the Common Elements. conduits or other utility lines running through any Unit which are utilized for or serve more than one Unit, which items are by perimeter walls, floors and ceilings surrounding the respective Unit, nor shall the owner be deemed to own the pipes, boundaries shall be as follows: perimeter walls. partitions which are contained within the owner's respective Unit, together with inner decorated and finished surfaces of the floors and ceilings, including without limitation plaster, paint, and wallpaper. The owner of each respective Unit shall not be deemed to own the undecorated and unfinished surfaces of the Each owner, however, shall be deemed to own the walls, The upper and lower wires, and
- **(6)** The upper, lower, and perimeter boundaries of each Unit are as follows:
- ceiling. (-) The upper boundary is the horizontal plane of the lower surfaces of the undecorated S unfinished
- floor. \oplus The lower boundary is the horizontal plane of the upper surfaces of the undecorated or unfinished
- boundaries interior of the SilgA bounding the Unit, extended to intersections with each perimeter boundaries of each Unit shall be the vertical planes of the undecorated other and with the upper and lower unfinished

surface of any weight bearing structure, which may otherwise lie within the horizontal and permetrical boundaries as herein metal framing, exterior windows and frames, and exterior glass sliding doors, frames and casings shall be included within the unfinished surface of such aperture, including the framework thereto. Exterior perimeter walls made of glass or glass fixed to angles to the dimension of such aperture, so that the permetrical boundary at such places shall be coincident with the exterior, boundary, including but not limited to windows and doors, the vertical boundary shall be extended to all such places, at right Unit and shall not be deemed a Common Element. Notwithstanding anything in the Declaration to the contrary, where there is an aperture in any permetrical Each Unit shall be deemed to exclude the area beneath the unfinished

7 RESTRAINT UPON SEPARATION AND PARTITION OF COMMON ELEMENTS

- shall pass with the title to the Unit, whether or not separately described The undivided share in the Common Elements appurtenant to a Unit shall not be separated therefrom and
- with the Unit 6 A share in the Common Elements appurtenant to a Unit cannot be conveyed or encumbered except together
- of the Common Elements shall lie **©** The shares in the Common Elements appurtenant to Units shall remain undivided, and no action for partition

8. COMMON ELEMENTS

- (a) Common Elements include the following items in addition to those described by Article 6:
- Property, whether or not contiguous The land on which the improvements are located and any other land included in the Condominium
- Units. Ξ All parts of the improvements, including gardens and landscaping, which are not included within the
- of utility and other services to Units and Common Elements (III) Easements through Units for conduits, ducts, plumbing, wiring and other facilities for the furnishing
- \ An easement of support in every portion of a Unit which contributes to the support of a building
- Elements or to a Unit other than the Unit containing the installation 3 Installations for the furnishings of utility and other services to more than one Unit or to the Common
- (vi) The property and installations more than one Unit or to the Common Elements. in connection therewith required for the furnishing of services
- (vii) Parking spaces
- 9 The Common Elements shall exclude all HVAC units serving no more than one Unit
- 9. AMENDMENT TO PLANS.
- the placing of a partition in the Common Area located between Units in the event of a sale as set forth above. partition does not exist as of the date of the recording of this Declaration, the Unit Owner shall nevertheless be responsible for other(s), the Unit owner shall return said partition(s) into the original condition existing prior to removal. Element to be used only by the owner of said contiguous Units. located. written consent of a majority of the Board of Directors of the Association, to remove the partitions between said configuous any Unit owner who is or shall become the owner of one or more contiguous Units shall have the right, Unit simultaneously and to afford said Unit owner the ability to convert multiple Unit ownership into one or more larger Units, mourted by a Unit Owner in removing or replacing a partition located in a Common Area shall be borne solely by the Unit Units as Upon such removal, the Common Area upon and in which the partition was located shall become a Limited Common (a) long as said alteration does not in any way weaken the structural support of the building in which said Units are Contiguous Units. To allow the owner of contiguous Units the opportunity to utilize more than one In the event of a sale of any of said Units separately from the In the event that a with the advance Any expenses

of any Unit which shall have been a part of a multi-unit space shall become effective until the partition(s) located between said to sell two (2) or more configuous Units, which Units shall be considered as a multi-unit space as specified above. Unit and any other Unit configuous to it not being transferred to the same grantee, have been replaced as hereinabove provided Owner removing or replacing it. Until such time as all Units in the Condominium are sold, the Developer shall have the right No transfer

the restoration requirements, if any, imposed by the Association have been completed the Association, shall be borne solely by the affected Unit owner. No sale of a Unit shall become effective until such time as such alterations and restoration of the Unit for use as a single unit. All such alterations and the removal thereof, if required by the structure of the building in which such Unit is located. The Association reserves the right to require the removal of any Association, any Unit owner shall be entitled to subdivide the space within such Unit, provided that no such subdivision affects 0 Single Units. With the advance written consent of a majority of the Board of Directors

0 PERCENTAGE OF OWNERSHIP OF COMMON ELEMENTS AND VOTING

- The undivided share in the Common Elements appurtenant to each Unit and the percentage share of Common Expenses and EIGHT (28) Units. Each Unit, together with its undivided share of the Common Elements, constitutes a Condominium Parcel Common Suplus attributable to each Unit is shown on $\mathit{Exhibit}\,B$ hereto Exclusive of Common Areas, the Condominium is hereby declared to contain and is divided into TWENTY.
- 9 Each Unit Owner is entitled to one vote as a member of the Association

AMENDMENT OF DECLARATION

- percent (66 2/3%) of the members of the Association (3) This Condominium Declaration may be modified or amended upon the approval of Sixty-six and Two Thirds
- Common Expense or Common Surplus, nor the voting rights appurtenant to any Unit, unless the record owner(s) thereof and all mortgagees and others who have voluntarily placed liens thereon shall join in the execution of the amendment No amendment shall change any Condominium Parcel nor a Unit Owner's proportionate share of the
- mortgagees without the express written consent of such mortgagee. No amendment shall be passed which shall impair or prejudice the rights and priorities Q.
- remain in full force and effect (b) Invalidation of any part of this Declaration, or any provision contained in the Plat, or in a conveyance of a Unit in the Condominium by Judgment, Court Order, or law shall in no wise affect any of the other provisions, which shall
- Units of the Condominium whether or not elsewhere required for amendments acknowledged only by the Developer and need not be approved by the Association, Unit Owners, lienors or mortgagees amendment to the Declaration in the Public Records of Orange County, Florida. lienors or mortgagees, and such right shall exist until one year from the date of the recording of this Declaration in the Public right to amend the Declaration so as to correct any errors or omissions not substantially affecting the rights of the owners, of Orange County, Florida Notwithstanding anything to the contrary contained in this Declaration, the Developer expressly reserves the The Developer may amend this Declaration as herein described by recording an Such amendment need be executed Ç,
- Owners, are appurtenant to the Units concerned. Amendment of this Declaration to effect such authorized alteration of plans by than one such Unit is concerned, the Developer shall apportion between the Units the shares in the Common Elements which Units, to charge the interior design and arrangement and to alter the boundaries between Units so long as Developer owns the Unit or Units so altered. No such unliateral change by Developer shall alter the boundaries of the Common Elements. If more Developer need be signed and acknowledged only by the Developer, and need not be approved by the lienors or mortgagees, whether or not elsewhere required for an amendment. 0 Notwithstanding anything to the contrary herein, Developer reserves the right to increase the number of Association, Unit
- covering any Condominium Parcel No amendment shall be adopted which would affect or impair the validity or priority 일, any mortgage

17 THE ASSOCIATION, ITS POWERS AND RESPONSIBILITIES

- Articles and Bylaws of the Association are attached hereto as Exhibits C and D $\overline{\omega}$ The authority and obligation to operate this Condominium shall be vested in the Association. Copies of the
- 3 No Unit Owner, except as an officer of the Association, shall have any authority to act for the Association
- well as all powers and duties granted to or imposed upon it by this Declaration, including Bylaws, but in addition thereto, the Association shall have all of the powers and duties set forth in the Condominium Act as <u>ල</u> The powers and duties of the Association shall include those set forth in the Articles of Incorporation and
- be necessary for the maintenance, protection, repair, or replacement of any Common Elements therein, or for making emergency repairs therein necessary to prevent damage to the Common Elements or to other Units The irrevocable right to have access to each Unit from time to time during reasonable hours as may
- repair, and replace the Common Elements and Limited Common Elements. The power to make and collect annual and special Assessments and to lease, maintain, protect,
- open to inspection by Unit Owners at reasonable times, and the duty to render annually a written summary thereof. The duty to maintain accounting records according to good accounting practices, which shall be
- paint, clean, decorate, maintain, and repair the individual Condominium Unit. Owner from personal responsibility to maintain and preserve the interior surface of the Condominium Parcels and to gardening, painting, repair, and replacement of the Common Elements, but shall not relieve the condominium Unit to herein may delegate to the service company the duty and responsibility to maintain and preserve the landscaping, collecting Assessments, perfecting liens for non-payment, etc. Any such service and maintenance contracts Assessments, and in connection therewith to delegate the powers and rights herein contained, Elements, including (F) The power to enter into contracts for the maintenance, management, and security of the Common the normal maintenance and repair of the Common Elements, and for the collection of including that of
- Bylaws of the Association. such rules and regulations. (v) The power to adopt reasonable rules and regulations for the maintenance and conservation of the Common Elements, and for the health, comfort, safety and welfare of Unit Owners, all of whom shall be subject to Any such rules and regulations may be amended from time to time as provided by the
- convey the same The power to purchase Units in the Condominium and to acquire and hold, lease, mortgage, and
- Articles of Incorporation, and the Bylaws The power and duty to enforce the provisions of this Declaration, the Rules and Regulations, the
- Condominium and Unit Owners The power to grant utility or other easements as may, at any time, be required for the benefit of the
- Association shall not be entitled to: 3 Unless all holders of first mortgages or liens on individual Units have given their prior written approval, the
- charges. (3) Change the program interest or obligations of any Unit for purposes of levying Assessments
- (ii) Partition or subdivide any Unit or the Common Elements; or
- provided by statute in case of substantial loss to the Units and Common Elements \odot By act or omission seek to abandon the condominium status of the Condominium except
- 13. MAINTENANCE, LIMITATION UPON IMPROVEMENT
- (\hat{a}) The maintenance of the Common Blements shall be the responsibility of the Association.

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- Elements, except in a manner provided in the Declaration. There shall be no material alteration or substantial additions to the Common Element or Limited Common
- (c) No Unit Owner shall make any alteration or improvement to the Common Elements or do any work which would jeopardize the safety or soundness of the building containing his Unit or impair any easements.
- the prior written consent of the Association. No Unit Owner shall utilize in any way, or attach anything to any part of, any roof support structure without
- who may be exposed to the liability and they shall have the right to intervene and defend. (e) In any legal action in which the Association may be exposed to liability in excess of insurance coverage protecting it and the Unit Owners, the Association shall give notice of the exposure within a reasonable time to all Unit Owners
- Owners at reasonable times. A copy of each insurance policy obtained by the Association shall be made available for inspection by Unit

14 COMMON EXPENSES AND COMMON SURPLUS

- Common Expenses by this Declaration or the Bylaws. Common Elements, costs of carrying out the powers and duties of the Association, and any other expenses designated as (a) Common Expenses shall include expenses of the operation, maintenance, repair or replacement of the
- such items shall be paid by the Unit Owner as charged or metered. percentages provided in this Declaration; provided, however, where separate meters or charges exist or are made for a Unit, 3 Funds for the payment of Common Expenses shall be assessed against Unit Owners in the proportions or
- <u>@</u> The Common Surplus shall be owned by Unit Owners in the shares provided by this Declaration

Ü ASSESSMENTS, LIABILITY, LIEN AND PRIORITY, INTEREST, COLLECTIONS

- include property and liability insurance premiums. A Unit Owner, regardless of how title is acquired, shall be liable for all liable with the grantor for all unpaid Assessments against the latter up to the time of such voluntary conveyance company with which the Association may contract. for the Common Expenses of this Condominium, including the expenses allocable to services being rendered by a management Assessments coming due during the period of ownership. The Association shall have the power to fix and determine from time to time the sums necessary to provide Unless specifically waived by the Association, the Assessments shall in a voluntary conveyance, the grantee shall be jointly and severally
- Elements or services, or by abandonment of the Unit for which the Assessment is made. The liability for Assessments may not be avoided by waiver of the use or enjoyment of any Common
- payable all Assessments applicable to such Unit for the year in which the delinquency occurs. whichever is greater. In the event the Unit Owner shall be more than thirty (30) days delinquent in the payment of any Assessment, or installment thereof, the Association, at its discretion, may, upon five (5) days written notice, declare due and Assessments and installments not paid when due shall likewise be subject to a late fee in the amount of 5 percent or \$25, paid at the rate of eighteen (18%) per cent per annum or at the highest rate allowed by law if less than eighteen percent Assessments and installments thereon, not paid when due, shall bear interest from the date when due until
- compromise same if in the best interests of the Association. Said lien shall be effective as and in the manner provided by the priority over existing liens as is provided by F.S. § 718.116 or otherwise by law. The Association may take such action as executed and recorded in the Public Records of Orange County, Florida in the manner provided by law, but shall enjoy such collection of such Assessment or enforcement of such lien, whether or not any civil action is commenced. (d) The Association shall have a lien on each Condominium Parcel for any unpaid Assessments, late fees, and interest thereon until paid. Such lien shall also include reasonable attorney fees incurred by the Association incident to the Condominium Act and shall have the priorities established by said Act. deems necessary to collect Assessments by personal action or by enforcing and foreclosing said lien, and may settle and Such liens shall be

·...)

- bid in it and apply as a cash credit against its bid all sums due the Association covered by the lien being enforced (e) Liens for Assessments may be foreclosed by suit brought in the name of the Association in like manner as a foreclosure of a mortgage on all property, as more fully set forth in the Condominium Act. The Association may, at any sale,
- (f) No person who acquires an interest in a Unit, except a first mortgagee through foreclosure (or by deed in lieu thereof), including without limitation persons acquiring title by operation of law, including purchasers at judicial sales, shall be owning by the former owner have been paid. entitled to occupancy of the Unit or enjoyment of the Common Elements until such time as all unpaid Assessments due and
- Developer or to any Unit Owner or group of Unit Owners or to any third party. (P) The Association shall have the right to assign its claim for unpaid Assessments and lien rights therefor to the
- (h) The liability of a first mortgagee or its successor or assignees who acquire title to a unit by foreclosure or by deed in lieu thereof for unpaid Assessments that became due prior to the mortgagee's acquisition of title shall be as prescribed by F.S. § 718.116(1)(b), as from time to time amended.
- the transfer of each such Unit by the Developer to a purchaser There shall be an initial operating assessment imposed as to each Unit in the amount of \$500.00, payable on
- the fourth calendar month following the month in which the closing of the purchase and sale of the and offered for sale during the period subsequent to the recordation of this Declaration and ending not later than the first day of Notwithstanding the Developer's election of such exemption, and except as otherwise provided by statute, the Developer shall excused from the payment of Assessments for the share of Common Expenses attributable to any Unit owned by the Developer nonetheless be obligated to pay such Common Expenses as may be incurred during the period of exemption in excess Assessments against other Unit Owners. in accordance with F.S. § 718.116(9)(a)(1), the Developer, in its sole and exclusive discretion, first Unit occurs.

16. TERMINATION OF CONDOMINIUM.

If all Unit Owners and the holders of all liens and mortgages affecting any of the Condominium Parcels execute and duly record an instrument terminating the Condominium Property or if "major" damage occurs as defined by Article 31 of the interest owned by such owner in the property owned, as tenants in common The undivided interest in the Common Elements previously secured by each Unit Owner shall then become the undivided Declaration, said property shall be deemed to be subject to termination and thereafter owned in common by the Unit Owners.

17. EQUITABLE RELIEF.

the event the property is not repaired, reconstructed, or rebuilt within a reasonable period of time, any Unit Owner shall have the right to petition a court of equity, having jurisdiction in and for Orange County, Florida, for equitable relief which may, but need not necessarily, include a termination of the Condominium and a partition. In the event of substantial damage to or destruction of all or a substantial part of the Condominium Property, and in

18. LIMITATION OF LIABILITY.

- is from time to time assessed (B) The liability of the owner of a Unit for Common Expenses shall be limited to the amounts for which the Unit
- within such edifice that was not subject to any condominium regime. accident in his own Unit to the same extent and degree that the owner of a business would be liable for an accident occurring (b) The owner of a Unit shall have no personal liability for any damages caused by the Association on or in connection with the use of the Common Elements. A Unit Owner shall be liable for injuries or damages resulting from an

19 LIENS

any nature may be created subsequent to the recordation of this Declaration against the Condominium Property as a whole (as distinguished from individual Units) except with the unanimous consent of the Unit Owners. (3) With the exception of liens which may result from the initial construction of this Condominium, no liens of

- (b) Unless a Unit Owner has expressly requested or consented to work being performed or materials being furnished to his Unit, such labor or materials shall not be the basis for the filing of a claim of lien against same. No labor performed or materials furnished to the Common Elements shall be the basis for a lien thereon unless such labor performed or materials furnished was authorized by the Association.
- such payment, it shall be the duty of the lienor to release the lien of record for such Condominium Parcel relieve his Condominium Parcel of the lien by paying the proportionate amount attributable to his Condominium Parcel. Upon In the event a lien against two or more Condominium Parcels becomes effective, each owner thereof may

20. REMEDIES FOR VIOLATION

provided by law Unit Owner to recover damages or obtain injunctive relief or both, but such relief shall not be exclusive of other remedies Regulations as may from time to time be promulgated by the Association. Failure to do so shall entitle the Association or any Each Unit owner shall be governed by the requirements of this Declaration, the Bylaws, and such Rules and

21. EASEMENTS

- (a) Owners of units shall have as an appurtenance thereto a perpetual easement for ingress and egress to and from their Units over stairs, streets, walks and other Common Elements
- shall exist encroachments due to construction shall be permitted and a valid easement for said encroachments and the maintenance thereof easements shall continue until such encroachment no longer exists. If the Condominium Property is destroyed and then rebuilt, (b) All Condominium Property shall be subject to perpetual easements for encroachments presently existing or which may hereafter be caused by settlement or movement of the building or minor inaccuracies in construction, which
- serve the Condominium adequately. <u>@</u> Easements are reserved through the Condominium Property as may be required for utility service in order to
- utility easements as may be approved by the Developer and to any future easements that may be approved by the Association as necessary or appropriate for the use and benefit of the operation of the Condominium. 9 All Condominium Property is subject to any right of way agreements and easements of record and such other

22. MEMBERSHIP IN ASSOCIATION, VOTING RIGHTS.

- the Units and Common Elements defined and described by this Declaration, and to levy and enforce collection of Assessments necessary to perform said acts and duties. (a) The Association was chartered to perform the acts and duties desirable in connection with the management of
- when they no longer own such Unit(s). All Unit Owners shall automatically be members of the Association, and said membership shall terminate
- privileges set forth in the Bylaws, provided, ownership. (c) The owner of each Unit shall be entitled to one (1) vote for each however, that there shall be no more than one vote such Unit in accordance with voting one vote per Unit regardless of

23. ASSESSMENTS

- taxes, if any, and insurance for the Common Elements. budget shall project anticipated income and estimated expenses in appropriate detail, and shall show separate estimates for (B) The Association shall approve annual budgets for this Condominium in advance for each fiscal year, which
- installments; ownership interest in the Common Elements. same respective percentage amounts. comparative square footage of the Units. each installment being payable in advance, Each Unit shall be responsible for the annual Assessment chargeable for each fiscal year, based upon the Owners shall own any Common Surplus in the same proportion as their percentage Each owner of a Unit shall own an undivided share in the Common Elements in the The annual Assessment shall be broken into at least four (4) but the Association has the power to establish equal, more frequent quarterly

collection procedures. In addition, the Association has the power to levy special Assessments against each Unit in their respective shares if a deficit should develop or threaten to develop in the treasury for the payment of the expenses of the Association, or if needed for capital improvement

24. TRANSFER OF CONTROL OF ASSOCIATION

- eligible to serve as a Director of the Association elect one-third (1/3) of the directors of the Association. An employee of a corporate owner, including Developer, shall be Upon sale and closing of at least 15% of the Condominium Units, Unit Owners other than the Developer shall be entitled to sale by Developer; (d) seven years after recordation of this Declaration; or a(e) the election by Developer to turn over control such Units; (c) some of the Units having been conveyed to purchasers, the date on which no Units continue to be offered for the Developer have been closed on 50% of the Units; (b) three months after sales have been closed by the Developer on 90% of in office, and the Developer will control the Association until the earliest of the following events: (a) three years after sales by (a) The initial Board of Directors of the Association (or their replacements nominated by Developer) will remain
- Florida Department of Business and Professional Regulation in accordance with F.S. § 718.301(2). Immediately following such election, the Developer shall forward the name and mailing address of such new director to the one or more directors, the Association shall call, with not less than sixty (60) days notice to members, Within seventy-five (75) days of the date on which Unit Owners other than Developer are entitled to elect for such election.
- Association, Developer shall, at its own expense, deliver or cause to be delivered to the Association all of the property and records specified by F.S. § 718.301(4). <u></u> Within ninety (90) days of the date on which Unit Owners other than Developer accept control of the

OBLIGATIONS OF MEMBERS.

In addition to other obligations and duties heretofore set out in this Declaration, every Unit Owner shall-

- (a) Pay the Assessments levied by the Association when due
- repair the fixtures therein and pay for any utilities which are separately metered to such Unit. (such as the surfaces of the walls, ceilings, floors) whether or not a part of the Unit or Common Elements, and maintain and 9 Maintain the Unit in good condition and repair, including all interior surfaces within or surrounding the Unit
- unreasonable noises or otherwise; nor shall a Unit Owner permit any nuisance, immoral, or illegal act in his Unit or on the Unit or the Common Elements or which will obstruct or interfere with the rights of other Unit Owners or annoy them by Common Elements. Not permit or suffer anything to be done or kept in the Unit which will increase the insurance rates on the
- Unit and Common Elements, and to see that all persons using a Unit through or under an owner do likewise. Conform to and abide by the Bylaws and Rules and Regulations of the Association in regard to the use of the
- exterior portion of the building of the Condominium (e) Make no alteration, decoration, repair, replacement, or change of the Common Elements or to any outside or
- threatening Units or the Common Elements, or to determine compliance with this Declaration or the Rules and Regulations of inspection, repair or replacement of the improvements within Units or the Common Elements, the Association 3 Allow the agents and employees of the Association to enter any Unit for the purpose of maintenance, 다. 단 case of omergency
- (g) Show no sign, advertisement or notice of any type on the Common Elements or a Unit, and erect no exterior antennas and aerials except as provided in Rules and Regulations of the Association.
- finencial obligation of the owner of the Unit. authorized to do such work by the electrical wiring within the Common Elements Make no repairs to any plumbing or electrical wiring within a Unit except by plumbers Association. The Association shall pay for and be responsible for plumbing repairs Plumbing and electrical repairs within a Unit shall be paid for, and be the or electricians

ENFORCEMENT OF OWNER MAINTENANCE RESPONSIBILITIES

shall have the right, for its employees or agents, to enter the Unit and do the necessary work to enforce compliance with the such Assessment and have a lien for same as is otherwise provided herein. In the event of such Assessment, the Association the Unit Owner and the Unit for the necessary sums to put the improvement within the Unit in good condition, and to collect proceed in a Court of equity to seek compliance with such provisions; or the Association shall have the right specially to assess In the event the owner of a Unit fails to maintain it as required above, or otherwise violates the provisions of this Declaration or of any Rule or Regulation of the Association, the Association or any other Unit Owner shall have the right to

27. PARKING

be a use right only, exclusive to the person to whom such space is assigned subject, however, to the provisions of this Article. take no action with respect to such assignments. A portion of the parking spaces may be for the use of guests as determined by to assign and to change the assignment of such parking spaces from time to time as to the Unit Owners, or may at its discretion and pursuant to the Rules and Regulations adopted by the Association. The right to the use of a designated parking space shall The Developer, for such time as it determines in its sole discretion, and thereafter the Association, shall have the right

18. IMPROVEMENTS AND ALTERATIONS.

approval of the Association and in accordance with such reasonable rules and regulations as the Association may, from time to this Declaration except as provided by this Article. All such alterations and additions shall be authorized by at least a majority time, promulgate. of Unit Owners. There shall be no material alteration or substantial additions to the Common Elements or to the real property subject to Unit Owners may undertake alterations and improvements within their Units only with the express written

29. SALE, RENTAL, LEASE OR OTHER TRANSFERS.

- shall protect against damage to the Common Elements or Association property. the Association a security deposit equal to one month's rent, which such deposit shall be held in escrow by the Association an approval fee exceed the amount established by F.S. § 718.112(2)(i) as such provision may from time to time be amended. The Association may further require, as a condition of its approval of a prospective lessee of a unit, that the said lessee pay over to the Association of such approval fee as may from time to time be established by resolution of the Board. In no event shall such Association. Approval of the Association shall be stated in a certificate executed on behalf of the Association upon receipt by Association to act within said ten (10) days shall be tantamount to its consent and deemed a waiver of all objection by the have been given if at the time approval is sought the Unit Owner is delinquent in payment of Assessments. notice and such supplemental information as it reasonably requires, the Association shall either approve or disapprove of the and confer no right, title or interest to the intended purchaser, lessee, or transferee. the terms and conditions thereof, and provide such additional information as may reasonably be required by the Association proposed sale or transfer, in writing, and shall notify the owner of its decision. No such approval shall be given or deemed to Failure to do so shall be deemed a breach hereof, and any transfer or lease in contravention of this Article shall be null and void shall notify the Association in writing of the name and address of the person to whom the proposed transfer is to be made and Prior to the sale, rental, lease, sublease, or other transfer of any Unit or any interest therein, the Unit Owner Within ten (10) days of receipt of said Failure by the
- and Regulations of the Association, by reason of the lease of any Unit. No Unit Owner shall be relieved of responsibility for compliance with the provisions of this Declaration, or the Rules The Association shall have the right to require that a substantially uniform form of lease be used by Unit
- approval by the Association shall have the unqualified right to sell, lease, or otherwise transfer said Unit, including the fee ownership thereof, without prior first mortgage, the holder thereof, upon becoming the owner of such Unit through foreclosure or by deed in Neu of foreclosure, Notwithstanding any other provisions herein, should any Unit at any time become subject to an institutional
- Developer shall have the right to transact any business necessary to consummate sale or leases of Units, including, but not limited to, the right to maintain model Units, have signs, employees in the offices, use the Common Elements and show Units. hereby irrevocably empowered to sell, lease, or rent Units to any lessees or purchasers without consent of the Association Notwithstanding any other provisions herein, this Article shall not be applicable to the Developer, who is

property of the Sales office signs and all items pertaining to sales and leases shall not be considered Common Elements and shall remain the Developer

30. INSURANCE

- shall be considered additional insureds. coverage and other expenses in connection therewith shall be assessed against the Unit Owners as part of the Common of Florida, in an amount equal to maximum insurable replacement value as determined annually. the Association, together with such other insurance as the Association deems necessary in and for (a) In accordance with F.S. § 718.111(11), except as provided by paragraph (c) of this Article, the Association shall use its best efforts to obtain and maintain public liability insurance for itself and members, fire and extended coverage Expenses. The named insured shall be the Association, individually and as agent for Unit Owners and their mortgagees, who Association, its members, and their mortgagees, as their interests may appear, in a company licensed to do business in the State insurance, including vandalism and malicious mischief coverage, insuring all of the Condominium Property and the property of The premiums for such the interest of the
- adjust all claims arising under insurance policies purchased by the Association and to execute and deliver releases upon the payment of claims. each owner of a mortgage or other lien upon a Unit, and for each owner of any other interest in the Condominium Property to Association as Agent. The Association is hereby irrevocably appointed agent for each Unit Owner and for
- furnish evidence thereof to the Association at least annually. against claims due to accidents within his Unit, shall purchase casualty insurance on the contents within the Unit, and shall Unit Owner's Obligation. Each Unit owner shall purchase public liability insurance to protect himself

31. RECONSTRUCTION OR REPAIR AFTER CASUALTY.

- (a) Determination to Reconstruct or Repair. If any part of the Condominium Property shall be damaged by casualty, whether or not it shall be reconstructed or repaired shall be determined in the following manner:
- shall be reconstructed or repaired, unless it is determined in the manner elsewhere provided that the Condominium shall be terminated Common Elements. If the damaged improvement is a Common Element, the damaged property
- appurtenant agree in writing to such reconstruction or repair. the damaged improvements will not be reconstructed or repaired and the Condominium shall terminate unless within 60 days after the casualty, the owners of Units as to which at least 75 percent of the Common Elements are portions of a structure uninhabitable to which more than 50 percent of the Common Elements are appurtenant, then improvements shall be reconstructed or repaired. If the Association determines that casualty damage has rendered structure uninhabitable to which no more than 50 percent of the Common Elements are apputtenant, then the damaged Office Space. If the Association determines that casualty damage has rendered portions of a
- specifications for the original building; or if not, then according to plans and specifications approved by the Association Plans and Specifications. Any reconstruction or repair must be substantially in accordance with the plans and
- all other instances the responsibility of reconstruction and repair after casualty shall be that of the Association repair is that of the Unit Owner, then the Unit Owner shall be solely responsible for reconstruction and repair after casualty. Responsibility. If the damage is only to those parts of a Unit for which the responsibility of maintenance and
- estimates of the cost to rebuild or repair (d) Estimates of Costs. Immediately after a determination is made to rebuild or repair damage to property for which the Association has the responsibility of reconstruction and repair, the Association shall obtain reliable and detailed
- the funds for the payment of the costs of reconstruction and repair are insufficient, Assessments shall be made against the Unit repair by the Association, or if ar any time during reconstruction and repair, or upon completion of reconstruction and repair, in an insurance policy shall be assessed against all Unit Owners in proportion to their shares in the Common Elements. Owners in sufficient amounts to provide funds for the payment of such costs. proceeds of such Assessments and of the insurance are not sufficient to defray the estimated costs of the reconstruction and Special Assessments. The amount by which insurance proceeds is reduced on account of a deductible clause If the

32. TAX ASSESSMENT

the assessed value of the entire Condominium, including land and improvements, as has been assigned to said Unit in this and in the Common Elements shall be considered as a single Unit. The value of said Unit shall be equal to the percentage of Declaration. For the purpose of ad-valorem taxation, the interest of the owner of a Condominium Parcel in his Condominium Unit The total of all of said percentages shall equal 100% of the assessed value of all of the land and improvements

33. ENCROACHMENTS

reconstruction, repair, shifting, settlement or moving of any portion of the condominium proper encroachment, and for the maintenance of the same, shall exist so long as the encroachment exists. reconstruction, In the event any portion of any Unit encroaches upon the Common Elements as property, a valid easement for the a result of the construction,

34. REGULATED SUBSTANCES

(a) Hazardous Materials

that may be promulgated in the future, as such statutes, regulations and ordinances may be amended from time to time, including, but not limited to, the statutes and regulations listed belowother similar term, by any federal, state, or local environmental statute regulation or ordinance presently in effect of designated as hazardous or toxic waste, hazardous or toxic material, a hazardous toxic or radioactive substance, or As used in this Declaration, "Regulated Substance" shall mean: any substance or material defined 2

Federal Resource Conservation and Recovery Act of 1976, 42 U.S.C. §§ 6901 et seq.

Federal Comprehensive Environmental Response Compensation, and Liability Act of 1980, 42 U.S.C. §§ 9601 et seq.

Federal Clean Air Act, 42 U.S.C. §§ 7401-7626

Federal Water Pollution Control Act, Federal Clean Water Act of 1977, 33 U.S.C. §§ 1251 et seq.

Federal Insecticide, Fungicide, and Rodenticide Act, Federal Pesticide Act of 1978, 7 U.S.C. §§ 13 et seq.

Federal Toxic Substances Control Act 15 U.S.C §§ 2601, et seq.

Federal Safe Drinking Water Act, 42 U.S.C §§ 300(f) et seq.

Chapter 442, Florida Statutes, 40 Code of Federal Regulations, Sections 116.4, 162.31, 261.21 261.22, 261.23, 261.24, 261.31, 261.32 261.33 and Appendix VIII.

49 Code of Federal Regulations, Section 172.

- ٨ The following materials and uses are absolutely prohibited within the Condominium Property:
- A. Any materials or substances containing PCB's, dioxins, or other toxic or Regulated Substance that may

be so designated from time to time by the Association or Governmental Agency, other than small amounts of solvents, cleaning compounds, and other substances used in the ordinary course of business.

- B. On-site disposal of any Regulated Substance.
- Storage tanks for fuels or other flammables.

35. MISCELLANEOUS.

- in any other circumstance shall not be affected thereby remainder of this Declaration and Bylaws and the application of any such provision, section, sentence, clause, phrase or word sentence, clause, phrase or word, or the application thereof in any circumstance is held invalid, the validity of the If any provision of this Declaration, of the Bylaws of the Association, or of the Condominium Act, or any
- compliance with this Declaration, the Bylaws, or Rules and Regulations of the Association, upon a finding by the Court that the violation, or the continuation thereof, was willful and deliberate, the noncomplying Unit Owner shall reimburse the Association for the costs, including reasonable attorneys' fees, incurred by it in bringing such compliance action. (b) Nothing in this Declaration shall be construed as limiting the power and remedies of the Association as set forth by the Condominium Act. Should the Association at any time find it necessary to bring Court action to bring about
- 0 Captions in this Declaration are for ease of reference and do not constitute a part of this Declaration
- or rent Condominium Units on any terms to any purchasers or lessees for as long as it owns any Unit of the Condominium. Notwithstanding any other provision in this Declaration, Developer is irrevocably empowered to sell, lease,
- address which shall be deemed to have been given when received or five days after mailing, which ever shall first occur. deemed to have been given when mailed in the properly addressed, postage paid, sealed wrapper, except notices of changes of such other addresses as may be designated by them from time to time in writing to the Association. in writing to the Association. All notices to mortgagees of Units shall be sent by first class mail to their respective addresses or Unit Owners. Condominium, or at such other address as the Association may hereafter designate from time to time by notice in writing to all Condominium address of such Unit Owner, or such address as may have been designated by the Unit Owner from time to time Association shall be sent by certified mail, return receipt requested, to the Association in care of its office at the Except as provided specifically in the Act, all notices to any Unit Owner shall be sent by first class mail to the All notices to the Association required or desired hereunder or under the Bylaws or Rules or Regulations of All notices shall be
- opinion of counsel that any interpretation adopted by the Association is not unreasonable shall conclusively establish the any of the Exhibits attached hereto. Such interpretation shall be binding upon all parties unless wholly unreasonable validity of such interpretation. The Board of Directors of the Association shall be responsible for interpreting the provisions hereof and of
- the Unit is free of any such mortgages or liens unless written notice of the existence of such mortgage or lien is received by the Association. The Association shall not be responsible to any mortgagee or lienor of any Unit hereunder, and may assume
- provisions of this Declaration and of the Articles and Bylaws of the Association, and applicable Rules and Regulation are fair otherwise)) and each mortgagee and occupant of a Unit shall be deemed to have acknowledged and reasonable in all material aspects. Each Unit Owner, by reason of acquiring ownership (whether by purchase, and agreed that all of the operation of law

WITNESS WHEREOF, we have becenn set our hands and seals this) day o	
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	Printed Name: PAIMUNDD. NRDD NRD. Dala le W Mc Fast. Printed Name: 311 ENDA W. M. FARCIN	Signed, sealed and Delivered in the Presence of:
[Corporate Seal]	NORBERTO DUARTE, Prosident Attest: R/7. V/1 N Secretary	STARPOINTE DEVELOPMENT, INC.

President, of STARPOINTE DEVELOPMENT, INC., personally well known or satisfactorily identified by CORIDA Drivers Licenses to be the persons described in and who executed the foregoing Instrument and acknowledged refore me that they executed the same, freely and voluntarily, in the capacities and for the purposes therein stated.

I hereby certify that on this 1 day of 2002, 2002, and in the County aforesaid to take acknowledgments,

, 2002, before me, an officer duly authorized in the State

appeared

County of Orange

SS

State of Florida

Brenda W. McFarlin MY COMMISSION # DD163753 November 16, 2006 BONDED THEN TROY FAIN INSURANCE, INC. DD163753 EXPIRES

My Commission Expires:

"A" IMMERKS

PROPERTY

as follows: That certain piece, parcel and tract of land located in ORANGE County, Florida, described

PARCEL

Florida, being more particularly described as follows: thereof, as recorded in Plat Book 26, Page 24, of the Public Records of Orange County, A part of Block C, CROWNPOINTE COMMERCE PARK PHASE 1, according to the Plat

degrees 25 minutes 40 seconds East 548.00 feet to the POINT OF BEGINNING minutes 20 seconds East of the Northwest corner of said Block C; thence run North 89 along said West line of Block C, point of tangency, thence run North 90 degrees 34 minutes 20 seconds West, continuing of Block C, 227.89 feet through a central angle of 34 degrees 00 minutes 13 seconds to the 384.00 feet, thence run Northwesterly, along the arc of said curve and along said West line a POINT OF BEGINNING; thence continue South 00 degrees 34 minutes 20 seconds East North line of said drainage easement, 367.77 feet to a point on the West line of said Block shown on said plat; thence run South 55 degrees 25 minutes 27 seconds West along the C, 383.12 feet to the point of curvature of a curve concave Easterly and having a radius of C; thence run North 34 degrees 34 minutes 33 seconds West along said West line of Block 16 minutes 53 seconds to a point on the North line of the 100 foot drainage easement as curve and along said East line of Block C, 176.30 feet through a central angle of 24 degrees Easterly and having a radius of 416.00 feet; thence run Southeasterly, along the arc of said continuing along said East line 192.74 feet to the point of curvature of a curve concave minutes 20 seconds East, along the East line of said Block C, a distance of 305.00 feet for Commencing at the Northeast corner of said Block C, thence run South 00 degrees 37.12 feet to a point 305.00 feet South 00 degrees 34

PARCEL 2

according to the Plat thereof, as recorded in Plat Book 26, Page 24, Public Records of Orange County, Florida, and being more fully described as follows: The Southerly 50.00 feet of Block C, CROWNPOINTE COMMERCE PARK PHASE I,

and said Block C; thence departing said right of way line and along the South line of said capped 5/8" fron rod labeled 3461 set for the Southeast corner of the herein described Tract corner of the herein described Tract, thence along said curve to the left, 50.33 feet to a South 28 degrees 19 minutes 15 seconds East, on the West right of way line of said Kingspointe Parkway for the beginning of a non-tangent at 333.31 feet the Northeast corner of a private 100' drainage and utilities easement per plat Block C feet, a central angle of 6 degrees 55 minutes 55 seconds and a chord bearing and distance of curve concave to the Northeast and having a radius of 416.00 feet and continuing for a total distance of 367.77 feet to a capped 5/8" from rod labeled 3461 set 25 minutes 27 seconds East, passing at a distance of 34.00 feet to the Northwest corner and corner of the herein described tract, thence departing said right of way line, North 55 degrees 33 seconds West, 50.00 feet to a capped 5/8" iron rod labeled 3461 set for the Northwest Kingspointe Parkway (32' right of way) for the Southwest corner of the herein described Tract and said Block "C"; thence along said right of way line, North 34 degrees 34 minutes Beginning at a nail and disk labeled PCP-RLS 1585 found on the East right of way line 55 degrees minutes 27 seconds West, 362.25 50.30 feet; said point being the Northeast , an arc ledgth of 50.33 THE PORTS

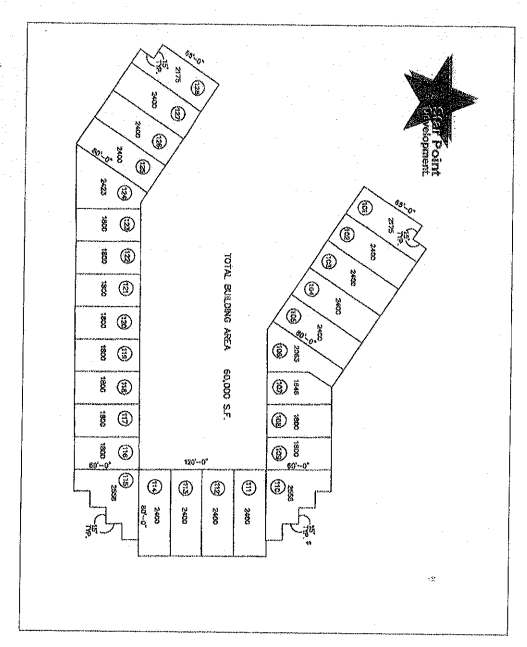


EXHIBIT "A"

Share of Common Expenses and Surplus

StarPointe Service Center Condominium Association Inc.

A CONTRACTOR OF THE PROPERTY O	60035	26 Units
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2.7%	1650	197
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4.0%	2400	183
4.0%	2400	204
4.0%	2400	103
4.0%	2400	188
3.5%	2:75	3

EXERETE TO



INSTR 20020616606

MIORIDA DEPARTMENT OF STATE
Retherine Herrs
Secretary of State

May 22, 2002

OR MINO STARPOINTS SERVICE CENTER COMMUNIUM ASSOCIATION, 6600 KINGSPOINTS PRAY 1 % d 328kg

The Articles of ASSOCIATION, 1 NO 20000003937. 作はい Office. of Incorporation 00000 けのかのけ C† APK TO for STARPOINTE SERVICE CENTER CONDOMINIUM this number 22, 2002 MINOTONOUS. and assigned document Corresponding with TO CHEST

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O Fh CO CO CO required before this reposition internal Revenue Service Office COMPONENTION it is between January 1 and file date. A Rederal ad before this report (T DESCRIP report/uniform business and May 1 of the year folleral Employer Identification of the Please aby calling 1-800-829-3676 the year follow Identification report will following the cales ation (FEI) number Z pare 9 requesting S ALTE 900 odde calendar († () () 1 % 1-10 1-12 1-13 HOME reez

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Sincerely,
Dale White
Document Specialist
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EXHIBIT "D"

BYLAWS

A

STARPOINTE SERVICE CENTER CONDOMINIUM ASSOCIATION, INC. A:Non-Profit Florida Corporation

ARTICLE I

435

ASSOCIATION, INC. Section 1. The Name: The name of the corporation is STARPOINTE SERVICE CENTER CONDOMINIUM

records of the corporation shall be kept at the principal office. FL 32819 or such other place as may be subsequently designated by the Board of Directors. All books and Section 2 The Principal Office: The principal office of the corporation shall be 6606 Kingspointe Parkway,

STARPOINTE SERVICE CENTER, A CONDOMINIUM, to which these Bylaws are attached shall mean the same Definitions. As used herein, terms defined in the Declaration of Condominium for

ARTICLE II DIRECTORS

term of one (1) year, or until his successor has been elected and qualified. An employee of an owner, such as the Section I. Number and Term. The number of directors, which shall constitute the whole board, shall be neither less than three (3) nor more than nine (9). Except for the Initial Directors designated in the Articles of Developer, shall be eligible to serve as director of the Association Incorporation and any other Directors elected or appointed by the Developer, a director shall be elected to serve for a

choose a successor or successors, who shall hold office for the unexpired term in respect to which such vacancy occurred remaining directors, though less than a Quorum, at a special meeting of directors duly called for this purpose, shall vacant by reason of death, resignation, retirement, disqualification, removal from office or otherwise, a majority of the Section 2. Vacancy and Replacement If the office of any director or directors becomes

Section 3. Removal qualified votes of members.

Directors may be removed by an affirmative vote of a majority of the

contrary notwithstanding, provided any or all of said directors shall be subject to replacement as hereinbefore provided office and exercise all the powers of the Board of Directors until the first membership meeting, anything herein to the in the event of a vacancy. Section 4. Initial Board of Directors. The Initial Board of Directors designated in the Articles shall hold

be limited to, the following: Articles of Incorporation, or the Declaration. The powers of the Board of Directors shall specifically include, but not managed by the Board of Directors, which may exercise all corporate powers not specifically prohibited by statute, the Section 5. Powers and Duties The property and business of the corporation shall be

- the same are due (i) To make and collect regular and special assessments and establish the time within which payment of
- condominium property, except those portions thereof which are required to be maintained, cared for and preserved by (0) To use and expend the assessments collected to maintain, care for, and preserve the units and

- preservation of the condominium property To purchase the necessary equipment and tools required for the maintenance, care, and
- possible in connection with such maintenance, care, and preservation To enter into and upon the units when necessary and with as little inconvenience to the owner
- (e) To insure and keep insured the condominium property against loss from fire and other casualty, to insure and keep insured the unit owners against public liability, and to purchase such other insurance as the Board of Directors may deem advisable.
- from the unit owners for violations of these Bylaws, the Rules and Regulations of the Association, and the terms and conditions of the Declaration To collect delinquent assessments by suit or otherwise, abate nuisances, and enjoin or seek damages
- of the property of the condominium. To employ and compensate such personnel as may be required for the maintenance and preservation
- property. (ii) To make reasonable Rules and Regulations for the occupancy of the condominium
- a designee. 3 To acquire, rent, lease, or otherwise possess a condominium parcel in the name of the Association or
- of the Board of Directors or membership. duties of the Association except those specifically required by the Condominium documents to have a specific approval To contract for management of the condominium and to delegate to such other party all powers and

<u>Section 6.</u> Compensation. as such.

Neither directors nor officers shall receive compensation for their services

members at least 60 days prior to the scheduled election be by secret ballot, but secret balloting may be authorized by resolution adopted by the Board and communicated however that at least 20 percent of those entitled to vote in fact cast a ballot in person. decided by a plurality of ballots cast in person by those entitled to vote, with no quorum requirement, provided has been delivered to the Association at least 35 days prior to the scheduled election. Election of directors shall be second notice shall also include a candidate information statement of one letter size page, provided such statement all members entitled to vote thereat, together with a ballot listing all candidates. At the request of a candidate, the and agenda, the Association, at least 14 days before the meeting, shall mail or deliver a second notice of election to Association thereof not less than forth (40) days before the election. Along with the written notice of annual meeting the scheduled election. the scheduled election, the Association shall give written notice to each member entitled to vote thereat of the date of by the Developer, directors shall be elected at the annual meeting of members. Any member desiring to be a candidate for the board, shall give written notice to the Election of Directors Except in the case of directors elected or appointed Not less than sixty (60) days before Election of directors need not

Section 8. Meetings of Directors

- as soon thereafter as may be practicable immediately upon adjournment of the meeting at which they were elected, provided a quorum shall then be present, (m) The annual meeting of each newly elected Board of Directors shall be held
- at least ten (10) days before the date of such meeting, but the directors may waive notice of the meeting in accordance or a majority of the Board. The Secretary shall give notice of each special meeting either personally, by mail or facsimile, Special meetings of directors shall be held whenever called by the President

- meetings shall be conspicuously posted 48 hours in advance, except in an emergency <u></u> Meetings of the Board shall be open to all unit owners and notices of
- adjourn the meeting without notice until a quorum shall be present quorum shall be the act of the Board. If a quorum shall not be present at the meeting, the Directors then present may constitute a quorum for the transaction of business and the act of a majority present at any meeting at which there is a A majority of the Board shall be necessary and sufficient at all meetings to
- telephone conference, those board or committee members may be counted toward a quorum and may vote by telephone A telephone speaker shall be used. Section 9. Meeting of Directors by Telephone. When any board or committee members meet by

meetings of the Board shall be as follows: Order of Business. Unless otherwise agreed upon by the Board, the order of business at all

- I. Roll call
- 2. Reading of Minutes of last meeting;
- . Consideration of communications;
- Resignations and elections;
- 5. Reports of officers and employees:
- Reports of committees;
- Unfinished business;
- Original resolutions and new business;
- 9. Adjournmen

ARTICLE III EXECUTIVE COMMITTEE

Section 1. Executive Committee. The Board of Directors may, by resolution, appoint an Executive committee of two (2) or more members, to serve at the pleasure of the Board, to consist or such Directors as the Board may from time to time designate. The Chairman of the Executive Committee shall be designated by the Board of Directors.

times and places of meeting, shall determine the number of its members constituting a quorum for the transaction of business, and shall prescribe its own rules of procedure, no change in which shall be made save by majority vote of its Section 2. Procedure. The Executive Committee, by a vote of a majority of its members, shall fix its own

and affairs of the Association. Committee shall possess and may exercise all the powers of the Board in the management and direction of the business Section 3. During the intervals between the meetings of the Board or Directors, the Executive

OFFICERS

The President shall be a director ex-officio. If the Board so determines, there may be more than one Vice-President. united in one person, except that the President shall not also be the Secretary or an Assistant Secretary of the corporation Fresident, Treasurer, and Secretary, all of whom shall be elected annually by the Board. Any two of said offices may be Section 1. Executive Officers. The executive officers of the corporation shall be a President, Vice-

and agents as they may deem necessary, who shall hold office at the pleasure of the Board of Directors and have such authority and perform such duties as from time to time may be prescribed by the Board. Section 2 Subordinate Officers The Board of Directors may appoint such other officers

and agents to any officer of the Association cause, at any time by action of the Board of Directors. Section 3. Tenure of Officers -Removal. The Board may delegate powers of removal of subordinate officers All officers and agents shall be subject to removal, with or without

Section 4. President.

- under the seal of the corporation. The seal, when affixed, shall be attested by the signature of the Secretary resolutions of the Board are carried into effect, and shall execute bonds, mortgages and other contracts requiring a seal, President shall have general and active management of the business of the corporation, shall see that all orders and The President shall preside at all meetings of members and directors.
- (b) The President shall have general supervision and direction of all the other officers of the corporation and shall see that their duties are performed properly.
- fiscal year to the Directors whenever called for by them, and to the members at the annual meeting ⓒ The President shall submit a report of the operations of the corporation for the

and from time to time shall report to the Board any matter affecting the corporation that may require notice to the Board.

the general powers and duties of supervision and management usually vested in the office of the President of a The President shall be an ex-officio member of all committees and shall have

Section 5. The Vice-President. The Vice-President shall be vested with all the powers and be required to perform all the duties of the President in his absence, and such other duties as may be prescribed by the Board of

Section 6. The Secretary

- Board in one or more books provided for that purpose (B) The Secretary shall keep the minutes of meetings of members and of the
- provisions of these Bylaws and as required by law. 0 The Secretary shall see that all notices are duly given in accordance with the
- of the corporation under its seal is duly authorized or required the corporation and shall see that the seal of the corporation is affixed to all documents, the execution of which on behalf <u></u> The Secretary shall be custodian of the corporate records and of the seal of
- which shall be furnished to the Secretary by such member <u>a</u> The Secretary shall keep a register of the Post Office address of each member
- Secretary and such other duties as from time to time may be assigned to him by the President or by the Board 3 In general, the Secretary shall perform all dunes incident to the office of

Section 7. The Treasurer.

- and to the credit of the corporation in such depositories as may be designated by the Board of Directors disbursements in books belonging to the corporation and shall deposit all monies and other valuable effects The Treasurer shall keep full and accurate accounts of receipts and in the name
- disduese the funds of the Corporation as ordered by the Board, taking proper vouchers for such disbursements and shall Unless otherwise directed by the Board of Directors, the Treasurer shall

render to the President and Directors, at the regular meetings of the Board, or whenever they may require it, an account all his actions as Treasurer and of the financial condition of the Association.

authorized to sign checks, and to the President, Secretary and Treasurer of the Association at any one time. or bond shall cover the maximum funds that will be in the custody of the Association or its management agent, if any, adequate insurance or fidelity bonding of all persons who control or disburse funds of the Association. Any such policy The requirements of this section shall apply, but are not necessarily limited to, those individuals Fidelity Bond. In accordance with F.S. § 718.111(11)(d), the Association shall obtain and maintain

shall hold office for the unexpired term of such office. a majority vote of the whole Board of Directors provided for in these Bylaws, may choose a successor or successors who or Treasurer becomes vacant by reason of death, resignation, disqualification or otherwise, the remaining Directors, by Section 9. Vacancies. If the office of any Director, or of the President, Vice-President, Secretary,

resignation, and then from that date. The acceptance of a resignation shall not be required to make it effective be made in writing, and to take effect from the time of its receipt by the corporation, unless some time be fixed in the Resignations. Any Director or other officer may resign his office at any time, such resignation to

ARTICLE V MEMBERSHIP

Condominium in accordance with the Declaration of Condominium Section 1. Definition. Membership in the Association shall be limited to owners of Units Ħ,

as an incident to the transfer of the transferor's condominium parcel. Section 2. Transfer of Membership and Ownership. Membership in the Association may be transferred only

respond in a subsequent 30-day period, as applicable. to respond to more than one such inquiry from the same unit Owner within any single 30-day period, but may regarding the frequency and manner of responding to such Unit Owner inquiries. or other proceeding arising out of the inquiry. Notwithstanding the foregoing, the Board shall be under no obligation § 718.112(2)(a)(2) shall preclude the Board from recovery of attorney's fees and costs in any subsequent litigation, Professional Regulation, or (b) provide a substantive response within 60 days of its request for legal opinion, as may respond substantively to the inquiry within 10 days of receipt of advice from the Department of Business and Department of Business and Professional Regulation. the Board, or (c) by notice that advice has been requested by the Board from the appropriate division of the such inquiry in one of the following forms: (a) substantively, (b) by notice that a legal opinion has been requested by be appropriate. Directors by certified mail, return receipt requested. The Board shall respond in writing within 30 days of receipt of Failure of the Board to provide a substantive response to the inquiry as provided herein and by F.S. Written Inquiry by Members. The Board may adopt reasonable rules and regulations In the event the Board gives such notice, Unit Owners may submit written inquiry to the Board of it shall then (a)

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other place as may be stated in the notice All meetings of the corporate membership shall be held at the office of the corporation or such

Section 2. Annual Meeting

the day prescribed for the annual meeting of the members is a legal holiday, the meeting will be held at the same hour members shall be held on the same day of the same month of each year thereafter, at the hour of 8:00 o'clock, p.m. If incorporation of the Association unless otherwise fixed by the Board and each subsequent regular annual meeting of the The first annual meeting of members shall be held within one year from the date of

shall continue to hold office until the annual meeting is held on the first day following which is not a legal holiday. If an annual meeting is rescheduled, the Directors then in office

- prohibited) shall elect a Board of Directors and transact such other business as may properly come before the meeting At the annual meeting, the members, by a plurality vote (cumulative voting
- on the books of the corporation, at least fourteen (14) days prior to the meeting, and such notice shall be posted at a conspicuous place on the Condommium property at least 14 continuous days prior to said meeting. proposed budget shall be served upon or mailed to each member entitled to vote thereafter at such address as appears Written notice of the annual meeting and copies of the agenda and of the

examination by any member throughout such period. during the 30 day period and through the date of the election at the office of the corporation, such list to be open of members entitled to vote at such election shall be prepared by the Secretary. Such list shall be produced and kept Section 3. Membership List. At least thirty (30) days before every election of directors, a complete list

Section 4. Special Meetings

- the request, in writing, of one-third (1/3) of the members. Such request shall state the purpose or purposes of the and shall be called by the President or Secretary at the request, in writing, of a majority of the Board of Directors or at proposed meeting. unless otherwise proscribed by statute or by the Articles of Incorporation. Such a meeting may be called by the President, (a) Special meetings of members may be held for any lawful purpose or purposes
- least fourteen (14) days before such meeting, and shall be posted at a conspicuous place on the condominium property (b) Written notice of a special meeting, 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 on the books of the corporation, at at least fourteen (14) days prior to said meeting.
- stated in the notice thereof Business transacted at all special meetings shall be confined to the subjects

adjourned meeting at which a quorum shall be present or represented, any business may be transacted which might have been transacted at the meeting originally called time, without notice other than announcements at the meeting, until a quorum shall be present or represented. At such to vote thereat, present in person or represented by written proxy, shall have power to adjourn the meeting from time to for the transaction of business, except as otherwise provided by statute, by the Articles of Incorporation, or by these person or represented by written proxy, shall be required for and shall constitute a quorum at all meetings of members If, however, such quorum shall not be present or represented at any meeting of members, the members entitled Section 5. Quorum. Fifty per cent (50%) of the total number of members of the corporation, present in

different vote is required, in which case such express provision shall govern and control the decision of such question the question is one upon which, by express provision of the statutes, the votes cast, in person or represented by written proxy, shall decide any question brought before the meeting, unless Section 6. Vote Required to Transact Business. When a quorum is present at any meeting, a majority of the Articles of Incorporation, or these Bylaws, a

proxy shall only be valid for such meeting or subsequent adjourned meetings thereof. If more than one (1) person or a requirement has been met. Corporations shall have the right to membership in the Association not be considered, nor shall the presence of said owners at a meeting be considered in determining whether the quorum votes for said commercial unit. If such certificate is not on file at the time of the meeting, the vote of such owner shall corporation owns a commercial unit, they shall file a certificate with the Secretary naming the person authorized to cast any meeting of members, every member having the right to vote shall be entitled to vote in person or by proxy. Such Right to Vote. Each Unit Owner shall be entitled to one (1) vote for each unit owned by him. At

Section 8. Action of Members without a Meeting

authorize the action within 60 days of the date of the earliest dated consent and is delivered to the corporation in the manner required by this section. effective unless such written consent is signed by members having the requisite number of votes necessary to shall be delivered to the corporation at its principal place of business in this state. No such action shall become approving members having the requisite number of votes and entitled to vote on such action, and each such consent such action shall be evidenced by one or more written consents describing the action taken, dated and signed by authorize such action at a meeting at which all members entitled to vote on such action were present and voted. members entitled to vote on such action and having not less than the minimum number of votes necessary to members may be taken without a meeting, without prior notice, and without a vote if the action is taken by the (3) Any action required or permitted to be taken by members at an annual or special meeting of Any

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- received by the corporation at its principal place of business. number of consents to authorize the proposed action. A revocation is not effective unless in writing and until Any written consent may be revoked prior to the date that the corporation receives the required
- notice shall fairly summarize the material features of the authorized action notice thereof to each member entitled to vote on the action but who have not consented thereto in writing. The 0 Within ten days after obtaining such authorization by written consent, the corporation shall give
- described as such in any document. Any action taken in accordance with this section shall have the effect of a meeting vote and may be
- shall be filed among the records of the corporation with the minutes of proceedings of members The written consent or consents evidencing approval of any action taken pursuant to this section

<u>Section 9. Order of Business.</u>
as practical at other members' meetings will be

The order of business at annual meetings of members and as far

- 1. Election of Chairman
- 2. Roll call
- 3. Proof of Notice of Meeting or Waiver of Notice
- 4. Reading of Minutes of Prior Meeting
- 5. Officers' and Committee Reports
- Elections
- 7. Unfinished Business
- New Business
- Adjournment

ARTICLE VII

by facsimile. to the director or member at such address as appears in the books of the corporation, or may be transmitted in person or in writing by regular mail by depositing the same in a post office or letter box in a postpaid, sealed envelope, addressed to be given to any director or member, it shall not be construed to mean personal notice but such notice may be given Whenever under the provisions of the Statutes, Articles of Incorporation, or these Bylaws, notice is required

ARTICLE VIII ASSESSMENTS. OFFICIAL RECORDS & REPORTING

Section 1. Determination of Assessments.

- Owners in the manner provided in the Declaration and shall be payable as provided therein. Special Assessments, if any, shall be fixed by the Board of Directors and shall be levied and paid in the same manner provided for regular and the Limited Common Elements. Funds for the payment of common expenses shall be assessed against the Unit behalf of the Corporation to make and collect Assessments and to maintain, repair and replace the Common Elements insurance premiums and expenses relating thereto, including fire insurance, and any other expenses designated as common expenses from time to time by the Board of Directors. The Board of Directors is specifically empowered on Elements and the Limited Common Elements, all costs of carrying out the powers and duties of the corporation, all sums necessary and adequate for the Common Expenses, including reserve requirements, of the Condominium Properties Expenses shall include expenses for the operation, maintenance, repair or replacement of the Common The Board of Directors shall fix and determine from time to time the sum or
- enter into a management contract with third parties to which the power to levy and collect assessments may be delegated Owners. All Assessments shall be payable to the Association. The Board of Directors may authorize the President to the Secretary-Treasurer of the Association shall mail or present a statement of the Assessment to each of the Unit 9 When the Board of Directors has determined the amount of any Assessment,

or hand delivered, without charge, to each Unit Owner. administrative and salary expenses, reserves accumulated and expended for capital expenditures and other reserve items. fees and expenses, taxes, refuse collection, utility services, landscaping, building maintenance and repair, insurance, receipt classifications, including, but not limited to the following as applicable: security, professional and management statement of cash receipts and disbursements and shall disclose the amount of receipts and expenses by accounts and the Board shall cause to be prepared a financial report for the preceding fiscal year. Within twenty-one (21) days of receipt or completion of the report by the Association, copies thereof shall be mailed Section 2. Financial Reports. Within 90 days of the close of the fiscal year of the Association, The report shall consist of a

shall be open to Unit Owners affidavit of compliance with such notice requirement shall be filed with the records of the Association. Such meeting of the Board of Directors at which the proposed budget will be considered, together with a notice of that meeting. requirements of F.S. § 718.112(2)(f), shall be mailed to Unit Owners not less than fourteen (14) days prior to the meeting a budget for the upcoming fiscal year. / A copy of a proposed annual budget prepared The Board of Directors at least annually shall prepare and adopt in accordance with the Α'n

Section 4. Official Records

- constitute the official records of the Association The following records shall be maintained by the Association from its inception and shall
- and suppliers known to have furnished labor or materials for the construction of the Condominium accompanying cartificate specified by F.S. § 718.301(4)(f), together with a list of all contractors, subcontractors ٤ Copies of the plans and specifications used in the construction of the Condominium with
- issued within one year of the date Unit Owners other than Developer take control of the Association. Copies of certificates of occupancy and other permits applicable to the Condominium Property
- STRITMO All written warranties in effect on the date of the transfer of control by Developer to Unit

- Association bylaws, the Association's Rules and Regulations, and each amendment thereto (F) Copies of the recorded Declaration, articles of incorporation of the Association, the
- of resignation of officers and directors The corporate record book of the Association, including minutes of all meetings, and notices
- certifications, and, if known, telephone numbers. (\overline{N}) The current roster of Unit Owners, Unit identifications, mailing addresses, voting
- (vii) All current insurance policies.
- which the Association is a party or which otherwise obligates the Association or Unit Owners. (viii) Current copies of all management agreements, leases, and other contracts to
- retained for a minimum of seven (7) years). X The accounting records of the Association as specified by F.S. § 718.111(12)(a)(11)(to be
- (to be maintained for at least one (1) year after the date of the election to which they pertain \otimes Ballots, sign-in sheets, voting proxies, and all other papers relating to voting by Unit Owners
- (xi) All other records of the Association relating to its operations.

record inspections and copying, and may charge its actual costs for the preparation and furnishing of such documents to those requesting same. Copies of such documents shall be furnished to those entitled to inspection within five (5) days of receipt by the Association of written request therefor. to members and their authorized agents for inspection at all reasonable times on the Condominium Property. Association may adopt reasonable rules and regulations regarding the frequency, time, location, notice, and manner of Section 5. Access to Official Records. The official records of the Association shall be available

CORPORATE SEAL

The seal of the corporation shall have inscribed thereon the name of the corporation, the year and state of its organization, and the words "Non-Profit". Said seal may be used by causing it or a facsimile thereof to be impressed, affixed, reproduced or otherwise.

ARTICLE X DEFAULT

on its own behalf or through its Board of Directors, may enforce its lien for assessments to which it is entitled, or assessments required to be paid to the corporation within thirty (30) days from the due date, the corporation, acting accordance with the Declaration and the statutes made and provided therefor. Section 1. Enforcement of Lien for Assessments. In the event a unit owner does not pay any sums, charges

and refurbishing of the unit in question. All monies remaining after deducting the foregoing items of expenses shall be returned to the former owner of subject unit. shall include but not be limited to advertising expenses, real estate brokerage fees, and expenses necessary for the repair foreclosure suit, including reasonable attorneys' fees, and any and all expenses incurred in the resale of the unit, which proceeds of said sale all sums of money due it for assessments and charges, all costs incurred in the bringing of the it shall offer said unit for public or private sale and at such time as a sale is consummated, it shall deduct from the Section 2. Sale After Foreclosure. If the corporation becomes the owner of a unit by reason of foreclosure,

of the provisions of the Declaration, ection 3. Other Enforcement Action. corporate Articles, In the event of a violation, Bylaws, or Rules and other than nonpayment of assessments Regulations, as the same are or may

and owing it from the owners of units, and to preserve each unit owner's right to enjoy his unit, free from unreasonable a method and procedure which will enable it at all times to operate on a business-like basis, to collect those monies due other equally adequate legal procedures. It is the intent of all owners of the commercial units to give to the corporation nuisance, regardless of the harshness of the remedy available to the corporation and regardless the availability of the not cured within thirty (30) days. In the event such legal action is brought against a unit owner and results in a judgment for the plaintiffs, the defendant shall pay the plaintiff s reasonable attorneys' fees and court costs. Each unit owner, for restraint and nuisance. himself, his heirs, successors and assigns, agrees to the foregoing provisions relating to default and abatement of notice from the Association of any default by the mortgagor of such unit under the condominium documents which is as it may deem appropriate. A mortgagee (as such term is defined in the Declaration) of a unit shall be entitled to written hereafter be constituted, which continues for thirty (30) days after notice from the Association to the unit owner(s) to correct said breach or violation, the Association may bring appropriate action to enjoin such violation or may enforce the provisions of said documents, or may sue for damages, or take such other courses of action, or other legal remedy

ARTICLE XI JOINT OWNERSHIP

person, all of the joint owners shall be entitled collectively to only one vote or ballot in the management of the affairs Membership may be held in the name of more than one owner. In the event ownership is in more than one

ARTICLE XII AMENDMENT TO BYLAWS

addition may also be approved by a majority of directors acting without a meeting in accordance with the provisions of for such purposes shall be a majority of all the directors, in person or by proxy. the notice of the meeting shall contain a full statement of the proposed amendment; and (2) that the quorum requirement these bylaws. These Bylaws may be altered, amended or added to at any duly called meeting of directors, provided (1) that Any such alteration, amendment or

CONSTRUCTION

it shall be construed to mean the masculine, feminine or neuter, singular or plural, wherever the context so admits or Section 1. Masculine/Feminine. Wherever the masculine singular form or pronoun is used in these Bylaws

at law or in equity, the remaining provisions of this instrument shall nevertheless be and remain in full force and effect. Section 2 Severability. Should any of the covenants herein imposed be void or be or become unenforceable

CENTER CONDOMINIUM ASSOCIATION, INC. at the first meeting of its Board of Directors. The undersigned hereby certifies that the foregoing were adopted as the Bylaws of STARPOINTE SERVICE

Dated: December 11, 2002

Prepared By and Following Recordation to be Returned to: Randall C. Smith, Esquire 200 North Thornton Avenue Orlando, Florida 32801

TINSTR 20020616607

ON BY 06708 PG 0829

NAKTHA O. HAYNIE, COMPTROLLER

12718/2002 11:41:08 AM

REC. FRE 10:50

JOINDER, CONSENT & SUBORDINATION

agreement shall in all respects be subordinate to the provisions of the said Declaration foregoing Declaration, and does hereby further agree that the said mortgage & security hereto and incorporated herein, does hereby consent, join into, and agree to be bound by the more particularly described by the said mortgage & security agreement and by Exhibit A attached real property situate in Orange County, Florida owned by Starpointe Development, Inc., and promissory note secured by mortgage & security agreement dated June 4, 2002, and recorded among the Public Records of Orange County, Florida at OR 6537, PG 6473, encumbering which are hereby acknowledged, SOUTHTRUST BANK, owner and holder of that certain For ten dollars and other good and valuable consideration, the receipt and sufficiency of

executed on its behalf this 13 day of December, 2002. IN WITNESS WHEREOF, SOUTH TRUST BANK, has caused these presents to be

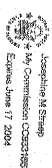
Printed Name: WITNESSETH: Orlando, Florida 32802 PO Box 2166 Title: SOUTHTRUST BANK [Printed Name]

STATE OF FLORIDA COUNTY OF ORANGE

Printed Name:

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13 day of December, 2002, personally appeared 4 moldacknowledged before me that he or she executed the same for the purposes and in the capacity described in and who executed the foregoing instrument, and who did take and oath, and mercin commed SOUTHTRUST BANK, on behalf of the Bank, who is personally known to me to be the person The undersigned, a notary public in and for the said jurisdiction, horeby certifies that this 333



Josephine M. Kheep

exhibit "A"

PROPERTY

as follows: That certain piece, parcel and tract of land located in ORANGE County, Florida, described

PARCEL 1

Florida, being more particularly described as follows: thereof, as recorded in Plat Book 26, A part of Block C, CROWNPOINTE COMMERCE PARK PHASE 1, according to the Plat Page 24, of the Public Records of Orange County,

degrees 25 minutes 40 seconds East 548.00 feet to the POINT OF BEGINNING along said West line of Block C, point of tangency, thence run North 90 degrees 34 minutes 20 seconds West, continuing of Block C, 384.00 feet, thence run Northwesterly, along the arc of said curve and along said West line North line of said drainage casement, 367.77 feet to a point on the West line of said Block minutes 20 seconds East, along the East line of said Block C, a distance of 305.00 feet for a POINT OF BEGINNING; thence continue South 00 degrees 34 minutes 20 seconds East, curve and along said East line of Block C, C; thence run North 34 degrees 34 minutes 33 seconds West along said West line of Block TAMOUS 16 minutes 53 Easterly and having a radius of 416.00 feet; thence run Southeasterly, along the arc of said continuing along said East line 192 Commencing at the Northeast corner of said Block C, thence run South 00 degrees 34 , 383.12 feet to the point of curvature of a curve concave Easterly and having a radius of on said plat; thence run South 55 degrees 25 minutes 27 seconds West along the 20 seconds East of the 227.89 feet through a central angle of 34 degrees 00 minutes 13 seconds to the seconds to a point on the North line of the 100 foot drainage easement as Northwest corner of said Block C; thence run North 89 37.12 feet to a point 305.00 feet South 00 degrees 34 74 feet to the point of curvature of a curve concave 176.30 feet through a central angle of 24 degrees

PARCEL 2

County, Florida, and being more fully described as follows: according to the Plat thereof, as recorded in Plat Book 26, Page 24, Public Records of Change The Southerly 50.00 feet of Block C, CROWNPOINTE COMMERCE PARK PHASE 1,

and said Block C capped 5/8" from rod labeled 3461 set for the Southeast corner of the herein described Tract comer of the berein described South 28 degrees 19 minutes 13 seconds East feet, a central angle of 6 degrees 55 minutes 55 seconds and a chord bearing and distance of curve concave to the Northeast and having a radius of 416.00 feet, an arc length of 50.33 on the West right of way line of said Kingspointe Parkway for the beginning of a non-tangent and continuing for a total distance of 367.77 feet to a capped 5/8" iron rod labeled 3461 set at 333.31 feet the Northeast corner of a private 100' dramage and utilities casement per plat 25 minutes 27 seconds East, passing at a distance of 34.00 feet to the Northwest comer and corner of the herein described tract; thence departing said right of way line, North 55 degrees 33 seconds West, Kingspointe Parkway (32' right of way) for the Southwest comer of the herein described Beginning at a nail and disk labeled PCP-RLS 1585 found on the East right of way line of Tract and said Block "C"; thence along said right of way line, North 34 degrees 34 minutes (S)(A) thence departing said 50.00 feet to a capped 5/8" Tract themes along said out ye to the left, 50,33 feet to a right of way line and along the South line of said SOCOMOS iron rod labeled 3461 set for the Northwest 50.30 feet; said point being the Northeast West 36225 feet to the POINT OF

PREPARED BY AND TO BE RETURNED TO:
RANDALL C. SMITH, ESQUIRE 200 NORTH THORNTON AVENUE ORLANDO, FLORIDA 32801

INSTR 20030620482
OR BK 07165 PG 1921
MARTHA G. HAYNIE, COMPTROLLER
ORANGE COUNTY, FL
10/24/2003 11:03:15 AH
REC FEE 18.50

CERTIFICATE OF AMENDMENT TO DECLARATION OF CONDOMINIUM OF . STARPOINTE SERVICE CENTER, A CONDOMINIUM

December 11, 2002, and recorded among the Public Records of Orange County, Florida on pursuant to Article 11 of the Declaration of Condominium of Starpoint Service Center dated approved by at least two-thirds of the members of the Association entitled to vote 718.110(2), hereby certifies that the amendment to the Declaration set forth below has been December 18, 2002 at OR 6708, PG 0783 ("Declaration"), and in accordance with F.S. Starpointe Service Center Condominium Association, Inc. ("Association"), acting

(e) Article 29 of the Declaration is hereby amended to include the following additional subsection

- where the transferee's proposed use of the Unit consists of one or more of the following power to disapprove of the sale, lease, or other transfer of a Unit shall be limited to situations **©** prohibited uses: Notwithstanding the provisions of Article 29(a) of this Declaration, the Association's
- Auto Body Repair and Paint
- Auto Parts (Used), Auto Salvage & Wrecking
- Bedding Manufacturers
- All Petroleum Sales & Service, Including Bottled Cas & Liquefied Petroleum
- (A All woodworking operations, Including Cabinet & Furniture Manufacture & Repair
- Chemical Works
- Demolition Contractors
- 8. Distillers
- 9. Fiber Class
- 10. Junk & Scrap Dealers
- 11. Lumber Dealers
- 12. Night Clubs

- Containers (1) Paper & Other Packaging Materials Manufacturing, Including Paper & Cardboard
- 4 Paint Manufacturers
- U Tire Recapping

LAST I

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Toy Manufacturers

- -1 Uphoisters
- 00 Fish & Other Animal Dealers
- Crematories

All other provisions of the Declaration not hereby expressly amended remain in full force and

its duly authorized officer on the date first heremabove written INWITNESS WHEREOF, the Association has caused these presents to be executed by

SIGNED, SEALED & DELIVERED IN THE PRESENCE OF:

Brinted Name: RAIMUNDO

VELICAC

g

SSU

President

Printed Naph: ストな

COUNTY OF ORANGE

Morberto

Duar te

BRAGA

STATE OF FLORIDA

STARPOINTE CONDOMINIUM

ASSOCIATION, INC

STATE OF HORIDA - COUNTY OF ORANGE HEREBY CERTIFY that this is a copy of the dopument as recorded in this office. はない。これは F Sur COMPROME

00 2 Day Day

SS

DATED:

The undersigned does hereby certify that on this day, before me, an officer duly

authorized in the State and County aforesaid to take acknowledgments, personally appeared , President of STARPOINTE CONDOMINIUM ASSOCIATION, INC., to me to be the

he executed the same in the capacity and for the purposes therein contained person described in and who executed the foregoing instrument and acknowledged before me that rersonally known or satisfactorily identified by

October, A.D. 2003.

Witness my hand and official seal in the

State and County aforesaid, this 3 4

September 1



Notary Sign of

PREPARED BY AND TO BE
RETURNED TO:
NORBERTO DUARTE, PRESIDENT
6606 KINGSPOINTE PY
ORLANDO, FLORIDA 32819

OR EX 06757 PG 1828
PARTHA O. HAYNIE, COMPTROLLER

FIRST AMENDMENT TO DECLARATION OF CONDOMINIUM OF STARPONYDAY XVIEW 03: 40: 33 WANT COMP

THIS AMENIBATENT is made pursuant to F.S. § 718.104(4)(e) this 22nd day of January, 2003 to that Declaration of Condominium of StarPointe Service Center dated December 11th, 2002 and recorded among the Public Records of , 2002 and recorded among the Public Records of

CENTER, A CONDOMINUM (NOTICE OF SUBSTANTIAL COMPLETION OF THE PARTY OF THE PROPERTY OF THE PRO

Article 3 of the Declaration is hereby amended to read as follows:

Orange County, Florida on December 18,2002 at OR 06708, PG 0783, as follows:

3. UNIT DENTIFICATION.

approximately 60,000 square feet of gross space, identification of each unit shall be by number as shown by the plat attached hereto as Exhibit A Developer has undertaken to construct a single story FLEX SPACE building on the Property, consisting of including common areas, divided into twenty eight (28) flex space units.

All other provisions of the Declaration not hereby expressly amended remain in full force and effect

on the date first heremabove written INWITNESS WHEREOF, Developer has caused these presents to be executed by its duly authorized officer

SIGNED, SEALED & DELIVERED

IN THE PRESPACE OF:

217. Vill n

Printed Name:

RAIMUNDO

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STARPOINTE DEVELOPMENT, INC

NERO Storberto Duarte, Presid

STATE OF FLORIDA

Tase o

I I

Soc.

COUNTY OF ORANGE

<u>~</u>

to be the person described in and who executed the foregoing instrument and acknowledged before me that he executed the County aforesaid to take acknowledgments, personally appeared Norberto Dwarte, President of STARPOINTE same in the capacity and for the purposes therein combined DEVELOPMENT, INC., personally known or satisfactorily identified by -The undersigned does hereby certify that on this day, before me, an officer duly authorized in the State and はというというというとなっ S He

Witness my beard and official seed in the State and County aforesaid, this Joday of January, A.D. 2003

Wodary Public

SRENDA MEYERS

ANY COMMISSION # CD USSUB

EXPINES April 3.266

AND EXPINES April 3.266

AND EXPINES April 3.266

PREPARED BY AND TO BE
RETURNED TO:
RANDALL C. SMITH, ESQUIRE
200 NORTH THORNTON AVENUE
ORLANDO, FLORIDA 32801

INSTR 20030620482
OR BK 07165 PG 1921
MARINA O. HAYNIE, COMPIROLLER
ORANGE COUNTY, FL
18/24/2003 11:03:15 AM
REC FEE 10.50

CERTIFICATE OF AMENDMENT TO DECLARATION OF CONDOMINIUM OF STARPOINTE SERVICE CENTER, A CONDOMINIUM

December 11, 2002, and recorded among the Public Records of Orange County, Florida on December 18, 2002 at OR 6708, PG 9783 ("Declaration"), and in accordance with F.S. § approved by at least two-thirds of the members of the Association entitled to vote 718.110(2), hereby certifies that the amendment to the Declaration set forth below has been Starpointe Service Center Condominium Association, Inc. ("Association"), acting Article 11 of the Declaration of Condominium of Starpoint Service Center dated

œ Article 29 of the Declaration is hereby amended to include the following additional subsection

- power to disapprove of the sale, lease, or other transfer of a Unit shall be limited to situations (e) prohibited uses: where the transferce's proposed use of the Unit consists of one or more of the following Notwithstanding the provisions of Article 29(a) of this Declaration, the Association's
- Auto Body Repair and Paint
- 2. Auto Parts (Used), Auto Salvage & Wrecking
- Bedding Manufacturers
- All Petroleum Sales & Service, Including Bottled Gas & Liquefied Petroleum
- All woodworking operations, Including Cabinet & Furniture Manufacture & Repair
- Chemical Works
- Demolition Contractors
- S. Francisco
- 9. Fiber Glass
- 10 Junk & Scrap Dealers
- I. Lumber Dealers
- Night Clubs

- 13. Paper & Other Packaging Materials Manufacturing, Including Paper & Cardhoard Containers
- *>* Paint Manufacturers
- Ś Tire Kecapping

20030620482 07165 PG 1922 AGE

- Toy Manufacturers
- Upholsters
- Fish & Other Animal Dealers
- 9

effect. All other provisions of the Declaration not hereby expressly amended remain in full force and

its duly authorized officer on the date first heremabove written INWITNESS WHEREOF, the Association has caused these presents to be executed by

SIGNED, SEALED & DELIVERED IN THE PRESENCE OF

VELLOSO

STARPOINTE CONDOMINIUM ASSOCIATION, INC

President

Printed Name: 84127800

STATE OF YLORIDA

Printed Nau

でする

BRAGA

COUNTY OF ORANGE

G. he executed the same in the capacity and for the purposes therein contained authorized in the State and County aforesaid to take acknowledgments, personally appeared section Duar to President of STARPOINTE CONDOMINIUM ASSOCIATION, INC., person described in and who executed the foregoing instrument and acknowledged before me that ersonally known or satisfactorily identified by The undersigned does hereby certify that on this day, before me, an officer duly _ to me to be the

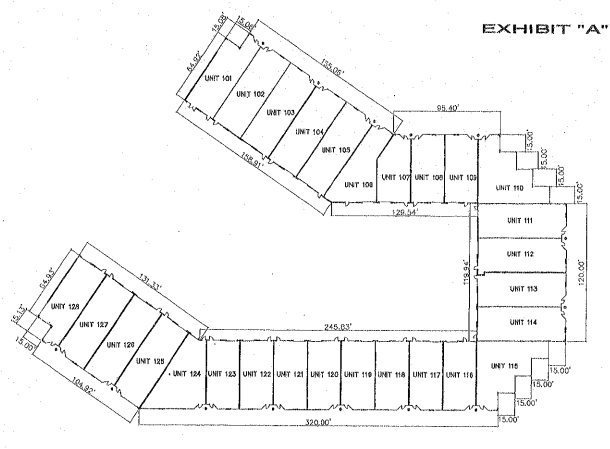
Witness my hand and official seal in the State and County aforesaid, this 34 A.D. 2003. _ dey or

STATE OF

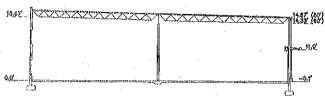


Modary Public

Section 29, Township 23 South, Range 29 East Orange County, Florida







CERTIFICATE OF SUBSTANTIAL COMPLETION

THE UNDERSIONED, BEING A SURVEYOR AUTHORIZED TO PRACTICE IN THE STATE OF FLORIDA, HEREBY CERTIFIES, THAY THE CONSTRUCTION OF THE IMPROVEMENTS OF STARPOINTE SERVICE CENTER, A COMPONIMON, WITH, BUT NOT LIMITED TO, LANDSCAPING, UTILITY SERVICES, ACCESS TO UNITS, AND CONSINC ELEMENT FACILITIES SERVICING SAID CONDOMINUM, DESCRIBED IN THE SURVEY, PLOT PLAT, AND GIAPHIO DESCRIPTION OF MEROVEMENT, IS SUBSTANTIALLY COMPLETE, SO THAT SUCH MATERIAL TOOKSTREEN WITH THE PROVISIONS OF THE COLLABATION OF CONDOMINUM ESTABLUSHING "STARPOINTE SERVICE CENTER, A CONDOMINUM", PROPERTY IS AN ACCURATE REPRESENTATION OF THE LOCATION AND DESCRIBING THE CONDOMINUM PROPERTY IS AN ACCURATE REPRESENTATION OF THE LOCATION AND DESCRIBING THE CONDOMINUM PROPERTY IS AN EXCURATE REPRESENTATION OF THE LOCATION AND DESCRIBING THE CONDOMINUM SAID FURTHER THE IDENTIFICATION, LOCATION, AND DEMENSIONS OF THE WITHOUT PROPERTY IS AN EXCURATE THE DESTRIBUTION OF THE LOCATION AND DIMENSIONS OF THE COMMON DEMENTS AND PURTHER THE IDENTIFICATION, LOCATION, AND DEMENSIONS OF THE COMMON DEMENTS AND PURTHER THE IDENTIFICATION, LOCATION, AND DEMENSIONS OF THE COMMON DEMENTS AND PURTHER THE IDENTIFICATION, LOCATION, AND DEMENSIONS OF THE COMMON DEMENTS AND PURTHER THE IDENTIFICATION, LOCATION, AND DEMENSIONS OF THE COMMON DEMENSIONS.

STATE OF FLORIDA PROFESSIONAL SURVEYOR AND MAPPER No. 4779 FLOOR PLAN

Associated Land Surveying

& Mapping, Inc.

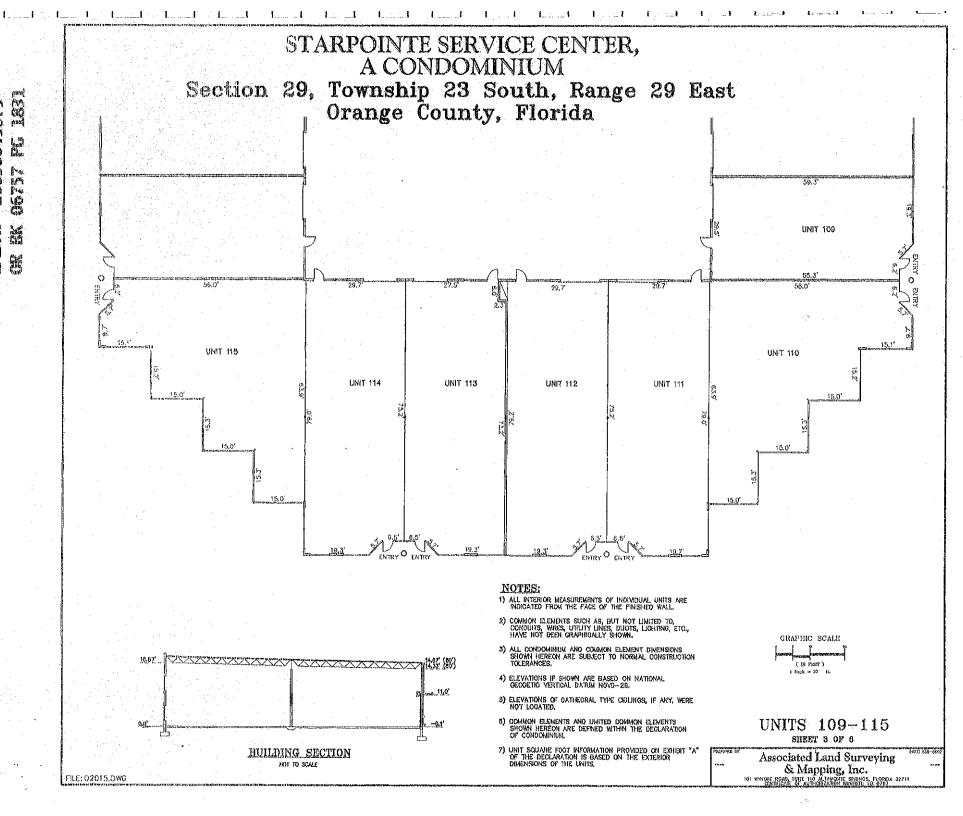
HUMDING SECTION

NOT TO SCALE

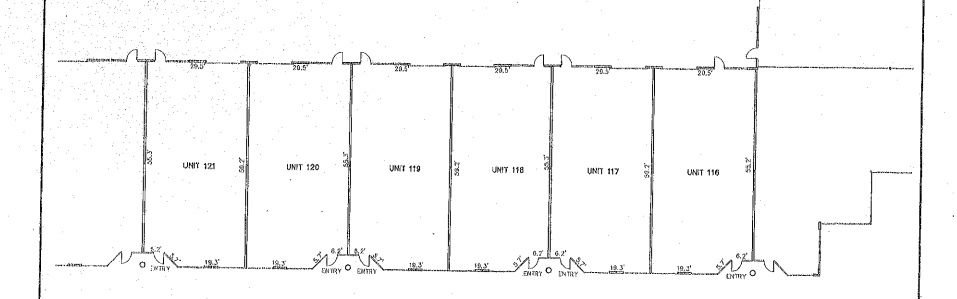
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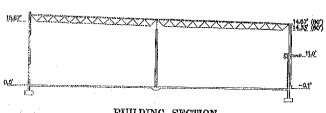
STARPOINTE SERVICE CENTER, A CONDOMINIUM Section 29, Township 23 South, Range 29 East Orange County, Florida UNIT 101 **UNIT 102 UNIT 104** UNIT 103 UNIT 105 NOTES: 1) ALL INTERIOR MEASUREMENTS OF INDIMOUAL UNITS ARE INDIOATED FROM THE FACE OF THE PINISHED WALL. 2) COMMON ELEMENTS SUCH AS, BUT NOT LIMITED TO, CONDUITS, WIRES, UTILITY LINES, DUCTS, LIGHTING, ETC., HAVE NOT BEEN GRAPHICALLY SHOWN, GRAPHIC SCALE ALL CONDOMINIUM AND COMMON ELEMENT DIMENSIONS SHOWN REPEON ARE SUBJECT TO NORMAL CONSTRUCTION TOLERANCES. (OR PERT) 1 Josh v 10 N. 4) ELEVATIONS IF SHOWN ARE BASED ON NATIONAL GEODETIC VERTICAL DATUM NGVD-2B. 0_11,0 ELEVATIONS OF CATHEORAL TYPE CEILINGS, IF ANY, WERE NOT LOGATED. UNITS 101-108 6) COMMON ELEMENTS AND LIMITED COMMON ELEMENTS SHOWN HEREON ARE DEFINED WITHIN THE DECLARATION OF CONDOMINIUM. SHEET 2 OF C BUILDING SECTION 7) UNIT SQUARE FOOT INFORMATION PROVIDED ON EXHIBIT "A" OF THE DECLARATION IS BASED ON THE EXTERIOR DIMENSIONS OF THE UNITS. NOT TO SCALE Associated Land Surveying & Mapping, Inc. FILE: 02015.DWG

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Section 29, Township 23 South, Range 29 East Orange County, Florida





BUILDING SECTION

NOTES:

- 1) ALL INTERIOR MEASUREMENTS OF INDIVIDUAL UNITS ARE INDICATED FROM THE FACE OF THE FINISHED WALL.
- COMMON ELEMENTS SUCH AS, BUT NOT LIMITED TO, CONDUITS, WRES, UTILITY LINES, DUOTS, LIGHTING, ETG., HAVE NOT BEEN GRAPHICALLY SHOWN.
- ALL CONDOMINIUM AND COMMON ELEMENT DIMENSIONS SHOWN HEREON ARE SUBJECT TO NORMAL, CONSTRUCTION TOLERANCES.
- 4) ELEVATIONS IF SHOWN ARE BASED ON NATIONAL GEODETIC VERTICAL DATUM NGVD-28,
- ELEVATIONS OF CATHEDRAL TYPE CEILINGS, IF ANY, WERE NOT LOGATED.
- B) COMMON ELEMENTS AND LIMITED COMMON ELEMENTS SHOWN HEREON ARE DEFINED WITHIN THE DECLARATION OF CONDOMINUM.
- 7) UNIT SQUARE FOOT INFORMATION PROVIDED ON EXHIBIT "A" OF THE DECLARATION IS BASED ON THE EXTERIOR CHIMENSKINS OF THE UNITS.



UNITS 116-121

SHEET 4 OF 6

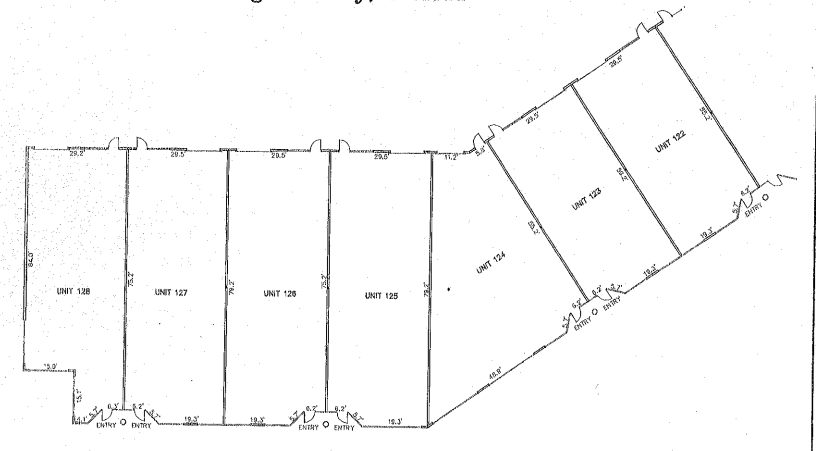
Associated Land Surveying

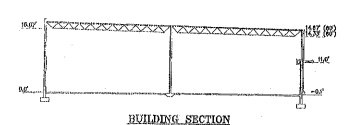
& Mapping, Inc.

101 WHIGE ADDR. SHIP 110 ALANGHI STANGHIS FLORIDA 32714

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Section 29, Township 23 South, Range 29 East Orange County, Florida





NOT TO SCALE

NOTES

- 1) ALL INTERIOR MEASUREMENTS OF INDIVIDUAL UNITS ARE INDIGATED FROM THE FACE OF THE FINISHED WALL.
- COMMON ELEMENTS SUCH AS, BUT NOT LIMITED TO, CONDUITS, WIRES, UNILITY LINES, DUOTS, LIGHTING, ETG., HAVE NOT BEEN GRAPHICALLY SHOWN.
- ALL CONDOMNIUM AND COMMON ELEMENT OMENSIONS SHOWN HERRON ARE SUBJECT TO NORMAL CONSTRUCTION TOLERANCES.
- 4) ELEVATIONS IF SHOWN ARE BASED ON NATIONAL GEODETIC VERTICAL DATUM NGVD-20.
- ELEVATIONS OF CATHEDRAL TYPE CELINGS, IF ANY, WERE NOT LOCATED.
- OOMMON ELEMENTS AND LIMITED COMMON ELEMENTS SHOWN HEREON ARE DEFINED WITHIN THE DECLARATION OF CONDOMINIUM.
- 7) UNIT SQUARE FOOT INFORMATION PROVIDED ON EXHIBIT "A" OF THE DECLARATION IS BASED ON THE EXTERIOR DIMENSIONS OF THE UNITS.



UNITS 122-128

Associated Land Surveying

S. Mapping, Inc.

191 WANGE, 1999, MRT. 116, AMAZOTE, SPIROS, PORPO, 32714

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Section 29, Township 23 South, Range 29 East Orange County, Florida Legenda (2) ger m SET 16", 8/6" REBAR/CAP (LB #6767) UNLESS NOTED OTHERWISE OP 5.007H'20" E CHUT HAD SET HAIL & DISK PLS #4770 SET 4x4 CONCRETE MONUMENT PLS \$4779 [] UNLESS NOTED OTHERWISE OVERHEAD UNLITY LINE GUY WIRE CL 3JO9 YTUHU GOOW 13 6.61 EUCTRICAL JUNCTION BOX Dow. DABLE TY BOX 1417 WATER METER er mai TELE JOT BOX βď WATER VALVE >< GAS VALVE SANITARY SEWER MANHOLE STORM MANHOLE A = 340013 R = 384,00 L = \$27,00 (0) TELEPHONE MANHOLE FIRE HYDRANT XΧ LIGHT POUR HANDICAP SYMBOL Abbreviation (c) CALCULATED CEI CHOOD DEARING CHAIN LINK FENCE CONC CONCRETE CAR G CURP & GUTTER CORRUGATED METAL PIPE (0) DESCRIPTION D.D. DEED BOOK ELEGY ELECTRICAL EASEMENT ESM1 FINISHED FLOOR ELEVATION EFLR. ARC LENGTH NATIONAL GEODETIC VERTICAL DATUM OFFICIAL RECORDS PLAT BOOK N.G.V.D. SURVEYOR'S NOTES FLAT PAGE PERMANENT CONTROL POINT POINT OF BEGINNING POINT OF COMMENCEMENT Not volid without the signature and the original raised seal of a Florida licensed surveyor and mapper. 2. The lands shown hereon were not obstracted for rights-of-way, easements, ownership, or other instruments of record by this firm, RCF REINFORCED CONCRETE PIPE TELEPHONE TEMPORARY BENCH MARK THELE: 3. No underground improvements have been located. Above ground evidence of underground utilities is as shown hereon. GRAPHIC SCALE Elevations shown hereon are based on site Benchmark provided by OR FEET 1 5. Bearings shown hereon are based on the West Right-of-Way Line of 1 tooh = 40 (t. Kingspointe Parkway boing N 00'34'20" W, per record plat.

LEGAL DESCRIPTION (furnished by client)

BLOCK "C", CROWNPOINTE COMMERCE PARK PHASE 1, PLAT BOOK 26, PAGE 24, ORANGE COUNTY PUBLIC RECORDS; LESS THE NORTH 305.00 FEET

AS-BUILT SURVEY SHEET 6 OF 6

Associated Land Surveying & Mapping, Inc. TO WYNORE HOAD, SUITE 110 ALTAHONTIC SPRINGS, FLORIDA 32714 CERTIFICATE OF AUTHORIZATION NUMBER: UB 0767

FILE: 02015.DWG

SNOTEVILLES AND RECILIATIONS

intified in writing by Boad, of any chances and anendments The following Rules and Regulations shall remain in force and offern until Occupant is

- inough in annance, designated for such pulposes by Board All beding and unloading of goods shall be done only in the area and
- the leased previous shall be subject to such rules and regulations as in the judgment of Found are necessary for the proper of one and one of the BUILDING. The delivey or shipping of merchandes, supplies and finites to and from
- ay of Cocarats issue or redead the times and planes specified by Board. HAND THE in paced outside of the precing precing the collection at the accuse and at All gates and refine shall be top in the continue specified by Board jo jakonai ong jo noo ong kal nags matang
- justiness sees may at the discretion of the Board of the Association, be required to will se see the control of the second and see see the other waste contring, Any and owner decembed by the Association to be using a dissiple of poridal for the beacht of the unit green, ent to excess
- Sibes o saved withit wheat ay the the Previous, or on the ground, without, in Any sign, stratus ar object so included without such writes consent No signs, structure or object shall be exceed on, the mot or exterior wars of de reserve tentim er anteni idea
- distant paradio old in to exaind prodes to stems so, sear unions at on in the clearing and importantly and place or permit ary just, describes or merchantes, sometimes or merchantes,
- or desurge resulting from a veoletics of this provision shall be bosse by Occapant, stall, a wince caployed, again or invines shall take caned it function of any violation of Rule 7 of DHRM, and the expense of any breakage, stuppage हिंद स्पृत्य क्षेत्र के व्यवस्था होते The pluming facilities shall not be used for say office purpose than that and no finely substance of any hand shall be thrown
- . Lesson liperiato n es seus que e per secuir los Company de la mage a occident out early see the formation a grand
- lessed Principles Output shall not been any train or garbage of any time or shant for
- Seri Successi The Board reserves the right to record, or regulations at any ine wine, in its juigence, anci akc, I COME DOCKERY, of have any of the

of any of these tries and regulations at any time. he responsible to any occupant for the merobscreams or violation by any other occupant such recision, aneximent, alteration, or wriver of any rule or regulation in favor of one destrable or proper for its best interest and for the best interest of the exceptates and no icenii stali operate as an alteration of waiver in favor of any other tenant. Board stall not

- stall to be see by occupant From the of water, sowers, gainage and refine over limits set by Board
- interest of all occapants then all occapants shall share in said service dening or other services should be continued by association in the best NOSET . CHARLES OF
- populaci par en sessepret du colleg en 'naujo al son par sun sterni cigi sacio (exime sintel a somal si riche ol
- Audo Pars (Used) Audo Wicking han Bely Repairs and Panking
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- <u> Parrie Maria Manbaning</u>
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- Creation & Anna Deles