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PINE VALLEY CONDOMINIUM

DECLARATION AND BY-LAWS



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PINE VALLEY CONDOMINIUM

DECLARATION AND BY-LAWS

> See exhibit "A" + "B"-Unit Ownership Book 1 Page 63-68

DECLARATION OF INTENTION TO SUBMIT PROPERTY OF THE NORTH CAROLINA GENERAL STATUTES **TO THE PROVISIONS OF CHAPTER 47**

PINE VALLEY CONDOMINIUM

North Carolina General Statutes, entitled the "Unit Ownership Act", inafter called the "Declarant", pursuant to the provisions of Chapter 47A of the 1972, by PINEHURST, INCORPORATED, a North Carolina corporation, here-THIS DECLARATION, made this 10 day of 146 us

WITNESSETH:

County, State of North Carolina, and more particularly described in Exhibit A attached hereto; and WHEREAS, the Declarant is the owner of certain real property in Moore

subject to the covenants, conditions and restrictions herein reserved to be kept and observed; and Unit Ownership Act, and to sell and convey the same to the various purchasers or "units" as those terms are defined under the provisions of the North Carolina the intention of the Declarant to divide the project into "condominium units" hereafter to be constructed upon the aforesaid property and it is the desire and multi-unit buildings and certain other improvements heretofore constructed or WHEREAS, the Declarant is the owner of certain condominium-type

together with all appurtenances thereto, to the provisions of the North Carolins WHEREAS, Declarant desires and intends, by the filing of this Declaration, to submit the above described property and the multi-unit buildings located thereon and all other improvements constructed or to be constructed thereon Unit Ownership Act (Chapter 47A, North Carolina General Statutes);

grantees, successors, heirs, executors, administrators, devisees and assigns. acquiring or owning an interest in the real property and improvements, their burden and a benefit to Declarant, its successors and assigns, and any person of a plan for the improvement of said property and the division thereof into tations and obligations, all of which are declared and agreed to be in furtherance condominium units and shall be deemed to run with the land and shall be a and shall be held, conveyed, hypothecated, encumbered, used, occupied, and improved subject to the following covenants, conditions, restrictions, uses, limiall of the property described above and as described in Paragraph 1 below is held NOW, THEREFORE, the Declarant does hereby publish and declare that

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particularly described in Exhibit "A" attached hereto and made a part hereof Mineral Springs Township, County of Moore, State of North Carolina, and more buildings and improvements thereon erected or to be erected lying and being in 1. Description of Property. All that certain parcel of land with the

described property, fourteen (14) multi-unit buildings to be used for residential purposes only. A plat of survey of the property dated May 20, 1972 by C. H 2. Description of Buildings. The Declarant has constructed upon the above

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of the units, and location of the common areas and facilities affording access to a part hereof as Exhibit "B", showing all particulars of the buildings, including is attached hereto and made a part hereof as Exhibit "A". Said multi-unit certifying that said plans are an accurate copy of the plans of said multi-unit each unit. Such plans bear the verified statement of E. J. Austin, A. I. A., the lay-out, locations, ceiling and floor elevations, unit numbers and dimensions buildings, a copy of which plans and specifications are attached hereto and made buildings are more particularly described in the plans and specifications of said Blue, Registered Land Surveyor, showing the location of said buildings thereon buildings.

particular description of the principal materials of which said buildings are to be gypsum dry walls, cedar shingle roofs and exterior walls which are stained wood concrete footings. The buildings are principally wood frame construction with constructed, reference is hereby made to the plans and specifications filed here siding. Floors are constructed of wood and concrete and carpets. For a more with as Exhibit "B" The foundations of the buildings are constructed of brick and block or

caused or created by construction, settlement or movement of the building, or ments as are contained in the building, whether the same now exist or may be approximate area, number of rooms and other data concerning its proper by permissible repairs, construction or alteration. and decks or porches which are shown on said plans, subject to such encroach hereof. Each unit is bounded both as to horizontal and vertical boundaries by the interior surface of its perimeter walls and ceiling and floor or crawl space identification are set forth in Exhibit "C" attached hereto and made a part 3. Unit Designations. The unit designation of such condominium unit

of all parts of the multi-unit buildings situated on the property described hereinthe following as may be included within an individual unit); 3 above, including, without limitation, the following (except such portions of above, other than the individual dwelling units therein and described in Paragraph 4. Common Areas and Facilities. The common areas and facilities consist

ing the buildings as is more fully described in Paragraph 1 above. **a** The land on which the buildings are erected and all lands surround

b All foundations, columns, girders, beams, supports, and other struc-

tural members.

a <u></u> All roofs, exterior walls and interior walls except those partitioned The yards, roads, driveways and parking areas

tans, conduits, and compressors in connection therewith, whether located in light, water, TV antenna and cables, laundry facilities, tanks, pumps, motors, walls wholly owned within a unit. (e All central and appurtenant installations for services such as power.

common areas or in units.

All sewer pipes.

6 All Exterior walkways.

convenient to the existence, maintenance, or safety of the property. existing in the buildings or upon the property for common use or necessary or Ē All other parts of the property and all apparatus and installations

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Declarant or a subsequent owner or purchaser of such unit, covenants, agrees and binds himself, his heirs, successors and asigns to pay Declarant, its suc- cessors or assigns an annual assessment in an amount not to exceed, in the absolute and sole discretion of Declarant, a sum equal to one and one-half percent (11%%) of the taxable value of the unit as determined from time to time by the constituted authorities for County and State taxation in Moore County, North Carolina, for the maintenance and care of roads, streets, sidewalks, parks, common areas and common facilities in and around Pinchurst, North Carolina, to which unit owners have a right of use or access, and for fire and police protec- tion, and for such other services as may be made available to unit owners or purchasers by Declarant. (2) The one and one-half percent (11%%) limitation shall be subject to increase in increments of one-fourth (¼) of one percent (1%) for every fire percent (5%) percentage increase, if any, of the Consumer's Price Index, U. S. New Series, U. S. Average for All Items for Uthan Wage Earnets and Clerical Workers, Revised 1953, or any successor index thereto, as published by the Bureau of Labor Statistics of the U. S. Department of Labor. (3) The statement or bill for the aforesaid assessment shall be rendered by Declarant in September of each year and is payable at any time thereafter and shall be due by January 31 of the following year. The obligation to pay the aforesaid assessment shall constitute a lien on such unit in the same manner as provided for unpaid common expenses under the provisions of the	 strictions, easements, by-laws, rules, regulations, resolutions and decisions adopted pursuant hereto and as may be contained herein and in the accompanying by-laws and in the minutes of the Board of Administrators. 11. Assessments. (a) Taxes. Every condominium unit, together with its undivided common interest in the common areas and facilities, shall constitute a separate parcel of real property and shall be separately assessed and taxed by each assessing unit for all types of taxes authorized by law. Each unit owner shall be liable solely for the amount taxed against his individual unit. (b) Assessment by Declarant. (1) Each unit owner shall by acceptance of a deed to such unit or by signing of a contract or agreement to purchase the same, whether from

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in Exhibit "C" attached hereto). unit owner's undivided interest in the common areas and facilities (as set forth trustees shall be to receive such proceeds as are paid and to hold the same in following undivided shares: ities – an undivided share for each unit owner, such share being the same as each the benefit of the unit owners and their mortgagees in the following shares: trust for the purposes elsewhere stated herein or stated in the by-laws and for this Declaration. The sole duty of the Board of Administrators as insurance all proceeds thereof shall be payable to the Board as insurance trustees under owners and their mortgagees as their interests may appear, and shall provide that istrators shall be for the benefit of the Board of Administrators and the unit Board of Administrators shall be paid by the Board of Administrators as a cover liability of the unit owners as a group to a single unit owner. There shall common expense. shall determine from time to time to be desirable and necessary. also be obtained such other insurance coverage as the Board of Administratory the Board of Administrators, including, but not limited to, an endorsement to istrators in such amount and with such coverage as shall be deemed necessary by subrogation. Public liability insurance shall be secured by the Board of Adminbuildings on the land. covered with respect to buildings similar in construction, location and use as the company providing coverage. Such coverage shall provide protection against: extended coverage endorsement, and annually by the Board of Administrators with the assistance of the insurance in an amount equal to the maximum insurable replacement value as determined and for their personal liability and living expense and such other coverage as they obtain insurance coverage at their own expense upon their own personal property personal property included in the common areas and facilities shall be insured may desire. sements to the mortgagees of unit owners. Unit owners may, at their option, (d) Proceeds. All insurance policies purchased by the Board of Admin <u></u> Premiums. Premiums upon insurance policies purchased by the (3) Said policies shall contain clauses providing for waiver of Coverage. All buildings and improvements upon the land and all 2 (1) Loss or damage by fire and other hazards covered by a standard 2 Proceeds on account of damage to common areas and facil-Such other risks as from time to time shall be customarily

Proceeds on account of damage to units shall be held in the

- A. When a building is to be restored - for the owners of damaged units in proportion to the cost of repairing
- φ When a building is not to be restored - an undivided be determined by the Administrators. the damage suffered by each unit owner, which cost shall
- building based upon the total fair market value of the share for each unit owner's proportionate interest in the building

In the event a mortgagee endorsement has been issued to a unit

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owner as their interest may appear. the share of the unit owner shall be held in trust for the mortgagee and the unit

to or for the benefit of the beneficial owners in the following manner: received by the Board of Administrators as insurance trustee shall be distributed Distribution of Insurance Proceeds. Proceeds of insurance policies

first paid or provisions made therefor. Expense of the Trust. All expenses of the insurance trustee shall be

remaining after defraying such cost shall be distributed to the beneficial owners to defray the cost thereof as provided by Paragraph 3 hereof. Any proceeds are paid is to be repaired or reconstructed, the remaining proceeds shall be paid <u></u> (b) Reconstruction or Repair. If the damage for which the proceeds Failure to Reconstruct or Repair. If it is determined, as provided in

be reconstructed or repaired, the remaining proceeds shall be distributed to the Paragraph 13 hereof, that the damage for which the proceeds are paid shall not beneficial owners thereof.

casualty that the same is untenantable, the building shall be reconstructed. or destruction of a building shall be promptly repaired and restored by the vided, however, if a building be so damaged or destroyed by fire or other purpose and unit owners shall be liable for assessment of any deficiency; pro-Board of Administrators using the proceeds of insurance on the building for that Any reconstruction or repair shall be in accordance with the plans and 14. Damage and Destruction. Except as hereinafter provided, damage to

exhibits; and if not, then according to plans and specifications approved by the ation with offices in Pinehurst, North Carolina. Board of Administrators and Pinehurst, Incorporated, a North Carolina Corporspecifications of the original building, portions of which are attached hereto as

group do not wish to purchase such unit, then on behalf of any one or more individual unit owners. In the event the Board of Administrators shall elect to of the remaining unit owners as a group or, if the remaining unit owners as a period of not less than thirty days within which to close the said transaction. same terms as the highest acceptable bona fide offer and shall have an additional as well as the amount and terms of said offer. The Board of Administrators of the person, firm or corporation making said highest acceptable bona fide offer notice by registered mail, return receipt requested, of the owner's desire to sell owner desiring to sell a unit shall give the Board of Administrators written acceptable bona fide offer has been made to the owner for the said unit. The purchase a unit offered for sale on behalf of the remaining unit owners, the cost The Board of Administrators may elect to purchase such unit on behalf of all which to exercise its option to purchase such unit at the same price and on the shall have a period of thirty days after receipt of said written notice within such unit and shall further advise the Board in said offer of the name and address istrators at the same price and on the same terms under which the highest owner shall desire to sell shall first be offered for sale to the Board of Admin who owns a unit shall desire to sell such unit, then the said unit which such thereof shall be shared by the remaining unit owners in the same proportion as 15. Transfer of Units. In the event that any person, firm, or corporation

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upon. be shared by such purchasing unit owners in such proportion as they shall agree behalf of any one or more individual unit owners, then the cost thereof shall the Board of Administrators shall elect to purchase a unit offered for sale on common area expenses, adjusted, however, to reflect the exclusion of the unit acquired shall likewise be shared by the remaining unit owners. In the event that purchased; and any profit or loss realized upon the sale by the Board of a unit so

as may be adopted from time to time by the Board of Administrators. A unit owner may lease or rent his unit subject to such rules and regulations

354 PAGE 131 terms and provisions of this Declaration by the selling owner. shall execute in recordable form an instrument indicating compliance with the The Board of Administrators, upon the request of a selling unit owner,

prior written approval of the Board of Administrators, except as to a first mortgcopy of all such mortgages, deeds of trust or other instruments creating such upon which approval as to any other mortgage shall be given. No unit owner may encumbrance. his unit or any interest therein shall furnish to the Board of Administrators a other encumbrance. Each unit owner who shall mortgage or otherwise encumber rance and shall further provide for not less than ten days written notice to the mortgage or encumbrance shall provide for written notice to the Board of Administrators in the event of a default under such mortgage or other encumbmortgage or otherwise encumber his unit or any interest therein unless such The Board may, and it is hereby authorized to impose reasonable conditions age lien made to a bank, life insurance company or savings and loan association. Board of Administrators prior to any foreclosure under any such mortgage or No unit owner may mortgage his unit or any interest therein without the

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authorized by the terms of this Declaration or for which authorization has not been obtained pursuant to the terms hereof is voidable and may be voided by where this Declaration is recorded. certificates of the Board of Administrators duly recorded in the recording office Any sale, voluntary transfer, conveyance, lease or mortgage which is not

conveyance or lease. unit as though such provisions were made a part of each and every deed land and shall bind any person having at any time any interest or estate in such of such provisions shall be deemed and taken to be covenants running with the be adopted are accepted and ratified by such owner, tenant or occupant and all provisions of this Declaration, By-Laws and any rules and regulations which may entering into occupancy of any unit shall constitute an agreement that the The acceptance of a deed or conveyance or the entering into of a lease or the Declaration, By-Laws, Rules and Regulations may be amended from time to time. rules and regulations as may be adopted in accordance with the By-Laws, as said and shall comply with the provisions of this Declaration, the By-Laws and any present and future owners, tenants and occupants of units shall be subject to, 16. Units Subject to Declaration, By-Laws, Rules and Regulations. All ğ

By-Laws; provided, however, that such amendment shall have been approved in or by proxy at a meeting duly held in accordance with the provisions of the the vote of at least 66-2/3% in common interest of all unit owners, cast in person Amendment to Declaration. This Declaration may be amended by

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the Office of the Register of Deeds, Moore County, North Carolina writing by Declarant. No such amendment shall be effective until recorded in

or effect of the remainder of this Declaration, and in such event, all the other not be deemed to impair or affect in any manner the validity and enforceability invalid provision had never been included herein. provisions of this Declaration shall continue in full force and effect as if such 18. Invalidity. The invalidity of any provisions of this Declaration shall

irrespective of the number of violations or breaches which may occur. to have been abrogated or waived by reason of any failure to enforce the same 19. Waiver. No provisions contained in the Declaration shall be deemed

scope of this Declaration nor the intent of any provisions her of convenience and for reference and in no way to define, limit or describe the Captions. The captions herein are inserted only as a matter of

shall be construed and controlled by and under the laws of the State of North Carolina. 21. Law Controlling. This Declaration and the By-Laws Attached hereto 0

hereunto affixed, this _____ day of __ ation to be executed by its duly authorized officers and its derporate seal to IN WITNESS WHEREOF, Pinehurst, Incorporated has caused this Declar Hites 19 ث را

DECLARANT

(CORPORATE SEAL ATTEST

PINEHURST, INCORPORATE

Secretar

STATE OF NORTH CAROLINA

COUNTY OF MOORE

seal affixed to the foregoing instrument in writing is the corporate seal of the says that he is the President of PINEHURST, INCORPORATED and that the came before me Don Collect acknowledged the said writing to be the act and deed of said corporation. Corporation, by its authority duly given. And the said Anu Collett Company, and that said writing was signed and sealed by him, in behalf of said This 1024 day of Guguet, A.D., 1972, personally , who being by me duly sworn day of



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Notary Publ

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EXHIBIT C

DECLARATION OF CONDOMINIUM PINE VALLEY PINEHURST, NORTH CAROLINA

UNIT DESIGNATIONS AND UNDIVIDED INTEREST

UNIT	APPROX IMATE AREA	NUMBER OF ROOMS	UNDIVIDED COMMON INTEREST (%)
ו ב ייסיי	1500 Sq. Ft.	6	1.78
2 U "D"	1500	6	1.78
3 L "C"	943		1.43
4 U "C"	943	5 5	1.43
5 L "B"	635	4	0.9 5
6 U "B"	63 5	4	0.95
7 L "A"	461	2	0.74
8 U "A"	461	2 5 5	0.74
9 L "C"	943	່ 5	1.43
10 U "C"	· 943		1.43
11 L "B"	635	. 4	0.95
12 U "B"	635	. 4	0.95
13 L "D"	1500	6	1.78
14 U "D"	1500	6	1.78
15 L "C"	943	5	1.43
16 U "C"	943	5 5 2 2	1.43
17 L "A"	461	2	0.74
18 U "A"	461		0.74
19 L "B"	635	4	0.95
20 U "B" .	635	4	0.95
21 L "B"	635	• 4	0.95
22 U "B"	635	4	0.95
23 L "A"	461	2	0.74
24 U "A"	461	2	0.74
25 L "C"	943	5	1.43
26 U "C"	943	5	1.43
27 L "B"	635	4	0.95
28 U "B"	635	4	0.95
29 L "B"	635	4	0.95
30 U "B"	635	4	0.95
31 L "B"	635	4	0.95
32 U "B"	635	4	0.95
33 L "B"	635	4	0.95
34 U "B"	635	4	0.95
35 L "C"	943	5	1.43 1.43
36 U "C"	943	5	0.74
37 L "A"	461	2 2	0.74
38 U "A"	461	2	1.43
39 L "C"	942	5 · · · · 5	1.43
40 U "C"	943		1.78
41 L "D"	1500	6	
42 U "D"	1500	6	1.78

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UNIT	APPROX IMATE	NUMBER OR ROOMS	UNDIVIDED COMMON INTEREST (%)
43 L "B"	635	4	0,95
44 U "B"	635	4	0.95
45 L "C"	943	5	1.43
46 U "C"	943	5	1.43
51 L "C"	943	5	1.43
52 U "C"	943	5	1.43
53 L "C"	· 943	5	1.43
54 U "C"	943	5	1.43
55 L "D"	1500	6	1.78
56 U "D"	1500	6	1.78
57 L "C"	943	5	1.43
58 U "C"	943	5	1.43
59 L "C"	943	5	1.43
60 U "C"	943	5	1.43
61 L "B"	635	4	0.95
62 U "B"	635	4	0.95
63 L "A"	461	2	0.74
64 U "A"	461	2 2 5 . 5 5 5	0.74
65 L "C"	943	5	1.43
66 U "C"	943	. 5	1.43
67 L "C"	943	5	1.43
68 U "C"	943		1.43
69 L "B"	635	4	0.95
70 U "B"	635	. 4	0.95
71 L "B"	635	4	0.95
72 U "B"	635	4	0.95
73 L "B"	635	. 4	0.95
74 U "B"	635	4	0.95
75 L "A"	461	2	0.74
76 U "A"	461	· 2	0.74
77 L "C"	943	5	1.43
78 U "C"	943	5	1.43
79 L "C"	943	5	1.43
80 U "C"	943	5	1.43
81 L "D"	1500	6	1.78
82 U "D"	1500	6	1.78
83 L "C"	943	5	1.43
84 U "C"	943	5	1.43
85 L "C"	943	5	1.43
86 U "C"	943	5	1.43

* Units 47- O have been eliminated.

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BY-LAWS OF

PINE VALLEY CONDOMINIUM

ARTICLE I – PLAN OF UNIT OWNERSHIP

SECTION 1.

Unit Ownership. The Property located in Moore County, State of North Carolina, and more particularly described in the Declaration to which these By-Laws are attached has been submitted to the provisions of Chapter 47A of the North Carolina General Statutes entitled "Unit Ownership Act" by the Declaration recorded in the Office of the Register of Deeds of Moore County, State of North Carolina, simultaneously herewith, and shall hereinafter be known as "PINE VALLEY CONDOMINIUM" (hereinafter called the"Condominium").

SECTION 2.

Applicability of By-Laws. The provisions of these By-Laws are applicable to the Property of the Condominium and to the use and occupancy thereof. The term "Property" as used herein shall include the land, the building and all other improvements thereon (including the units, the common areas and facilities and the limited common areas and facilities), owned in fee simple absolute, and all easements, rights and appurtenances belonging thereto, and all other property, personal or mixed, intended for use in connection therewith, all of which are intended to be submitted to the provisions of said Chapter 47A of the North Carolina General Statutes, entitled "Unit Ownership Act."

SECTION 3.

Application. All present and future owners, mortgagees, lessees and occupants of Units and their employees, and any other persons who may use the facilities of the Property in any manner are subject to the Declaration, these By-Laws and Rules and Regulations made pursuant hereto and any amendment to these By-Laws and Rules and Regulations made pursuant hereto and any amendment to these By-Laws upon the same being passed and duly set forth in an amended declaration, duly recorded.

The acceptance of a deed or conveyance or the entering into of a lease or the act of occupancy of a Unit shall constitute an agreement that these By-Laws (and any Rules and Regulations made pursuant hereto) and the provisions of the Declaration, as they may be amended from time to time, are accepted, ratified and will be complied with.

ARTICLE II – UNIT OWNERS

SECTION 1.

Place of Meetings. All meetings of the association of Unit Owners (hereinafter referred to as "Unit Owners") of the Condominium shall be held at the Property

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Quorum. The presence in person or by proxy at any meeting of the voting members (as defined in Section 7 of this Article) having a majority of the total votes shall constitute a quorum. Unless otherwise expressly provided herein, any action may be taken at any meeting of the Unit Owners at which a quorum is present upon the affirmative vote of the meeting. If there is no quorum at the	When a meeting is adjourned for thirty (30) days or more, notice of the adjourn- ed meeting shall be given as in the case of an original meeting. When a meeting is adjourned for less than thirty (30) days in any one adjournment, it is not necessary to give any notice of the adjourned meeting other than by announce- ment at the meeting at which the adjournment is effective. SECTION 6.	tion of the Board of Administrators or Unit Owners calling the meeting, to each person entitled to vote at such meetings. In case of an annual or substitute meeting, the notice of meeting need not specifically state the business to be transacted thereat unless it is a matter other than the election of Administrators on which the vote of Unit Owners is expressly required by the provisions of the North Carolina Unit Ownership Act. In the case of a special meeting the notice of meeting shall specifically state the purpose of a special meeting the notice of meeting shall specifically state the	SECTION 5. Notice of Meetings. Written or printed notice stating the place, day and hour of the meeting shall be delivered or mailed not less than ten (10) nor more than fifty (50) days before the date thereof, either personally or by mail at the direc-	SECTION 4. Special Meetings. Special meetings of the Unit Owners may be called at any time by the Board of Administrators or upon the written request of not less than 25% in common interest, in the aggregate, of the Unit Owners.	the meeting. SECTION 3. Substitute Annual Meetings. If the annual meeting shall not be held on the day designated by the By-Laws, a substitute annual meeting may be called in accordance with the provisions of Section 4 of this Article. A meeting so called shall be designated and treated for all purposes as the annual meeting.	or at such other place either within or without the State of North Carolina, as shall be designated in a notice of the meeting. SECTION 2. Annual Meetings. An annual meeting of the Unit Owners shall be held at 2:30 P.M. on the second Saturday of March of each year if not a legal holiday, and if a legal holiday, then at the same time on the next day following not a legal holiday for the purpose of electing members of the Board of Administrators and for the transaction of such other business as may be properly brought before
SECTION 10. Informal Action by Unit Owners. Any action which may be taken at a meeting of the Unit Owners may be taken without a meeting if a consent in writing, setting forth the action so taken, shall be signed by all of the persons who would	of the Unit Owners in writing and such waiver shall be deemed equivalent to the giving of such notice. Attendance by a Unit Owner at any meeting of the Unit Owners shall constitute a waiver of notice by him of the time and place thereof except where a Unit Owner attends a meeting for the express purpose of objecting to the transaction of any business because the meeting was not lawfully called. If all the Unit Owners are present at any meeting of the Unit Owners, no notice shall be required and any business may be transacted at such meeting.	Cumulative Voting. In all elections for members of the Board of Administrators, each voting member shall be entitled to vote on a cumulative voting basis and the candidates receiving the highest number of votes with respect to the number of offices to be filled shall be deemed to be elected. SECTION 9.	board of Administrators, of its designee, shart then note the course of more units) shall be entitled to the number of votes equal to the total of the percent- age of ownership in the common areas and facilities applicable to his or their unit ownership as set forth in Exhibit "C" of the Declaration. SECTION 8.	Such designation shall be made in writing to the Board and shall be revocable at any time by actual notice to the Board of the death or judicially declared incompetence of any designator, or by written notice to the Board by the owner or owners. The total number of votes of all voting members shall be 100, and each owner or group of owners (including the Board of Administrators, if the each owner or group of owners (including the Board be to one or more	 Voting Rights. There shall be one person with respect of each Unit Ownership who shall be entitled to vote at any meeting of the Unit Owners. Such person shall be known and hereafter referred to as a "voting member". Such voting member may be the owner or one of the group composed of all of the owners of a unit ownership, or may be some other person designated by such owner or owners to act as proxy on his or their behalf and who need not be a owner. 	 opening of the meeting of our our owners, such invents final of action of a majority of the voting members present, either in person or by proxy; and at any adjourned meeting at which a quorum is present any business may be transacted which might have been transacted at the original meeting. The voting members at a meeting at which a quorum is present may continue to do business until adjournment, notwithstanding the withdrawal of enough voting members to leave less than a quorum. SECTION 7.

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be entitled to vote upon such action at a meeting, (that is, the voting members) and filed with the Secretary of the Condominium to be kept in the Condominium Minute Book.

ARTICLE III – BOARD OF ADMINISTRATORS

SECTION 1

General Powers. The business and property of the Condominium shall be managed and directed by the Board of Administrators or by such Executive Committees as the Board may establish pursuant to these By-Laws.

SECTION 2.

Number, Term and Qualification. The number of Administrators of the Condominium shall be five (5), to be elected by the Unit Owners at their initial meeting. The size of the Board of Administrators may be increased or decreased from time to time upon the affirmative vote of 2/3rds of the total of the Unit Owners provided that said Board shall not be less than three in number. Each Administrator shall hold office for a period of one year or until his death, resignation, retirement, removal, disqualification, or his successor is elected and qualifies. Each member of the Board shall be one of the owners or co-owner; provided, however, that in the event an owner is a corporation, partnership, trust or other legal entity other than a natural person or persons, then any officer or director of such corporation, partnership, beneficiary of such trust or manager of such other legal entity, shall be eligible to serve as a member of the Board.

SECTION 3.

Election of Administrators. Except as provided in Section 5 of this Article, the Administrators shall be elected at the annual meeting of Unit Owners; and those persons who receive the highest number of votes shall be deemed to have been elected.

SECTION 4.

Removal. Administrators may be removed from office with or without cause by affirmative vote of the Unit Owners having a majority of the total votes entitled to vote at an election of administrators. However, unless the entire Board is removed an individual administrator may not be removed if the number of Unit Owners voting against the removal would be sufficient to elect an administrator if such Unit Owners voted cumulatively at an annual election. If any administrators are so removed, new administrators may be elected at the same meeting.

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SECTION 5.

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Vacancies. A vacancy occurring in the Board of Administrators, including administratorships not filled by the Unit Owners, may be filled by a majority of the remaining Administrators, though less than a quorum, or by the sole remaining Administrator; but a vacancy created by an increase in the authorized number of Administrators shall be filled only by election at an annual meeting

or a special meeting of Unit Owners called for that purpose. Voting members may elect an Administrator at any time to fill any vacancy not filled by the Administrators.

SECTION 6

Compensation. The Board of Administrators shall receive no compensation for their services unless expressly allowed by the Board at the direction of the Unit Owners having two-third (2/3) of the total votes.

SECTION 7.

Executive Committees. The Board of Administrators may, by resolution adopted by a majority of the number of Administrators fixed by these By-Laws, designate two or more Administrators to constitute an Executive Committee, which committee to the extent provided in such resolution shall have and may exercise all of the authority of the Board of Administrators in the management of the Condominium.

SECTION 8.

Powers and Duties. The Board of Administrators shall have the powers and duties necessary for the administration of the affairs of the Condominium and may do all such acts and things, except such acts as by law or by the Declaration or by these By-Laws may not be delegated to the Board of Administrators. Such powers and duties of the Board of Administrators shall include, but shall not be limited to, the following:

(a) Operation, care, upkeep and maintenance of the common areas and facilities.

(b) Determination of the common expenses required for the affairs of the Condominium, including without limitation, the operation and maintenance of the Property.

(c) Collection of the common charges from the Unit Owners.

(d) Employment and dismissal of the personnel necessary for the maintenance and operation of the common areas and facilities.

(e) The adoption and amendment of such reasonable rules and regulations as it may deem advisable for the maintenance, conservation, and beautification of the Property, and for the health, comfort, safety and general welfare of the owners and occupants of the Property. Written notice of such rules and regulations shall be given to all owners and occupants and the entire Property shall at all times be maintained subject to such rules and regulations.

(f) Opening of bank accounts on behalf of the Condominium and designating to the signatories required therefor.

(g) Purchasing or leasing or otherwise acquiring in the name of the Board of Administrators, or its designee, corporate or otherwise, on behalf of all Unit Owners, units offered for sale or lease or surrendered by their owners to the Board as provided by the Declaration.

(h) Purchasing of Units at foreclosure or other judicial sales in the name of the Board of Administrators, or its designee, corporate or otherwise, on behalf of all Unit Owners.

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(1) Signing all agreements, contracts, deeds and vouchers for payment of expenditures and other instruments in such manner as from time to time shall other provisions of these By-Laws and the Declaration, after damage or destrucand countersigned by the Chairman of the Board. made during reasonable hours with as little inconvenience to the Owner as construction for which the Board is responsible; provided, such entry shall be tion by fire or other casualty, or as a result of condemnation or eminent domain determination by the Board, such documents shall be signed by the Treasurer be determined by written resolution of the Board. In the absence of such such expenses shall be treated as a common expense. practicable, and any damage caused thereby shall be repaired by the Board and (k) Entering any unit when necessary in connection with any maintenance or repair within a reasonable time after written notice of the necessity of said and an Owner of any unit has failed or refused to perform such maintenance or otherwise, on behalf of all Unit Owners, subject to the Declaration and other proceedings Property and repairs to and restoration of the Property in accordance with the Ξ the Ē said maintenance or repair. that the Board shall levy a special assessment against such owner for the costs of maintenance or repair delivered or mailed by the Board to said Owner, provided to protect the common areas and facilities or any other portion of the building Board in acquiring title to units on behalf of all Unit Owners. applicable restrictions, and organizing corporations to act as designees of the with units acquired by the Board of Administrators or its designee, corporate or necessary in the discretion of the Board or by operation of applicable restrictions applicable provisions of the Declaration. Making of repairs, additions, and improvements to or alterations of the Obtaining of insurance for the Property, including the units, pursuant to Selling, mortgaging, voting the votes appurtenant to or otherwise dealing Maintaining and repairing any unit, if such maintenance or repair is SECTION 9

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Managing Agent. The Board of Administrators for the Condominium may engage the services of any person, firm or corporation to act as managing agent at a compensation established by the Board, to perform such duties and services as The Board of Administrators shall authorize, including but not limited to the duties listed in subdivisions (a), (c), (d), (j), (k), (m), and (n) of Section 8 of this Article III. The Board may delegate to the managing agent, all of the powers granted to the Board of Administrators by these By-Laws other than the powers set forth in subdivisions (b), (e), (f), (g), (h), (i) of Section 8 of this Article III.

ARTICLE IV – MEETINGS OF ADMINISTRATORS

SECTION 1.

Organization Meeting. The first meeting of the members of the Board of Administrators shall immediately follow the initial meeting of the Unit Owners. No notice shall be necessary to the newly elected members of the Board of Administrators in order to legally constitute such meeting, providing a quorum shall be present.

SECTION 2.

Regular Meetings. A regular meeting of the Board shall be held immediately after, and at the same place as the annual meeting or substitute annual meeting of the Unit Owners. In addition, the Board of Administrators may provide by resolution the time and place either within or without the State of North Carolina, for the holding of a regular meeting of the Board.

SECTION 3.

Special Meetings. Special meetings of the Board of Administrators may be called by or with the request of the Chairman or by any two Administrators. Such meetings may be held either within or without the State of North Carolina.

SECTION 4.

Notice of Meetings. Regular meetings of the Board of Administrators may be held without notice. The person or persons who called a special meeting of Administrators shall, at least two days before the meeting, give notice thereof by any usual means of communication. Such notice need not specify the purpose for which the meeting is called.

Attendance by an Administrator at a meeting shall constitute a waiver of notice of such meeting except where an Administrator attends the meeting for the express purpose of objecting to the transaction of any business because the meeting was not lawfully called.

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SECTION 5.

Waiver of Notice. Any member of the Board of Administrators may at any time waive notice of any meeting of the Board of Administrators in writing, and such waiver shall be deemed equivalent to the giving of such notice. Attendance by a member of the Board at any meeting of the Board shall constitute a waiver of notice by him of the time and place thereof. If all the members of the Board of Administrators are present at any meeting of the Board, no notice shall be required and any business may be transacted at such meeting.

SECTION 6.

Quorum. A majority of the number of Administrators fixed by these By-Laws shall be required for and shall constitute a quorum for the transaction of business at any meeting of the Board of Administrators.

Liability of the Board. The members of the Board of Administrators shall not constitute a common expense. to be covered by an adequate fidelity bond. The premiums on such bonds shall employees of the Condominium handling or responsible for Condominium funds Fidelity Bonds. The Board of Administrators may require all officers and Minutes. The Board shall keep minutes of its proceedings. action in question is signed by all of the Administrators and filed with the minutes of the proceedings of the Board, whether done before or after the Organization. Each meeting of the Board of Administrators shall be presided over by the Chairman of the Board, and in the absence of the Chairman, by any istrators without a meeting is nevertheless Board action if written consent to the the meeting, shall act as Secretary of the meeting. the Secretary and Assistant Secretary and person designated by the Chairman of may be filled as provided in Article III, Section 5, of these By-Laws. of a majority of the Administrators then holding office shall be required to A vote of a majority of the number of Administrators fixed by the By-Laws shal action so taken Informal Action of Administrators. Action taken by a majority of the Adminperson selected to preside by vote of the majority of the Administrators present. adopt, amend, or repeal a By-Law. Vacancies in the Board of Administrators be required to adopt a resolution constituting an Executive Committee. The vote shall be the act of the Board of Administrators. majority of the Administrators present at a meeting at which a quorum is present Manner of Acting. Except as otherwise provided in this section, the act of the The Secretary, or in his absence, an Assistant Secretary, or in the absence of both **SECTION 12** SECTION 11. SECTION 10. SECTION 9. **SECTION 8.** SECTION 7 executive officer of the Condominium and, subject to the control of the Secretaries, Assistant Treasurers and other officers as the Board of Administrators of the Board, a Secretary, a Treasurer, and such Vice Chairmen, Assistant no personal liability thereunder (except as Unit Owners), and that each Unit as the case may be, are acting only as agents for the Unit Owners and shall have by the Board or by the managing agent on behalf of the Condominium shall of all the Unit Owners in the common areas and facilities. Every agreement made members of the Board shall be limited to such proportion of the total liability incident to the office of Chairman of the Board and such other duties as may the Board and of the Unit Owners and, in general, shall perform all duties Condominium. The Chairman shall when present, preside at all meetings of Board of Administrators, shall supervise and control the management of the Chairman of the Board. The Chairman of the Board shall be the principal Compensation. No officer shall receive any compensation from the Condomin be without prejudice to the contract rights, if any, of the person so removed tors may be removed by the Board with or without cause; but such removal shall Removal. Any officer or agent elected or appointed by the Board of Administration, retirement, removal, disqualification, or his successor is elected and qualifies Each officer shall hold office for a period of one year or until his death, resignaregular annual meeting of the Board. Election and Term. The officers of the Condominium shall be elected by and from among the Board of Administrators. Such elections may be held at the person except the offices of Chairman and Secretary. may from time to time elect. Any two or more offices may be held by the same Number. The principal officers of the Condominium shall consist of a Chairman liability as his interest in the common areas and facilities bear to the interest of Owner's liability thereunder shall be limited to such proportion of the total provide that the members of the Board of Administrators, or the managing agent, thereunder as his interest in the common areas and facilities bears to the interests by the Board of Administrators or out of the aforesaid indemnity in favor of the ium for acting as such all Unit Owners in the common areas and facilities. ARTICLE V – OFFICERS **SECTION 1. SECTION 3.** SECTION 5 **SECTION 4.** SECTION 2.

7006 N006 PAGE 138 54 A against all contractual liability to others arising out of contracts made by the made in bad faith or contrary to the provisions of the Declaration or these By Owners shall indemnify and hold harmless each of the members of the Board wise except for their own individual willful misconduct or bad faith. The Unit be liable to the Unit Owners for any mistake of judgment, negligence, or other-Laws. It is intended that the members of the Board of Administrators shall have Board on behalf of the Condominium unless any such contract shall have been intended that the liability of any Unit Owner arising out of any contract made Condominium, except to the extent that they are Unit Owner(s). It is also no personal liability with respect to any contract made by them on behalf of the

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be prescribed from time to time by the Board.

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SECTION 6.

Vice-Chairman. The Vice-Chairman, and if there be more than one, the Vice-Chairman designated by the Board of Administrators shall, in the absence or disability of the Chairman, have the powers and perform the duties of said office. In addition, each Vice-Chairman shall perform such other duties and have such other powers as shall be prescribed by the Chairman of the Board.

SECTION 7.

Secretary. The Secretary shall keep accurate records of the acts and proceedings of all meetings of Unit Owners and Administrators. He shall give, or cause to be given, all notices required by law and by these By-Laws. He shall have general charge of the minute books and records of both the Unit Owners and the Board. He shall sign such instruments as may require his signature, and, in general, shall perform all duties incident to the office of Secretary and such other duties as may be assigned him from time to time by the Chairman of the Board or by the Board of Administrators.

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SECTION 8.

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Treasurer. The Treasurer shall have custody of all Condominium funds and securities and shall receive, deposit or disburse the same under the direction of the Board of Administrators. He shall keep full and accurate accounts of the finances of the Condominium in books especially provided for that purpose. He shall cause a true statement of its assets and liabilities as of the close of each fiscal year, all in reasonable detail, to be prepared and distributed to all Unit Owners and members of the Board of Administrators on or before the 15th day of the third month following the close of each fiscal year. The statement to each for inspection by any Unit Owner for a period of three (3) years and the Treasurer shall mail or otherwise deliver a copy of the latest such statement to each Unit Owner shall also prepare and file all reports and returns required by Federal, State or local law and shall generally perform all other duties as may be assigned to him from time to time by the

SECTION 9.

Assistant Secretaries and Treasurers. The Assistant Secretaries and Assistant Treasurers, if any, shall, in the absence or disability of the Secretary and Treasurer, respectively, have all the powers and perform all of the duties of those officers, and they shall in general perform such other duties as shall be assigned to them by the Secretary or the Treasurer, respectively, or by the Chairman of the Board or the Board of Administrators.

ARTICLE VI – OPERATION OF THE PROPERTY

SECTION 1.

budget on which such common charges are based, to all Unit Owners and to by the Board of Administrators, as aforesaid, and shall furnish copies of each amount of common charges payable by each of them, respectively, as determined of Administrators shall advise all Unit Owners, promptly, in writing, of the of any Unit which is to be sold at a foreclosure or other judicial sale. The Board Unit Owners, of any Unit whose Owner has elected to sell or lease such Unit or Board of Administrators or its designee, corporate or otherwise, on behalf of all deficit in the common expenses for any prior year. The common expenses may general operating reserve, for a reserve fund for replacements, and to make up any without limitation, an amount for working capital of the Condominium, for a deem proper for the operation and maintenance of the property, including expenses may also include such amounts as the Board of Administrators may of Administrators pursuant to the provisions of the Declaration. The common policies of insurance required to be or which have been obtained by the Board shall include, among other things, the cost of all insurance premiums on all Owners according to their respective common interests. The common expenses Condominium, and allocate and assess such common charges among the Uni charges payable by the Unit Owners to meet the common expenses of the prepare a budget for the Condominium, determine the amount of the common The Board of Administrators shall from time to time, and at least annually, Determination of Common Expenses and Fixing of the Common Charges their mortgagees. also include such amounts as may be required for the purchase or lease by the

SECTION 2

Payment of Common Charges. All Unit Owners shall be obligated to pay the common charges assessed by the Board of Administrators pursuant to the provisions of Section 1 of this Article VI at such time or times as the Board shall determine.

No Unit Owner shall be liable for the payment of any part of the common charges assessed against his unit subsequent to a sale, transfer or other conweyance by him (made in accordance with the provisions of the Declaration and applicable restrictions of record) of such unit, together with his interest in the common areas and facilities (and Limited Common Areas, if any) as defined in the Declaration. A purchaser of a unit shall be jointly and severally liable with the seller for the payment of common charges assessed against such unit prior to the acquisition by purchaser of such unit without prejudice to the purchaser's right to recover from the seller the amounts paid by the purchaser therefor. Provided that a mortgagee or other purchaset of a unit at a foreclosure sale of such unit shall not be liable for and such unit shall not be subject to a lien for the payment of common charges assessed prior to the foreclosure sale. Such unpaid common charges shall be deemed to be common charges collectible from all of the Unit Owners including such purchaser, his successor and assigns.

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SECTION 3.

Collection of Assessments. The Board of Administrators shall assess common charges against the Unit Owners from time to time and at least annually and shall take prompt action to collect any common charge due from any Unit Owner which remains unpaid for more than 30 days from the due date for payment thereof.

SECTION 4.

Default in Payment of Common Charges. In the event of default by any Unit Owner in paying to the Board of Administrators the common charges as determined by the Board, such Unit Owner shall be obligated to pay interest at the legal rate on such common charges from the due date thereof, together with all expenses, including attorneys' fees (if permitted by law), incurred by the Board in any proceeding brought to collect such unpaid common charges. The Board shall have the right and duty to attempt to recover such common charges, together with interest thereon, and the expenses of the proceedings, including attorney's fees (if permitted by law), in any action to recover the same brought against such Unit Owner, or by foreclosure of the lien on such unit in like manner as a deed of trust or mortgage of real property.

SECTION 5.

Foreclosure of Liens for Unpaid Common Charges. In any action brought by the Board to foreclose on a unit because of unpaid common charges, the Unit Owner shall be required to pay a reasonable rental for the use of his unit and the plaintiff in such foreclosure action shall be entitled to the appointment of a receiver to collect the same. The Board, acting on behalf of all Unit Owners, or on behalf of any one or more individual Unit Owners if so instructed, shall have the power to purchase such unit at the foreclosure sale and to acquire, hold, lease, mortgage, vote the votes appurtenant to, convey or otherwise deal with the same subject, however, to applicable restrictions of record. A suit to recover a money judgment for unpaid common charges shall be maintainable without foreclosing or waiving the lien securing the same.

SECTION 6.

Statement of Common Charges. The Board of Administrators shall promptly provide any Unit Owner so requesting the same in writing, with a written statement of all unpaid charges due from such Unit Owner.

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SECTION 7.

Abatement and Enjoinment of Violations by Unit Owners. The violation of any rule or regulation adopted by the Board or the breach of any By-Law contained herein, or the breach of any provision of the Declaration, shall give the Board the right, in addition to any other rights set forth in these By-Laws: (a) to enter the unit in which or as to which, such violation or breach exists and to

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summarily abate and remove, at the expense of the defaulting Unit Owner, any structure, thing or condition that may exist therein contrary to the intent and meaning of the provisions hereof, and the Board shall not thereby be deemed guilty in any manner of trespass; or (b) to enjoin, abate or remedy by appropriate legal proceedings, either at law or in equity, the continuance of any such breach at the expense of the defaulting Unit Owner.

SECTION 8.

Maintenance and Repair. (a) All maintenance and any repairs to any unit, structural or non-structural, ordinary or extraordinary, (other than maintenance of and repairs to any common areas and facilities contained therein and not necessitated by the negligence, misuse or neglect of the owner of such unit) shall be made by the owner of such unit. Each Unit Owner shall be responsible for all damages to any and all other units and/or to the common areas and facilities that his failure to do so may engender. (b) All maintenance, repairs and replacements to the common areas and facilities, whether located inside or outside of the units (unless necessitated by the negligence, misuse or neglect of a Unit Owner, in which case such expense shall be charged to such Unit Owners as a common expense.

SECTION 9.

Additions, Alterations or Improvements by Unit Owners. No Unit Owner shall make any structural addition, alteration, or improvement in or to his unit, without the prior written consent thereto of the Board of Administrators. The Board shall have the obligation to answer any written request by a Unit Owner for approval of a proposed structural addition, alteration or improvement in such Unit Owners' unit, within thirty (30) days after such request, and failure to do so within the stipulated time shall constitute a consent by the Board of Administrators to the proposed addition, alteration or improvement.

SECTION 10.

Use of Common Areas and Facilities. A Unit Owner shall not interfere with the use of the common areas and facilities by the remaining Unit Owners and their guests.

SECTION 11.

Right of Access. A Unit Owner shall grant a right of access to his unit to the managing agent and/or any other person authorized by the Board of Administrators or the managing agent, for the purpose of making inspection or for the purpose of correcting any condition originating in his unit and threatening another unit or a common area and facility, or for the purpose of performing installations, alterations or repairs to the mechanical or electrical services or other common areas and facilities in his unit or elsewhere in the building or to correct any condition which violated the provisions of any mortgage covering another unit, provided that requests for entry are made in advance and that any such entry is at a time reasonably convenient to the Unit Owner. In the case of an emergency, such right of entry shall be immediate, whether the Unit Owner is present at the time or not. 004 moe141

SECTION 12.

Rules of Conduct. Rules and regulations concerning the use of the units and the common areas and facilities may be promulgated and amended by the Board with the approval of a majority of the Unit Owners. Copies of such rules and regulations shall be furnished by the Board to each Unit Owner, prior to the time when the same shall become effective.

SECTION 13.

Electricity. Electricity is supplied by the public utility company serving the area directly to each unit through a separate meter and each Unit Owner shall be required to pay the bills for electricity consumed or used in his unit. The electricity serving the common areas and facilities shall be separately metered, and the Board of Administrators shall pay all bills for electricity consumed in any portions of the common areas and facilities as a common expense.

ARTICLE VII – RECORDS AND AUDITS

The Board of Administrators or the managing agent shall keep detailed records of the actions of the Board and the managing agent, minutes of the meetings of the Board of Administrators, minutes of the meetings of the Unit Owners, and financial records and books of account of the Condominium, including a chronological listing of receipts and expenditures, as well as a separate account for each unit which, among other things, shall contain the amount of each assessment of the common charges against such unit, the date when due, the amounts paid thereof, and the balance remaining unpaid. The financial record and books of account shall be available for examination by all the Unit Owners, their duly authorized agents or attorneys at convenient hours on working days that shall be set and announced for general knowledge. A written report summarizing all receipts and expenditures of the Condominium shall be rendered by the Board to all Unit Owners on or before the 15th day of the third month following the close of each fiscal year covering the preceding year. In addition, an annual report of the receipts and expenditures of the Condominium shall be rendered by the Board to all Unit Owners and to all mortgagees of units who have requested the same, promptly after the end of each fiscal year.

North Carolina Moore County

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The foregoing certificate of Mary W. Horner, Notary Public of Moore County, North Carolina is certified to be correct.

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This 16th. day of August, 1972. Grier Gilmore, Register of Deeds <u>Mary R. Phillipe</u>, Assistant REGISTER OF DEEDS MOORE COUNTY, N.C.