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# ARTICLES OF INCORPORATION OF

GLENLAKES HOMEOWNERS ASSOCIATION, INC.

### ARTICLE !

#### Name

The name of this corporation shall be GLENLAKES HOMEOWNERS ASSOCIATION, INC. (hereinafter referred to as the "Association" or "Corporation"), and its initial office for the transaction of its affairs shall be 8245 River Country Drive, Spring Hill, Florida 34607.

#### ARTICLE D

#### Definitions

Unless the context expressly requires otherwise, capitalized terms used herein shall have the meanings set forth in the Master Declaration of Covenants, Conditions, Restrictions and Easements for GlenLakes, recorded in the Public Records of Hernando County, Florida (the "Declaration").

#### ARTICLE III

#### Purposes

This Association does not contemplate pecuniary gain or profit to the Members thereof, and no distribution of income to its Members, directors or officers shall be made, except that nothing herein shall prevent the Association from compensating persons who may be Members, directors or officers in exchange for services actually rendered to, or costs actually incurred for the benefit of, the Association in furtherance of one or more of its purposes. The general purpose of this Association is to promote the common interests of the Owners (as hereinafter defined) of the property described in the Declaration (the "Premises"), and the specific purpose is to perform the functions of the property owners' association contemplated in the Declaration, as the same may in the future be amended, which purposes shall include but not be limited to:

- (a) Exercise all of the powers and privileges and to perform all of the duties and obligations of the Association as set forth in the Declaration;
- (b) Fix, levy, collect and enforce payment by any lawful means, all charges or assessments pursuant to the terms of the Declaration; to pay all expenses in

MSB1250 03/16/90

connection therewith and all office and other expenses incident to the conduct of the business of the Association;

- (c) Maintain, repair and replace Common Area and Common Facilities as contemplated by the Declaration;
- (d) Have and exercise any and all other powers, rights and privileges of a not-for-profit corporation organized under the law of the State of Florida.

#### ARTICLE IV

# Membership and Voting Rights

A. Eligibility. Every person, whether an individual, corporation or other entity, who is the record owner (the "Owner") of a Dwelling Unit that is subject to assessment pursuant to the Declaration shall become a Member of the Association upon the recording of the instrument of conveyance. If title to a Dwelling Unit is held by more than one person, each such person shall be a Member. An Owner of more than one Dwelling Unit (which is deemed to include the Lot on which a Dwelling Unit is built but may also meun a Lot on which no actual improvement is constructed) is entitled to membership for each Dwelling Unit for Lot) owned. Except for the Declarant, no person other than an Owner may be a Member of the Association, and a membership in the Association may not be transferred except by the transfer of title to a Dwelling Unit; provided, however, the foregoing does not prohibit the assignment of membership and voting rights by an Owner who is a contract seller to such Owner's vendee in possession.

If the record ownership of a Dwelling Unit shall be in more than one person, or if an Owner of a Dwelling Unit is a trustee, corporation, partnership or other legal entity, then the individual who shall enjoy the Membership vote attributable to the Dwelling Unit and be responsible for the obligations attributable thereto shall be designated by such Owner or Owners in writing to the Association at the time the Dwelling Unit becomes subject to assessment by the Association. Such designation may be changed from time to time thereafter by notice in writing to the Association.

8. Classes of Membership and Voting. The Association shall have two classes of voting membership: Class A and Class B. Class A Members shall be all persons, including Declarant, owning record title to the Dwelling Units that are subject to assessment pursuant to the Declaration. The Declarant shall be the Class B Member. Each Class A Member shall be entitled to one (1) vote for each Dwelling Unit owned. The number of votes held by the Class B Member shall equal the sum of Class A Unit Memberships plus one. There shall be no cumulative voting for Directors or any other matters by either Class A or Class B Members.

The Class B membership will terminate upon the happening of any of the following, whichever occurs first:

(a) The Declarant conveys other than to a successor Declarant all its right, title or interest in and to all of the Premiss as it may exist from time to time.

MSR1256-03/14/56

(b) The Declarant records in the Public Records of Hernando County, Florida, a termination of its Class B membership.

Upon termination of Class B membership, all provisions of the Declarations, Articles, or Bylaws referring to Class B membership will be obsolete and without further force or effect, including any provision requiring voting by classes of membership.

- C. Voting Rights. Class A Members whose Dwelling Units are included within a Commonly-Administered Property shall not have direct voting rights in the Association, but shall be represented at Association meetings only through delegates selected in accordance with the provisions of Paragraph D of this Article therein called "Association Delegates"). The Association Delegates shall be deemed to have an irrevocable proxy coupled with an interest from each Member represented by them. Except for Association Delegates appointed by Declarant, each such Association Delegate must be a Member of the Association or a spouse of a Member. The Class B Member and Members whose Dwelling Units are not included within a Commonly-Administered Property (hereinafter sometimes, together with the Class B Member, collectively called the "Voting Members") shall have voting rights at Association Meetings.
- D. Selection of Association Delegates. Each Commonly-Administered Property shall be represented at Association meetings by one (1) Association Delegate. The Board of Directors of the Condominium/Homeowners' Association shall designate the Association Delegate for such Commonly-Administered Property and establish the rules under which such Association Delegate shall operate, provided, however, that such rules shall not conflict with any of the provisions of this Declaration, the Bylaws or the Articles of Incorporation.
- Method of Voting. The total number of votes which may be east on any matter requiring assent of Members of the Association shall be equal to the number of Unit Memberships governed by this Declaration at the time of any such vote. Whenever a vote of the Members of the Association is required pursuant to this Declaration, or pursuant to the Articles of Incorporation or By-Laws, or is otherwise required by law, such votes shall be east only by the Voting Members and the Association Delegates representing the other Members. Votes east by the Association Delegates shall be east in the same manner and with the same force and effect as though each Member had given the delegation of Association Delegates an irrevocable proxy coupled with an interest. The Association Delegate representing a Commonly-Administered Property shall be entitled to east a total number of votes equal to the number of Unit Memberships of Class A Members within such Commonly-Administered Property; the Association Delegate shall not be required to east all such votes as a group or block. Unless this Declaration, the Articles of Incorporation, the By-Laws, or any law shall specify a greater vote, all Association matters requiring action by Members shall be decided by a majority of the votes cast at a duly called meeting at which more than twenty-five percent (25%) of the votes which could be east at such meeting, determined as aforesald, are represented, in person or by proxy,
- F. <u>Transferability</u>. Each membership is appurtenant to the Dwelling Unit upon which it is based and is transferred automatically by conveyance of title to that Dwelling Unit whether or not mention thereof is made in such conveyance of title.

#### ARTICLE V

#### Term of Existence

The Corporation shall have perpetual existence.

#### ARTICLE VI

#### Incorporator

The name and residence of the incorporator to these Articles of Incorporation is the following:

MAME

ADDRESS

Mary Sue Beeter

e/o Rudnick & Wolfe 101 East Kennedy Boulevard Suite 2000 Tamps, Florida 33802

#### ARTICLE VII

#### Management

The affairs of the Association shall be managed by its Board of Directors, which shall consist of no fewer than three (3) nor more than seven (7) individuals. Directors shall be elected for one-year terms by the Members at a Members' meeting to be held as scheduled by the Board of Directors in the manner prescribed in the Bylaws of the Association, and shall hold office until their respective successors are duly elected and qualified. The Board shall elect a President, a Vice President, and a Secretary-Treasurer of the Association, and such other officers as may, in the opinion of the Board, from time to time be necessary to adequately administer the affairs of the Association, such officers to hold office at the pleasure of the Board or until their successors are duly elected and qualified. Officers may be directors. Directors elected by the Voting Members (other than Declarant) and Association Delegates shall be Members of the Association or spouses of Members. Directors appointed by Declarant need not be Members or sixuses of Members. Any individual may hold two or more corporate offices, except that the offices of President and Secretary-Treasurer may not be held by the same person. The officers shall have such duties as may be specified by the Board or the Bylaws of the Corporation. Vacancies occurring on the Board and among the officers shall be filled in the manner prescribed by the Bylaws of the Association.

Notwithstanding any other provisions of this Declaration or the Articles of incorporation or By-Laws, the Declarant shall be entitled to elect or designate all of the Directors of the Association until such time as Class 8 membership shall be terminated or the Declarant terminates its right to elect one or more of the Directors.

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Declarant may, from time to time, by written notice to the Association, voluntarily terminate its right to appoint one or more Directors, and continue to exercise its right to appoint the remaining Directors for the period hereinabove specified. Election by Declarant to terminate its right to appoint any number of Directors or to terminate its control of the Association shall not affect the right of Declarant to participate in the Association as a Member thereof and to appoint Association Delegates. All Directors who are not subject to appointment by Declarant shall be elected by Voting Members and Association Delegates in accordance with the provisions of the Rylaws. The Owners or Members shall not, without the prior written consent of the Declarant, have the right to amend, modify or change these Articles or Bylaws of the Association to diminish in any way the authority of the Board during the period that Declarant has the right to appoint any Directors.

#### ARTICLE VIII

#### Initial Officers

The names of the initial officers who are to serve until their successors are elected under the provisions of these Articles and the Bylaws are the following:

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#### Identity

President

Vicky Glover

Secretary-Treasurer & Vice President

**Ralph Glover** 

#### ARTICLE IX

#### initial Board of Directors

The number of persons constituting the initial Board of Directors of the Corporation shall be three (3); and the names and addresses of the Members of such first Board of Directors, who shall hold office until their respective successors are elected pursuant to the provisions of these Articles and the Bylaws, are the following:

Ralph Glover

8245 River Country Drive Spring Hill, Florida 34607

Vicky Glover

8245 River Country Drive Spring Hill, Florida 34607

Sandy Champion

8245 River Country Drive Spring Hill, Florida 34607

MSB1298 #3/16/96

#### ARTICLE X

#### Bylaws

The Bylaws of the Association shall be adopted by the initial Board of Directors, as constituted under Article IX above, at the organizational meeting of the Board. Thereafter the Bylaws may be altered, amended, or rescinded by the affirmative vote of (a) two-thirds of the Poard of Directors, (b) the majority of the Class A Membership votes (after notice to the Members), and (c) the vote of the Class B Member, present at any regular or special meeting of the membership.

Notwithstanding the above, no amendment to the Bylaws shall be valid which affects any of the rights and privileges provided to the Declarant without the written consent of the Declarant so long as Declarant shall hold any Dwelling Unit for sale in the ordinary course of business.

#### ARTICLE XI

#### A mendinents

- A. Procedure for Making Amendments. Amendments to these Articles of Incorporation shall be made in the following manner:
- (a) The Board of Directors shall adopt a resolution setting forth a proposed amendment and, if Members have been admitted, directing that it be submitted to a vote by the Voting Members and Association Delogates at a meeting of Members, which may be either the annual or a special meeting. If no Members have been admitted, the amendment shall be adopted by a vote of the majority of directors and the provisions for adoption by Members shall not apply.
- (b) Written notice setting forth the proposed amendment or a summary of the changes to be affected thereby shall be given to each Member of record thereon within the time and in the manner provided by Florida Statutes for the giving of notice of meetings of Members. If the meeting is an annual meeting, the proposed amendment or such summary may be included in the notice of such annual meeting.
- (c) At such meeting, a vote of the Voting Members and Association Delegates entitled to vote thereon shall be taken on the proposed amendment. The proposed amendment shall be adopted upon receiving both the affirmative vote of a majority of the Class A Membership votes of and the affirmative vote of the Class B Member, if any.

Any number of amendments may be submitted to the Members and voted upon by them at one meeting,

B. Prohibitud Amendment: Notwithstanding anything herein to the contrary, no amendment to these Articles of Incorporation shall be valid which:

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- (a) affects any of the rights and privileges provided to the Declarant without the written consent of the Declarant as long as the Declarant shall hold any Dwelling Unit for sale in the ordinary course of business; and
- (b) constitutes a material change, without the prior written approval of (i) the first mortgagees of the Dweiling Units representing at least seventy-five percent (75%) of the Membership votes of the Association, (ii) Members entitled to seventy-five percent (75%) of the Class A Membership votes, and (iii) the Class B Member. For the purposes of this Article, a material change to these Articles shall be deemed any change concerning:
  - (1) voting rights;
  - (2) assessments, assessment liens, or subordination of assessment liens;
  - (3) reserves for maintenance, repair and replacement of Common Area and Common Facilities;
    - (4) responsibility for maintenance and repairs;
  - (5) reallocation of interest in the Common Area and Common Facilities, or rights to their use;
    - (6) Insurance or fidelity bonds; or
  - (7) imposition of any restrictions on an Owner's right to sell or transfer his or her Dwelling Unit.

## ARTICLE XI

#### Registered Office and Agent

Pursuant to Section 48.091, Section 617.023 and Section 607.034, Fiorida Statutes, the name and address of the Initial Registered Agent and Registered Office for service of process upon the Association are:

Mary Sue Beeler c/o Rudnick & Wolfe 101 East Kennedy Boulevard Suite 2000 Tampa, Florida 33602

incorporation

MSB1250 03/16/90

STATE OF FLORIDA

SS.

COUNTY OF HILLSBOROUGH

BEFORE ME, the undersigned authority on this 1990 day of March, 1990, personally appeared Mary Sue Beeler, to me well know to be the person described in and who signed the foregoing Articles of Incorporation on behalf of GlenLakes Homeowners Association, Inc., and acknowledged to me that she executed the same freely and voluntarily for the uses and purposes therein expressed.

WITNESS my hand and official seal the date aforesaid.

NOTARY PUBLIC
State of Fjorida at Large

/Motortal Cons

My Commission Expires:

Sometime froires feb. 12, 1993
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# ACCEPTANCE BY REGISTERED AGENT

Having been named Registered Agent and designated to accept service of process for the above-stated Corporation, at the place designated herein, I hereby agree to act in this capacity, and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Dated: March 19, 1990

Mary Sue Beeler

AEWOCAL

FILE NOW! CORPORATE STATUS WILL BE DELINQUENT AFTER JULY 1ST.

CORPORATION

ANNUAL REPORT 1991



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DAVID CRAIGHEAD

Treasurer

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|                                       | OP CLOVER, VICKY  | CERS AND ONE DIVE                                    |  | 11.<br>(1.97)<br>(1.97)<br>(1.97)<br>(1.97)<br>(1.97)  | Owners to  | twie                                    |                                     |
|                                       | OF CHECKER VIOLEN   | CERS AND ONE DIVE                                    |  | 11.<br>(1.17);<br>(1.17);<br>(1.17);   | Owners to  | twie                                    |                                     |
|                                       | OP SCHOOL VORY SOO GLEN LANGS SHOOKSYELE PL D/T CRACHEAD, DAVID   | CERS AND CHARGE                                      |  | 11. (1997)<br>(1984)<br>(1984)<br>(1984)<br>(1984)<br>(1984)<br>(1985)<br>(1986)<br>(1986)<br>(1986)   | Owisis R   | twie                                    |                                     |
|                                       | OF SLOVER, VIONY SOON GLEN LAVES SHOCKSVILLE PL.  | CERS AND CHARGE                                      |  | 11. (1.0%) (1.0%) (1.0%) (1.0%) (1.0%) (1.0%) (1.0%) (1.0%) (1.0%) (1.0%) (1.0%)   | Owisis R   | twie                                    |                                     |
|                                       | OF CLOVER, VISINY SOOO SILEN LANGES SHOOKSVILLE FR. D/T CRANGHEAD, DAVID SOOO GLEN LAKES BROOKSVILLE FR. D/S  | CERS AND CHARGE                                      |  | 11. (1.1%) (1.1% | Owisis R   | twie                                    |                                     |
|                                       | CAT OF OLOVER, VIDINY SOOG GLEN LANGES SHOOKSVELE FL D/T CRAIGHEAD, DAVID SHOOKSVELE FL D/S CDCCHL, JAMES   | CLEAS AND COME COLLAR  BEVE                          |  | 11. (1975) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976) (1976)  | OWNERS TO  | twie                                    |                                     |
|                                       | GAT  GLOVER, VIDRY  SOOG GLEN LANGES  ENGORSVELE FR.  DAT  CRAIGHEAD, DAVID  9000 GLEN LAKES  BROOKSVILLE FR.  O/S  COCCHI, JAMES  9000 GLEN LAKES  BROOKSVILLE FR.   | CLEAS AND COME COLLAR  BEVE                          |  | 11 (1995) 12 (1995) 13 (1995) 13 (1995) 14 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 16 (1995) 16 (1995) 17 (1995) 17 (1995) 18 (19 | OWNERS TO  | twie                                    |                                     |
| 1. Signatura                          | CATOMER VIONY- SOCIETY LANCES PROCKSYNLLE FL D/T CRANCHEAU, DAVID 9000 GLEN LAKES BROOKSYNLLE FL D/S COCCHL JAMES 9000 GLEN LAKES BROOKSYNLLE FL D/JP   | CLVO   | 5  | 11 (1997) (1948) (1948) (1948) (1949)  | OWNERS TO  | twie                                    |                                     |
| 1. Signatura                          | CATOMER VIONY- SOCIETY LANCES PROCKSYNLLE FL D/T CRANCHEAU, DAVID 9000 GLEN LAKES BROOKSYNLLE FL D/S COCCHL JAMES 9000 GLEN LAKES BROOKSYNLLE FL D/JP   | CLVO   | 5  | 11 (1995) 12 (1995) 13 (1995) 13 (1995) 14 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 15 (1995) 16 (1995) 16 (1995) 17 (1995) 17 (1995) 18 (19 | Owners   | twie                                    |                                     |
|                                       | GAT  GLOVER, VIDRY  SOOG GLEN LANGES  ENGORSVELE FR.  DAT  CRAIGHEAD, DAVID  9000 GLEN LAKES  BROOKSVILLE FR.  O/S  COCCHI, JAMES  9000 GLEN LAKES  BROOKSVILLE FR.   | BLVD  PREY  BLVD  PREY  BLVD                         | 5  | 11. (1.10) (1.10 | Owners   | twie                                    |                                     |
|                                       | GET CLOWER, VICKY-SOOK GLEN LANGES SHOOKSVILLE FL D/S COCCHI, JAMES SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P P P P P P P P P P P P P P P P P P P   | BLVD  PREY  BLVD  PREY  BLVD                         | 5  | 12.  13.  13.003  13.003  13.004  13.004  13.004  14.005  17.005  13.006  13.007  13.0 | Owners   | twie                                    |                                     |
|                                       | GET CLOWER, VICKY-SOOK GLEN LANGES SHOOKSVILLE FL D/S COCCHI, JAMES SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P P P P P P P P P P P P P P P P P P P   | BLVD  PREY  BLVD  PREY  BLVD                         | 5  | 11. 11. 11. 11. 11. 11. 11. 11. 11. 11.  | Overeus II   | twie                                    |                                     |
|                                       | GET CLOWER, VICKY-SOOK GLEN LANGES SHOOKSVILLE FL D/S COCCHI, JAMES SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P P P P P P P P P P P P P P P P P P P   | BLVD  PREY  BLVD  PREY  BLVD                         | 5  | 11. (1995) (1996) (1996) (1996) (1997) (1996) (1997 | Overeus II   | twie                                    |                                     |
|                                       | GET CLOWER, VICKY-SOOK GLEN LANGES SHOOKSVILLE FL D/S COCCHI, JAMES SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P GOOF GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P P PP PP PP GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE GLEN LANGE GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE GLEN LANGE | BLVD  PREY  BLVD  PREY  BLVD                         | 5  | 12. (1.10) (1.10 | OWNERS TO  | twie                                    |                                     |
|                                       | GET CLOWER, VICKY-SOOK GLEN LANGES SHOOKSVILLE FL D/S COCCHI, JAMES SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P POPP GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P GOOF GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P P PP PP PP GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE GLEN LANGE GLEN LANGE SHOOKSVILLE FL D/P GLEN LANGE GLEN LANGE | BLVD  PREY  BLVD  PREY  BLVD                         | 5  | 12.  13.  13.403  13.4 | OWNERS TO  | twie                                    |                                     |
|                                       | GEP CLOVER, VICHY SOOK GLEN LANGES SHOCKSYNLLE PL D/T CRACHEAO, DAVID 9000 GLEN LAKES BROOKSYNLLE FL D/S COCCH, JAMES 9000 GLEN LAKES BROOKSYNLLE FL D/P 9000 GLEN LAKES RACHES VILLE   | BLVD  BLVD  BLVD  BLVD                               |  | 12. (1.10) (1.10 | Owners in  | DATE                                    | DARCIGHE IN 12                      |
|                                       | GEF GLOWER, VICKY SOOG GLEN LANGES SHOOKSYNLLE FR D/T CRACHEAO, DAVID 9000 GLEN LAKES BROOKSYNLLE FR D/S COCCHI, JAMES 9000 GLEN LANES BROOKSYNLLE FR D/P 9000 GLEN LANES BROOKSYNLLE FR PROPIE H 9000 GLEN BROOKSYNLLE   | BLVD  BLVD  BLVD  BLVD  BLVD                         |  | 11.  CONTROL ACTIVE  CONTROL A | Character State of the | PATE                                    | CHOCKES IN 12                       |
|                                       | GEF GLOWER, VICKY SOOG GLEN LANGES SHOOKSYNLLE FR D/T CRACHEAO, DAVID 9000 GLEN LAKES BROOKSYNLLE FR D/S COCCHI, JAMES 9000 GLEN LANES BROOKSYNLLE FR D/P 9000 GLEN LANES BROOKSYNLLE FR PROPIE H 9000 GLEN BROOKSYNLLE   | BLVD  BLVD  BLVD  BLVD  BLVD                         | The same of the sa | 12.  13.  13.008  13.0 | Character State of the | PARE                                    | DARCIGHE IN 12                      |

| 1995   |  | i i i i i i i i i i i i i i i i i i i  | • • • •  | 95,03.2  | 1 M 9:13                                |
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| DOUMENT # N37  | 174  | (2)  |  | i  |   |
| GLENLAKES HOMEOWNERS   | ASSOCIATION,   | INC.   |  | TALLAN   | E PERMIT                                |
| #Place 158 occupa  | Maring #   | L27123   | <del></del>  |  | TRITE IN THIS SPACE                     |
| O GLEN LAKES BLVD<br>OOKSVILLE FL 14613  |  | LEN LAKES BLVD<br>SVILLE FL 34613  |  | This recorded of Outle<br>03/21/1980     Fernance    |   |
| Capacita outlience a   | Za. Moyr   | ng Assess  |  | 59-3014134   | \$8.75 Additional                       |
|  | 26   |  |  | 5. Certalgate of Status Descript                     | Fae Request                             |
| No. Againment  | 27   | ,Apt ≠.efc   |  | Farition Gampa yn Festrion Trust Fund Contribution   | 4 \$5,00 May Be Added to Feet           |
| 1. 3 Steel   |  | & State  |  | 7. Numprofil with IPG 501(c)(3)<br>Tax Exempt Status | \$68.75 Supplement Fee Not Required     |
| Meny   | Zp   | <u> </u>   | Country  | 8. This corporation has katalyy                      | for many that to seem 5 199000.         |
| 9 Name and Address of  | [29]<br>Current Registered   | Agent 30   | 61 1437V)  | Florida Statutes 10. Name and Address of Ne          | Yus []Nn<br>rw Registered Agent         |
| <ul> <li>A. Lagranti, The production of the total page.</li> <li>A. Salaman, Street for the december Conduction.</li> </ul>                                    | nii Galana yani 101 tisti  | シェマイム ちはいがた かきょ  | ALCOHOLD THREE COSTS   | mentages to become as a money                        | 0 DE 4DO10 AT MILE                      |
| OP SUPPLE, HARRY 9009 GLEN LAKES BU BROOKSVILLE FL   | et, servet for 0505,   | Frankli Statutes   | 5.<br>1684<br>2684<br>2684<br>27881 4044 2<br>4015 (C.P.   |  | Clouds was based over it.               |
| OP SUPPLE, HARRY 9009 GLEN LAKES BUY BROOKSWILE FL DT CRAIGHEAD, DAVID 9000 GLEN LAKES BUY BROOKSVILLE FL OS COCCHI, JAMES 9000 GLEN LAKES BUY                 | (a) Section (6) (350), (b) Control (6) (6) (6) (6) (6) (6) (6) (6) (6) (6) | Frankli Statutes  Tel 16 for 1 | 3. 1684 2100 | Marie William  | Cart   : .                              |
| OP SUPPLE, HARRY 9000 GLEN LAKES BLY BROOKSVILLE FL DT CRAIGHEAD, DAVID 9000 GLEN LAKES BLY BROOKSVILLE FL OS COCCHI, JAMES                                    | (a) Section (6) (350), (b) Control (6) (6) (6) (6) (6) (6) (6) (6) (6) (6) | Frankli Statutes   | 3.<br>1 (a) (<br>2 (a) (<br>2 (a)  | Marie William  | Cons                                    |
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| OP SUPPLE, HARRY 9009 GLEN LAKES BLV BROOKSVILLE FL DT CRAIGHEAD, DAVID 9000 GLEN LAKES BLV BROOKSVILLE FL OS COCCHI, JAMES 9000 GLEN LAKES BLV BROOKSVILLE FL | (d. Same) (67 850). (E. A. A. D. CALLOCK)  VO  VO                          | Frankli Statutes  Territ Avenue  2  2  3  3  4  4  5  6  6  6  6  6  6  6  6  6  6  6  6   | S  1 GH  2 GH  2 GH  2 GH  2 GH  1 GH  2 G | Marie William  | Cons Cons Cons Cons Cons Cons Cons Cons |