R0928FG19U1

DECLARATION OF CONDOMINIUM ESTABLISHING RIVER RUN E A CONDOMINIUM

RECORD VERIFIED
JEFFREY K. BARTON
CLERK CIRCUIT COURT
INDIAN RIVER CO., FLA

This Declaration (the "Declaration"), made this 5th day of Mesch,
1992, by RIVER RUN DEVELOPMENT, INC., a Florida corporation, having its
principal place of business at 1013 U.S. 1, Sebastian, Indian River County,
Florida (hereinafter sometimes referred to as "Developer"), for itself, its
successors, grantees and assigns:
WHEREIN, Developer makes the following declaration and submission:

- 1. Purpose. The purpose of this Declaration is to submit the lands herein described and the improvements thereon to the condominium form of ownership and use in the manner provided by Chapter 718, Florida Statutes, 1989, herein called "the Condominium Act", as and for a plan of condominium ownership for such real property and improvements thereon as hereinafter described.
- a. Name and address. The name by which this condominium is to be identified is RIVFE RUN E, a Condominium (hereinafter referred to as the "Condominium"), and its address is 6000 River Run Prive, Sebastian, Florida 32958.
- b. The Land. The land owned by Developer which is hereby submitted to the condominium form of ownership it located in Indian River County, Florida (the "Land"). A description thereof is attached as Exhibit A.

2. Definitions

a. Additional Facilities means those facilities, fore part

a. Additional Facilities means those facilities, rore particularly described in paragraph 12 hereof, other than the Condominium Property as hereinafter defined, which are either located on land, and are themselves, owned by the Association as hereinafter defined, or are located upon land owned by other condominiums for which the said Association has operating responsibilities.

- b. Assessment means that share of the funds required for the payment of Common Expenses (as hereinafter defined) which, from time to time, is to be paid by each Unit Owner (as hereinafter defined).
- c. Association means RIVER RUN OF SEBASTIAN CONDOMINUM ASSOCIATION, INC., a Florida composation not for profit, and its successors and assigns, responsible for the operation of the Condominium.
- d. Common Expenses include:

 (1) Expenses of administration and expenses of naintenance, operation, repair or replacement of the Common Property or Additional Tarilities, it any, and of those portions of the Units to be maintained by the Association.

this Declaration or of the Rylans of the Association.

- (3) Any valid charge against the Condor infur. Property (as hereinafter defined) as a whole,
- e. <u>Common Property (Element)</u> means that portion of the Condom informer. Property (as hereinafter defined) not included in the Units, and tangible personal property required for the maintenance and operation of the Condominium.
- f. Common Surplus means the excess, if any, of all receipts of the Association over the Common Expenses.

- g. Condominium Property means and includes the land of the Condominium, all improvements thereon, the Common Property, and all easements and rights appurtenant thereto.
- h. <u>Institutional Mortgage</u> means a mortgage held by a bank, savings and loan association, insurance company or union pension fund.
- i. Limited Common Property (Element), as the term is used herein, shall mean and comprise that portion of the Condominium Property consisting of one (1) designated parking and storage facility for each Unit, two (2) for the penthouse unit, all as identified on Exhibit D-8 attached hereto, as to which a right of exclusive use may be reserved as an appurtenance to a Unit, as hereinafter defined and as hereinafter provided.
- j. Singular, Plural Gender. Whenever the context so permits, the use of the plural shall include the singular, the singular the plural, and the use of any gender shall be deemed to include all genders.
 - k. Unit means unit as defined by the Condominium Act.
 - 1. Unit Owner means unit owner, as defined by the Condominium Act.
- m. <u>Utility Services</u> as used in the Condominium Act and as construed with reference to this Condominium, and as used in the Declaration and By-laws of the Association, shall include but not be limited to electric power, hot and cold water, heating, refrigeration, air conditioning, cablevision, garbage and sewer disposal and telephones.
- 3. Submission Statement. The Condominium is described and established as follows: The Developer hereby submits the Land and all improvements elected or to be erected thereon, all easements, rights and appurtenances belonging thereto, and all other property, real, personnal or mixed, intended for use in connection therewith, to the condominium form of ownership and use in the magnet provided by the Condominium Act as it exists on the date hereof. Survey and Description. A survey of the Land, showing the location of the improvements, Common Property, Limited Common Property and casements, is attached use Exhibit b, a survey of the entire River Run development and a subsidiary sketch of easements is attached as Exhibit C. It is anticipated that this condominium will be the fitth of no more than six (6) separate condominiums to be established as a consumity of condominiums by the Developer and that the Association will be liable for the operation of all of said condominiums. The declaration of condominium for each of said condominiums shall be in substantially the same form, as permitted by law. No statements contained herein shall be construed so as to require the Developer to submit any land to the condominium form of ownership, except the land submitted by this Declaration as shown on Exhibit A.
- 4. Plot Plan, Floor Plan and Elevations. Three sheets of elevations (Exhibit D-1, Master Floor Plans & Unit Desig. (Exhibits D-2, D-3, D-4, D-5 and D-6), Unit Floor Plans (Exhibit D-7), and one Master Parking Plan (Exhibit D-8) are attached hereto and are presented in sufficient detail, taken together with Exhibit B, to Identify each Unit, the Common Property and the Limited Common Property, and to provide accurate representations of their locations and dimensions. For purposes of Identification, all Units in the building located upon the Condominium Property are given Meutifying numbers and no Unit bears the same identifying number as does any other Unit.
- 5. Certificate. A certificate of a surveyor authorized to practice in the State of Florida, certifying that the construction of the improvements described is sufficiently complete so that the aforementioned survey, plot plans, floor plans and graphic descriptions, together with the wording of the Declaration, are an accurate representation of the location and dimensions of the improvements described, and further that with such material there can be determined therefrom the identification, location and dimensions of each Unit, all casements, and the Common Property and Limited Common Property, in attached hereto as Exhibit E.
- 6. Engements. Each of the following easements is hereby created as a covenant running with the land of the Condominium, to-wit:
- a. Perpetual non-exclusive easement in Cormon Property. The Common Property shall be, and the same is hereby declared to be subject to a

perpetual non-exclusive easement in favor of all of the Unit Owners in this and other condominiums for which the Association has operating responsibilities, for their use and the use of their immediate families, guests and invitees, for all proper and normal purposes, and for the iurnishing of services, utilities and facilities which are reasonably intended for the enjoyment of said Unit Owners, and as the same may exist or be necessary or desirable for the iurnishing of the same to units or other areas of such condominiums from time to time. Notwithstanding anything above provided in this paragraph to the contrary, the Association shall have the right to establish rules and regulations pursuant to which Unit Owners may be entitled to the exclusive use of a parking space or spaces other than those parking spaces assigned and appurtenant to a particular unit.

h. Fascment of air space. Each Unit Owner shall have an exclusive easement for the use of air space occupied by said Unit as it exists at any particular time and as said Unit may lawfully be ultered or reconstructed from time to time, which easement shall be terminated automatically in any air space which may be recuted from time to time.

- c. Utilities. Easements shall exist as may be required for utility services in order to adequately serve the Condominium and any other condominiums for which the Association has operating responsibilities; provided, however, that easements through a Unit shall only be according to the plane and specifications for the building containing the Unit or as the building is actually constructed, unless approved, in writing, by the Unit Owner. An easement shall exist throughout the Common Property and Limited Common Property for the purpose of installation, maintenance, repair and replacement of all sewer, water, power and telephone pipes, lines, mains, conduits, wires, poles, transformers and any and all other equipment or machinery necessary or incidental to the proper functioning of any utility system.
- d. Traffic. An easement shall exist for pedestrian traific over, through and across sidewalks, pathe, valks, halls lobbies, elevators, center cores, and other portions of the Common Property as may from time to time be intended and designated for such purpose and use and as may be necessary to provide reasonable access to public ways, and for vehicular and pedestrian traffic over, through and scross such portions of the Common Property as may from time to time be paved and intended for such purpose and as may be necessary to provide reasonable access to public ways; and such easement shall be for the use and benefit of the Unit two and institutional Mortgages and/or tenants in the Condominium and other condominiums for which the Association has operating responsibilities, or members of their respective families and their social guests; provided, however, nothing herein shall be construed to give or create in any person the right to park upon any portion of the Common Property of the Condominium Property except to the extent that space may be specifically designated and assigned for parking purposes.
- e. Easement for Unintentional and Non-Negligent Encroachments. If a Unit shall encroach upon any Common Property, Limited Common Property or upon any other Unit, by reason of original construction or by the non-purposeful or non-negligent act of the Unit Comer or Developer, then an easement appurtenant to such encroaching unit to the extent of such encroachment shall exist. If any Common Property or Limited Common Property shall encroach upon any unit by reason of original construction or the non-purposeful or non-negligent act of the Association or the Developer, then an easterer appurtenant to such Common Property or Limited Common Property to the extent of such encreachment shall exist.

f. Other Essements. There are also created hereby such other essements as are described and set forth in, and created by, the Essement Deed appended to this Declaration of Condominium as lability.

g. Additional Fascicute. The Association, on its behalf and on behalf of all Unit Owners (each of where hereby appoints the Association as his attorney-in-fact for this purpose), shell have the right to grant such additional electric, gas or utility or service or other easements, or relocate any existing easements or draining facilities, in any portion of the Condominium Property, as the Association shall deem necessary or desirable for the proper operation and maintenance of the Condominium Property, or any portion thereof, or for the general health or welfare of the Unit Owners, or for the purpose of carrying out any provisions of this beclaration or otherwise,

provided that such easements or the relocation of existing easements will not prevent or unreasonably interfere with the reasonable use of the Units for their intended purposes. The Association, on behalf of itself and all Unit Owners (as such Unit Owners' attorney-in-fact), shall also have the right to transfer title to utility-related equipment, facilities or material to any public utility company or governmental agency which is assuming the obligation to maintain such equipment, facilities or material. In connection with the foregoing, bills of sale may be granted for items of personal property owned or governed by the Association. Furthermore, the Association shall have the authority to take any other action, on behalf of itself and all Unit Owners (as such Unit Owners' attorney-in-fact), to satisfy the requirements of any public utility company or governmental agency to which any such utility-related equipment, facilities or material agency to which any such utility-related equipment, facilities or material agency to which any such utility-

7. Improvements - General Description.

a. The Condomintum consists of one four-story building, containing thirty-one (31) Units to be located on a parcel of land to the east of U.S. Highway 1.

- b. <u>Sewage Disposal System</u>. Sewage facilities for the Condominium are provided by Indian River County Utility System.
- c. Other Improvements may include, but are not limited to, landscaping, covered automobile parking areas, walkways and entrance ways; all of which are a part of the Common Property, except as is stated otherwise herein.
- 8. Unit boundaries. Each Unit shall include that part of the building containing the Unit that lies within the boundaries of the Unit, which boundaries are as follows:
- a. Upper and lower boundaries. The upper and lower boundaries of the Unit shall be the following boundaries extended to an intersection with the perimetrical boundaries. The horizontal plane of the undecorated finished ceiling.

 (1) Upper boundaries. The horizontal plane of the undecorated finished floor.
- b. <u>Perinetrical boundaries</u>. The perimetrical boundaries of the Units shall be the vertical planes of the undecorated finished interior of the walls bounding the Units extending to intersections with each other and with the upper and lower boundaries.
- c. <u>Hiscellaneous provisions</u>. Unit Owners shall not be deemed to own the outer undecorated and/or unfinished surfaces of the perimeter walls, floors and ceiling surrounding their respective Units, nor shall Unit Owners be deemed to own pipes, wires, conduits or other public utility lines running through Units which are utilized by or serve rore than one (1) Unit. These items are hereby made a part of the conson elements. However, a Unit Owner shall be deemed to own the Inner decorated and/or finished surfaces of the perimeter calls, floors and ceilings, including planter, paint and wallpaper of the Unit.
- 9. Common Elements The "common elements" of the Condominium have bretofore in this Declaration been defined as "Common Property" (see paragraph 2, subparagraph c.), thich consists as stated, of the land of the Condominium and all other parts of the Condominium Property not within the Units, or which are not specified as Limited Common Property, and all tangible personal property which is used in the maintenance and operation of the Condominium. A Unit twice shall not be deemed to our pipes, wires, conduits, or other public utility transfission devices running through any Unit which are utilized for or serve more than one Unit, which items are, by these presents, hereby rade a part of the Common Property.
- 10. Ownership of Units and appurtenant share in Common Property, Cormon Surplus and Common Expenses. Each Unit shall be conveyed and treated as an

individual property capable of independent use and fee simple ownership, and the owner or owners of each said Unit shall own, as an appurtenance to each Unit, a one thirty-second (1/32) undivided share of all Common Property and any Common Surplus of the Condominium except that owners of Penthouse unit #6059 shall each own an undivided two-thirty seconds (2/32) share in Common Property and Common Surplus of the Condominium. Except as otherwise provided in paragraph 12 hereinafter each Unit Owner and each Unit shall be liable for a proportionate share of the Common Expenses according to the undivided share of ownership of Common Property set forth above. Each Unit Owner and Unit shall have a proportionate share in the Common Surplus, such shares bearing the same proportion to the whole as the Unit Owner's undivided ownership of Common Property. These shares shall remain the same regardless of the purchase pince of the Unit, its location or size, except as may otherwise be set forth herein.

a. The fee title to each Unit will include the Unit, its undivided interest in the Common Property, and the interest in the Limited Common Property appurtenant to such Unit; said interests to be deemed to be conveyed or encumbered with each respective Unit, even though the description in the instruments of conveyance or encumbrance may refer only to the fee title to the Unit. Any attempt to separate the fee title to a Unit from the undivided interest in the Common Property or Limited Common Property appurtenant to such Unit, shall be null and void.

- b. In the event that any one or more of the Units are not rebuilt by reason of the loss of Condeminium Property from destruction, condemnation or otherwise, and, therefore, the number of Units is reduced, or in the event the Association becomes a Unit Owner, then the proportionate share of the Common Expenses and the Common Surplus of each Unit remaining which is not owned by the Association shall be increased to the appropriate fraction having a denominator equal to the number of Units then remaining and which are not owned by the Association and a numerator equal to one (1). Upon the sale of a Unit by the Association a finilar adjustment shall be made to appropriately reduce the share of the Common Expenses and Common Surplus of tach Unit.
- 11. Parking Facilities. As each Unit is purchased, the Developer shall assign to such Unit parking for one car, except that Ponthouse unit 6059 will be assigned two covered parking spaces for that unit. Once said parking facility is assigned by the Developer, then said parking lacility, as Limited Common Property, thall be deemed an appurtenance to the Unit to which it was assigned, and such parking facility may not thereafter be separately conveyed, hypothecated, transferred, encurhered or otherwise dealt with, and title thereto shall pass only with title to the Unit to which it is appurtenant.

Such assignment of said parking facilities by the Developer shall be by an instrument in writing and executed with the formalities of a deed, and recorded in the public records of Indian River County, Florida, which said assignment may be made by separate instrument or by inclusion in any instrument of conveyance of a Unit. Upon such assignment of parking facilities, as Limited Common Property of a Unit, the owner of the Unit to which the parking facilities are appurtenant shall have the exclusive right to the use thereof without separate charge therefor by the Association. The cost of raintenance and administration of the Limited Common Property shall be included as part of the Cornor Expenses applicable to all Units for purposes of assessment. Neither the association not any party shall exchange or otherwise transfer the parking facilities once the same have become appartenant to a unit. Upon the assignment of the same by the Developer to a Unit when the parking facilities chall become appurtenances to said unit and shall be encumbered by and subject to any nortgage then or therefore incurtering said Units and upon the conveyance of or parking of title to the Unit to which such assignment is made, such exclusive right shall pass as an appurtenance thereto in the same canner as the undivided interest in the Common Property appurtenant to such Unit.

12. Additional Facilities. The Association may own and hold fee simple title to lands within reasonable proximity to the Condominium Property, or may otherwise be responsible for operating, maintaining and/or servicing certain facilities located on the Condominium Property, on the property of other condominiums for which the Association has operating responsibilities, or or lands owned by the Association within reasonable proximity to the Condominium Property, which Association-owned lands, or facilities for which the Association may have operating responsibilities, will be for the use and benefit of

the members of the Association, of Unit Owners in all of the condominiums for which the Association has operating responsibilities, of institutional mortgagees, and/or tenants in the several condominiums for which the Association shall have operating responsibilities, or members of their respective families and their social guests. Such facilities may include, without limitation, recreational facilities including a swimming pool, docking facilities, a clubhouse, roadways for access to and from public ways, entrance ways, walkways, automobile parking areas and other like facilities. The Association shall assess each condominium for which it has operating responsibilities, when completely constructed, for such condominium's pro-rata share of the cost and expenses of operation, maintenance and/or servicing the above-described tacilities; such pro-rata share to be equivalent to the product of the total cost and expense and a fraction the numerator of which shall be the number of Units in each such separate condominium and the denominator of which shall be the total number of units for which the Association has operating responsibilities; provided, however, that all of the expenses involved in the ownership, maintenance and operation of the docking facilities, if such is added by the Developer, shall be divided among those Unit Owners having the right to use the docking facilities and shall not form a burden or charge assessable against or payable by Unit Owners in condominiums operated by the Association who do not have such right. Such assessed expenses shall be considered a general Common Expense of each such condominium so assessed, except in the case of docking facility expenses as aforesaid, if any. That same proportion of assessed expense shall also represent each reperate condominium's interest in any Association-owned property, which interest shall be deemed Common Property of each condominium, to be shared by the Unit Owners of each condominium in accordance with such Unit Owners' individual shares in the Common Property of such individual condominium.

- Recognizing that the proper use of a Unit by any Unit Owner is dependent upon the use and enjoyment of the Common Property in common with all other Unit Owners and that it is in the interest of all Unit owners that the ownership of the Common Property he retained in common by the owners of Units in the Condominium, it is declared that the undivided interest in the Common Property appurtenant to each Unit shall remain undivided and no owner of any Unit shall bring or have any right to bring any action for partition or division.
- 14. Restriction against further subdividing of Units and separate conveyance of appurtenant Cormon Property, etc. Except as reserved to Developer, no Unit may be divided or subdivided into a smaller Unit or smaller Units than as shown on Exhibit D herete, nor shall any Unit, or portion thereof, he added to or incorporated into any other Unit without the prior written consent of the Board of Directors of the Association as hereinbelow provided. The undivided interest in the Cornon Property declared to be an appurtenance to each Unit shall not be conveyed, devised, encumbered or otherwise dealt with separately from said Unit, and the undivided interest in Common Property appurtenant to each Unit shall be decred conveyed, devised, encumbered or otherwise included with the Unit even though such undivided interest is not expressly mentioned or described in the instrument conveying, devising, encumbering or otherwise dealing with such Unit. Any conveyence, mortgage or other instrument which purports to affect the interest or life in, to or upon a Unit shall be null void and of so effect interest or life in, to or upon a Unit shall be null void and of so effect interest or divided interest in a Unit and its appurtenant undivided interest in Cormon Property, unless the same purports to otherwise trade or deal with the entire unit. Any instrument conveying, devising, chaubering or otherwise dealing with any Unit which described said Unit by the unit number ass gued thereto in Exhibit D without limitation or exception that be decred and construed to affect the entire Unit and its appurtenant undivided interest in Common Property. Nothing herein contained shall be construed as Ificting or preventing ownership of any Unit and its appurtenant undivided interest in Common Property by Lore than one (1) person or entity as tenants in common, jefft tenants or as tenants by the entirety.
- 15. Use or acculation of interest in the Condominium to render user or acquirer subject to provisions of Declaration of Condominium, rules and regulations. All present or future Unit Owners, tenants or any other person who might use the facilities of the Condominium in any manner are subject to the provisions of this Declaration of Condominium, and to the rules and regulations of the Association, as the same may from time to time be adopted and promulgated, and the mere acquisition or rental of any Unit, or the mere

act of occupancy of any Unit, shall signify that the provisions of this Declaration of Condominium and of the Association's rules and regulations are accepted and ratified in all respects.

16. The Association.

- a. Administration of the Condominium by the Association. To efficiently and effectively provide for the administration of the Condominium by the Unit Owners, a non-profit Florids corporation, known and designated as "RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC." has been organized, and said Association shall administer the operation and management of the Condominium, and undertake and perform all acts and duries incident thereto in accordance with the terms, provisions and conditions of this Declaration of Condominium, and in accordance with the terms of the Articles of Incorporation and By-laws of said Association. A true copy of each of the Articles of Incorporation and By-laws of the Association are annexed be to and expressly made a part hereof as Exhibits C and H respectively. Each Unit Owner shall automatically become a member of the Association upon his, their or its acquisition of an ownership interest in or title to any Unit in the Condominium, and the appurtenant undivided interest in Corron Property and Limited Common Property in the Condominium, and upon recording evidence of such ownership interest in the public records of Indian River County, Florida; and the membership of such Unit Owner shall terminate automatically upon such Unit Cwner being divested of such ownership interest in or title to such Unit, repardless of the means by which such ownership may be divested. No person, firm or corporation holding any lien, mortgage or other encumbrance, to membership in the Association, or to any of the rights or privileges of such membership. In the administration of the operation and management of the Condominium, said Association shell have and is hereby granted the authority and power to enforce the provisions of this Declaration of Condominium, levy and collect assessments in the manner hereinafter provided, and to adopt, promulgate and enforce such rules and regulations of the Condominium. Levy and collect assessments in the manner hereinafter provided, and to adopt, promulgate and enforce
- b On all patters on which the membership is entitled to vote, there shall be only one (1) vote for each Unit in the Condominium and such vote may be exercised by the Unit owner in the manner provided in the By-laws of the Association, such vote being subject to any limitations or restrictions provided in said Bylaws or in this Declaration of Condominium. Perference is hereby made to paragraph 32 of this Declaration and provisions therein made relating to the Board of Directors of the Association. Should any member currence than one Unit in the Condominium, such member shall be entitled to exercise as many votes as he owns Unit.
- c. Eddification or Amendment of Ey-laws. No modification or amendment to the By-laws of the Association shall be valid unless set forth in or annexed to a duly recorded anendment to this Declaration. The Py-laws may be amended in the manner provided for therein, but no such amendment shall be adopted, which would affect or impair the validity or priority of the record owner of any mortgage covering any Unit, unless said mortgages shall join in the execution of the amendment.
- the duty of the Association to maintain end repair for any injury or damage, other than the cost of maintained and repair, dated by any latent condition of the property to be maintained and repaired by the Association or caused by the elements or other owners or persons.
- e. kestraint upon Assignment of Sheres in Assets. The share of a member in the funds and assets of the Association cannot be assigned, hypothecated or transferred in any manner except as an apportenance to his Unit.
- 17. Paintenance, Alteration and Improvement. Responsibility for the reintenance of the Condominium Property and restrictions upon its alteration and improvements shall be as follows:
- a. <u>Maintenance and Repair of Cormon Property and Limited Colmon Property by Association</u>. The Association, at its expense, shall be responsible for the maintenance, repair and replacement of all of the Cormon

Property and Limited Common Property and all conduits, ducts, plumbing, wiring and other facilities located in or on the Common Property and Limited Common Property for the furnishing of utility or drainage services to the Units, the Common Property and the Limited Common Property, and, should any incidental damage be caused to any Unit by virtue of any work which may be done or caused to be done by the Association in the maintenance, repair or replacement of or at any Common Property, the said Association shall, at its expense, repair such incidental damage. If repairs to Common Property, Limited Common Property or windows are made necessary by the negligence of any Unit Owner, members of his family, or his guests, employees, agents, invitees or lessees, then such repairs shall be effected by the Association at the expense of said Unit Owner, and payment for the same shall be made within ten (10) husiness days of delivery or mailing of written demand by the Association; if unpaid within ten (10) business days after delivery or mailing of such written demand, then the Association may proqued to collect the same, together with costs of collection, in the manner herein provided for the collection of delinquent assessments for maintenance.

- b. Maintenance and report by Unit Owners. Every Unit Owner must perform promptly all maintenance and repair work within his Unit which, if omitted, would affect the Condominium in its entirety or affect any part belonging to other Unit Owners, being expressly responsible for the damages and liability which his failure to do so may engender. Each Unit Owner shall be liable and responsible for the maintenance, repair and replacement, as the case may be, of all air conditioning and heating equipment and all other mechanical systems serving only his Unit, stoves, refrigerators, fans or other appliances or equipment, including any fixtures and/or their connections required to provide water, light, power, telephone, scwage and sanitary service to his Unit and which may now or hereafter be situated in his Unit or be for the purpose of serving only his Unit. Such Unit Owner shall further be responsible and liable for maintenance, repair and replacement of any and all interior wall, ceiling and ilour exterior surfaces, windows, painting, decorating and furnishings, and all other accessories which such Unit Owner decorating and furnishings, and all other accessories which such Unit Comer may desire to place or maintain in his Unit. Therever the maintenance, repair and replacement of any items which a Unit Owner is obliqued to reintain, repair or replace at his own expense is occasioned by any loss or damage which may be covered by any insurance maintained in force by the resociation, the proceeds of the insurance received by Association shall be used for the purpose of raking such maintenance, repair or replacement, except that such Unit Owner shall be in said instance, required to pay such portion of the costs of such maintenance, repair and replacement as shall, by reason of the applicability of any deductibility received on such insurance, account the applicability of any deductibility provision of such insurance, exceed the amount of the insurance proceeds applicable to such maintenance, repair of replacement. The floor and interior wells of a terrace, patio, balcony or loggia appurtenant to a Unit, shall be maintained by the Unit Owner at his expense; provided that a Unit Owner shall not huild, furnish or otherwise decorate or change in any rarner the appearance of any portion of the exterior of the Unit owned by him or the building within which the Unit is located without the prior written consent of the Association.
- c. Right of entry for maintenance of Common Property. Whenever it is necessary to enter any Unit for the purpose of performing any maintenance, alteration or repair to any pertion of the Common Property, property owned by the Association, or other property for which the Association has operating responsibilities, or to go upon any limited Common Property constituting an appurtenance to any such Unit, for such purpose, each Unit when shall permit other Unit Comers or their representatives, or the duty constituted and authorized agent of the Association, to enter such Unit, or to go upon the Limited Common Property constituting an appurtenance to any such Unit, for such purpose, provided that such entry shall be made only at reasonable times and with reasonable sevence notice.
- 18. Association is given the authority to administer the operation and management of the Condominium, it being recognized that the delegation of such duties to one entity is in the best interests of all Unit Coners. To properly administer the operation and management of the Condominium, the Association will incur, for the mutual benefit of all Unit Comers, costs and expenses which will be continuing or non-recurring costs, as the case ray he, which costs and expenses are herein referred to as "Common Expenses". To provide the funds necessary for such proper operation and management, the said Association has heretofore been granted the right to make, levy and collect assessments

against all Unit Owners and against the said Units. In furtherance of said grant of authority to the Association to make, levy and collect assessments to pay the costs and expenses for the operation and management of this Condominium, the following provisions shall be operative and binding upon all Unit Owners, to-wit:

- a. The Board of Directors of the Association shall establish an annual budget for each condominium for which it has operating responsibilities and for the Association itself in advance of each fiscal year to project and determine the amount of the Common Expenses which may be required for the proper operation, management and maintenance of each condominium and to allocate and assess such Common Expenses among the Unit Owners of each separate condominium according to the share that each is required to pay. In determining such Common Expenses, the Board of Birectors may provide for an operating reserve not to exceed lifteen (15%) percent of the total projected Common Expenses for the year. Unless the Unit Owners of each separate condominium determine, by a majority of those Unit Owners of each separate condominium present at a meeting of the members to provide no reserves or reserves less adequate than required by law, the Board of Directors, in addition to annual operating expenses, shall include in each separate condominium budget reserve accounts for capital expenditures and deferred maintenance computed by means of a formula which is based upon estimated life and estimated replacement cost of each reserve item. Each Unit Owner shall be liable for the payment to the Association of that proportion of the Common Expenses as determined in each said budget, as each Unit shares in the Common Property as hereinabove set forth in paragraphs 10 and 12.
- b. Special assessments may be made by the Board of Directors from time to time to meet other needs or requirements of the Association in the operation and management of the Condominium or the Additional Facilities and to provide for emergencies, repairs or replacements, and infrequently recurring items of maintenance, or to perform any other function or act authorized expressly or impliedly by this Declaration, the Articles of Incorporation of the Association or its By-laws.
- d. All monies collected by the association shall be treated as the separate property of the said Association, and ouch mories may be applied by the said Association to the payrent of any expense of operating and managing the Condominium, the Condominium Property or the Additional Pacilities, undertaking all acts and duties increase upon it by virtue of this Declaration of Condominium and the Articles of Incorporation and By-laws of the Association, and, as the monies for any assessment ere paid unto the Association by Unit Owner, the same may be commingled with the monies paid to the said Association by other Unit Owners. Although all funds and other assets of the Association, and increments thereto or profits derived therefrom, or from the leasing or use of Common Insperty, shall be held for the benefit of the members of the Association, no member of said Association shall have the right to assign, hypothecate, pledge or in any remer transfer his membership interest therein, except as an appurtenance to his Unit. When a Unit Owner shall case to be a member of Association by reason of the divestment of his ownership of such Unit, by whatever means, the Association shall not be received to account to such Unit Owner for any share of the funds or assets of Association, or which may have been paid to said Association by auch Unit Owner, as all monies which any Unit Owner has paid to the Association shall be and constitute an asset of base association which may be used in the operation and management of this Connominate.

d. The liability for dry resessment or portion thereof way not be avoided by a Unit Other or waived by reason of such Unit Owner's waiver of the

use and enjoyment of any of the Common Property or Additional Facilities or by his abandonment of his Unit.

- e. Any assessment or installment thereon not paid within ten (10) business days from the date upon which it is due shall be deemed delinquent and shall bear interest thereon at the highest rate then allowed by the laws of the State of Florida from its due date and shall remain delinquent until fully paid, together with accrued interest. All payments upon account will be first applied to interest and then to the assessment payment first due. If such delinquency is not made good within sixty (60) calendar days from the date the same occurred, the balance of the annual assessment remaining unpaid shall become immediately due and paymele, and the Association may proceed to collect the same in any manner provided by law, including, without limitation, the foreclosure of its lien as provided in the Condominium act.
- f. The provisions of Section 718.116 of the Florida Condominium Act in effect at the time of recording this Declaration, where the same are not in conflict with other provisions of this section of this Declaration, are incorporated herein by reference and made a part hereof.
- g. The lien provided for in such Section 718.116 of the Florida Statutes shall also secure reasonable attorney's fees and costs incurred by the Association incident to the collection of assessments or enforcement of the lien therefor, as well as any sums expended by the Association to protect the security of its lien.
- h. The holder of a first mortgage acquiring title to a Unit by a purchase at the public sale resulting from the first mortgagee's foreclosure judgment in a foreclosure suit in which the Association has been properly named as a defendant junior lienholder or by acceptance of a voluntary conveyance in lieu thereof, or a purchaser at a judicial sale resulting from the foreclosure of a first mortgage, and their successors and assigns, shall not be liable for the share of cornen Expenses or assessments pertaining to such Unit or chargeable to the former Unit Order, which become due prior to such acquisition of title unless the share is secured by a claim of lien for assessments that is necorded prior to the recording of the foreclosed mortgage. Such unpaid share of Cornon Expenses shall be collectible from all members of the Association and from all those who are Unit Owners in this Condominum at the rime of such sequisition of title including such acquirer of title. Sheels the Association be the owner of any Unit or Units, the assessment which would otherwise be due and payable to the Association by the owner of such Unit or Units, reduced by the amount of income which may be derived from the leasing of such Unit or Units by Association, shall be apportioned and assessment therefor levied ratably among all Unit Owners based upon their proportionate ownership of Units exclusive of the Units owned by the Association.
- i. In any voluntary conveyance of a Unit, the grantee shall be jointly and severally liable with the granter for all unpaid assessments against granter made prior to the time of transfer of title, without prejudice to the rights of the grantee to recover from the granter the amounts paid by the grantee therefor.
- the payment of any delinquent assessment thall not be deemed to be an election of the payment of any delinquent assessment thall not be deemed to be an election by the Association which shall prevent its thereafter seeking collection of any sure remaining owing to it by foreclosure, nor shall proceeding by foreclosure to attempt to effect such collection be deemed to be an election precluding the intitution of suit at law to attempt to effect collection of any sum then remaining owing to it.
- 19. Right of the Association to alter and improve property and make assessment therefor. The Association shall have the right to make or cause to be made such alterations or improvements to the Cosson Property as do not prejudice the rights of any Unit Owner in the use and enjoyment of his Unit, (unless such Unit Owner's written consent has been previously obtained), provided the making of such alterations and improvements is approved by the Roard of Directors of said Association, and the cost of such alterations or improvements shall be Common Expenses to be assessed and collected from all Unit Owners. However, where any alterations and improvements are exclusively or substantially for the benefit of particular Unit Owners, the assessment shall be levied in such proportion as may be determined by the loard of

Directors of the Association. The cost of such alterations or improvements shall not be assessed against an institutional lender acquiring its title as the result of cwning a mortgage upon a Unit, unless such institutional lender shall approve the alterations or improvements, regardless of whether title was acquired by foreclosure or deed in lieu thereof.

- 20. Insurance coverage, use and distribution of proceeds, repair or reconstruction after casualty.
- a. All insurance policies upon the Condominium Property shall be purchased by the Association. The named insured shall he the Association individually and as agent for the Unit Owners, without naming them, as their interest may appear. Provision shall be made for the issuance of mortgagee endorsements and/or memoranda of insurance to the Unit Owners and their mortgagees.
- th. The Association shall be required to obtain and maintain casualty insurance covering all improvements upon the land, including any Additional Facilities, all parts of all buildings, both exterior and interior (excepting, however, all floor coverings, wall coverings and ceiling coverings within individual units), and fixtures, as are ordinarily covered by similar types of insurance policies, in an amount equal to the maximum insurable replacement value, exclusive of foundation and excavation costs, as determined annually by the insurance carrier; or, if approved by the Board of Directors, such insurance may be carried on not less than an eighty percent (60%) co-insurance basis. The coverage shall afford protection against loss or damage by fire, windstorm and other hazards covered by a stundard extended coverage endorsement, and such other risks as shall be customarily covered with respect to buildings similar in construction, location and use, including but not limited to vandalism, malicious mischief and flooding. The Association shall also be required to carry public liability insurance in amount sufficient to provide adequate protection to the Association and its members. All liability insurance maintained by the Association shall cortain cross-liability endorsements to cover liability of the Unit Currers as a group to each Unit Owners.
- other coverage, as the Board of Directors may determine to be desirable. Employer's Mability insurance shall be obtained if necessary to comply with the Workmen's Compensation Law.
- d. The premiums upon all insurance policies shall be paid by the Association as a Common Expense.
- e. The Association is hereby declared to be and appointed as authorized agent for all Unit Owners for the purpose of negotiating and agreeing to a settlement as to the value and extent of any loss which may be covered under any policy of casualty insurance, and is granted full right and authority to execute in favor of any insurer a release of liability arising out of any occurrence covered by any policy or policies of casualty insurance and resulting in loss or damage to insured property.
- f. Any proceeds becoming due under the casualty insurance policy or policies for loss, damage of destruction sustained to the Conderinion Property or Additional first Louisagees to which have been round loss payable nortgagee endorsements.
- premises is not substantial (no such term substantial" is heremaster defined), and such loss, damage or destruction is replaced, repaired or rectored with the Association's fords, the institutional first nortgages which are named as payees upon the drafts issued by the insurance carrier shall endorse said drafts and deliver the sere to the Association; provided, however, that any repair and restoration on account of physical damage shall restore the improvements to substantially the same condition as existed prior to the casualty.
- h. "Substantial" loss, damage or destruction, as the term is used herein, shall mean any loss, damage or destruction sustained to the insured improvements which would require an expenditure of sums in excess of five percent (5%) of the amount of coverage applicable to the particular

improvement or improvements suffering loss, damage or destruction in any one instance under the Association's casualty insurance policy or policies then existing, in order to restore, repair and reconstruct the loss, damage or destruction sustained.

- i. Any casualty insurance proceeds becoming due by reason of substantial loss, damage or destruction sustained to the Condominium Property shall be payable to the Association, unless there shall have been issued a loss payable mortgagee endorsement to an institutional first mortgagee, in which case insurance proceeds shall be made available to the institutional first mortgages which shall hold the mortgage on the particular improvement sustaining loss, damage or destruction, or, in the event of loss, damage or destruction to more than one Unit, to the institutional first mortgages which may hold the mortgage or mortgages encumbering the greatest number of Units which may have sustained loss, damage or destruction in any one instance in the Condominium, which proceeds shall be held in a construction fund to provide for the payment of all work, labor and materials to be furnished for the reconstruction, restoration and repair of the Condominium Property. Disbursements from such construction fund by such institutional first mortgagee shall be in accordance with such institution's usual and customary construction loan procedures. In the event of the loss of or damage to Common Property, Limited Common Property, Additional Facilities and any Unit or Units, which loss or damage is covered by the casualty insurance, the proceeds paid to the Association to cover such loss or damage shall be first applied to the repair, replacement or reconstruction, as the case may be, of Common Property, real or personal, Additional Facilities and Limited Common Property, and then any remaining insurance proceeds shall be applied to the repair, replacement or reconstruction of any Unit or Units which may have sustained loss or demage so covered. Any sums remaining in the construction fund after the completion of the restoration, reconstruction and repair of the improvements and full payment therefor shall be paid over to the Association and held for, and/or distributed to, the Unit Owners in proportion to each Unit Owner's share of the Common Surplus. If the insurance proseeds payable as a result of such casualty are not sufficient to pay the entirated costs of such restoration, repair and reconstruction, which estimate shall be made prior to proceeding with restoration, repair or reconstruction, the Association shall levy a special assessment against the owner of each damaged unit and against all members and all built owners (as a Common Expense) in case of damage to Common Property or Additional Pacifities, for the amount of such insufficiency and shall now could sure that the aforecast construction tand. If at ciency, and shall pay said sur into the aforesaid construction fund. If at any time during reconstruction and repair or upon completion of reconstruction and repair the funds in the hands of Association for the payment of the costs thereof are insufficient, assessmente shall be made against the owners who own the damaged Units, and against all Unit Owners in the case of damage to Cormon Property or Additional Facilities, in sufficient amounts to provide funds for the payment of such costs. Such assessments against Unit Owners for damage to Units shall be in proportion to the cost of reconstruction and repair of their respective Units. Assessments for damage to limited Common Property shall be in proportion to each owner's share in the damaged or destroyed Limited Couson Property.
- j. Notwithstanding which institutional first mortgages holds the nortgage or cortgages encumbering the prestort number of Units, such mortgagees hay agree between or among themselves as to which one shall administer the construction fund in the event of loss or damage to more than one Unit in any one instruce. If there be no institutional voitgagee as to whom a loss payable endorsement has been issued for any Unit, then the insurance proceeds for loss or damage to such unencumbered Unit shall be paid to the Association and used for reconstruction and repair in the same manner hereinabove revided for use by an institutional first nortgagee
- k. If the damage sustained to the improvements is less than substantial, as heretofore defined, the Board of Directors may determine that it is in the best interests of the Association to pay the insurance proceeds into a construction fund to be administered by an institutional first mortgagee as hereinabove provided. To institutional mortgagee shall be required to cause such insurance proceeds to be made available to the Association prior to completion of any necessary restoration, repair or reconstruction, unless arrangements are made by the Association to satisfactorily assure that such restoration, repair and reconstruction shall be completed. Such assurances may consist of, without limitation, obtaining (!) a construction loan from other sources, (2) a birding contract with a contractor or contractors to

perform the necessary restoration, repair and reconstruction, or (3) the furnishing of performance and payment bonds.

- 1. Any restoration, repair or reconstruction made necessary through a casualty shall be commenced and completed as expeditiously as reasonably possible, and must substantially be in accordance with the plans and specifications for the construction of the original building. In no event shall any reconstruction or repair change the relative locations and approximate dimensions of the Common Property or of any Unit, unless an appropriate amendment be made to this Declaration.
- Property and the insurance proceeds have not been paid into a construction fund as hereinabove more fully provided, and where restoration, repair or reconstruction has not been commenced, an institutional mortgage who has commenced foreclosure producedings upon a mortgage encumbering a Unit which shall have sustained loss, damage or destruction shall be entitled to receive that portion of the insurance proceeds applicable to the loss sustained by said Unit provided that no other Unit, Common Property, Limited Common Property or Additional Facilities shall have sustained loss, damage or destruction occasioned at the same time and from the same cause (in which event said institutional mortgages shall only be entitled to receive the portion of the insurance proceeds apportioned to said Unit in the same share as the share in the Common Property appurtenant to said Unit).
- n. If substantiel loss, damage or destruction shall be sustained to the Condominium Property, a majority of the Board of Directors of Association, at a special meeting called for such purpose, may vote that the damaged property will not be repaired or reconstructed, and may further vote to terminate the Condominium, provided, however, such termination will not be effective without the written consent of all institutional first mortgages holding mortgages encumbering Units. See paragraph 37 concerning termination of the Condominium.
- 21. Personal Mability and risk of lone of Unit Owners and separate insurance coverage, etc. Each Unit Owner may at his own expense, obtain insurance coverage for loss of on dange to may at his own expense, obtain insurance coverage for loss of on dange to may furniture, furnishinge, personal effects and other personal property belonging to such Unit Owner, and may, at his own expense and option, obtain insurance coverage against personal liability for injury to the person or property of such the within such owner's Unit or upon the Common Property, Limited Common Property or Additional Facilities. All such insurance obtained by any Unit Comer shall, wherever such provision is available, provide that the insurer waives its right of subrogation as to any claims against other Unit Comers and the Association, and such other insurance overage shall be obtained from the insurance company from which Association obtains coverage. Each of loss or damage to any furniture, furnishings, personal effects and other personal property (other than such iurniture, furnishings and personal property constituting a portion of the Common Property) belonging to or carried on the person of any Unit Owner, or which may be stored in one Unit, or in, to or upon Common Property, Limited Common Property or Additional Facilities, shall be borne by each such Unit Owner. All personal property and furnishings or fixtures constituting a portion of the Corron Property or Additional Facilities, shall be borne by each such insurance as shall be registrated in limit Owner shall have any personal liability for any damages caused by the ferration or in commection with the use of the Common Property, Irrited Common Property or Additional Facilities.

 A Unit Owner shall be Pacific for injuries or damages remaiting from an accident in his own Unit, to the same extent and degree that the owner of a house would be liable for an accident occurring within his house.
- 22. Right of entry into Units in energencies. In case of any emergency originating in or threatening any Unit, regardless of whether the owner is present at the time of such emergency, the Board of Pirectors of the Association, or any other person authorized by it, or the building superinterdent or tanaging agent, shall have the right to enter such Unit for the purpose of remedying or abating the cause of such energency, and such right of entry shall be immediate, and, to facilitate entry in the event of any such energency, each Unit Owner, if required by the Association, shall deposit with the Association, and under the central of the Association, a key to his Unit.

23. Limitation upon right of owners to alter and modify Units. No Unit Owner shall permit the making of any structural modifications or alterations in his Unit without first obtaining the written consent of the Association, which consent may be withheld in the event that a majority of the Board of Directors of the Association determine, in their sole and absolute discretion, that such structural modifications or alterations would affect or in any manner endanger the Condominium in part or in its entirety. If the modification or alteration desired by any Unit Owner involves the removal of any permanent interior partition, such Unit Owner, without consent of the Association or its Board, shall have the right to permit such removal so long as the permanent interior partition to be removed is not a load-bearing partition, and so long as the removal thereof would in no manner affect or interfere with the provision of Utility Services. No Unit owner shall cause any improvements or changes to be made on the exterior of his Unit or of the Condominium, including painting or other decoration, or the installation of electrical wiring, television antenna, machines or air conditioning units, which may protrude through the walls or roof of the Condominium buildings, or in any manner change the appearance of any portion of the buildings not within the walls of such Unit, except that Unit Owners may acreen or glass in their porches or install storm shutters providing written approval is first obtained from the Board of Directors and providing that all such installations are uniform in appearance. No Unit Owner will cause anything to be hung, displayed or placed on the exterior walls, doors or windows of the Condominium buildings, and no Unit Owner will in any way change or alter the appearance of any portion of the exterior of the Condominium buildings or any surface of an interior building wall facing Common Property without the prior, written consent of the Association. No clothes lines or similar devices, and no signs of any type other than those required by law, will be allowed on any part of the Condominium. Owners of apartments in Building A will be permitted to enclose with glass or screeing the riverside porches of their apartments providing such enclosures are approved by the Association or are similar to any previously approved for the "E" Building.

The Association shall determine the exterior color scheme of the buildings and the nature and color of all exterior decorative elements, fixtures or furnishings.

- 24. Residential use restrictions, use of Common Property, Limited Common Property and Additional Facilities subject to rules of the Association. Each Unit is hereby restricted to simple family, private residential use and the use of Common Property, Limited Common Property and Additional Facilities by any Unit Owner and all other parties authorized or entitled to use the same, shall be at all times subject to such reasonable rules and regulations as may be prescribed and established by the Association. A family is defined to nor any number of persons, including one, related by blood, marriage or adoption or not more than two unrelated persons living as a single housekeeping unit.
- e. We animals or pets of any kind shall be kept in any Unit, on the property of the Condominium or in or on any Additional Facility except with the written consent of the Board of Directors of the Association and thereafter under the rules and regulations adopted by such Board; provided that such correct will not be given to permit such animals or pets to be kept, bred or maintained for any conserval purpose and further provided that any permitted pet causing or creating a nuisance or unreasonable disturbance shall be permanently removed from the Condominium Property or Additional Facilities upon three (3) days written notice from said Board.

b. Automobiles has be parked in the designated parling areas of the Condominium Projects but only in accordance with the rules and regulations of the Board of Directors of the Association. To other vehicles or objects, including but not limited to trucks, motorcycles, motor home, trailers and boats, may be placed or parked upon any portions of the Condominium Property or Additional Facilities unless permitted by said Loard.

c. After approval by the Board of Directors of the Association as elsewhere required, entire Units may be rented, provided the occupancy is only by the Lessee, or by family or social guests of the Lessee. We separate rooms may be rented and no transfent tenants may be accommodated. All leases must be for a minimum term of at least three (3) norths.

- e. Until the Developer has closed sales of all of the Units in this Condominium and other condominiums for which the Association has operating responsibilities, neither the Unit Owners nor the Association shall interfere with the sale of such Units. The Developer may make such use of the unsold Units, Common Property and Additional Facilities as may facilitate sales, including but not limited to maintenance of a sales office, model Units, the showing of the property and the display of signs.
- The Condominium to be used for lawful purposes, restriction against nuisances, etc. No immoral, improper, offensive or unlawful use shall be made of any Unit or of the Common Property, the Limited Common Property or any Additional Facilities, nor any part thereof, and all rules and regulations, all laws, zoning ordinances and regulations of all governmental authorities having jurisdiction over the Condominium shall be observed by all Unit Owners and others present on Condominium Property and Additional Facilities. No Unit Owner shall permit or suffer anything to be done or kept in his Unit or on the Common Property, the Limited Common Property or any Additional Facilities, which will increase the rate of insurance on the Condominium or which will obstruct or interfers with the rights of other Unit Owners or annoy them by unreasonable noises, nor shall any such Unit Owner undertake any use or practice which shall create or constitute a nuisance to any other Unit Owner, or which interferes with the peaceful possession and proper use of any other Unit, the Common Property, the Limited Common Property or any Additional Facilities.
- 26. Sales and leasing of Units, right of first refusal in Association, exceptions. In order to maintain a community of congenial residents who are financially responsible and thus protect the value of the Units, the transfer of Units by any Unit Owner other than the Developer will be subject to the following provisions which each Unit Owner covenants to observe:
- With the exception of transfer of ownership of any Unit by one a. With the exception of transfer of ownership of any Unit by one co-owner to another, should a Unit owner desire to sell or lease his Unit, the Association shall have and is hereby fiver and granted the right of first rejusal to purchase or lease such Unit, as the case may be, upon the same terms and conditions as those contained in any hour lide offer which such Unit Owner may have received for the sale or lease of his Unit. A "bons fide offer" is defined herein as an offer in writing, binding upon the offeror and containing all of the pertinent terms and conditions of such sale or lease, and in the case of an offer to purchase, accompanied by an earnest money deposit in an amount equal to at least ten percent (107) of the purchase price. Whenever a Unit Owner has received a bone fide offer to purchase or price. Whenever a Unit Owner has received a bonz fide offer to purchase or lease his Unit, such Unit Owner shall notify the Board of Directors of the Association in writing of his desire to accept such offer, stating the name, address and business, occupation or employment of the offeror, an executed copy of the bona fide offer for such purchase or lease to accompany the notice. The right of first refusal in the Association includes the right of the Association to designate another person or entity to take title to the Unit or to lease the same in the event the Association exercises its right of first refusal. If the Association, upon the written approval of a rajerity of its Poard of Directors and of at least 51% of the Unit Owners, elects to energise its option to purchase or least for cause the same to be purchased or leased by its designee, the Accordance or lease for cause the same to be purchased or leased by its designee, the Accordance with the Unit two redesiring to sell or registered or certified mail to such Unit Caner within thirty (30) days from the Accordance or certified mail to such Unit Caner within thirty (30) days from the Accordance or certified mail to such Unit Caner within thirty (30) days from the Accordance or the Unit Owner, in order to be offective, must be accompanied by a binding written offer on the part of the association, or its designee, containing the same terms and certifiens as the original offer to the Unit Owner, and if an effer to turchase, shall be accompanied by an earnest money deposit of at least ten percent (10%) of the purchase price. The Unit shall then be purchased or leased by the Association, or its designee, in accordance with the terms and conditions contained in said bona designee, in accordance with the terms and conditions contained in said bona fide offer. When any Unit Owner has rotified the Board of Directors of the Association of his desire to sell or lesse as hereinabove provided, such that Owner shall be free to consummate such seld or lease of his Unit unless the Association, within thirty (20) days from receipt of the Unit (wher's required notice, shall have notified such Unit Owner of exercise of the right of first refusal. In such event, the Unit Owner shall not sell or lease the Unit to any other than the party designated to the Board of Directors in the Unit Owner's original rotice required hereunder, nor for any lower purchase price or rental, nor upon any more favorable terms and conditions ther those

originally contained in said bone fide offer presented to the Association, without again giving to the Association the right of first refusal upon such new terms.

- b. Notwithstanding the provisions of paragraph 26a, the Board of Directors of the Association may affirmatively approve and give consent to such proposed sale or lease, and may do so without the approval of the members of the Association, provided that a majority of the Board of Directors of the Association concur and evidence such concurrence in writing in the form of a certificate executed by the President and Secretary of the Association with the formalities of a deed so that the same shall be entitled to recordation in the public records of Indian River County. Florida, delivered to the Unit Owner desiring to sell or lease his Unit. Such certificate shall bind the Association and no grantee or mortsages shell be obligated to make further determination of such approval, but may rely upon such certificate.
- c. Any purported sale or lease of a Unit where the Unit Owner has failed to comply with the foregoing provisions of this paragraph 26 shall be voidable at the election of the Board of Directors of the Association, provided, however, that such voidability shall exist for a period of no longer than ninety (90) days from the consummation of such sale or lease transaction, such consummation to be evidenced by occupancy of the Unit or by the recordation of a deed of conveyance thereto; and provided, further, that the Association correces an action within such ninety (90) day period to have the same declared void.
- d. Any institutional first mortgagee making a mortgage loan for the purpose of financing the purchase of a Unit in the Condominium shall not be required to make inquiry into whether or not its mortgagor's grantor complied with the provisions of this paragraph 26, and any failure of such mortgagor's grantor to so comply will not operate to affect the validity or priority of such mortgage.
- e. Any prospective purchance of a Unit in the Condominium, whose prospective seller has been in title for at least ninety (90) days preceding such purchase, shall not be required to make inquiry into whether or not such seller's grantor compiled with the provisions of this paragraph 26 in selling such Unit to such seller. After ninety (90) days following the consummation of any transaction involving the sale of a Unit in the contominium, which consummation shall be evidenced by the recordation of a deed conveying the title to such unit, no action whatsoever may be brought by the Association to void such transaction by reason of non-compliance with this paragraph 26.
- f. Any lease approved by the board of Directors shall provide that it may not be extended or assigned without the approval of the Board of Directors, and the lessee may not subjet without such approval. Any lessee occupying a Unit under an approved lease shall be fully subject to the terms of this Declaration and the rules, regulations and By-laws of the Association, and such lease shall be subject to cancellation by the Association irrediately upon written notice served on the lessee if the lessee thereunder shall fail to comply with the rules and regulations contained herein or which may hereafter be established by the Association.
- g. The right of first refusal granted to the Association shall not apply or be operative with regard to any foreclosure or other indicial sale of a Unit, although a purchaser at such judicial sale, except as hereinafter provided, shall thereafter be subject to the right of first refusal in the Association relative to the sale or lease of a thit.
- h. All of the terms and provisions of this paragraph 26 set forth hereinabove relative to the right of first refusal of the Association shall at all times be wholly inapplicable and inoperative as to any institutional first mortgages which has accurred title to a Unit by reason of foreclosure of its mortgage or by the acceptance of a voluntary conveyance in life thereof, and such institutional first mortgages shall have the unequivocal right and power to sell, transfer, lease or otherwise dispose of such Unit as it may deep in its best interests, without first offering the same to the Board of Directors and without any restriction whatsoever. The exceptions to the right of first refusal as set forth in this section h of this paragraph of shall be fully applicable to the Developer, which likewise shall have the unrestricted right to sell or lease Units which it owns in the Condenirium without the approval of Association, its members of directors.

27. Transfers other than by sale.

- a. If any Unit Owner shall acquire his title by gift, the continuance of his ownership of his Unit will be subject to the approval of the Board of Directors of the Association.
- h. If any Unit Owner shall acquire his title by devise or inheritance, the continuance of his ownership of his Unit will be subject to the approval of the Board of Directors of the Association.
- c. If any Unit Owner shall acquire his title by any manner not considered in the foregoing subsections or in paragraph 26, the continuance of his ownership of his Unit will be subject to the approval of the Board of Directors of the Association
- i. A Unit Owner who has obtained his title by fift, devise or inheritance, or by any other manner not previously considered, shall give to the Board of Directors of the Association notice of the acquiring of his title, together with such information concerning such Unit Owner as said Board may reasonably require and a certified copy of the instrument evidencing the Unit Owner's title. If the above required notice to the Board of Directors of the Association is not given, then, at any time after receiving knowledge of a transaction or event transferring ownership or possession of a Unit, said Board, at its election and without notice may approve or disapprove the transaction or ownership. If said Board disapproves the transaction or ownership, it will proceed as if it had received the required notice on the date of such disapproval.
- e. If the Unit Owner giving notice has acquired his title by gift, devise or inheritance, or in any other manner not previously mentioned, within sixty (60) days after receipt from the Unit Owner of the notice and information required to be furnished, the Board of Directors, if it shall affirmatively disapprove buth ownership, may deliver or mail by registered mail to the Unit Owner an agreement to purchase the Unit concerned by a purchaser approved by it, who will purchase and to whom the Unit Owner must sell the Unit under the following terms:
- (1) The sale price vill be the fair market value determined by agreement between the seller and purchaser within thirty (30) days from the delivery or mailing of such agreement. In the absence of agreement as to price, the price will be determined by arbitration in accordance with the then existing rules of the American Arbitration Association, except that the arbitrators will be two (2) appraisers appointed by the American Arbitration Association who will base their determination upon an average of their appraisals of the Unit; and a judgment of specific performance of the sale upon the award rendered by the arbitrators may be entered in any court of competent jurisdiction. The expense of the arbitration will be paid by the purchaser.
 - (2) The purchase price will be paid in cash.
- (3) The cale will be closed within twenty (20) days following the determination of the sale price.

the President and Secretary of the Association.

- (5) If the Board of Directors of the Association shall full to provide a purchaser as required by the intiment, or if a purchaser furnished by the Association thall default in his agreement to purchase, then, notwithstanding the disapproval, such ownership vill to deemed to have been approved, and said Forrd shall furnish a certificate of approval as elsewhere provided.
- f. For provision or limitation bereinabove provided in this paragraph 27 shall be applicable or operative as to any transfer by Developer.
- 28. Association to maintain registry of Unit Comers and mortgagees. The Association shall at all times maintain a register setting forth the names of all Unit Owners, and, in the event of the sale or transfer of any Unit to a third party, the purchaser or transferse shall notify the Association in writing of his interest in such Unit together with such recording information

as shall be pertinent to identify the instrument by which such purchaser or transferee has acquired his interest in any Unit. Further, all Unit Owners shall at all times keep the Association on notice of the names of the parties holding any mortgage or mortgages on any Unit, the amount of such mortgage or mortgages and the recording information which shall be pertinent to identify the mortgage or mortgages. The holder of any mortgage or mortgages upon any Unit may, if it so desires, notify the Association of the existence of any mortgage or mortgages held by such party on any Unit, and, upon receipt of such notice, the Association shall register in its records all pertinent information pertaining to same.

- 29. Approval of corporate owner or purchaser. Inasmuch as the Condominium may be used only for residential purposes and a corporation cannot occupy a Unit for such use, if the Unit owner or purchaser of a Unit is a corporation, the approval of ownership by the conditioned by requiring that all persons occupying the Unit first be approved by the Board of Directors of the Association before they commence their residence in such Unit. No provision or requirement of this paragraph 29 shall be applicable to or operative as to Developer.
- 30. Mortgages. No Unit Owner, excepting for Developer, may mortgage a Unit or any interest in it without the approval of the Foard of Directors of the Association, unless such mortgage be to an institutional lender or to the Developer or to the seller of a unit to secure a portion or all of the purchase price. The approval of any other mortgage may be upon such conditions as may be determined by the Board of Directors of Association, or may be arbitrarily withheld by the said Board. No provision or requirement of this paragraph 30 shall be applicable to or operative as to Developer.
- 31. Apportionment of tax or special assessment if levied and assessed against the Condominium as a whole. In the event that any taxing authority having jurisdiction over the Cordominium shall levy or assess any tax or special aspensent against the Condominium as a the le, as opposed to levying and assessing such tox or special assessment against each that and its appurtenant undivided interest in Common Property and I wited Common Property, as now provided by law, then such tax or special assessment so levied shall be paid as a Common Expense by the indication, and any taxes or special errors ments which are to be so levied shall be included, wherever possible, in the estimated annual budget of the Association, or shall be separately levied and collected as an assessment by the Association against all Unit Owners and said Units if not included in said annual budget. The amount of any tax or special assessment paid or to be paid by the Association in the event that such tax or special assessment is levied against the Condominium as a whole, instead of againot each separate Unit and its appurterent and undivided interest in Cornon Property and Limited Correr Property shall be apportioned among the owners of all Units so that the accent of tax or special assessment so paid or to be paid by the Association and attributable to and to be paid by each Unit Owner shall be that portion of such total tax or special assessment which bears the same ratio to said total tax or special assessment as the undivided interest in Common Property and Limited Common Property appurtment to each Unit bears to the total undivided interest in Common Property and Limited Common Property appurtenant to all Units. In the event that any tax or special assessment bhall be revied against the Condension in its entirety, without apportionment by the taxing authority to the Units and appurtenant undivided interests in Common Property and Limited Common Property, then the assessment by Association, which shall include the proportionate share of such tax or special assessment attributable to each Unit and its appurtenant undivided interest in Course Property and Limited Corner Property, shall separately specify in Educative the amount of such assessment attributable to tax or special assessment and the amount of such tax or special assessment and tax or specific ussessment, and the amount of spich tax or special assessment so designated shall be and constitute a lieu prior to all mortgages and encumbrances upon any Unit and its appurtenant individed interest in Corron Property and Limited Cormon Property, regardless of the date of the attachment or recording of such mortgage or encurbrance, to the same extent as illough such tax or special assessment had been separately levied by the taxing authority upon each Unit and its effurtement undivided interest in Courson Property and Limited Corren Property.

All personal property takes levied or assessed against personal property cyred by the Association shall be paid by said Association and shall be included as a Corner Typerse in the annual budget of the Association.

- 32. Right of Developer to sell or lease Units owned by it free of right of first refusal or right of redemption, and right of Developer to representation on Board of Directors of Association. So long as Developer shall own any Unit in any of the Condominiums to be operated by the Association, the said Developer shall have the absolute right to lease or sell any such Unit to any person, firm or corporation upon any terms and conditions as it shall deem to be in its own best interests, and, as to the lease or sale of any Unit by Developer, the right of first refusal and any right of redemption herein granted to the Association shall not be operative or effective in any manner.
- When Unit Owners other than the Developer own fifteen percent (15%) or more of any single condeminium that will be operated ultimately by the Association, the Unix Owners other than the Developer shall be entitled to elect not less than one-third (1/3) of the members of the Board of Directors of the Association. Unit Owners other than the Developer shall be entitled to elect not less than a majority of the members of the Board of Directors of the Association three (3) years siter sales by the Developer have been closed of fifty percent (50%) of the Units that will be operated ultimately by the Association, three (3) months after sales have been closed by the Developer of ninety percent (90%) of the Units that will be operated ultimately by the Association, or when all of the Units that will be operated ultimately by the Association have been completed, some of them have been sold, and none of the others are being offered for sale by the Developer in the ordinary course of business, whichever shall first occur. The Developer shall be entitled to elect not less than one member of the Board of Directors of the Association as long as the Developer holds for sale in the ordinary course of business five percent (5%) of the Units in any single condominium that will be operated by the Association. Whenever Developer shall be entitled to designate and select any person or persons to serve on any Board of Directors of the Association, the manner in which such person or persons shall be designated shall be as provided in the Articles of Incorporation or By-laws of the Association, and Developer, or Developer's successors or ansigns, shall have the right to remove any person or persons celected by it to act and serve on and board of Directors and serve in the place such person or persons with another person or persons to act and serve in the place of any director or directors so removed for the remainder of the unexpired term of any director or directors so removed. Any director designated and selected by Developer need not be a resident in the Condominator of the Association. Condominium or a member of the provinciation.
- b. Any representative or designee of Developer serving on the Board of Directors of the Association shall not be required to disquality himself upon any vote upon any management contract or any other matter between Developer and the Association in which the said Developer may have a pecuniary or other interest. Similarly, Developer, as a member of the Association, shall not be required to disqualify itself in any vote which may come before the membership of the Association upon any management contract or any other ratter between Developer and the Association in which the said Developer ray have a pecuniary or other interest.
- 33. kemedies in event of default. All Unit Owners shall be governed by and rhall comply with the provisions of this Declaration of Condominium and the Articles of Incorporation, By-laws and rules and regulations of the Association as any of the same are now constituted or as they may hereafter be amended or adopted from time to time. A default by any Unit Owner shall entitle the Association or any other Unit owner to the following relief:
- a. Pailure to comply with any of the terms of this Declaration of Condominuter or other restrictions and regulations contained in the Articles of Incorporation or By-laws of the Association, or which was be depted pursuant thereto, shall be ground for relief which may include, without intending to limit the same, an action to recover sums due for damages, injunctive relief, foreclosure of lien or any combination thereof, and which relief may be sought by the Association, or, if appropriate, by an aggrieved Unit Owner.
- b. Each Unit Ower thell be liable for the expense of any maintenance, repair or replacement rendered necessary by his act, neglect or carelessness, or by that of any rether of his family, or his or their quests, employees, agents or lessees, but only to the extent that such expense is not net by the proceeds of insurance carried by the Association. Such liability shall include any increase in fire insurance rates occasioned by nee, bisuse, occupancy or abandonment of a Unit or its apportanances. Nothing herein contained, however, shall be construed so as to modify any valuer by insurance

companies of rights to subrogation. A Unit Owner will pay the Association the amount of any increase in its insurance premiums occasioned by use, misuse, occupancy or abandonment of his Unit or its appurtenances, or of the Common Property or Additional Facilities, by the Unit Owner or any member or his family, or his or their guests, cuployees, agents or lessees.

- c. In any proceeding arising out of an alleged default by any Unit Owner, the Association, if successful, shall be entitled to recover from such Unit Owner the costs of the proceeding, and such reasonable attorney's fees as may be determined by the court.
- d. The failure of the Association or of a Unit Comer to enforce any right, provision, coverant or condition which may be granted by this Declaration of Condominium or other above pertioned documents shall not constitute a waiver of the right of the Association or of a Unit Owner to enforce such right, provision, covenant or condition in the future.
- e. All rights, remedica and privileges granted to the Association or any Unit Owner pursuant to any terms, provisions, covenants or conditions of this Declaration of Condominium or other above-mentioned documents shall be deemed to be cumulative, and the exercise of any one or more shall not be deemed to constitute an election of remedies, nor shall it preclude the party thus exercising the same from exercising such other and additional rights, remedies or privileges as may be available to such party at law or in equity.
- f. A Unit Owner shall give notice to the Association of every lien, other than for permitted mortgages, taxes and special assessments, and of every suit or other proceeding which may affect title to his Unit within ten (10) calendar days after such Unit Owner receives knowledge thereof.
- g. The Association shall give notice to all Unit Owners who may be exposed to liability within a reasonable time of any legal action in which the Association may be exposed to liability in excess of insurance coverage protecting it and Unit Owners, and such Unit Owners that I have such rights as are provided by law to intervene in and defend any such action.
 - the failure of Developer to enforce any right, privilege, covenant or condition which may be granted to it by this Declaration of Condominium or other above mentioned doorments shall not constitute a waiver of the right of Developer to the condition in the future.
 - 34. Declaration of Condominium binding upon Developer, its successors and nasigns, and subsequent Unit Owners. The restrictions and burdens imposed by the covenants of this Declaration of Condominium are intended to and shall constitute covenants running with the land, and shall constitute equitable servitudes upon each Unit and its appurtenant undivided interest in Common Property, and this Declaration of Condominium shall be binding upon and inure to the benefit of Developer, its successors and assigns, and upon all parties who may subsequently become Unit Couners, and their respective heirs, legal representatives, successors and assigns.
 - 35. Liberal construction. The previsions of this Declaration of Condominium shall be liberally construed to effectuate its purpose of creating a uniform play of condominium ownership.
 - 36. Severability. In the event that any of the terms, provisions or covenants of this Declaration of Condominion are held to be partially or wholly invalid or unanderceable for any reason whatsoever, such helding shall not affect, alter, modify or inpair in any manner whatsoever any of the other terms, provisions or covenants hereof or the receiving portions of any terms, provisions or covenants held to be partially invalid or unenforceable.
 - 37. Lermination. Notwithstanding anything to the contrary contained in paragraph 20 hereof, in the event of fire or other cerualty or disaster which shall so destroy the Condominium building as to require more than two-thirds (2/3) of all Units, as determined by the Board of Directors of Association, in its sole and absolute discretion, to be reconstructed, then this beclaration of Condominium and the plan of condominium concretion established herein shall terminate, unless Unit Concret to which at least seventy-five percent (75%) of the Common Property is appartment agree that the concominium building shall be reconstructed, or unless any policy or policies of casualty insurance which

may cover the damage or destruction of said building requires the reconstruction thereof as a condition precedent to the payment of insurance proceeds under such policy or policies. If, as above provided, this Declaration of Condominium and the plan of condominium ownership catablished herein is to be terminated, then a certificate of a resolution of the Board of Directors of the Association to said effect and notice of the cancellation and termination hereof shall be executed by the President and Secretary of the Association in recordable form, and such instrument shall be recorded in the public records of Indian River County, Florida. Upon termination of this Declaration of Condominium and the plan of condominium ownership established herein, all of the Unit Owners shall be and become tenants in common as to the ownership of the Unit Owners shall be and become tenants in common are to the ownership of the real property herein described, and any then remaining improvements thereon, the undivided interest in such real property and remaining improvements held by any Unit Owner to be the same as the divided interest in Common Property which was formerly appurtenant to such Unit Owner's Unit and the lien of any mortgage or other encumbrance upon each Unit shall attach, in the same order of priority, to the percentage of undivided interest of a Unit Owner in the Condominium Property and the then remaining improvements as above provided. Upon termination of this Declaration of Condominium and the plan of condominium ownership eaterly the description shall distribute any condominium ownership established herein, the Association shall distribute any insurance indemnity which may be due under any policy or policies of casualty incurance to the Unit Owners and their mortgagees, as their respective interests may appear, such distribution to be made to each Unit Owner in accordance with his then undivided interest in the Condominium Property as hereinbefore provided. The assets of the Association, upon termination of the plan of condominium ownership created hereby, shall then be distributed to all Unit Owners and to their mortgagees, as their respective interests may appear, in the same manner as was above provided for the distribution of any final insurance indemnity.

- a. Except in the event of this Declaration of Condominium and the plan of condominium ownership established herein being terminated as herein-before provided, this Declaration of Condominium and said plan of condominium ownership may only be otherwise terminated by the unanimous consent of all Unit Owners and all of the parties holding mortgages, liens or other encumbrances and by the Board of Directors of the Association. In which event the termination of the Condominium shall be by such plan as may then be adopted by said Unit Owners and parties holding any mortgages, liens or other encumbrances and by the Board of Directors of the Association. Such election to terminate this Declaration of Condominium and the plan of condominium ownership established herein shall be executed in writing by all of the aforenamed parties, and such instrument or instruments shall be recorded in the public records of Indian River County, Florida.
- b. In the event of the termination of the Condominium as herein provided, any exclusive right to use a parking or storage space constituting Limited Common Property and which may be an appurtenance to any Unit shall be sutomatically cancelled and terminated, and all Limited Common Insperty shall be treated in the same manner as though the same constituted a portion of Common Property as to which no exclusive rights to use the same for parking or storage purposes ever existed.
- 38. Amendment of Loclaration of Condominium. Except for alteration in the percentage of ownership in Conton Property appurtenant to each Unit, or alteration of the basis for apportion on the basis for apportion of assessments which may be levied by Addoctation in accordance with the provisions hereof, in which said instances consent of all Unit Owners and their respective mortgageds shall be required and except for any alteration, americant or modification of the rights and privileges granted and reserved unto the taid beveloper, which said lights are privileges granted and reserved unto the taid beveloper shall only be offered, amended or modified with the express written consent of said Developer, and provided that he arendment to this Declaration shall be adopted which would operate to affect the validity or priority of any cortgage held by an institutional first mortgages or which would alter, amend or modify, in any manner whathever, the rights, powers and privileges granted and reserved herein in favor of any institutional first hortgages or in favor of the Developer without the consent of all such nortgages, this Declaration of Condominium may be amended in the following tables:
- a. An amendment or arendments to this Declaration of Condominium may be proposed by the Board of Directors of the Association acting upon a vote of the majority of the Directors or by members of the Association coming

majority of the Units in the Condominium, whether meeting as members or by instrument in writing signed by them. Upon any amendment or amendments to this Declaration of Condominium being proposed by said Board of Directors or members, such proposed amendment or amendments shall be transmitted to the President of the Association, who shall thereupon call a special meeting of the members of the Association for a date not sooner than twenty (20) days nor later than sixty (60) days from receipt by him of the proposed amendment or amendments, and it shall be the duty of the Secretary to give to each member written or printed notice of such special meeting, stating the time and place thereof, and reciting the proposed amendment or amendments in reasonably detailed form, which notice is to be mailed not loss than fourteen (14) days nor more than thirty (30) days before the date ast for such special meeting. If mailed, such notice shall be deemed to be properly given when deposited in the United States mail advessed to a member at his post office address as it appears on the records of the Association, the postage thereon prepaid. Any member may, by written waiver of notice signed by such member, waive such notice and such waiver, when filed in the records of the Association, whether before or after the holding of the meeting, shall be deemed equivalent to the giving of such notice to such member. At such meeting, the amendment or amendments proposed must be approved by an affirmative vote of the members owning Units in this individual Condominium as to which at least fifty-one percent (51%) of the Common Property is appurtenant in order for such amendment or amendments to become effective unless otherwise expressly required by Florida law. Thereupon, such amendment or anendments of this Declaration of Condominium shall be transcribed and certified by the President and Secretary of Association with the same formalities as a deed and shall be recorded in the public records of Irdian River County, Florida within twenty (20) days from the date on which the same became effective, such amendment or amendments to specifically refer to the recording data identifying the Declaration of Condominium. Thereafter, a copy of said amendment or amendments in the form in which the same were recorded by the officers of the Association shall be delivered to all Unit Owners, but delivery of a copy thereof shall not be a condition precedent to the circuit eness of such amendment of anothernts. At any meeting held to consider such amendment of amendment of the written vote of any member of Association shall be recognized if such member is not in attendance at such recting or represented thereat by proxy, provided such written whith is delivered to the Secretary of the Association at or prior to Lynkthom dous

b. Provided, and anything hereinabove to the contrary notwithstanding, Developer reserves the right to change the interior design and arrangement of all Units, and to alter the boundaries between Units, so long as beveloper owns the Unit or Units so altered. No such change shall increase the number of Units nor alter the boundaries of the Cormon Property without amendment of this Declaration of Condominium by approval of the Association, Unit Owners and institutional first mortgagees in the Lanner hereinabove provided. If Developer shall make any changes in Units so authorized, such changes shall be reflected by an amendment to this Declaration. If more than one (1) Unit is concerned, Leveloper shall apportion between the Units the shares in the Common Property appurtenant to the Units concerned. An accedent to this Declaration reflecting authorized alteration of Unit plans by Developer need be signed and acknowledged only by Developer and need need to be approved by the Ansociation Units Owners or Hendre or restrictions of Units or of the Condominion, whether or not elsewhere required for grandment. Further provided, anything container in this Declaration or any exhibits hereto to the contrary notwithstanding, that this Declaration may be arended by the vote of a majority of the Board of Directors of the Association without the vote of the membership, so long as Proveloper reserves or retains right, as Lectinabove provided in paraticle 32, and in the event of amendment the formalities of a deed in the public records of Indian River County, Florida.

39. Lets of the Association. Unless the approval or action of Unit Owners, or a certain specific percentage of the Board of Directors of the Association, is specifically required in this Declaration, the Articles of Incorporation or By-laws, applicable rules and regulations or explicable law, all approvals or actions required or permitted to be given or taken by the Association shall be given or taken by the Board of Directors, without the consent of the Unit Owners, and the Board may so approve and act through the proper officers of the Association without a specific resolution. When an approval or action of the Insectiation is permitted to be given or taken

hereunder or thereunder, such action or approval may be conditioned in any manner the Association deems appropriate, or the Association may refuse to take or give such action or approval without the accessity of establishing the reasonableness of such conditions or refusal.

40. The underlined captions preceding certain paragraphs herein are for convenience only and do not define, limit or construe the contents of such paragraphs and are in no way to be construed as a part of this Declaration.

IN WITNESS WHEREOF, RIVER RUN DEVELOPMENT, INC., has caused these presents to be executed in its name by its President and Secretary this 5 day of 1992 (at Sebastian, Indian River County, Florida.

Signed, sealed and delivered in the presence of:

Och Friftenter

KIVER RUN DEVELOPMENT

President

Attest Secretary

STATE OF FLORIDA COUNTY OF INDIAN RIVER

Before me personally appeared JACK P. SCHLEIFER and JEROME PRICE, to me well known and known to me to be the individuals described in and who executed the foregoing Declaration of Condominium Fstablishing River Run E as President and Secretary of the above named RIVER RUN DEVELOPMENT, INC., a Florida corporation, and severally acknowledged to and before me that they executed such instrument as such President and Secretary, respectively, of said corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that it was affixed to said instrument by due and regular corporate authority, and that the free act and deed of said corporation.

WITNESS by hand and official seal this 5th day of hand, 1992

Notary Public, State of Florida at

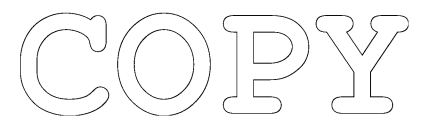
Large. My Commission expires:

Debra JT Millwicher

KDIA Y FUDELD, CTATE OF FLORIDA.

MY COMMEDIAN EXPIRES: JULY 25, 1593.

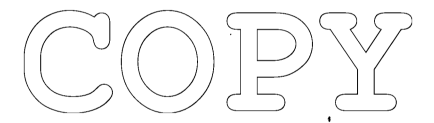
BONDED THRU NOTA W FUDELD UNDERWAITERS!



on 0928 PG 1923

LEGAL DESCRIPTION OF RIVER RUN "E"
A PORTION OF GOVERNMENT LOT 4, SECTION 8, TOWNSHIP 31 SOUTH, RANGE 39
EAST, INDIAN RIVER COUNTY, FLORIDA BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE S.W. CORNER OF SAID GOVERNMENT LOT 4, PROCEED S 89'38'22" E A DISTANCE OF 84.96 FEET TO A POINT ON THE EASTERLY RIGHT OF WAY LINE OF STATE ROAD NO. 5 (U.S. HIGHWAY NO. 1 120 FOOT RIGHT OF WAY); THENCE N 25'57'59" W ALONG SAID EASTERLY RIGHT OF WAY LINE A DISTANCE OF 626.34 FEET; THENCE LEAVING SAID EASTERLY RIGHT OF WAY LINE N 88'20'31" E A DISTANCE OF 928.90 FEET TO THE POINT OF BEGINNING; THENCE CONTINUE N 88'20'31" E A DISTANCE OF 255.63 FEET; THENCE S 09'8'10" E A DISTANCE OF 52.59 FEET; THENCE S 26'50'50" E A DISTANCE OF 199.46 FEET; THENCE S 69'18'01" W A DISTANCE OF 113.30 FEET; THENCE S 44'20'45" W A DISTANCE OF 128.42 FEET; THENCE S 89'37'10" W A DISTANCE OF 238.08 FEET; THENCE N 45'12'28" E A DISTANCE OF 212.19 FEET; THENCE N 27'48'34" W A DISTANCE OF 109.94 FEET; THENCE N 17'00'56" W A DISTANCE OF 61.95 FEET; THENCE N 01'39'29" W A DISTANCE OF 49.98 FEET TO THE POINT OF BEGINNING.



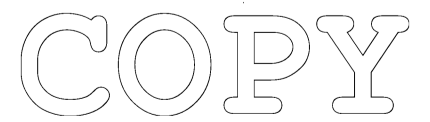


EXHIBIT A

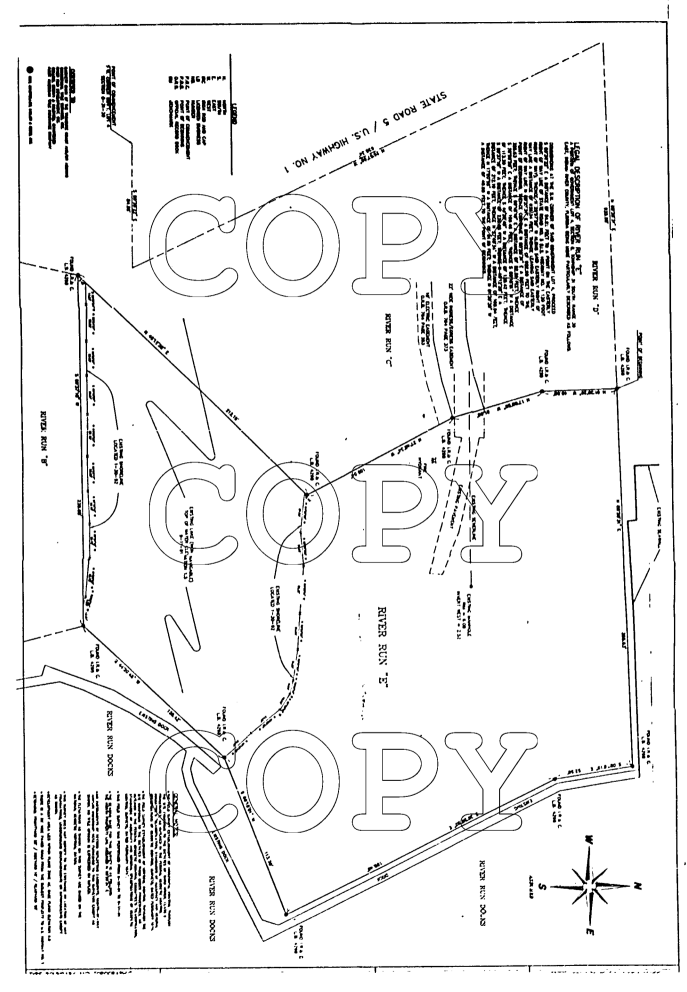
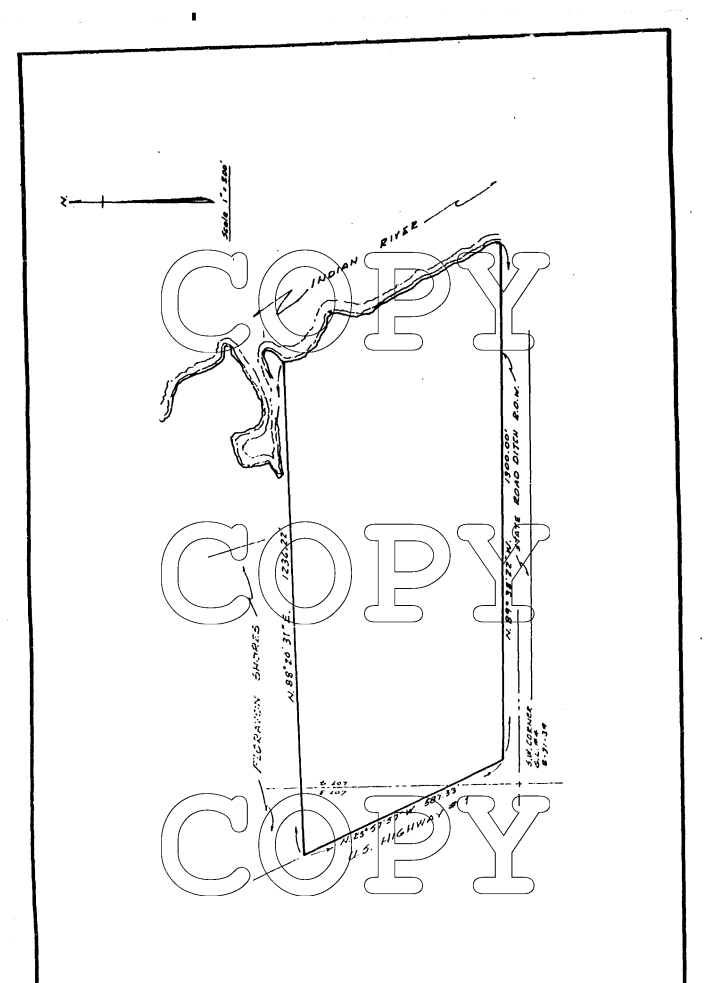


EXHIBIT B

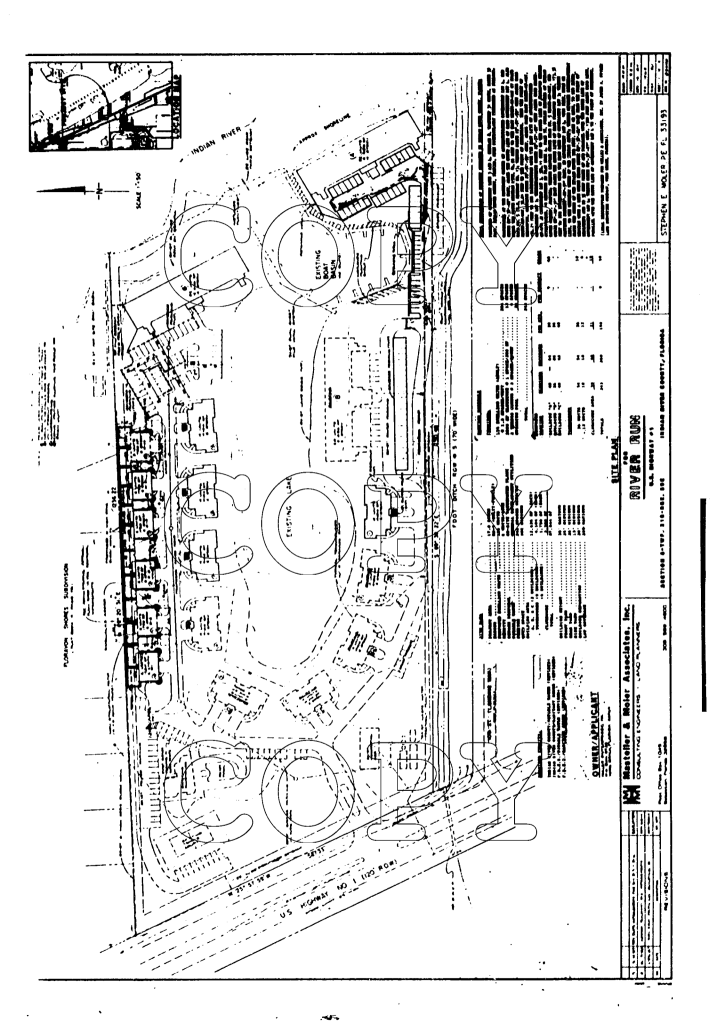




MASTELLER, MOLER & REED INC.

PROFESSIONAL LAND SURVEYORS
POST OFFICE BOX 1046
SEBASTIAN, FLORIOA 32006

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida



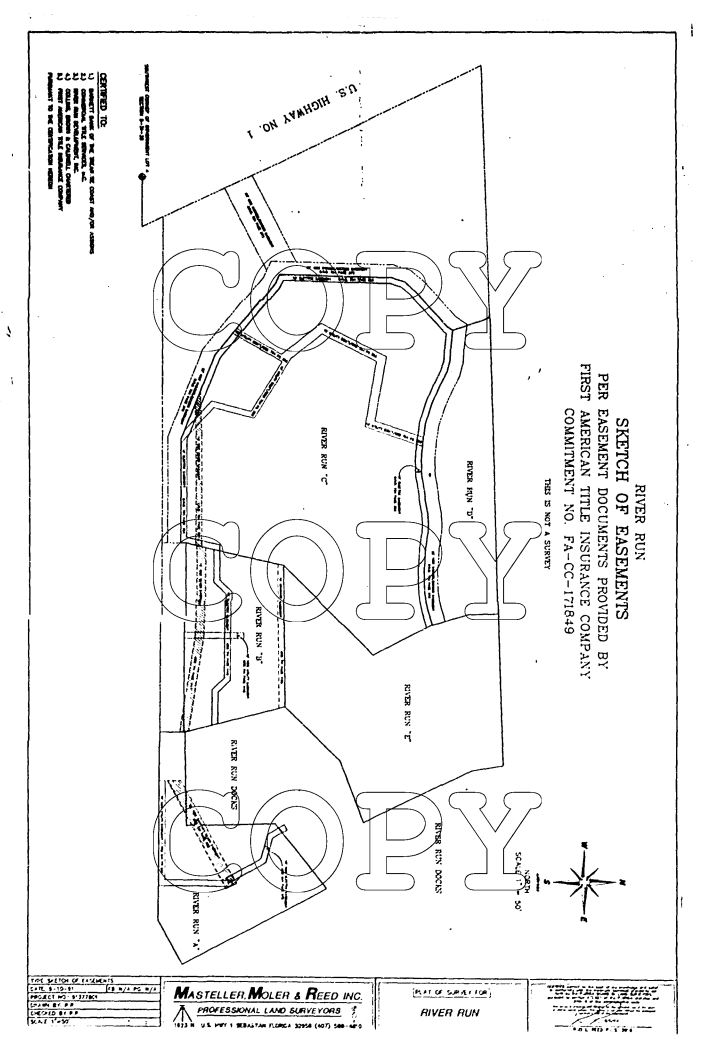
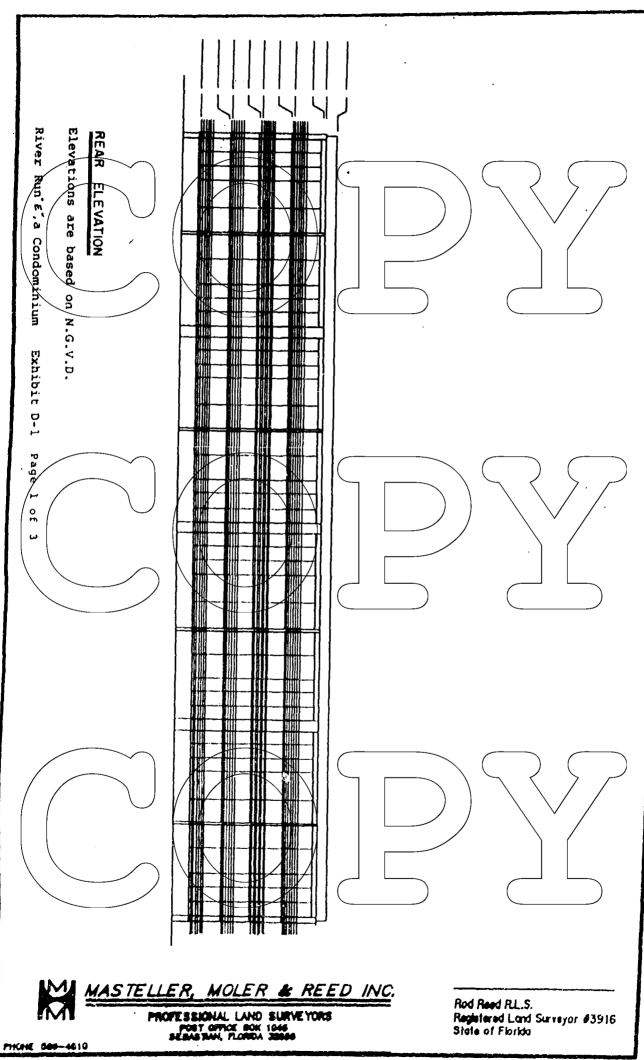
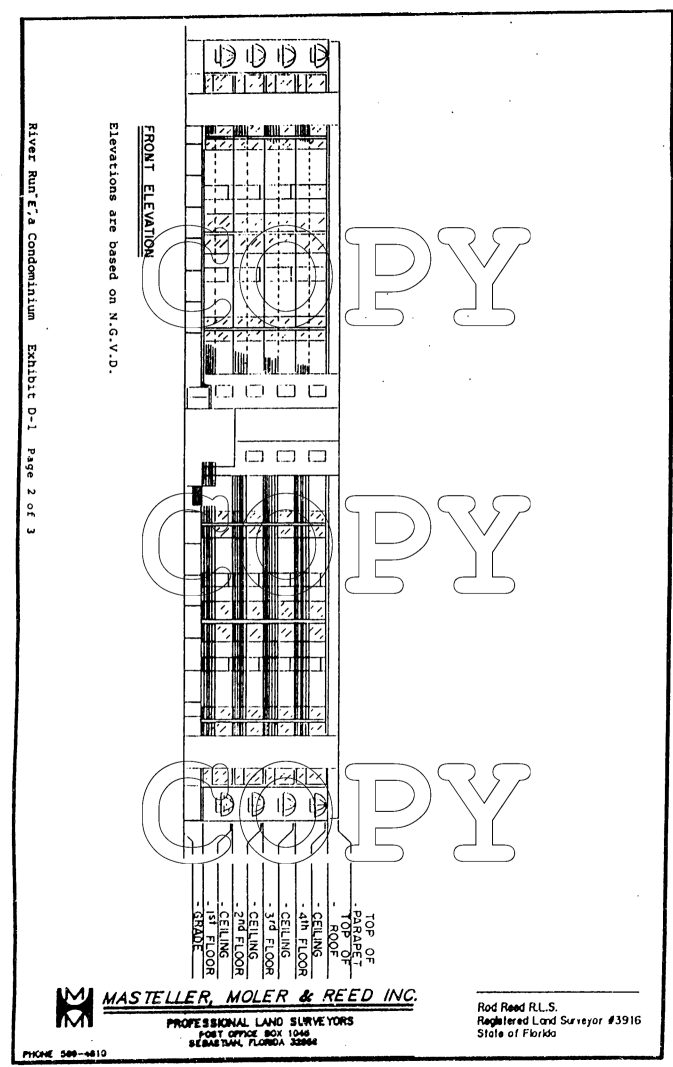


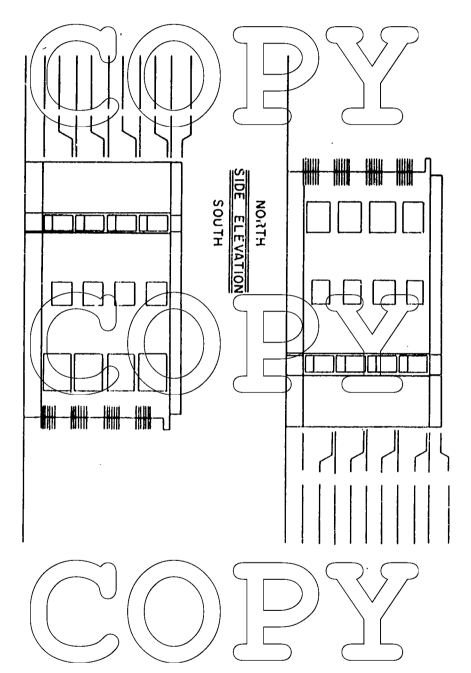
EXHIBIT C - Page 4





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Elevations are based on N.G.V.D.



River Run"E,a Condominium

Exhibit D-1 Page 3 of 3

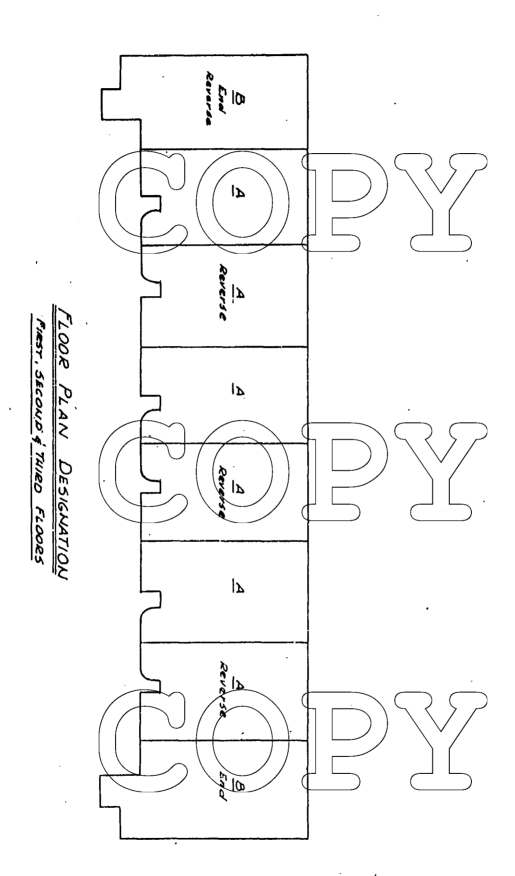


MASTELLER, MOLER & REED INC.

PROFESSIONAL LAND SURVEYORS
POST OFFICE SON 1046
SCHASTAN, PLORIDA 38866

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida

PHENE 000-4810



Page 1 of 2

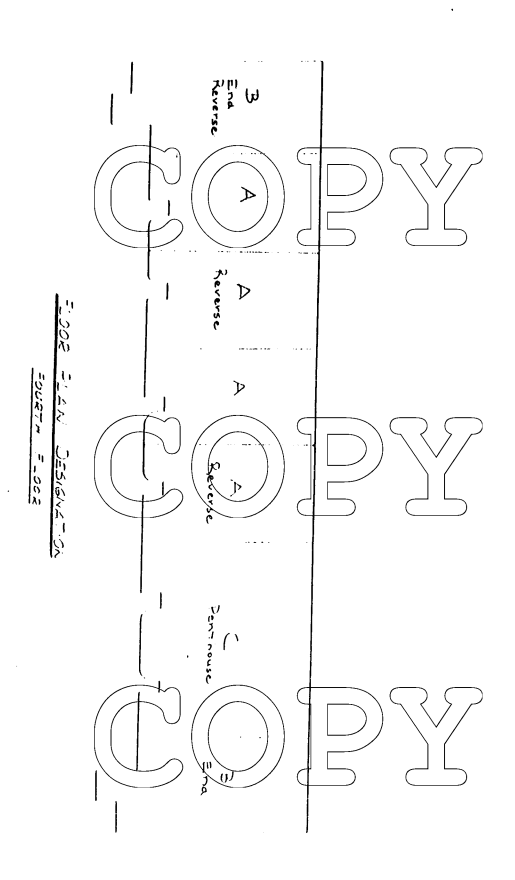
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MASTELLER, MOLER & REED INC.

PROPESSIONAL LAND SURVEYORS
POST OPPICE SOX 1046
SEMANIAN PLOREDA 38666

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida

PHONE 500-4810



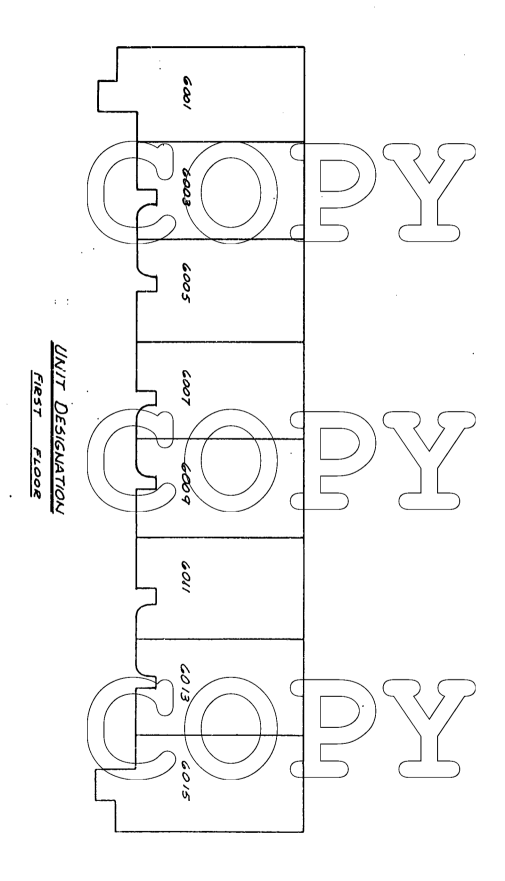
Class Ques 'F' is confirminity Exhibit D-2 Page 2 of 2



MASTELLER, MULER & REED INC.

PROFESSIONAL LAND SURVEYORS
PORT OFFICE BOX 1048

Rod Rood RT.S. Rogistared Land Surveyor #1916 State of Linkla



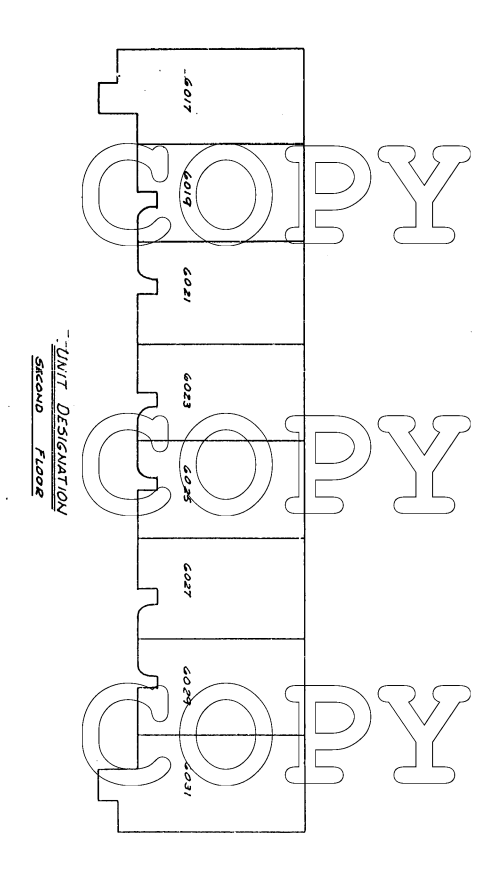
River Run E" a Condominium Exhibit D-3



MASTELLER, MOLER & REED INC.

PROFESSIONAL LAND SURVEYORS
FORT OFFICE BOX 1045
SCEASEAN, FLORION 38886

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida



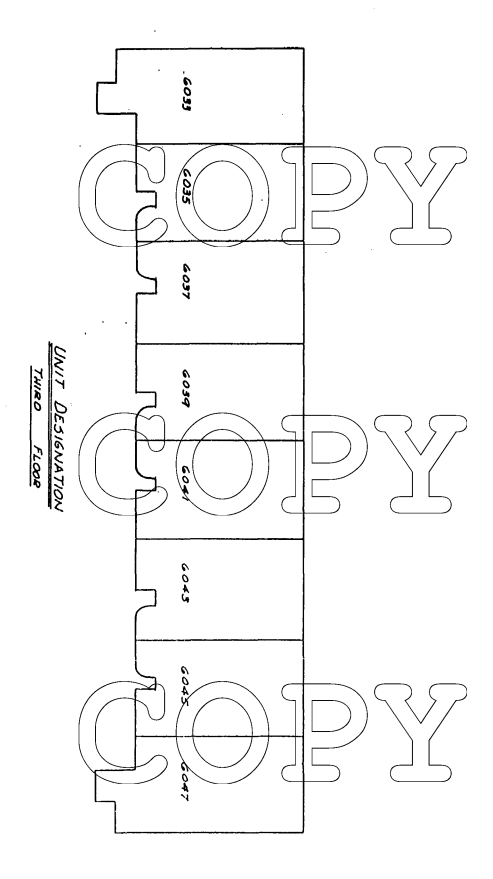
RIVER RUN"E" a Condominium Exhibit D.4



PROFESSIONAL LAND SURVEYORS
POST OFFICE BOX 1046
SERAFRAN, PLORIDA 33866

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida

PHONE 500-4810



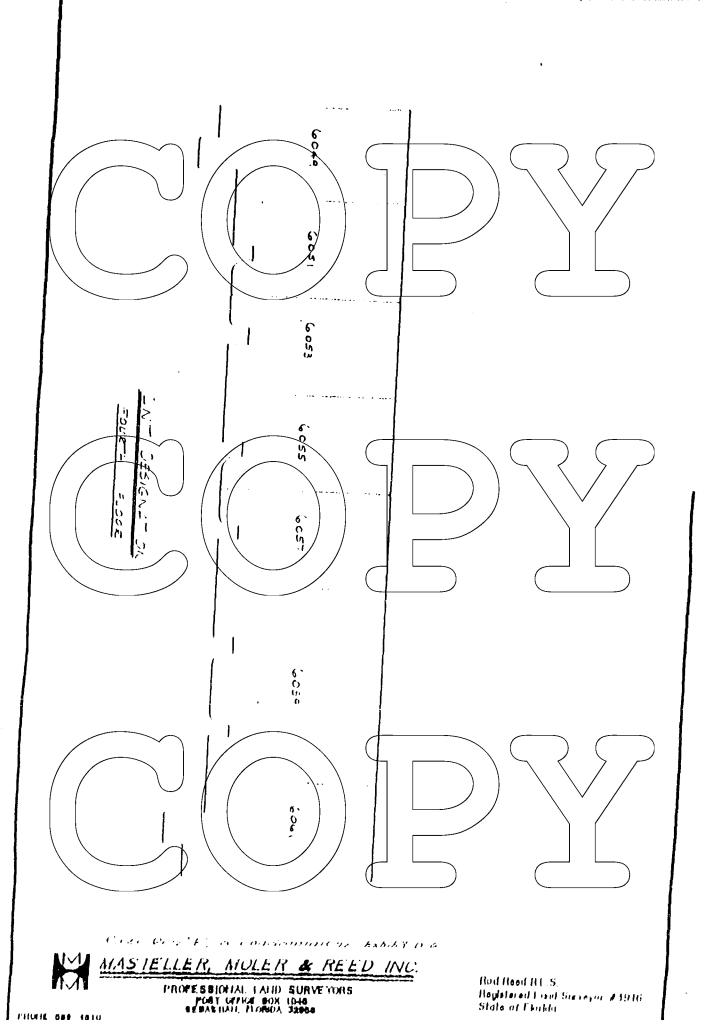
River Run'E a Condominium Exhibit D.E



MASTELLER, MOLER & REED INC.

PROFESSIONAL LAND SURVEYORS
POST OFFICE SOX 1046
SEBASTAN, FLORIDA 38866

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida

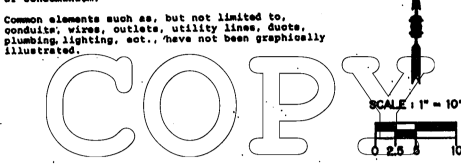


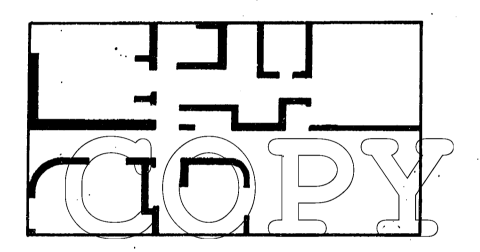
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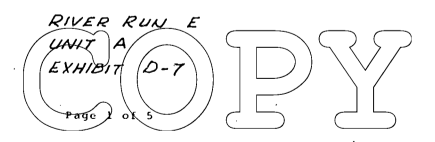
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NOTES:

- These plans and dimensions have been compiled from plans prepared by Charles Harrison Pawley-Architect; and are supplemented by field surveys and measurements as deemed necessary by Masteller, Holer & Reed,
- "Unit Boundary" is as defined by the declaration of condominium.









MASTELLER, MOLER & REED INC.

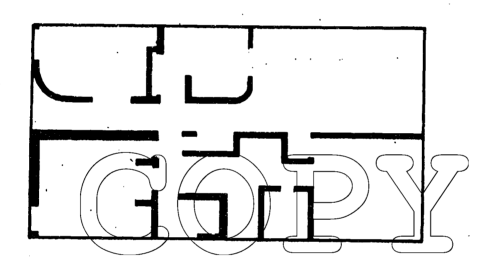
PROFESSIONAL LAND SURVEYORS

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida

NOTES:

- These plans and dimensions have been compiled from plans prepared by Charles Harrison Pawley-Architect, and are supplemented by field surveys and measurements as deemed necessary by Hasteller, Holer & Reed, Inc.
- "Unit Boundary" is as defined by the declaration of condominium.
- Common elements such as, but not limited to, conduits, wires, outlets, utility lines, dusts, plumbing, lighting, ect., have not been graphically illustrated.









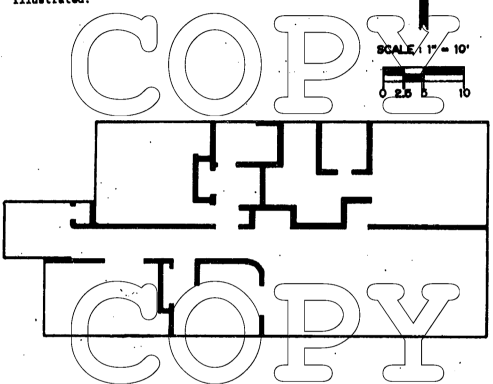
MASTELLER, MOLER & REED INC.

PROFESSIONAL LAND SURVEYORS
POST OFFICE SOX 1046
SEBARTIAN, FLORIDA 38866

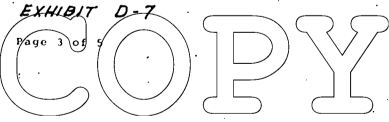
Rod Reed R.L.S. Registered Land Surveyor #3916 State of Fiorida

NOTES:

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- 2. "Unit Boundary" is as defined by the declaration of condominium.
- Common elements such as, but not limited to, conduits, wires, outlets, utility lines, ducts, plumbing, lighting, ect., have not been graphically illustrated.



RIVER RUN E UNIT B EXHIBIT D-7





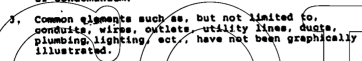
MASTELLER, MOLER & REED INC.

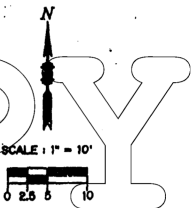
PROFESSIONAL LAND SURVEYORS
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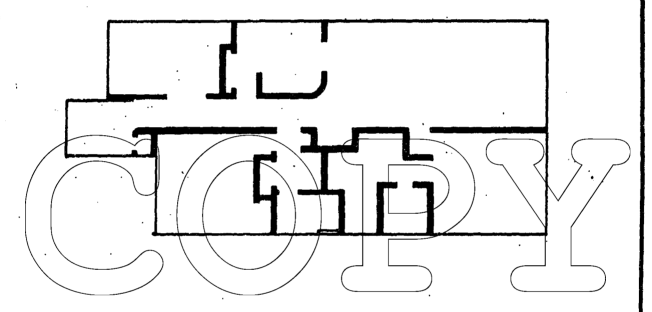
Rod Reed R.L.S.
Registered Land Surveyor #3916
State of Florida



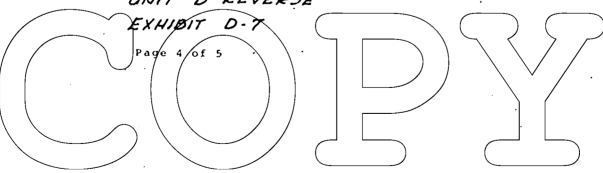
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- 2. "Unit Boundary" is as defined by the declaration of condominium.







RIVER RUN E UNIT B REVERSE





MASTELLER, MOLER & REED INC.

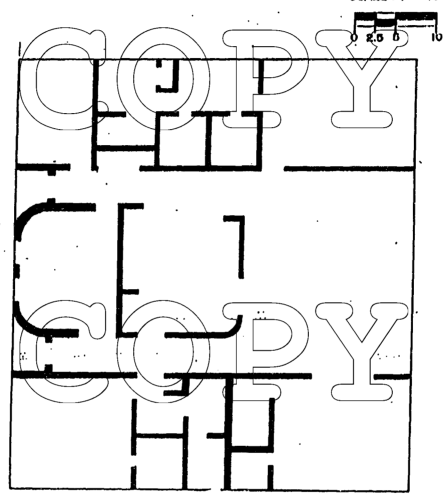
PROFESSIONAL LAND SURVEYORS
POST OFFICE BOX 1046
SEGASTAM, PLOREM 38666

Rod Reed R.L.S. Registered Land Surveyor #3916 State of Florida

- These plans and dimensions have been compiled from plans prepared by Charles Harrison Fawley-Architect, and are supplemented by field surveys and measurements as deemed necessary by Hasteller, Holar & Read, 100.
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- Common elements such as, but not limited to, conduits, wires, outlets, utility lines, ducts, plumbing lighting, ent., have not been graphically illustrated.



SCALE : 1" - 10'



RIVER RUN E

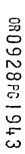


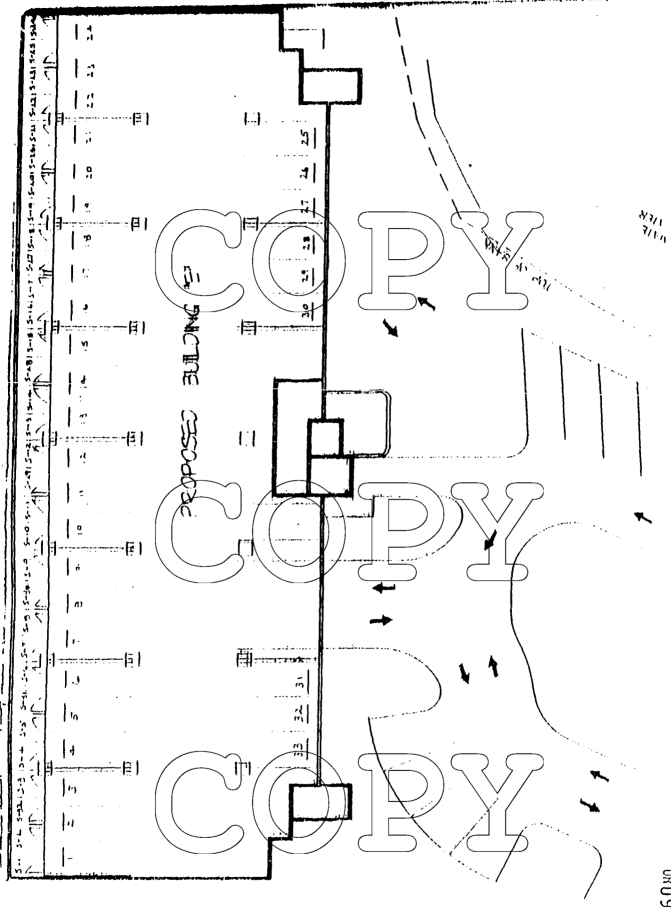


MASTELLER, MOLER & REED! INC.

PROFESSIONAL LAND SURVEYORS
POST SPYTOE BOX 1946
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MASTELLER, MOLER & REED INC

PROPER BOOK OF BOX OF B

Hod Read III S Registered Food Swissin #3916 State of Florida

RIVER RUN E

A CONDOMINIUM

10920 U.S. Highway 1 Sebastian, Florida

I, cextify as follows: That I am a land surveyor, duly authorized to practice in the State of Florida, having Centificate of Registration No. , State of Florida. 2. That this cortificate is made as to RIVFR RUN E, a Condominium, located at 10920 U.S. Highway I, Sebastian, Indian River County, Florida, and in compliance with Chapter 718, Florida Statutes. That the building and all planned improvements, includ-3. ing but not limited to landscaping, utility services and access to each unit, and common element facilities serving FIVER RUN F, a Condominium, as set forth in the foregoing Declaration have been substantially completed so that with the survey of the land as set forth in Exhibit B attached hereto, together with the plot plans as set forth in Exhibit D attached hereto, showing the unit building and common elements, together with the wording of the foregoing Declaration, there can be determined therefrom the identification, location and directs forms of each unit the common elements and limited common elements of and condominium building, and that the aforementioned material is an accurate the location and dimensions of representation 01 improvekekts. Land Surveyor, Certificate of Registration No. State of Florida Sworn to and subscribed before me this _____ day of ______, 1992. Notary Public, State of Florida at Large. My Completion offices:

EXHIBIT E to the Declaration of Concominium

EASEMENT DEED

THIS INDENTURE, made this 5th day of hand, 1992, by RIVER RUN DEVELOPMENT, 1NC., a Florida corporation, hereinafter called the "Developer".

WITNESSETH:

WHEREAS, the Developer is the owner of land as described in

WHEREAS, the Developer intends, by recording a Declaration of Condominium therefor in the Public Records of Indian River County, Florida, to submit such portion of the Land as is described in Exhibit ED-2 attached hereto (the "Fifth Parcel") to the condominium form of ownership as the fifth in a series of condominius ultimately to occupy all of the land.

WHEREAS, utility service to each of the condominius to be established on the Land will require the laying of appropriate sewer, electric, water, telephone and other utility lines through the Fifth Parcel:

WHFREAS, RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., a Florida not-for-profit corporation, will be responsible for the operation of all of the condominiums to be established by the developer upon the land, and

WHEREAS, the Developer desires to insure that RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., and others as hereinafter described, will have means of ingress and egrees to and from U.S. Highway 1 and will have adequate ultility services.

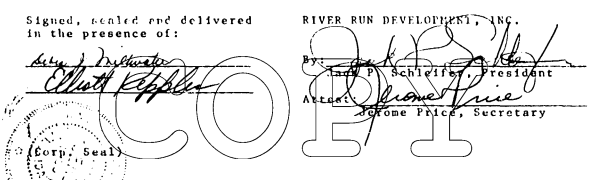
NOW, THEREFORE, the Developer for good and valuable consideration, receipt whereof is hereby acknowledged, does hereby grant, assign and convey as follows:

- 1. To EIVER FUN OF SFBASTIAN CONDOMINIUM ASSOCIATION, INC., a Florida not-for-profit corporation, to its members, to the owners of all condominium units for which said Association will have operating responsibilities, and to all others who may become owners of any portion of the Land, their heirs, successors and assigns, a permanent easterent over, across and upon the lands described in Exhibit ED-3 hereto, for the purpose of across, including ingress and egress to and from, U.S. Highway 1;
- 2. TO RIVER RUN OF SEPASTIAN CONDOMINIUM ASSOCIATION, INC., a Florida not-for-profit corporation, to its nothers to the owners of all condominium units for which said Association will have operating responsibilities, and to all others who hay become owners of any portion of the Land, their heirs, successors and assings, a permanent easement for ingress, epross and regress, by vehicle or on foot, it, to, upon, over and under the driveways and walks in River Run E, a Condominium, cosisting of the lands described in Exhibit EE-2 hereto, and as shown on Exhibit B to the Declaration of Condominium for such River Pund E, a Condominium, to which this Easement Deed forms

Exhibit F, and as such driveways or walks may be built or relocated in the future, for all purposes for which driveways or walks are commonly used, including the transportation of construction materials for use on the Land;

3. To RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., a Florida, not-for-profit corporation, to its members, to the owners of all condominium units for which said Association will have operation responsibilities, and to all other who may become owners of any portion of the band their heirs, successors and assigne, and to any persons or entities having any responsibility for supplying utility services, a permanent casement over, across, upon and through the lands described in Exhibit ED-4 hereto as a sanitary sewer easement; over, across, upon and through the lands described in Exhibit ED-5 hereto as a general utility casement, and over, across, upon and through the lands described in Exhibit ED-5 hereto as an electrical utility casement.

IN WITNESS WHEREOF, the Developer has caused these presents to be signed in its name the day and year second above written.



STATE OF FLORIDA COUNTY OF INDIAN RIVER

Before me personally appeared J/CF P. SCFIFIFER and JEROMF PRICE, to me well known and known to me to be the individuals described in and who executed the foregoing Easement beed as President and Secretary of the above-named RIVER RUN DEVELOPMENT, IEC., a Florida corporation, and severally acknowledged to and before me that they executed such instrument as such President and Secretary, respectively, of said corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation, and that it was affixed to said instrument by due and regular corporate authoraty, and that said instrument is the free act and deed of said corporation.

Thank 1992.

Notary Rublic, State of Florida at large. My Commission expires:

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Detra J. Milliouter notity public, craft of floored, the conviction craftles successing 23, 1993, 25 feed in the foot successing a Portions of Government Lots 3 and 4, Section 8, Township 31 South, Range 39 East, Indian River County, Florida, more particularly described as follows:

Commencing at the Southwest corner of aforementioned Government Lot 4, run South 89°38'22" East, along the South line of said Government Lot 4, also being the South Section line, 84.96 feet to the Fast right-of-way of State Road No. 5 (U.S. Highway No.); thence North 25°57'59" West along said right-of-way, 39.01 feet to the Point of Beginning. From the Point of Beginning, ontinue North 25°57'59" West, along said East right-of-way 154.21 feet to its intersection with the East line of aforement oned Government Lot 3; thence continue North 25°59'59" West along said right-of-way in Government Lot 3, 394.11 feet to the South line of Floravon Shores Subdivision, as recorded in Plat Book 4, page 78, Public Records of Indian River County, Florida; thence leaving State Road No. 5 right-of-way, run North 88°20'31" East along the Scuth line of said Floravon Shores, 173.38 feet to its intersection with the East line of Government Lot 3; thence continue North 88°20'31" Fast, in Government Lot 4, 1,070 feet, more or less, to the Westerly shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence meander Southeasterly along the shore of the Indian River 720 feet, more or less, to its intersection with a line which bears South 89°38'22" East from the Point of Beginning and is 35 feet North of 89°38'22" East from the Point of Beginning and is 35 feet North of 89°38'22" West, 1,300 feet along said line, parallel with the South line of Government Lot 4; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of Government Lot 4 to the Point of Beginning.

That part of Government Lot 3 lying Fast of U.S. Aighway No. 1, as now located, and all of Covernment Lot 4 Section 8, Township 31 South, Range 39 Fast, Indian River County, Florida, less and except parcels described in Deed Book 85, page 63 and Deed Book 102, page 406, Public Records of Indian Piver County, Florida and also, less the South 35 feet of said Government Lot 4.

BOTH OF THE FOREGOING TWO (2) DESCRIPTIONS BEING LESS THE FOLLOWING TWO (2) DESCRIBED PARCELS:

Parcel 1: Commencing at the Southwest corner of the aforementioned Government Lot 4, run Scuth 89°38'22" East along the South line of said Government Lot 4, also being the South Section line, 84.96 feet to the East right-of-way of State Road No. 5 (U.S. Bighway No. 1); thence North 25°57'59" West along said right-of-way, 126.01 feet; thence North 64°02'01" East, 25.0 feet to the Point of Beginning. From the Point of Beginning, run North 41°54'47" East, 114.84 feet; thence South 52°46'11" East, 200.0 feet; thence South 0°21'38" West, 40.0 feet; thence North 89°38'22" West, 199.53 feet; thence North 25°57'59" Kest, 82.63 feet to the Roint of Beginning.

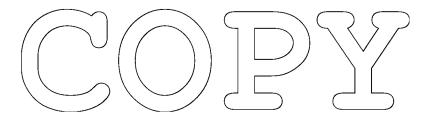
AND ALSO EXCEPTING:

Parcel 2: Commencing at the Southwest corner of the aforementioned Government Lot 4: run South 89°38'22" Fast along the South line of said Government Lot 4, also being the South Scation line, 84.96 feet to the East right-of-way of State Road No. 5 (U.S. Fighway No. 1); thence North 25°57'59" West, along said right-of-way, 226.01 feet; thence North 64°02'01" East 25.0 feet to the Point of Beginning. From the Point of Beginning, run North 25°57'59" West, 165.0 feet; thence North 64°02'01" East, 125.0 feet; thence South 25°57'59" East, 145.0 feet; thence South 25°22'20" Vest, 32.02 feet; thence South 64°02'01" Vest, 100.0 feet to the Point of Beginning.

LEGAL DESCRIPTION

A portion of Government Lot 4, Section 8, Township 31 South, Range 39 East, Indian River County, Florida, being more particularly described as follows:

Commencing at the Southwest corner of said Government Lot 4, proceed S 89°38'22" E a distance of 84.96 feet to a point on the Easterly right-of way line of State Road No. 5 (U.S. Highway No. 1, 120 foot right-of-way); thence N 25°57'59" W along said Easterly right-of-way line a distance of 626.34 feet; thence leaving said Easterly right-of-way line, N 88°20'3V" £ a distance of 928.90 feet of the Point of Beginning; thence continue N 88°20'31" E a distance of 255.63 feet; thence S 09°18'10" E a distance of 52.59 feet; thence S 26°50'50" E a distance of 199.46 feet; thence S 69°18'61" W a distance of 113 30 feet; thence S 44°20'45" W a distance of 128.42 feet; thence S 89°37'10" W a distance of 238.08 feet; thence N 45°12"28" E a distance of 212.19 feet; thence N 27°48'34" W a distance of 109.94 feet; thence N 17°00'56" W a distance of 61.95 feet; thence N 01°39'29" W a distance of 49.98 feet to the Point of Beginning.

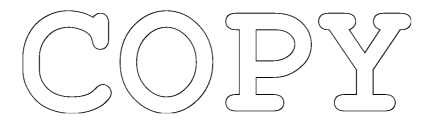


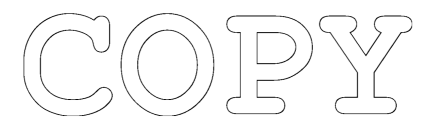


LEGAL DESCRIPTION

Commencing at the Southwest corner of Covernment Lot 4, Section 8, Township 31 South, Range 39 East; run South 89°38'22" East, 84.96 feet along the south line of said Government Lot 4, to the east right-of-way of State Road No. 5 (U.S. Highway No. 1); thence North 25°57'59" West, along said right-of-way, 152.01 feet to the Point of Beginning.

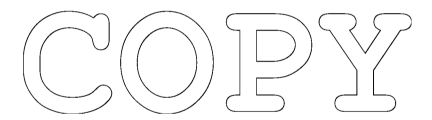
From the Point of Beginning continue North 35.57'59" West along said right of way, 50.0 feet; thence North 64°02'01" East, 102.84 feet, thence North 29°02'01" East, 46.98 feet; thence South 60°57'59" East, 93.84 feet; thence South 50°27'59" East, 148.66 feet; thence South 68°27'59" East, 149.47 feet; thence South 89°38'22" East, 575.57 feet; thence South 0°21'38" West, 40.0 feet; thence North 89°38'22" West, 583.06 feet; thence North 68°27'59" West, 163.27 feet; thence North 50°27'59" West, 151.32 feet; thence North 60°57'59" West, 50.17 feet; thence South 29°02'01" West, 37.02 feet; thence South 64°02'01" West, 101.16 feet to the Point of Beginning.

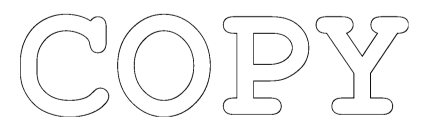




LEGAL DESCRIPTION

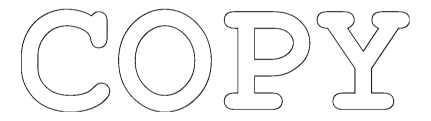
A 20 foot wide sanitary sewer easement described as follows: Commencing at the Southwest corner of Government Lot 4, Section 8, Township 31 South, Range 39 East, run South 89°38'22" East 84.96 feet along the South line of said Government Lot 4 to the Fast right of way line of State Read No. 5 (U.S. Highway No. 1); thence run North 25°57'59" West, along said right of way, 39.01 feet; thence run South 89°38'22" East, parallel with aforesaid South Government Lot line, 954.96 feet; thence North 0°21'38" Fast, 25.0 feet to the Point of Beginning of the Centerline of the 20.0 feet to the Point of Termination of aforedescribed centerline of easement; subject always to the rights of the parties listed in Paragraph 3 of the Easement Deed to which this is an exhibit to construct and maintain paved roads and walkways, and covered and uncovered parking spaces, over the lands described in this easement, which paved roads, walkways and covered parking spaces, or the reconstruction thereof, shall not be deemed to be encroachments upon the easement granted pursuant to the aforesaid Paragraph 3 of the Easement Deed.

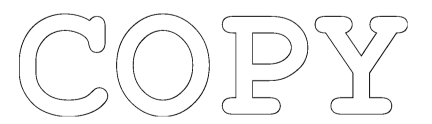




LEGAL DESCRIPTION

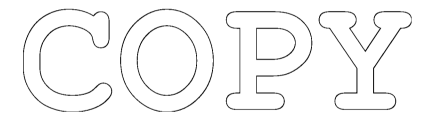
A 10 foot wide utility easement described as follows: Commencing at the Southwest corner of Government Lot 4, Section 8, Township 31 South, Range 39 East, run South 89°38'22" East, 84.96 feet along the South line of said Government Lot 4 to the East right-of-way line of State Foad No. 5 (U.S. Highway No. 1); thence North 25°57'59" West, along said right-of-way, 39.01 feet; thence run South 89°38'22" East, parallel with aforesaid South Government Lot line, 954.96 feet to the Point of Beginning. From the Point of Beginning, continue South 89°38'22" Haut, 177.0 feet; thence North 0°21'38" East, 120.0 feet; thence North 89°38'22" West, 10.0 feet; thence South 0°21'38" West, 110.0 feet; thence North 89°38'22" West, 167.0 feet; thence South 30°21'38" West, 10.0 feet to the Point of Beginning; subject always to the rights of the parties listed in Paragraph 3 of the Easement beed to which this is an exhibit to construct and maintain paved roads and walkways, and covered and uncovered parking spaces, over the lands described in this casement, which paved roads, walkways and covered parking spaces, or the reconstruction thereof, shall not be deemed to be encroachments upon the easement granted pursuant to the aforesaid Paragraph 3 of the Easement Deed.





LEGAL DESCRIPTION

A 10 foot wide electric utility easement described as follows: Commencing at the Southwest corner of Government Lot 4, Section 8, Township 31 South, Range 39 East, run South 89°38'22" East, 84.96 feet along the South line of said Government Lot 4 to the East right-of-way line of State Road No. 5 (U.S. Highway No. 1); thence run North 25°57'59" West along said right-of-way line 39.01 feet; thence run South 89°38'22" Fast, parallel with aforessid South Covernment Lot line, 974.96 feet; thence Korth 30°21'38" fast, 105.0 feet; thence North 10°21'38" Fast, 115.09 feet; thence Routh of Beginning, run South 19°38'22" East, 31.74 feet; thence South 74°38'22" East, 43.46 feet; thence South 29°38'22" Fast, 65.86 feet; thence North 60°21'38" East, 10.0 feet; thence North 29°38'22" West, 70.0 feet; thence North 74°38'22" West, 43.46 feet; thence North 29°38'22" West, 70.0 feet; thence North 74°38'22" West, 43.46 feet; thence North 29°38'22" West, 70.0 feet; thence South 60°21'38" West, 10.0 feet to the Point of Beginning; subject always to the rights of the parties listed in Paragraph 3 of the Easement Deed to which this is an exhibit to construct and maintain paved roads and walkways, and covered and uncovered parking spaces, over the lands described in this easement, which paved roads, walkways and covered parking spaces, or the reconstruction thereof, shall not be deemed to be encroachments upon the easement granted pursuant to the aforesaid Paragraph 3 of the Lasement Deed.

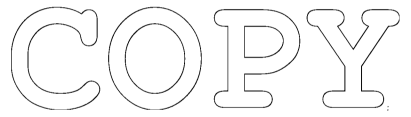




Department al Blute

I certify that the attached is a true and correct copy of the Articles of Incorporation of RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., a corporation organized under the Laws of the State of Florida, filed on February 24, 1984, as shown by the records of this office.

The charter number of this corporation is NO1637.



Given under my hand and the direct seed of the state of Florida, at Callahassee, the Capital, this the 27th day of February, 1984.



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Exhibit G

ARTICLES OF INCORPORATION

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RIVER RUN OF SEBASTIAN

CONDOMINIUM ASSOCIATION, INC.

In order to form a corporation under and in accordance with the provisions of the laws of the State of Florida for the formation of Corporations Not for Profit, the undersigned hereby incorporates a corporation for the purpose and with the powers hereinafter mentioned, and, to that end, does, by these Articles of Incorporation, set forth:

1

The name of the proposed corporation shall be RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., hereinafter reformed to as the "Corporation" and the "Association".

11

The purpose for which the Association is organized is to provide an costy parounut to the Condonsingon Act, which 1983, as amended, for the opera-Chapter 718, Plorida Stututes, tion of a group of no fewer than one (1) and no more than five (5) condominkum (the)" (condominions") thus may be established by ENTERPRISES, INC., a Florida corporation, called the "Developer", upon the lands described in Exhibit AI-A hereto, and to purchase, own, operate, lease, sell, trade and otherwise deal with such property, or other property, whether real or personal, as may be necessary or convinient in the administration of said Condominiums. The Corporation shall be nonsprolit organization the benefit of its members.

The powers of the Augustation vill include and be governed by the following provisions:

1. The Association will have all of the common law and statutory powers of a corporation not for profit that are not in conflict with the terms of these Articles, the Declarations of Condominium of the Condominiums, the Bylaws of this Corporation or the Condominium Act.

2. The Association will have all of the powers and duties set forth in the Condominium Act; and it will have all of the powers and duties ressonably necessary to the powers and duties ressonably necessary to the powers of Condominium, as they may be amended from time to time, including but not limited to the following:

tions governing the use and maintenance standards of the Condominiums as said terms may be defined in the several Declarations of Condominium to be recorded.

- b. To mako and collect assessments against members to defray the costs, expenses and losses of the Condominiums.
- $_{\rm C}$. To use the proceeds of assessments in the exercise of its powers and duties.
- d. To maintain, repair, replace and operate the Condominium properties.

ties and insurance for the protection of the Condominium properties and insurance for the protection of the Association and its members as Condominium unit owners.

further improve the Condominium properties.

- g. To make and amend reasonable regulations respecting the use of the Condominium properties.
- h. To approve or disapprove the transfer, lease, mortgage and ownership of Condominium units as may be provided by the several Declarations of Condominium and the By-luws of the Association.

Condominium Act, the several Decinrations of Condominium, these Articles, the By-leve of the Association and the regulations for the use of the Condominium properties.

j. To contract for the management and operation of the Condominiums, including their common properties; and to thereby delegate all powers and duties of the Association, except such as are specifically required to have the approval of the Board of Directors or of the membership of the Association.

k. To employ personnel to perform the services required for the proper management and operation of the Condominiums.

1. To own and hold fee simple title to lands, within ressonable proximity to the Condominium properties upon which recreational facilities, entranceways, walkways, parking ageas, and like facilities are or may be constructed for the benefit of Condominium unit owners, and to manage, control and maintain the same; provided, however, that such facilities shall and must be for the use and enjoyment of all unit owners in the Condominiums to be established upon the lands described in Article 11 hereof. The Association shall assess each unit when completely constructed for its pro-rate share of the costs and expenses of the operating and maintaining of said facilities.

To leans such portions of the common properties of

the Condominiums to third parties in connection with the management and maintenance of the said Condominiums. K11 Buch other powers a re NECE BBB TY the effectuation of the above purposes and otherwise prohibited by law. Kundu / exgapt such portions thereof ac expended for the common expenses of the Condomintume and title to all property, will be held in trust for the members of the Association, in accordance with their respective interests under the several Declarations of Condominium and in accordance with the provisions of these Articles of Incorporation and the By-laws of the Association.

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

I. The members of the Association will consist of all of the record owners of the Condominium units in the Condominiums

O.R. 797 PG 0386 O.R. 841 PG 0874

for which the Association has operating responsibility, and no other persons or entities shall be entitled to membership except provided in Section 4 of this Article IV and as provided in Arcicle VIII: and after termination of any of the Condominiums will consist of those who were members of the terminated Condominium(m) at the time of such termination, their successors and gne and the members of such of the Condonlinume, if any, as Membership Binil be terminatod. established (1) by aquiring and recording evidence in the public records of Indian r doubty of fee title to a unit in any of the Condominiums, by acquiring and recording evidence interest therein, whether by convoyance, devise, judicial decree or otherwise and (11) by delivery of a copy of said evidence to Association, and the membership of any person shall be automatically terminated upon his being divested of all title to or his entire fee ownership interest in any unit, except that nothing herein contained shall be construed as terminating the wembership of any person who may pun two or more maits, or who may own of fee ownership interest in two or more units, so long au any such person shall retain kitle to or a fee ownership interest in any unit.

Association cannot be assigned, hypothecated or transferred in any manner except an un appurtenance to his Condominium unit. The funds and assets of the Association shall belong solely to the Association subject to the limitation that the same be expended, held or used for the benefit of the membership und for the purposes authorized herein in the several Declarations of Condominium, and in the By-laws which shall be benefiter adopted.

On uil matters on which the membership undil he entitled to vote, there whall be only one (1) vote for each provided in the By-laws hereafter adopted by the Association. Should any member own more than one Condominium unit, such member whall be ontitled to exercise or cast as many votes as he owns units in the manner provided by said By-laws.

The share of a member in the funds and assets of the

Until such time as at least one (1) of the properties described in Article 11 condominium ownership by the recordation of a Duclaration of Condominium, the membership of the Association shall be comprised the subscriber of these Articles of Incorporation, and such subscriber shall be entitled to cast one vote which the membership shall be entitled to vote

The Corporation shall have perpetual existence.

The principal office of the Corporation shall initially be located at 3339 Cardinal Drive, Vero Beach, Indian River County, Florids, but the Corporation may maintain offices and transact business in such other places within or without the State of Florida as may be designated from time to time by the Board of Directors.

V 1 1

affaire of the Corporation shall be managed by the Corporation, desired by the Vice Providents, 16 uny, a Secretury and a Treasurer, and Assistant Socretaries and Assistant Treasurers, if any, subject to the directions of the Board of Directors. The Board of Directors or the President, the approval of the Doard of Directors, may employ a managing agent and/or such other munagerial and supervisory 🛱 personnel or entities to administer or assist in the administrathe operation and management of any of the Condontations and the uffairs of the Corporation, and any such heroon or entity be a member of the Corporation of a disactor or officer of or way hay u directorn or officiery in common with the Corporation, as the case may be.

IIIV

The number of directors on the first Board of Direc-(the "Pirst Board"), the "Initial Elected Board", hereinafter defined, and all Boards elected prior to the annual members' meeting following the Developer's Resignation Event, as hereinefter defined, shall be three (3). The number of directors elected by the "Purchaser Hombors" (as hereinafter defined) subsequent to the Initial Elected Board, shall be as provided in this Article VIII.

2. The names and addresses of the persons who are to rye as the First Board are as follows:

Henry J. Huller

Jack P. Schleifer

3339 Cardinal Drive Vero Beach, FL 32963 60 Enst 42nd Stroet

ADDRES

Cecelia Z. Huller

3339 Cardinal Drive Vero Beach, FL 32963

Developer reserves the right to designate successor directors to serve on the Doard for so long as it has the right to designate any directors, as hereinafter provided.

Upon the conveyance by Developer to unit owners other than Developer ("Purchaser Hombers") of l'ifteen percent (15%) or more of all units Condominium, one apy \$il 3 Rurchaser Hambers alect bnb Girector which election shall spacial megting of the memberulity to he called by the Board for such purpose (the "Initial Election Keating"). the Initial Election Heating, one (1) of the directors previously designated by the Daveloper shall submit his or her vritten resignation, which shall be accepted, and the Purchaset Hembers present in person or by proxy shall thereupon proceed to elect one (1) director by written ballot, all nominations to be The Board as so reconstituted shall be the the floor. "Initial Exected Board". The runaining two (2) directory should retain their ponitions/until they reaign of are Yaplacod by the neveloper, which right of ruyla/cement of uny time is renerved by Subject the Developer. to the other provisions of this Article VIII, the Initial Elected Board shall serve until the next Annual Hembern' Hecting, at which time the Purchaser Hembers shall elect another Director to ruplace the single director elected by such Purchaser Hembers at the Initial Election Heeting; provided, however, that any director elected by the Purchaser Hembers shall be eligible to succeed himself. Directors previously designated

by the Developer shall retain their positions through each unnual members' maeting until they resign or are replaced by the Duveloper, which right of replacement at any time is reserved by the Developer. One director shall continue to be so elected at each subsequent annual members' meeting until such time as the Purchaser Hambers are entitled to elect not less than a majority of the directors on the Board.

- 4. Purchaser Hembers are entitled to a lect not less than a majority of the Board upon the happening of any of the following events, whichever may first occur:
- a. Three (3) years after sales by Developer of fifty percent (50%) of all of the units in the Condominiums have been closed, which closings shall be evidenced by the recording of instruments of conveyance of units to each of such Purchaser Hembers amongst the Public Records of Indian River County, Florids.

ninety percent (90%) of all units in the Condominiums have been closed, which closings whall he evidenced by the recording of instruments of conveyance of units to each of such Purchapur Hembers amongst the Public Records, of Indian River County, Plorida,

- c. When all of the units in the Condominiums have been completed (as evidenced by the issuance of Cortificates of Occupancy for all of same) and some have been sold to l'urchaser Hambers and none of the others are being offered for sale by Developer in the ordinary course of business or
- Purchaser Hembers and none of the others are being constructed or offered for sale by Developer in the ordinary course of buisheas.
- 5. The election of not less than a majority of directors by the Purchaser Hembers shall occur at a special mosting of the Hembership to be called by the Board for such purpose (the "Kajority Election Heeting").
- 6. At the Hajority Election Heating, one of the two directors designated by the Developer shall submit his or her

elect successor directors to fill the vacancy or vacancies caused by the resignation of the remaining designated director(s). These successor directors shall serve until the next annual members' meeting and until their successors are elected and qualified.

- year in which the Developer's Resignation Event occurs, all of the directors shall be elected by the members and, upon the effirmative vote of a majority of the members, the Board may be expanded to not more than nine (9) directors.
- 11. The resignation of a director who has been elected or designated by the Duveloper or the rusignation of an officer of the Association who has been elected by the First Board or the Initial Elected Board shall, to the extent permissible by law, remise, release, acquit, satisfy and forever discharge such officer or director of and from any and all manner of action and actions, cause and culuses of action, suits, dobts, dues, sums of accounts, rockonings, honds, hills, opacialties, covananta, contracta, controversies, agroements, promises, variances, trespasses, damagos judgmonts, executions, claims and demands whatsoever, in law or in equity, which the Association or Purchaser Hembers had, now have, or which any parsonal representative, successor, heir or assign or the Association or Purchaser Hembers hereafter can, shall or may have against said officer or director for, upon, or by reason of any watter, cause or thing whatsoever through the day of such resignation.
- 12. Within sixty (60) days of the date of the Hajority Election Heeting, on such dute as it shall in its sole discretion determine (the "Turnover Date"), the Daveloper shall railinquish control of the Association to the furchaser Hembers as required by 1718.301, Florida Statutes, by submitting to the President of the Association, who shall accept them on behalf of the Association, who shall accept them on behalf of the Association previously elected or appointed by a Developer-controlled Board of Directors, if any such remain in office; (2) all personal property of the Association or of the unit owners held or controlled by the Developer or its agent; and (3) such

n R 797 PR 1392 - 9 - 1367, O.R. 841 PG 10880

required to be turned over by \$718.301. Florida Statutes; provided, however, that the accounting for all Association funds required to be presented to the Association by Developer pursuant to the terms of \$718.301(5)(c), Fla. State., may be remitted to the President of the Association by auditor responsible for such accounting within independent Turnover Date shall be independent auditor for the accounting but in no making a uch ninuty (99) duy after the Turnover Dute end provided, further, that in the event that the said suditor fails to remit the results of the said accounting to the President in a timely manner, neither Developer nor any of Developer's principals, employees or agents shall be lisble therefor or for any consequences thereof.

JX

The Board of Directors shall elect a President, Secretary and Treasurer, and as pany Vico Presidents. Assistant Secretaries and Assistant Treasurers as the Board of Directors shall determine. The President shall be alucted from among the membership of the Board of Directors, but no other officer need be a Director. The same person may hold two offices, the duties of which are not incompatible; provided, however, that the office of President and Vice President shall not be held by the same person, nor shall the office of President and Secretary or Assistant Secretary be held by the same person.

X

The subscriber to these Articlus of Incorporation in the person named herein to act and serve as member of the first Board of Directors of the Corporation the name of which subscriber and his respective post vifice address is more particularly set forth below.

Henry J. Huller

3339 Cardinal Drive Vero Boach, FL 32963

XI

The original By-laws of the Corporation shall be adopted by a majority vote of the first Board of Directors of the Corpo-

- 10 . O.R. 841/PG 0881

ration, and, thereafter, such By-laws may be altured, amended or rescinded only in such manner as the By-laws may provide.

XII

The officers of the Corporation who shall serve until the first election under these Articles of Incorporation shall be the

Henry J. Huller
Jack P. Schloifer
Gecelie 2. Huller

NAME

OFFICE

President
Vice President
Socretary-Treasurer

The Association shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, penidng or contemplated action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he is or was a director, employee, officer or agent of the Association, against expenses (including attorneys' fees und appellute utdorgeyn (cau), judgmunte, fiwou and amounts pold settlement as long us actually und rousonubly Incurred by him in conhection with such uckion, suit or proceeding, if he ucted in good faith and in a mannor (a reasonably believed to be in or not opposed to the heut inturust of the Association, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful, except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for gross negligence or misfeasance or malfeasance in the performance of his Muty to the Austel Milen, unless and only to the extent that the court in which such action or suit was brought shall determine upon application that despite the adjudication of liability but in view of all of the elecumstances of case, such person is fairly and reasonably entitled to indemnification for such expenses which shall court shall deem proper. The termination of any action, suit or proceeding by judgment, order, settlement, conviction or upon a plea of nolo contendere or its equivalent shall not, of itself, croste presumption that the person did not act in good fuith and in a

manner which he reasonably believed to be in or not opposed to the best interest of the Association, and with respect to any criminal action or proceeding, that the person had reasonable cause to believe that his conduct was unlawful.

XIV

An amendment or amendments to these Articles of Incorporation may be proposed by the Board of Directors of the Corporation vote of the majority of the directors, or by a members of the Corporation, whether menting as by Instruments in writing signed by them. ndment or amendments to these Articles of Incorporation being proposed by said Board of Directors or members, such proposed amendment or amendments shall be transmitted to the President of the Corporation or other afficer of the Corporation in the absence of the President, who shall thereupon call a special meeting of the members of the Corporation for a date not sooner than tventy (20) days nor lutur thun nixty (60) days from the receipt by like of the proposal amondment or whendments, and it shall be the duty of the Spectothry to give to each member written printed notice of wheh mosting stating the time and weeting and reciting the proposed amendments in reasonably detailed form, which notice shall be mailed or presented personally to each member not less than fourteen (14) nor more than thirty (30) days before the date set for such meeting. If mailed, such notice shall be deemed to be properly given when deposited in the United States addressed to the member at his post office address as it appears of the Corporation, the postage thereon propuld. written watver of notice signed notly'o, and Buch vaiver when filed in the records of the Corporation, whether before or after the holding the meeting, whall be deemed equivalent to the giving of such At such meuting, the amendment amendments proposed must be approved by an affirmative vote of majority present at such meeting, in order for such smeadment amendments to become effective unless otherwise

required by Florida law. Theroupon, such amendment or amendments of these Articles of Incorporation shall be transcribed and certified in such form as may be necessary to register the same in the office of the Secretary of State of the State of Florida, and, upon the registration of such amendment or amendments with said Secretary of State, a certified copy thereof shall be recorded in the public records of Indian River County, Florida, within thirty (10) days from the date on which the same are so registered. At any musting hald to consider such amendment or amendments of these Articles of Incorporation, the written vote of any member of the Corporation shall be recognized, if such

thereat by proxy, provided such written vote is delivered to the

Secretary of the Corporation at or prior to such meeting.

not in attendance at such meeting or represented

Notwithstanding the foregoing, so long as MULLER ENTER-PRISES, INC., shall have the right hereinabove provided to select majority of the Board of Directors of the Corporation, an smendment or amendments to these Articles of Incorporation way be adopted and upproved by an affirmative vote of a majority of the Board of Directors of the Corporation in order for such amendment amendments to become effective. Thereupon, such assendment or amendments to these Articles of Incorporation shall be transcribed and certified in such form as may be necessary to register the same in the office of the Secretary of State of the State of Plorida, and, upon such registration, a certified copy thereof shall be recorded in the public records of Indian River County, BO LONE US HULLER KHTERPRISES the fight to watect majority of the board of Directors of Corporation, no amendment to thema Articles of Incorporation shall be adopted of become exfective vithout the affirmative vote of a majority of the Board of Directors.

Notwithstanding the foregoing provisions of this Article XIV, no amendment to these Articles of Incorporation which shall abridge, amend or alter the right of HULLER ENTERPRISES, INC. to designate and select members of each Board of Directors of the corporation, as provided in Article VIII hereof, may be adopted

become effective without the prior written consent of MULLER 1505 FEB 24 MI H: 07 ENTERPRISES, INC.

<u>x v</u>

rasident agent for the service of process within the State shall be:

NAME

ADDRESS

3339 Cardinal Drive Vero Beach, Plorida 32963 WIIERBOP, ve have hereunto 1984, Florida.

STATE OF PLORIDA COUNTY OF INDIAN RIVER

Before me, the undersigned authority, personally appeared HENRY J. HULLER, who, being by me first duly sworn, acknowledged that he executed the foregoing Articles of Incorporation for the purposes therein expressed this I day of Ithickey, 1984.

tary

Public,

Hy Com

Holary Public State of Frontida al Carge My Commission Expires July 23, 1984

orida



FILED

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR GOMINGBLE, FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHUND? SERVICE OF PROCESS HAY BE HADE. SECRETARY OF STATE
TALLADAY SECRETARY

Florida Statutes, pursuance of Chapter 48.091, with the 10 subatted compliance

Vivot, that RIVER RUN OF SEBASTIAN CONDOMINIUH ASSOCIAorganize under the lave of the State of desiring to TION, INC., indicated in the articles pkincipal office. Florida with its of incorporation, at the City of VERO BEACH, County of INDIAN RIVER, State of PLORIDA, has named HENRY J. MULLER, 3339 Cardinal Drive, Vero Beach, Indian River County, Florida 32963, as its agent to accept service of process within this state.

ACKNOWLEDGMENT

Having been named to accept service of process for the dusignated above-stuted corporation. placo a t t ha the capacity, and ugrev certificate thereby recept 1 n a c.t. relative to keeping comply with the provisions of the sald Act open said office.

Resident Agent



O.R. 797 O.R. 841 PG 0886

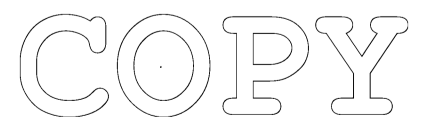
Portions of Government Lots 3 and 4, South, Range 39 East, Indian River particularly described as follows:

Section 6, Township 31
County 1 Plorad Limers

Commencing at the Southwest corner of aforementioned Government Lot 4, run South 89°38'22" East, along the South line of said Government Lot 4, also being the South Section line, 84.96 feet to the East right-of-way of State Road No. 5 (U.S. Highway No. 1); thence North 25°57'59" West along and right-of-way, 39.01 feet to the Point of Beginning, continue North 25°57'59" West along said East right-of-way, 154.21 feet to its intersection with the Bast line of aforementioned Government Lot 3; thence continue North 25°57'59" West along said right-of-way in Government Lot 3, 19%.11 feet to the South line of floravon Shoras Subdivision, as recorded in Plat Book 4, page 78 Public Records of Indian River County, Florida; thence leaving State Road No. 5 right-of-way, run North 88°20'31" East along the South line of said Floravon Shoras, 173.38 feet to its intersection with the East line of Covernment Lot 3; thence continue North 88°20'31" East, in Government Lot 4, 1,070 feet more or less, to the Westerly shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence south 89°38'22" East from the Point of Beginning and is 35 feet North of and parallel with the South line of Government Lot 4; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of Government Lot 4; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of Government Lot 4 to the Point of Beginning.

ALSO BEINE DESCRIBED AS:

That part of Covernment Lot 3, lying East of U.S. Highway No. 1, as now located, and ull of Covernment Lot 4, Section 8, Township 31 South, Range 39 East, Indian River County, Florida, LESS AND EXCEPT parcels described in Paud Book 85, page 63, and Doud Book 102, page 406, Public Records of Indian River County, Plorida and ulso LESS the South 35 fact of said Covernment Lot 4.





Department of State

I certify that the attached is a true and correct copy of Certificate of Amendment to Articles of Incorporation for RIVER RUN OF SUBASTIAN CONDOMINIUM ASSOCIATION, INC., a Florida corporation, filed on March 29, 1984, as shown by the records of this office.

The charter number of this corporation is N01637.

Given under my hand and the Great Seal of the State of Norida, at Callahassee, the Capital, this the day of March, 1984.



George Firestone Serreland of State

O.R. 841 PG 0888

ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

River Run of Sebastian Condominium Association, Inc.

To: Department of State
Tallahassee, Florida 32301

Pursuant to the provisions of Sections 607.187 and 617.017 of the Florida Statutes, the undersigned corporation adopts the following articles of amendment to its articles of incorporation:

- 1. The name of the corporation is RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC.
- 2. The corporation is a not-kor-profit corporation organized under Florida law in 1984.
- 3. The articles of incorporation of the corporation do not contain express provisions governing the manner in which amendments to the said articles are to be adopted.
- 4. The corporation has no members at the time this document is executed.
- 5. The following amendments of the articles of incorporation of the corporation were adopted by the directors of the corporation on March 24, 1984, in the manner prescribed by the Florida Not for Profit Corporation Act.
- 6. The corporation has no shares authorized, issued, or outstanding
- 7. The amendments substitute a revised legal description as Exhibit A to the Articles of Incorporation. The revised legal description is attached hereto as Exhibit A.

Dated: March 24, 1984

RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC.

-President

Secretary

0889

STATE OF FLORIDA COUNTY OF INDIAN RIVER

Before me, the undersigned authority duly authorized in the state and county aforesaid to take acknowledgments, appeared HENRY J. HULLER and CECELIA Z. MULLER, known to me and known to me to be the President and Secretary, respectively, of RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., and the persons described in and who executed the foregoing Articles of Amendment to Articles of Incorporation, and they acknowledged before me that they had executed the same.

Witness my hand and official scal at Vero Beach, this 274 day of March, 1984.

Notary Public State of Florida at Large.

My Commission Expires:

(Seal)

NOTARY PUBLIC STATE OF FLORIDA AT LAMAS MY COMMISSION EXPINES OCT. 23, 1985 BONDED THRU GENERAL BUS, LINGERHAUTERS

EXHIBIT A

Portions of Government Lots 3 and 4, Section 8, Township 31 South, Range 39 East, Indian River County, Florida, more particularly described as follows:

Commencing at the Southwest corner of aforementioned Covernment Lot 4, run South 89°38'22" East, along the South line of said Government Lot 4, also being the South Section line, 84.96 fast to the East right-of-way of State Road No. 5 (U.S. Highway No. 1); thence North 25°57'59" West along said right-of-way, 39.01 feet to the Point of Beginning. Prom the Point of Beginning, continue North 25°57'59" West, along said East right-of-way 154.21 feet to its intersection with the East line of aforementioned Government Lot 3; thence continue North 25°57'59" West along said right-of-way in Government Lot 3, 39%.11 feet to the South line of Floravon Shrores Subdivision, as recorded in Plat Book 4, page 78, Public Records of Indian River County, Florida; thence leaving State Road No. 5 right-of-way, run North 88°20'31" East along the South Line of said Floravon Shores, 173.38 feet to 14s intersection with the East line of Government Lot 3; thence continue North 88°20'31" East, in Government Lot 4, 1,070 feet, more or less, to the Westerly shore of the Indian River; thence meander Southessterly along the shore of the Indian River 720 feet, more or less, to the Westerly shore of the Indian River 720 feet, more or less, to the Westerly shore of the Indian River 720 feet, more or less, to the Westerly shore of the Indian River 720 feet, more or less, to the Westerly shore of the Indian River 720 feet, more or less, to the South the South line of Government Lot 4; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of Government Lot 4; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of Government Lot 4; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of Government Lot 4 to the Point of Beginning.

ALSO BEING DESCRIBED AS:

That part of Government Lot 1, lying East of U.S. Highway No. 1, as now located, and all of Government Lot 4, Section 8. Township 31 South, Kange 39 East, Indian River County, Phorida, less and except parcels described in Deed Book 85 page 63 and Deed Book 102, page 446, Public Records of Indian River County, Plorida and also, less the South 35 feet of said Government Lot 4.

LESS THE PULLOWING WESCRIBED PARCELS:

Commencing at the Southwest corner of the aforementioned Government Lot 4, run South 89°38'22" East along the South line of said Government Lot 4, also being the South Section line, 84.96 feet to the East right-of-way of State Road No. 5 (U.S. Highway No. 1); thence North 25°57'59" West along said right-of-way, 126.01 feet; thence North 64°02'01" East, 25.0 feet to the Point of Beginning. From the Point of Beginning, run North 41°54'47" Kast, 114.84 feet; thence South 52°46'11" East, 200.0 feet; thence South 0°21'38" West, 40.0 feet; thence North 89°38'22" West, 199.53 feet; thence North 25°57'59" West, 82.63 feet to the Point of Beginning.

Commancing at the Southwest corner of the sformantioned Government Lot 4, run South 89°38'22" East along the South line of said Government Lot 4, also being the Faction line, 84.96 feet to the East right-of way of State Road No. 5 (U.S. Highway No. 1); thence North 25°53'59" West, slong said right-of-way, 226.01 feet; thence North 64°02'01" East 25.0 feet to the Point of Beginning. From the Point of Beginning, run North 25°57'59" West, 165.0 feet; thence North 64°02'01" East, 125.0 feet; thence South 25°57'59" East, 145.0 feet; thence South 25°22'20" West, 32.02 feet; thence South 64°02'01" West, 100.0 feet to the Point of Beginning.



Department of State

Lecrtify that the attached is a true and correct copy of the Articles of Amendment, filed on March 18, 1985, to Articles of Incorporation for RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., a Florida corporation, as shown by the records of this office.

The charter number of this corporation is N01637.

Given under my hand and the Great Seal of the State of Florida, at Tallahassee, the Capital, this the day of

18th

March, 1985.



George Firestone Secretary of State ARTICLES OF AMENDMENT TO THE ARTICLES OF INCORPORATION OF

MAR 18 10 06 AH '85

River Run of Sebastian SECRETARY OF STATE Condominium Association, IndeLLAHASSEE.FLORIDA

To: Department of State Tallahassee, Florida 32301

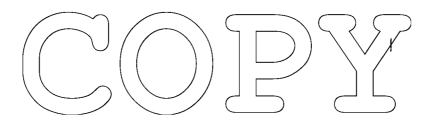
Pursuant to the provisions of Section 607.187 and 617.017 of the Florida Statutes, the undersigned corporation adopts the following articles of amendment to its articles of incorporation:

1. The name of the corporation is RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC.

- 2. The corporation is a not-for-profit corporation organized under Florida law in 1984.
- 3. The articles of incorporation of the corporation do not contain express provisions governing the manner in which amendments to the said articles are to be adopted.
- 4. The corporation has three (3) members at the time this document is executed. Pursuant to the provisions of Florida Statute 617.017(3), all directors, managers, trustees, and members eligible to vote have signed a written statement manifesting their intention that two amendments to the articles of incorporation be adopted, and that these particular amendments be adopted.
- 5. The following amendments of the articles of incorporation of the corporation were adopted by the directors, managers, trustees and members eligible to vote on March 5, 1985, in the manner provided for in the librida Not for Profit Corporation Act.

a. Article | III, Section 2, of the Articles of Incorporation is amended by adding thereto a new Subsection "m" the text of which is as follows:

"m. To own and/or operate and maintain docking facilities for the use of members, and all such peripheral facilities necessary or desirable in connection with the operation and maintenance of same; provided, however, that such docking facilities, if added by the Developer, shall contain a number of boat slips smaller than the total number of condominium units in all of the condominiums to be operated by the Association, and therefore shall be for the use and enjoyment solely of those unit owners who otherwise qualify for the use



thereof, and provided, further, that anything in these Articles of Incorporation to the contrary notwithstanding, all expenses of operation and maintenance of such docking facilities shall be borne solely by those unit owners in the condominiums administered by the Association who have the right to use the boat slips therein."

b. The present Subsection "m" of Section 2 of Article III of the Articles of Incorporation shall be relettered as Subsection "n", and Subsection "n" as Subsection "o".

c. The legal description originally attached to the Articles of Incorporation as Exhibit AI-A and Exhibit A attached in its place by Amendment dated March 24, 1984, are hereby deleted and there is hereby substituted in their place a new Exhibit AI-A attached hereto and made a part hereof as Exhibit AI-A.

6. The corporation has no shares authorized, issued, or

outstanding.

Dated: March 12, 1985

RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC.

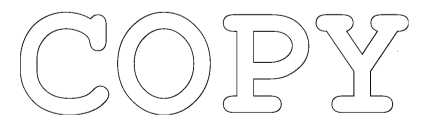
by: Mulh

attest: Licitia Miller, Secretary

(Corporate Scal)

STATE OF FLORHDA COUNTY OF INDIAN RIVER

BEFORE ME, the undersigned authority, duly authorized to take acknowledgments in the aforesaid state and county, appeared MENRY J. MULLER and CECELIA Z. MULLER, the President and Secretary, respectively, of RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., and they acknowledged before me that they executed the foregoing Articles of Amendment in their corporate capacities,



having been duly authorized to do so.

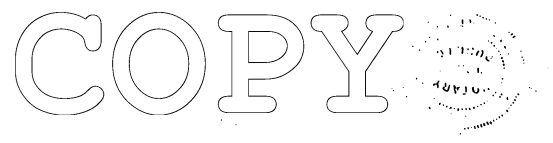
WITNESS MY HAND and official seal this 12th day of March,

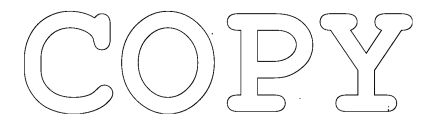
1985.

Notary Public State of Florida at Large. My Commission Expires:

(Seal)

NOTARY PUBLIC STAYE OF FLORIDA AT LARGE MY COMMISSION EXPIRES OCT. 23, 1886 SONDED THIS GENERAL MIS. UNDERWINTERS





Portions of Government Lots 3 and 4, Section 8, Township 31 South, Range 39 East, Indian River County, Florida, more particularly described as follows:

Commencing at the Southwest corner of aforementioned Government Lot 4, run South 89°38'22" Kast, along the South line of seid Government Lot 4, also being the South Section line, 84.96 feat to the Kast right of way of State Road No. 5 (U.S. Highway Mo. 1) thence North 25°57'59" West along said right-of way 39.01 feet to the Point of Beginning. From the Point of Reginning, continue North 25°57'59" West along said East right-of way 154.21 feet to its intersection with the East line of he forement Lot 3; thence continue North 25°57'59" West along said East line of he South line of Floravon Shores Subdivision, as recorded in Plat Book 4, page 78, Public Records of Indian River County, 170'1da; thence leaving State Road No. 5 right-of-way, run North 18'20'31" East to its Intersection with the East line of Covernment Lot 3; thence continue North 88'20'31" East, in Government Lot 4, 1,070 feet, more or less, to the Westerly shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence meander Southeasterly along the shore of the Indian River; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of Covernment Lot 4; thence North 89°38'22" West, 1,300 feet along said line, parallel with the South line of the Point of Beginning.

ALSO BRING DESCRIBED AS:

That pert of Government but 3, lying East of U.S. Highway No. 1, as now located, and all of Government Lot 4, Section 8, Township 31 South, Range 39 East, Indian River County, Florida, less and except parcels described in Deed Book 85, page 63 and Deed Book 102, page 406, Public Records of Indian River County, Florida and also, less the South 35 feet of said Government Lot 4.

BUTH OF THE PORECUING THO (2) DESCRIPTIONS BRING LESS THE POLLOWING TWO (2) DESCRIBED PARCELS

Purcel II Commencing at the Southwest corner of the aforementioned Government Lot 4, run South 89°38'22" East along the South line of said Government Lot 4, also being the South Section line, 84.96 feet to the East right-of-way of State Road No. 5 (U.S. Bighway No. 1); thence North 25°57'59" West along said right-of-way, 126.01 feet; thence North 64°02'01" East, 25.0 feet to the Point of Beginning. From the Point of Beginning, run North 41°54'47" East, 114.84 feet; thence South 52°46'11" East, 200.0 feet; thence South 0°21'38" West, 40.0 feet; thence North 89°38'22" West, 199.53 feet; thence North 25°57'59" West, 82.63 feet to the Point of Beginning.

AND ALSO EXCEPTING:

Parcel 2: Comment lot 4, run South 89°38'22" East along the Youth line of said Government Lot 4, also being the South Section line, 84.96 feet to the East right-of-way of State Wood No. 5 (U.S. Mighway No. 1); thence North 25°57'59" West, along said right-of-way, 226.01 feet; thence North 64°02'01" East 25.0 feet to the Point of Beginning. From the Point of Seginning, run North 25°57'59" West, 165.0 feet; thence North 64°02'01" East, 125.0 feet; thence South 25°57'59" East, 145.0 feet; thence South 25°22'20" West, 32.02 feet; thence South 64°02'01" West, 100.0 feet to the Point of Beginning.

the By-Taws of RIVER RUN OF SEDASTIAN CONDONLILLUI ASSOCIATION, INC., a corporation not for profit organized under the laws of the State of Florida, the Articles of Incorporation of which were filed in the office of the Sacretary of State on February 24, 1984. River Run of Schastian Condominium Association, Inc., hereinafter called "Association", has been organized for the purpose of administering the operation and management of the condominium (the "Condominiums") to be established by MULLER ENTERPRISES, INC.., a Florida corporation, and its successors and assigns hereinafter sometimes called. "Developer", upon lands owned by it and as described in Article II of said Articles of Incorporation (the "Land").

- a. The provisions of these By-laws are applicable to the Condominiums and the terms and provisions hereof are expressly subject to the terms and provisions of the Articles of Incorporation of the Association and to those which may be contained in the Declarations of Condominium which may be recorded for the Condominiums in the Public Records of Indian River County, Florida, the terms and provisions of such Articles of Incorporation and such Declarations of Condominium to be controlling wherever the same may be in conflict herewith.
- All prosent or Luture evacus, tenants, future temants their employees or any other person who might use the Condomin-iums or any of the facilities thereof in any manner, are subject to the regulations set forth in these By-laws and in usid Articles of Incorporation the applicable Declaration **d**nd Condominiam.
- Ocenn Drive, Vero Beach, Indian River County, Florida.
- The fiscal year of the Association shall be the colendar year, January 1 through December 31,
- The seal of the Association shall bear the name of the Association, the word "Florida", the words "Corporation But For Profit", and the year of incorporation, an impression of which sent is as follows:

HEIBERSHIP, VOTING. QUORUM PROXIES

their admission to membership and termination of such members it in their admission to membership and termination of such membership, and voting by members shall be as set forth in Article IV of the Articles of Incorporation of the Association, the provisions of which said Article IV of the Articles of Incorporation are incorporated herein by reference.

A quorum at members' meetingn shall be attained Quoring. by the presence, either in person or by proxy, of persons entitled to cast 33 1/3% of the votes of the entire membership. If voting rights of any member are suspended pursuant to the provisions of the Declarations of Conduminium, these By-laws, or applicable rules and regulations, the votes of such member so suspended shall not be counted for the purpose of determining the presence of a quorum and the total number of authorized votes

Exhibit II

O.R. 841 PG 0897

O.R. 797 PG 0409

shall be reduced accordingly during the period of such suspension.

- c. Majority Vote. The acts approved by a majority of the votes present in purson or by proxy at a meeting at which a quorum shall have been stuined shall be binding upon all Unit Owners for all purposes except where otherwise provided by luw, the Declarations of Condominium, the Articles of Incorporation, or those By-laws, as used in these By-laws, the Articles of Incorporation or any of the Declarations of Condominium, the terms "majority of the Unit Owners" and "majority of the members" shall mean a majority of the votes of Unit Owners and not a majority of members themselves and shall further mean more than 50% of the then total authorized votes present in person or by proxy and voting at any meeting of the Unit Owners at which a quorum shall have been attained to bimilarly, if some greater percentage of members is required herein or in the Articles of Incorporation or any of the Declarations of Condominium, it shall mean such greater percentage of the votes of members and not of the members themselves.
- d. Voting Certificaten. The vote of the owners of a Condominium unit owned by more than one person or by a corporation or other entity shall be cast by the person named in a certificate previously signed by all of the owners of the unit and filed with the Secretary of the Association, and such certificate shall be valid until revoked by the filing of a subsequent certificate. If such a certificate is not on file, the vote of such multiple or corporate owners shall not be considered in determining the requirement for a quorum, nor for any other purpose.
- e. Proxies; Written Votes. Votes may be cast in person, by proxy, or in writing. However, a written vote can be only effective as to matters on which prior notice was given. Proxies and written votes shall be valid only for the particular meeting designated thereon and any lawful adjourned meetings thereof, and must be filed with the Secretury before the appointed time of the meeting or before the time to witch the meeting is adjourned. Each proxy about a proxy, and the name of the person voting by proxy, and the name of the person authorized to vote the proxy for him. In no event shall any proxy be valid for a period longer than 90 days after the date of the first meeting for which it was given. Each proxy shall contain the date, time and place of the meeting for which the proxy is given, and if a limited proxy, set forth those items which the holder of the proxy may vote, and the manner in which the vote is cast. Every proxy shall be revocable at any time at the pleasure of the first meeting for which the vote is cast.
- f. Authorized Voters. Approval or disapproval of a unit owner upon any matters, whether or not the subject of an Association seeding, shall be by the same person who would cast the vote of such owner if in an Association seeting.
- 3. AHHIAK AND SPECIAL HEETINGS OF HEMBERSHIP
- Annual Meeting. The annual members weeting shall be held on the date, at the place and at the time determined by the Board of Directors from itmy to time, provided that there shall be an annual meeting every calendar year and to the extent possible no later than twelve (12) months after the preceding annual meeting, for the purpose of electing directors and of transacting any other business authorized to be transacted by the members; provided, however, that, if that day is a legal holiday, the meeting shall be held at the same hour on the next succeeding business day.
- b. Special Meetings. Special members' meetings shall be held whenever called by the President or Vice President, or by a majority of the Board of Directors, and must be called by such officers upon receipt of a written request from members entitled

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twenty percent (20%) of
  to cast
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   numbership.
                            ice of Muutings. Notice of all members' meet apactal, shall be given by the President,
                      Notice
                                                                                                                           mentinum.
                     OF
  President or Secretary of the Association, or other officer of
  the Association in absence of said officers, to each member,
 unless vaived in writing, such notice to be written or printed
 and to state the time and place and object for which the neeting
 is called. Such notice shall be given to each member not less than fourteen (14) days nor more than sixty (60) days prior to the date set for such meeting, which notice shall be mailed or
presented personally to each member within said time and shall also be posted in a conspicuous place on the condominium property at least fourteen (14) days prior to the meeting. If presented personally, receipt of such notice shall be signed by the member, indicating the date on which such notice was received by him. If suited, such notice whill be desired by him. If suited, such notice whill be desired to the member at his post office address as it appears on the records of the Association, the postuse thereon prepaid. A post office certificate of mulling for each addresses whall be retained in the Association records as proof of such mulling. Any member may, by written waiver of notice signed by such member, vaive such notice, and such vaiver, when filed in the records of the Association, whether before or after the holding of the meeting, whall be deamed equivalent to the giving of such notice to such
 presented personally to each member within said time and shall
whall be denmed equivalent to the giving of such notice to such member. If any mumbers musting cannot be organized because a quorum has not attended, or because the greater percentage of the
 membership required to constitute a quorum for particular
purposes has not attended, wherever the latter percentage of attendence may be required as set forth in the Articles of Incorporation, these By-laws, the Declarations of Condominium or
 the Condominium Luv, the members who are present, either in
person or by proxy, may adjourn the meeting from time to time until a quorum of the required percentage of attendance if
                             rum, or the required a quorum, is present.
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                     Order of
                                          Business
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                                                                    The
                    meeting
                                      ond, as ful
memberte.
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                                                                                                       any other members
                   ehall be:
                                   Election of Chairman of the meeting Culling of the roll and certifying of proxima
                        (1)
                      (11)
                                   Proof of notice of meeting or waiver of notice
                    (1111)
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Reading and disposal of any unapproved minutes Reports of officers (1v)

(v)

(v1) Reports of committees

(v11) Election of directors

(v111)Unfinished business (1x) New business

Adjournment (x)

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Provided, however, that until such time as the relinquish control of the Association to the Proviso. Developer shall overs other than Dovelopur the proceedings of the Association shall have no Condomination unti why meetings of the wooders of the Association effect unless approved by the Board of Virectors.

contrary herein. In the Articles of Incorporation, or in the several beclarations of Condominium to the contrary notwithat any annual or special meeting of members, or any action which may be taken at any annual or special meeting of such members on say be taken without a meeting, without prior notice, and without a vote if a consent in writing, setting forth the action and tuken, shall be signed by the members (or persons authorized to cust the vote of any such member as elsewhere herein set forth; having not less than the minimum number of votus that would, been necessary to attain a quorum, or, with respect to certain matters and where a higher percentuge of members are required, such number of vhere's higher percentage of manager to approve such matters. Vithin

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ten (10) days after obtaining such authorization by written consent, notice must be given to sumbers who have not consented in writing. The notice shall fairly summarize the material features of the authorized action.

Minutes of Muetings. The minutend of the Doord of Directors The minutes of all meetings of unit owners and of the Board of Directors as hereinsfeer set forth shall be kept in a book available for impoction by Unit Owners, or their authorized representatives, and board members at any reasonable time. The Association shull retain those minutes for a period of hot less than advan (7) years.

BOARD OF DIRECTORS

Ausociation, and succeeding Boards of Directors shall senge the affairs of the Ausociation. At land a sujority of the Board of Directors shall be manbers of the Ausociation, or shall be authorized tepresentatives, officers or employees of a corporate Directors designated by the Developer, as hereinafter provided, need not be members of the Association. Whenever Developer shall be entitled to designate and select any person or persons to werve on any Board of Directors of the Association, Developer, or Developer's successors or assigns, shall have the right to remove uny person or persons to act and surve in the place of any director or directors so rumoved for the remainder of the unexpired term of any director or directors so removed. Any director designated and selected by Daveloper need not be resident in the Condominiums or a mumber of Association,

(Election conducted in the following Bunked. υſ HITUCSOFU) = 1, (= 1 1 MHIINUT:

the Board of Directors, designate and solver that number of the seebers of the Board of Directors which it shall be entitled to designate and select in accordance with the provisions of the By-laws, and upon such designation and selection by Developer by written instrument presented to the meeting at which such section is held, said individuals so designated and selected by Developer shall be designed and considered for all purposes directors of the Association, and shall thenceforth perform the officers and duties of such directors until their successors shall offices and duties of such directors until their successors shall have been selected or elected in accordance with the provisions of these By-lavs. Should Developer fail to designate and select members of the Board of Directors at any time while the said Developer is entitled to designate and solect members of the Board of Directors no herein provided, those members of the Board of Directors previously designated and selected by Daveloper whall continue to herve as members of the Board of Directors as though designated and selected as herein provided.

(11) All numbers of the Bourd of Directors whom Daveloper shall not be entitled to designate and salect under the
terms and provisions of those By-laws or the Articles of Incorporation shall be elected by a plurality of the votes cast at each
unnual nesting of the members of the Association or at such other
members' meetings as are provided for in Article vill of the
Articles of Incorporation.

until the dute of the next annual meleting by the remaining directors, except that should any vacancy in the Board of Directors be created in any directorship proviously filled by any person designated and selected by Daveloper, such vacancy shall be filled by Developer's designating and selecting, by written instrument delicered to any officer of the Association, the successor Director to fill the vacated directorship for the appropried term thereof. unexpired term thereof.

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- (iv) In the election of directors, there shall be appurtenant to each unit as many votes for directors as there are directors to be elected; provided, however, that no member or owner may cast more than one vote per unit owned for any person numinated as a director, it being the intent hereof that voting for directors shall be non-cumulative.
- (v) In the avent that Developer, in accordance with the privilege granted unto it, selects any person or persons to serve on any Board of Directors of the Association, the said Developer whall have the absolute right at any time, in its sole discretion, to replace any such person or persons with another person or persons selected by Developer to serve on the Board of Directors. Replacement of any persons of the Association whall be made by written instrument delivered to any officer of the Association, which instrument delivered to any officer of the person or persons designated as successors to the person or persons designated as successors to fine persons so respective said Buard of Directors. The removal of any director and designation of his successor whall be effective immediately upon delivery of such written instrument by Developer to any officer of the Association.
- c. Organizational Meeting. The organizational meeting of a newly elected Board of Directors shall be held within ten (10) days of their election, at such time and at such place as shall be fixed by the directors at the meeting at which they were elected, and no further notice of the organizational meeting whall be necessary provided a quorum shall be present.
- d. Regular Moutings, Notice. Rugular westings of the Board of Directors may be held at such time and place as shall be determined from time to time by a majority of the directors. Notice of rugular meetings whall be given to each director, personally or by mail, telephone or rull gram at least othere (3) days prior to the day named for such meeting, unless notice is waived.
- e. Special Heatings. Special westings of the directors may be called by the Provident, and must be called by the Secretary at the vritten request of one third (1/3) of the votes of the Board. Hot less than ten (10) days notice of a meeting shall be given to each director personally or by mail, tellsphone or tellegram, which notice shall state the time, place and purpose of the meeting.
- f. Notice to Unit Owners. Adequate notice of all meetings (including adjournments) of the Board of Directors, whall be posted conspicuously on the property of such condominates, and forty-eight (48) hours in advance of such meeting, except where a meeting of the Board of Directors is held to deal with an emergency. Notice of any meeting at which ussessments against unit owners are to be considered for any reason shall specifically contain a statement that assessments will be considered and the nature of any such assessments.
- right to attend and observe all meetings of the Board of Directors. If the Board of Directors meets using telephone conference equipment, a telephone speaker shall be attached so that the discussion may be keard by the board members and by any unit owners present in an open meeting.
- h. Wuiver of Notice. Any director way vaive notice of a meeting before or after the meeting, and such waiver shall be deemed equivalent to the giving of notice.
- i. Quorum. A quorum at a directors' meeting shall consist of the directors entitled to cust a majority of the votes of the entire Board. The acts of the Board approved by a majority of the votes present at the meeting at which a quorum is present, it is constitute the acts of the Board of Directors, except as

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specifically otherwise provided in the Articles of Incorporation, these By-laws or the Declarations of Condominum, If any directors' meeting cannot be organized because a quorum has not attended, or because the greater percentage of directors required to constitute a quorum for particular purposes has not attended, wherever the latter percentage of attendance may be required as set forth in the Articles of Incorporation, these By-laws or the Declarations of Condominium or the Condominium Law, the directors who are present may adjourn the meeting from time to time until a quorum, or the required percentage of attendance if greater than a quorum, is present. At any adjourned meeting, any business which might have been transacted at the meeting as originally called may be transacted.

- presiding Officer The presiding officer of directors' shall be Chairman of the Board, if such an officer has been elected; and if none, then the Fresident whall preside. In the absence of the presiding officer, the directors present shall designate one of their number to preside.
- k. Directors' Fues. Directors fees, if any, shall be determined by the members.
- 1. Powers of Board. All of the powers and duties of the Association shall be exercised by the Board of Directors, including those existing under the common law and statutes, the Articles of Incorporation of the Association, these By-laws and the Declarations of Condominium. Such powers and duties shall be exercised in accordance with said common law and statutes, the Articles of Incorporation, these By-laws and the Declarations of Condominium, and shall include, without limiting the generality of the foregoing, the following:
- (i) To make, levy and collect uscessments systast members and members on the cost of operation of the Condominiums escublished by Davaloper on the Lunds, and to use the proceeds of suid ussessments in the exarcts of the powers and duties granted unto the Association.
- . (1) The wintenance, reputr, replacement, operation and wanagement of the Condominium who two the und is required to be done and accomplished by the Association for the benefit of its numbers.
- (iii) The reconstruction of improvements after casualty and the further improvement of the property, real and personal.
- (iv) To make and amend regulations governing the use of the property, real and personal, in, on or about the Coudominiums, so long as such regulations or amendments thereto do and conflict with the restrictions and limitations which may be plucied upon the use of such property under the terms of the Apticles of Incorporation and Declarations of Condominium.
- (v) To approve and disapprove proposed purchasers and in the manner specified in the Declarations of
- (vi) To ucduire, operate, lune, manage and otherwise trade and deal with property, real and personal, including units in the Condominium, us may be necessary or convenient in the operation and management of the Condominium, and in accomplishing the purposes set forth in the Declarations of Condominium.
- (vii) To contract with respect to the exercise of its powers and for the management of the Condominiums, and to delegate to such contractor all of the powers and duties of the Association, except those which may be required by the Declarations of Condominium to have approval of the Board of Directors or membership of the Association.

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- (viii) To enforce by lugal means the provisions of the Articles of Incorporation and By-laws of the Association, the Declarations of Condominium and the regulations hereisafter promulgated governing use of the property in the Condominiums.
- (ix) To pay all taxes and assemble which are liens against any part of the Condominiums other than units and the appurtenances thereto, and to assess the same against the members and their respective units subject to such liens.
- (x) To carry insurance for the protection of the members and the Association against casualty and liability. $\label{eq:casualty} \ .$
- utility services rendered to the Condominiums and not ibilied to the owners of the separate units within the Condominiums, and to comply with and unforce all contracts relating to the supply of such utility services.
- (xii) To puy all costs associated vith the operation and maintenance of docking facilities located on or adjacent to its property or the property of its constituent condominiums, and to assess for such costs all owners of units in such constituent condominiums who have the right to use the docking facilities, as well as to make and enforce rules and regulations for the use thereof.
- m. First Board. The first Board of Directors of the Association shall be comprised of the three (3) persons designated to act and serve as directors in the Articles of Incorporation, which said persons shall serve until their successors are designated or elected as provided in Article VIII of the Asticles of Incorporation; provided, however, that any election of directors shall be subject to all of the rights hereinabove reserved to. Developer by section (a) of these By-lavs.
- n. Contracts of First Board. The undertakings and contracts authorized by said first Board of Directors shall be binding upon the Association in the same manner as though such undertakings and contracts had been sutherized by the first Board of Directors duly elected by the membership, so long as any undertakings and contracts are within the scope of the powers and duties which may be exercised by the Board of Directors of the Association in accordance, with all applicable Condominium documents; and the Condominium law.
- o. Removal of Directors. Any one or wore of the directors of the Board of Directors of the Association may be recalled and removed from office with or without cause by the vote or agreement in writing of a majority of all the voting whaterests; provided, however, that only Developer shall have the right to remove a director appointed by it. A special meeting of the unit owners to recall a member or members of the Board of Directors may be called by 10 percent or more of the voting interests giving notice of the meeting as required for a musting of unit of the notice shall state the purpose of the meeting.
- voting interests by a vote of a musting, the recall shall be effective immediately, and the recalled number of members of the Board of Directors shall turn over to the Board of Directors any and all records of the Ausociation in their possession, within 72 hours after the meeting.
- (ii) If the proposed recall is by an agreement in writing by a majority of all voting interests, the agreement in writing shall be served on the Association by certified mail. The Board of Directors shall call a meeting of the Board within 72 hours after receipt of the agreement in writing and shall either certify the written agreement to recall a member or members of the Board, in which case such number or members shall be received effective immediately and shall turn over to the

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Board within 72 hours, any and all records of the Association in their possession, or proceed as described in subparagraph (iii).

- (iii) If the Board determines not to certify the written agreement to recall a member or members of the Board, or if the recall by a vote at a meeting is disputed, the Board shall, within 72 hours, file with the Division of Florida Land Sales, Condominiums and Mobile Homes a petition for binding arbitration pursuant to the procedures of Section 718.1255, Florida Statutes 1984. For purposes of this section, the unit owners who voted at the meeting or who executed the agreement in writing shall constitute one party under the petition for arbitration. If the arbitrator certifies the recall as to any member or members of the Board, the recall shall be effective upon service of the final order of arbitration upon the Association. If the Association fails to comply with the order of the arbitrator, the aforesaid division may take action pursuant to Section 718.501, Florida Statutes 1984. Any member or members of the Board of Directors so recalled shall deliver to the Board any and all records of the Association in their possession within 72 hours of the effective date of the recall.
- meeting notice and copies of the proposed annual budget(s) of common expenses to the unit owners not lass than fourteen (14) days prior to the meeting at which the budget will be considered. The meeting notice shall contain information as to the time and place of the meeting of the Board of Directors to be held to consider the budget(s). Such meeting shall be open to Unit Owners. If an adopted budget requires accessment against Unit Owners in any fiscal or calendar year exceeding 115 percent of the assessments for the preceding year, the Board of Directors, upon written application of the percent of the budget of the budget of the voting interests shall call a specific meeting of the built Owners within thirty (30) days, upon not less than ten (10) days written notice to dash Unit Owner. At the specify meeting, finit Owners which consider and pass upon the budget submitted to thom. The adoption of such a budget at sych a meeting shall require a vota of not least them amplatively as meeting interests precent in person or by proxy. The Board of Directors may proposed a budget or budgets to the Unit Owners at a meeting of members or in writing, and if the proposed budget(s) are approved by the Unit Owners at the meeting or by a majority of all unit Owners in writing, the budget(s) shall be adopted. If a meeting of the Unit Owners has been called and a quorum is not attained or a substitute budget is not adopted by the Unit Owners, the budget adopted by the Board of Directors shall go into affect and substitute budget is not adopted by the Unit Owners, the budget adopted by the Unit Owners, the budget adopted by the Board of Directors shall go into affect and substitute budget is not adopted by the Unit Owners, the budget or assessments for patternents to the conduction with the proposed of the conduction of the domputation. However, as along not the Poveloper is in control of the floard of Directors of the provisions for assessments for budget are substituted of Directors of the provision of the provision of the p
- q. Action Without a Meeting (Directors). Anything herein or in the Articles of Incorporation or Declarations of Condominium to the contrary notwithstanding, and to the extent lawful, any action required to be taken at a meeting of the Board of Directors, or any action which may be taken at a meeting of the Board of Directors or any committee thereof, may be taken without a meeting if a consent in writing setting forth the action so to be taken signed by all of the Directors or all of the members of the committee, as the case may be, is filed in the minutes of the proceedings of the Board of Directors or of the committee. Such consent shall have the same effect as a unanimous vote. No prior notice of such intended action shall be required to be given to

the Directors or to the Unit Owners. Notice of the taking of such action shall, however, be posted conspicuously on the condominium property for the attention of Unit Owners after such action shall have been effected. Such notice shall fairly summarize the material features of the action so taken.

r. Presumption of Assent. A director of the Association who is present at a meeting of its Board at which action on any corporate matter is taken shall be presumed to have assented to the action taken, unless he votes against such action or abstains from voting in respect thereto because of an asserted conflict of interest.

5. OFFICERS

- a. Executive Officers. The executive officers of the Association shall be a President, who shall be a director, a Treasurer, a Secretary and such other assistants or vice officers as the Board of Directors may determine, all of whom shall be elected annually by the Board of Directors and who may be persuptorily removed by vote of the directors at any meeting. Any person may hold two or more offices, except that the President shall not also be the Secretary or an Assistant Secretary. The Board of Directors shall from time to time elect such other officers and dusignate their powers and duties as the Board shall find to be required to manage the uffairs of the Association.
- h. President. The President shall be the chief executive officer of the Association. He shall have all of the powers and duties which are usually vested in the office of President of an association, including but not limited to the power to appoint committees from among the members from time to time, as he may in his discretion determine appropriate, to assist in the conduct of the affairs of the Association.
- c. Secretary. The Socretary shall keep the minutes of all proceedings of the directors and the members. He shall attend to the giving and surving of all notices to be members and directors, and much other notices required by lov. He shall have the control of the sent of the Association and affix the name to instruments requiring a scal when duly signed. He shall keep the records of the Association, except those of the Treasurer, and shall perform all other duties incident to the office of Secretary of an Association and as may be required by the directors or President.
- d. Treasurer. The Treasurer shall have custody of all of the property of the Association, including funds, securities and evidences of indebtedness. He shall keep the assessment rolls and accounts of the members; he shall keep the books of the Association in accordance with good accounting practices; and he shall perform all other duties incident to the office of Treasurer.
- on Compensation. The compensation, if any, of all officers and employees of the Association shall be fixed by the directors. This provision shall not preclude the Bourd of Directors from employing a director as an employee of the Association nor preclude the contracting with a director for the munagement of the Condominiums.

6. FISCAL HANAGEMENT.

The separate Condominiums established by the Developer upon the Lands will, in fiscal matters, he managed as separate entities and separate accounts shall be maintained for each of the separate condominiums and for the Association itself. The cost and expense of maintenance, upkeep, etc., for any Additional facilities as described in paragraph 12 of the several Declarations of Condominium, any recreational facilities (including one or more pools), and any rosdway or roadways for access to and from public ways, shall be assessed against each individual

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- (i) Cost for security; .
- (11) Professional and management form and expenses;
- (iii) Texes;
 - (iv) Cost for recrestional facilities;
 - (v) Expenses for refuse collection and utility services;
 - (vi) Expenses for lawn sare;



- (x1) Couts and exponses of any severe disposed system; and
- (x11) Costs and expenses of any rondways for access to and from public ways.
- d. Assessments. Assessments against the units for their wheres of the items of the budgets will be made for the calcular year annually in advance on or before Ducember 20 preceding the year for which the assessments are made. Such assessments will be due in four equal installments on the first day of January, April, July and October of the year for which the assessments are made. If an annual assessment is not made in the amount of the last prior assessment and quarterly installments will be due upon each payment date until changed by an amonded assessment. In the event the annual assessment proves to be insufficient, the budgets and assessments may be amended at any time by the Board of Directors up to the limitations for that year. Any account that exceeds such instations will be subject to the approval of the membership us previously required by these By-laws. The unpaid assessment for the remaining portion of the calendar year for which the amended assessment is made will be due-in equal monthly identicallments on the office inday Universach importing in the year for which the assessment is due.
- e. Acceleration of assussment installments upon default. If a unit owner shall be in default in the payment of an installment upon an assessment, the Board of Directors may accelerate the tempining installments of the assessment upon notice to the unit owner, and then the unpaid balance of the assessment will come due upon the date stated in the notice, but not less than ten (10) days after delivery of the notice to the unit owner, or not than twenty (20) days after the mailing of such notice to him by restatered or certified mult, whichever shall first occur; provided however, that under no circumstances shall assessments be made less frequently than four (4) times per year.
- f. Special Ansessments. Special assessments, for emergencies, public sessents or otherwise, may be under by the Board of Directors from time to time to meet other needs or requirements of the Association in the operation and management of the Condominium or the Additional Pacifities and to provide for emergencies, repairs or replacements, and infrequently recurring items of maintenance, or to perform any other function or act authorized expressly or impliedly by the applicable Declaration of Condominium, the Articles of Incorporation of the Association or these bylavs. The specific purpose or purposes of any special assessment shall be set forth in a written notice of such assessment acut or delivered to each Unit Owner. The funds collected

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pursuant to a special assessment shall be used only for the specific purpose or purposes set forth in such notice, or if not so used, then returned to the Unit Owners; provided, however, that upon completion of such specific purpose or purposes, any excess funds shall be considered common surplus.

- g. The depository of the Association will be such bank or banks as shall be designated from time to time by the directors and in which the moneys of the Association will be deposited. Withdrawals of moneys from such accounts will be only by checks signed by such persons as are authorized by the directors.
- h. An audit of the accounts of the Association shall be made annually, and a copy of the report shall be furnished to each member not later than April 1 of the year following the year for which the report is made.
- fidelity honds shall be required by the Board of Directors from all percons serving as directors or officers of the Association. The amounts of such bonds shall be determined by the directors and the premiums paid by the Association.
- j. Transfer Fees. The Association shall be empowered to charge, by rule or regulation adopted by the Association, a transfer fee in connection with any sale, mortgage, lease, sublense or other transfer of a unit; provided, however, that no such fee may be charged unless the Association is required to approve such transfer. The fee shall be lifty (\$50.00) Dollars per transfer. However, if the transfer is the renewal of a lease or sublessee, no charge shall be made.
- k. Fines. The Association, acting by and through the Board of Directors, may lavy reasonable fines against a Unit for failure of the Unit Owner or its occupant licensee or invitee to comply with any provision of the applicable declaration of condominium, these hylaws or the rules and regulations of the Association. No fine shall become a lien against a Unit. No fine shall exceed \$50.00 nor shall any fine bulled except after giving reasonable not comportunity for a hearing to the Unit Owner and, if applicable, his licensee or invitee
- 1. Estoppel Certificates. Within 15 days after request by n Unit Owner or unit mortgage, the Association shall provide a certificate stating all assessments and other moneys owed to the Association by the Unit Owner with respect to such Unit owned by the Unit Owner as may be designated by the Unit Owner. Any person other than the Unit Owner who relies upon such certificate shall be protected thereby.

7. PARLIAHENTARY RULES

Roberto' Rules of Order (latest edition) shall govern the conduct of corporate proceedings when not in conflict with the Articles of Incorporation and these By-laws or with the Statuteu of the State of Florida.

B. AMENDHENTS TO BY-LAWS

Amandments to those By laws shall be proposed and adopted in the following manner:

- a. Amendment Proposals. Amendments to these By-laws may be proposed by the Board of Directors of the Association acting upon vote of the majority of the directors, or by more than twenty-five percent (25%) of members of the Association, whether meeting as members or by instrument in writing signed by them.
- b. <u>Heetings on Amendments</u>. Upon any amendment or unendments to these By-laws being proposed by said Board of Directors or members, such proposed amendment or amendments shall be tronsmitted to the President of the Association, or other officer of

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- (iii) A photocopy of the recorded bylave of the Association and all amendments thereto;
- (iv) A certified copy of the Articles of Incorporation of the Association and all amendments thereto;
 - (v) A copy of the current rules of the Association;
- (vi) A book or books containing the minutes of all meetings of the Association, of the Buard of Directors and of Unit Owners, which minutes shall be retained for a period of not less than 7 years;
- addresses unit identifications, voting cordifications and if known, telephone numbers;
- (viii) All current insurance policies of the Association and condominium operated by the Association;
- (ix) A current copy of any management agreement, lease or other contract to which the Association is a party or under which the Association or the unit owners have an obligation or responsibility;
- (x) Bills of wals or transfer for all property owned by the Association;
- (xi) Accounting records for the Association and separate accounting records for each condominium it operates, according to good accounting practices. All accounting records shall be maintained for a period of not less than 7 years. The accounting records shall include, but are not limited to:

receipt and expundatures.

- quarierly statement of the account for each unit designating the name of the unit owner, the due date and amount of each assessment, the amount paid upon the account and the belance due.
- (3) All nudits, raviews, accounting statuments and financial reports of the Association or condominiums.
- (4) All contracts for work to be performed. Bids for work to be performed shall also be considered official records and shall be maintained for a period of 1 yiller.
- (xii) Voting proxies, which shall be maintained for a puriod of 1 year from the date of the meeting for which the proxy versiven.
- (x111) All rental records where the Association is
- b. The official records of the Ausociation ... whall be maintained in the county in which the condominium is located.
- c. The official records of the Association shall be open to inspection by any Association member or the authorized representative of such member at all reasonable times. Failure to permit inspection of the Association records as provided herein entitles any person prevailing in an enforcement action to recover reasonable attorneys' fees from the person in control of the records who, directly or indirectly, knowingly denies access to the records for inspection. The right to inspect the records includes the right to make or obtain copies, at the reasonable expense, if any, of the Association member.

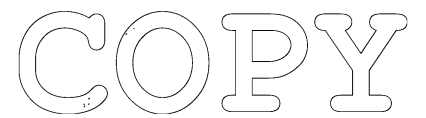
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The foregoing were adopted as the By-laws of RIVER RUN OF SEBASTIAN CONDOMINIUM ASSOCIATION, INC., a corporation not for profit under the laws of the State of Florida, at the first meeting of the Board of Directors on the <a href="https://line.org/line.com/line.co

APPROVED:

Mulh Such & Muller Borner & Muller Borner & Muller & Mull



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