Centre County Recorder Of Deeds

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RECORDER OF DEEDS

Amended and Restated

Declaration

Of

The Towers A Condominium

Adopted November 20, 2025

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Amended and Restated Declaration

The Towers

A Condominium

Article I

Background:

On January 16, 1989, by Declaration of Condominium dated January 12, 1989, Marian Ungar Coopersmith ("Declarant"), then the owner in fee simple of certain real estate located in the Borough of State College, Centre County, Pennsylvania, submitted the real estate described on Exhibit "A" thereto, together with all easements, rights and appurtenances thereto belonging and the buildings and improvements erected or to be erected thereon (collectively referred to as the "Property") to the provisions of the Pennsylvania Uniform Condominium Act, 68 Pa.C.S. Section 3101 et seq. (the "Act"), and thereby created with respect to the Property a condominium known as "The Towers" (the "Condominium"). The Towers Condominium Association, which now controls the Condominium, pursuant to a vote at least 67% of the Percentage Interests of the Unit Owners made at a duly noticed and held meeting on the 30 day of oct, 2025, now amends and restates that Declaration.

Article II

Definitions:

- Section 2.1. Terms not otherwise defined herein shall have the meanings specified or used in the Act.
- Section 2.2. Defined terms. The following terms of which are used or defined in general terms in the Act shall have specific meanings herein as follows:
- (a) "Amendment" means any amendment to the Declaration or other Condominium Documents made in accordance with Article VI hereof.
- (b) "Association" means the Unit Owners' Association of the Condominium and shall be known as the "The Towers Condominium Association".
- (c) "Building" means the seven story structures erected on the Property located on the east side of Allen Street, between East Nittany Avenue and East Fairmount Avenue, State College, Centre County, Pennsylvania, as shown on the Plats and Plans, and containing the Units.

- (d) "By-Laws" means such governing regulations as are adopted pursuant to the Act for the regulation and management of the Property including such amendments thereof as may be adopted from time to time.
- (e) "Common Elements" means all portions of the Property other than the Units and shall include, but not be limited to, the foundations, structural parts, supports, main walls, roof, roof decks, sidewalks, refuse dumpster, planters and landscaping.
- (f) "Commons Expenses" means expenditures made or liabilities incurred by or on behalf of the Association other than individual Unit Expenses and Limited Common Expenses.
- (g) "Common Expense Liability" means the liability for Common Expenses allocated to each Unit in accordance with its respective Percentage Interest.
- (h) "Common Expense Surplus" means the balance, if any, of all common charges, income, profits and revenues from the Common Elements and facilities remaining after the deduction of Common Expenses.
- (i) "Condominium" means, for purposes of this Declaration, the structures located on the Property wherein an individual Unit Owner owns in fee simple his or her Unit with the right to use the Limited Common Elements appurtenant to his or her Unit, and wherein he or she owns an undivided interest in the Common Elements and facilities of the entire Property included in this Declaration.
- (j) "Condominium Documents" means the Declaration of Condominium (including Plats and Plans), the By-Laws, the Rules and Regulations, and any and all exhibits, schedules and amendments to any of the foregoing.
 - (k) "Declarant" means the Declarant described in Article I above.
- (l) "Executive Board" means the board of natural individuals of the number Stated in the By-Laws, (i) all of whom shall be Unit Owners, and (ii) at least two (2) of whom shall be domiciled in the Condominium and at least one (1) of whom shall maintain an office or business in the Condominium at the time of election and throughout their term of office, which Board shall manage the business, operation and affairs of the Association on behalf of the Unit Owners in compliance with and subject to the provisions of the Act and may take title to real or personal property as agent nominee or trustee for the Association.
- (m) "Limited Common Elements" means those portions of the Common Elements allocated for the exclusive use of a Unit pursuant to Section 3209 of the Act, as amended from time to time, or those portions of fixtures lying partially within and partially outside the

designated boundaries of a Unit which serve only that Unit including but not limited to chutes, flues, ducts, wires, conduits, bearing walls, bearing columns pursuant to Section 3202(2) of the Act, as amended from time to time, and the parking or storage space, if any.

- (n) "Limited Common Expenses" means the expenses, charges and fees associated with the maintenance, repair, replacement and use of Limited Common Elements to be borne by the owner of the Unit which is allocated or served by the Limited Common Element.
- (o) "Majority of the Unit Owners" means the Owners of more than 50%, in the aggregate in the interest, of the undivided ownership of the Common Elements as specified in the Declaration.
- (p) "Non-Owner Occupant" means any occupant of a Unit other than a Unit Owner or the spouse or child of a Unit Owner under the age of eighteen (18) and includes a person occupying a Unit subject to a lease with a Unit Owner.
- (q) "Office Unit" means a Unit as described herein and in the Plats and Plans to be used for office purposes.
- (r) "Parking Space" means an area designated for parking a motor vehicle other than a Parking Unit as designated on the Plats and Plans.
- (s) "Parking Unit" means a Unit as described herein and in the Plats and Plans to be used for parking of a motor vehicle.
- (t) "Percentage Interest" means the share of the undivided ownership interest of each Unit in the Common Elements as set forth in Exhibit "C" attached.
- (u) "Person" means a natural individual, corporation, partnership, Association, trustee or other legal entity.
- (v) "Plats and Plans" means the architectural and construction documents attached hereto as Exhibit "B" and made a part hereof, as the same may be amended from time to time.
- (w) "Professional Property Manager", or "PPM" means the person or entity, acting as a property manager, who carries appropriate general and/or professional liability insurance and may be hired from time to time at the will and in the discretion of the Executive Board to manage the daily affairs and business of the Association.
- (x) "Property" means the real estate described on Exhibit "A" thereto, together with all easements, rights and appurtenances thereto belonging and the buildings and improvements erected or to be erected thereon as described in Article I of this Declaration.

- (y) "Residential Unit" means a Unit as described herein to be used for residential purposes and further described in the plats and plans as to be used for residential purposes.
- (z) "Rules and Regulations" means such Rules and Regulations as are promulgated by the Executive Board from time to time with respect to the use and enjoyment of the Property.
- (aa) "Unit" means a part of the Property designated for separate Ownership, the boundaries of which are described in Section 3.2 below.
- (bb) "Unit Expenses" means the expenses, charges and fees associated with the maintenance, repair, replacement and use of the Unit and shall include but not be limited to electricity, heat, air conditioning, television cable, telephone and plumbing systems as set forth with more particularity at Article XIV of the By-Laws.
 - (cc) "Unit Owner" means the person or persons owning a Unit in fee simple.

Article III

Allocation of Percentage Interests, Votes and Common Expense <u>Liabilities; Unit Identification and Boundaries; Maintenance</u> Responsibilities

Section 3.1. Percentage Interests. Attached as Exhibit "C" hereto is a list of all Units by their Identifying Numbers and the Percentage Interest appurtenant to each Unit. The Condominium consists of residential units, office units, and parking units. For ease of identification, the Identifying Number of each Office Unit begins with the letter "0", each Residential Unit with the letter "R" and each Parking Unit with the letter "P". The Percentage Interest shall determine the portion of the votes in the Association and the share of Common Expense Liability and Common Expense Surplus appurtenant of each Unit. The Percentage Interest appurtenant of each Residential and Office Unit is determined on the basis of size, by dividing the size of each Unit by the aggregate sizes of all Units. The size of each Residential and Office Unit is the total number of square feet of floor space contained therein determined by reference to the dimensions shown on the Plats and Plans. The Percentage Interest of each Parking Unit is determined in accordance with Exhibit "C".

Section 3.2. Unit Boundaries.

(a) Each Residential and Office Unit consists of the space within the following Boundaries:

- (i) Upper and Lower (horizontal) Boundaries: The upper and lower Boundaries of the Unit shall be the following Boundaries extended to an intersection with the vertical boundaries:
 - (aa) Upper Boundary: The horizontal plan of the bottom surface of the ceiling.
 - (bb) Lower Boundary: The horizontal plan of the top surface of the unfinished floor.
- (ii) Vertical Boundaries: The vertical Boundaries of the Unit shall be the vertical planes, extended to intersections with each other and with the upper and lower Boundaries, formed by the Unit-side surface of the side walls which surround the Unit, and the Unit-side surface of walls, sills, windows and doors where their Unit-side surface is outside the vertical plane.
- (b) Each Parking Unit consists of the space within the following Boundaries:
 - (i) Upper and Lower (horizontal) Boundaries: The upper and lower Boundaries of the Parking Unit shall be the following Boundaries extended to an intersection with the vertical Boundaries:
 - (aa) Upper Boundaries: The horizontal plan of the space which shall be eight (8) feet above the lower Boundary.
 - (bb) Lower Boundaries: The horizontal plane of the top surface of the unfinished floor.
 - (ii) Vertical Boundaries: The vertical Boundaries of the unit shall be the vertical planes, extended to intersections with each other and with the upper and lower boundaries, formed by the lines painted or affixed to the floor, including in the case of the front and back of the unit, the imaginary line between the end of the two side lines.
- Section 3.3 <u>Maintenance Responsibilities</u>. Notwithstanding the ownership of the various portions of the Common Elements and the Units by virtue of the foregoing Boundary descriptions, the Units, Common Elements and Limited Common Elements, shall be maintained and repaired by each Unit Owner and by the Association in accordance with the provisions of Sections 3307, 3208 and 3314 of the Act, as amended from time to time, except as expressly set forth to the contrary herein.

Section 3.4. <u>Relocation of Unit Boundaries; Subdivision and Conversion of Units.</u> Relocation of Boundaries between Units and subdivision or conversion of Units will be permitted subject to compliance with the applicable provisions in Sections 3213 and 3215 of the Act, as amended from time to time, Section 7.1 (i) of this Declaration and applicable sections of the By-Laws and the Rules and Regulations.

Article IV

Allocation of Common Elements and Limited Common Elements

Section 4.1. <u>Designation of Limited Common Elements</u>. The Executive Board reserves the right to allocate portions of the Property such as but not limited to parking or storage spaces as Limited Common Elements pursuant to Section 3209 of the Act, as amended from time to time. The Executive Board may allocate such Property as Limited Common Elements by making each allocation in a written instrument or in the Deed to the Unit to which such Limited Common Element shall be appurtenant or by recording and appropriate Amendment to this Declaration or the Declaration Plan.

Section 4.2. <u>Designation of Reserved Common Elements</u>. Reserved Common Elements are those parts of the Common Elements which the Executive Board may designate from time to time for use by less than all of the Unit Owners or by Non-Owner Occupants of any Units for specified periods of time or by only those persons paying fees or satisfying other reasonable conditions for Reserved Common Elements, as are the storage units assigned from time to time by the Executive Board to a Unit Owner.

Article V

Easements

Section 5.1. <u>Utility Easements</u>. The Units and Common Elements shall be, and are hereby made subject to easements in favor of the Executive Board, appropriate utility and service companies and governmental agencies or authorities for such utility and service lines and equipment as may be necessary or desirable to serve any portion of the Property. The easements created in this Section shall include, without limitation, rights of Executive Board, or the providing utility or service company, or governmental agency or authority, to install, lay, maintain, repair, relocate and replace pipes and conduits water mains and pipes, sewer and drain lines, telephone

wires and equipment, television equipment and facilities (cable or otherwise), electric wires, conduits and equipment and ducts and vents over, under, through, along and on the Units, Common Elements and Limited Common Elements. Notwithstanding the foregoing provisions of this Section, unless approve in writing by the Unit Owner or Unit Owners affected thereby, any such easement through a Unit shall be located within substantially the same location as such facilities or similar facilities existed at the time of first conveyance of the Unit by the Declarant, or so as not to materially interfere with the use or occupancy of the Unit by its occupants.

Section 5.2 <u>Executive Board's Easement to Correct Drainage.</u> The Executive Board reserves an easement on, over and under those portions of the Common Elements not located within the Building for the purpose of maintaining and correcting drainage of surface water in order to maintain reasonable standards of health, safety and appearance. The easement created by this Section expressly includes the right to cut any trees, bushes, or shrubbery, to grade the soil, to move, remove or alter any pavement, or to take any other action reasonably necessary to achieve this purpose, following which the Executive Board shall restore the affected property as closely to its original condition as practicable.

Section 5.3. <u>Existing Easements</u>. The Property is subject to a grant of easement from Meredith Burke Risheberger and Jack W. Risheberger, her husband, and Harry Shollenberger and Helene B. Shollenberger, his wife, to the Borough of State College and General Public, dated January 26, 1987 and recorded in Centre County Miscellaneous Book 198, Page 1153.

Article VI

Amendment of Declaration

Section 6.1. This Declaration may be amended only in accordance with the procedures specified in Section 3219 of the Act, as amended from time to time, the other Sections of the Act referred to in Section 3219, as amended from time to time, thereof and the express provisions of this Declaration.

Article VII

Use, Purposes and Restrictions

Section 7.1. The use of the Property and the purposes for which the Building and each of the Units therein and Common Elements and Limited Common Elements are intended shall be in accordance with the following provisions:

- (a) Residential. No Residential Unit shall be used or occupied for any purpose other than as a residence for the use of one (1) family. "Family" shall mean the Unit Owner and the Unit Owner's spouse, significant other, parent, and his/her/their children. No more than two (2) members of a family may be unrelated by blood marriage or adoption. No Residential Unit may be occupied by a Non-Owner Occupant without the concurrent residence of the Unit Owner. If a Residential Unit is owned by one or more natural persons, who are not natural individuals, then the Unit Owner shall designate in writing to the Executive Board the name and contact information for the natural individual who shall be treated as the Unit Owner for purposes of this subsection. No industry, business, trade, occupation or profession of any kind, be it commercial, religious, educational or otherwise may be conducted, maintained or permitted in Residential Units, provided however, that the Unit Owner and the Unit Owner's spouse, significant other, parent or children of the Unit Owner may engage in a no-impact home-based business that is clearly secondary to the use of the Unit as a residential dwelling and that involves no customer, client, patient or pickup and delivery traffic (other than by USPS and courier services) and otherwise meets the definition of a "no-impact home-based business" as that term is defined by Pennsylvania Municipalities Code, 53 P.S. Section 10603(1), as amended from time to time.
- (b) Office. Office Units may be used for any lawful office purpose, subject to the restrictions contained in this Declaration, the By-Laws and the Rules and Regulations of the Executive Board. No use or practice shall be permitted, which interferes with the peaceful possession and proper use by the other Unit Owners and occupants. Owners and occupants of Office Units must comply with all laws, zoning ordinances or regulations of all governmental bodies having jurisdiction over the Property.
- Executive Board, nothing shall be done or kept in any Unit or elsewhere on the Property which will increase the rate of insurance of the Building or the contents thereof beyond the normal rates applicable for its use. No Unit Owner shall permit anything to be done or kept in his Unit or elsewhere on the Property which would result in the cancellation of insurance of any portion of the Building or the contents thereof, or which will be in violation of any law or ordinance. No refuse shall be permitted in the Common Elements or Limited Common Elements other than in any designated receptacles.. There shall be no obstruction of the Common Elements or Limited Common Elements, nor shall anything be stored in those areas without the prior written consent of the Executive Board except as herein expressly provided.

- (d) <u>Displays; Hanging Objects</u>. Unit Owners and occupants shall not cause or permit anything to be hung or displayed on the outside of windows or placed on the outside walls of the Building and no sign, awning, canopies, shutters, or radio or television antennas shall be fixed or placed upon the exterior walls or roofs or any part thereof without the prior written consent of the Executive Board. There may be signs identifying the building and directory signs, as placed by the Executive Board.
- (e) Animals. No animals, including without limitation, rabbits, livestock, fowl or poultry of any kind shall be raised, bred or kept as pets in a Unit or in the Common Elements or elsewhere on the Property, except a bird, or a domestic household dog, or a domestic household cat, with no more than two (2) animals allowed per Unit and subject to the Rules and Regulations. It is provided that no allowed animal may be kept, bred or maintained for any commercial purposes and provided, further that any such animal causing or creating a nuisance or unreasonable disturbance or noise shall be permanently removed from the Property upon three (3) days' written notice from the Executive Board. Nothing in this subsection shall be constructed to prevent a Unit Owner from having an animal in the Unit as permitted by applicable law.
- (f) <u>No Smoking</u>. No smoking shall be allowed within the hallways, elevators, stairwells, parking garage or other portions of the Common Elements or Limited Common Elements located within or outside the Building, except those exterior areas specifically designated by the Executive Board from time to time for smoking.
- shall be carried on in any Unit or elsewhere on the Property nor shall anything be done therein or thereon either willfully or negligently which may be or which may become an annoyance or nuisance to the other Unit Owners or Non-Owner Occupants. No hazardous substances, hazardous waste, or regulated substances, as those terms are defined by the Hazardous Sites Cleanup Act (35 P.S. Section 6020.101, et seq., as amended from time to time and the Storage Tank and Spill Prevention Act, 35 P.S. §6021,101, as amended from time to time, shall be stored on or within the Property at any time.
- (h) <u>Structural Integrity; Subdivision and Combination of Units</u>. Nothing shall be done to any Unit or on or in the Common Elements or Limited Common Elements which will impair the structural integrity or structurally change the Buildings. No Unit may be divided or subdivided into a smaller Unit nor may any portion of any Unit be added to or incorporated into another Unit without the prior written consent of the Executive Board. Additionally, all

requirements set forth in Sections 3213 and 3215 of the Act, as amended from time to time, and applicable sections of the By-Laws and the Rules and Regulations must be satisfied.

- (i) Subject to the foregoing, two or more Units may be combined either vertically or horizontally, and doors, windows, stairways or other openings established between such Units, with the prior written consent of the Executive Board subject to the following:
 - (aa) The percentage of undivided interest appertaining to any such combined units shall be the sum of the percentages of the individual Units so combined;
 - (bb) All work done in combining such Units shall be at the sole cost and liability of the Unit Owner carrying out such work;
 - (cc) The work to combine the Units shall be subject to all of the requirements of the By-Laws and Rules and Regulations and shall be carried out in a manner so as not to interfere with the use and enjoyment of the Common Elements, Limited Common Elements, and the other Units by the Unit Owners or Non-Owner Occupants; and
 - (dd) Upon completion of such combination of Units, and provided the conditions of this subsection are satisfied, any required amendments to this Declaration and to the Declaration Plat or Plans shall be made.
- (ii) Non-structural interior partitions or walls may be moved in accordance with this Declaration or openings may be made thereto at the sole risk and expense of the Unit Owner and subject to this Declaration, the By-Laws, the Rules and Regulations, and prior written approval of the Executive Board.
- (i) Exposure of objects. No clothes, sheets, blankets, articles of any kind or any other articles or things may be hung or exposed in or on any part of the Common Elements or Limited Elements.
- (j) Draperies. If installed by a Unit Owner, all draperies, blinds and curtains must at a minimum include a white backing or lining and are subject to the Rules and Regulations.
- (k) Parking Areas, Parking Spaces and Parking Units. Except for operable motor vehicles of the type normally used for personal, daily transportation, no vehicles or other property including, but not limited to, motor homes, trailers, boats, dump trucks or heavy

commercial vehicles may be parked or stored in parking areas, Parking Spaces or Parking Units. No Parking Spaces shall be used for the storage of any personal property other than operable motor vehicles. Each Residential Unit and Office Unit Owner, regardless of Unit size, shall be assigned and own at least one (1) Parking unit for exclusive use of and by the Unit. Some Parking Spaces shall be reserved for guests or business invitees of the Unit Owners as set forth in this Declaration, the By-Laws or the Rules and Regulations.

Parking Spaces reserved for guests or business invitees of Unit Owners may not be used by employees of Unit Owners for any reasons or periods of time, excepting employees whose principal place of business is not the Property and who are visiting the Property on a short-term, temporary basis.

Parking Unit(s) assigned pursuant to this subparagraph may be owned only by Owners of a Residential or Office Unit. Those Parking Spaces initially assigned with each Residential Unit and with each 1,000 square feet of Office Unit may be transferred, sold or conveyed only to another Unit Owner.

- (l) Electrical Heating and Plumbing. No one shall overload the electrical wiring in the Property or operate any machinery, appliance, accessories, or equipment in such a manner as to cause, in the sole judgement of the Executive Board, any unreasonable disturbance, or make any alterations or connections with the electrical, HVAC or plumbing systems without the prior written consent of the Executive Board.
- (m) Security. The Association will strive to maintain The Towers as a safe, secure environment. However, under no circumstances shall the Association be held liable for any loss or damage by reason of failure to provide adequate security or ineffectiveness of security measures undertaken. All Unit Owners, Non-Owner Occupants, guests and invitees of any Unit Owner or Non-Owner Occupant, as applicable, acknowledge by their presence that the Association is not an insurer and that each Unit Owner, Non-Owner Occupant, guest and invitee assumes all risk of loss or damage to persons, to Units, and to the contents of Units and further acknowledges that the Association has made no representations or warranties, nor has any Owner, Non-Owner, Occupant, guest or invitee relied upon any representation or warranties, express or implied, including any warranty or merchantability or fitness for any particular purpose relative to any security measures recommended or undertaken.
- (n) Powers of the Executive Board. The Executive Board shall have the power to make such rules and regulations as may be necessary to carry out the intent of this Declaration and the By-Laws, as they may be amended from time to time, and shall have the right to bring suit

on behalf of the Association to enforce the provisions of this Declaration, the By-Laws and the Rules and Regulations. The Executive Board shall further have the right to levy fines for violations of the provisions of the Declaration, the By-Laws and the Rules and Regulations; any unit Owner determined to be in violation of this Declaration, the By-Laws or the Rules and Regulations shall pay all attorney's fees and costs incurred by the Executive Board in the enforcement of the Act or the Condominium Documents against the Unit Owner and any fine levied by the Executive Board, provided that the fine for a separate violation may not, under any circumstances, be less than \$150.00, except in the case of an unauthorized short-term rental (including but not limited to Airbnb or Vrbo), in which case the fine shall not be less than \$2,500.00. Each day a violation continues after notice shall be considered a separate violation. Subject to the foregoing, the Board shall have the authority, in its sole discretion, to levy fines in the amount deemed appropriate. Any fine so levied is to be considered as a Common Expense levied against the particular Unit Owner involved, with such fine forming a lien against the Unit, and collection may be enforced by the Executive Board in the same manner as the Executive Board is entitled to enforce collections of Common Expense. The Executive Board shall establish a procedure for delivery of notice of and holding of a hearing wherein all interested parties may appear prior to the levying of any fine.

- (o) Use of Common Elements. The Common Elements shall be used only for the furnishing of the services or facilities for which they are reasonably suited and which are incident to the use and occupancy of the Units.
- (p) Reserve Funds. The Executive Board shall have the power to create reserve funds, which funds shall be used for benefit of Unit Owners, and to assess the Unit Owners for contributions to the reserve funds in accordance with their Percentage Interests.

Article VIII

Leasing; Prior Approval or Resale of Unit

- Section 8.1. A Unit Owner may lease his Unit (but not less than the entire Unit) at any time under the conditions as herein stated:
- (a) No Residential Unit Owner may lease more than two (2) Units regardless of the number of Units owned by the Unit Owner, except with the prior written approval of the Executive Board. There shall be no restriction on the number of Office Units that may be leased by a Unit Owner.
- (b) No Unit may be leased for transient (including but not limited to Airbnb or Vrbo) or hotel purposes or for a term of less than twelve (12) months; provided, however, that a

Residential Unit Owner may allow persons to live in a Residential Unit for a period of no longer than fifteen (15) consecutive days so long as no rent is charged.

- (c) Any proposed lease of a Unit is subject to prior written approval by the Executive Board. If within seven (7) business days after receipt of the proposed lease the Executive Board has neither approved nor disapproved of the lease, then the lease shall be deemed approved.
- (d) No Unit Owner may lease a Unit without presenting to the Executive Board, prior to the effective date of the lease, the Unit Owner's forwarding or mailing address and a written Lease signed by the Unit Owner and lessee, which Lease includes the following provisions:
 - (i) The Unit Owner has given a copy of the Condominium Documents to the lessee and the lessee agrees to abide by the same;
 - (ii) The Unit Owner and lessee agree that any violation by the lessee of the Condominium Documents or the Act is to be deemed a violation of the lease which shall entitle the Association, after notice to the Unit Owner and failure to cure within ten (10) days thereafter, to evict the lessee by any means available, including but not limited to a judicial eviction;
 - (iii) Notwithstanding any provision to the contrary in the lease, the Unit Owner remains responsible for the payment of all amounts due to the Association by virtue of ownership of a Unit; and
 - (iv) The Unit Owner assigns to the Association all rent or other amounts payable to the Unit Owner under the lease upon default in payment by the Unit Owner of any amount due to the Association by virtue of ownership of the Unit, the Association may notify the lessee to, and the lessee thereafter will pay all monies due under the lease to the Association.
 - (e) No lessee may keep any animals or pets on the Property.
- Section 8.2. <u>Conveyances, Sales and Transfers</u>. In order to insure a community of congenial Unit Owners and Non-Owner Occupants and protect the value of the Units and to further the continuous harmonious development of the Condominium, the sale, conveyance and transfer of Units by any Owner shall be subject to the following provisions:

Prior to sale, conveyance or transfer of any Condominium Unit, the Unit Owner shall notify the Executive Board, in writing, of the name and address of the person to whom the proposed sale is to be made and furnish such other information as may be required by the Executive Board. Within fifteen (15) business days from receipt of said notification, the Executive Board shall either approve or disapprove the proposed sale and shall notify the Unit Owner in writing of its decision.

In the event the Executive Board shall fail to approve or disapprove the proposed sale within fifteen (15) business days, the failure to act as aforesaid shall be considered approval of the sale.

In the event the Executive Board disapproves the proposed sale because the prospective purchaser:

- (a) Does not satisfy the credit worthiness reasonably necessary to discharge the obligations of a Unit Owner; or
- (b) Intends to use the Unit in a manner which is not suitable with the existing use and ownership of the Property, then such disapproval shall be final and the Unit Owner wishing to sell may not sell, convey or transfer the Unit to that prospective purchaser.

In the event the Executive Board disapproves the proposed sale for a reason other than as set forth above, and if the Unit Owner still desires to consummate such sale, the Unit Owner shall, at least thirty (30) days before such sale, give written notice to the Secretary of the Association of the Unit Owner's intention to sell on a certain date, together with the price and the other terms thereof, and the Secretary shall promptly notify the Members of the Association of the date, price and terms. Any Member shall have the first right over the prospective purchaser to purchase the subject Unit, provided the Member so notifies the Secretary of the Association in writing of the acceptance at least fifteen (15) days before the date of the intended sale and deposits with the Secretary of the Association ten (10%) percent of the purchase price as a good faith deposit, which information and notice of deposit the Secretary shall promptly forward to the Unit Owner. In the event no members of the Association exercise this first right to purchase as aforedescribed, then a purchaser (other than a Unit Owner) who is approved by the Association may purchase the Unit upon the price and upon the terms contained in the notice, provided the Association, at least ten (10) days before the date of the intended sale, notifies the Unit Owner that a purchaser is in place and that said purchaser has deposited ten (10%) percent of the purchase price with the Association as a good faith deposit for the intended sale. In the event the Unit Owner giving notice receives acceptance from more than one Member, it shall be discretionary with the Unit Owner giving notice to consummate the sale with whichever of the accepting members the Unit Owner giving notice chooses, in the Unit Owner's sole discretion.

In the event the Unit Owner giving notice receives no written notice from any Member of the Association, or any other qualifying person, accepting the price and terms of the proposed sale on or before ten (10) days before the date given in the notice as the date of sale, then that Unit Owner may complete the sale on the day and at the price and terms given in the notice, but on no other day and at no other price or terms, without repeating the procedure outlined above. In the

event the Unit Owner makes a sale without first complying with the terms hereof, any other Member of the Association shall have the right to redeem from the purchaser, according to the provisions hereof. The Member's redemption rights shall be exercised by the Member reimbursing the purchaser for the monies expended and immediately after such reimbursement, said purchaser or transferee shall convey all of the purchaser's or transferee's right, title and interests in the Unit to the Member or Members making the redemption.

An Affidavit of the Secretary of the Association stating that the Executive Board has approved in all respects, on a certain date, the sale of a Unit to certain persons, and on certain terms and conditions, shall be conclusive evidence of such fact.

An Affidavit of the Secretary of the Association stating that the Executive Board was given proper notice on a certain date of a proposed sale and that the Executive Board disapproved or failed to act on such proposed sale, and that thereafter all the provisions hereof which constitute conditions precedent to a sale of a Unit have been complied with, so that the sale of a particular Unit to a particularly named person does not violate the provisions hereof, shall be conclusive evidence of such facts for the purpose of determining the status of the person to whom such Unit is sold. Such affidavit shall be evidence of the fact that the sale to such person was made at the price, terms and date in the notice given to the Secretary of the Association, but one hundred twenty (120) days after the date of the notice to the Executive Board, as stated in the Affidavit, the redemption rights herein afforded the members shall terminate.

In the case of transfer of title due to inheritance of a Unit or transfer of title from a Unit Owner into a trust in the name of the same Unit Owner, the foregoing provisions do not apply, provided, however, that within fifteen (15) business days prior to transfer of title the Unit Owner must notify the Executive Board, in writing, of the name and address of the person or entity to whom or which title will be transferred and furnish such other information as may be required by the Executive Board.

Article IX

Budgets, Common Expenses; Assessments

And Enforcement

Section 9.1. <u>Monthly Payments</u>. All Common Expense and Limited Common Expense assessments made in order to meet the requirements of the Association's annual budget shall be deemed to be adopted and assessed against the Unit Owners on a monthly basis (rather than on the annual basis payable in monthly installments) and shall be due and payable in advance, on the first day of each month, as determined by the Executive Board in its sole discretion.

Section 9.2. <u>Subordination of Certain Charges</u>. Any fees, charges, late charges, fines and interest which may be levied by the Executive Board pursuant to Sections 3302(a) (10 (11) and (12) of the Act shall be subordinated to the lien of a Permitted Mortgage on a Unit except as otherwise set forth in the Act, as amended from time to time.

- Section 9.3. <u>Authorization of Fees and Charges</u>. The Executive Board is hereby authorized to charge such fees and charges as it shall from time to time establish, in its sole discretion, for the use by Unit Owners of the Common Elements, Limited Common Elements and any other facilities of the Condominium.
- Section 9.4. Retention of Property Manager. The Executive Board, in its sole discretion, may retain a Professional Property Manager to manage the business affairs of the Association, including the preparation of an annual budget, collection of assessments and other amounts due to the Association, payment of bills, enforcement of the Condominium Documents, and performance of any other duties that are assigned to the PPM from time to time by the Executive Board; provided, however, that the PPM may not perform any act that is non-delegable pursuant to the Act.

Article X

Rights of Permitted Mortgagees

- Section 10.1. <u>Reports and Notices</u>. Upon the specific written request to the Executive Board by the holder of a mortgage on a Unit or its servicer, the mortgagee shall be entitled to receive some or all of the following as designated in the request.
- (a) Copies of budgets, notices of assessment, or any other notices or statements provided under this Declaration by the Executive Board to the Owner of the Unit subject to the mortgage;
- (b) Any audited or unaudited financial statements of the Association which are prepared for the Association and distributed to the Unit Owners;
- (c) Copies of notices of future meetings of the Unit Owners and the right to designate a representative to attend such meetings;
- (d) Notices of the decision of the Unit Owners to make any material Amendment to this Declaration;
- (e) Notice of substantial damage to or destruction of any Unit (the repair of which would cost in excess of Ten Thousand (\$10,000.00) Dollars) or any part of the Common Elements (the repair of which would cost in excess of Fifty Thousand (\$50,000.00) Dollars);
- (f) Notice of the commencement of any condemnation or eminent domain proceedings with respect to any of the Property; and
- (g) Notice of any default under the Condominium Documents by the Owner of the Unit which is subject to the mortgage, where such default is not cured by the Unit Owner with

thirty (30) days after the giving of notice by the Association to the Unit Owner of the existence of the default.

Section 10.2. <u>Information with Request</u>. The request of a mortgagee or its servicer shall specify which of the above items it desires to receive and shall indicate the address to which any notices or documents shall be sent by the Executive Board. The Executive Board need not inquire into the validity of any request made by a mortgagee hereunder.

Section 10.3. <u>Failure of Compliance</u>. Failure to comply with the requirements set forth herein or in the By-Laws or Rules and Regulations shall in no way invalidate otherwise proper actions of the Association and the Executive Board.

Article XI

<u>Limitation of Liability</u>

Section 11.1. <u>Limited Liability of the Executive Board</u>. The Executive Board, and its members in their capacity as members, officers and employees:

- Executive Board and paid for by the Association, or for injury or damage to persons or property caused by the elements or by another Unit Owner or Person on the Property, or resulting from electricity, water, rain, dust or sand which may leak or flow from the outside or from any part of the Building, or from any of its pipes, drains, conduits, appliances, or equipment, or from any other place unless in each such instance such injury or damage has been caused by the willful misconduct or gross negligence of the Association or the Executive Board.
- (b) Shall not be liable to the Unit Owners as a result of the performance of the Executive Board members' duties for any mistake of judgement, negligence or otherwise, except for the Executive Board members' own willful misconduct or gross negligence.
- (c) Shall have no personal liability in contract to a Unit Owner or any other person or entity under any agreement, check, contract, deed, lease, mortgage, instrument or transaction authorized and entered into by them on behalf of the Executive Board or the Association in the performance of the Executive Board members' duties.
- (d) Shall not be liable to a Unit Owner, Non-Owner Occupant, or such Unit Owner's tenants, employees, agents, customers or guests, for loss of damage caused by theft or damage to personal property left by such Unit Owner, Non-Owner Occupant, or the Unit Owner's tenants, employees, agents, customers or guests in a Unit, or in or on the Common Elements or

Limited Common Elements or elsewhere on the Property, except for the Executive Board members' own willful misconduct or gross negligence.

- (e) Shall have no personal liability in tort to a Unit Owner or any other person or entity, direct or imputed, by virtue of acts performed by or for them, except for the Executive Board members' own willful misconduct or gross negligence in the performance of their duties.
- (f) Shall have no personal liability arising out of the use, misuse or condition of the Buildings, or which might in any other way be assessed against or imputed to the Executive Board members, as a result or by virtue of their performance of their duties, except for the Executive Board members' own willful misconduct or gross negligence.

Section 11.2. Indemnification and Insurance. Each member of the Executive Board, in his/her capacity as an Executive Board member, officer or both, shall be indemnified by the Association against all expenses and liabilities, including attorneys' fees, reasonably incurred by or imposed upon him/her in the connection with any proceeding in which he/she may become involved by reason of his/her being or having been a member and/or officer of the Executive Board, or any settlement of any such proceeding, whether or not he/she is an Executive Board member, officer or both at the time such expenses are incurred, except in such cases wherein such Executive Board member and/or officer is adjudged to have acted with willful misconduct or gross negligence in the performance of his/her duties; provided that, in the event of a settlement, this indemnification shall apply only if and when the Executive Board (with the affected member abstaining if he/she is then an Executive Board member) approves such settlement and reimbursement as being in the best interests of the Association; and provided further that indemnification hereunder with respect to any criminal action or proceeding is permitted only if such Executive Board member and/or officer had no reasonable cause to believe his/her conduct was unlawful. If not covered by insurance, the Executive Board may purchase insurance for the protection of the Executive Board, its members, or the Association, as the Executive Board in its sole discretion deems proper, the premiums for which shall be a Common Expense. The indemnification by the Unit Owners and shall constitute a Common Expense and shall be assessed and collectible as such. The right of indemnification hereunder shall not be deemed exclusive of any other rights to which such Executive Board member and/or officer may be entitled as a matter of law or agreement or by vote of the Unit Owners or otherwise.

Section 11.3. <u>Defense of Claims</u>. Complaints, charges or similar, brought against the Association, the Executive Board or the officers, employees or agents thereof in their respective capacities as such, or the Condominium as a whole, shall be directed to the Executive Board which

shall promptly give written notice thereof to the Unit Owners and the holders of any mortgages on Units and such complaints, charges or similar shall be defended by the Association at its cost, with such cost to be deemed a Common Expense. The Unit Owners and the holders of mortgages on Units shall have no right to participate in such defense other than through the Association.

IN WITNESS WHEREOF, the President and Secretary of the Association have caused their names to be signed to these presents on this 20 day of November, 2025.

THE TOWERS CONDOMINIUM ASSOCIATION

By:

Maureen Yanoshik, President

By:

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF CENTRE

On this 20th day of November, 2025, before me, the undersigned officer, personally appeared Maureen Yanoshik and Mark Shirey, who acknowledged themselves to be the President and Secretary of The Towers Condominium Association respectively, and that as such being authorized to do so, executed the foregoing instrument for the purpose therein contained by signing their names as such.

IN WITNESS WHEREOF, I have hereunto set my hand and notarial seal.

Notary Public

My Commission Expires:

Commission number 1296510

Exhibit "A"

Real Estate

PARCEL A:

ALL OF THAT certain messuage, tenement and tract of land, situate, lying and being in the Borough of State College, County of Centre, and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

BEGINNING at a point at the northwest corner of Lot #11 of Block "B", said point being the southeast corner of the intersection of East Nittany Avenue and "C" Alley, thence in an easterly direction along the southern line of East Nittany Avenue 60 feet to a point, thence in a southerly direction along what is known as the Heatherbloom property, 144 feet to a point in the northern line of an alley running parallel to Nittany Avenue, thence in a westerly direction along the northern line of said alley 60 feet to a point in the eastern line of "C" Alley running parallel to Allen Street, thence in a northerly direction along the eastern line of "C" Alley 144 feet to the place of beginning.

PARCEL B:

ALL THAT CERTAIN messuage, tenement and tract of land situate in the Borough of State College, Centre County, Pennsylvania, bounded and described as follows:

BEING known as Lot No. 8 and one-half of Lot No. 7 of Block "B" in the plot or plan of Highland Park Addition to said Borough of State College, with the improvements thereon erected, bounded on the South by Fairmount Avenue, on the West by an Alley, on the North by an Alley, and on the East by the East half of Lot No. 7, Block "B", Highland Park Addition aforesaid, said plot being recorded in the Recorder's Office of Centre County in Deed Book Vol. 100, Page 238, and the premises herein conveyed having a frontage or width of 75 feet along Fairmount Avenue aforesaid, and extending back in length by parallel lines 144 feet to an alley.

PARCEL C:

ALL THAT CERTAIN messuage, tenement and tract of land situate, lying and being in the Borough of State Coll County of Centre, and Commonwealth of Pennsylvania, bounded and described as follows:

BOUNDED on the West by Allen Street; on the North by Nittany

Avenue; on the East by Alley; and on the South by Lot No. 15 of Highland Park Addition to State College. Said plot being recorded in the Recorder's Office of Centre County in Deed Book Vol. 100, at Page 238, the premises herein conveyed being 60.83 feet in width on Allen Street, 133.8 feet in length along Nittany Avenue, 60.8 feet in width on Alley, and 135.5 feet in length along Lot No. 155.

BEING known as Lot no. 16, Block B, in the plot or plan of Highland Addition to the Borough of State College.

PARCEL D:

ALL THAT CERTAIN messuage, tenement and tract of land, situate, lying and being in the Borough of State College, County of Centre, and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

On the Southwest by Allen Street, on the Northwest by Lot No. 16, on the Northeast by an alley, and on the Southeast by Lot No. 14 in Block "B" of Highland Park Addition to the Borough of State college, said plot or plan being recorded in the Recorder's Office of Centre County in Deed Book Volume 100, Page 238. The premises herein conveyed have sixty and eighty-three hundredths (60.83) feet on Allen Street, one hundred thirty-five and five tenths (135.5) feet along Lot No. 16, sixty and eight tenths (60.8) feet along alley in rear of said lot and one hundred thirty-seven and five tenths (137.5) feet along Lot No. 14.

BEING known as Lot No. 15, Block "B" in the plot or plan of Highland Park Addition to the Borough of State College.

PARCEL E:

ALL THAT CERTAIN messuage, tenement and tract of land situate in State College Borough, Centre County, Pennsylvania, described in the conveyance to the Decedent as two tracts as follows:

TRACT NO. 1:

KNOWN as Lot No. 14 as shown on the Plan of Highland Park Addition to the Borough of State College, said plot being recorded in Centre County Miscellaneous Book P, Page 380, bounded on the Northeast by an alley; on the Southeast by Lot No. 13; on the Southwest by Allen Street and on the Northwest by Lot No. 15. Said premises being 60.8 feet wide along alley and 139.5 feet in length along Lot No. 13, 60.83 feet in width along Allen Street and 137.5 feet in length along Lot No. 15.

TRACT NO. 2:

BEGINNING at a point on the Easterly boundary of South Allen Street distant 76.66 feet from the Northeasterly corner of the intersection of Fairmount Avenue and South Allen Street; thence Northerly along the Easterly boundary of South Allen Street a distance of 45 feet to a point, the corner of Lot No. 14; thence Easterly along the line of Lot No. 14, 139.5 feet to the Westerly boundary of a certain unnamed 12 foot alley; thence Southerly along the Westerly boundary of said unnamed 12 foot alley 45 feet to a point; thence Westerly in a line approximately parallel with the line dividing Lots Nos. 13 and 14, 140 feet, more or less, to the place of beginning.

BEING the Northerly 45 feet of Lot No. 13 on the plot or plan of lots prepared by H. B. Shattuck for the Highland Park Real Estate Company as corrected and extended, September, 1913.

The above tracts were surveyed by A. Scott Rossi, Registered Engineer No. 9649E, and a plot or plan was made by said Engineer May 12, 1964. Pursuant to such survey and plan, the premises were combined into a single description, as follows:

BEGINNING at an iron pin on the Easterly side of South Allen Street which iron pin is 76.66 feet from the Northeasterly corner of the intersection of Fairmount Avenue and South Allen Street: thence by the Easterly side of South Allen Street North 47° 46' West 105.83 feet to an iron pin; thence by the premises of the Grantee North 40° 26' East 137.50 feet to an iron pin on the Westerly side of "C" Alley; thence by such alley South 50° 03' East 105.80 feet to an iron pin; thence by other premises of the Grantee South 40° 36' West 142.01 feet to the place of beginning.

PARCEL F:

ALL THAT CERTAIN messuage, tenement and tract of land situate, lying and being in the Borough of State College, County of Centre, and Commonwealth of Pennsylvania, more accurately bounded and described as follows, to-wit:

BEGINNING at a point at the Northeast corner of the intersection of South Allen Street and East Fairmount Avenue; thence along the Northerly boundary of East Fairmount Avenue one hundred forty-three and five-tenths (143.5) feet to the Westerly boundary of "C" Alley; thence northerly along the Westerly boundary of said "C" Alley, seventy-six and sixty-six hundredths (76.66) feet to a point; thence at right angles and Westerly one hundred forty-one (141) feet, more or less, along premises now or

late of L. K. Metzger to the Easterly boundary of South Allen Street; thence Southerly along the Easterly boundary of South Allen Street seventy-six and sixty-six hundredths (76.66) feet to the place of beginning.

BEING Lot No. 12 and a portion of Lot No. 13 in Block B in the plot or plan of Highland Park Addition to the Borough of State College.

PARCEL G:

ALL THAT CERTAIN potion of Jand situate in the Borough of State College known and designated as "C" Alley which lies between East Nittany Avenue and East Fairmount Avenue, and that portion of Birch Alley which were vacated by the Borough of State College on January 26, 1987 pursuant to Ordinance No. 1167, as more fully described as follows:

A. "C" Alley from the southerly side of East Nittany Avenue to the northerly side of East Fairmount Avenue, being 12 feet in width and 304 feet in length and described as follows:

BEGINNING at an iron pin located at the northwesterly corner of the intersection of East Fairmount Avenue and "C" Alley; thence along the westerly line of "C" Alley North 57° West, 304 feet to an iron pin on the southerly line of East Nittany Avenue; thence along the southerly line of East Nittany Avenue, a 50 foot right-of-way, North 33° East, 12 feet to the southeasterly corner of the intersection of East Nittany Avenue and "C" Alley; thence along the easterly line of "C" Alley, South 57° East, 304 feet to the northerly line of East Fairmount Avenue; thence along the northerly line of East Fairmount Avenue, a 55 foot right-of-way, South 33° West, 12 feet, to the place of beginning.

B. The westerly 60 feet of Birch Alley, being 16 feet in width and 60 feet in length and described as follows:

BEGINNING at the southeasterly corner of the intersection of Birch Alley, a 16 foot right-of-way and "C" Alley, a 12 foot right-of-way; thence along the easterly line of "C" Alley North 57° West, 16 feet to the northeasterly corner of the intersection of such alleys; thence along the northerly line of Birch Alley, North 33° East, 60 feet to a point, being the common corner of Lots Numbers 116 East Nittany Avenue and 126 East Nittany Avenue, thence crossing Birch Alley, South 57° East, a distance of 16 feet to a point on the southerly line of Birch Alley; thence along the southerly line of Birch Alley South 33° West, 60 feet to the place of beginning.

All the above parcels are described in accordance with a Lot Consolidation dated July 28, 1986 as prepared by Uni-Tec, Inc. Consulting Engineers, recorded in Centre County Plat Book 36, Page 164 as follows:

BEGINNING at an iron pin located at the intersection of the eastern line of South Allen Street with the southern line of East Nittany Avenue; thence along East Nittany Avenue North 330 00 00 East, a distance of 205.50 feet to an iron pin at the corner of lands now or formerly of Betty J. Haugh Quarles; thence along said lands now or formerly of Quarles and crossing the unvacated terminus of Birch Alley South 570 00' 00" East a distance of 160.00 feet to an iron pin in the eastern line of Birch Alley; thence along the eastern line of Birch Alley North 330 00' 00" East a distance of 15.00 feet to an iron pin at the corner of lands now or formerly of Charles S. Guenther, thence along said lands now or formerly of Guenther South 570 00' 00" East a distance of 144.00 feet to an iron pin on the line of East Fairmount Avenue; thence along East Fairmount South 330 00' 00" West a distance of 230.50 feet to an iron pin on the line of South Allen Street; thence along South Allen Street North 550 07' 00" West a distance of 304.16 feet to an iron pin the place of beginning.

Exhibit "B"

Plats and Plans

[SEE PLANS RECORDED IN CENTRE COUNTY PLAT BOOK]

Exhibit "C"

Percentage Interest

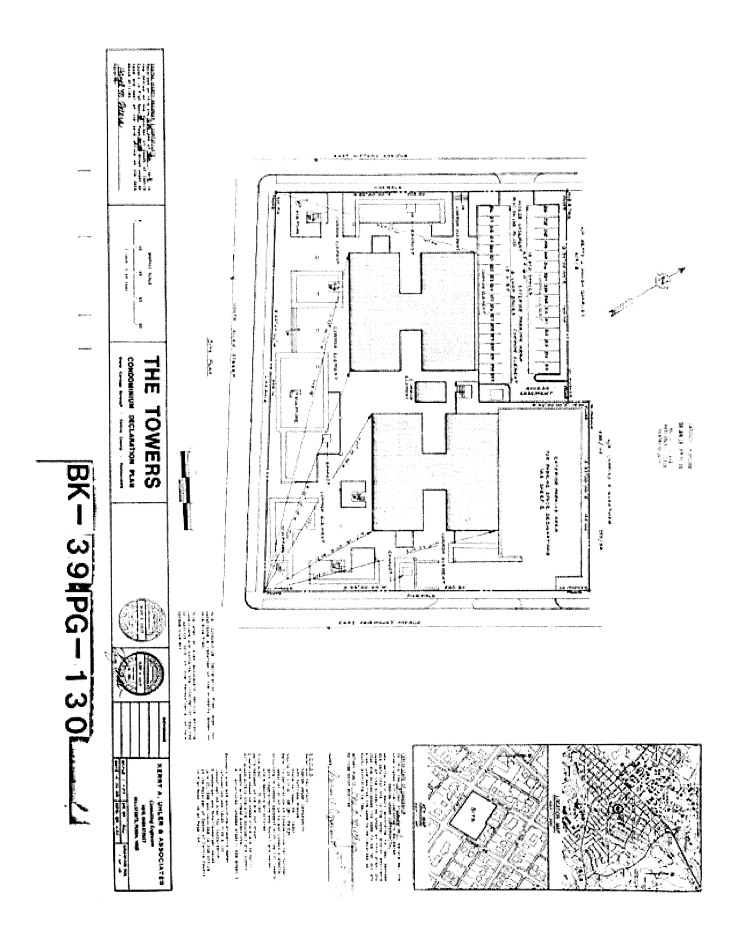
Unit	Square Feet	% Interest Total	Votes
R301	1,607	1.5455%	15,455
R302	1,607	1.5455%	15,455
R303	1,607	1.5455%	15,455
R304	1,607	1.5455%	15,455
R306	1,607	1.5455%	15,455
R307	1,607	1.5455%	15,455
R308	1,607	1.5455%	15,455
R309	1,607	1.5455%	15,455
R401	1,607	1.5455%	15,455
R402	1,607	1.5455%	15,455
R403	1,607	1.5455%	15,455
R404	1,607	1.5455%	15,455
R406	1,607	1.5455%	15,455
R407	1,607	1.5455%	15,455
R408	1,607	1.5455%	15,455
R409	1,607	1.5455%	15,455
R501	1,607	1.5455%	15,455
R502	1,607	1.5455%	15,455
R503	1,607	1.5455%	15,455
R504	1,607	1.5455%	15,455
R506	1,607	1.5455%	15,455
R507	1,607	1.5455%	15,455
R508	1,607	1.5455%	15,455
R509	1,607	1.5455%	15,455
R601	1,607	1.5455%	15,455
R602	1,607	1.5455%	15,455
R603	1,607	1.5455%	15,455
R604	1,607	1.5455%	15,455
R606	1,607	1.5455%	15,455
R607	1,607	1.5455%	15,455
R608	1,607	1.5455%	15,455
R609	1,607	1.5455%	15,455
R701	1,607	1.5455%	15,455
R702	1,607	1.5455%	15,455
R703	1,607	1.5455%	15,455
R704	1,607	1.5455%	15,455
R706	1,607	1.5455%	15,455
R707	1,607	1.5455%	15,455
R708	1,607	1.5455%	15,455
R709	1,607	1.5455%	15,455
	** * * * *		
RESIDENTIAL			
TOTAL	64,280	61.82%	618,200

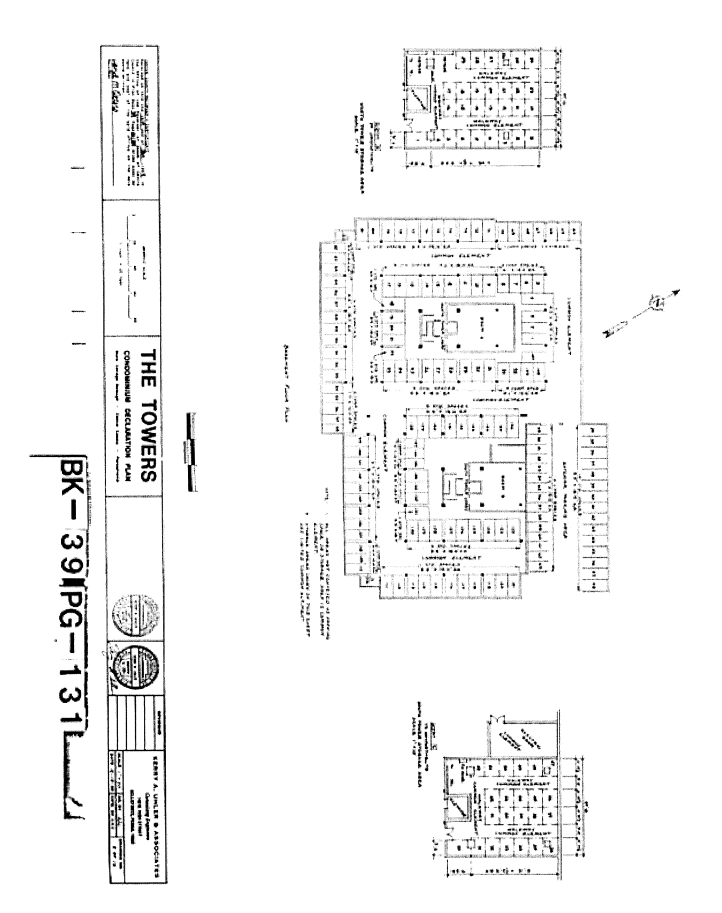
Unit	Square Feet	% Interest Total	Votes
OFFICE TOTAL	30,243	29.08%	290,811
Pl		.06107%	611
P2		.06107%	611
P3		.06107%	611
P4		.06107%	611
P5		.06107%	611
P6		.06107%	611
P7		.06107%	611
P8		.06107%	611
P9		.06107%	611
P10		.06107%	611
P11		.06107%	611
P12		.06107%	611
P13		.06107%	611
P14		.06107%	611
P15 P16		.06107%	611
P16 P17		.06107%	611
P17		.06107%	611
P18 P19		.06107%	611
P20		.06107%	611
P21		.06107%	611
P22		.06107% .06107%	611
P23		.06107%	611 611
P24		.06107%	611
P26		.06107%	611
P27		.06107%	611
P28		.06107%	611
P29		.06107%	611
P30		.06107%	611
P31		.06107%	611
P32		.06107%	611
P33		.06107%	611
P34		.06107%	611
P35		.06107%	611
P36		.06107%	611
P37		.06107%	611
P38		.06107%	611
P39		.06107%	611
P40		.06107%	611
P41 P42		.06107%	611
P42 P43		.06107%	611
P43		.06107%	611
P45		.06107% .06107%	611
A 4.J		.0010/4	611

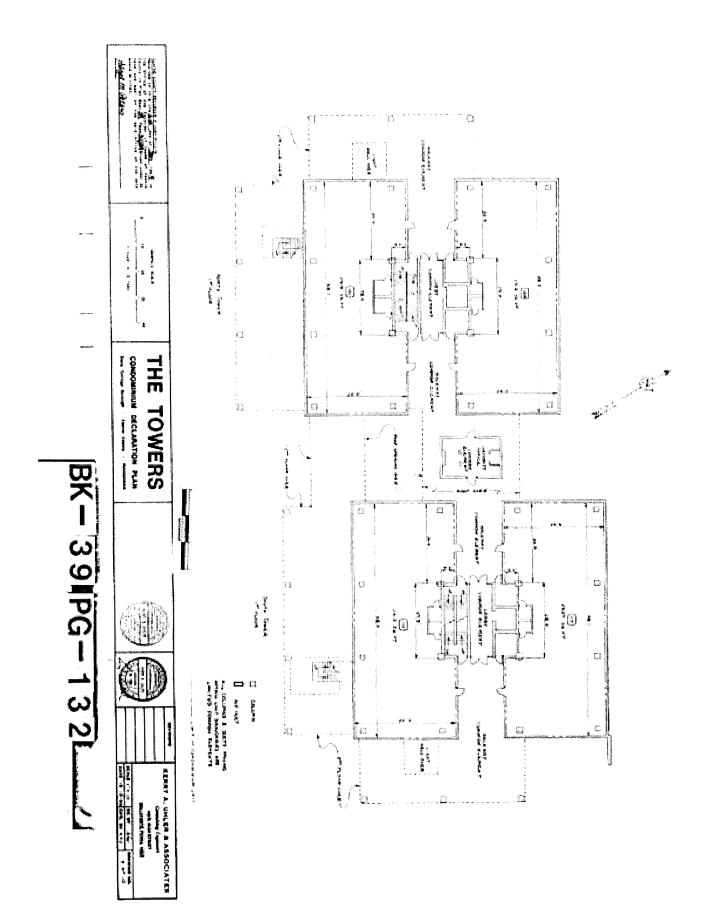
Unit	Square Feet	% Interest Total	Votes
P46		.06107%	611
P47		.06107%	611
P48		.06107%	611
P50		.06107%	611
P51 P52		.06107%	611
P52		.06107%	611
P54		.06107%	611
P55		.06107%	611
P56		.06107%	611
P57		.06107%	611
P58		.06107%	611
P59		.06107%	611
P60		.06107%	611
P61		.06107%	611
P62		.06107%	611
P63		.06107%	611
P64		.06107%	611
P65		.06107%	611
P66		.06107%	611
P67		.06107%	611
P68		.06107%	611
P69		.06107%	611
P70		.06107%	611
P71		.06107% .06107%	611
P72		.06107%	611
P73		.06107%	611
P74		.06107%	611
₽75		.06107%	611
P76		.06107%	611
P77		.06107%	611
P78		.06107%	611 611
P79		.06107%	611
P80		.06107%	611
P81		.06107%	611
P82		.06107%	611
P83		.06107%	611
P84		.06107%	611
P85		.06107%	611
P86		.06107%	611
P87		.06107%	611
P88		.06107%	611
P89		.06107%	611
P90		.06107%	611
P91		.06107%	611
P92		.06107%	611
P93		.06107%	611
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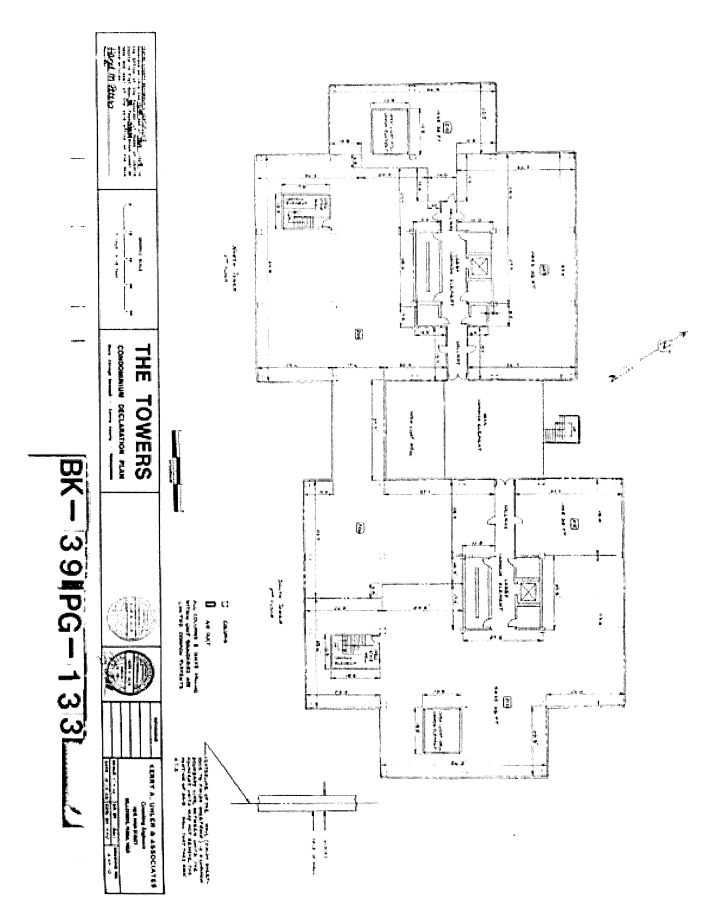
	Unit	Square	Feet	% Inte	erest	Total	Votes
	Unit P94 P95 P96 P97 P98 P99 P100 P101 P102 P103 P104 P105 P106 P107 P108 P109 P111 P112 P113 P114 P115 P116 P117 P118 P119 P120 P121 P122 P123 P124	Square	Feet		06107 .06107	78878878878878877887788778877887788778	611 611 611 611 611 611 611 611 611 611
	P125 P126 P127 P128 P129 P130 P131 P132 P133 P134 P135 P136 P137				.0610 .0610 .0610 .0610 .0610 .0610 .0610 .0610 .0610	7 % 7 % 7 % 7 % 7 % 7 % 7 % 7 % 7 % 7 %	611 611 611 611 611 611 611 611 611 611
A STATE OF THE PARTY OF THE PAR	P138 P139 P140 P141				.0610 .0610 .0610	7% 7%	611 611 611

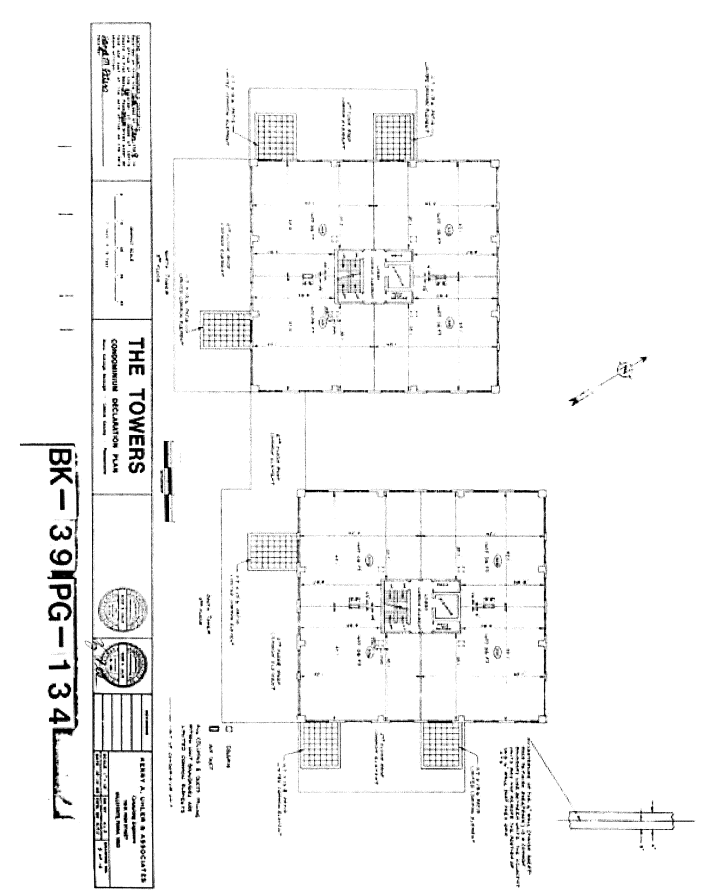
Unit	Square Feet	% Interest Total	Votes
P142		.06107%	611
P143		.06107%	611
P144		.06107%	611
P145		.06107%	611
P146		.06107%	611
P147		.06107%	611
P148		.06107%	611
P149		.06107%	611
PARKING		the state of the s	And the same of th
TOTAL		9.10%	91,039
	TOTAL	100.0%	1,000,050

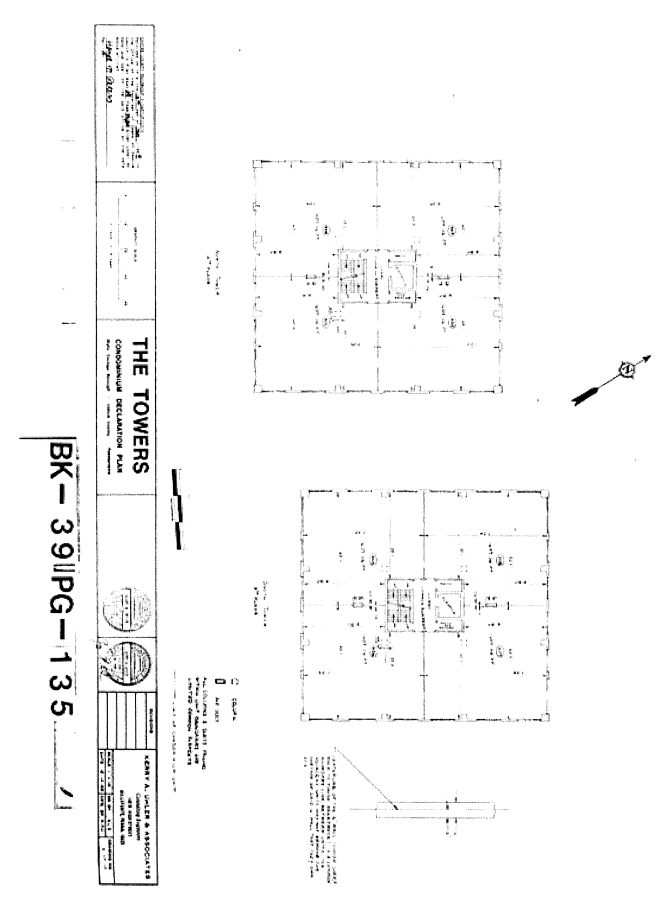


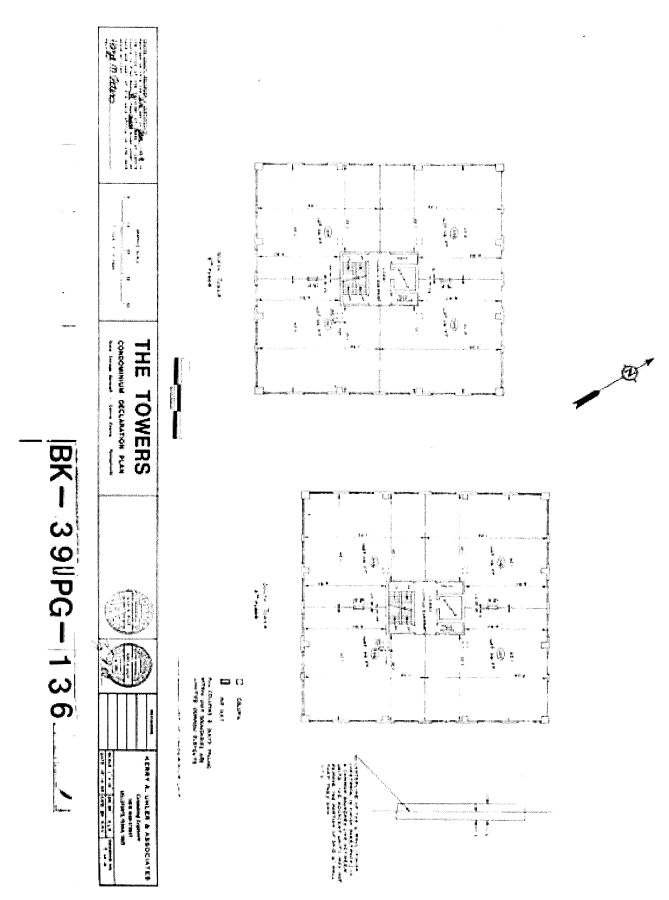


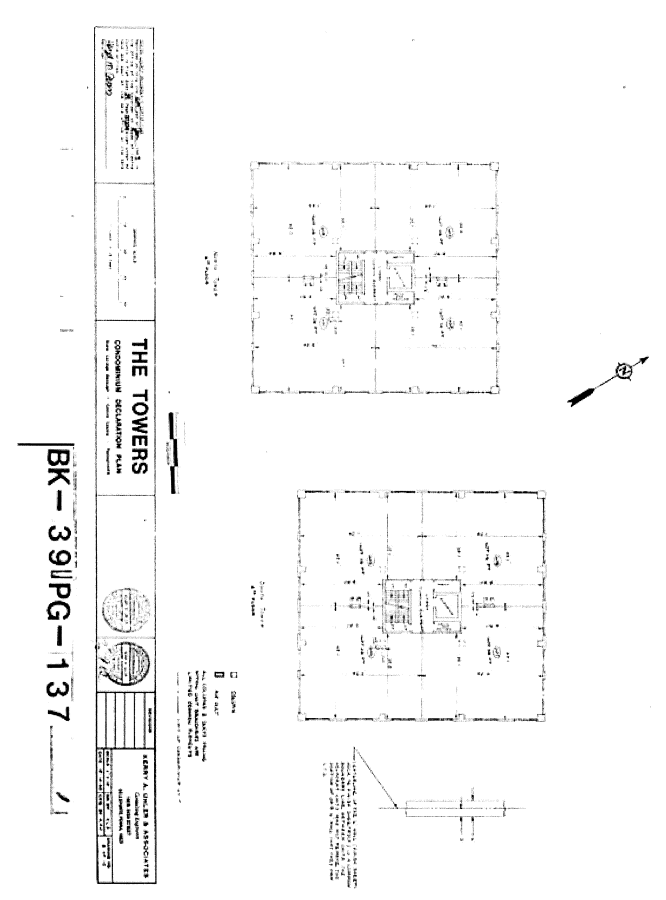


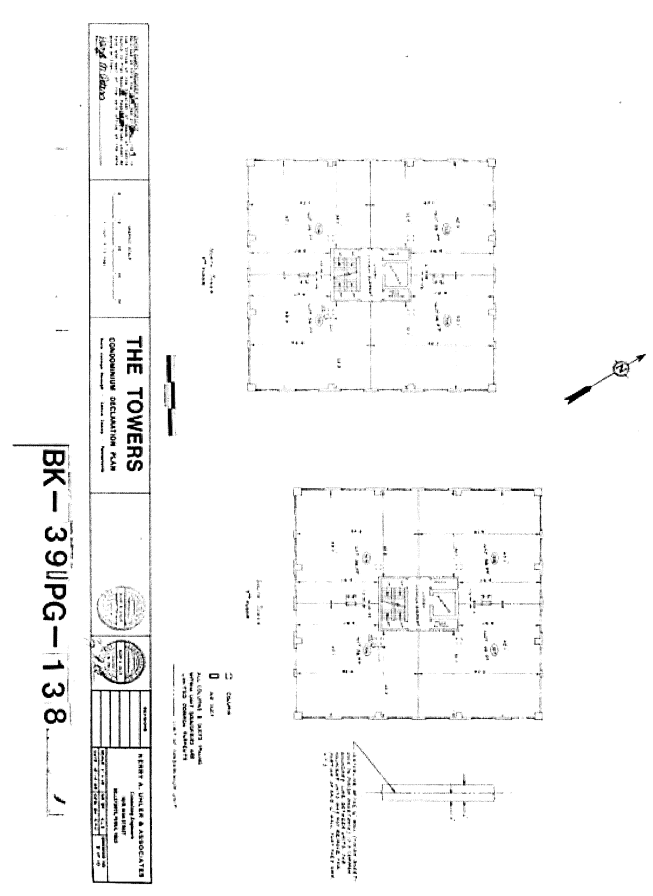


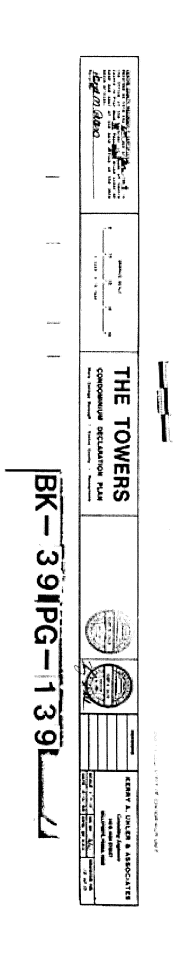


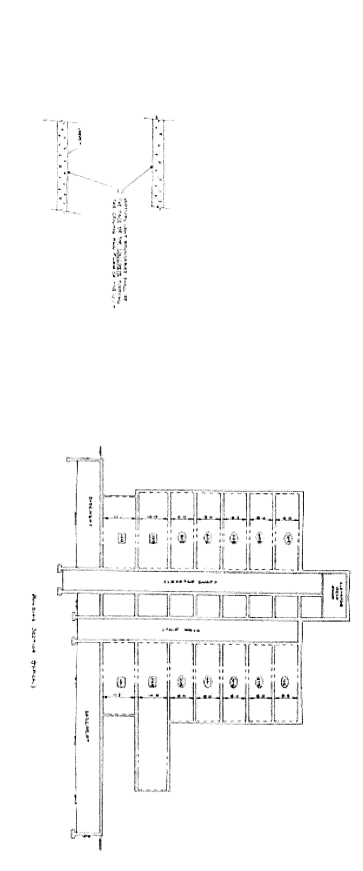


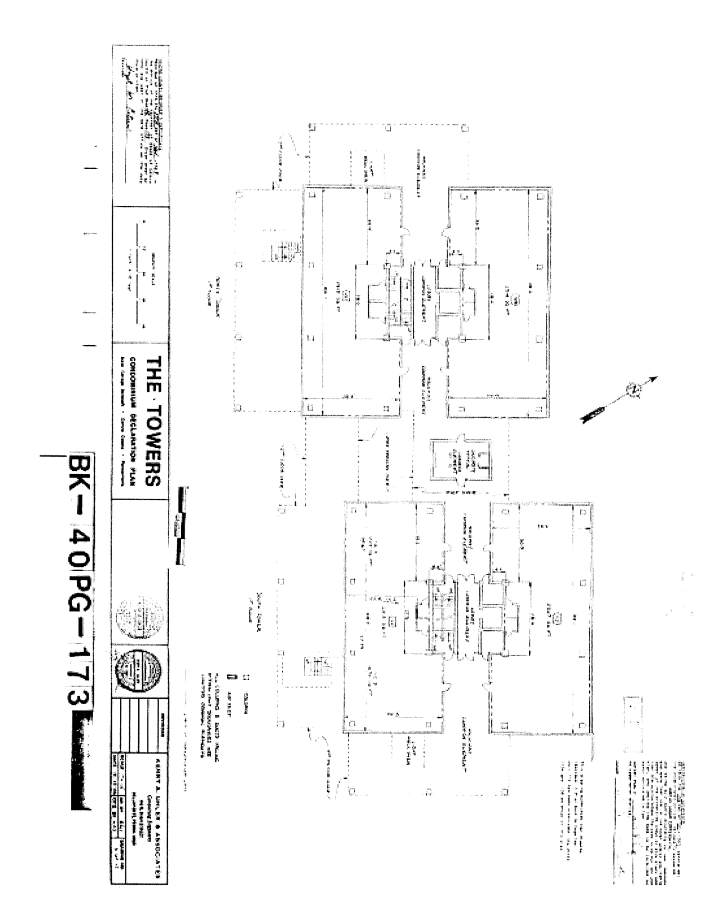












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