FRANCE OF L

.,

 $\infty$ 

## AMENDMENT TO DECLARATION OF CONDOMINIUM

OF

TOWN APARTMENTS NORTH - NO. 6 A Florida Non-Profit Corporation

The following amendment to the Declaration of Condominum of Town Apartments North, Condominium No. 6, was approved at a Special meeting held May 14, 1987, by more than three fourths (3/4) vote of all the condominium parcels as required in Section 12 of the Declaration.

Section 20-g of the Declaration, as recorded in the official records of Pinellas County O.R. Book 2373, page 58, reads as follows: Not allow any children under sixteen (16) years of age to reside on the premises except as permitted under the regulations established from time to time by the Association.

The above paragraph is amended to read as follows:

No person under the age of fifty-five (55) years of age shall be permitted to own or to live as a permanent resident in any unit of Condominium No.6 except where the person is married to a unit owner.

We, the undersigned, as duly elected officers of Town Apartments North, Condominium No.6, do hereby certify that the above amendment was approved as stated.

Laden F. De Bloke

THEORY OF THE CIRCUIT GOORT PINELLAS CUENTY, FLORIDA

5 25 PM '87

Sworn to and subscribed before me Magdalene Brewer, President & Carmin Jimison, Secretary this // day of May, 1987.

Magdalene Brewer, President

Carmin Jimison

County of PinellAS

Notary Public, State of Florida at Large. My Commission Expires Oct. 29, 1987

01 Cash\11 C 40 Rec 41 DS

43 int

AMENDMENT TO DECLARATION OF CONDOMINION COURT OF CONDOMINION OF CO

MAY 19 5 25 PH '87

TOWN APARTMENTS NORTH NO. 6 A Florida Non-Profit Corporation

The following amendment to the Declaration of Condominium of Town Apartments North Condominium No. 6, was approved at a Special meeting held May 14, 1987 by more than three fourths (3/4) vote of all the condominium parcels as required in Section 12 of the Declaration.

Section 18-b of the Declaration, as recorded in the official records of Pinellas County O.R. Book 2373, page 57, reads as follows:

Rental or Lease: A condominium parcel shall not be leased or rented without the prior written approval of the Association and the terms and conditions of said Lease are subject to the approval of the Board of Directors of the Association. Board of Directors shall have the right to require a substantially uniform of Lease be used.

The above paragraph is amended to read as follows:

A Condominium parcel in Condominium No.6 shall not be leased or rented at any time.

We, the undersigned, as duly elected officers of Town Apartments North, Condominium No.6, do hereby certify that the above amendment was approved as stated.

Sworn to and subscribed before me Magdalene Brewer, president & Carmin Jimison, secretary this Way day of May 1987. 01 Cash

40 Rec A 41 D3

Notary Public, State of Florida at Large. My Commission Expires Oct. 29, 1987

Trepared

070

BOOK

CONDOMINIUM PLAT