This testifier and Was Proposed By: ALBERT L. ROSCN, Corporate Counsel General Development Corporation 1111 S. Bayelhow Driva Microl, Flocks 13131

ARTICLES OF INCORPORATION

OF

FILED W79

CAMBRIDGE HOUSE OF PORT CHARLOTTE - A CONDOMINIUM,

(A Corporation Not For Profit)

OR 620 PG 126

The undersigned hereby associate themselves for the purpose of forming a corporation not for profit under Chapter 617 of Florida Statutes and certify as follows:

ARTICLE I

NAME

The name of this corporation shall be:

CAMBRIDGE HOUSE OF PORT CHARLOTTE - A CONDOMINIUM, INC.

(the "Corporation")

ARTICLE II

PURPOSE

In accordance with the provisions of Chapter 718 of:
Florida Statutes, commonly known as The Condominium Act, a
Condominium will be created by GENERAL DEVELOPMENT CORPORATION,
a Delaware corporation (the "Developer") upon certain lands in
Charlotte County, Florida, more particularly described in
Charlotte County, Florida, more particularly described in
Exhibit "A" attached hereto and made a part hereof, to be known
as CAMBRIDGE HOUSE OF PORT CHARLOTTE - A CONDOMINIUM (the "Condominium") being one of nine buildings constituting or to conminium") being one of nine buildings constituting or to constitute Charlotte Square, which is located on land described in
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and the special property.

The powers of the Corporation shall include and be governed by the following provisions, and defined terms in these Articles shall have the meaning iven them in Florida Statutes, Chapter 718 and the Declaration of Condominium of CAMBRIDGE HOUSE OF PORT CHARLOTTE — A CONDOMINIUM (the "Declaration").

- and statutory powers of a corporation not for profit which are not in conflict with the terms of these Articles; in addition, all of the powers conferred by The Condominium Act upon a condominium association; and, in addition, all of the powers set forth in the Declaration which are not in conflict with law.
- (2) The Corporation shall have all of the powers reasonably necessary to implement the purposes of the Corporation, including, but not limited to, the following:
 - (a) To operate and manage the Condominium and Condominium Property in accordance with the sense, meaning, direction, purpose and intent contained in the Declaration when the same has been recorded among the Public Records of Charlotte County, Florida.
 - (b) To make and collect assessments against members and to lease, maintain and repair and replace the common elements and property owned by the Corporation.
 - (c) To refund common surplus to members.
 - (d) To use the proceeds of assessments in the exercise of its powers and duties.
 - (e) To reconstruct improvements upon the Condominium Property after casualty, and to further improve the Condominium Property and the property of the Corporation.
 - (f) To make and amend regulations respecting the use of the property in the Condominium.
 - (g) To approve or disapprove the proposed purchasers, lessees and mortgagees of Units, if required by the Declaration.
 - (h) To enforce by legal means the provisions of the Condominium documents, these Articles, the Bylaws of the Corporation and the regulations for the use of property in the Condominium and the property of the Corporation.
 - behalf of any person who is or was a director, officer or employee of the Corporation against liability asserted against him or incurred by him in any such capacity or arising out of his status as such.
 - (j) To contract for the management of the Condominium and the Corporation's property and to delegate to such contractor all powers and duties of the Corporation except such as are specifically

Maria Company

required by the Condominium documents to have approval of the Board of Directors or the membership of the Corporation:

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taking, the Corporation may agree that the cost of maintaining, operating, repairing and keeping up the Condominium Property and Corporation's property to the extent that such maintenance, operation, upkeep and repair are the obligations of the Corporation, may be prorated on a weighted average basis among the various buildings in Charlotte Square, which shall have entered into a contract with the managing agent, firm or corporation similar to or the same as the one entered into by the Corporation, providing only that such provation shall be on a fair and equitable basis and shall apply to all such costs and expenses of management, maintenance, repair and upkeep as are not readily susceptible to cost accounting or direct application to the Corporation or to another of the buildings or condominium associations in Charlotte Square.

(ii) Said contract may provide that the total operation of said managing agent, firm or corporation shall be at the cost of the Corporation and all other buildings at Charlotte Square on a prorate basis, based on number of apartments participating or other equitable proration. The contract may further provide that the managing agent shall be paid from time to time a reasonable fee either stated as a fixed fee or as a percentage of the total costs of maintenance, operation, repair and upkeep or of the total funds handled and managed by the managing agent. Such fee may, if the contract so provides, be another cost of the management function to be borne by the Corporation on a pro rata basis.

(iii) The Corporation may enter into a contract with the associations of the condominiums of Charlotte Square and with the person, firm, corporation or real estate management agent to provide the services mentioned in this Subparagraph 2(j) upon such terms and conditions as the majority of the buildings in Charlotte Square shall determine.

(iv) Nothing in this Subparagraph 2(j) or in the Declaration of Condominium shall be deemed to require the Corporation to maintain the interior of any Unit, or to enter into any contract or undertaking to provide for the maintenance or upkeep of the interior of the Units of the Condominium.

(3) All funds and title of all properties acquired by the Corporation and the proceeds thereof shall be held only for the benefit of the members in accordance with the provisions of the Condominium documents. Without in any way limiting the Corporation's power with respect thereto allowed by law, the Corporation is specifically authorized to enter into agreements with others commonly holding property with the Corporation regarding the use, management and operation of said property, whether or not such Agreement is consistent with the guidelines provided in the provisions of Subparagraph 2(j) above.

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(4) The powers of the Corporation shall be subject to and be exercised in accordance with the provisions of the Declaration of Condominium which governs the use of the Condominium property.

OR 620 PG 1264

ARTICLE IV

MEMBERS

The qualification of the members, the manner of their admission to membership and termination of such membership, and voting by members shall be as follows:

- (1) Until such time as the Declaration shall be recorded among the Public Records of Charlotte County, Florida, the membership of the Corporation shall be comprised of the Subscribers to these Articles, or their assigns, each of which Subscribers or his assigns, shall be entitled to cast one vote on all matters in which the membership shall be entitled to vote.
- (2) After the recording of the Declaration, the owners of each Unit in the Condominium shall each be a member of the Corporation and, at such time, the Subscribers who are members of the Corporation by virtue of Paragraph (1) above shall no longer be members unless they are also Unit Owners.
- be established by acquisition of the fee title to a Unit in the Condominium, whether by conveyance, devise, judicial decree or otherwise, and the membership of any part shall be automatically terminated upon an owner's being divested of all title to or his entire fee interest in any Unit except that nothing herein contained shall be construed as terminating the membership of any party who may own a fee ownership interest in two or more Units, so long as such party shall retain title to a fee ownership interest in any unit.
- of the Corporation cannot be assigned, hypothecated or transferred in any manner, except as an appurtenance to his Unit. The properties, funds and assets of the Corporation shall be held or used for the behefit of the membership and for the purposes authorized herein, in the Declaration of Condominium, and in the Bylaws which may hereafter be adopted.
- (5) On all matters on which the membership shall be entitled to vote, there shall be only one vote for each Unit in the Condominium, which vote may be exercised or cast by the two comer or owners of each Unit in such manner as may be provided owner or owners of each Unit in such manner as may be provided in the Bylaws of the Corporation. Should any member own more than one Unit, such member shall be entitled to exercise or cast one vote for each Unit owned in the manner provided by said Bylaws.

ARTICLE V

TERM

The Corporation shall have perpetual existence.

ARTICLE VI

PRINCIPAL OFFICE

OR 620 PG 1265

The principal office of the Corporation shall be located at:

1111 South Bayshore Drive Miami, Florida 33131

but the Corporation may change said principal office and transact business at such other places within or without the State of Plorida as shall from time to time be designated by the Board of Directors.

ARTICLE VII

MANAGEMENT OF THE AFFAIRS OF THE CORPORATION -

OFFICERS

The affairs of the Corporation shall be managed by its officers, subject, however, to the directions of the Board of Directors, except to the extent that the Directors shall have delegated the responsibility for such management under the provisions of these Articles and in accordance with the Bylaws. The officers of the Corporation shall consist of a President, a Vice-President, a Secretary and a Treasurer, all of whom shall be elected by the Board of Directors according to the Bylaws of the Corporation. The Directors may, if they desire, combine the offices of Secretary and Treasurer and, in addition, provide for such other officers, agents, supervisory personnel or employees of the Corporation as they shall deem appropriate, none of whom need be a member of the Corporation. Officers will be elected annually to hold office until the next annual meeting of the Board of Directors or until their successors are elected and qualify. The names of the officers who are to serve until their successors are duly elected or appointed and qualify are:

C. C. CRUMP	President
ROBERT F. EHRLING	Vice-President
WAYNE L. ALLEN	Secretary
GEORGE W. FLAGG	Treasurer

Until the first annual meeting of members, the Developes shall appoint the officers of the Corporation. None of the above officers specifically named in these Articles or their substitutes, if appointed by the Developer, shall be required to be a member of the Corporation to hold office.

ARTICLE VIII.

BOARD OF DIRECTORS

The Corporation shall be governed by a Board of Directors consisting of not less than three (3) nor more than

five (5) persons as provided for in the Bylaws. In the absence of any provision in the Bylaws designating the number of Directors, or any provision in the sylaws designating the number of bittects, the number thereof shall be three (3), provided, however, that until the first annual meeting of the members of the Corporation, the Corporation shall be governed by a Board of Directors consisting of three persons. The names and post office addresses of ing of three persons. the persons who will serve as Directors until the first annual meeting of members, or until their successors are appointed or elected and qualify, are as follows:

OR 620 PG 1266

Post Office Address Name 1111 South Bayshore Drive C. CRUMP Hiami, Florida 33131 1111 South Bayshore Drive. Miami, Plorida 33131 1111 South Bayshore Drive GEORGE W. FLAGG Miami, Florida 33131

Succeeding Boards of Directors and succeeding Directors shall be elected by members in the manner and in accordance with the method provided for in the Bylaws of the Corporation, as the same shall be constituted from time to time except that notwith-standing anything in these Articles to the contrary, while the Developer owns Units for sale in the Condominium except as may be required under The Condominium Act (currently in effect or as mended, if such amendment is less restrictive on the Developer). the Developer alone shall have the right to name and appoint the Board of Directors and successive Directors who need not be members. The first annual meeting of members of the Corporation shall be called, and thereafter duly held, at such time as the Board of Directors so determines, but not later than such time as the Developer is no longer a Unit Owner.

ARTICLE IX

REMOVAL OF OFFICERS AND DIRECTORS

Any officer may be removed prior to the expiration of Any officer may be removed prior to the expiration of his term of office in the manner provided hereinafter, or in such manner as provided in the Bylaws. Any officer may also be removed for cause by a two-thirds vote of the full Board of Pirectors at a meeting of Directors called at least in part for the purpose of considering such removal. Any officer or director of the Corporation may be removed with or without cause, and for of the Corporation by the vote or agreement in writing of a majority of of the Corporation may be removed with or without cause, and for any reason, by the vote or agreement in writing of a majority of all members. A special meeting of the members to recall a Director elected by members may be called by 10% of the members giving notice of the meeting as required in the Bylaws for the giving of notices of special meetings with a statement of the purpose of the meeting. At any such meeting the officer and/or purpose of the meeting. At any such meeting the opportunity birector whose removal is sought shall be given the opportunity to be heard. to be heard.

INDEMNIFICATION OF OFFICERS AND DIRECTORS

Every Director and every officer of the Corporation shall be indemnified by the Corporation against all expenses and liability, including counsel fees, reasonably incurred by or imposed upon him in connection with any proceeding to which he may be a party, or in which he may become involved, by reason of his being or having been a Director or officer of the Corporation, whether or not he is a Director or officer at the time such expenses are incurred, except in such cases wherein the Director or officer is adjudged guilty of willful misfeasance or malfeasance in the performance of his duties; provided that in the event of any claim for reimbursement or indemnification hereunder based upon a settlement by the Director or officer seeking such reimbursement or indemnification, the indemnification herein shall apply only if the Board of Directors approves such settlement and reimbursement as being in the interests of the Corpoment and reimbursement as being in the interests of the Corpoment and reimbursement as being in the interests of the Corpoment and reimbursement as being in the interests of the Corpoment and reimbursement as being in the interests of the Corpoment and reimbursement as being in the interests of the Corpoment and reimbursement as being in the interests of the Corpoment and reimbursement as being in the interests of the Corpoment addition to and not exclusive of all other rights to which such Director or officer may be entitled.

ARTICLE XI

BYLAWS

The first Bylaws of the Corporation shall be adopted by the Board of Directors and may be altered, amended or rescinded in the manner provided by the Bylaws.

ARTICLE XII

PROHIBITION AGAINST ISSUANCE OF STOCK

AND

DISTRIBUTION OF INCOME

The Corporation shall never have nor issue any shares of stock, nor shall the Corporation distribute any part of the income of the Corporation, if any, to its members, directors or officers. Nothing herein, however, shall be construed to prohibit the payment by the Corporation of compensation in a reasonable amount to the members, Director or officers for services rendered, nor shall anything herein be construed to prohibit the Corporation nor shall anything herein be construed to prohibit the Corporation from making any payments or distributions to members of benefits; from making any payments or distributions to members of benefits; monies or properties permitted by Section 617.011 of Florida Statutes and contemplated by the Declaration of Condominium and/or The Condominium Act.

ARTICLE XIII

CONTRACTUAL POWERS

action between the Corporation and any other person, firm, association, corporation or partnership shall be affected or

invalidated by the fact that any Director or officer of this corporation is pecuniarily or otherwise interested in, or is a Director, member or officer of any such other firm, association, corporation or partnership, or is a party or is pecuniarily or otherwise interested in such contract or other transactions, or in any way connected with any person, firm, association, corporation or partnership, pecuniarily or otherwise interested therein. Any Director may vote and be counted in determining the existence of a quorum at any meeting of the Board of Directors of the Corporation for the purpose of authorizing such contract or transaction with like force and affect as if he were not so interested, or were not a Director, member or officer of such other firm, association, corporation or partnership.

ARTICLE XIV

SUBSCRIBERS

The names and post office addresses of the Subscribers to these Articles of Incorporation are as follows:

Name.	Post Office Address
. C. C. CRUMP	llll South Bayshore Drive, Miami, Florida 33131
WAYNE L. ALLEN	lill South Bayshore Drive, Miami, Florida 33131
GEORGE W. FLAGG	. 1111 South Bayshore Drive,

ARTICLE XV

AMENDMENTS

Amendments to the Articles of Incorporation shall be proposed and adopted in the following manner:

Prom and after the time the majority of the Board of Directors are not appointed by the Developer, as provided in these Bylaws:

- (a) Notice of the subject matter of a proposed amendment shall be included in the notice of any meeting at which a proposed amendment is considered.
- proposed amendment may be proposed either by the Board of Directors or by 10% of the members of the Corporation. Directors and members not present in person or by proxy at the meeting considering the amendment may express their approval in writing, amendment may express their approval is delivered to the providing such written approval is delivered to the Secretary at or prior to action taken pursuant to the approved or consented to amendment. Except as elsewhere provided, an amendment must be approved and may be adopted by:

of the entire membership of the Board of Directors and not less than a majority of the entire membership of the entire membership of the Corporation entitled to vote at meetings of members of the Corporation.

OR 620 PG 1268

While the Daveloper appoints the Board of Directors of the Corporation, amendments shall be effective when adopted by unanimous consent of the Board of Directors then serving, with no membership approval required.

No amendment shall make any changes in the qualifications for membership nor the voting rights of members without the consent of all members. Wo amendment shall be made that is in conflict with The Condominium Act or the Declaration, unless the Declaration is concurrently amended.

ion is concurrently amended.

Signed this 9th day of February, ,1979

C. C. CRUMP

WAYNE L. ALLEN

DEORGE V. PLAGG

STATE OF FLORIDA)

COUNTY OF DADE)

BEFORE ME, the undersigned authority, this day personally appeared C. C. CRUMP, WAYNE L. ALLEN and GEORGE V. FLAGG, who acknowledged before me that they signed and executed the foregoing Articles of Incorporation of CAMBRIDGE HOUSE OF PORT CHARLOTTE - A CONDOMINIUM, INC.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at Miami, Dade County, Florida, this 9th day of February, _______,1979.

NOTARY PURLIC State of Florida at Large

My Commission Expires:

NOTARY PUBLIC STATE OF FIGURE AT LAXES WY (FWANISSION EXPRESSED 24 1990 CONTROL THRU GUERAL DIS., UNDERWINESS

"CAMBRIDGE HOUSE OF PORT CHARLOTTE"

OR 620 PG 1270

That portion of Section 15, Township 40 South, Range 22 East, Charlotte County, Florida, being more particularly described as follows:

BEGINNING at the Southeasterly corner of "RALEIGH HOUSE OF PORT CHARLOTTE" a Condominium as recorded in Condominium Book 1 Pages 32A through 32B of the Public Records of Charlotte County, Florida, THENCE, bear N89°50'39"W, along the Southerly line of said "RALEIGH HOUSE OF PORT CHARLOTTE", and its Westerly extension a distance of 475.66 feet;

THENCE, \$89°50'39"E, a distance of 40.00 feet;

THENCE, \$00°09'21'W, a distance of 159.74 feet to a point on a curve concave to the Northwest having a radius of 605.00 feet, being along the Northerly right-of-way line of Brinson Avenue according to the record plat of "PORT CHARLOTTE PLAZA SECTION TWO", as recorded in Plat Book 7, Pages 67A through 67B, of the said Public Records; THENCE, from a radial bearing of \$ 16°37'28"E, through said point bear Easterly along the arc of said curve through a central angle of 10°56'18", a distance of 115.50 feet to the point of reverse curve of a curve concave to the Southeast having a radius of 930.00 feet;

THENCE, Northeasterly and Easterly along the arc of said curve through a central angle of 21° 13'01", a distance of 344.38 feet;

THENCE, from a radial bearing of N6°20'45"W, bear N00°41'21"E,

ä distance of 178.36 feet to the POINT OF BEGINNING.

Containing 2.53 acres, more or less.

Bearings as mentioned herein are based on the said record plat of "RALEIGH HOUSE OF PORT CHARLOTTE".

EXHIBITB

DESCRIPTION!

CHARLOTTE SQUARE

or 620 Pg 1271

That portion of Section 15, Township 40 South, Range 22 East, Charlotte County, Florida, being more particularly described as follows:

COMMENCING at the intersection of the base line of Harbor Boulevard (O.R.B. 193, Pages 144-147, Charlotte County, Florida) and the (O.R.B. 193, Pages 144-147, Charlotte County, Florida) and the center line of Brinson Avenue (Port Charlotte Plaza, Section Two, Center line of Brinson Avenue (Port Charlotte County, Florida): thence Plat Book 7, Pages 67h and 67B, Charlotte County, Florida): thence R 80° 18'39" W for 60 feet to a point of intersection feet; thence N 89° 18'39" W for 60 feet to a point of intersection with the West right-of-way line of said Harbor Boulevard and the with the West right-of-way line of Sertrude Avenue (O.R.B. 282, Page 439, right-of-way line of Gertrude Avenue (O.R.B. 282, Page 439, right-of-way line for 697.50 feet to the point of curvature of a right-of-way line for 697.50 feet to the point of curvature of a southerly along the arc of said curve thru a central angle of 88° Southerly along the arc of said curve thru a central angle of 88° Southerly along the arc of said curve thru a central angle of 88° (O.R.B. 260, Page 116, Charlotte County, Florida) having a radius (O.R.B. 260, Page 116, Charlotte County, Florida) having a radius of 3,060 feet; thence South along the arc of said curve thru a of 3,060 feet; thence South along the arc of said curve thru a of 3,060 feet; thence South along the arc of said curve thru a central angle of 01° 03'36" for 61.06 feet to the Point of Tangency; thru a central angle of 90° for 39.27 feet to the Point of Tangency; thru a central angle of 90° for 39.27 feet to the Point of Tangency thru a central angle of 90° for 39.27 feet to the Point of Tangency thru a central angle of 28° 13' 13' Feet to the Point of Tangency on the North right-of-way line of said curve thru of 605 feet; thence Northeasterly along the arc of said curve of 30 feet; thence Northeasterly along the arc of said curve of 30 feet; thence Northeasterly along the arc of said curve of 128° 130 feet; thence Northeasterly along the arc of said curve thru a central feet; thence Northeaste

Lying in Charlotte County, Florida, and containing 20.81 acres more or less.

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

IN COMPLIANCE WITH SECTION 48.091, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED:

	TOTAL OF PORT CHARLOTTE - A Condominium, I
PIRSTTHAT CAMBRIDGE I	HOUSE OF PORT CHARLOTTE - A Condominium, In (Name of Corporation)
DESIRING TO ORGANIZE OR QUALIT	FY UNDER THE LAWS OF THE STATE OF FLORIDA
THE PRINCIPAL PLACE OF B	SUSINESS AT CITY OF Miami (CITY)
• •	
	NAMED Donald M. Homer
STATE OF Florida , has (STATE)	NAMED Donald M. Homer (NAME OF RESIDENT AGENT)
	ove Drive, Miami, Florida, 33131
LOCATED AT 1111 SOUTH BAYSH	DRESS AND NUMBER OF BUILDING)
CITY OF Miami	STATE OF FLORIDA, AS ITS AGENT TO
TO THE PARTY OF TH	MUTN FIORIDA.
ACCEPT SERVICE OF PROCESS WIT	TAIN FROMIDA
	(fleas
	SIGNATURE (CORPORATE OFFICER)
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	TITLE President
. · · · · · · · · · · · · · · · · · · ·	DATE 9th February, 1979
CWATED CORPORATION, AT THE P	ACCEPT SERVICE OF PROCESS FOR THE ABOVE PLACE DESIGNATED IN THIS CERTIFICATE, I CAPACITY, AND I FURTHER AGREE TO COMPLY STATUTES RELATIVE TO THE PROPER AND COM- LES.
åt t	
	SIGNATURE (RESIDENT AGENT)
	SIGNATURE (PRSIDENT AGENT)
	A spiriture or many in a second
3989. 1669 -	r in 1879
	DATE: FEBRUARY 12,1979