CERTIFICATE OF AREMORENT TO THE DECLARATION OF CONVINIUM FOR SUMPLOWER, A CONDONINIUM

WHEREAS, the veclaration of Condominium for SUNFLOWER CONDO-NINIUM has been duly recorded in the Public Records of Palm Beach County, Florida, in Official Records Book 2614 at Page 1404; and,

WHEREAS; the Articles of Incorporation for SUMPLOWER COMDEMINIUM ASSOCIATION, INC. are attached as an exhibit thereto; and,

WHEREAS, the By-Laws for Sunflower Condominium Association, Inc. are also attached as an exhibit chereto; and,

WHEREAS, at a duly called and noticed meeting of the membership of SUNFLOMER COMBONINIUM ASSOCIATION, INC., a Florida not-for-profit corporation, held,on December 10, 1984, the aforementioned Declaration, Articles of Incorporation and By-Laws were amended pursuant to the provisions of said Declaration and Articles of Incorporation and By-Laws.

NOW THEREFORE, the undersigned hereby certify that the amendments to the Declaration, Articles of Incorporation and By-Laws attached as an exhibit hereto, is a true and correct copy of the amendments to the Declaration of Condominium and Articles of Incorporation and By-Laws as amended by the membership.

Witness Witnes's STATE OF FLORIDA)SS

COUNTY OF PALM BEACH

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SUNPLOWED CONDOMINIUM Association.

Lil- Marc (SEAL) Attest 🚣 1200 Secretary

I BERBBY CERTIFY that on this day before me personally appeared <u>ANTHLNY F. (ASE</u> and <u>DORIS Hellman</u>, the President and Secretary, respectively, of the foregoing corporation, known to me personally to be such, and they severally acknowledged to me that the said certificate is the free and voluntary act and deed of them, and each of them, each for himself and not for the other, and that the facts therein stated are truly set forch.

Dated at Boca Raton, Palm Beach County, Florida, this 2^M day of <u>JANUAI4</u>, 1985.

Ernadette K_ um NOTARY PUBLIC, State of Florida at Large *3 OF F'm. 5. mente 17. **i** My Commission Expires:

RETURN TO:

LAW OFFICES

BECKER POLIAKOFE & STREITFELD P.A. 1920 N. ANDREWS AVENUE + POST OFFICE BOX 1957 + FT. LAUDERDALE, ELORIDA 18310 1957

AREMONIENTS TO THE

DECLARATION OF CONDONIHION FOR

SUMPLOWER, A COMDONIBIUM

(additions indicated by underlining; deletions by "----")

ARENDMENT TO ARTICLE 16, SECTION 16.2 OF THE DECLARATION OF CONDOMINIUM

16. The Common Expenses of the Condominium shall be as determined by the Board of Directors of the Association from time to time, but not less frequently than annually in the manner set forth in Articles 50 and 51 of the By-Laws of the Association, which are attached hereto as Exhibit "F".

16.2 Said Common Expenses shall also include:

16.2.6 Charges for Basic Cable Television.

AMENDMENT TO ARTICLE 16, SECTION 16.5 OF THE DECLARATION OF CONDOMINIUM

16.5 Assessments and installments thereon not paid when due shall bear interest from the date when due at the rate-of-ten -percent-{100}-percent-per-annum highest rate allowed by law until paid. Further. the Board of Directors in its sole discretion may impose a late charge in the amount of Ten Dollars (\$10.00) for any delinquent assessment.

AMENDMENT TO ARTICLE 22 OF THE DECLARATION OF CONDOMINIUM

22. Failure of a Unit Owner to comply with the terms of this Declaration, the By-Laws and Articles of Incorporation of the Association, the Rules and Regulations, and other instruments herein referred to or attached as Exhibits shall entitle the Association, or other Unit Owners, to such relief as may be provided by law or equity, in addition to the right conferred to them by this Declaration and Exhibits attached hereto. If the Association shall be required to file any action to obtain compliance therewith, or to enforce its rights against a Unit Owner, it shall be entitled to be reimbursed for its reasonable attorney's fees and court costs, for which such Unit Owner shall be liable. Additionally, the Association shall have the right to assess fines against a Unit Owner for failure to comply with the terms of the Condominium Documents in accordance with the provisions of Article 65 of the By-Laws.

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ARTICLES OF INCORPORATION FOR

SUMPLOWER CONDONINIUM ASSOCIATION, INC.

(additions invicated by underlining; deletions by "----")

AMENDMENT TO ARTICLE VII OF THE ARTICLES OF INCORPORATION

ARTICLE VII - DIRECTORS

The Association shall be governed by a Board of Directors consisting of not-less-then-three <u>five [5]</u> Directors. Whe-names -and-addresses-of-the-persons-who-are-to-serve-ze-the-initial -Directors-until-removed-by-the-Declarer-or-until-the-first -annual

Nervin-Jr-Ree 200-beriet-Circle Boce-Retony-Pioride-33432

Bennis-Von-Aldentruck 9700-A-l-A-Bighvey Sutchinson-Islandy Jensen-Beachy-Ploride--33457

George-Jr-NoGeffigen 666-West-Germantown-Pike Plymouth-Heetingy-Par-19462

At-the-first-annual-meeting-of-the-membersy-and-annually -thereaftery-the-Directors-of-the-Association-will-be-elected -to-hold-office-in-each-instance-until-their-successor-are-elected -and-qualifyr--In-the-event-of-a-vacancy-in-the-initial-Board -of-Directors-prior-to-the-first-annual-meeting-of-the-membersy -the-vacancy-shall-be-filled-by-the-Declarer-named-in-the-Declaratio -of-Condominium-described-hereiny-or-its-successors

The-number-of-Directors-may-be-increased-to-a-maximum-of -five-at-any-time-prior-to-the-first-annual-meeting-of-the-members -by-the-Declarer-named-in-the-Declaration-of-Condominiumy-or -by-its-successorsy-or-any-any-time-thereafter-by-a-majority -vote-of-the-members.

The-initial-Directors-need-not-be-members-of-the Association.--Thereaftery-Directors-need-not-be-members-of-the-Association -only-if-they-are-nominees-of-the-Declarer-or-a-corporate-member -otherwisey-each. Directors must be a member of the Association. Directors shall be elected in accordance with the provisions of the By-in-ws of the Association.

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ANUNCHENTS TO THE BY-LAWS OF

SUMPLOWER CONDONINIUM ASSOCIATION, INC.

(additions indicated by underlining; deletions by "----")

AMENDMENT TO ARTICLE 4 OF THE BY-LAWS

4. The first annual meeting of members shall be held as set forth in Article VIII of the Articles of Incorporation, and subsequent annual meeting shall be held on the second Monday of Becember <u>Rebruary</u> of each and every year unless-such-dete -fells-on-a-tegel-holidayy-in-which-eventy-it-shall-be-held -on-the-next-meetiar-day-following-at-7:30 <u>Filly</u>-provided, howevery -that-for-purposes-of-implementing-these-By-baw-provisions-the -first-annual-meeting-under-this-provision-shall-be-Becember -lig-1903-unless-otherwise-directed-by-the-membership-of-the -Association: at such time and place as the Board of Directors may determine. At such members of the Board of Directors as they shall be entitled to elect in accordance with the Articles of Incorporation, and transact such other business as may properly be brought before the meeting.

AMENDMENT TO ARTICLE 5 OF THE BY-LAWS

5. Unless waived in writing, written notice of the annual meeting shall be sent by certified <u>U.S.</u> mail to each member entitled to vote thereat, at such address as appears 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 . condominium property at least fourteen (14) days prior to said meeting.

AMENDMENT TO ARTICLE 14 OF THE BY-LAWS

14. The number of Directors which shall constitute the Roard of Directors shall be not-less-than-three-(3)-nor-more-than five (5). At the first annual meeting held subsequent to the effective date of this amendment. Board members shall be elected to staggered terms of office. Those three (3) Directors receiving the highest number of votes shall serve for a term of two (2) years. The remaining two (2) Directors shall serve for a term of one (1) year. Thereafter all Directors shall serve for a term of two (2) years. A majority of the Board of Directors shall constitute a quorum for all purposes. The initial Board of Directors shall be as set forth in Article VII of the Articles of Incorporation of the corporation, and they shall serve as provided for therein until the first annual meeting of the members, or until their successors are chosen and qualify. The Directors shall be elected at the annual meeting of the members, and each Director shall be elected to serve until the next annual meeting and/or until his successor shall be elected and gulify. Directors must be members or nomineer of members, except as otherwise provided for in the Articles of Incorporation. No-Director -may-serve-for-more-than-two-terms-in-succession-

AMENDMENT TO ARTICLE 54 OF THE BY-LAWS

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54.4 In the event any unit owner wishes to rent or lease his unit, the Association shall have the option to rent or lease said unit upon the same conditions that are offered by the unit owner to a third person. Any amendment to rent or lease said unit, without prior authorization of the Association, shall be deemed a breach of this Declaration, and shall be null and void and shall confer no title or interest whatsoever upon the intended tenant or lessee. Unit owners shall be responsible for all costs incurred by the Association in enforcement of the requirements set forth herein, whether or not enforcement

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is obtained through the institution of legal proceedings. All such costs of enforcement shall be treated as a lien against "he violating in owners' whit and shall be collected in the same manner a my other assessment, including, but not limited to, the filing of a claim of Lien.

As of the effective date of this amendment, unit owners #4" not lease their unit during the first twelve {12} months of owners must Thereafter, owners must lease their units in accordance with the following restrictions.

No lease or tenancy shall be made except for a minimum period of three (3) months or a maximum period of twelve (12) months. No lease or tenancy shall be made except upon form approved by the Board of Directors of the Association, which forr shall, among other provisions, require the tenant or lessee to keep, perform and abide by all terms, provisions, conditions and covenants of the Declaration of Condominium, as amended, and the Rules and Regulations of the Association as adopted from, time to time by the Board of Directors.

AMENDMENT TO ARTICLE 54 OF THE BY-LAWS

54.4 In the event any unit owner wishes to rent or lease his unit, the Association shall have the option to rent or lease said unit upon the same conditions that are offered by the unit owner to a third person. Any amendment to rent or lease said unit, without prior authorisation of the Association, shall be deemed a breach of this Declaration, and shall be null and void and shall confer no title or interest whatsoever upon the intended tenant or lessee. Unit owners shall be responsible for all costs incurred by the Association in enforcement of the requirements set forth herein, whether or not enforcement is obtained through the institution of legal proceedings. All such costs of enforcement shall be treated as a lien against the violating unit owners' unit and shall be collected in the same manner as any other assessment, including; but not limited to, the filing of a Claim of Legal.

As of the effective date of this amendment, unit owners may not lease their unit during the first twelve (12) months of ownership. Thereafter, owners must lease their units in accordance with the following restrictions.

No lease or tenancy shall be made except for a minimum period of three (3) months or a maximum period of twelve (12) months. No lease or tenancy shall be made except upon form approved by the Board of Directors of the Association, which form shall, among other provisions, require the tenant or lessee to keep, perform and abide by all terms, provisions, conditions and covenants of the Declaration of Condominium, as amended, and the Rules and Regulations of the Association as adopted from time to time by the Board of Directors.

AMENDMENT OF A NEW ARTICLE 65 TO THE BY-LAWS (a new provision)

65. Fines. In addition to the means for enforcement provided elsewhere herein, the Association shall have the right to assess fines against a unit owner or its guests, relatives or lessees, in the manner provided herein, and such fines shall be collectible through any other enforcement procedures available to the Association as provided in the Declaration and these By-Laws, and the Condominium Act of the State of Florida, as may be amended from time to time, including, but not limited to, obtaining a money judgment against the owner of the unit which is being fined.

(a) The Board of Directors shall appoint a Covenants Enforcement Committee which shall be charged with determining where there is probable cause that any of the provisions of the Declaration of Condominium, the Articles of Incorporation, these By-Laws, and the rules and regulations

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of the Association, regarding the use of units, common elements, or Association property, a: wing or have been violated in the event that the Covenants Enforcement Committee determines an instance of such probable cause, it shall report same to the Board of Directors. The Board of Enrectors shall thereupon provide written notice to the person alleged to be in violation, and the owner of the unit which that person occupies if that person is not the Owner, of the specific nature of the alleged violation and of Directors upon a request made within five (5) days of the sending of the notice. The notice shall also specify, and it is hereby provided, that each recurrence of the alleged violation or each day during which it continues shall be deemed a separate offense, subject to a separate fine not the notice shall further ipecify, and it is hereby provided, that in lies of requesting a hearing, the alleged violator or unit owner may respond to the notice, within five (5) days of its sending, acknowledging in writing that the violation occurred as alleged and promising that it will henceforth cease and will not recur, and that such acknowledgment and promise, and performance in accordance therewith, shall terminate further enforcement activity of the Association with regard to the violation.

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(b) If a hearing is timely requested, the Board of Directors shal. hold same, and shall hear any defense to the charges of the Covenants Enforcement Committee, including any witnesses that the alloged violator, the unit owner, or the Covenants Enforcement Committee may produce. Any party at the hearing may be represented by counsel.

(c) Subsequent to any hearing, or if no hearing is timely requested and if no acknowledgment and promise is timely made, the Board of Directors shall determine whether there is sufficient evidence of a violation or violations as provided herein. If the Board of Directors determines that there is sufficient evidence, it may levy a fine for each violation in the amount provided herein.

(d) A fint pursuant to this section shall be assessed against the unit which the violator occupied at the time of the violation, whether or not the violator is an owner of that unit. Nothing herein shall be construed to interfere with any right that a unit owner may have to obtain from a violator occupying his unit payment in the amount of any fine or fines assessed against that unit.

(3) Nothing herein shall be construed as a prohibition of or a limitation on the right of the Board of Directors to pursue other means to enforce the provisions of the various condominium and Association's documents: including but not limited to legal action for damages or injunctive relief.

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Record Verified Palm Beach County Fla John B. Dunkle Clerk Circuit Court

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