

Prepared by/record and return to:  
John M. McGowan, Esquire  
Walt Disney World Co..  
P. O. Box 10,000  
Lake Buena Vista, Florida 32830

LARRY WHALEY  
OSCEOLA COUNTY, FLORIDA  
CLERK OF CIRCUIT COURT  
111  
CL 2005277795 OR 3000/1554  
SKS Date 12/15/2005 Time 13:55:38

Attention: Osceola County Recording Office  
Cross Reference to Declaration recorded in Book 2338, Page 2783

**SUPPLEMENT TO COMMUNITY CHARTER  
FOR CELEBRATION RESIDENTIAL PROPERTIES**

**THIS SUPPLEMENT TO COMMUNITY CHARTER FOR CELEBRATION RESIDENTIAL PROPERTIES** (this "Second Supplement") is made this 12 day of DECEMBER, 2005, by **The Celebration Company**, a Florida corporation ("Declarant"), and **LEXIN CELEBRATION III LLC**, a Delaware limited liability company ("Owner").

**WITNESSETH**

**WHEREAS**, on December 19, 1995, Declarant executed and recorded that certain Declaration of Covenants, Conditions, and Restrictions for Celebration Residential Properties in **Official Records Book 1298, Page 1889, et seq.**, of the Public Records of Osceola County, Florida (the "**Original Declaration**"); and

**WHEREAS**, on September 15, 2003, Declarant executed and recorded that certain Amended and Restated Declaration of Covenants, Conditions, and Restrictions for Celebration Residential Properties in **Official Records Book 2338, Page 2780, et seq.**, of the Public Records of Osceola County, Florida, as subsequently supplemented and amended by additional instruments recorded in the Public Records of Osceola County, Florida (the "**Charter**"), which Charter amended and restated the Original Declaration; and

**WHEREAS**, Owner is the owner of the real property described in **Exhibit "A"** attached hereto and made a part hereof (the "**Mirasol Property**"); and

**WHEREAS**, the Mirasol Property is currently subject to the terms, covenants, conditions and restrictions of that certain Declaration of Covenants, Conditions and Restrictions for Celebration Nonresidential Properties, recorded in **Official Records Book 1248, Page 28, et seq.**, in the Public Records of Osceola County, Florida, as subsequently supplemented and amended by additional instruments recorded in the Public Records of Osceola County, Florida (the "**Nonresidential Declaration**"); and

**WHEREAS**, Owner desires to convert the Mirasol Property from its current use as multi-family for lease property to one residential condominium of individually-owned, single-family units, (the "**Use Conversion**"); and

**WHEREAS**, as a result of the Use Conversion, the Mirasol Property is being simultaneously removed from the Nonresidential Declaration and Declarant and Owner desire to submit the Mirasol Property to the terms of the Charter, consistent with the overall, uniform plan of development for Celebration; and

WHEREAS, pursuant to Section 17.1 and Section 17.5 of the Charter, Declarant and Owner may submit the Mirasol Property as additional property to the terms of the Charter ("Additional Property").

NOW, THEREFORE, pursuant to Section 17.1 and Section 17.5 of the Charter, Declarant, with the consent of Owner, hereby subjects the Mirasol Property to the provisions of this Supplement and the Charter. The Mirasol Property shall be sold, transferred, used, conveyed, occupied, and mortgaged or otherwise encumbered pursuant to the provisions of this Supplement and the Charter, both of which shall run with the title to the Mirasol Property and shall be binding upon all persons having any right, title, or any interest in the Mirasol Property, their respective heirs, legal representatives, successors, successors-in-title, and assigns. The provisions of this Supplement shall be binding upon the Celebration Residential Owners Association, Inc. (the "Association") in accordance with the terms of the Charter.

## ARTICLE I Definitions

The definitions set forth in the Charter are incorporated herein by reference. Pursuant to the definition of "Unit" set forth in Section 3.1 of the Charter, the Mirasol Property is comprised of the following condominium, which contains the number of condominium Units as set forth below:

MIRASOL AT CELEBRATION CONDOMINIUM – 210 Units;

## ARTICLE II Neighborhood and Service Area Designation

2.1 District. Pursuant to Section 3.3 of the Charter, Mirasol at Celebration Condominium shall be assigned to the District known as District A, Celebration Village.

2.2 Neighborhood Assignment. Pursuant to Section 3.2 of the Charter, the Additional Property shall be assigned to two (2) newly-created Neighborhoods to be known as follows:

**Mirasol A Neighborhood (Building 501 – 105 Units)**

**Mirasol B Neighborhood (Buildings 500, 502, 504, 506, 508, 509, 510, 512, 513, 514 and 515 – 105 Units).**

Initially, the Additional Property shall not be assigned to a Service Area as defined in Section 3.4 of the Charter. Any future Service Area designation shall be subject to the terms of the Charter.

## ARTICLE III Lease Restrictions

3.1 Lease Restrictions. Pursuant to Section 7.1 and Section 7.2 of the Charter and Section 5 of Exhibit C to the Charter, all leases of Units within the Additional Property shall be for a term of no less than six (6) months.

## ARTICLE IV Celebration Foundation Contribution

4.1 Required Contribution. Coincident with each transfer of title to each Unit included in the Mirasol Property, the seller of the Unit shall, on the closing of such sale, be required to make a non-refundable contribution in the amount set forth below, to Celebration Foundation, Inc., a Florida supplement to community charter - Mirasol at Celebration.DOC

non-profit corporation (the "Foundation") established for the purpose of sponsoring, coordinating and/or assisting the development of community activities and organizations within and benefiting the Residential Properties, and such other purposes as the directors and officers of such corporation shall determine from time to time. The Charter, by virtue of this Supplement, shall be deemed to impose a lien on each Unit to secure each Owner's obligation to make the aforementioned contribution, which lien may be foreclosed by Declarant or the Foundation, if such contribution is not paid to the Foundation coincident with the recordation of a deed transferring title to the Unit as aforesaid.

4.2 Contribution Amount. The amount of the contribution required to be made by each Owner as described above, shall be equal to Two Hundred Ninety Dollars (\$290.00) for the first transfer of each Unit with respect to which a contribution is required to be made pursuant to Section 4.1 above. For each subsequent transfer, the required contribution shall be equal to the amount originally required to be paid on the first transfer of the Unit as set forth above, multiplied by a fraction, the numerator of which shall be the "CPI" announced for the month immediately preceding the month in which such transfer occurs and the denominator of which shall be the "CPI" in effect as of June 1, 2001. For purposes of this Agreement, "CPI" shall mean the Consumer Price Index for all Urban Consumers (CPI-U), U.S. City Average, All Items (1982-84 = 100) unadjusted, published from time to time by The Bureau of Labor Statistics U.S. Department of Labor, or such successor index as most reasonably approximates such Consumer Price Index.

#### **ARTICLE V** **Amendments**

5.1 By Declarant. Declarant shall have the right to unilaterally amend this Supplement to the extent that Declarant has the right to such unilateral amendment as provided in Section 21.2 of the Charter.

5.2 By Owner. Except as provided above and otherwise specifically provided herein, this Supplement may be amended only by the affirmative vote or written consent, or any combination thereof, of the Owners of 75% percent of the Units contained within Mirasol at Celebration Condominium (the "Unit Owners"), the written consent of the Association acting upon resolution of its Board of Directors, and, the consent of Declarant for so long as Declarant has an option to subject additional property to the Charter pursuant to Section 17.1 of the Charter.

Notwithstanding the above, no amendment adopted pursuant to this Section shall be effective to withdraw Mirasol at Celebration Condominium from the provisions of the Charter unless also approved by the Voting Members representing 75% percent of the Owner Membership and by Declarant if The Celebration Company Membership exists. The percentage of votes necessary to amend a specific clause shall not be less than the prescribed percentage of affirmative votes required for action to be taken under that clause. To be effective, any amendment must be recorded in the public records of Osceola County, Florida.

If the owner of the Mirasol Property or a Unit Owner consents to any amendment to this Supplement, it will be conclusively presumed that such owner has the authority so to consent, and no contrary provision in any mortgage or contract between the owner and a third party will affect the validity of such amendment.

No amendment may remove, revoke or modify any right or privilege of Declarant without its written consent or the written consent of the assignee of such right or privilege.

This Supplement to Community Charter for Celebration Residential Properties may be executed in several counterparts, each of which shall be deemed an original, and all of such counterparts together shall constitute one and the same instrument.

**[The remainder of this page intentionally left blank]**

**[signatures and notary acknowledgements appear on the following page(s)]**

IN WITNESS WHEREOF, Declarant and Owner have executed this Supplement this 12 day of DECEMBER, 2005, and the Association joins herein to evidence its consent to this Supplement.

Signed, sealed and delivered in the presence of:

Deborah L. Fox  
Deborah L. Fox (Printed Name)  
James A. Parker  
James A. Parker (Printed Name)

THE CELEBRATION COMPANY, a Florida corporation

By: Matthew Kelly  
Name: Matthew Kelly  
Title: President

STATE OF FLORIDA

COUNTY OF ~~ORANGE~~ OSCEOLA

The foregoing instrument was acknowledged before me this 6<sup>th</sup> day of December, 2005, by Matthew Kelly, as President of **THE CELEBRATION COMPANY**, a Florida corporation, on behalf of the corporation. He  is personally known to me or  has produced \_\_\_\_\_ as identification.

[Affix Notary Stamp/Seal]



Elecia Barnett Mitchell  
My Commission DD212665  
Expires May 15 2007

Elecia Barnett Mitchell  
NOTARY PUBLIC  
Print Name: Elecia Barnett Mitchell

Signed, sealed and delivered  
in the presence of:

*James Derow*

JAMES DEROW (Printed Name)

**LEXIN CELEBRATION III LLC,**  
a Delaware limited liability company

By: **LEXIN CAPITAL LLC,**  
a New York limited liability company  
Its: Managing Member

*Marylou Dy*

MARYLOU DY (Printed Name)

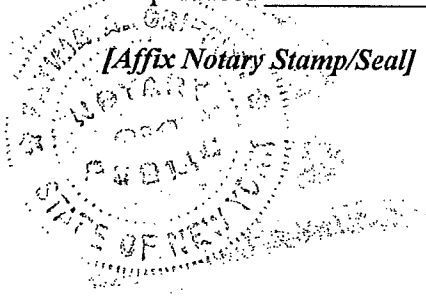
By: *M. Negrin*

Metin Negrin  
Its: Managing Member

STATE OF NEW YORK

COUNTY OF NEW YORK

The foregoing instrument was acknowledged before me this 12 day of DECEMBER, 2005, by Metin Negrin, as Managing Member of **LEXIN CAPITAL LLC, a New York limited liability company, as Managing Member of LEXIN CELEBRATION III LLC, a Delaware limited liability company**, on behalf of the limited liability company. He  is personally known to me or  has produced \_\_\_\_\_ as identification.



[Affix Notary Stamp/Seal]

*Fatima A. Griffith*

NOTARY PUBLIC

Print Name: \_\_\_\_\_

**FATIMA A. GRIFFITH**  
Notary Public - State of New York  
No. 01GR6041695  
Qualified in New York County  
My Commission Expires May 15, 2006

Signed, sealed and delivered  
in the presence of:

CL 2005077795 OF 3000/1560  
**CELEBRATION RESIDENTIAL OWNERS  
ASSOCIATION, INC.**, a Florida not-for profit  
corporation

[Signature]  
Amy S. Norworthy (Printed Name)

By: [Signature]

[Signature]  
Morgan Turner (Printed Name)

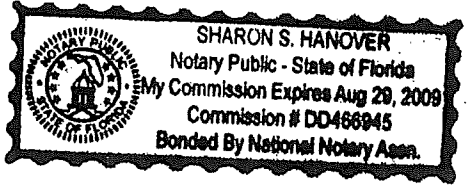
Name: Lee Moore  
Title: President

STATE OF FLORIDA  
COUNTY OF ORANGE

The foregoing instrument was acknowledged before me this 9 day of DECEMBER, 2005, by Matthew Kelly, as President of **CELEBRATION RESIDENTIAL OWNERS ASSOCIATION, INC.**, a Florida not-for-profit corporation, on behalf of the corporation. He  is personally known to me or  has produced \_\_\_\_\_ as identification.

[Affix Notary Stamp/Seal]

[Signature]  
NOTARY PUBLIC  
Print Name: SHARON S. HANOVER



**JOINDER AND CONSENT TO  
SUPPLEMENT TO COMMUNITY CHARTER  
FOR CELEBRATION RESIDENTIAL PROPERTIES**


GREENWICH CAPITAL FINANCIAL PRODUCTS, INC., a Delaware corporation (the "Mortgagee"), as the mortgagee, pursuant to that certain Amended and Restated Mortgage, Assignment of Leases and Rents, Security Agreement and Fixture Filing recorded in Official Records Book 2949 at Page 454, Public Records of Osceola County, Florida and various related loan and security documents (collectively, the "Loan Documents"), of the Mirasol Property, hereby joins in the execution of, and consents to this Supplement to Community Charter for Celebration Residential Properties solely for purposes of consenting to the execution of this Supplement by Lexin Celebration III LLC and hereby agrees and affirms that the lien of the Loan Documents and all related documents is and shall be inferior and subordinate to this Supplement and the Charter.

IN WITNESS WHEREOF, Mortgagee has caused this Joinder and Consent to be executed this 12<sup>th</sup> day of December, 2005.

Witnessed by:



Print Name: Graham Stephens



Print Name: Steve Anderson  
Managing Director

GREENWICH CAPITAL FINANCIAL PRODUCTS, INC., a Delaware corporation

By: 

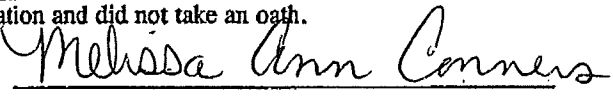
Print Name: Reagan Shanley  
Vice President

Its: \_\_\_\_\_

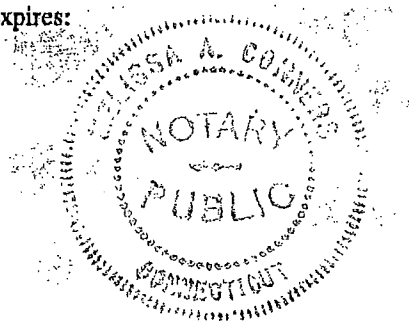
Attest: \_\_\_\_\_  
Secretary

STATE OF Connecticut  
COUNTY OF Fairfield

The foregoing Joinder and Consent was acknowledged before me this 12<sup>th</sup> day of December, 2005, by Reagan and \_\_\_\_\_, as Vice President and Secretary, respectively, of GREENWICH CAPITAL FINANCIAL PRODUCTS, INC., a Delaware corporation, on behalf of the same.  He/She  is personally known to me or  has produced as identification and did not take an oath.



Notary Public  
Melissa Ann Connors  
Print Name: Notary Public  
My Commission Expires Oct. 31, 2010  
My Commission Expires:





**MIRASOL PROPERTY**

(legal description)

Lot 364 of the plat "REPLAT NUMBER 7 OF CELEBRATION VILLAGE UNIT 2", as recorded in Plat Book 9, Pages 140 through 142, together with a part of Tracts 67, 68, 134, and 137 of the plat "CELEBRATION VILLAGE UNIT 2", as recorded in Plat Book 8, Pages 185 through 212, all in the Public Records of Osceola County, Florida, being more particularly described as follows:

Commence at the Northeast corner of Lot 355 of the plat "CELEBRATION VILLAGE UNIT 2", as recorded in Plat Book 8, Pages 185 through 212, of the Public Records of Osceola County, Florida; and said corner also being a point on a curve concave Northwesterly; thence Northeasterly along the Westerly Line of Tract 134 of said plat and along the arc of said curve, having a radius of 1623.50 feet and a chord bearing of N38°45'29"E, through a central angle of 07°27'06", for 211.15 feet to the point of tangency; thence N35°01'55"E for 29.97 feet to the point of curvature of a curve concave Northwesterly; thence Northeasterly along said Westerly line and along the arc of said curve, having a radius of 5358.50 feet, through a central angle of 00°20'59", for 32.69 feet to the POINT OF BEGINNING; thence continue along said Westerly Line and Northeasterly along the arc of said curve, having a radius of 5358.50 feet, through a central angle of 00°01'55", for 3.00 feet; thence N40°17'24"E for 35.68 feet to a point on the Northerly Line of Tract 137 of said plat; thence S56°42'03"E along said Northerly Line for 60.76 feet; thence N33°17'57"E for 25.00 feet to a point on the Southerly Line of Tract 68 of said plat; thence N56°42'03"W along said Southerly Line for 59.81 feet; thence N27°09'42"E for 36.35 feet; thence S56°22'55"E for 10.57 feet; thence S33°37'05"W for 6.49 feet to the point of curvature of a curve concave Easterly; thence Southerly along the arc of said curve, having a radius of 9.92 feet, through a central angle of 90°19'08", for 15.63 feet to the point of tangency; thence S56°42'03"E for 6.16 feet; thence S33°17'57"W for 8.62 feet to a point on the Southerly Line of Tract 67 of said plat; thence S56°42'03"E along said Southerly Line for 37.08 feet to a point on the Westerly Boundary of Lot 364 of the plat of "REPLAT NUMBER 7 OF CELEBRATION VILLAGE UNIT 2", as recorded in Plat Book 9, Pages 140 through 142 of the Public Records of Osceola County, Florida; thence S56°42'03"E along said Westerly Boundary, for 18.91 feet; thence N32°48'49"E along said Westerly Boundary for 231.04 feet to a non-tangent curve concave Southwesterly; thence Northwesterly along the arc of said curve, having a radius of 37.80 feet and a chord bearing of N44°27'51"W, through a central angle of 48°45'01", for 32.16 feet to a point on the Northerly Boundary of Lot 364 of said plat; thence S68°50'21"E along said Northerly Boundary for 147.72 feet to a point on the Easterly Boundary of Lot 364 of said plat; thence along the Easterly Boundary of said Lot 364 for the following twenty-seven (27) courses: run S21°10'21"W for 28.45 feet; thence S79°17'23"E for 5.43 feet; thence S46°31'03"E for 44.86 feet; thence S02°12'18"E for 45.48 feet; thence S33°05'01"E for 85.44 feet; thence S16°49'16"E for 37.39 feet; thence S15°56'43"E for 24.02 feet; thence S21°48'05"E for 33.39 feet; thence S29°53'49"E for 61.71 feet; thence S27°26'53"E for 23.21 feet; thence S16°51'40"E for 53.20 feet; thence S18°07'17"W for 27.17 feet; thence S39°55'10"W for 90.23 feet; thence S38°59'15"W for 131.30 feet; thence S18°16'29"E for 139.07 feet; thence S20°02'48"E for 16.98 feet; thence S35°42'10"E for 3.63 feet; thence S54°15'19"W for 100.72 feet; thence S14°31'32"W for 108.21 feet; thence S71°35'42"W for 42.16 feet; thence S13°58'33"W for 78.26 feet; thence S52°50'56"W for 49.71 feet; thence S35°17'45"W for 101.64 feet; thence S43°53'14"W for 42.24 feet; thence S71°08'28"W for 40.19 feet; thence S46°16'12"W for 126.99 feet; thence S60°35'19"W for 18.55 feet to a point on the Southerly Boundary of Lot 364 of said plat; thence N50°23'55"W along said Southerly Boundary for 175.13 feet to a point on the Westerly Boundary of said Lot 364 and a point on a non-tangent curve concave Westerly; thence along said Westerly Boundary the following twelve (12) courses: run Northerly along the arc of said curve, having a radius of 113.00 feet and a chord bearing of N12°10'53"W, through a central angle of 43°35'19", for 85.97 feet to the point of reverse curvature of a curve concave Easterly; thence Northerly along the arc of said curve, having a radius of 80.00 feet, through a central angle of 29°23'00", for 41.03 feet to the point of compound curvature of a curve concave Easterly; thence Northerly along the arc of said curve, having a radius of 26.00 feet, through a central angle of 44°55'40", for 20.39 feet to the point of compound curvature of a curve concave Southeasterly; thence Northeasterly along the arc of said curve, having a radius of 315.20 feet, through a central angle of 08°44'54", for 48.13 feet to the point of reverse curvature of a curve concave Northwesterly; thence Northeasterly along the arc of said curve, having a radius of 232.80 feet, through a central angle of 02°04'29", for 8.43 feet; thence N42°59'27"W for 22.00 feet to a non-tangent curve concave Northwesterly; thence Northeasterly along the arc of said curve, having a radius of 210.80 feet and a chord bearing of N42°33'42"E, through a central angle of 08°53'42", for 32.73 feet to the point of tangency; thence N38°06'52"E for 86.33 feet to the point of curvature of a curve concave Westerly; thence Northerly along the arc of said curve, having a radius of 400.80 feet, through a central angle of 45°22'38", for 317.43 feet to the point of tangency; thence N07°15'46"W for 141.90 feet to the point of curvature of a curve concave Easterly; thence Northerly along the arc of said curve, having a radius of 124.20 feet, through a central angle of 42°17'39", for 91.68 feet to the point of tangency; thence N35°01'53"E for 143.78 feet to a point on the Northerly Line of Tract 134 of the said plat of "CELEBRATION VILLAGE UNIT 2"; thence N56°42'03"W along said Northerly Line for 18.59 feet; thence S33°17'57"W for 3.00 feet; thence N56°42'03"W for 34.09 feet; thence S33°17'57"W for 9.57 feet; thence N56°42'03"W for 9.15 feet to the point of curvature of a curve concave Southerly; thence Westerly along the arc of said curve, having a radius of 6.92 feet, through a central angle of 88°38'55", for 10.70 feet to the point of tangency; thence S34°39'01"W for 8.43 feet; thence N55°20'59"W for 14.82 feet to the POINT OF BEGINNING.

TOGETHER WITH those certain Perpetual Non-Exclusive Easements for Access, Use and Enjoyment of Recreational Property as more particularly described in that certain Amended and Restated Declaration of Recreational Easement and Covenant to Share Costs recorded in Official Records Book 2282, Page 1912, Public Records of Osceola County, Florida, for so long as said subject property is encumbered by said declaration as amended or supplemented.

TOGETHER WITH those certain Non-Exclusive Perpetual Easements created by that certain Non-Restrictive Declaration Agreement and Declaration of Covenants, Conditions, and Restrictions for Celebration Nonresidential Properties filed in Official Records Book 1248, Page 28; as amended by First Amendment to Declaration of Covenants, Conditions, and Restrictions for Celebration Nonresidential Properties filed in Official Records Book 1282, Page 599; First Amendment to By-Laws of Celebration Nonresidential Owners Association, Inc. filed in Official Records Book 1282, Page 624; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1282, Page 628; as amended by Second Amendment to Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1283, Page 1488; as amended by Second Amendment to Supplemental Declaration of Covenants, Conditions, and Restrictions for Nonresidential Properties filed in Official Records Book 1337, Page 635; as amended by Supplemental Declaration of Covenants, Conditions, and Restrictions for Nonresidential Properties filed in Official Records Book 1351, Page 247; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1374, Page 2249; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1437, Page 1902; as amended by Second Amendment to Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1465, Page 62; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1539, Page 2140; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1642, Page 554; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1659, Page 2205; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1659, Page 2215; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1683, Page 1888; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1721, Page 121; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Celebration Nonresidential Properties filed in Official Records Book 1755, Page 2242; as amended by Supplemental Declaration of Covenants, Conditions and Restrictions for Nonresidential Properties filed in Official Records Book 1787, Page 804; as amended by Amendment to Declaration of Covenants, Conditions, and Restrictions for Celebration Non-Residential Properties filed in Official Records Book 1806, Page 73, Public Records of Osceola County, Florida, for so long as said subject property is encumbered by said declaration as amended or supplemented.

Also to be known as the following Condominium Units in MIRASOL AT CELEBRATION CONDOMINIUM, according to the Declaration of Condominium thereof, to be recorded in the Official Records of Osceola County, Florida, together with an undivided share in the common elements appurtenant thereto:

Building 500

500-101, 500-103, 500-105, 500-107, 500-201, 500-202, 500-203, 500-204, 500-205, 500-206, 500-207, 500-208, 500-303, 500-304, 500-305, 500-306, 500-307, 500-308, and 500-310.

Building 501

501-102, 501-104, 501-106, 501-108, 501-110, 501-111, 501-112, 501-115, 501-116, 501-117, 501-121, 501-122, 501-123, 501-201, 501-202, 501-203, 501-204, 501-205, 501-206, 501-207, 501-208, 501-209, 501-210, 501-211, 501-212, 501-213, 501-214, 501-215, 501-216, 501-217, 501-218, 501-219, 501-220, 501-221, 501-222, 501-223, 501-224, 501-301, 501-302, 501-303, 501-304, 501-305, 501-306, 501-307, 501-308, 501-309, 501-310, 501-311, 501-312, 501-313, 501-314, 501-315, 501-316, 501-317, 501-318, 501-319, 501-320, 501-321, 501-322, 501-323, 501-324, 501-401, 501-402, 501-403, 501-404, 501-405, 501-406, 501-407, 501-408, 501-409, 501-410, 501-411, 501-412, 501-413, 501-414, 501-415, 501-416, 501-417, 501-418, 501-419, 501-420, 501-421, 501-422, 501-423, 501-434, 501-501, 501-502, 501-503, 501-504, 501-505, 501-506, 501-507, 501-510, 501-511, 501-512, 501-513, 501-514, 501-515, 501-518, 501-519, 501-520, 501-521, 501-522, 501-523 and 501-524

Building 502

502-102, 502-103 and 502-202.

Building 504

504-101, 504-102, 504-103 and 504-204

Building 506

506-101, 506-102, 506-103 and 506-202.

Building 508

508-101, 508-102, 508-103 and 508-202

Building 509

509-101, 509-102, 509-103, 509-104, 509-105, 509-106, 509-201, 509-202, 509-203, 509-204, 509-205, 509-206, 509-301, 509-302, 509-303, 509-304, 509-305 and 509-306

Building 510

510-101, 510-102, 510-103 and 510-202

Building 512

512-101, 512-102, 512-103 and 512-202

Building 513

CL 2005277795

OR 3000/1564

513-101, 513-102, 513-103, 513-104, 513-105, 513-106, 513-107, 513-108, 513-201, 513-202, 513-203, 513-204, 513-205, 513-206, 513-207, 513-208, 513-301, 513-302, 513-303, 513-304, 513-305, 513-306, 513-307 and 513-308.

Building 514

514-101, 514-102 and 514-202

Building 515

515-101, 515-102, 515-103, 515-104, 515-105, 515-106, 515-201, 515-202, 515-203, 515-204, 515-205, 515-206, 515-301, 515-302, 515-303, 515-304, 515-305 and 515-306.