95-12965

DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGIME AND BY-LAWS

This Declaration and By-Laws made and entered into this _____ day of August, 1995, by TIBURON POINTE, L.L.C., a Nebraska Limited Liability Company, hereinstiter referred to as "Declarant".

WITNESSETH

WHEREAS, pursuant to the terms of the Nebraska Condominium Act, (hereinafter the "Act"), TIBURON POINTE, LL.C., the sole record owner of the Property described in Exhibit "A" attached hereto and incorporated herein by this referenced (the "Property") does hereby subject the Property to the condominium form of ownership as "TIBURON POINTE CONDOMINIUM OWNERS ASSOCIATION, INC.," as provided for in the Act and in this Declaration of Condominium and By-Laws (hereinafter the "Declaration"); and

WHEREAS, by virtue of the secording of this Declaration, the Property described in Exhibit "A" attached herein and incorporated herein shall be owned, held, transferred, sold, conveyed, used, occupied and martgaged or otherwise encumbered subject to the provisions of this Declaration and the Act and every grantee of any interest in said Property, by acceptance of a deed or other conveyance of such interest, and every Owner of any portion of the Property described in Exhibit "A", whether or not such deed or other conveyance of such interest shall be signed by such person and whether or not such other conveyance of such interest shall be signed by such person and whether or not such person shall otherwise consent in writing, shall own and take subject to the provisions of the Act and this Declaration and shall be decuned to have consented to the terms hereof; and

WIEREAS, in addition to the formation of this Condomisium, to be comprised of the Property aftermentioned, TIBURON POINTE, L.L.C. hereby further reserves unto itself and its successors and assigns acting as Declarant, Special Declarant Rights, as defined in the Act, to include by way of example and not limitation, the right to exercise Development Rights, as defined in the Act.

WHEREAS, in furtherance of the plan of condominion ownership and the purposes and intents thereof, Declarant, sole owner of the Property hereby submitted to the Act and this Declaration, together with the improvements as above referenced, hereby makes this Declaration which shall apply to, govern, courtol and regulate the sale, resale, or other disposition, acquisition, ownership, use and enjoyment of the Property herein described on Exhibit "A" and the improvements thereon located, and does hereby specify, agree, designate and direct that this Declaration and all of its provisions shall be and are covenants to run with the Property herein described and shall be binding on the present owner of the Property and all its successors and amigns and all subsequent owners of the Exhibit "A" property and improvements thereon, together with their grantees successors, heirs, executors, administrators, deviaces and assigns, and

NOW, THEREFORE, Declarant, as the owner of the Property located in Sarpy County, Nebraska and as described in Exhibit "A" attached hereto, for the purposes above set forth, does hereby declare said Property and all the buildings, structures, improvements and facilities thereon to be a condominium property regime hereunder known as The Tiburon Pointe Condominium Property Regime, under the Act and in furtherance thereof declares and provides:

ARTICLE ! - DEFINITIONS

The following terms, as used herein or elsewhere in any of the Condominium documents relating to the Tiburon Pointe Condominium, unless otherwise provided, are defined as follows:

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- Allocated Interests means the undivided interest in the Common Elements, the Common Expense LI Lishelity, and votes in the association allocated to each Unit.
- Articles of Incorporation means the Articles of Incorporation of the Association as the same now exist or may be hereafter amended.
 - Association means Tiburon Pointe Condominium Association, Inc.
- Association's Board of Directors, Board of Directors or Board means the Board of Directors of the Association, the members of which shall be elected from time to time as provided in this Declaration and By-Lams and the Articles of Incorporation and shall be elected pursuant to the terms of the Act. The Board of Directors shall be the governing body of the Association and may sometimes herein be referred to as the Board or the Executive Board.
- By-Laws means the By-Laws of the Association as set forth in this Declaration and By-Laws attached hereto as Exhibit "B.".
 - Common Elements success all portions of a Condominism other than the Units.
- Common Expenses means expenditures made by or financial liabilities of the Association, together with 1.7 any allocations to reserves.
- Common Expense Liability means the hisbility for Common Expenses allocated to each Unit pursuant 1.8 to the terms of this Declaration and the Act.
- Condensisions or Condensisions Project means the Real Estate described in Exhibit "A" attached hereto and incorporated herein by this reference, portions of which are designated for separate ownership and the remainder of which is designated for common ownership solely by the owners of those portions.
- Declarant means Tiburen Pointe, L.L.C. and its successors and sociens in interest who succeed to any Special Declarant Rights inclusive of the Developments Rights to add Real Estate to the Condominism.
- Declaration means this Declaration of Condominium and By-Laws for Tiburon Pointe Condominium Property Regime, as such may be amended from time to time.
- Development Rights means any right, or combination of rights, reserved by the Declarant in this Declaration to add Real Estate to the Condominium, to create Units, Common Elements or Limited Common Elements within the Condominism, to subdivide Units or convert units into Common Elements; or to withdraw Real Estate from a Condominism, including the rights reserved to Declarant as set forth in Article XI, below.
- 1.13 Dispose or Disposition means a voluntary transfer to a Purchaser of any legal or equitable interest in a Unit, but does not include the transfer or release of a security interest.
- 1.14 First Mortgage means any first priority deed of trust, mortgage, deed to secure debt, or other instrument conveying a lien upon or security title to a Unity. Mortgagee shall be the holder, beneficiary or grantee of any such First Mortgage.
 - Identifying Number means a symbol or address which identifies only one Unit is a Condominism. 1.15
- Limited Common Element means a portion of the Common Elements allocated by the Declaration or by the Act for the exclusive use of one or more but fewer than all of the Units.

- 1.17 <u>Managing Agent</u> means the Person, company, or other legal entity who undertakes the duties, responsibilities and obligations of the management of the Association and the Condominium, which Managing Agent may be complayed or terminated by a vote of the Board of Directors, subject to any outstanding contract as might exist.
- 1.18 Person means a natural person, corporation, business trust, estate, trust, partnership, association, joint venture, government, governmental subdivision or agency, or other legal or commercial entity; provided, however, that for a land trust, "Person" means the beneficiary of the trust rather than the trust of the trustee.
- 1.19 Plag means a drawing prepared by a registered architect or engineer which contains the information required by the previsions of the Act.
- 1.20 Plat means a deaving prepared by a registered land surveyor or engineer which contains the information required by the provisions of the Act. The Plat attached hereto as Exhibit "B" is a P.D. Plan which has been approved by Surpy County, Nebranks and filed of record in the office of the Register of Deeds of Surpy County, Nebranka, as Instrument No. 95-11895. Within sixty (60) days after the last Unit is constructed, the Declarant shall file a revised amended site plan which shall more particularly describe the Units, Common Elements and Limited Common Elements.
- 1.21 Perchance means any Person other than a Declarant or a Person in the business of selling Real Estate for his own account, who by a voluntary transfer acquires a legal or equitable interest in a Unit, other than (a) a leasehold interest, including renewal options of less than twenty (20) years, or (b) as security for an obligation.
- 1.22 <u>Qualified Lender</u> strongs and loss association or insurance company qualified to do business in the State of Nebruska, Declarant, its successes, assigns, affiliates or submidiaries, or any other lender approved by the Association.
- 1.23 Real Estate means any leasehold or other entate or interest is, over, or under land including structures, fixtures, and other improvements and interest which by custom, usage, or law pass with a conveyance of land though not described in the contract of sale or instrument of conveyance. "Real Estate" includes parcels with or without upper or lower boundaries, and spaces which may be filled with air or water.
 - 1.24 Residential Purposes means use for dwelling or recreational purposes, or both.
- 1.25 Special Declarant Rights means rights reserved for the benefit of the Declarant to complete isoprovements indicated on Plats and Plans filed with the Declaration; to excreine any Development Rights, to maintain sales offices, management offices, signs advertising of Condominium, and models; to use essentiates through the Common Elements for the purpose of making improvements within the Condominium Project or within Real Estate; or to appoint or remove my officer of the Association, or any member of the Board of Directors during any period of Declarant control.
- 1.26 <u>Unit</u> means a physical portion of the Condominium designated for separate ownership or occupancy, the boundaries of which are described pursuant to the Act.
- 1.27 <u>Unit Owner or Owner</u> means the Deciseant or other Person who owns a Unit, but does not include a Person having an interest in a Unit solely as security for an obligation.

ARTICLE II - CONDOMINIUM UNITS

- Condominium Project consists of thirty-eight (38) Units located on the Property. Each Unit consists of the dwelling together with its Allocated Interests. The Units are further identified on the Plats and Plans recorded pursuant to the terms of this Declaration and the Act. Each Unit's appartenant percentage of undivided interest in the Common Elements shall be allocated on an equal basis. The calculation of this allocation, shall be originally calculated by the Docksont and thereafter by the Association. This fee shall be based on the operation and maintenance costs for those Common Elements telescaller by the Association. This fee shall be based on the operation and maintenance costs for those Common Elements and the assessment of the assessment will change on a yearly basis according to those costs. Each Unit may be described by its Identifying Number or symbol as shown on the Plat and as set forth on this Declaration and shall be deemed good and sufficient for all purposes and shall be deemed to convey, transfer, excumber or otherwise affect the Unit Owner's corresponding Allocated Interests even though the same is not expressly mentioned or described therein. Ownership of each Unit and the Unit Owner's corresponding share in the Common Elements shall not be separated, nor shall any Unit, by deed, Plat, court decree or otherwise, be subdivided or in any other manner separated into tracts or parcels or lots smaller than the whole Unit as shown on the said Plat and Plan.
 - The Units and their dimensions are depicted on the Plats and Plans referred to hereinabove which Plats and Plans are incorporated herein by this reference. Except as otherwise provided herein, and as otherwise set forth in Article III, which describes the Common Elements, each Unit includes that part of the structure which lies within the following boundaries:
 - a) The upper (horizontal) boundary includes the plane of the bottom surface of the coiling.
 - b) The lower (horizontal) boundary includes the plane of the top surface of the undecorated floor.
 - c) The vertical (parametric) boundaries of the Unite are the vertical planes which include the back surface of the wallsoard or other finished surface of all walls boundary the Unit extended to intersections with each other and with the upper and lower boundaries.
 - Condominium Units shall not be decared to own the surfaces of the exterior perimeter walls, floors and ceilings surrounding each Owner's respective Condominium Unit nor the exterior surface of exterior doors of said Unit, nor say patio, porch, terrace, walk, path or lawn, or exterior or air conditioning system attacked or immediately adjacent to such Condominium Unit, nor shall say such Person or Persons owning any Condominium Unit be deemed to own the pipes, wires, conduits or other utility lines in any Condominium Unit which are utilized for or serve more than one Condominium Unit, except as texasts in common in the Common Elements as is provided in this Declaration. Said Owner, however, shall be deemed to own the walls and partitions which are contained wholly within said owner's respective Condominium Unit, and shall also be deemed to own the inner decorated and/or finished surfaces of the perimeter walls, floors, ceilings and exterior doors, including the planter, paint, wallpaper and other materials, thereon or thereto attached, and the mechanical, electrical and chemical apparatus and equipment and connecting conduits of any exterior portion of the air conditioning system which serves only that particular Unit.

Subject to the terms of this Declaration, and in specific this paragraph, any Unit Owner may make any 24 improvements or alteration within his/her Unit that does not materially impair the structural integrity of any structure or otherwise materially lesson the support of any portion of the Condominium; provided that prior to connecting any alteration with a Unit, the Owner of that Unit shall submit Pleas for any such change or alteration to the Board and the Owner shall be required to submit as part of the notice of alteration, a written statement from a competent architectural authority, that the structural integrity will not be materially impaired, nor will the structural support be lessened. The extent of any change sande by may Owner within his/her Unit, such Owner shall be strictly liable for any impairment of the structural integrity of any structure, or the icosening of support of any portion of the condominium and, furthermore, shall be strictly liable for any distinges to person, property, or otherwise, occasioned by the conduct of such Owner, or their successors or assigns in interest, making such change. Despite the foregoing, no Unit Owner shall do anything which would change the exterior appearance of his/her Unit or any other portion of the Condominium except to such extent and subject to such conditions as provided in this Declaration and By-Laws. Despite anything else contained herein to the contrary, or despite any other authorities granted to Owners, no change in any Unit shall materially weaken, damage, destroy, cudanger or remove any bearing wall or bearing column, or any other portion of the Common Elements, other than as many be expressly authorized by the terms of the Act.

ARTICLE III - COMMON ELEMENTS

The Common Elements of the Condominium are as follows:

- (a) The Real Estate upon which the structures containing the Condominium unit are located, and such structures themselves, including the foundations, exterior walls, roofs, gutters, downspouts, exterior doers, parenes, paties, cluster, flues, ducts, wires, combits, bearing walls, bearing columns, or any other fixtures which lie partially within and partially without the designated boundaries of a Unit and which serve more than one Unit.
- (b) Each and every service, recreational, community or commercial area and facility now or hereafter exected, constructed or installed on or in the Property, including without limiting the generality of the foregoing, and parking areas, storage tanks, trees, preventents, walks, paths, lawns, sidewalks, storm and water systems, sewage lines, and all utility installations, any laundry facilities, and pipes, wire and conduits and connections for television, electricity, light, water and plumbing and other utilities, except those as are exclusively within or for the benefit of a particular Condominium Unit and not used to service any Unit other than that particular Condominium Unit.
- (c) All other appurtenances not herein specifically designated which are not enclosed within the boundaries of a Condominium Unit as is bereinshove delineated in Article II of this Declaration.
- 3.2 The owner of each Unit shall own an undivided interest in the Common Elements as a tenant (or tenants) in common with all the other owners of the Property, and, except as otherwise limited in this Declaration, shall have the right to sue the Common Elements for the purposes incidental to the use and occupancy of said Unit as a place of residence, and such other incidental use as permitted by this Declaration, which right shall be appartenant to and run with such Person's or Persons' Unit. The extent and amount of percentage of such ownership shall be expressed by a percentage

amount, the particular percentage amount, also sometimes referred to herein as "share", appertaining to each Unit being set forth in Exhibit "C" attached hereto and made a part hereof.

Each Owner, by acceptance of the deed to a Unit, expressly agrees to the allocation and realiseation of the percentage interest set forth hereinabove or by exercise of any other special Declaration right. Allocations and reallocations of the percentage interest may be subject to minor variations attributable to rounding off. The respective percentage interest shall be computed to five significant figures so the sum of the percentage interests of all Units equals one hundred (100%) percent.

ARTICLE IV - COVENANTS

- No Partition of Common Elements. As long as the Property is subject to the provisions of the Act, the Common Elements shall remain undivided, and no Unit Owner or Owners shall bring any action for participation or division of the Common Elements, and any agreement to the contrary shall be still and void. Provided, however, authing herein contained shall prevent partition of a Condominium Unit as between any Persons who are Co-Owners thereof, if such right of partition shall otherwise be available, but such partition shall not be in kind.
- No Severance of Ownership. No Owner shall execute any deed, mortgage, lease or other instrument affecting title to his Unit Ownership without including therein both his interest in the Unit and his or her corresponding Allocated Interests, including his or her share in the Common Elements, it being the intention hereof to prevent any severance of such combined ownership. Any such deed, mortgage, lease or other instrument purporting to affect the one veidant including also the other, shall be deemed and taken to include the interest so conitted even though the latter is not expressly mentioned or described therein.

ARTICLE V - EASEMENTS AND LIMITED COMMON ELEMENTS

- Energechancests. In the event that, by reason of construction, settlement or shifting of any building or structure, any part of the Common Elements encroaches or shall hereafter encroach upon any part of any Unit, or any part of any Condominium Unit encroaches or shall hereafter encroach upon any part of the Common Elements, or if by reason of the design or construction of any Condominium Unit it shall be necessary to a Unit Owner to use or occupy, for normal uses and purposes, any portion of the Common Elements, consisting of an unaccupied space within the Property and adjoining his or her Unit, valid executents for the maintenance of such encroachment and for the use of such adjoining space are hereby established and shall exist for the benefit of such Condominium Unit and the Common Elements, as the case may be, so long as all or any part of the building containing such Unit shall remain standing, provided, however, that in no event shall a valid carement for an encroachment be created in favor of any Condominium Owner or in favor of the Owners of the Common Elements if such encroschment occurred before of the willful conduct of said Condominism Unit Owner or the Owners of the Common Elements, as the case may be. In the event any structure is partially or totally destroyed and then rebuilt, minor encroachments of part of the Common Elements because of construction shall be permitted and valid executents for said encroachment and the maintenance thereof shall exist.
 - Limited Common Elements: Limited Common Elements shall be as provided in the Act, which Limited Common Elements are assigned and allocated exclusively to the Units so served. No Unit Owner shall light, decorate,

landscape or adam any such Limited Common Area in any manner contrary to such rules and regulations as stary from time to time be established by the Association. In addition to the foregoing, the Association shall be expressly empowered and authorized to allocate parking as shown on the Plats and Plans exclusively to a unit, which if allocated, shall be doesned to be Limited Common Element appartenant to such Unit. Allocation of such Limited Common Elements parking shall be done by establishing on the Plat or associatest theorie adopted by the Association, the Units identifying number as respects any such assigned or allocated parking space. In furtherance of the foregoing, a valid exclusive ensement is hereby declared and established for the benefit of each Unit Owner consisting of the exclusive right to use and enjoy the Limited Common Elements hereby established, including the parking as may be shown on the Plats and Plans.

- 5.3 Executed to All Condominism Unit Owners. Except as to the use of the Limited Common Elements, perpetual consuments are established for all Condominism Unit Owners, their families, greats, invitees and servents for the use and enjoyment of all Common Elements, subject to such rules and regulations as may from time to time be established by the Association herein provided.
- 5.4 <u>Utility Executests.</u> Executests as shown on the Plat and Plan or as may be hereafter established by the Association are established and dedicated for sowers, electricity, television, water, telephone and all other utility purposes, including the right to install, by, maintain, clean, repair and replace water mains and pipes, sower lines, drainage pipes and conduits, television wire and equipment, telephone wire and equipment, and electrical wires and conduits, over, under, along and across any portion of the Common Elements.
- 5.5 <u>Granting of Esterments.</u> The Association, acting through the Board of Directors, shall have the power to grant rights and restrictions, in the Common Elements, such as the rights to grant utility casements, licenses, or similar rights, including enterments for cable television, under, through or over Common Elements as may be reasonably necessary to or desirable for the ongoing development or operation of the Condominium.
- 5.6 <u>Farcements in Units</u>. To the extent that any utility line, pipe, wire or conduit serving any Unit shall be wholly or partially within the boundaries of another Unit, such other Units shall be burdened with and these hereby is searved and created an essential for the use, assistenance, sepair and replacement of such utility line, pipe, wire or conduit, such encoment to run to the benefit of the Unit or Units served by the same.
- 5.7 Sales Office. The Declarent, its duly authorized agents, representative and employees shall have an ensement for the maintenance of a sales offices and/or model Units on the Property so long as Declarant owns or occupies any Condominium Unit primarily for the purpose of sale. Such sales offices and/or model Units may be maintained in such another and size as determined by the Declarant and may be located and relocated in Units and/or in any improvements on the Common Elements. By execution hereof, the Declarant does hereby specifically reserve an essencent for the use of the Common Elements as may be located within the Property as a sales and marketing office of the Declarant during the development of the Property, and for one (1) year after the last Condominium Unit located on the Property is sald, which essencent shall be for exclusive use of the Common Elements unto the Declarant, to the exclusion of use of such Common Elements by any Owner. Exercise of the rights of such essencent shall be by Declarant and its designates.

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- 5.8 Exement for improvements. Declarant shall have and does hereby reserve a transferable ensement on and over the Common Elements for the purpose of making improvements contemplated by this Declaration on the Property, and for the purpose of doing all things reasonably accessary and proper in connection therewith.
- 5.9 <u>Effect of Exements.</u> All executes and rights herein established shall run with the land and inner to the beactit of and be binding on the Declarant, its successors and anigus, and any Condominium Unit Owner, Purchaser, mortgagee, or other Person having an interest in any parties of the Property herein described, whether or not such exements are maintained or described in any deed of conveyance.

ARTICLE VI - RESTRICTIONS

In addition to all restrictions now existing against said Property and all improvements now or hereafter constructed thereon, the use of Condominium Units and Common Elements (including Limited Common Elements) is hereby expressly restricted as follows:

to the sale, marketing, construction and improvement of the Condominium Units or any other commercial activity on the Property, no business, trade, occupation or profession of any king shall be conducted, maintained or permitted on any part of the Property, or, without the prior veritten authorization of the Association, shall any "For Sale" or "For Rent" signs be displayed by any Person, firm or corporation, bank, savings and loon association, leading institution, or insurance company who as balder of a deed of trust against any Condominium Unit acquired ownership thereof through foreclosure (or by deed in lieu of foreclosure), or the agent of any of them. Nothing in this Section 6.1 is intended to restrict the right of any Condominium Unit from time to time or to engage any Person, firm or corporation, to rest or lease said Unit and provide maid and junitarial services therefor, nor shall any provision hereof be deemed to prohibit an Owner from keeping his personal business or professional records or accounts therein, or lambling his personal business calls or correspondence thereform, but all the express restrictions herein contained about use of displays and signs shall nonetheless be and seasoin in full force and effect and prohibits such activity concerning any rental or lease or attempts to rent or lease.

In accordance with the foregoing, the Units at the Condominium shall be and are restricted exclusively to residential use and no trade or business of any kind other than as set forth hereinabove may be conducted in or from a Unit or any part of the Condominium either as a primary or accessory use of either of the Unit or any portion of the Condominium.

- Property, except that dogs, cats or other usual household pets may be kept by the respective owners in their respective Units, provided that they are not kept, bred, or maintained for any commercial purpose and do not endanger the health or unseasonably disturb the Owner of any Units or any resident thereof. The Board of Directors shall make reasonable rules and regulations for the accommodation of pets.
- 6.3 <u>Separate Units.</u> Each Condominium Unit shall be conveyed as a separately designated and legally described freehold estate subject to the terms, conditions, and provisions hereof and of the Act.

6.4 <u>Architectural Changes.</u> No architectural changes or modifications to the Limited Common Elements shall be permitted without prior written approval by the Architectural Committee until all necessary information with respect thereto.

The Architectural Committee shall consist of three (3) members selected by Declarant. The Architectural Committee shall be in existence until the first to occur of (i) the date ten (10) years after the recordation of this Declaration in the Office of the Recorder of Decis in Sarpy County, Nebraska or (ii) Declarant has sold all Condominism Units in the Development. From and after the first to occur of the date determined as set forth in the preceding scattence, the daties, responsibilities, powers and authority of the Aschitectural Committee shall transfer to the Association.

- 6.5 Use of Property. Except for the right of ingress and egress, the Owners of Units are hereby prohibited and restricted from using any of said property outside of their respective Units, except as may be allowed by the Association's Board of Directors or as expressly provided herein. It is expressly acknowledged and agreed by all parties concerned that this paragraph is for the asstand beautift of all Owners in the development and is necessary for the protections of said Owners.
- Antennes. No television antenne or radio receiver, satellite dish, or other similar device shall be attached to or installed on any portion of the Property, unless contained entirely within the interior of a Unit or other structure, nor shall radio or television signals, nor any other form of electromagnetic radiation, be permitted to originate from any Unit, which may unreasonably interfere with the reception of television or radio signals within the Condominium, provided, however, that Declarant and the Association shall not be prohibited from installing equipment necessary for master autenna, security, cable television, mobile radio, or other similar systems within the Condominium.
- 6.7 <u>Vehicles, Etc.</u> Except with special advance authorization by the Board, no vehicles shall be parked on the Common Elements other than in authorized parking areas, and no vehicle repairs, other than emergency repairs or repairs of a minimal nature needed to be performed to move a vehicle off the property shall be allowed on the Condominium property. No vehicles shall be parked or stored on blocks or other such devices on the Common Elements or other portion of the Condominium property. No vehicles shall be parked so as to obstruct the fire lanes or readways as may exist within the Condominium. The Association is expressly authorized to tow away, at an offending owner's expense, any vehicle referred to in this Section which is in violation hereof or which is placed on the Condominium Property in violation of the rules and regulations governing parking as may be adopted by the Board of Directors. No boats, boat trailers, campers, cannoes, recreational vehicles, vehicles used primarily for recreational purposes, vehicles primarily used for commercial purposes, or vehicles with commercial writings on their exterior shall be stored, allowed to remain, or parked on the Condominium subject to the Declaration, except in an area, if any, designated by the Board of Directors or Declarant.
- 6.8 Signs. Except as placed or exected by Declarant or his assigns, agents or successors, no sign, billbeards, manightly objects, or automores shall be erected, place, or permitted to remain on the Property subject to this Declaration, nor shall such Property be used in any way or for any purpose which may endanger the health or unreasonably distorb the Owner of any Unit or resident thereof.

- 6.9 Planting. No planting or gardening shall be done or maintained upon the proposty subjected herein, except such as has been approved by the Association's Bound of Directors.
- 6.10 Unsightly Appearances. No offensive or unsightly appearance shall be maintained or allowed to exist on those partiess of Unit visible from the exterior of the Condominium. All equipment, garbage cans, and storage piles shall be kept accounted by adequate planting or fencing so as to conceal them from view of neighboring Units and streets, unless otherwise authorized by the Association's Board of Directors, provided, however, exterior personal patio furnishings, such as chairs, grills and swings, located within a Unit's balcomy, patio, perch, terrace, or deck shall be permissible, subject to the rules and regulations of the Association. Provided further, however, that nothing which in the opinion of the Association's Board of Directors jeopardizes the structural integrity of any deck, etc. or which presents risk of damage to adjacent property shall be permitted.
- 6.11 Acts Affecting Insurance. An Owner shall not permit or suffer anything done or kept in his or her Unit which will increase the rate of insurance acquired by the Association or which will otherwise obstruct or interfere with the rights of other owners.
- 6.12 Trash Containers and Collection. No garbage or trash shall be placed or kept on the Condominium except in covered containers of a type, size and style which are approved by the Association. The Association shall have the right to subscribe to a trash service for the use and benefit of the Association and all owners, and to adopt and promulgate rules and regulations regarding garbage, trash, trash containers and collection. The Association shall have the right to require all owners to place trash and garbage in containers located in areas designated by the Association. No incinerators shall be kept or maintained in the Unit. All rubbish, teach, and garbage shall be regularly removed from the premises and shall not be allowed to accumulate thereon. If trash damputers are used to facilitate trash, rubbish and garbage removal, all such trash, rubbish and garbage shall be placed therein for removal from the Property.
- 6.13 Machinery and Equipment. No machinery or equipment of any kind shall be placed, operated or maintained upon the Condominium except such machinery or equipment as is usual and customary in connection with the Declarant's sales, marketing, maintenance or construction of buildings, improvements or structures which are within the permitted uses of such Property, and except that which Declarant or the Association may require or permit for the operation and maintenance of the Common Elements and Units.
- 6.14 <u>Clothes Daying Facilities.</u> Outside clothes lines or other outside facilities for drying or siring clothes shall not be erected, placed or maintained on the Condominium.
- 6.15 Lawfiel Use. No improper, offensive, or unlawful use shall be made on any part of the Condominium.

 All valid laws, zoning ordinances, and regulations of all government bodies having jurisdiction over the Condominium shall be observed. Any violation of such laws, zoning ordinances or regulations shall be a violation of this Declaration.
- 6.16 <u>Nuisances and Offensive Activity</u>. No missance shall be permitted to exist or operate upon the Condominium and no activity shall be conducted upon the Condominium which is offensive or detrimental to any portion of the Condominium or any Owner or Occupants of the Condominium. No exterior speakers, horns, whistles, bells or other

sound devices except scennity or other emergency devices used exclusively for security or emergency purposes shall be located, used or placed on the Condominium.

- 6.17 <u>Rules and Regulations.</u> In addition to the restrictions above, the Association shall have the right to make and to enforce reasonable rules and regulations governing the use of the Units and the Common Elements.
- 6.18 Enforcement. This Declaration, including all restrictions set forth herein, and rules and regulations may be enforced by the imposition of reasonable menetary fines as provided in the Act and suspension of use and voting privileges. These powers, however, shall not be construed as limiting any other legal means of enforcing the use restrictions or rules and regulations of the Association. Any fines so imposed shall be considered an assessment against the Unit and may be collected in the meaner provided for collection of other assessments.

6.19 Maintenance of Condominion Units and Limited Common Floracuts.

a) By the Owner. Except as provided in subsection b) of this Section, each Owner shall have the obligation to maintain, keep attractive, keep in good repair, and replace (subject to applicable and available insurance proceeds) all partiess of the Unit (to exclude the Common Elements and Limited Common Elements appurtment thereto). Any maintenance, repair, replacement or upkeep sequired to be performed by an Owner hereunder shall be in conformance with the architectural standards of the Association and as set forth by the Association's Board of Directors.

In explanation of the foregoing and not to be construed as a limitation, each owner shall maintain, repair, and keep in good condition (subject to the Association's obligations hereinafter set forth), all pipe, lines, ducts conduits, or other apparatus serving only that Owner's Unit, including any and all gas, electricity, water, sewer, or air conditioning pipes, lines, ducts, concluits, or other apparatus serving such Unit and only such Unit.

By the Association. The Association shall maintain, keep in good repair and uplecep, and replace (subject to available insurance proceeds), as a Common Expense assessed in accordance with this Declaration, all of the Condominium property not required to be maintained and kept in good order by an Owner and as otherwise act finith in this paragraph. The Association shall, by way of explanation and not limitation, be responsible to maintain, keep attractive, keep in good repair and replace all Common Elements and Limited Common Elements apparement to the Unit (except, however, that the Owner shall maintain such Limited Common Element terrace, porch, beloosy, patio as unight be assigned as Limited Common Element to his or her Unit). The Association shall be responsible for pointing and staining all Common Elements, including the painting and staining of any patio or deck fencing or support structures thereof. The Association shall, also, be responsible for the repair, uplacep and maintenance of all roofs as Limited Common Elements serving any Units and the Association shall be responsible for the maintenance, repair and uplacep of any foundations in respect to improvements containing Units or otherwise. In the event the need for maintenance, repair or replacement which is the responsibility of the Association hereunder is caused through the willful or negligent act of an Owner, his or her maintenance work needed and an estimated cost to accomplish such repair, replacement or maintenance work. The Owner shall have fifteen (15) days within which to pay the Association such estimated costs, and in the event of a failure to pay,

such costs shall be added to and become a part of the assessment to which such Owner is subject and shall become a lieu.

against the Unit.

Despite any provision herein contained to the contrary, the Association shall not be liable for injury or distings to any Person or property (i) caused by the elements or by any Unit Owner or by any other Person, (ii) resulting from any rain, water, snow or ice which may leak or flow from any portion of the Common Elements or (iii) caused by any pipe, planting, drain, conduit, appliance, equipment or utility lines or facilities, the responsibility for the maintenance of which belongs to the Association, occasing out of repair or otherwise leaking.

e) Failure to Maintain. If the Board of Directors of the Association determines that any Owner has failed or refused to directorize property his or her obligations with regard to the maintenance, repair, upkeop or replacement of items for which he or she is responsible hereunder, including a failure to maintain, repair or replace a condition which may increase the possibility of fire or other loss or damage to the Condominium, the Association, except in an emergency situation in which case the Association may immediately proceed without notice, shall give the owner written notice of the Association's intent to provide such necessary maintenance, repair or replacement and the costs thereof and shall set forth with reasonable particularity the maintenance, sepair or replacement decaned necessary. The Owner shall have fifteen (15) calendar days within which to pay the costs thereof to the Association in the event the repair is to the Common Elements and in the event the repair is to the Unit, shall have fifteen (15) calendar days within which to complete said maintenance, repair or replacement or if such maintenance, repair or replacement within said fifteen (15) calendar days period, to commence said maintenance, sepair or replacement within said fifteen (15) calendar days, if an owner does not comply with the provisions hereof, the Association may provide any such maintenance, repair or replacement at the Owner's sole cost and expenses; said costs shall be added to and become a part of the assessment to which such owner is subject and shall become a lien against the Unit.

ARTICLE VII - ASSOCIATION AND BY-LAWS, ASSESSMENTS

- 7.1 <u>General Information</u>. The Association will administer the Condominium pursuant to the terms and conditions set forth in the Declaration. The fiscal year of the Association shall be the calendar year. The Office of the Association shall be located at such location as the Board of Directors or the managing Agent shall designate from time to time.
- a) All Unit Owners, by virtue of their ownership of a Unit in the Condominism, are automatically mandatory Members of the Association and shall be entitled to vote on all matters upon which Members of the Association are entitled to vote, pursuant to the Declaration and in accordance with the By-Laws. The foregoing is not intended to include persons or entities who hold an interest merely as accurity for the performance of an obligation. Subject to the provisions of the Condominism Documents, each Owner shall be entitled to one (1) vote for each Unit in which the interest required for membership is held, and each Unit is allocated a vote equal in weight to each other Unit.
- b) The initial Board of Directors of the Association and all officers of the Association shall be appointed by the Declarant. Not later than aixty (60) days after the conveyance of seventy-five percent (75%) of the Units which may be created to Unit Owners other than the Declarant, a majority of the members of the Board of Directors shall

be elected by Unit Owners other than the Declarant. The Declarant's reserved right to appoint members of the Board of Directors and officers of the Association shall terminate no later than the earlier of: (a) sixty (60) days after conveyance of ninety (90%) of the Units which may be created to Unit Owners other than the Declarant; or (b) two (2) years after the Declarant has consol to office Units for sale in the estimacy course of business. The Declarant may voluntarily narrander the right to appoint and remove officers and members of the Board before termination of the foregoing. In that event, the Declarant may require, for the duration of the period of Declarant course), that the actions of the Associations or Board of Directors, as might be described in a recorded instrument executed by Declarant, be approved by the Declarant before they become effective.

7.2 Meetings.

- a) The annual meeting of the Association shall be held at the office of the Association during the smooth of January on the second Tuesday in each year, commencing at 7:00 p.m., or such other time or place as may be designated by the Association's Board of Directors. Each annual meeting shall be for the purpose of electing Directors and transacting any other business authorized to be transacted by the Mombers. If the date set for the annual meeting of the Membership is a legal holiday, the meeting will be held at the same hour on the first day following such legal holiday.
- b) Special meetings shall be held whenever called by the President or Vice-President or by a majority of the Association's Board of Directors, and must be called by such officers upon receipt of a written request from Members entitled to cost one-third (1/3) of the votes of the entire membership.
- c) Notice of all meetings, stating the time, date, place and purpose for which the meeting is called, shall be given by the President or Vice-President or Secretary, unless waived in writing. Such notice shall be in writing to each Member at the last known address shown on the seconds of the Association and shall be mailed at least ten (10) days but no more than sixty (60) days prior to the date of the meeting. Proof of such mailings shall be made by affidavit, duly executed by the Person giving the notice. Notice of meeting may be waived before or after any such saceting.
- d) A Querum at any meeting shall consist of a majority of those Persons entitled to east all votes of the Association. If any meeting of the Members cannot be organized because a quorum has not attended, the Members present either in Person or by Proxy, may adjourn the meeting for at least ten (10) days, and adequate notice of the new date shall be given as described in paragraph c) of this Section.
- c) Unless specifically required by the Declaration, each Member shall be established to cast one vote for each Unit owned by that Member. If a Unit is owned by one person, his/her right to vote shall be established by the record title to the Unit. If a Unit is owned by more than one Person, or if a Unit is owned by a corporation, partnership, trust or any other organization, the vote for such Unit shall be exercised as such ambiple Owners or representative thereof, between or among themselves, determine; provided, in no event shall more than one (1) vote be cast with respect to any Unit. In the event of disagreement among such analtiple Persons or representative of such corporation, partnership, trust or any other organization and an attempt by two (2) or more of them to cast such vote or votes, such Persons shall not be recognized, and such vote or votes shall not be counted. No Owner shall be eligible to vote, either in person or by prexy, if that Owner is shown in the books or management accounts of the Association to be more that sixty (60) days delinquent

in any payment due the Association or is under suspension for the infraction of any provision of the Declaration or any rule or other provision of the Condominium Decements.

- f) Votes may be cast in Person or by proxy. A partry terminates one (1) year after its date, unless it specifies a shorter term period.
- 7.3 <u>Directors.</u> The business of the Association shall be managed by a Board of Directors of at least farce
 (3) directors no more than nine (9) directors, who shall serve without compensation. However, any Director may be reimbursed for his/her actual expense incurred in the performance of his/her duties as a Director.
- a) Each Director shall be a Member of the Association (or if a Member is an employee of a corporation, partnership or trust, a Director may be an officer, partner, beneficiary or trustee of such Member of the Association). If a Director shall cease to meet such qualifications during their term, he/she will thereupon cease to be a Director, and their place on the Board shall be deemed vacant. The requirements of this Section shall not apply to Directors appointed by the Declarant.
- b) Election of Directors shall be conducted at the annual secting. Not less than thirty (30) days prior to each annual secting, the Board of Directors shall appoint a Nominating Committee consisting of farce (3) Members. The Nominating Committee shall nominate one (1) person for each director whose term of office is expiring. Additional nominations may be made from the floor. The election shall be by ballot (unless dispensed with by unanimous consent) and by a plurality of votes cast. Each person entitled to vote may cast their vote for each of an many nominees as there are vacancies to be filled. There shall be no cumulative voting.
- Other than Directors appointed by Declarant, the Directors shall be elected as provided in this Declaration. Until termination of the Declarant's right to appoint officers and Directors, the term of each Director not appointed by the Declarant shall be one (1) year. Thereafter, Directors not appointed by the Declarant shall be elected for terms staggered on a one (1), two (2) and three (3) year basis. One (1) Director shall be elected for one (1) year, one (1) Director shall be elected for two(2) years and one (1) Director shall be elected for three (3) years. After the initial term of each such Director, all Directors shall be elected for three (3) year terms. In the event that there are more than three (3) Directors, each additional Director shall be for three (3) year terms. The initial term of each Director above three (3) Directors, shall initially be determined by the Declarant or, if Declarant no longer is empowered to appoint Directors, then the initial terms of such Directors greater than three (3) shall be determined by those Directors then serving. Each Director shall serve for the term set forth hereinshove and until their successor is duly elected and qualified, or until removed from office as provided herein.
- d) Other than the Directors appointed by the Declarant, any Director may be removed from the Board, with or without cause, by concurrence of a two-thirds (2/3) majority of the votes cant by the quorum present at any regular or special meeting of the Association called for that purpose.
- c) In the event of the death, resignation or removal of a Director, their successor shall be selected by a majority of the remaining members of the Board and shall serve for the manapired term of their predecessor.

- 7.4 <u>Director's Meetings.</u> The initial meeting of the Beard of Directors shall be hold within ton (10) days of its appointment at such place and time fixed by the Declarant. No further notice of the initial secoting shall be required provided that a quorum is present.
- a) Regular meetings of the Board of Directors shall be held at such time and places which are determined, from time to time, by a majority of the Association's Board of Directors. Notice of regular secting shall be given to each Director, personally or by mail, telephone or equivalent service, at least three (3) days prior to the date of any regular meeting. Notice of meeting analy be waived before or after any such meeting.
- b) Special meeting of the Board of Directors may be held at the request of the president, Vico-President or Secretary, and must be held at the written request of two-thirds (2/3) of the Directors. Notice of special meetings shall be given to each Director, personally or by small, telephone or equivalent service, at least five (5) days prior to the date of any special meeting. Notice of meeting may be waived before or after any such meeting.
- c) A quorum at Director's meeting shall consist of fully percent (50%) of the votes thus represented of the entire Association's Board of Directors present at the beginning of a meeting. The acts approved by a majority of those Directors present at any meeting at which a quorum is present shall constitute the acts of the Association, except where approval by a greater number of Directors is required by the Declaration of Condominium or these By-Laws. If at any meeting of the Board of Directors less than a quorum is present, the majority of those present may adjourn the meeting until a quorum is present. Upon reconvening an adjourned meeting, any business called may be transacted without the necessity of providing any further notice.
- d) The presiding afficer of the Director's meeting shall be the Chairman of the Board, if such an officer has been elected, or if not, the President shall preside. In the absence of the presiding officer, the Directors present shall designate one of the number to preside.
- c) The Directors shall have the right to take any action int he absence of a meeting which they could take at a meeting by obtaining the written approval of all Directors. Any action so approved shall have the same effect as though taken at a meeting of the Directors.
- Powers and Duties of the Board of Directors. All of the powers and duties of the Association existing under the Act, the Declaration of Condominium and By-Laws shall be exercised by the Board of Directors, its duly appointed agents, contractors or employees, subject only to approval by the Unit Owners where specifically required. Compensation of employees of the Association shall be fixed by the Directors. A Director may be an employee of the Association and a contract for management of the Condominium may be entered into with a Director or the Declarant.
- Officers. The executive officers of the Association shall consist of a President, who must also be a Director, a Vice-President, Treasurer, and Secretary. The election of officers shall be made by a majority vote of the Board of Directors at the first meeting of the Board following each annual meeting of the Membership, and each Officer shall hold office for one (1) year unless they shall soomer resign, or shall be removed, or otherwise become disqualified to serve. Any officer may be removed from office at any regular or special meeting of the Association's Board of Directors by a majority vote of the quorum present at such meeting. Any officer may resign at any time by giving written notice to the Board, the

President or the Secretary. Such resignation shall take effect on the date of receipt of such notice or at any later time specified therein, and unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective. A vacancy in any office may be filled by a majority vote of the quorum present of the Directors. The officer elected to such vacancy shall serve for the remainder of the term of the officer they replace. Any person may hold two or more offices, except that the President shall not be Secretary. The Association's Board of Directors may elect additional officers, from time to time, to exercise such powers and daties as the Board of Directors shall find required to manage the business of the Association. Compensation of officers shall be fixed by the Board of Directors.

- a) The President shall be the Chief Executive Officer of the Association, shall have all powers and duties usually vested in the office of President of an Association, including, but not limited to, the power to appoint committees to assist in the conduct of the business of the Association.
- b) The Visco-President shall, in the absence or disability of the President, exercise the powers and perform the duties of the President. The Vico-President shall assist the President and exercise such other powers and perform such other duties as prescribed by the Board of Directors.
- The Treasurer shall have charge and coutody of, and be responsible for, all funds and securities of the Association; receive and give receipts for monies due and payable to the corporation from any source whatsoever, and deposit all manies in the same of the Association in such banks, trust companies or other depositors as shall be directed by the Board, shall sign all checks and promisonry notes of the Association except in those instances where the Board has delegated the authority to sign checks to a managing agent employed by the Association; shall keep proper books of account, shall cause an annual audit of the books of the Association to be made by a public accountant at the completion of each fined year, and shall prepare an annual budget and a statement of income and expenditures to be presented to the Members at the regular annual smeeting of the Members, and shall deliver a copy of such to the Members. The duties of the Treasurer may be performed by the managing agent.
- d) The Secretary shall keep the Minutes of all proceedings of the Association and the Board of Directors. The Secretary shall prepare and deliver all notices required by the By-Laws to be delivered to the members of the Association and the Board of Directors, as well as all other notices required by law. The Secretary shall keep all records of the Association, except those of the Treasurer and shall perform all other duties incident to the office of Secretary.

7.7 Assessments.

a) All Owners shall be obligated to pay the estimated assessments imposed by the Board of Directors of the Association to meet the Common Expenses. The Common Expenses of the Association shall be assessed among all of the Condominism Unit Owners in accordance with the Owner's share in the Common Elements as set forth in Article III of this Declaration. Assessments for the estimated Common Expenses of the Association shall be due in advance of the first day of each calendar month or less frequently as may be determined by the Board of Directors. The method of assessment described herein may not be amended without the written approval of two-thirds (2/3) of the Owners of the individual Condominium Units.

- b) Each Unit Owner's obligation of payment of assessments shell begin on the first day of the month in which the closing of the purchase of the Condemission Unit occurs. Each Unit Owner shall pay two (2) months of assessments in advance on the date the closing of the Condomission Unit occurs. On any subsequent sale of a Unit, the Unit Owner shall receive the two (2) month reserve advance from the Parchaser. Within sixty (60) days after the filing of this Declaration, the Declarational find the Association with two (2) months of assessments for each Unit to cover any maintenance of the Common Elements.
- c) In the event the ownership of a Condominium Unit, title to which is derived from Declarant, commences of a day other than the first day of the assessment period, the assessment for that period shall be precated.
- Assessment shall be based upon the cash requirements deemed to be such aggregate sum of the Board of Directors of the Association shall from time to time determine and is to be paid by all of the Condominium. Unit Owners to provide for the payment of all estimated expenses growing out of or connected with the maintenance, repair, operation, additions, alterations and improvements of and to the Common Elements which are the responsibility of the Association, and the seal property and improvements owned thereby, which sum may include, but shall not be limited to, expenses of management, taxes and special assessments until separately assessed; snow removal and road repair, premisus for insurance, landscaping and care of grounds, common lighting and heating, repairs and removation, trash and garbage collections, wages, common water and sewer charges, legal and accounting fees, management fees, expenses and liabilities incurred by the Managing Agent, if any, on behalf of the Unit Owners under or by reason of the Declaration and By-Laws of the Association for the creation of a reasonable contingency, reserve, working capital and sinking funds as well as other costs and expenses relating to the Common Elements.
- e) Personnt to the provisions of the Declaration and By-Laws, the Board of Directors may levy such assessments for the purpose of defenying the cost of repair or reconstruction of the improvements in the event of their damage.
- The Association by its Board of Directors may levy a special assessment against any individual Unit or any Unit Owner for the reasonable exposuse incurred in the reconstruction or repair to the Common Elements, Limited Common Elements, the individual Unit or any Unit Owner for damage or destruction caused by said individual Unit Owner's misconduct, negligence or infraction of the published rules and regulations of the Association.
- g) The ominion or failure to fix the assemment or deliver or mail a statement for any period shall not be deemed a waiver, modification or release of the Owner's obligation to pay the same.
 - h) The Association shall have all of the powers of the Association customerated in the Act.
- i) Within thirty (30) days after adoption of any proposed Budget for the Condominium, the Board of Directors shall provide a summary of the Budget to all the Unit Owners, and shall set a date for a meeting of the Unit Owners to consider ratification of the Budget, which date shall not be less than fourteen (14) no source than thirty (3) days after untiling of the summary. Unless at that meeting a majority of all the Unit Owners, or any larger vote specified in the Declaration, reject the Budget, the Budget is ratified, whether or not a quorum is present. In the event the proposed Budget

is rejected, the periodic Budget last ratified by the Unit Owners shall be continued until such time as the Unit Owners ratify a subsequent budget proposed by the Board of Directors.

7.8 Owner's Personal Obligation for Personal of Expenses. The amount of the Common Expenses assessed by the Association against each Condominium Unit shall be the personal and individual debt of the Owner thereof. No Owner story exempt themselves from hisbility for this contribution towards the Common Expenses by waiver of the use or enjoyment of any of the Common Elements, the real property and improvements owned by the Association or by abandoments of their Unit. The Bonel of Directors shall have the responsibility to take prompt action to collect any unpaid assessments which remain unpaid for more than ten (10) days from the date for payment thereof. In the event of default in the payment of the assessment, the Unit Owner shall be obligated to pay interest at the rate of ten percent (10%) per assess, on the assessment, the Unit Owner shall be obligated to pay interest at the rate of ten percent (10%) per assess, on the assessment of the assessment from due date thereof, together with all exponses, including attentoy's foes incurred together with such late charges as provided by the By-Laws or Rules and Regulations of the Association. Suit to recover a money judgment for unpaid Common Expenses shall be assistainable without foreclosing the lien nor shall such suit be construed to be a waiver of the lien.

7.9 Association Lieu for Non-Payment of Common Expenses.

- a) All some assessed by the Association but superior to all other lices and encumbrances, except only for tax and special assessment lices of the Condominium Unit in favor of any assessing entity, an all sums superior on a First Mortgage of record, including all unpeid obligatory some as may be provided by such encumbrances. To evidence such lices, the Board of Directors shall prepare a veritten notice of lice assessment setting forth the assessment of such ampaid indebtodness, the assessed of the accrued interest and late charges thereon, the name of the Owner of the Condominium Unit and a description of the Condominium Unit. Such notice of lice shall be signed by one of the members of the Association's Board of Directors or by one of the offices of the Association on behalf of the Association and shall be recorded in the Recorder's Office for Surpy County, Nebranks. Such lice shall attach and be effective from the due date of the assessment until all some, with interest and other charges thereon, shall have been fully paid.
- b) Such lien may be enforced by the foreclosure of the definiting Owner's Condominism Unit by the Association in the manner of a deed of trust or mortgage on real property upon the recording of a notice of claim thereof. In any such proceedings, the Owner shall be required to pay the costs, expenses and attorney's fices incurred for filing the lien, and in the event of foreclosure, all additional costs, all expenses and reasonable attorney's fices incurred. The Owner of the Condominism Unit being foreclosure, and the required to pay the Association the monthly assessment for the Condominism Unit during the period of foreclosure, and the Association shall be entitled to a receiver during foreclosure. The Association shall have the power to bid in the Condominism Unit at foreclosure or other legal sale and to acquire and hold, lease, mortgage, vote the votes appartenant to, convey and otherwise deal with the same.
- c) Any Mortgagee holding a lien on a Condominium Unit may pay, but shall not be required to pay, any unpaid Common Expenses payable with respect to such Unit, and upon such payment, such encumbrancer shall have a lien on such Unit for the amount paid of the same rank as the lien of this mortgage or encumbrance within the

meceasity of having to record a notice of claim of such lien. The Association shall report to the Mortgages of a Condominium Unit say unpaid assessments remaining unpaid for longer than sixty (60) days after the same is due, provided, however, that a Mortgages shall have familiated to the Association notice of such encumbrance.

- d) The recorded lien may be released by recording a Release of Lien signed by one of the members of the Association's Board of Directors or by one of the officers of the Association on behalf of the Association and shall be recorded in the Recorder's Office for Sarpy County. Nebraska.
- e) Notwithstanding any of the foregoing provisions, any Mortgagee who obtains a title to a Condominium Unit pursuant to the remedies set forth in its mortgage or deed of trust shall take title to the Unit free and clear of all Common Expense succuments levied thereon prior to such transfer of title and free and clear of all liens created as a result of such assessments.

7.10 Ascertain ability of Unpaid Common Expenses.

- a) The Unit Owners and their martgagees, prospective mortgagees or prospective grantees, upon ten (10) days written notice to the Board of Directors and upon payment of a reasonable fice, shall be furnished a statement of their account. The statement of account shall include the amount of any unpaid Common Expenses, the amount of the current assessments, the dates that assessments are due, the amount for any advanced payments made, prepaid items such as insurance policy premiums and reserves therefor and any deficiencies in reserve accounts which statement shall be conclusive upon the Association in favor of all persons who rely therein in good faith. Unless such request shall be complied with within ten (10) days after receipt of such written request, all unpaid Common Expenses which become due prior to the date of such request will be subordinate to the rights of the person requesting such statement.
- b) The provisions set forth in this paragraph shall not apply to the initial sales and conveyances of the Condominium Units made by Declarant, and such sales shall be free from all unpaid Common Expenses to date of conveyance made or to a date as agreed upon by Declarant and Declarant's grantee.
- The Owner of a Condominium Unit may create a junior deed of trust or mortgage (junior) to the lien, deed of trust or other encumbrances of a First Mortgage, liens or encumbrances of the Condominium Unit, provided, however, that any such junior mortgage, deed of trust, liens or encumbrances will always be subordinate to the prior and paramount lien of the Association for Common Expenses and all of the terms, conditions, covenants, restrictions, uses, limitation and obligations under this Declaration and By-Laws and provided, further, that such junior encumbrances shall be released for purposes of restoration of any improvements upon the encumbered Condominium Unit, all of the Unit Owner(s) rights, title and interest in and to the proceeds under all insurance policies upon said premises by the Association. Such release shall be furnished forthwith by a junior mortgagee upon written request of the Association, and if such request is not granted, such release many be executed by the Association as attorney-in-fact for such junior mortgagee.

ARTICLE III - INSURANCE - DAMAGE, DESTRUCTION AND RECONSTRUCTION

8.1 <u>Scope of Coverage.</u> Commencing not later than the date of the first conveyance of a Unit to a Purchaser, the Association shall maintain, to the extent reasonably available, the following innurance coverage:

- a) Property insurance on the Common Elements and Units, exclusive of improvements and betterments installed in Units by Owners, insuring against all rink of direct physical loss commonly insured against in an amount equal to the maximum insurable replacement value of the Common Elements and Units, as determined by the Board of Directors, provided, however, that the total amount of incurance after application of any deductibles shall not be less than one hundred percent (100%) of the current replacement cost of the insured property, exclusive of land, excevations, foundations and other items normally excluded from a property policy.
- Comprehensive general liability insurance, including anotical payments insurance, in an amount determined by the Board of Directors, but not less than One Million Dollars (\$1,000,000.00) per injury or injuries, including death, arising out of a single occurrence; Fifty Thousand Dollars (\$50,000.00) property damage, or in the alternative, a liability policy affording coverage for bodily injury and property damage with a combined single limit in an amount not less than One Million Fifty Thousand Dollars (\$1,050,000.00). The policy or policies shall cover the Association, the Association's Board of Directors and the officers of the Association, all agents and employees of the Association and all Owners and other Persons entitled to occupy any Unit or other portion of the Condominism Unit for occurrences commonly insured against, arising out or in connection with the use, ownership or maintenance of the Common Elements or other portion of the Condominism which the Association has the responsibility to maintain and shall also include hired automobile and zon-owned automobile coverage with cost liability endorzements to cover liabilities of the Owner as a group to an Owner.
- Such other insurance as the Association shall determine from time to time to be appropriate to protect the Association or the Owners.
- d) The insurance policies purchased by the Association, to the extent reasonably available, contain the following provision:
 - (i) Each Owner shall be an insured under the policy with respect to liability arising out of his ownership of an undivided interest in the Common Elements or their membership in the Association.
 - (ii) There shall be no subrogation with respect to the Association, its agents, servants, and employees, with respect to the Owners and members of their household.
 - (iii) No act or omission by any Owner, unless acting within the scope of their authority on behalf of the Association, shall void the policy or be a condition to recovery on the policy.
 - (iv) The coverage afforded by such policy shall not be brought into contribution or promise with any insurance which may be purchased by Owners or their mortgagees or beneficiaries under deeds of trust.
 - (v) A "severability of interest" endomement which shall preclude the insurer from denying the claim of an Owner because of the negligent acts of the Association or other Owners.
 - (vi) Statement of the name of the insured as Tiburon Pointe Condominism Association, Inc., for the use and benefit of the individual Owners (designated by name if required by the insured).

- (vii) For policies of hazard incurance a standard mortgagee classes providing that the insurance carrier shall notify the First Mortgagee named in the policy at least ton (10) days in advance of the effective date of any reduction or cancellation of the policy.
- e) "Agreed Assesses" and "Inflation Guard" endorsements.
- It shall be the duty of the Board of Directors at least annually to conduct an insurance review to determine if the policy enforced is adequate to meet the need of the Association and to satisfy the requirement of this Declaration and the Act. Such responsibility may be performed and shall be deemed reasonably performed, by the Board's Managing Agent requesting the Association's insurance agent to verify that the insurance policies in existence meet the needs of the Association as set forth herein and satisfies the requirements of this Declaration and the Act. In all events, each Owner shall have the right to obtain additional coverage for such improvements, or betterment's or personal property within the Unit as its own expense. Each policy may contain reasonable deductibles and the amount thereof shall be added to the face amount of the policies in determining whether the insurance equals at least full replacement cost.
- 8.2 <u>Certificate of Insurance</u>. An insurer that has insued an insurance policy under this Article shall insue certificates or a memorandum of insurance to the Association and, upon request, to any Owner, mortgages or beneficiary under a decil of trust. Any insurance obtained paramet to this Article may not be canceled until thirty (30) days after notice of the proposed cancellation has been smalled to the Association, each Owner and each First Mortgage who is listed as a scheduled holder of a First Mortgage in the insurance policy.
- 8.3 <u>Present of Premiums.</u> Premiums for all impurance obtained by the Association pursuent to this Article shall be Common Elements and shall be paid for by the Association.
- 8.4 <u>Insurance Obtained by Owners.</u> The insurance of insurance policies to the Association pursuant to this Article shall not prevent an Owner from obtaining insurance for their own benefit and at their own expense covering their Unit, personal property and providing personal liability coverage.
- Payment of Insurance Proceeds. Any loss covered by property insurance obtained by the Association in accordance with this Article shall be adjusted with the Association and the insurance proceeds shall be psyable to the Association and not to any mortgages or beneficiary under a deed of trust. The Association shall hold any insurance proceeds in trust for Owners and lienholders as their interests may appear. Subject to the provisions of Section 8.6 and 8.7 of this Article, the proceeds shall be disbursed for the repair or restoration of the damage to Common Elements and Units, and Owners and lienholders shall not be estitled to receive psyment of any portion of the proceeds unless there is a surplus of records after the Common Elements and Units have been completely repaired or restored, or the Decimation terminated.
- 8.6 Use of insurance Proceeds. In the case of fire or any disaster, the insurance proceeds, if sufficient to reconstruct any building so damaged or destroyed, shall be applied to such reconstruction. Reconstruction of the building, as used herein, means restoring the insured building to substantially the same condition in which it existed prior to the fire or other disaster, with each Unit and the Common Elements having the same vertical and horizontal boundaries as before.

- 8.7 Procedure where immunes Proceeds are impufficient. In case of fire or other disease, if the insurance proceeds are immuficient to reconstruct the building and the Condominism Unit Owners and all other parties in interest do not voluntarily make provision for reconstruction of the building within 180 days from the date of damage or destruction, the Association may record a notice setting forth such facts; and upon the recording of such motion:
 - a) The property shall be deemed to be owned in Common by the Condominium Unit Owners,
- b) The undivided interest in the property owned in Common which shall appertain to each Condominism. Unit Owner shall be the percentage of undivided interest proviously owned by such Unit Owner in the Common Elements.
- c) Any liens affecting any of the Condominium Units shall be deemed to be transferred in accordance with the existing priorities to the undivided interest of the Condominium Unit Owner in the property as provided herein; and
- d) The property shall be subject to an action for partition at the suit of any Condominium Unit Owner, in which event the net proceeds of such sale, together with the net proceeds of the insurance on the property, if any, shall be considered as one fund, and shall be divided among all the Condominium Unit Owners in a percentage equal to the percentage of undivided interest owned by each Unit Owner in the property, after the first paying out of the respective share of the Condominium Unit Owners, to the extent sufficient for the purpose, all liens on the undivided interest in the property owned by each Condominium Unit Owner.
- 8.8 Insurance Deductibles. If maintenance is required as a result of an insured loss, the amount of the deductible shall be considered a maintenance expense to be paid by the person or Persons who would be responsible for such repair in the absence of insurance. If the loss affects more than one (1) Unit or Unit and the Common Elements, the cost of the deductible may be apportioned equally by the Board of Directors among the paries suffering loss in accordance with the total cost of repair.

ARTICLE IX - MISCELLAPIEOUS PROVISIONS

- 9.1 Effective Covenants. Each grantee of Deciarant, its successors and assigns, by the acceptance of a deed of conveyance, and each Porchaner, accept the same subject to all restrictions, conditions, covenants, reservations, options, licas and charges, and the jurisdiction, rights and powers granted or reserved by this Deciaration or to which this Declaration is subject, and all rights, benefits and privileges of every character hereby granted, created, reserved or declared and all impositions and obligations hereby imposed shall be decused and taken to be covenants running with the land and shall bind any Person having at any time any interest of estate in said property, and shall inner to the benefit of such Condominium Unit Owner on like number as though the provisions, terms and restrictions of this Declaration were received and stipulated at length in each and every deed of conveyance.
- 9.2 <u>Waiver</u>. No covenant, restriction, condition or provision of this Declaration and in the By-Laws shall be decented to have been abrogated or waived by reason on any faither to enforce the same at any time, irrespective of the sumber of violations or breaches which may occur.

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Serings Clause. The invalidity of any covenant, restriction, condition, limitation or any other provision of this Doctoration and By-Lews herein contained, as the case may be, shall not reader the remainder of the Doctoration invalid, nor any other part therein contained.

ARTICLE X - AMEROMENT AND TERMINATION

- Amendment Medification. Except as to any medification or amendment with respect to percentage interest or termination of the Condominium, the Declaration, including the Plats and Plans, may be assented by the vote or agreement of the Unit Owners of Units to which seventy-five percent (75%) of the votes of the Association are allocated or amended, which Amendment shall become effective upon being duly recorded in the Office of the Recorder of Deeds of Surpy County, Nebraska, provided, however, that this Declaration and By-Laws shall at all times contain the minimum requirements imposed by the Act and any amendments thereto.
- Change of Percentage Interest. Except as to any modification or amendment executed by Declarant purment to any Special Declarant Right, the personner interests as herein in this Declaration assigned as to each particular Condominium Unit set out in Exhibit "C" attached hereto, shall not be modified or amended without the written consent. of all Condominium Unit Owners and the written asset, as well, of all Qualified Lenders who are holder of obligation secured by deeds of trust of record against the Condominium Unit Owners and such mortgagees approve in writing my such change in percentage interests, such change shall not be effective until the same is duly recorded by an instrument acknowledged by all such Persons and mortgagees, in the office of the Recorder of Deeds of the Count in which said property is situated.
 - Termination. The Condensiminan created herounder, and in the Declaration and By-Laws herein shall not be terminated except with the written acknowledge consent of seventy-five percent (75%) of the Condominium Unit Owners, together with the written acknowledged consent of fifty percent (50%) qualified lenders or other holders of obligations accured by any recorded deed of trust against the Condominium property or any Unit therein contained, and such translation shall be effective when duty recorded in the office of the Recorder of Deeds in the county in which said property is situated, and upon such recording:
 - The property shall be decared to be owned in common by the Condominium Unit Owner,
 - The undivided interest in the property owned in common which shall appertuin to each Condominium Unit shall be the percentage of madivided interest previously owned by such Unit Owner in the Common
 - Any liens affecting any of the Condominium Units shall be deemed to be transferred in Elements, accordance with the existing priorities to the undivided interest in the Condominium Unit Owners in the property as provided herein; and
 - The property shall be subject to an action for partition at the suit of any Condonniaium Unit Owner, in which event the net proceeds of sale shall be considered as one fined and shall be divided among all Condominium Unit Owners in a percentage equal to the percentage of undivided interest owned by each Unit Owner in

the property, after first taking out the respective shares of the Condominium Unit Owners, to the extent sufficient for that purpose, all liens on the undivided interest in the property owned by each Condominium Unit Owner.

ARTICLE XI - DECLARANT RIGHTS

- Development Activities. Notwithstanding any provisions hereof to the contrary, at all times and from time to time until the later of (i) seven (7) years from the date of this Declaration is recorded in the Recorder's Office for Sarpy County, Nebraska; or (ii) the date upon which Declarant has conveyed all Units. Declarant shall have the right and privilege, which is hereby reserved only to itself and to its successors and assigns and their respective agents:
 - To exercise any Special Declarant Rights provided for under the Act.
- b) To exect and maintain on the Common areas, advertising signs, sales flags or other sales devices and banners for the purpose of aiding the sale of Units in the Condominium, and to maintain sales and business offices in at least one Unit or in any Common Element or building in this Condominium to facilitate the completion of construction of the building and improvements comprising this Condominium, apartments and homes now or hereafter constructed within said development and sale of the Units therein contained.
- c) To creet or maintain on the Common Areas any sales offices facilities, either of a modular or permanent construction, in the sole discretion of the Declarant, its successors, assigns or their agents that will aid in the sale, marketing or advertising of the Condominium Units.

The consent of Unit Owners within the Condominium shall not be required for the exercise of any of the foregoing Development Rights, and the Declarant may proceed with the exercise of such Development Rights at its sole option and its sole discretion.

11.2 <u>Permanent Access and Utility Executent</u>. The Declarant reserves unto itself, its successors and assigns, as permanent right of way for ingress, egress and utility purposes to any adjacent properties now or hereafter owned by Declarant, its successors and assigns as shown on the Plat.

IN WITNESS WHEREOF, TIBURON POINTE, L.L.C., has caused these presents to be signed by its authorized Managing Member, the day and year first above written.

TIBURON POINTE, LEC., Decision

Bernard Reeder, Managing Member

CONSERVATIVE SAVINGS BANK, a Nebraska Banking Corporation, Morteagee.

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STATE OF NEBRASKA)

COUNTY OF DOUGLAS)

Before see, a notary public, in and for said county and state, personally came Bernard Reeder, Managing Member of Tiburon Pointe, L.L.C., a Nebraska Limited Liability Company, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said limited liability company.

Witness my hand and Notorial Scal this 11th day of August, 1995.

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STATE OF NEBRASKA)

COUNTY OF Decapes

Before me, a notary public, in and for said county and state, personally came <u>JAMES G Hathing</u> of Conservative Savings Bank, a Nebraska Banking Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said corporation.

Witness my hand and Notarial Scal this 11 day of August, 1995.

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95-12905 Y. Instrument Number 95-11895 95 Jul 28 A.M. 11:17 Lloyd J. Dowding Register of Deeds the part of 'libertus debits' may expensed by the Burght The same of the second security of the second secon Philips, Bry Carly Milly Hailes State Chief I northy awayer this bad of "Fileson Paids" this علاقتيام فيهنع الجيالا فلانا ineasus or suppr county due das mineciae. LOF JOST THUMBS The state of the s DEVILONE. HOWER SERVE EXHIBIT TIBURON POINTE

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BY-LAWS OF TIBURON POINTZ CONDOMINIUM ASSOCIATION, INC.

ARTICLE I NAME AND LOCATION

The name of the Corporation is TESURON PORVIE CONDOMENSUM ASSOCIATION, INC., hereinafter referred to as the "Association". The principal office of the corporation shall be as designated by the Board of Directors from time to time, and meetings of Microbers and Directors may be hold at such places within Surpy County, Nebraska, as may be designated by the Board of Directors.

ARTICLE II DEFINITIONS

All terms shall be defined in accordance with the definitions contained in the Declaration of Tibuson Points Condensisium Property Regime and By-Laws and any amendments thereto (the "Declaration").

ARTICLE III PROPERTY RIGHTS RIGHTS OF ENJOYMENT

Each Member shall be entitled to the use and enjoyment of the Common Area and facilities as provided in the Declaration. Any Member may saviga his rights of enjoyment of the Common Area and facilities to the mombers of his family, his towards or contract purchasers who reside on the Property.

ARTICLE IV MEMBERSHIP

Section 1: Membership. The membership of the Association shall consist of all Owners of Condominium Units in the Tilescon Pointe Condominium Property Regime. Membership in the Association shall be mandatory and no Owner during his community of a Condominium Unit shall have the right to relinquish or terminate his membership in the Association. The foregoing is not intended to include pursons or catities who hald an interest messely as security for the performance of an obligation.

Section 2: Succession. The membership of each Condominium Unit Owner shall terminate when they coars to be an Owner of a Condominium Unit, and their membership in the Association shall automatically be transferred to the new Owner succeeding to such ownership interest.

ARTICLE V MEMBERSHIP MEETINGS

Section 1: Annual Meeting. The annual meeting of the Association shall be held at the office of the Association during the meetin of January on the second Tuesday in each year, commencing at 7:00 p.m., or such other time or piece as may be designated by the Association's Board of Directors. Each summal meeting shall be for the purpose of electing Directors and transacting any other business sudherized to be transacted by the Members. If the date set for the annual meeting of the Membership is a logal heliday, the meeting will be held at the same hour on the first day following such legal heliday.

Section 2: Special Meetings. Special meetings shall be held whenever called by the Passident or Vice-Passident or by a majority of the Association's Beard of Directors, and must be called by such officers upon receipt of a varifies request from Members entitled to cast one-third of the votes of the entire membership.

Section 3: Notice of Meetings. Notice of all meetings, stating the time, date, place and purpose for which the meeting is called, shall be given by the President of Vice-President or Secretary, unless waived in writing. Such actice shall be in writing to each Measher at the last known address shown on the records of the Association and shall be smalled at least ten (10)

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days but no more than sixty (60) days prior to the date of the meeting. Proof of such mailings shall be made by affidevit, duly executed by the Purson giving the notice. Notice of meeting may be varied believe or after any such meeting.

Section 4: Operate. A Quarter at any meeting shall consist of thirty (30%) percent of those Persons entitled to cast all votes of the Association. If any meeting of the Members cannot be argumized because a quarter has not attended, the Members present either in Person or by proxy, may adjourn the meeting for at least too (10) days, and adequate notice of the new date shall be given as described in Section 3 of this Article.

Section 5: Voting. Unless specifically required by the Declaration, each Member shall be established by the record for each Unit swanted by that Member. If a Unit is evaned by one person, his/her right to vote shall be established by the record title to the Unit. If a Unit is council by ance then one Person, or if a Unit is council by a corporation, partnership, treat or any other organization, the vote for such Unit shall be exercised as such multiple Overers or representatives thereof, between or saving themselves, determined; provided in no event shall mass than one (1) vote be cast with suspect to any Unit. In the event of disagreement smong such multiple Persons or superconductives of such corporation, partnership, treat or any other organization and an attempt by two (2) or more of them to cost such vote or votes, such Persons shall not be recognized, and such vote or votes shall not be counted. No Overer shall be eligible to vote, either in person or by purey, if that Overer is shown in the books or management accounts of the Association to be more than sixty (60) days delimpant in any payment due the Condensions Decements.

Section 6: Proxies. Votes may be cast in Person or by proxy as provided in the Act.

ARTICLE VI BOARD OF DIRECTORS

Section 1: Number. The business of the Association shall be managed by a Board of Directors of at least three (3) Directors are more than aim (9) Directors, who shall serve without compensation. However, any Director may be reimbursed for his actual expenses incurred in the performance of his duties as a Director.

Section 2: Term of Office. Other than Directors appointed by Declarant, the Directors shall be elected as provided in this Declaration. Until termination of the Declarant's right to appoint afficers and Directors, the term of each Director ant appointed by the Declarant shall be elected for terms staggered on a one (1), two (2) and there (3) year basis. One (1) Director shall be elected for one (1) year, one (1) Director shall be elected for two (2) years and one (1) Director shall be elected for three (3) years. After the initial term of each such Director, all thereafter, Directors shall be elected for three (3) years terms. In the event there are more than three (3) Directors, each additional Director shall be for three (3) year terms. The initial term of each Director above three (3) Directors, shall initially be determined by the Declarant or, if Declarant no longer is component to appoint Directors, then the initial terms of such Directors greater than three (3) shall be determined by those directors than serving. Each Director shall serve for the term set forth heavinghous and until his or her successor is duly elected and qualified, or until removed from office as provided become.

Section 3: Ounlifications. Each Director shall be a number (or if a Minuber is an employee of the conputation, partnership or trust, a Director may be an efficer, partner, beneficiary or trustee of such Member). If a Director shall coase to meet such qualifications during their term, he will decoupe coase to be a Director, and his place on the Board shall be decoused vacant. The requirements of this Section shall not apply to Directors appointed by the Declarant.

Section 4: Removal. Other than the Directors appointed by the Declarant, any Director may be removed from the Board, with or without cause, by concurrence of a two thirds (2/3) assignity of the votes coat by the quorum present at any regular or special meeting of the Association called far that purpose.

Section 5: Vacuacies. In the event of the death, assignation or removal of a Director, their successor shall be selected by a majority of the remaining members of the Board and shall serve for the unexpired term of their predecessor.

ARTICLE VII NOMINATION AND ELECTION OF DIRECTORS

Section 1: Nomination. Nomination for election to the Board shall be made by a manimating committee. Nominations may also be made from the floor at the annual meeting by a Member in good standing. The manimating committee shall be appointed by the Board of Directors at least sixty (60) days prior to each annual meeting and shall serve until such named meeting has been concluded. The nominating committee shall make as many nominations for election to the Board as it shall, in its discretion, determine but not less than the number of vaccacies that are to be filled.

Section 2: Election. The election shall be by ballet (unless dispensed with by unanimous consent) and by a phrality of votes cast. Each person entitled to vote may cost his vote for each of as many numinous as there are vacancies to be filled. These shall be no cumulative voting.

VOTING VIII MEETING OF DIRECTORS

Section 1: Regular Meeting. Regular meetings of the Beard of Directors shall be hold at such times and places which are determined, from time to time, by a majerity of the Association's Beard of Directors. Notice of Regular meetings shall be given to each Director, personally or by mail, telephone or equivalent service, at least three (3) days prior to the date of any Regular meeting. Notice of meeting may be waived before or after any such meeting.

Section 2: Special Meetings. Special meetings of the Board of Directors may be held at the request of the President, Vice-President or Secretary, and must be held at the written request of two-thirds (2/3) of the Directors. Notice of special meetings shall be given to each Director, personally or by mail, telephone or equivalent service, at least five (5) days prior to the date of any special meeting. Such Notice shall state the time, date, place and purpose of the special meeting. Notice of meeting may be waived before or after any such meeting.

Section 3: Operate. A question at Director's meetings shall consist of fifty (50%) percent of the votes thus represented of the entire Association's Board of Directors present at the beginning of a meeting. The acts appeared by a majority of those Directors present at any meeting at which a querien is present shall constitute the acts of the Association, except where appeared by a greater member of Directors is required by the Declaration of Condensisions or those By-Lava. If at any meeting of the Board of Directors less than a querien is present, the majority of those present may adjourn the meeting until a queries is present. Upon reconvening an adjourned meeting, any business called may be transacted without the necessity of providing any further notice.

Section 4: Action Taken Without A Meeting. The Directors shall have the right to take any action in the absence of a meeting which they could take at a meeting by obtaining the written approval of all Directors. Any action so approved shall have the same effect as though taken at a meeting of the Directors.

ARTICLE IX POWERS AND DUTIES OF THE BOARD OF DIRECTORS

Section 1: Powers. The Board of Directors shall have the power to:

- (a) Elect and remove the officers of the Association;
- (b) Adopt and publish rules and regulations governing the use of the Common Area and related facilities, and the personal conduct of the Members and their guests thereon, and to entablish penalties for the infraction thereof;
- (c) Suspend the right of a Member to vote during any period when such Member shall be in default in the payment of any assessments lovied by the Association. Such

right may also be sempended after notice and bearing, for a period not to exceed minety (90) days, for infraction of published rules and regulations pressulgated by the Beand;

- (d) Engage the services of an agent, manager, independent contractors or couplayers as they down necessary to maintain, repair, suphace, administer and operate the Common Arene, or any part thereof, and manage all other affairs and business of the Association for all of the Members, upon such trans and for such compensation as the Board may appearen. Any agreement for the services of any such agent, manager, independent contractor or couplayer shall provide for termination by the Association with or without course, and widnest payment of a termination fice, upon thirty (30) days' written notice, and no such agreement shall be of a duration in occoss of one (1) year, reservable by agreement of the parties for successive one (1) year periods;
- (e) Make repairs within the individual Condominium Units where such repairs are required for the welfare or safety of other Condominium Unit Owners, or for the preservation or protection of the Common Arms;
- (f) Great or relecate essentents over, across or through the Common Area as the Bosel may determine to be beneficial to the Members;
- (g) Declare the office of a Momber of the Board to be vacant in the event such Momber shall be shout from three (3) connecutive regular meetings of the Board, and
- (b) Exercise for the Association all powers, duties and authority vented in or delegated to the Association and not recurved to the Members by other provisions of these By-Lave, the Articles of Incorporation or the Declaration.

Section 2: Daties. It shall be the duty of the Board of directors:

- (a) To cause to be kept a second of all acts and corporate affairs;
- (b) To supervise all efficeus, agents and employees of this Association, and to see that their duties are properly performed;
- (c) As more fully provided horein and in the Declaration:
 - (i) To fix the annual amount of each Assessment Unit at least thirty (30) days in advance of each samual assessment paried, and
 - (ii) To send varietos notice of any change in assessment to every Owner subject thereto at least fifteen (15) days in advance of each summal assessment period;
- (d) To instee, or cause an appropriate officer to instee, upon domaind by any person, a certificate setting facth whether any assument has been paid. A reasonable charge may be made by the Board for the instance of these certificates. Such certificates shall be conclusive outstance of the payment of any assument therein stated to have been paid;
- (e) To procure and maintain adequate limbility immenses, and to procure adequate lineared insurance on property evened by the Association;

- (f) To cause all officers or coupleyees having fiscal suspensibilities to be bonded;
- (g) To cause the Common Area to be maintained; and
- (h) To cause all other affairs and business of the Association to be properly conducted and administrated.

ARTICLE X OFFICERS AND THEIR DUTIES

Section 1: Enumeration of Officers. The executive officers of the Association shall consist of a President, (who must also be a Director), a Vice-President, Treasurer, and Secretary.

Section 2: Election of Officers. The election of officers shall be made by a majority vote of the Board of Directors at the first meeting of the Board following each named meeting of the Manubership.

Section 3: Term. The efficers of this Association shall be elected accuseity by the Board and each shall hald office for one (1) year values they shall second resign, or shall be removed, or otherwise became disqualified to service.

Section 4: Special Appointments. The Board may elect such other officers as the affairs of the Association may sequen, each of viscos shall hold office for such period, have such authority, and perform such duties as the Board may, from time to time, determine.

Section 5: Resignation and Removal. Any officer may be removed from office with or without cause by the Board. Any officer may resign at any time by giving written notice to the Board, the President or the Secretary. Such resignation shall take officet on the date of receipt of such notice or at any later time specified therein, and unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it offective.

Section 6: Vacancies. A vacancy in any officer may be filled by a majority vote of the quarum present of the Directors. The officer ejected to such vacancy shall serve for the remainder of the term of the officer they replace.

Section 7: Multiple Offices. Any two or more offices may be hold by the same person, except the offices of Possident and Secretary.

Section 8: Duties. The duties of the officers are us follows:

(a) President. The President shall be the Chief Executive Officer of the Association, and shall supervise and control all of the business and affairs of the Association. The President shall, when present, preside at all meetings of the Mombers and all meetings of the Board. The President may sign, with or without any other officer of the Association as authorized by the Board, deeds, mertgages, boards, contracts or other officer or other instruments which the Board has authorized to be executed, except where the signing and the execution thereof shall be expressly delegated by the Board or by these By-Laws to some other officer or agent of the corporation or shall be required by law to be otherwise signed or executed. The President shall have the power to appoint and remove one or more administrative Vice-President shall have the power to appoint and remove one or more administrative Vice-President shall have the power to appoint and remove one or more administrative Vice-President shall perform all deties incident to the office of the President and such other duties as may be prescribed by the Board.

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- (b) <u>Vice-President</u>. In the absence of the President, or in the event of the President's death, inshifty or refused to act, the Vice-President, or if there is more than one Vice-President, the Senior Vice-President, shall perform the daties of the President, and when so acting shall have all the passent, of, and he subject to, all the restrictions upon the President. Otherwise, such Senior and other Vice-President chall perform only such duties as may be assigned by the President or by the Beard.
- (c) Secretary. The Secretary shall keep the minutes of the meetings of the Members and the Board in one or mane books provided for that purpose, see that all notices are duly given in accordance with the provisions of those By-Laves, or as required by law; be contedion of the seconds of the Association encoys those of the Treasurer, keep or cause to be kept under their general supervision by a register or treasurer spectage appainted by the Board, a register of the mane and past office address of transfer agent appainted by such Member; have general charge of the transfer books each Member; and in general perfects all duties incidental to the office of the Secretary and such other duties as many be assigned to them by the President or by the Board.
 - (d) Texaster. The Treasurer shall have charge and contady of, and be responsible for, all fends and securities of the Association; receive and give receipts for measure due and psyable to the corporation from any source whatevers, and deposit all measures in the name of the Association in such banks, trust companies or other depositations as shall be directed by the Beand; shall sign all checks and promiserry notes of the Association except in these instances where the Board has delegated the subscript to sign checks to a managing agent compleyed by the Association, shall keep proper books of account; shall cause an associal social of the backs of the Association to be made by a public account at the completion of each fiscal year; and shall propose an association to include to an association of income and expenditures to be presented to the Members at budget and a statement of income and expenditures to be presented to the Members at the regular means) and other regular means) and other regular means).

Section 9: Committees. The Board shall appaint an Architectural Committee, as provided in the Declaration, and a nominating committee, as provided in these By-Laws. In addition, the Board shall appoint other committees as the Board may down appropriate to carry out the purposes of the Association.

ARTICLE XI BOOKS AND RECORDS

The broks, secords and papers of the Association shall at all times, during reasonable bearans hours, he subject to inspection by any Member. The Declaration, the Articles of Incorporation and the By-Lavas of the Association shall be available for inspection by any Member at the principal office of the Association, a copy shall be provided initially for the available for inspection by any Member at the principal office of the Association, a copy shall be provided initially for the Ormers of each Unit, and additional copies shall be usade available for purchase by Members at reasonable coats.

ARTICLE XII COMMON EXPENSES

Section 1: Budget. The Board of Directors shall adopt a budget for each calcular year which shall include the estimated fracts required to defeny Common Exposure.

Section 2: Assessments.

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- (a) All Owners shall be obligated to pay the estimated assessments imposed by the Board of Directors of the Association to meet the Common Exposers. The Common Exposers of the Association shall be assessed among all of the Condominisms Unit Owners in accordance with the Owner's share in the Common Elements as set forth in Article III of this Declaration. Associante for the estimated Common Exposers of the Association shall be due in advance of the first day of each exhaulter meeth or less inequality as may be determined by the Board of Directors. The method of associanted herein may not be associated without the written apparent of two-thirds (2/3) of the owners of the individual Condominism Units.
- (b) Each Unit Owner's obligation of payment of accomments shall begin on the first day of the month is which the closing of the purchase of the Condominium Unit occurs.
- (c) In the event the event the event hip of a Condominium Unit, title to which is derived from Declarut, commences of a day other than the first day of the assessment period, the assessment for that period shall be preceded. The Declarunt is not excount from any and all assessments.
- Assessments shall be based upon the cash requirements desired to be such aggregate sum of the Board of Directors of the Association shall from time to time determine is to be paid by all of the Condeminium Unit Overers, excluding Declarant, to provide for the payment of all estimated expenses growing out of or commeted with the maintenance, repair, operation, additions, alterations and improvements of and to the Common Elements which are the responsibility of the Association, and the seal property and improvements owned thereby, which sum may include, but shall not be limited to, expenses of management, taxes and special association, andscaping and care of grounds, common lighting and heating, repairs and renovations, track and garbage collections, wages, common water and sower charges, legal and accounting fees, management fees, expenses and liabilities incurred by the Managing Agrat, if any, on behalf of the Unit Owners under or by reason of the Declaration and By-Laws of the Association for the creation of a reasonable contingency, reserve, working capital and staking funds as well as other costs and expenses relating to the Common Elements.
- (c) Purrount to the provisions of the Declaration and By-Laws, the Board of Directors may lovy such assessments for the purpose of definying the cost of repair or reconstruction of the improvements in the event of their demagn.
- (f) The Association by its Board of Directors may lovy a special assessment against any individual Unit or any Unit Owner for the reasonable expenses incurred in the reconstruction or repair to the Common Elements, Limited Common Elements, the individual Unit or any Unit Owner for damage or destruction caused by said individual unit owner's misconduct, negligence or infraction of the published rules and regulations of the Association.
- (g) The common or foliate to fix the assessment or deliver or mail a statement for any period shall not be deemed a variver, modification or release of the owner's obligation to pay the same.
- (h) The Association shall have all of the powers of the Association enumerated in the Act.

(i) Within thirty (30) days after adoption of any proposed Budget for the Condensisions, the Board of Directors shall provide a summary of the Budget to all the Unit Owners, and shall out a date for a meeting of the Unit Owners to consider midication of the Budget, which date shall not be less than function (14) nor more than thirty (30) days after mailing of the measurery. Unless at that meeting a majority of all the Unit Owners, or any larger vote specified in the Declaration, reject the Budget, the Budget is raiffed, whether or not a querum is present. In the event the proposed Budget is mijected, the periodic Budget last ratified by the Unit Owners shall be continued until such time at the Unit Owners ratify a subsequent budget proposed by the Beard of Directors.

Section 3: Association Lies for Non-Payment of Common Expenses.

- (a) All same accessed by the Association lest unpeid for the share of Common Expenses chargeable to any Condeminium Unit shall constitute a lien on such Unit superior to all other liens and encountenances, except only for tax and special accomment liens of the Condeminium Unit in favor of any accounting entity, and all some unpeid on a Fast Manager of record, including all unpeid obligatory some as may be provided by such encounterance. To evidence such lien, the Board of Directors shall propose a verifien natice of lien accessment setting forth the amount of such unpeid indebtedment, the amount of accessed interest and late charges thereon, the name of the owner of the Condominium Unit and a description of the Condeminium Unit. Such natice of lien shall be signed by one of the members of the Association's Board of Directors or by one of the efficus of the Association on behalf of the Association and shall be recorded in the Recorder's Office for Sarpy County, Nebroaka. Such lies shall attack and be effective from the due date of the association until all some, with interest and other charges thereon, shall have been fully paid.
- (b) Such lien may be enfanced by the functionants of the definiting owner's Condominium Unit by the Association in the manner of a deed of trust or mortgage on stall property upon the seconding of a notice of claim thereof. In any such proceedings, the Owner shall be required to pay the costs, expenses and attenney's fees incurred for filing the lien, and in the event of functionane, all additional costs, all expenses and reasonable attenney's fees incurred. The Owner of the Condominium Unit being foreclosure shall be required to pay the Association the monthly assessment for the Condominium Unit during the period of functionare, and the Association shall be entitled to a receiver during foreclosure. The Association shall have the power to hid on the Condominium Unit at foreclosure or other legal sale and to acquire and hold, lease, mortgage, vote the votes appurtment to, convey and otherwise deal with the sums.
- (c) Any Managage holding a lien on a Condominium Unit may pay, but shall not be required to pay, any unpaid Common Expenses payable with respect to such Unit, and upon such payment, such encumbrancer shall have a lien on such Unit for the amount paid of the same rank as the lien of this mortgage or encumbrance within the necessity of having to record a notice of claim of such lien. Upon request of a Mortgagen, the Association shall report to the Mortgages of a Condominium Unit any unpaid assessments remaining unpaid for longer than thirty (30) days after the same is due, provided, however, that a Mortgages shall have furnished to the Association nation of such encumbrance.

- (d) The recorded lien may be released by recording a Release of Lien signed by one of the Mouhers of the Association's Board of Directors or by one of the officers of the Association on behalf of the Association and shall be recorded in the Recorder's Office for Sarpy County, Nebranks.
- (e) Netwidestanding any of the foregoing provisions, any Meetgager who obtains a title to a Condensision. Unit present to the remedies set forth in its exertgage or deed of trust shall take title to the Unit for and clear of all common expense assessments levied thereon prior to such trustier of title and free and clear of all lions created as a result of such assessments.

ARTICLE XIII NDEMNIFICATION

Section 1: General. The Association shall indomnify and hold harmless each of its Directors and Officers, each teamber of any committee appointed by the Board, and Declarant, against any and all liability acining out of any acts or the Directors, Officers, Committee Members, Beard, or Declarant or acining out of their states as Directors, Officers, Committee Members, are Declarant, unless say such act is a result of grees negligence or criminal intent. It is intended that the fasegoing Members, or Declarant, unless say such act is a result of grees negligence or criminal intent. It is intended that the fasegoing indomnification shall include indomnification against all costs and expenses including, by very of illustration but not of indomnification, attorney's fines and costs reasonably incurred in connection with the deficase of any claim, action or preceeding, whether civil, criminal, administrative or other, in which any such Director, Officer, Committee Member, or Declarant may whether civil, criminal, administrative or other, in which any such Director, Officer, Committee Member, or Declarant provided, be involved by virtue of such person having the status of a Director, Officer, Committee Member, or Declarant, provided, however, that such indomnity shall not be operative with respect to any matters to which such person shall have been finally adjudged in such action or proceeding to be liable for green negligence or criminal intent in the performance of his duties.

ARTICLE XIV

These By-Laves may be changed, modified or amended, at a segular or special meeting of the Members, by seventyfive (75%) percent of the votes cutified to be cast by the Members at a regular or special meeting called for that purpose.

ARTICLE XV MISCELLANEOUS

The fincal year of the Association shall begin on the first day of January and end on the last day of December of every year, except that the first fincal year shall begin on the date of incorporation.

IN WITNESS WHERBOF, the undersigned, constituting all of the Directors of the executive Board, have approved these Bylaver this _____ day of August, 1995.

BERNARD REEDER
PATRICIA REEDER
RODNEY TOMPKINS

Unit Number 1 2 3	Allocated Interest in Common Elements 2.634% 2.634% 2.634%
5	2.634 % 2.634 %
6	2.634%
7	2.634%
8	2.634%
9	2.634%
10	2.634%
11	2.634%
12 13	2.634%
14	2.634%
15	2.634%
16	2.63 4% 2.634 %
17	2.634%
18	2.634%
19	2.634%
20	2.634%
21	2.634%
	2.634%
8 23	2.634%
1 1 1 1 1 1 24	2.634%
S 25 5 26 71	2.634%
A	2.634%
Talem Dic.	2.634%
28	2.634%
20 mile	2.634%
8 9 0 2 1 2 1 31	2.634%
32	2.634%
22	2.634%
10 F 87 34	2.634% 2.634%
35	2.634%
36	2.634%
37 € 5 37	2.634%
25 AIIS 11 AN 11: 17 295 AIIS 11 AN 11: 17 395 AIIS 11 AN 11: 17 396 AIIS 11 AN 11: 17 386 AIIS 11 AN 11: 17 387 388	100%

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DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGIME AND BY-LAWS

This Declaration and By-Laws made and entered into this _____day of August, 1995, by TIBURON POINTE, LL.C., a Nebraska Limited Liability Company, hereinafter referred to as "Declarant".

WITNESSETH

WHEREAS, pursuant to the terms of the Nebraska Condominium Act, (hereinafter the "Act"), TIBURON POINTE, L.L.C., the sale record owner of the Property described in Exhibit "A" attacked hereto and incorporated herein by this referenced (the "Property") does hereby subject the Property to the condominium form of ownership as "TIBURON POINTE CONDOMINIUM OWNERS ASSOCIATION, INC.," as provided for in the Act and in this Declaration of Condominium and By-Laure (hereinafter the "Declaration"); and

WHEREAS, by visite of the seconding of this Declaration, the Property described in Exhibit "A" attached hereto and incorporated herein shall be owned, held, transferred, sold, conveyed, used, occupied and mortgaged or otherwise encurabered subject to the provisions of this Declaration and the Act and every grantee of any interest in said Property, by acceptance of a deed or other conveyance of such interest, and every Owner of any partion of the Property described in Exhibit "A", whether or not such deed or other conveyance of such interest shall be signed by such person and whether or not such person shall otherwise consent in writing, shall own and take subject to the provisions of the Act and this Declaration and shall be decaued to have consented to the terms hereof, and

WHEREAS, in addition to the formation of this Condensitions, to be comprised of the Property aforementioned, TIBURON POINTE, L.L.C. hereby further reserves unto itself and its successors and assigns acting as Declarant, Special Declarant Rights, as defined in the Act, to include by way of example and not limitation, the right to exercise Development Rights, as defined in the Act.

WHEREAS, in furtherance of the plan of condominium ownership and the purposes and intents thereof, Declarant, sole owner of the Property hereby submitted to the Act and this Declaration, together with the improvements as above referenced, hereby makes this Declaration which shall apply to, govern, control and regulate the sale, resale, or other disposition, acquisition, ownership, use and enjoyment of the Property herein described on Exhibit "A" and the improvements thereon located, and does hereby specify, agree, designate and direct that this Declaration and all of its provisions shall be and are covenants to run with the Property herein described and shall be binding on the present owner of the Property and all its successors and assigns and all subsequent owners of the Exhibit "A" property and improvements thereon, together with their grantees successors, heirs, executors, administrators, devinces and assigns; and

NOW, THEREFORE, Declarant, as the owner of the Property located in Surpy County, Nebraska and as described in Exhibit "A" attached hereto, for the purposes above set forth, does hereby declare said Property and all the buildings, structures, improvements and facilities thereon to be a condominium property regime hereunder known as The Tiburon Pointe Condominium Property Regime, under the Act and in furtherance thereof declares and provides:

ARTICLE I - DEFINITIONS

The following terms, as used herein or elsewhere in any of the Condominium documents relating to the Tiburon Pointe Condominium, unless otherwise provided, are defined as follows:

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- 1.1 <u>Allocated Interests</u> means the undivided interest in the Common Elements, the Common Expense Liability, and votes in the association allocated to each Unit.
- 1.2 <u>Articles of Incorporation</u> means the Articles of Incorporation of the Association as the same now exist or may be hereafter amended.
 - 1.3 Association means Tiburon Pointe Condominium Association, Inc.
- 1.4 <u>Association's Board of Directors, Board of Directors or Board</u> means the Board of Directors of the Association, the members of which shall be elected from time to time as provided in this Declaration and By-Laws and the Articles of Incorporation and shall be elected pursuant to the terms of the Act. The Board of Directors shall be the governing body of the Association and may sometimes herein be referred to as the Board or the Executive Board.
- 1.5 <u>By-Laws</u> means the By-Laws of the Association as set forth in this Declaration and By-Laws attached herein as Exhibit "B.".
 - 1.6 Common Flements meson all portions of a Condominism other than the Units.
- 1.7 <u>Common Expenses</u> means expenditures made by or financial liabilities of the Association, together with any allocations to reserves.
- 1.8 <u>Common Expense Liability</u> means the liability for Common Expenses allocated to each Unit pursuant to the terms of this Declaration and the Act.
- 1.9 <u>Condominium or Condominium Project</u> means the Real Estate described in Exhibit "A" attached hereto and incorporated herein by this reference, portions of which are designated for separate ownership and the remainder of which is designated for common ownership solely by the owners of those portions.
- 1.10 <u>Declarant</u> means Tilturan Pointe, L.L.C. and its successors and assigns in interest who succeed to any Special Declarant Rights inclusive of the Developments Rights to add Real Estate to the Condominium.
- E.11 <u>Decignation</u> means this Decision of Condominium and By-Leves for Tiburon Pointe Condominium Property Regime, as such may be amended from time to time.
- 1.12 <u>Development Rights</u> means any right, or combination of rights, reserved by the Declarant in this Declaration to add Real Estate to the Condominisms, to create Units, Common Elements or Limited Common Elements within the Condominisms, to subdivide Units or convert units into Common Elements; or to withdraw Real Estate from a Condominism, including the rights reserved to Declarant as set forth in Article XI, below.
- 1.13 <u>Dispose or Disposition</u> means a voluntary transfer to a Purchaser of any legal or equitable interest in a Unit, but does not include the transfer or release of a security interest.
- L14 First Manager means any first priority deed of trust, mortgage, deed to accure debt, or other instrument conveying a lieu upon or accurity title to a Unity. Mortgagee shall be the holder, beneficiary or grantee of any such First Mortgage.
 - 1.15 Identifying Number means a symbol or address which identifies only one Unit in a Condominium.
- 1.16 Limited Common Flement means a portion of the Common Elements allocated by the Declaration or by the Act for the exclusive use of one or more but fewer than all of the Units.

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- 1.17 <u>Managing Agent</u> means the Person, company, or other legal entity who undertakes the duties, responsibilities and obligations of the management of the Association and the Condominium, which Managing Agent may be employed or terminated by a vote of the Board of Directors, subject to any outstanding contract as might exist.
- 1.18 Person means a natural person, corporation, business trust, cutate, trust, pertuenthip, association, joint venture, government, governmental subdivision or agency, or other legal or commercial entity; provided, however, that for a lend trust, "Person" means the beneficiary of the trust rather than the trust of the trustee.
- 1.19 Plan means a drawing prepared by a registered architect or engineer which contains the information required by the provisions of the Act.
- 1.20 Plat means a drawing prepared by a registered land surveyor or engineer which contains the information required by the provisions of the Act. The Plat attached hereto as Exhibit "B" is a P.D. Plan which has been approved by Surpy County, Nebraska and filed of record in the office of the Register of Deeds of Surpy County, Nebraska, as Instrument No. 95-11895. Within sixty (60) days after the last Unit is constructed, the Declarant shall file a revised amended site plan which shall more particularly describe the Units, Common Elements and Limited Common Elements.
- 1.21 <u>Purchaser</u> means any Person other than a Declarant or a Person in the business of selling Real Estate for his own account, who by a voluntary transfer acquires a legal or equitable interest in a Unit, other than (a) a leasehold interest, including renewal options of less than twenty (20) years, or (b) as accurity for an obligation.
- 1.22 <u>Qualified Leader</u> means any bank, savings and loan association or insurance company qualified to do business in the State of Nebranka, Declarant, its successes, assigns, affiliates or subsidiaries, or any other leader approved by the Association.
- 1.23 Real Estate means any learnhold or other estate or interest is, over, or under land including structures, fixtures, and other improvements and interest which by custom, usage, or law pass with a conveyance of land though not described in the cuntract of sale or instrument of conveyance. "Real Estate" includes parcels with or without upper or lower boundaries, and spaces which may be filled with air or water.
 - 1.24 Residential Purposes means use for dwelling or recreational purposes, or both.
- 1.25 Special Declarant Rights means rights reserved for the benefit of the Declarant to complete improvements indicated on Plats and Plans filed with the Declaration; to exercise any Development Rights, to maintain sales offices, management offices, signs advertising of Condominium, and models; to use essements through the Common Elements for the purpose of making improvements within the Condominium Project or within Real Entate; or to appoint or remove any officer of the Association, or any member of the Board of Directors during any period of Declarant control.
- 1.26 <u>Unit</u> means a physical portion of the Condominium designated for separate ownership or occupancy, the boundaries of which are described pursuant to the Act.
- 1.27 <u>Unit Owner or Owner means the Declarant or other Person who owns a Unit, but does not include a Person having an interest in a Unit solely as security for an obligation.</u>

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ARTICLE II - CONDOMINIUM UNITS

- The Units. All Condominium Units shall be legally described as shown on the Plat/Plan. The Condominium Project consists of thirty-eight (38) Units located on the Property. Each Unit consists of the dwelling together with its Allocated Interests. The Unit's appartenant percentage of undivided interest in the Common Elements shall be allocated on an equal basis. The calculation of this allocation, shall be originally calculated by the Declarant and thereafter by the Association. This fee shall be based on the operation and maintenance costs for these Common Elements and the association. This fee shall be based on the operation and maintenance costs for these Common Elements and the association. This fee shall be based on the operation and maintenance costs. Each Unit may be described by its Identifying Number or symbol as shown on the Plat and as set furth on this Declaration and shall be deemed good and sufficient for all purposes and shall be deemed to convey, transfer, encumber or otherwise affect the Unit Owner's corresponding Allocated Interests even though the same is not expectally montioned or described therein. Ownership of each Unit and the Unit Owner's corresponding share in the Common Elements shall not be separated, nor shall any Unit, by deed, Plat, court decare or otherwise, be subdivided or in any other manner separated into tracts or parcels or lots smaller than the whole Unit as shown on the said Plat and Plan.
- 2.2 The Units and their dimensions are depicted on the Plats and Plans referred to hereinabove which Plats and Plans are incorporated herein by this reference. Except as otherwise provided herein, and as otherwise set forth in Article III., which describes the Common Elements, each Unit includes that part of the structure which lies within the following boundaries:
 - a) The upper (horizontal) boundary includes the plane of the bottom surface of the ceiling.
 - b) The lower (nonzental) boundary includes the plane of the top surface of the undecorated floor.
- c) The vertical (parametric) boundaries of the Unite are the vertical planes which include the back surface of the valiboard or other finished surface of all walls boundary the Unit extended to intersections with each other and with the upper and lower boundaries.
- Condominium Units shall not be deemed to own the surfaces of the exterior perimeter walls, floors and ceilings surrounding each Owner's respective Condominium Unit nor the exterior surface of exterior doors of said Unit, nor any patio, porch, terrace, walk, path or lawn, or exterior or air conditioning system attached or immediately adjacent to such Condominium Unit, nor shall any such Persons or Persons owning any Condominium Unit be deemed to own the pipes, wires, conduits or other utility lines in any Condominium Unit which are utilized for or serve more than one Condominium Unit, except as tenants in common in the Common Elements as is provided in this Declaration. Said Owner, however, shall be deemed to own the walls and partitions which are contained wholly within said owner's respective Condominium Unit, and shall also be deemed to own the inner decorated and/or finished surfaces of the perimeter walls, floors, ceilings and exterior doors, including the plaster, paint, wallpaper and other materials, thereon or thereto attached, and the mechanical, electrical and chemical apparatus and equipment and connecting conduits of any exterior portion of the air conditioning system which serves only that particular Unit.

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2.4 Subject to the terms of this Declaration, and in specific this paragraph, any Unit Owner may make any improvements or alteration within his/her Unit that does not materially impair the structural integrity of any structure or otherwise materially leasen the support of any portion of the Condominium; provided that prior to connecting any alteration with a Unit, the Owner of that Unit shall submit Plans for any such change or alteration to the Board and the Owner shall be required to submit as part of the notice of alteration, a written statement from a competent architectural authority, that the structural integrity will not be materially impaired, nor will the structural support be leasened. The extent of any change made by any Owner within his/her Unit, such Owner shall be strictly liable for any impairment of the structural integrity of any structure, or the leasening of support of any portion of the condominium and, furthermore, shall be strictly liable for any damages to person, property, or otherwise, occasioned by the conduct of such Owner, or their successors or assigns in integer, making such change. Despite the foregoing, no Unit Owner shall do anything which would change the exterior appearance of his/her Unit or any other portion of the Condominium except to such extent and subject to such conditions as provided in this Declaration and By-Laws. Despite anything close contained herein to the contrary, or despite any other authorities granted to Owners, no change in any Unit shall materially weaken, damage, destroy, cadanger or remove any bearing vall or bearing column, or any other portion of the Common Elements, other than as may be expressly authorized by the terms of the Act.

ARTICLE III - COMMON ELEMENTS

The Common Elements of the Condominium are as follows:

- (a) The Real Estate upon which the structures containing the Condominium unit are located, and such structures themselves, including the foundations, exterior walls, reads, gutters, downspouts, exterior doors, purches, puties, clustes, flues, ducts, wires, conduits, bearing walls, bearing columns, or any other fixtures which lie partially within and partially without the designated boundaries of a Unit and which serve more than one Unit.
- (b) Each and every service, recreational, community or commercial area and facility now or hereafter exected, constructed or installed on or in the Property, including without limiting the generality of the foregoing, and parking areas, storage tanks, trees, pavements, walks, paths, issues, sidewalks, storm and water systems, sewage lines, and all utility installations, any laundry facilities, and pipes, wire and conduits and connections for television, electricity, light, water and plumbing and other utilities, except those as are exclusively within or for the benefit of a particular Condominium Unit and not used to service any Unit other than that particular Condominium Unit.
- (c) All other appartenances not herein specifically designated which are not enclosed within the boundaries of a Condominium Unit as is hereinabove delineated in Article II of this Declaration.
- 3.2 The owner of each Unit shall own an undivided interest in the Common Elements as a temat (or tenants) in common with all the other owners of the Property, and, except as otherwise limited in this Declaration, shall have the right to use the Common Elements for the purposes incidental to the use and occupancy of said Unit as a place of residence, and such other incidental use as permitted by this Declaration, which right shall be appurtenant to and run with such Persons's or Persons' Unit. The extent and amount of percentage of such ownership shall be expressed by a percentage

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amount, the particular percentage amount, also sometimes referred to herein as "share", appertaining to each Unit being set forth in Exhibit "C" attached hereto and made a part hereof.

3.3 Each Owner, by acceptance of the deed to a Unit, expressly agrees to the allocation and reallocation of the percentage interest set forth hereinabove or by exercise of any other special Declaration right. Allocations and reallocations of the percentage interest may be subject to minor variations attributable to rounding off. The respective percentage interest shall be computed to five significant figures so the sum of the percentage interests of all Units equals one handred (100%) percent.

ARTICLE IV - COVENANTS

- 4.1 No Partition of Common Elements. As long as the Property is subject to the provisions of the Act, the Common Elements shall remain undivided, and no Unit Owner or Owners shall bring any action for participation or division of the Common Elements, and any agreement to the contrary shall be sull and void. Provided, however, nothing herein contained shall prevent partition of a Condominism Unit as between any Persons who are Co-Owners thereof, if such right of partition shall otherwise be available, but such partition shall not be in kind.
- 4.2 No Severance of Ownership. No Owner shall execute any deed, mortgage, lease or other instrument affecting title to his Unit Ownership without including therein both his interest in the Unit and his or her corresponding Allocated Interests, including his or her share in the Common Elements, it being the intention hereof to prevent any neverance of such combined ownership. Any such deed, mortgage, lease or other instrument purporting to affect the one without including also the other, shall be deemed and taken to include the interest so emitted even though the latter is not expressly mentioned or described therein.

ARTICLE V - RASEMENTS AND LIMITED COMMON ELEMENTS

- 5.1 Encrossiments. In the event that, by reason of construction, settlement or shifting of any building or structure, any part of the Common Elements encroaches or shall hereafter encroach upon any part of any Unit, or any part of any Condominium Unit encroaches or shall hereafter encroach upon any part of the Common Elements, or if by reason of the design or countraction of any Condominium Unit it shall be necessary to a Unit Owner to use or occupy, for normal uses and purposes, any portion of the Common Elements, consisting of an unoccupied space within the Property and adjoining his or her Unit, valid encessents for the maintenance of such encroachment and for the use of such adjoining space are hereby entablished and shall exist for the benefit of such Condominium Unit and the Common Elements, as the case may be, so long as all or any part of the building containing such Unit shall remain standing, provided, however, that in no event shall a valid encement for an encroachment be created in favor of any Condominium Owner or in favor of the Owners of the Common Elements if such encroachment occurred before of the willful conduct of said Condominium Unit Owner or the Owners of the Common Elements, as the case may be. In the event any structure is partially or totally destroyed and then rebuilt, minor encroachments of part of the Common Elements because of construction shall be permitted and valid encuents for said encroachment and the maintenance thereof shall exist.
- 5.2 Limited Common Florments. Limited Common Elements shall be as provided in the Act, which Limited Common Elements are assigned and allocated exclusively to the Units so served. No Unit Owner shall light, decease,

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lundecape or adara any such Limited Common Area is any manner contrary to such rules and regulations as may from time to time be established by the Association. In addition to the foregoing, the Association shall be expressly empowered and authorized to allocate parking as shown on the Plats and Plans exclusively to a unit, which if allocated, shall be deemed to be Limited Common Element appartenant to such Unit. Allocation of such Limited Common Elements parking shall be done by establishing on the Plat or amendment thereto adopted by the Association, the Units identifying number as respects any such assigned or allocated parking space. In furtherance of the foregoing, a valid exclusive casement is hereby declared and established for the benefit of each Unit Owner consisting of the exclusive right to use and enjoy the Limited Common Elements hereby established, including the parking as may be shown on the Plats and Plans.

- 5.3 Exercise to All Condominium Unit Owners. Except as to the use of the Limited Common Elements, perpetual exercises are established for all Condominium Unit Owners, their families, greats, invitees and servents for the use and enjoyment of all Common Elements, subject to such rules and regulations as may from time to time be established by the Association herein provided.
- 5.4 <u>Unity Exercents</u>. Executes as shown on the Plat and Plan or as may be hereafter established by the Association are established and dedicated for sewers, electricity, television, water, telephone and all other utility purposes, including the right to install, lay, maintain, clean, sepair and replace water mains and pipes, sewer lines, drainage pipes and conduits, television wire and equipment, telephone wire and equipment, and electrical wires and conduits, over, under, along and across any portion of the Common Elements.
- 5.5 <u>Granting of Engenerals</u>. The Association, acting through the Board of Directors, shall have the power to grant rights and scattrictions, in the Common Elements, such as the rights to grant utility ensements, licenses, or similar rights, including ensements for cable television, under, through or over Common Elements as may be reasonably necessary to or desirable for the ongoing development or operation of the Condominium.
- 5.6 Encounts in Units. To the extent that any utility line, pipe, wire or conduit serving any Unit shall be wholly or partially within the boundaries of another Unit, such other Units shall be burdened with and there hereby is reserved and created an essencest for the use, maintenance, repair and replacement of such utility line, pipe, wire or conduit, such essencest to run to the benefit of the Unit or Units served by the same.
- 5.7 <u>Sales Office.</u> The Declarant, its duly authorized agents, representative and employees shall have an encurrent for the maintenance of a sales offices and/or model Units on the Property so long as Declarant owns or occupies any Condominium Unit primarily for the purpose of sale. Such sales offices and/or model Units may be maintained in such murber and size as determined by the Declarant and may be located and relocated in Units and/or in any improvements on the Common Elements. By execution hereof, the Declarant does hereby specifically reserve an emeanent for the use of the Common Elements as may be located within the Property as a sales and marketing office of the Declarant during the development of the Property, and for one (1) year after the last Condominium Unit located on the Property is sold, which contents thall be for exclusive use of the Common Elements unto the Declarant, to the exclusion of use of such Common Elements by any Owner. Exercise of the rights of such essentent shall be by Declarant and its designates.

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- 5.8 Executed for improvements. Declarant shall have and does hereby reserve a transferable essentent on and over the Common Elements for the purpose of making improvements contemplated by this Declaration on the Property, and for the purpose of doing all things reasonably accessary and proper in connection therewish.
- 5.9 <u>Effect of Essements.</u> All esseements and rights herein established shall run with the land and imme to the benefit of and be binding on the Declarant, its successors and sorigan, and any Condominium Unit Owner, Purchaser, mortgages, or other Person having an interest in any parties of the Property herein described, whether or not such connects are maintained or described in any deed of conveyance.

ARTICLE VI - RESTRICTIONS

In addition to all sestrictions now existing against said Property and all improvements now or hereafter constructed theseon, the use of Condominism Units and Common Elements (including Limited Common Elements) is hereby expressly restricted as follows:

to the sale, marketing, construction and improvement of the Condominism Units or any other commercial activity on the Property, no business, trade, occupation or profession of any king shall be conducted, maintained or permitted on any part of the Property, or, without the prior wristen authorization of the Association, shall any "For Sale" or "For Rent" signs be displayed by any Person, from or corporation, bank, savings and loan association, lending institution, or insurance company value as holder of a deed of trust against any Condominism Unit acquired ownership thereof through foreclosure (or by deed in lieu of foreclosure), or the agent of any of them. Nothing in this Section 6.1 is intended to restrict the right of any Condominism Unit Owner to rest or lease the Condominism Unit from time to time or to engage any Person, from or corporation, to cent or lease said Unit and provide moid and jumitarial services therefor, nor shall any provision hereof be deemed to prohibit an Owner from keeping his personal business or professional recentles or accounts therein, or handling his personal business calls or correspondence therefrom, but all the express restrictions herein contained about use of displays and signs shall sometheless be and remain in full force and effect and prohibits such activity concerning any rental or lease or attempts to rent or lease.

In accordance with the foregoing, the Units at the Condominium shall be and are restricted exclanively to residential use and no trade or business of any kind other than as set forth hereinabove may be conducted in or from a Unit or any part of the Condominium either as a primary or accessory use of either of the Unit or any parties of the Condominium.

- Property, except that dogs, cats or other usual household pets may be kept by the respective owners in their respective Units, provided that they are not kept, bred, or maintained for any commercial purpose and do not endanger the health or unreasonably disturb the Owner of any Units or any resident thereof. The Board of Directors shall make reasonable rules and regulations for the accommodation of pets.
- 6.3 <u>Separate Units.</u> Each Condominium Unit shall be conveyed as a separately designated and legally described freehold estate subject to the terms, conditions, and provisions hereof and of the Act.

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6.4 <u>Architectural Changes</u>. No architectural changes or modifications to the Limited Common Elements shall be permitted without prior written approval by the Architectural Committee until all necessary information with respect thereto.

The Architectural Committee shall consist of three (3) members selected by Declarant. The Architectural Committee shall be in existence until the first to occur of (i) the date ten (10) years after the recordation of this Declaration in the Office of the Recorder of Deeds in Sarpy County, Nebraska or (ii) Declarant has sold all Condominism Units in the Development. From and after the first to occur of the date determined as set forth in the preceding scattence, the daties, responsibilities, powers and authority of the Architectural Committee shall transfer to the Association.

- 6.5 <u>Use of Property</u>. Except for the right of ingress and egress, the Owners of Units are hereby prohibited and restricted from using any of said property outside of their respective Units, except as may be allowed by the Association's Board of Directors or as expressly provided herein. It is expressly acknowledged and agreed by all parties concerned that this paragraph is for the matual benefit of all Owners in the development and is necessary for the protection of said Owners.
- Agreemes. No television antenna or radio receiver, satellite dish, or other similar device shall be attached to or installed on any portion of the Property, unless contained entirely within the interior of a Unit or other structure, nor shall radio or television signals, nor any other form of electromagnetic radiation, be permitted to originate from any Unit, which may were assumbly interfere with the reception of television or radio signals within the Condominium, provided, however, that Declarant and the Association shall not be prohibited from installing equipment necessary for master antenna, security, cable television, mobile radio, or other similar systems within the Condominium.
- 6.7 <u>Vehicles, Etc.</u> Except with special advance authorization by the Board, no vehicles shall be parked on the Common Elements other than in authorized parking areas, and no vehicle repairs, other than emergency repairs or repairs of a minimal author needed to be performed to move a vehicle off the property shall be allowed on the Condominium property. No vehicles shall be parked or stored on blocks or other such devices on the Common Elements or other portion of the Condominium property. No vehicles shall be parked so as to obstruct the fire lanes or roadways as any exist within the Condominium. The Association is expressly authorized to tow away, at an offending owner's expense, any vehicle referred to in this Section which is in violation hereof or which is placed on the Condominium Property in violation of the roles and regulations governing parking as may be adopted by the Board of Directors. No boats, boat trailers, campers, canoes, recreational vehicles, vehicles used primarily for recreational purposes, vehicles primarily used for commercial purposes, or vehicles with commercial writings on their exterior shall be stored, allowed to remain, or parked on the Condominium subject to the Declaration, except in an area, if any, designated by the Board of Directors or except as otherwise permitted by the Association's Board of Directors or Declarant.
- 6.8 Signs. Except as placed or exected by Declarant or his assigns, agents or successors, no sign, billboards, transplatly objects, or missances shall be exected, place, or permitted to remain on the Property subject to this Declaration, nor shall such Property be used in any way or for any purpose which may endanger the health or unreasonably disturb the Owner of any Unit or resident thereof.

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- 6.9 Planting. No planting or gardening shall be done or maintained upon the property subjected hearto, except such as has been approved by the Association's Board of Directors.
- 6.10 Unicidit Appearances. No officanive or unsightly appearance shall be maintained or allowed to exist on those partions of Unit visible from the exterior of the Condominium. All equipment, garbage case, and storage piles shall be kept screened by adequate planting or fencing so as to conceal them from view of neighboring Units and streets, unless otherwise authorized by the Association's Board of Disectors; provided, however, exterior personal patio furnishings, such as chairs, grills and strings, located within a Unit's belong, putio, porcia, terrace, or deck shall be permissible, subject to the rules and regulations of the Association. Provided further, however, that nothing which in the opinion of the Association's Board of Directors jeopardizes the structural integrity of any deck, etc. or which presents risk of damage to adjacent property shall be permitted.
- 6.11 Acts Affecting Insurance. An Owner shall not permit or suffer anything done or kept in his or her Unit which will increase the rate of insurance acquired by the Association or which will otherwise obstruct or interfere with the rights of other owners.
- 6.12 Trash Continuers and Collection. No garbage or trash shall be placed or kept on the Condominium except in covered containers of a type, size and style which are approved by the Association. The Association shall have the right to subscribe to a trash service for the use and benefit of the Association and all owners; and to adopt and promalgate rules and regulations regarding garbage, trash, trash containers and collection. The Association shall have the right to require all owners to place trash and garbage in containers located in areas designated by the Association. No incincrators shall be kept or maintained in the Unit. All rubbish, trash, and garbage shall be regularly removed from the premises and shall not be allowed to accumulate thereon. If trash dampaters are used to facilitate trash, rubbish and garbage removal, all such trash, rubbish and garbage shall be placed therein for removal from the Property.
- 6.13 <u>Machinery and Equipment</u>. No machinery or equipment of any kind shall be placed, operated or maintained upon the Condominium except such machinery or equipment as is usual and customery in connection with the Declarant's rules, marketing, maintenance or construction of buildings, improvements or structures which are within the permitted uses of such Property, and except that which Declarant or the Association may require or permit for the operation and maintenance of the Common Elements and Units.
- 6.14 <u>Clother Daying Facilities.</u> Outside clother lines or other outside facilities for drying or airing clother shall not be erected, placed or maintained on the Condominium.
- 6.15 Laudid Use. No improper, officurive, or unlawful use shall be made on any part of the Condominium.

 All valid laws, zoning ordinances, and regulations of all government bedies having jurisdiction over the Condominium shall be observed. Any violation of such laws, zoning ordinances or regulations shall be a violation of this Declaration.
- 6.16 <u>Nuisances and Officusive Activity</u>. No unisance shall be permitted to exist or operate upon the Condominium and no activity shall be conducted upon the Condominium which is offensive or detrimental to any portion of the Condominium or any Owner or Occupants of the Condominium. No exterior speakers, horns, whistles, bells or other

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sound devices except security or other emergency devices used exclusively for security or emergency purposes shall be lacated, used or pixeed on the Condominium.

- 6.17 <u>Rules and Regulations</u>. In addition to the restrictions above, the Association shall have the right to make and to cufferce reasonable rules and regulations governing the use of the Units and the Common Elements.
- 6.18 Enforcement. This Dockstration, including all restrictions set forth herein, and rules and regulations may be enforced by the imposition of reasonable monetary fines as provided in the Act and suspension of use and voting privileges. These powers, however, shall not be construed as limiting any other legal means of enforcing the use restrictions or rules and regulations of the Association. Any fines so imposed shall be considered an assessment against the Unit and may be collected in the mouner provided for collection of other assessments.

6.19 Maintenance of Condominium Units and Limited Common Elements.

a) By the Owner. Except as provided in subsection b) of this Section, each Owner shall have the obligation to maintain, keep attractive, keep in good repair, and replace (subject to applicable and available immenses proceeds) all partiess of the Unit (to exclude the Common Elements and Limited Common Elements appartenant thereto). Any maintenance, repair, replacement or upkeep required to be performed by an Owner hereunder shall be in conformance with the architectural standards of the Association and as set forth by the Association's Board of Directors.

In explanation of the foregoing and not to be construed as a limitation, each owner shall maintain, repair, and keep in good condition (subject to the Association's obligations hereinafter set forth), all pipe, lines, ducts conduits, or other apparatus serving only that Owner's Unit, including any and all gas, electricity, water, sower, or air conditioning pipes, lines, ducts, conduits, or other apparatus serving such Unit and only such Unit.

b) By the Association. The Association shall unsintain, keep in good repair and upkeep, and replace (subject to available insurance proceeds), as a Common Expense assessed in accordance with this Declaration, all of the Condominism property set required to be maintained and kept in good order by an Owner and as otherwise set forth in this paragraph. The Association shall, by way of explanation and not limitation, be responsible to assistants, keep attractive, keep in good repair and replace all Common Elements and Limited Common Elements appartenant to the Unit (except, however, that the Owner shall maintain such Limited Common Element terrace, perch, belony, potio as might be assigned as Limited Common Element to his or her Unit). The Association shall be responsible for painting and staining all Common Elements, including the painting and staining of any patio or deck fencing or support structures thereof. The Association shall, also, be responsible for the repair, upkeep and maintenance of all roofs as Limited Common Elements serving any Units and the Association shall be responsible for the maintenance, repair and upkeep of any foundations in respect to improvements containing Units or otherwise. In the event the need for maintenance, repair or replacement which is the responsibility of the Association hereunder is caused through the willful or negligent act of an Owner, his or her family, guests, leaves, or invitees, then, the Association shall give the Owner written notice of the repair, replacement stability has proceeded and an estimated cost to accomplish such repair, replacement or maintenance work. The Owner shall have fifteen (15) days within which to pay the Association such estimated costs, and in the event of a failure to pay,

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such costs shall be added to and become a part of the assentment to which such Owner is subject and shall become a lien against the Unit.

Despite any provision herein contained to the contrary, the Association shall not be liable for injury or durage to any Person or property (i) caused by the elements or by any Unit Owner or by any other Person, (ii) resulting from any rain, water, anow or ice which may leak or flow from any portion of the Common Elements or (iii) caused by any pipe, planshing, drain, conduit, appliance, equipment or utility lines or facilities, the responsibility for the maintenance of which belongs to the Association, coming out of repair or otherwise leaking.

c) <u>Pailure to Maintain</u>. If the Board of Directors of the Association determines that any Owner has failed or refused to discharge property his or her obligations with regard to the maintanance, repair, uplace or replacement of items for which he or she is responsible hereunder, including a failure to maintain, repair or replace a condition which may increase the possibility of fire or other loss or damage to the Condominium, the Association, except in an emergency situation in which case the Association may immediately proceed without notice, shall give the owner written notice of the Association's intent to provide such necessary maintanance, repair or replacement and the costs thereof and shall set furth with reasonable particularity the maintanance, repair or replacement deemed necessary. The Owner shall have fifteen (15) calcular days within which to pay the costs thereof to the Association in the event the repair is to the Common Elements and in the event the repair is to the Unit, shall have fifteen (15) calcular days within which to complete said maintenance, repair or replacement or if such maintenance, repair or replacement within said fifteen (15) calcular days period, to commence said maintenance, repair or replacement within said fifteen (15) calcular days, if an owner does not camply with the provisions hereof, the Association may provide say such maintenance, repair or replacement at the Owner's sole cost and expenses; said costs shall be added to and become a part of the assessment to which such owner is subject and shall become a lice against the Unit.

ARTICLE VII - ASSOCIATION AND BY-LAWS, ASSESSMENTS

- 7.1 <u>General Information</u>. The Association will administer the Condominium pursuant to the terms and conditions set forth in the Declaration. The fiscal year of the Association shall be the calendar year. The Office of the Association shall be located at such location as the Board of Directurs or the managing Agent shall designate from time to time.
- a) All Unit Owners, by virtue of their ownership of a Unit in the Condominism, are automatically manufatory Members of the Association and shall be entitled to vote on all matters upon which Members of the Association are entitled to vote, pursuant to the Declaration and in accordance with the By-Laws. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. Subject to the provisions of the Condominium Documents, each Owner shall be entitled to one (1) vote for each Unit in which the interest required for membership is held, and each Unit is allocated a vote equal in weight to each other Unit.
- b) The initial Board of Directors of the Association and all officers of the Association shall be appointed by the Declarant. Not later than sixty (60) days after the conveyance of seventy-five percent (75%) of the Units which may be created to Unit Owners other than the Declarant, a majority of the members of the Board of Directors shall

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be elected by Unit Owners other than the Declarant. The Declarant's reserved right to appoint members of the Board of Directors and officers of the Association shall terminate no later than the earlier of: (a) sixty (60) days after conveyance of ninety (90%) of the Units which may be created to Unit Owners other than the Declarant, or (b) two (2) years after the Declarant has ceased to office Units for sale in the ordinary course of business. The Declarant may voluntarily sourceafer the right to appoint and remove officers and members of the Board before termination of the foregoing. In that event, the Declarant may require, for the duration of the period of Declarant control, that the actions of the Associations or Board of Directors, as might be described in a seconded instrument executed by Declarant, be approved by the Declarant before they become effective.

7.2 Meetings

- a) The annual meeting of the Association shall be held at the office of the Association during the annual of Jaumery on the second Tuesday in each year, commencing at 7:00 p.m., or such other time or place as may be designated by the Association's Board of Directors. Each annual meeting shall be for the purpose of electing Directors and transacting any other business authorized to be transacted by the Members. If the date set for the annual meeting of the Membership is a legal holiday, the meeting will be held at the same hour on the first day following such legal holiday.
- b) Special meetings shall be held whenever called by the President or Vice-President or by a majority of the Association's Board of Directors, and must be called by such officers upon receipt of a written request from Members entitled to cast one-third (1/3) of the votes of the entire membership.
- c) Notice of all meetings, stating the time, date, place and purpose for which the meeting is called, shall be given by the President or Vice-President or Secretary, unless waived in writing. Such notice shall be in writing to each Member at the last known address shown on the records of the Association and shall be mailed at least ten (10) days but no more than sixty (60) days prior to the date of the meeting. Proof of such mailings shall be made by affidavit, duly executed by the Person giving the notice. Notice of meeting may be waived before or after any such meeting.
- d) A Querum at any meeting shall consist of a majority of those Persons entitled to cast all votes of the Association. If any meeting of the Members cannot be organized because a quorum has not attended, the Members present either in Person or by Proxy, may adjourn the meeting for at least ten (10) days, and adequate notice of the new date shall be given as described in paragraph c) of this Section.
- e) Unless specifically required by the Declaration, each Member shall be established to cast one vote for each Unit owned by that Member. If a Unit is owned by one person, his/her right to vote shall be established by the record title to the Unit. If a Unit is owned by more than one Person, or if a Unit is owned by a corporation, partnership, trust or any other organization, the vote for such Unit shall be exercised as such multiple Owners or representative thereof, between or among themselves, determine; provided, in no event shall more than one (1) vote be east with respect to any Unit. In the event of disagreement among such multiple Persons or representative of such corporation, partnership, trust or any other organization and an attempt by two (2) or more of them to cast such vote or votes, such Persons shall not be recognized, and such vote or votes shall not be counted. No Owner shall be eligible to vote, either in person or by proxy, if that Owner is shown in the books or management accounts of the Association to be more that sixty (60) days delinquent

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in any payment due the Association or is under suspension for the infraction of any provision of the Declaration or any rule or other provision of the Condominium Documents.

- f) Votes many be cast in Person or by proxy. A proxy terminates one (1) year after its date, unless it specifies a shorter term period.
- 7.3 <u>Directors.</u> The business of the Association shell be managed by a Board of Directors of at least three (3) directors no more than nine (9) directors, who shall serve without compensation. However, any Director may be reimbursed for his/her actual expense incurred in the performance of his/her duties as a Director.
- a) Each Director shall be a Member of the Association (or if a Member is an employee of a corporation, partnership or trust, a Director may be an officer, partner, beneficiary or trustee of such Member of the Association). If a Director shall cease to meet such qualifications during their term, he/she will thereupon cease to be a Director, and their place on the Board shall be deemed vacant. The requirements of this Section shall not apply to Directors appointed by the Declarant.
- b) Election of Directors shall be conducted at the annual meeting. Not less than thirty (30) days prior to each annual secting, the Board of Directors shall appoint a Nominating Committee consisting of three (3) Members. The Nominating Committee shall nominate one (1) person for each director whose term of office is expiring. Additional nominations may be made from the floor. The election shall be by ballot (unless dispensed with by unanimous consent) and by a plurality of votes cast. Each person entitled to vote may cast their vote for each of an unany nominees as there are vacancies to be filled. There shall be no committee voting.
- Other than Directors appointed by Declarant, the Directors shall be elected as provided in this Declaration. Until termination of the Declarant's right to appoint afficers and Directors, the term of each Director not appointed by the Declarant shall be one (1) year. Thereafter, Directors not appointed by the Declarant shall be elected for terms staggered on a one (1), two (2) and three (3) year basis. One (1) Director shall be elected for one (1) year, one (1) Director shall be elected for two (2) years and one (1) Director shall be elected for three (3) years. After the initial term of each Director, all Directors shall be elected for three (3) year terms. In the event that there are more than three (3) Directors, each additional Director shall be for three (3) year terms. The initial term of each Director above three (3) Directors, shall initially be determined by the Declarant or, if Declarant no longer is empowered to appoint Directors, then the initial terms of such Directors greater than three (3) shall be determined by those Directors then serving. Each Director shall serve for the term set forth hereinshove and until their successor is duly elected and qualified, or until removed from office as provided herein.
- d) Other than the Directors appointed by the Declarant, any Director may be removed from the Board, with or without cause, by concurrence of a two-thirds (2/3) majority of the votes cant by the quorum present at any regular or special specting of the Association called for that purpose.
- e) In the event of the death, resignation or removal of a Director, their successor shall be selected by a majority of the remaining members of the Board and shall serve for the unexpired term of their predecessor.

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- 7.4 <u>Director's Meetings</u>. The initial meeting of the Board of Directors shall be held within ten (10) days of its appointment at such place and time fixed by the Declarant. No further notice of the initial meeting shall be required provided that a quorum is present.
- a) Regular ascetings of the Board of Directors shall be held at such time and places which are determined, from time to time, by a unijority of the Association's Board of Directors. Notice of regular meeting shall be given to each Director, personally or by smal, telephone or equivalent service, at least three (3) days prior to the date of any regular secting. Notice of secting may be waived before or after any such meeting.
- b) Special meeting of the Board of Directors may be held at the request of the president, Vico-President or Secretary, and must be held at the written request of two-thirds (2/3) of the Directors. Notice of special meetings shall be given to each Director, permanally or by mail, telephone or equivalent service, at least five (5) days prior to the date of any special meeting. Notice of meeting may be waived before or after any such meeting.
- c) A quorum at Director's specing shall consist of fifty percent (50%) of the votes thus represented of the entire Association's Board of Directors present at the beginning of a meeting. The acts approved by a majority of those Directors present at any species at which a quorum is present shall constitute the acts of the Association, except where approval by a greater number of Directors is required by the Declaration of Condominium or these By-Laws. If at any specing of the Board of Directors less than a quorum is present, the unjority of those present may adjourn the meeting until a quorum is present. Upon reconvening an adjourned meeting, any business called may be transacted without the necessity of providing any further notice.
- d) The presiding officer of the Director's meeting shall be the Chairman of the Board, if such an officer has been elected, or if not, the President shall preside. In the absence of the presiding officer, the Directors present shall designate one of the number to preside.
- e) The Directors shall have the right to take any action int he absence of a meeting which they could take at a meeting by obtaining the written approval of all Directors. Any action so approved shall have the same effect as though taken at a meeting of the Directors.
- 7.5 Powers and Duties of the Board of Directors. All of the powers and duties of the Association existing under the Act, the Declaration of Condominium and By-Laws shall be exercised by the Board of Directors, its duly appointed agents, contractors or employees, subject only to approval by the Unit Owners where specifically required. Compensation of employees of the Association shall be fixed by the Directors. A Director may be an employee of the Association and a contract for management of the Condominium may be entered into with a Director or the Declarant.
- 7.6 Officers. The executive officers of the Association shall consist of a President, who same also be a Director, a Vice-President, Treasurer, and Secretary. The election of officers shall be made by a majority vote of the Board of Directors at the first meeting of the Board following each animal meeting of the Membership, and each Officer shall hold office for one (1) year unless they shall sconer resign, or shall be removed, or otherwise become disqualified to serve. Any officer may be removed from office at any regular or special meeting of the Association's Board of Directors by a majority vote of the quorum present at such meeting. Any officer may resign at any time by giving written notice to the Board, the

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Provident or the Secretary. Such resignation shall take effect on the date of receipt of such notice or at any later time specified therein, and unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective. A vacancy in any office may be filled by a majority vote of the quarum present of the Directors. The officer elected to such vacancy shall serve for the remainder of the term of the officer they replace. Any person may hold two or more offices, except that the President shall not be Secretary. The Association's Board of Directors may elect additional officers, from time to time, to exercise such powers and duties as the Board of Directors shall find required to manage the business of the Association. Compensation of efficers shall be fixed by the Board of Directors.

- The President shall be the Chief Executive Officer of the Association, shall have all powers and duties usually vested in the office of President of an Association, including, but not limited to, the power to appoint committees to assist in the conduct of the business of the Association.
- The Vice-President shall, in the absence or disability of the President, exercise the powers and P) perform the duties of the President. The Vice-President shall assist the President and exercise such other powers and perform such other duties as prescribed by the Board of Directors.
- The Treasurer shall have charge and custody of, and be responsible for, all funds and securities of the Association, receive and give receipts for monies due and payable to the corporation from any source whatsoever, and deposit all menies in the name of the Association in such banks, trust companies or other depositors as shall be directed by the Board, shall sign all checks and promiseory notes of the Association except in those instances where the Board has delegated the authority to sign checks to a managing agent camployed by the Americanos, shall keep proper books of account, shall cause an annual sudit of the books of the Association to be made by a public accountant at the completion of each facel year, and shall prepare an anomal budget and a statement of income and expenditures to be presented to the Members at the regular assumal meeting of the Members, and shall deliver a copy of such to the Members. The duties of the Treasurer may be performed by the managing agent.
 - The Secretary shall keep the Minutes of all proceedings of the Association and the Board of Directors. The Secretary shall prepare and deliver all notices required by the By-Laws to be delivered to the members of the Association and the Board of Directors, as well as all other notices required by law. The Secretary shall keep all records of the Association, except those of the Treasurer and shall perform all other duties incident to the office of Secretary.

Assessments. 7.7

All Owners shall be obligated to pay the estimated assessments imposed by the Board of Directors of the Association to meet the Common Expenses. The Common Expenses of the Association shall be assessed among all of the Condominism Unit Owners in accordance with the Owner's share in the Common Elements as set forth in Article III of this Declaration. Assessments for the estimated Common Expenses of the Association shall be due in advance of the first day of each calendar month or less frequently as may be determined by the Board of Directors. The method of assessment described herein may not be assended without the written approval of two-thirds (2/3) of the Owners of the individual Condominium Units.

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- b) Each Unit Owner's obligation of payment of assessments shall begin on the first day of the month in which the closing of the purchase of the Condominium Unit occurs. Each Unit Owner shall pay two (2) months of assessments in advance on the date the closing of the Condominium Unit occurs. On any subsequent sale of a Unit, the Unit Owner shall receive the two (2) month reserve advance from the Purchaser. Within sixty (60) days after the filing of this Declaration, the Declaration shall find the Association with two (2) months of assessments for each Unit to cover any maintenance of the Common Elements.
- c) In the event the ownership of a Condominium Unit, title to which is derived from Declarant, commences of a day other than the first day of the assessment period, the assessment for that period shall be proteted.
- Assessment shall be based upon the cash requirements decared to be such aggregate sum of the Board of Directors of the Association shall from time to time determine and is to be paid by all of the Condominium Unit Owners to provide for the payment of all estimated expenses growing out of or connected with the maintenance, repair, operation, additions, alterations and improvements of and to the Common Elements which are the responsibility of the Association, and the real property and improvements owned thereby, which sum may include, but shall not be limited to, expenses of sumagement, taxes and special assessments until separately assessed; snow removal and road repair, prominess for insurance, landscaping and care of grounds, common lighting and heating, repairs and removation, trash and garbage collections, wages, common water and sewer charges, legal and accounting fees, management fees, expenses and liabilities incurred by the Managing Agent, if any, on behalf of the Unit Owners under or by reason of the Declaration and By-Laws of the Association for the caestion of a seasonable contingency, reserve, working capital and sinking funds as well as other costs and expenses relating to the Common Elements.
- e) Pursuant to the provisions of the Declaration and By-Lews, the Board of Directors may levy such assessments for the purpose of defenying the cost of repair or reconstruction of the improvements in the event of their damage.
- The Association by its Board of Directors may levy a special assessment against any individual Unit or any Unit Owner for the reasonable expense incurred in the reconstruction or repair to the Common Elements, Limited Common Elements, the individual Unit or any Unit Owner for damage or destruction caused by said individual Unit Owner's misconduct, negligence or infraction of the published rules and regulations of the Association.
- g) The commission or failure to fix the assessment or deliver or small a statement for any period shall not be decuded a waiver, modification or release of the Owner's obligation to pay the same.
 - h) The Association shall have all of the powers of the Association commercial in the Act.
- i) Within thirty (30) days after adoption of any proposed Budget for the Condominium, the Board of Directors shall provide a summary of the Budget to all the Unit Owners, and shall set a date for a meeting of the Unit Owners to consider ratification of the Budget, which date shall not be less than fourteen (14) no more than thirty (3) days after smalling of the summary. Unless at that succeing a majority of all the Unit Owners, or any larger vote specified in the Declaration, reject the Budget, the Budget is ratified, whether or not a quorum is present. In the event the proposed Budget

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is rejected, the periodic Budget last ratified by the Unit Owners shall be continued until such time as the Unit Owners ratify a subsequent budget proposed by the Board of Directors.

Owner's Personal Obligation for Promost of Expenses. The amount of the Common Expenses assessed by the Association against each Condominium Unit shall be the personal and individual dolt of the Owner thereof. No Owner may exempt themselves from liability for this contribution towards the Common Expenses by waiver of the use or enjoyment of any of the Common Elements, the seal property and improvements owned by the Association or by abundanment of their Unit. The Board of Directors shall have the responsibility to take prompt action to collect any unpaid assessments which remain unpaid for more than ten (10) days from the date for payment threeof. In the event of default in the payment of the assessment, the Unit Owner shall be obligated to pay interest at the rate of ten percent (10%) per assessment of the assessment from due date thereof, together with all expenses, including attorney's fees incurred together with such late charges as provided by the By-Laws or Rules and Regulations of the Association. Suit to recover a money judgment for unpaid Common Expenses shall be maintainable without forcelosing the lien nor shall such sait be construed to be a waiver of the lien.

7.9 Association Lien for Non-Payment of Common Expenses.

- a) All sums amound by the Association but uspaid for the share of Common Expenses chargeable to any Condominium Unit shall constitute a lieu on such Unit superior to all other lieus and encumbrances, except only for tex and special assessment lieus of the Condominium Unit in favor of any assessing entity, an all sums unpaid on a First Martgage of record, including all uspaid obligatory sums as may be provided by such encumbrances. To evidence such lieu, the Board of Directors shall prepare a written notice of lieu assessment setting forth the assessment of such unpaid indebtedness, the assessment of the accrued interest and late charges thereon, the name of the Owner of the Condominium Unit and a description of the Condominium Unit. Such notice of lieu shall be signed by one of the members of the Association's Board of Directors or by one of the offices of the Association on behalf of the Association and shall be recorded in the Recorder's Office for Supy County, Nelscarks. Such lieu shall attack and be effective from the due date of the assessment until all same, with interest and other charges thereon, shall have been fully paid.
- b) Such lien may be enforced by the foreclosure of the defaulting Owner's Condominium Unit by the Association in the manner of a deed of trust or mortgage on real property upon the recording of a natice of claims thereof. In any such proceedings, the Owner shall be required to pay the costs, expenses and attorney's fees incurred for filling the lien, and in the event of foreclosure, all additional costs, all expenses and reasonable attorney's fees incurred. The Owner of the Condominium Unit being foreclosed shall be required to pay the Association the mouthly assessment for the Condominium Unit during the period of foreclosure, and the Association shall be entitled to a receiver during foreclosure. The Association shall have the power to bid in the Condominium Unit at foreclosure or other legal sale and to acquire and hold, lease, mortgage, vote the votes appartenant to, convey and otherwise deal with the same.
- c) Any Mortgagee holding a lieu on a Condominium Unit may pay, but shall not be required to pay, any unpaid Common Expenses payable with respect to such Unit, and upon such payment, such encumbrancer shall have a lieu on such Unit for the amount paid of the same rank as the lieu of this mortgage or encumbrance within the

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necessity of having to record a notice of claim of such lien. The Association shall report to the Mortgages of a Condominium Unit any unpaid assessments remaining unpaid for longer than sixty (60) days after the same is due; provided, however, that a Mortgages shall have furnished to the Association notice of such encumbrance.

- d) The recented lien may be released by recording a Release of Lien signed by one of the members of the Association's Board of Directors or by one of the officers of the Association on behalf of the Association and shall be recorded in the Recorder's Office for Sarpy County, Nebraska.
- c) Notwithsteading any of the foregoing provisions, any Mortgagee who obtains a title to a Condominium Unit pursuant to the remodies set forth in its mortgage or deed of trust shall take title to the Unit free and clear of all Common Expense assessments levied theseon prior to such transfer of title and free and clear of all liens created as a result of such assessments.

7.10 Ascertain ability of Unnaid Common Expenses.

- a) The Unit Owners and their mortgagees, prospective mortgagees or prospective grantees, upon ten (10) days written notice to the Board of Directors and upon payment of a reasonable fee, shall be furnished a statement of their account. The statement of account shall include the amount of any unpaid Common Expenses, the amount of the current assessments, the dates that assessments are due, the amount for any advanced payments made, prepaid items such as insurance policy premiums and reserves therefor and any deficiencies in reserve accounts which statement shall be conclusive upon the Association in favor of all persons who rely therein in good faith. Unless such request shall be complied with within ten (10) days after receipt of such written request, all unpaid Common Expenses which become due prior to the date of such request will be subordinate to the rights of the person requesting such statement.
- b) The provisions set forth in this paragraph shall not apply to the initial sales and conveyances of the Condominium Units made by Declarant, and such sales shall be free from all suppoid Common Expenses to date of conveyance made or to a date as agreed upon by Declarant and Declarant's grantee.
- 7.11 Priorities of Association and Recreational and Maintenance Association Lien for Common Expenses.

 The Owner of a Condominium Unit may create a junior deed of trust or mortgage (junior) to the lien, deed of trust or other encumbrances of a First Martgage, liens or encumbrances of the Condominium Unit; provided, however, that any such junior recritigage, deed of trust, liens or encumbrances will always be subordinate to the prior and parameter lien of the Association for Common Expenses and all of the terms, conditions, covenants, restrictions, uses, limitation and obligations under this Declaration and By-Laws and provided, further, that such junior encumbrances shall be released for purposes of restoration of any improvements upon the encumbered Condominium Unit, all of the Unit Owner(s) rights, title and interest in and to the proceeds under all insurance policies upon said premises by the Association. Such release shall be furnished forthwith by a junior mortgagee upon written request of the Association, and if such request is not granted, such release may be executed by the Association as attorney-in-fact for such junior martgages.

ARTICLE III - INSURANCE - DAMAGE, DESTRUCTION AND RECONSTRUCTION

8.1 Scope of Coverage. Commencing not later than the date of the first conveyance of a Unit to a Porchaser, the Association shall maintain, to the extent reasonably available, the following insurance coverage:

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- a) Property insurance on the Common Elements and Units, exclusive of improvements and betterments installed in Units by Owners, insuring against all risk of direct physical loss commonly insured against in an amount equal to the maximum insurable replacement value of the Common Elements and Units, as determined by the Board of Directors, provided, however, that the total amount of insurance after application of any deductibles shall not be less than one hundred percent (100%) of the current replacement cost of the insured property, exclusive of land, excavations, foundations and other items normally excluded from a property policy.

 b) Commontance and the current replacement and property policy.
- b) Competensive general liability insurance, including undical payments insurance, in an amount determined by the Board of Directors, but not less than One Millian Dollars (\$1,000,000.00) per injury or injuries, including death, arising out of a single occurrence; Fifty Thomsand Dollars (\$50,000.00) property damage, or in the alternative, a liability policy affording coverage for bodily injury and property damage with a combined single limit in an amount not less than One Millian Fifty Thomsand Dollars (\$1,050,000.00). The policy or policies shall cover the Association, the Association's Board of Directors and the officers of the Association, all agents and employees of the Association and all Owners and other Persons entitled to occupy any Unit or other portion of the Condominium Unit for occurrences commonly insured against, arising out or in connection with the use, ownership or maintenance of the Common Elements or other portion of the Condominium which the Association has the responsibility to maintain and shall also include hired automobile and non-owned automobile coverage with cost liability endorsements to cover liabilities of the Owner as a group to an Owner.
- c) Such other insurance as the Association shall determine from time to time to be appropriate to protect the Association or the Owners.
- d) The insurance policies purchased by the Association, to the extent reasonably available, contain the following province:
 - (i) Each Owner shall be an insured under the policy with respect to liability arising out of his ownership of an undivided interest in the Common Elements or their membership in the Association.
 - (ii) These shall be no subrogation with respect to the Association, its agents, servants, and escaployees, with respect to the Owners and members of their household.
 - (iii) No act or emission by any Owner, unless acting within the scope of their authority on behalf of the Association, shall void the policy or be a condition to recovery on the policy.
 - (iv) The coverage affected by such policy shall not be brought into contribution or procution with any insurance which may be purchased by Owners or their mortgagees or beneficiaries under deeds of trust.
 - (v) A "neverability of interest" endorsement which shall preclade the insurer from denying the claim of an Owner because of the negligent acts of the Association or other Owners.
 - (vi) Statement of the name of the immed as Tiburon Peinte Condominium Association, lan., for the use and benefit of the individual Owners (designated by name if required by the immed).

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- (vii) For policies of hazard insurance a standard mortgagee clause providing that the insurance carrier shall notify the First Mortgagee named in the policy at least ten (10) days in advance of the effective date of any reduction or cancellation of the policy.
- c) "Agreed Assount" and "inflation Guard" cadorsements.
- f) It shall be the duty of the Board of Directors at least animally to conduct an immrance review to determine if the policy enforced is adequate to meet the need of the Association and to satisfy the requirement of this Declaration and the Act. Such responsibility may be performed and shall be deemed reasonably performed, by the Board's Managing Agent requesting the Association's immrance agent to verify that the insurance policies in existence meet the needs of the Association as set forth inscin and satisfies the sequirements of this Declaration and the Act. In all events, each Owner shall have the right to obtain additional coverage for such improvements, or betterment's or personal property within the Unit as its own expense. Each policy may contain reasonable deductibles and the amount thereof shall be added to the face amount of the policies in determining whether the insurance equals at least full replacement cost.
- 8.2 <u>Certificate of Insurance</u>. An insurer that has insued an insurance policy under this Article shall insue certificates or a memorandum of insurance to the Association and, upon request, to any Owner, mortgages or beneficiary under a deed of trust. Any insurance obtained pursuant to this Article may not be canceled until thirty (30) days after notice of the proposed cancellation has been mailed to the Association, each Owner and each First Mortgage who is listed as a scheduled holder of a First Mortgage in the insurance policy.
- 8.3 Premiums. Premiums for all insurance obtained by the Association pursuant to this Article shall be Common Elements and shall be paid for by the Association.
- 8.4 <u>Insurance Obtained by Owners.</u> The insurance of insurance policies to the Association pursuant to this Article shall not prevent an Owner from obtaining insurance for their own benefit and at their own expense covering their Unit, personal property and providing personal liability coverage.
- 8.5 Payment of insurance Proceeds. Any loss covered by property insurance obtained by the Association in accordance with this Article shall be adjusted with the Association and the insurance proceeds shall be psyable to the Association and not to any mortgages or beneficiary under a deed of trust. The Association shall hold any insurance proceeds in trust for Owners and lienholders as their interests may appear. Subject to the provisions of Section 8.6 and 8.7 of this Article, the proceeds shall be disbursed for the repair or restoration of the damage to Common Elements and Units, and Owners and lienholders shall not be entitled to receive payment of any portion of the proceeds unless there is a surplus of records after the Common Elements and Units have been completely repaired or restored, or the Declaration terminated.
- 8.6 <u>Use of insurance Proceeds</u>. In the case of fire or any disaster, the insurance proceeds, if sufficient to reconstruct any building so damaged or destroyed, shall be applied to such reconstruction. Reconstruction of the building, as used herein, means restoring the insured building to substantially the same condition in which it existed prior to the fire or other disaster, with each Unit and the Common Elements having the same vertical and horizontal boundaries as before.

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- 8.7 <u>Procedure where Insurance Proceeds are Insufficient.</u> In case of fire or other diseaser, if the insurance proceeds are insufficient to reconstruct the building and the Condominium Unit Owners and all other parties in interest do not voluntarily make provision for reconstruction of the building within 180 days from the date of damage or destruction, the Association many record a notice setting forth such facts; and upon the recording of such notice:
 - a) The property shall be deemed to be owned in Common by the Condominium Unit Owners,
- b) The undivided interest in the property owned in Common which shall apportune to each Common Unit Owner shall be the percentage of undivided interest previously owned by such Unit Owner in the Common Elements.
- c) Any lices affecting any of the Condominium Units shall be deemed to be transferred in accordance with the existing priorities to the undivided interest of the Condominium Unit Owner in the property as provided herein; and
- The property shall be subject to an action for partition at the suit of any Condominium Unit Owner, in which event the net proceeds of such sale, together with the net proceeds of the insurance on the property, if any, shall be considered as one fund, and shall be divided among all the Condominium Unit Owners in a percentage equal to the percentage of undivided interest owned by each Unit Owner in the property, after the first paying out of the respective share of the Condominium Unit Owners, to the extent sufficient for the purpose, all liens on the undivided interest in the property owned by each Condominium Unit Owner.
- 8.8 Insurance Deductibles. If maintenance is required as a result of an insured loss, the amount of the deductible shall be considered a maintenance expense to be paid by the person or Persons who would be responsible for such repair in the absence of insurance. If the loss affects more than one (1) Unit or Unit and the Common Elements, the cost of the deductible may be apportioned equally by the Board of Directors among the paries suffering loss in accordance with the total cost of repair.

ARTICLE IX - MISCELLANEOUS PROVISIONS

- 9.1 Effective Covenants. Each grantee of Declarant, its successors and assigns, by the acceptance of a deed of conveyance, and each Purchaser, accept the same subject to all restrictions, conditions, covenants, reservations, options, lices and charges, and the jurisdiction, rights and powers granted or reserved by this Declaration or to which this Declaration is subject, and all rights, benefits and privileges of every character hereby granted, created, reserved or declared and all impositions and obligations hereby imposed shall be decaned and taken to be covenants running with the land and shall bind any Person having at any time any interest of estate in said property, and shall inner to the benefit of such Condominium Unit Owner on like manner as though the provisions, terms and sestrictions of this Declaration were received and stipulated at length in each and every deed of conveyance.
- 9.2 Waiver. No covenant, restriction, condition or provision of this Declaration and in the By-Laws shall be deemed to have been abrogated or waived by reason on any failure to enforce the same at any time, irrespective of the same of violations or breaches which may occur.

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9.3 Strings Clause. The invalidity of any covenant, restriction, condition, limitation or any other provision of this Declaration and By-Laws herein contained, as the case may be, shall not render the remainder of the Declaration invalid, nor any other part therein contained.

ARTICLE X - AMENDMENT AND TERMINATION

- Amondment. Medification. Except as to any medification or amondment with respect to percentage interest or termination of the Condominium, the Declaration, including the Plats and Plans, may be amended by the vote or agreement of the Unit Owners of Units to which seventy-five percent (75%) of the votes of the Association are allocated or amended, which Amendment shall become effective upon being duly recorded in the Office of the Recorder of Deeds of Suppy County, Nebraska; provided, however, that this Declaration and By-Lanes shall at all times contain the minimum requirements imposed by the Act and any amendments thereto.
- Change of Percentage Interest. Except as to any modification or amendment executed by Declarant pursuant to any Special Declarant Right, the percentage interests as herein in this Declaration assigned as to each particular Comboninium Unit set out in Exhibit "C" attached hereto, shall not be modified or amended without the written consent of all Condominium Unit Owners and the written asset, as well, of all Qualified Lenders who are holder of obligation secured by deeds of trust of record against the Condominium Unit Owners and such mortgages approve in writing any such change in percentage interests, such change shall not be effective until the same is duly recorded by an instrument acknowledged by all such Persons and mortgagess, in the office of the Recorder of Deeds of the Count in which said property is situated.
- Termination. The Condominium created hereunder, and in the Declaration and By-Laws herein shall not be terminated except with the written acknowledge consent of seventy-five percent (75%) of the Condominium Unit Owners, together with the written acknowledged consent of fifty percent (50%) qualified lenders or other holders of obligations secured by any recorded deed of trust against the Condominium property or any Unit therein contained, and such termination shall be effective when duly recorded in the office of the Recorder of Deeds in the county in which said property is situated, and upon such recording:
 - The property shall be deemed to be owned in common by the Condominium Unit Owner;
- b) The undivided interest in the property owned in common which shall appertain to each Condominium Unit shall be the percentage of undivided interest previously owned by such Unit Owner in the Common Elements;
- c) Any liens affecting any of the Condominium Units shall be deemed to be transferred in accordance with the existing priorities to the undivided interest in the Condominium Unit Owners in the property as provided herein; and
- d) The property shall be subject to an action for partition at the suit of any Condominium Unit Owner, in which event the not proceeds of sale shall be considered as one fund and shall be divided among all Condominium Unit Owners in a percentage equal to the percentage of undivided interest owned by each Unit Owner in

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the property, after first taking out the respective shares of the Condominium Unit Owners, to the extent sufficient for that purpose, all liens on the undivided interest in the property owned by each Condominium Unit Owner.

ARTICLE XI - DECLARANT RIGHTS

- Development Activities. Notwithstanding any provisions hereof to the contrary, at all times and from time to time until the later of (i) soven (7) years from the date of this Declaration is recorded in the Recorder's Office for Surpy County, Nebranks; or (ii) the date upon which Declarant has conveyed all Units. Declarant shall have the right and privilege, which is hereby reserved only to itself and to its successors and assigns and their respective agents:
 - a) To exercise any Special Declarant Rights provided for under the Act.
- b) To exect and maintain on the Common areas, advertising signs, sales flags or other sales devices and business for the purpose of siding the sale of Units in the Condominium, and to maintain sales and business offices in at least one Unit or in any Common Element or building in this Condominium to facilitate the completion of construction of the building and improvements comprising this Condominium, sportments and houses now or hereafter constructed within said development and sale of the Units therein contained.
- c) To erect or maintain on the Common Areas any sales offices facilities, either of a modular or permanent construction, in the sole discretion of the Declarant, its successors, assigns or their agents that will aid in the sale, marketing or advertising of the Condominium Units.

The consent of Unit Owners within the Condominium shall not be required for the exercise of any of the foregoing Development Rights, and the Declarant may proceed with the exercise of such Development Rights at its sole option and its sole discretion.

11.2 Permanent Access and Unity Engages. The Declarant reserves unto itself, its successors and assigns, as permanent right of way for ingress, egross and utility purposes to any adjacent properties now or hereafter owned by Declarant, its successors and assigns as shown on the Plat.

IN WITNESS WHEREOF, TIBURON POINTE, LLC., has caused these presents to be signed by its authorized Managing Member, the day and year first above written.

TIBURON POINTE, LEC., Deck

Hernard Reedel, Managing Member

CONSERVATIVE SAVINGS BANK, a Nebraska Banking Corporation, Mortgagee,

Dy:__ Title:

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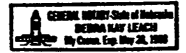
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STATE OF NEBRASKA)

COUNTY OF DOUGLAS)

Before one, a notary public, in and for said county and state, personally came Bermard Reeder, Managing Member of Tiburon Pointe, L.L.C., a Nebraska Limited Liability Company, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said limited liability company.

Witness say hand and Notorial Scali this 11% day of August, 1995.



Dasuring Cock

STATE OF NEBRASKA)

COUNTY OF YOUR >

Before me, a notary public, in and for said county and state, personally came <u>JAMES G Harding</u> of Conservative Savings Bank, a Nebranka Banking Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said corporation.

Witness my hand and Notarial Scal this 11 day of August, 1995.

JOHN COMPANY

95-13731 Instrument Number 95-11895 95 Jul 28 A.M. 11:17 Register of Deeds As IT (as . see The part of 'Charge Part, and spread by the Royal exercity functo. from the errone or sear court durant attacted. Anne Carre Contract of Plants Anne Carre 100 This paid of Theren Pairs and approve by the Briggs Phone duck and a ted for Discourses Dune. Assert Ç., TIBURON POINTE EXHIBIT_ PD PLAN

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BY-LAWS OF TIBURON POINTE CONDOMINIUM ASSOCIATION, INC.

ARTICLE I NAME AND LOCATION

The means of the Corporation is TIBURON POINTE CONDOMINIUM ASSOCIATION, INC., Increasibles selected to as the "Association". The principal office of the corporation shall be as designated by the Bosed of Directors from time to time, and meetings of Members and Directors may be held at such places within Surpy County, Nekroska, as may be designated by the Bosed of Directors.

ARTICLE II DEFINITIONS

All terms shell be defined in accordance with the definitions contained in the Declaration of Tiburan Pointe Condensisium Property Regime and By-Laws and any assentinents thereto (the "Declaration").

ARTICLE III PROPERTY RIGHTS: RIGHTS OF ENJOYMENT

Each Momber shall be entitled to the use and enjoyment of the Common Area and facilities as provided in the Declaration. Any Member may assign his rights of enjoyment of the Common Area and facilities to the members of his family, his tenants or content purchasers who reside on the Property.

ARTICLE IV MEMBERSHIP

Section 1: Membrahip. The membrahip of the Association shall consist of all Owners of Condensiming Units in the Thurse Pointe Condensiming Property Regime. Membrahip in the Association shall be measured as Owner during his ownership of a Condensiming Unit shall have the right to reliaquish or tecesiaste his membrahip in the Association. The foregoing is not intended to include present or entities who hold an interest merely as accounty for the performance of an obligation.

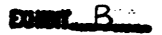
Section 2: Succession. The membership of each Condominium Unit Owner shall treminate when they come to be an Owner of a Condominium Unit, and their membership in the Association shall automatically be transferred to the new Owner succeeding to such ownership interest.

ARTICLE V MEMBERSHIP MEETINGS

Section 1: Annual Meeting. The samual meeting of the Association shall be held at the office of the Association during the second of January on the second Tuesday in each year, communing at 7:00 p.m., or such other time or place as may be designated by the Association's Board of Directors. Each annual second shall be for the purpose of electing Directors and transacting any other business authorized to be transacted by the Members. If the date set for the annual meeting of the Membership is a legal heliday, the meeting will be held at the same hour on the first day following such legal heliday.

Section 2. Special Meetings. Special meetings shall be held whenever called by the Pravident or Vice-President or by a majority of the Association's Beard of Directors, and must be called by such afficers upon meeting of a variety members cathled to cast one-third of the votes of the entire membership.

Section 3: Notice of Meetings. Notice of all seconary, stating the time, date, place and purpose for which the meeting is called, shall be given by the President of Vice-President or Secretary, unless waived in writing. Such notice shall be in writing to each Member at the last known address shown on the seconds of the Association and shall be mailed at least ten (10)



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days but no more than sixty (60) days prior to the date of the meeting. Proof of such mailings shall be made by affidireit, duly executed by the Person giving the notice. Notice of meeting may be varied before or after any such meeting.

Section 4: Operator. A Querron at any meeting shall consist of thirty (30%) percent of those Persons entitled to cast all votes of the Association. If any secuting of the Members conset be organized because a querron has not attended, the Members provent either in Person or by proxy, may adjourn the meeting for at least ten (10) days, and adopted notice of the new date shall be given as described in Section 3 of this Article.

Section 5: Voting. Unless specifically required by the Declaration, each Member shall be established by the rote for each Unit owned by that Member. If a Unit is owned by one person, his/her right to vate shall be established by the rote title to the Unit. If a Unit is owned by more than one Person, or if a Unit is owned by a corporation, partnership, trust or any other organization, the vote for such Unit shall be exercised as such multiple Owners or representatives through, between or sensing themselves, determined; purvided in no event shall more than one (1) vote be cast with respect to any Unit. In the event of disagreement among such assistiple Persons or representatives of such corporation, partnership, trust or any other organization and an attempt by two (2) or more of from to cost such vote or votes, such Persons shall not be recognized, and such vote or votes shall not be constead. No Owner shall be nightly to vote, either in person or by proxy, if that Owner is sharen in the books or management accounts of the Association to be more than sixty (60) days delinquest in any payment due the Condensions Decoments.

Section 6: Proteins. Votes may be cast in Person or by peaky as provided in the Act.

ARTICLE VI BOARD OF DIRECTORS

Section 1: Number. The business of the Association shall be managed by a Board of Directors of at least three (3) Directors nor more than nine (9) Directors, who shall surve without componention. However, any Director may be seimbursed for his actual expenses incurred in the performance of his duties as a Director.

Section 2: Term of Office. Other than Directors appointed by Declarant, the Directors shall be elected as provided in this Declaration. Until termination of the Declarant's right to appoint officers and Directors, the term of each Director and appointed by the Declarant shall be elected for terms staggered on a one (1), two (2) and three (3) year basis. One (1) Director shall be elected for one (1) year, one (1) Director shall be elected for two (2) years and one (1) Director shall be elected for three (3) year. After the initial term of each such Director, all three-officers shall be elected for three (3) years terms. In the event that these are more than three (3) Directors, each additional Director shall be for three (3) years terms. The initial term of each Director above three (3) Directors, shall initially be determined by the Declarant or, if Declarant no longer is componered to appoint Director, than the initial terms of such Director genter than three (3) shall be determined by these directors than serving. Each Director shall serve for the term set forth hereimshove and until his or her successor is duly elected and qualified, or until removed from office as provided lacoin.

Section 3: Omnifications. Each Director shall be a mounter (or if a Member is an employee of the compension, partnership or trust, a Director may be an efficer, partner, beneficiary or trustee of such Member). If a Director shall coase to meet such qualifications during their term, he will thereupon cease to be a Director, and his place on the Board shall be decimed vacant. The requirements of this Section shall not apply to Directors appointed by the Dechemat.

Section 4: Request. Other than the Directors appointed by the Declarant, any Director may be removed from the Board, with or without cause, by concurrence of a two thirds (2/3) majority of the votes cast by the quorum present at any regular or special meeting of the Association called for that purpose.

Section 5: Vacancies. In the event of the death, resignation or removal of a Director, their successor shall be selected by a majority of the remaining members of the Board and shall serve for the manapired term of their predecessor.

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ARTICLE VII NOMINATION AND ELECTION OF DIRECTORS

Section 1: Nomination. Numeration for election to the Board shall be made by a maniputing committee. Nominations may also be made from the floor at the annual meeting by a Member in good standing. The maniputing committee shall be appointed by the Board of Directors at least sixty (60) days prior to each annual meeting and shall serve until such annual meeting has been concluded. The maniputing committee shall make as many maniputions for election to the Board as it shall, in its discretion, determine but not less than the number of vacancies that are to be filled.

Section 2: Election. The election shall be by ballet (unless dispensed with by unanimous consent) and by a plurality of votes cast. Each person emitted to vote easy cast his vote for each of as many manimous as these are vacancies to be filled. These shall be no compulative voting.

VOTING VIII MEETING OF DIRECTORS

Section 1: Regular Meeting. Regular meetings of the Board of Directors shall be hold at such times and places which are determined, from time to time, by a majority of the Association's Board of Directors. Notice of Regular meetings shall be given to each Director, personally or by small, telephone or equivalent service, at least three (3) days prior to the date of any Regular meeting. Notice of meeting may be varied before or after any such meeting.

Section 2: Special Meetings. Special meetings of the Board of Directors may be held at the sequent of the President, Vice-President or Secretary, and must be held at the verittes sequent of two-thirds (2/3) of the Directors. Notice of special sections shall be given to each Director, personally or by mail, telephone or equivalent service, at least five (5) days prior to the date of any special meeting. Such Notice shall state the time, date, place and purpose of the special meeting. Notice of secting may be varied before or after any such meeting.

Section 3: Oursens. A quarter at Director's meetings shall consist of fifty (50%) percent of the votes thus represented of the cuties Association's Bound of Directors present at the beginning of a meeting. The acts approved by a majority of these Directors present at any meeting at which a quarter is present shall constitute the acts of the Association, except where apparent by a greater number of Directors is required by the Declaration of Condominium or those By-Laws. If at any meeting of the Bound of Directors less than a quarter is present, the majority of those parents may adjourn the meeting until a quarter is present. Upon recommending an adjourned meeting, any business called may be transacted without the necessity of providing any further notice.

Section 4: Action Taken Without A Meeting. The Directors shall have the right to take any action in the absence of a meeting which they could take at a meeting by obtaining the written approval of all Directors. Any action so approved shall have the same effect as though taken at a meeting of the Directors.

ARTICLE IX POWERS AND DUTIES OF THE BOARD OF DIRECTORS

Section 1: Powers. The Board of Directors shall have the power to:

- (a) Elect and sensove the afficers of the Association;
- (b) Adopt and publish rules and regulations governing the use of the Common Area and related facilities, and the personal conduct of the Members and their greats thereon, and to entablish possities for the infraction thereof;
- (c) Suspend the right of a Member to vote during any period when such Member shall be in definite in the payment of any assessments levied by the Association. Such

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right anny also be responded after notice and hearing, for a period not to exceed ninety (90) days, for infraction of published rules and regulations presentiated by the Bened,

- (d) Engage the services of az agent, manager, independent contractors or employees as they down measures to maintain, sepair, sepince, administer and operate the Common Assas, or any part thereof, and manage all other affairs and business of the Association for all of the Members, upon such terms and for such components in as the Board may approve. Any agreement for the services of any such agent, manager, independent contractor or employee shall provide for termination by the Association with or volunt cume, and volunt payment of a termination for, upon thirty (30) days' verifies notice, and no such agreement shall be of a duration in occoss of one (1) year, removable by agreement of the parties for successive one (1) year periods;
- (c) Make repairs within the individual Condensations Units where such repairs are required for the welface or safety of other Condensations Unit Owners, or for the proservation or protection of the Common Asses.
- (f) Grant or relocate encoments over, access or through the Common Area as the Board many determine to be boarderial to the Members.
- (g) Declare the office of a Momber of the Board to be vaccast in the event such Member shall be absent from three (3) consecutive regular ancetings of the Board; and
- (h) Exercise for the Association all powers, duties and authority vested in or delegated to the Association and not reserved to the Members by other provisions of these By-Laws, the Articles of Incorporation or the Declaration.

Section 2: Duties. It shall be the duty of the Board of directors:

- (a) To cause to be kept a record of all acts and corporate affairs;
- (b) To supervise all officers, agents and employees of this Association, and to one that their duties are properly performed;
- (c) As smore fully provided invein and in the Declaration:
 - (i) To fix the annual assessed of each Assessment Unit at least thirty (30) days in advance of each assess assessment period, and
 - (ii) To send veitten notice of any change in assessment to every Owner subject thereto at least follows (15) days in advance of each annual assessment period;
- (d) To inste, or cause an appropriate officer to issue, upon domain by any pressue, a conflicate setting forth whether any assessment has been paid. A reasonable charge may be made by the Board for the issuence of these cartificates. Such conflicates shall be conclusive evidence of the payment of any assessment fromin stated to have been paid;
- (e) To procuse and maintain adequate liability immerance, and to procuse adequate laceacid instrumence on property owned by the Association:

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- (f) To cause all efficers or coupleyees having fincal responsibilities to be bounded;
- (g) To canno the Common Area to be assistained; and
- (h) To cause all other affairs and business of the Association to be properly conducted and administrated.

ARTICLE X OFFICERS AND THEIR DUTIES

Section 1: Emmeratum of Officers. The emerative officers of the Association shall consist of a President, (who ment also be a Director), a Vice-President, Treasurer, and Secretary.

Section 2: Election of Officers. The election of officers shall be made by a majority vote of the Beard of Directors at the first meeting of the Beard following each annual assetting of the Membership.

Section 3: Term. The officers of this Association shall be elected annually by the Board and each shall hold office for one (1) year noises they shall seemer seeign, or shall be removed, or otherwise become disqualified to service.

Section 4: Special Appointments: The Board may elect such other efficies as the efficies of the Association may require, each of whom shall hald office for such period, have such sutherity, and perform such detics as the Board may, from time to time, determine.

Section 5: Resignation and Removed. Any officer may be removed from office with or without cause by the Board. Any officer may sessign at any time by giving written notice to the Beard, the President or the Secretary. Such resignation shall take effect on the date of receipt of such notice or at any later time specified therein, and unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.

Section 6: Vacancies. A vacancy in any officer may be filled by a majority vote of the quarum present of the Directors. The officer elected to such vacancy shall serve for the summinder of the term of the officer they replace.

Section 7: Multiple Offices. Any two or more offices may be hald by the same person, except the offices of President and Secretary.

Section 8: Duties. The duties of the officers are as follows:

(a) President. The President shall be the Chief Executive Officer of the Association, and shall supervise and control all of the business and afficies of the Association. The President shall, when present, pseudo at all meetings of the Members and all smeetings of the Beard. The President may sign, with or without any other officer of the Association as authorized by the Beard, deads, meetingnes, bands, contracts or other officer or other instruments which the Beard has authorized to be executed, except where the signing and the execution thereof shall be expressly delegated by the Beard or by these By-Laws to some other officer or agent of the corporation or shall be required by law to be otherwise signed or executed. The President shall have the power to appoint and remove one or more administrative Vice-Presidents of the Association and such other assistants to the various elected efficers of the Association as is necessary of the accomplishment of their duties. In general, the President shall perform all duties incident to the office of the President and such other duties as any be prescribed by the Beard.

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- Vice-President. In the absence of the President, or in the event of the President's death, imbility or refined to act, the Vice-President, or if there is more than one Vice-President, the Senior Vice-President, shall perform the duties of the President, and when so acting shall have all the powers, of, and be subject to, all the sestrictions upon the President. Otherwise, such Senior and other Vice-Presidents shall perform only such distins as may be assigned by the President or by the Board.
- Secretary. The Secretary shall keep the minutes of the meetings of the Monebers and the Board in one or more books provided for that purpose, see that all notices are duly given in accordance with the provisions of those By-Lews, or as required by law, be contedien of the seconds of the Association except these of the Transmer, keep or cause to be kept under their general supervision by a register or termine agent appointed by the Board, a register of the same and post office address of each Member as furnished by such Member; have general charge of the toursfor books of the corporation; and in general perform all detics incidental to the office of the Secretary and much other duties as many be assigned to them by the President or by the Board
- Tenance: The Transver shall have charge and costudy of, and be responsible for, all finals and securities of the Association; secure and give securities for monies due and psyable to the corporation from any source whatseover, and deposit all menios in the name of the Association in such banks, trust companies or other depositories as shall be directed by the Bosest, shall sign all checks and premiseary notes of the Association except in those instances where the Board has delegated the authority to sign checks to a managing agent employed by the Association; shell keep proper books of account; shall cause an annual audit of the books of the Association to be made by a public accountant at the completion of each fiscal year; and shall propose an annual budget and a statement of income and expenditures to be persented to the Members at the regular assumi meeting of the Members, and shall deliver a copy of such to the Mounters. The duties of the Treasurer may be performed by the managing agent.

Section 9: Committees. The Board shell appoint as Aschitectural Committee, as provided in the Declaration, and organishee, as provided in these By-Laws. In addition, the Board shall appoint other committees as the Board many decent appropriate to entry out the purposes of the Association.

ARTICLEXI BOOKS AND RECORDS

The books, records and papers of the Association shall at all times, during reasonable business beam, be subject to inspection by any Momber. The Declaration, the Articles of Incorporation and the By-Laws of the Association shall be available for inspection by any Member at the principal office of the Association; a copy shall be provided initially for the Owners of each Unit, and additional copies shall be made available for purchase by Members at reseasable costs.

ARTICLE XII COMMON EXPENSES

Section 1: Buriaget. The Board of Directors shall adopt a budget for each calcular year which shall include the estimated famile required to defray Common Expenses.

Section 2: Assessments

95-13231 AP

- (a) All Owners shall be obligated to pay the estimated anexaments inspend by the Board of Directors of the Association to meet the Common Expenses. The Common Expenses of the Association shall be associed among all of the Condensions. Unit Owners in accordance with the Owner's share in the Common Elements as set forth in Article III of this Declaration. Association for the estimated Common Expenses of the Association shall be due in advance of the first day of each calendar much or less frequently as many be determined by the Board of Directors. The method of association described herein may not be associated without the verifice approval of two-thirds (US) of the sources of the individual Condensions Units.
 - (b) Each Unit Owner's obligation of payment of assessments shell begin on the first day of the month in which the closing of the purchase of the Condeminium Unit occurs.
 - (c) In the event the overexhip of a Condensision Unit, title to which is derived, from Declarate, commences of a day other than the first day of the assessment period, the assessment for that period shall be present. The Declarant is not exampt from any and all assessments.
 - (d) Assessments shall be based upon the cash requirements downed to be such aggregate sum of the Board of Directors of the Ameriation shall from time to time determine is to be paid by all of the Condemission. Unit Oranes, excluding Declarat, to provide for the payment of all estimated exposes growing out of or connected with the maintenance, repeir, operation, additions, alterations and improvements of and to the Common Elements which are the responsibility of the Ameriation, and the real property and improvements owned thereby, which sum may include, but shall not be property and improvements owned thereby, which sum may include, but shall not be property and improvements owned thereby, which sum may include, but shall not be property and improvements owned thereby, which sum may include, but shall not be property and improvements owned sum repair. Promises for immensus, bunderaging and care assessed, many someon inglifting and leasing, sepairs and summentions, track and grategy collections, wages, common water and sower charges, legal and accounting from being of the Unit Overses under or by senson of the Declaration and By-Laws of the Association for the cuentism of a summental exposes relating to the Common Elements.
 - (e) Presument to the previsions of the Declaration and By-Leves, the Board of Directors may levy such accomments for the purpose of defenying the cost of sepair or reconstruction of the improvements in the event of their decauge.
 - (f) The Association by its Board of Directors may lovy a special associated against any infinished Unit or any Unit Owner for the reasonable exposes incurred in the reconstruction or sepair to the Common Elements, Limited Common Elements, the infinished Unit or any Unit Owner for demange or destruction cannot by said individual unit owner's uniconstant, negligrace or infraction of the published rules and regulations of the Association.
 - (g) The emission or failure to fix the assessment or deliver or mail a statement for any period shall not be deemed a variver, medification or release of the owner's obligation to pay the same.
 - (h) The Association shall have all of the powers of the Association economicated in the Act.

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(i) Within thirty (30) days after adoption of any proposed Budget for the Condensisions, the Board of Directors shall provide a manuscry of the Budget to all the Unit Owners, and shall not a date for a meeting of the Unit Owners to consider ratification of the Budget, which date shall not be less than function (14) nor more than thirty (30) days after mailing of the summery. Unless at that meeting a majority of all the Unit Owners, or any larger vote specified in the Declaration, suject the Budget, the Budget is ratified, whether or not a queens is present. In the event the proposed Budget is rejected, the periodic Budget hat estimed by the Unit Owners shall be continued until such time as the Unit Owners ratify a subsequent budget proposed by the Board of Directors.

Section 3: Association Lies for Non-Payment of Common Expenses.

- (a) All sums accorded by the Associations but unpaid for the above of Common Expenses chargeable to any Condominium Unit shall constitute a lion on each Unit separate to all other licus and occumbrances, except only for tex and special associances licus of the Condominium Unit in favor of any according entity, and all sums unpaid on a Fast Mortgage of second, including all unpaid obligatory sums as may be provided by such encumbrances. To evidence such lion, the Board of Directors shall propuse a written notice of lion accomment setting forth the amount of such unpaid indubtedness, the amount of account interest and late charges thereon, the name of the owner of the Condominium Unit and a description of the Condominium Unit. Such action of lion shall be signed by one of the manuface of the Association's Board of Directors or by one of the officers of the Association on behalf of the Association and shall be reconfied and be effective from the doe date of the association. Such lies shall attach and be effective from the doe date of the association until all sums, with interest and other charges thereon, shall have been faily paid.
- (b) Such lies may be enforced by the foreclosures of the definiting owner's Combinishem Unit by the Association in the measure of a deed of trust or martgage on real property upon the recording of a notice of cloim thereof. In any such proceedings, the Owner shall be required to pay the costs, expenses and attenny's fees incurred for filing the lies, and in the event of foreclosure, all additional costs, all expenses and reasonable atterney's fees incurred. The Owner of the Condominium Unit being foreclosure shall be required to pay the Association the mentally assumement for the Condominium Unit during the period of foreclosure, and the Association shall be extitled to a receiver during foreclosure. The Association shall have the power to bid on the Condominium Unit at foreclosure or other legal sale and to acquire and hold, lease, martgage, vote the votes appartement to, convey and otherwise deal with the same.
- (c) Any Martgages holding a lieu on a Condominium Unit may pay, but shall not be required to pay, any unpaid Common Expenses psychic with respect to such Unit, and upon such psymeat, such encumbrance shall have a lieu on such Unit for the amount paid of the same rank as the lieu of this martgage or encumbrance within the necessity of having to recent a notice of claim of such lieu. Upon request of a Mostgage, the Association shall report to the Mortgages of a Condominium Unit any regard assessments remaining uspaid for longer than thirty (30) days after the same is due, provided, however, that a Mortgages shall have furnished to the Association notice of such encumbrance.

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- (d) The recorded line may be released by recording a Release of Live signed by one of the Mountees of the Association's Board of Directors or by one of the officers of the Association on held to recorded in the Recorder's Office for Surpy County, Nebruska.
- (c) Netwithstending any of the foregoing provisions, any Martgages who obtains a title to a Condominism Unit pursuant to the remedies set forth in its martgage or deed of trust shall take title to the Unit fee and clear of all common exposes assessments levied thereous prior to such transfer of title and free and clear of all lions created as a result of such assessments.

ARTICLE XIII INDEMNIFICATION

Section 1: General. The Association shall indomnify and hold harmless each of its Directors and Officers, each member of any committee appointed by the Beard, and Declorant, against any and all liability arising out of any acts or the Directors, Officers, Committee Members, Beard, or Declorant or arising out of their status as Directors, Officers, Committee Members, or Declorant, unless any such act is a result of gross negligence or criminal intent. It is intended that the faregoing indomnification shall include indomnification against all costs and expenses including, by vary of illustration but not of limitation, attenney's feer and costs reasonably incurred in connection with the defense of any claim, action or proceeding whether civil, criminal, administrative or other, in which any such Director, Officer, Committee Member, or Declorant may be involved by virtue of such person having the status of a Director, Officer, Committee Member, or Declorant, provided, however, that such indemnity shall not be operative with respect to any motions to which such person shall have been finally adjudged in such action or proceeding to be liable for gross negligence or criminal intent in the performance of his duties.

ARTICLE XIV AMENDMENTS

These By-Lavas may be changed, medified or amended, at a regular or special meeting of the Members, by seventy-five (75%) percent of the votes entitled to be cast by the Members at a regular or special meeting called far that purpose.

ARTICLE XV MISCELLANEOUS

The fincel year of the Association shall begin on the first day of January and end on the last day of December of every year, except that the first fincal year shall begin on the date of incorporation.

IN WITNESS WHEREOF, the malessigned, constituting all of the Directors of the executive Board, have approved theses Bylaves this _____ day of August, 1995.

BERNARD REEDER
PATRICIA REEDER
RODNEY TOMPKINS

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	75 757
Unit Number 1 2 3 Well Wally A 3 Well Wall A 5 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	Allocated Interest in Common Elements 2.634% 2.634% 2.634% 2.634% 2.634% 2.634%
6-13731 6-13731 5-13731 5-13731 1016	2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634%
19 20 21 22 8 5 23 24 25	2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634%
27 28 29 30 31 32 33 33 34	2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634% 2.634%
36 37 38 38	2.634% 2.634% 2.634% 100% 100% 100%

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AMENDMENT TO THE DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGIME AND BY-LAWS

This Amendment to the Declaration and Master Deed of Tiburon Pointe Condominium Property Regime and Bylaws is made on this ______ day of November, 1995, by the Tiburon Pointe Condominium Owners Association, Inc., a Nebrasika non-profit corporation, hereinafter referred to as the "Association."

WITNESSETH

WHEREAS, seventy-five (75%) percent of the Unit Owners of the Association approved the following amendments to the original Declaration and Master Deed of Tiburon Pointe Condominium Property Regime and By-Laws, which are filed of record in the office of the Sarpy County Register of Deeds, Instrument No. 95-13731.

WHEREAS, this Amendment to the original Master Deed of Tiburon Pointe Condominium Property Regime and By-laws shall be filed of record against the following described real estate, to wit:

Units 1 through 38, inclusive, Tiburon Pointe Condominium Property Regime, a condominium property regime organized and existing under the laws of the State of Nebraska, in Sarpy County, Nebraska.

NOW, THEREFORE, in furtherance thereof, the Association hereby adopts, declares, provides as follows:

Paragraph 7.7(a) is hereby amended to add the following language to end of that Section:

The mouthly assessments may not be increased in any year by more than twenty-five (25%) percent of the preceding year's assessment without written approval of two-thirds (2/3) of the Owners of the individual condominium Units and fully-one (51%) percent of any Qualified Lenders holding a mortgage or deed of trust against a Unit.

Paragraph 7.7(b) is hereby amended to add the following language to the end of that Section:

The two (2) months of assessments shall establish the initial working capital fund for the Association. The Declarant shall be prohibited from using the working capital funds to defray any of its expenses, reserve contribution, or construction costs or to make up any budget deficits while Declarant is in control of the Association.

Paragraph 8.5 is hereby amended to add the following language to the end of that Section:

The Association or Unit Owner shall promptly notify any Qualified Lender of any loss that materially affects either a material portion of the Condominium Project or the Unit securing the obligation.

95-17741A

Add Article XII as follows:

ARTICLE XII-CONDEMNATION

Each Unit Owner, by acceptance of a deed for his or her Unit, irrevocably appoints the Association as his or her attorney-in-fact in his or her name, place and stead to deal with any condemning authority. The Association shall have the power to negotiate, settle, higate or otherwise agree to the amount of the condemnation award or damages. Any proceeds received by the Association shall be payable to the Association for the benefit of the Unit Owners and their Qualified Lenders. Any distribution made shall be made in accordance with the Act. The Association shall promptly notify any Qualified Lender of any taking in condemnation or by eminent domain which effects its interest.

- Paragraph 10.1 shall be amended in its entirety as follows:
- 10.1 Amendment. Modification. Except as to any modification or amendment with respect to percentage interest or termination of the Condominium, the Declaration, including the Plats and Plans, may be amended by the vote or agreement of the Unit Owners of Units and any first mortgagee to which seventy-five percent (75%) of the votes of the Association and fifty-one (51%) percent of any Qualified Lender who are holders of obligations secured by mortgages or deeds of trust, which Amendment shall become effective upon being duly recorded in the Office of the Register of Deeds of Sarpy County, Nebraska; provided, however, that this Declaration and By-Laws shall at all times contain the minimum requirements imposed by the Act and any amendments thereto.
- Paragraph 10.3 shall be amended in its entirety as follows:
- 10.3 Termination. The Condominium created hereunder, and in the Declaration and By-Laws berein shall not be terminated except with the written acknowledge consent of seventy-five percent (75%) of the Condominium Unit Owners, together with the written acknowledged consent of fifty-one percent (51%) Qualified Lenders or other holders of obligations accured by any recorded mortgage or deed of trust against the Condominium property or any Unit therein contained, and such termination shall be effective when duly recorded in the office of the Recorder of Deeds in the county in which said property is situated, and upon such recording:

IN WITNESS WHEREOF, Tiburon Pointe Condominium Owners Association, Inc. has cause these presents to be signed by its authorized Officer, the day and year first above written.

TIBURON POINTE CONDOMINIUM OWNERS ASSOCIATION, INC.

Tale Plesidian

STATE OF NEBRASKA)

COUNTY OF DOUGLAS)

Before me, a notary public, in and for said county and state, personally came Bernard Reeder, President of the Tiburon Pointe Condominium Association, Inc., a Nebraska non-profit corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said corporation.

Witness my hand and Notarial Seal this day of November, 1995.

A CEMERAL NOTARY State of Releasts
13 DEBRA KAY LEACH
14 DIY Comm. Exp. May 28, 1998

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SECOND AMENDMENT TO THE DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGIME AND BY-LAWS

This Second Amendment to the Declaration and Master Deed of Tiburon Pointe Condominium Property Regime and By-laws is made on this 13 day of August, 1996, by Tiburon Pointe, L.L.C., a Nebraska limited liability company, as the Declarant of the Tiburon Pointe Condominium Property Regime.

WITNESSETH:

WHEREAS, Declarant, pursuant to the special declarant rights reserved under the Declaration, is desirous of converting Units 2, 31, 33, and 37 into Common Elements as defined in the Declaration and the Act.

WHEREAS, the conversion of the foregoing Units will cause a change in the Allocated Interest for each Unit within Tiburon Pointe Condominium Property Regime.

WHEREAS, this Second Amendment to the original Master Deed of Tiburon Pointe Condominium Property Regime and By-laws (the "Declaration") shall be filed of record against the following described real estate, to wit:

Units I through 38, inclusive, Tiburon Pointe Condominium Property Regime, a condominium property regime organized and existing under the laws of the State of Nebraska, in Sarpy County, Nebraska.

NOW, THEREFORE, in furtherance thereof, the Declarant hereby adopts, declares, provides as follows:

- Paragraph 1.20 of the Declaration is hereby amended in its entirety as follows:
- 1.20 Plat means a drawing prepared by a registered land surveyor or engineer which contains the information required by the provisions of the Act. The Plat attached hereto as Exhibit "B1" is an Amended P.D. Plan which has been approved by the Surpy County Building Inspector pursuant to the zoning regulations of Surpy County, Nebraska. Within sixty (60) days after the completion of the last Unit, the Declarant shall file a Second Amended P.D. Plan which shall more particularly describe the Units, Common Elements and Limited Common Elements.
- The second sentence of Paragraph 2.1 is hereby amended as follows:

The Condominium Project Consists of thirty-four (34) Units located on the Property.

3. The Allocated Interest for each Unit Owner is hereby amended to reflect the change in the percentage interest of ownership in the Common Elements as a result of the conversion of the above-described Units. Accordingly, Exhibit "C" of the Declaration is hereby amended in its entirety by Exhibit "C" attached hereto and made a part hereof.

IN WITNESS WHEREOF, the Declarant, Tiburon Pointe, L.L.C, has cause these presents to be signed by its authorized Officer, the day and year first above written.

TIBURON POINTE, LL.C., a Nebraska limited liability company,

Declarant,

Derhard Reedes Managing Member

STATE OF NEBRASKA)

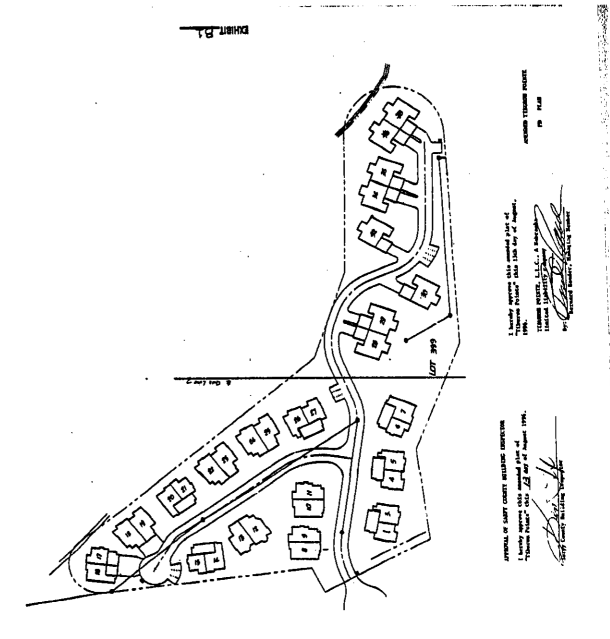
COUNTY OF DOUGLAS)

Before me, a notary public, in and for said county and state, personally came Bernard Reeder, Managing Member of Tiburon Pointe, L.L.C., a Nebraska limited liability company, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said company.

Witness my hand and Notarial Seal this 13 day of August 1996.

A CERERAL MOTARY-State of Metrosia
DEBRA KAY LEACH
19 Comm. Esp. Nay 28, 1998

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90-10346C

Allocated Interest

	Allocated Interest
Unit Number	<u>in Common Element</u>
1	2.941%
3	2.941%
4	2.941%
5	2.941%
6	2.941%
7	2.941%
8	2.941%
9	2.941%
10	2.941%
11	2.941%
12	2.941%
13	2.941%
14	2.941%
15	2.941%
16	2.941%
17	2.941%
18	2.941%
19	2.941%
20	2.941%
21	2.941%
22	2.941%
23	2.941%
24	2.941%
2 5	2.941%
26	2.941%
27	2.941%
28	2.941%
29	2.941%
30	2.941%
32	2.941%
34	2.941%
3 5	2.941%
36	2.941%
	<u>100.00%</u>

EXHIBIT C1

Vigish, Fullenkamp & Doy's 11440 View Center Rond Omaha, Nateracka 68144-6100 96-117926

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THIRD AMENDMENT TO THE DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGIME AND BY-LAWS

This Third Amendment to the Declaration and Master Deed of Tiburon Pointe Condominium Property Regime and By-laws is made on this _____ day of August, 1996, by Tiburon Pointe, L.L.C., a Nebraska limited liability company, as the Declarant of the Tiburon Pointe Condominium Property Regime.

WITNESSETH

WHEREAS, on August 13, 1996, the Declarant filed a Second Amendment to the Declaration and Master Deed of Taburon Pointe Condominium Property Regime in the Office of the Sarpy County Register of Deeds, Instrument No. 96-016346 (the "Second Amendment").

WHEREAS, an omission was made on Exhibit "C" to the Second Amendment which reallocated the Interests of the Unit Owners in the Common Elements within the Condominium Project.

WHEREAS, this Third Amendment is hereby made to correct the Second Amendment which inadvertently omitted Unit No. 38 from Exhibit "C".

WHEREAS, this Third Amendment shall be filed of record against the following described real estate, to wit:

Units 1, Units 3 through 30, inclusive, Unit 32, Units 34 through 36, inclusive, and Unit 38, Tiburon Pointe Condominium Property Regime, a condominium property regime organized and existing under the laws of the State of Nebraska, in Sarpy County, Nebraska.

NOW, THEREFORE, in furtherance thereof, the Declarant hereby adopts, declares, provides as follows:

Exhibit "C" of the Second Amendment shall be amended to include Unit No. 38 as follows:

Unit Number

Allocated Interest in Common Flements

38

2.941% 100.00%

IN WITNESS WHEREOF, the Declarant, Tiburon Pointe, L.L.C., has cause these presents to be signed by its authorized Officer, the day and year first above written.

TIBURON POINTE, LL.C., a Nebraska limited liability company,

Bernard Reeder, Mahaging Member

STATE OF NEBRASKA)

(SEE COUNTY OF DOUGLAS)

Before me, a notary public, in and for said county and state, personally came Bernard Reeder, Managing Member of Tiburon Pointe, L.L.C., a Nebraska limited liability company, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said company.

Witness my hand and Notanal Scal this day of August 1996.

A GENERAL NOTARY-State of Rebustion
DEBRA KAY LEACH
Wy Comm. Esp. May 28, 1996

Valsh, Fullenkamp & Doyle 11480 West Center Road

96-17-17-19-6

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BEGISTER OF DEEDS

OTH MOA

Counte Verify

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THIRD AMENDMENT TO THE DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGIME AND BY-LAWS

This Third Amendment to the Declaration and Master Deed of Tiburon Pointe Condominium Property Regime and By-laws is made on this _____day of August, 1996, by Tiburon Pointe, L.L.C., a Nebraska limited liability company, as the Declarant of the Tiburon Pointe Condominium Property Regime.

WITNESSETH

WHEREAS, on August 13, 1996, the Declarant filed a Second Amendment to the Declaration and Master Deed of Tiburon Pointe Condominium Property Regime in the Office of the Sarpy County Register of Deeds, Instrument No. 96-016346 (the "Second Amendment").

WHEREAS, an omission was made on Exhibit "C" to the Second Amendment which reallocated the Interests of the Unit Owners in the Common Elements within the Condominium Project.

WHEREAS, this Third Amendment is hereby made to correct the Second Amendment which inadvertently omitted Unit No. 38 from Exhibit "C".

WHEREAS, this Third Amendment shall be filed of record against the following described real estate, to wit:

Units 1, Units 3 through 30, inclusive, Unit 32, Units 34 through 36, inclusive, and Unit 38, Tiburon Pointe Condominium Property Regime, a condominium property regime organized and existing under the laws of the State of Nebraska, in Sarpy County, Nebraska.

NOW, THEREFORE, in furtherance thereof, the Declarant hereby adopts, declares, provides as follows:

Exhibit "C" of the Second Amendment shall be amended to include Unit No. 38 as follows:

Unit Number

Allocated Interest in Common Elements

38

2.941% 100.00%

IN WITNESS WHEREOF, the Declarant, Tiburon Pointe, L.L.C., has cause these presents to be signed by its authorized Officer, the day and year first above written.

TIBURON POINTE, LL.C., a Nebraska limited liability company,

Bernard Reeder, Managing Member

STATE OF NEBRASKA)

COUNTY OF DOUGLAS)

Before me, a notary public, in and for said county and state, personally came Bernard Reeder, Managing Member of Tiburon Pointe, L.L.C., a Nebraska limited liability company, knows to me to be the identical person who executed the above instrument and acknowledged the execution thereof the be his voluntary act and deed and the voluntary act and deed of said company.

Witness my hand and Notarial Seal this day of August 1996.

GENERAL MOTARY State of Rebussias
DEBRA KAY LEACH
My Comm. Esp. May 24, 1998

Visish, Fullenkamp & Doyle 11440 West Center Road Omahs, Natraske 65144-4482

FILED SARPY CO. NE.
INSTRUMENT NUMBER

DOOT 34100

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REGISTER OF DEEDS

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LLOYD J. DOWDING

SARPY COUNTY REGISTER OF DEEDS 1210 GOLDEN GATE DRIVE, STE 1109 PAPILLION, NE 68046-2895 402-593-5773

RR. BIB MONECNY SCROD Form 1, Dated 12/14/1999

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AMENDMENT #1 TO DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINUM PROPERTY REGEME AND BY-LAWS.

This Amendment made and entered this 10th day of July, 2002, by approval of Unit Owners in accordance with provisions of these By-Laws is hereby adopted for the following properties:

> Units 1 through 38 Tiburon Pointe Condo Property Regime. SARPY COUNTY, NE **ARTICLE II - CONDOMINIUM UNITS**

2.1 The Units. All Condominium Units shall be legally described as shown on the Plat/Plan. The Condominium Project consists of thirty-two (32) Units located on the Property. Each Unit consists of the dwelling together with its Allocated Interests. The Units are further identified on the Plats and Plans recorded pursuant to the terms of this Declaration and the Act. Each Unit's appurtenant percentage of undivided interest in the Common Element shall be allocated on an equal basis. The calculation of this allocation, shall be originally calculated by the Declarant and thereafter by the Association. This fee shall be based on the operation and maintenance costs for these Common Elements and the amount of the assessment will change on a yearly basis according to these costs. Each Unit may be described by its Identifying Number or symbol as shown on the Plat and as set forth on this Declaration and shall be deemed good and sufficient for all purposes and shall be deemed to convey, transfer, encumber or otherwise affect the Unit Owner's corresponding Allocated Interests even though the same is not expressly mentioned or described therein. Ownership of each Unit and the Unit Owner's corresponding share in the Common Elements shall not be separated, nor shall any Unit, by deed, Plat, court decree or otherwise, be subdivided or in any other manner separated into tracts or parcels or lots smaller than the whole Unit as shown on the said Plat and Plan.

2002-34/00B

STATE OF NEBRASKA)
) ss.
COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Robert J. Konecny, President of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this 10th day of July, 2002

GENERAL NOTARY - State of Nebrasia,
VIKIO L. GALVIN
My Comm. Exp. July 19, 2005

Notary Public

STATE OF NEBRASKA)) ss. COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Gene Pope, Director of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this 🗸

day of July, 2002.

GENERAL NOTARY - State of Nebraska
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

Notary Public

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REGISTER OF DEEDS

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LLOYD J. DOWDING

SARPY COUNTY REGISTER OF DEEDS 1210 GOLDEN GATE DRIVE, STE 1109 **PAPILLION, NE 68046-2895** 402-593-5773

347

BOB KONECNY

SCRoD Form 1, Dated 12/14/1999

202-34/01 A

AMENDMENT #2 TO DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGEME AND BY-LAWS.

This Amendment made and entered this 13th day of May, 2002, by approval of Unit Owners in accordance with provisions of these By-Laws is hereby adopted for the following properties:

Units 1 through 38 Tiburon Pointe Condo Property Regime

SHEPY COUNTY, NE ANTICLE III – COMMON ELEMENTS

The Common Elements of the Condominium are as follows:

- (a) The Real Estate upon which the structures containing the Condominium Unit are located, and such structures themselves, including the foundations, exterior walls, roofs, gutters, downspouts, patios, chutes, flues, ducts, wires, conduits, bearing walls, bearing columns, or any other fixtures which lie partially within and partially without the designated boundaries of a Unit and which service more than one Unit.
- (b) Each and every service, recreational, community or commercial area and facility now or hereafter erected, constructed or installed on or in the Property, including without limiting the generality of the foregoing, and parking areas, storage tanks, trees, streets, walks, paths, lawns, sidewalks, storm and water systems, sewage lines, and all utility installations, and pipes, wire and conduits and connections for television, electricity, light, water and plumbing and other utilities, except those as are exclusively within or for the benefit of a particular Condominium Unit and not used to service any Unit other than that particular Condominium Unit.

Robert J. Konecny, President

Date

7-10-02

Date

7-17-02

Gene Pope, Director

Date

2002-3410/B

STATE OF NEBRASKA)
) ss.
COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Robert J. Konecny, President of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this 6th day of July, 2002

GENERAL NOTARY - State of Nebrasia
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

Notary Public

STATE OF NEBRASKA)
) ss.
COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Gene Pope, Director of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this ______ day of July, 200

GENERAL NOTARY - State of Nebraska
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

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LLOYD J. DOWDING

SARPY COUNTY REGISTER OF DEEDS 1210 GOLDEN GATE DRIVE, STE 1109 PAPILLION, NE 68046-2895 402-593-5773

HOGT RR: BOB HONECNY

SCRoD Form 1, Dated 12/14/1999

2007-34107 A

AMENDMENT #3 TO DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGEME AND BY-LAWS

This Amendment made and entered this 13th day of May, 2002, by approval of Unit Owners in accordance with provisions of these By-Laws is hereby adopted for the following properties:

Units 1 through 38 Tiburon Pointe Condo Property Regime SARPY lount Y , ルミーARTICLE VI – RESTRICTIONS

6.19 Maintenance of Condominium Units and Limited Common Elements.

a) By the Owner. Except as provided in subsection (b) of this Section, each Owner shall have the obligation to maintain, keep attractive, keep in good repair, and replace (subject to applicable and available insurance proceeds) all portions of the Unit (to exclude the Common Elements and Limited Common Elements appurtenant thereto). Any maintenance, repair, replacement or upkeep required to be performed by an Owner hereunder shall be in conformance with the architectural standards of the Association and as set forth by the Association's Board of Directors.

In explanation of the foregoing and not to be construed as a limitation, each Owner shall maintain, repair, and keep in good condition (subject to the Association's obligations hereinafter set forth), all pipe, lines, ducts, conduits, or other apparatus serving only that Owner's Unit, including any and all gas, electricity, water, sewer, or air conditioning pipes, lines, ducts, conduits, or other apparatus serving such Unit and only such Unit.

b) By the Association. The Association shall maintain, keep in good repair and upkeep, and replace (subject to available insurance proceeds), as a Common Expense assessed in accordance with this Declaration, all of the Condominium property not required to be maintained and kept in good order by an Owner and as otherwise set forth in this paragraph. The Association shall, by way of explanation and not limitation, be responsible to maintain, keep attractive, keep in good repair and replace all Common Elements and Limited Common Elements appurtenant to the Unit (except, however, that the Owner shall maintain such Limited Common Element terrace, porch, balcony, patio, driveway as might be assigned as Limited Common Element to his or her Unit). The Association shall be responsible for painting and staining all Common Elements, excluding the painting and staining of any patio or deck fencing or support structures thereof. The Association shall, also, be responsible for the repair, upkeep and maintenance of all roofs as Limited Common Elements serving any Units and the Association shall be responsible for the maintenance, repair and upkeep of any foundations in respect to improvements containing Units or otherwise. In the event the need for maintenance, repair or replacement which is the responsibility of the Association hereunder is caused through the willful and negligent act of an Owner, his or her family, guests, lessees, or invitees, then the Association

202-34102B

Amendment #3

Page 2

shall give the Owner written notice of the repair, replacement or maintenance work needed and an estimated cost to accomplish such repair, replacement or maintenance work. The Owner shall have fifteen (15) days within which to pay the Association such estimated costs, and in the event of a failure to pay such costs shall be added to and become a part of the assessment to which such Owner is subject and shall become a lien against the Unit.

Despite any provision herein contained to the contrary, the Association shall not be liable for injury or damage to any Person or Property (i) caused by the elements or by any Unit Owner or by any other Person, (ii) resulting from any rain, water, snow or ice which may leak or flow from any portion of the common Elements or (iii) caused by any pipe, plumbing, drain, conduit, appliance, equipment or utility lines or facilities, the responsibility for the maintenance of which belongs to the Association. coming out of repair or otherwise leaking.

2002-34102C

STATE OF NEBRASKA)
COUNTY OF SARPY) ss)

Before me, a notary public, in and for said county and state, personally came Robert J. Konecny, President of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this 10 th day of July, 2002.

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🚊 GEN	ERAL NOTARY - State of Nebraska
	VIKKI L. GALVIN
· > ~ C	My Comm. Exp. July 19, 2005

Notary Public

STATE OF NEBRASKA)
) ss.
COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Gene Pope, Director of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this //

ช day of July, 2002.

GENERAL NOTARY - State of Nebraska
VIKKI L. GALVIN
My Cornrr. Exp. July 19, 2005

Notary Public

FILED SARPY CO. NE.
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REGISTER OF DEEDS

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LLOYD J. DOWDING

SARPY COUNTY REGISTER OF DEEDS 1210 GOLDEN GATE DRIVE, STE 1109 PAPILLION, NE 68046-2895 402-593-5773

S&7 RR: BOB HONECNY

SCRoD Form 1, Dated 12/14/1999

2002-34/034

AMENDMENT #4 TO DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINIUM PROPERTY REGEME AND BY-LAWS

This Amendment made and entered this 13th day of May, 2002, by approval of Unit Owners in accordance with provisions of these By-Laws is hereby adopted for the following properties:

Units 1 through 38 Tiburon Pointe Condo Property Regime
SARRY COUNTY, WE
ARTICLE VII
ASSOCIATION BY-LAWS & ASSESSMENTS

7.8 Owner's Personal Obligation for Payment of Expenses. The amount of the Common Expenses assessed by the Association against each Condominium Unit shall be the personal and individual debt of the Owner thereof. No Owner may exempt themselves from liability for this contribution towards the Common Expenses by waiver of the use or enjoyment of any of the Common Elements, the real property and improvements owned by the Association or by abandonment of their Unit. The Board of Directors shall have the responsibility to take prompt action to collect any unpaid assessments that remain unpaid for more than ten (10) days from the date for payment thereof. In the event of default in the payment of the assessment, the Unit Owner shall be obligated to pay interest at the highest percentage rate allowable under Nebraska law on the amount of the assessment from due date thereof, together with all expenses. including attorney's fees incurred together with such late charges as provided by the By-Laws or Rules and Regulations of the Association. Suit to recover a money judgment for unpaid Common Expenses shall be maintainable without foreclosing the lien nor shall such suit be construed to be a waiver of the lien.

Robert J. Konechy, President

Gene Pope, Director

7-17-02

Date

2007-34103B

STATE OF NEBRASKA)
COUNTY OF CARRY) ss.
COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Robert J. Konecny, President of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this _______day of July, 2002.

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4	My Comm. Exp. July 19, 2005
_ ` `	- my ooman Exp. only 13, 2003

Notary Public

STATE OF NEBRASKA)) ss. COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Gene Pope, Director of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this // day of July, 2002.

GENERAL NOTARY - State of Nebrasks
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

Notary Public

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LLOYD J. DOWDING

SARPY COUNTY REGISTER OF DEEDS 1210 GOLDEN GATE DRIVE, STE 1109 PAPILLION, NE 68046-2895 402-593-5773

PP: BOB MONECNY

SCRoD Form 1, Dated 12/14/1999

2007-34104A

AMENDMENT #5 TO DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINUM PROPERTY REGEME AND BY-LAWS.

This Amendment made and entered this 10th day of July, 2002, by approval of Unit Owners in accordance with provisions of these By-Laws is hereby adopted for the following properties:

Units 1 through 38 Tiburon Pointe Condo Property Regime
SARRY QUARY, NOE

ARTICLE II - CONDOMINIUM UNITS

- 2.2 The Units and their dimensions are depicted on the Plats and Plans referred to herein above which Plats and Plans are incorporated herein by this reference. Except as otherwise provided herein, and as otherwise set forth in Article III, which describes the Common Elements, each Unit includes that part of the structure which lies within the following boundaries:
 - a. The upper (horizontal) boundary includes the plane of the bottom inside surface of the ceiling.
 - b. The lower (horizontal) boundary includes the plane of the top surface of the undecorated floor.
 - c. The vertical (parametric) boundaries of the Units are the vertical planes which include the internal surface of the wallboard or other finished surface of all walls extending to intersections with each other and with the upper and lower boundaries and any decoration or attachments thereto.

Robert J. Nonecny
Robert J. Konecny, President

Date

7-10-02

Date

7-17-02

Date

2002-34/048

STATE OF NEBRASKA)
COUNTY OF SARPY) ss)

Before me, a notary public, in and for said county and state, personally came Robert J. Konecny, President of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this 10th day of July, 2002

GENERAL NOTARY - State of Nebraska
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

Notary Public

STATE OF NEBRASKA)) ss. COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Gene Pope, Director of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this //

___day of July, 2002.

GENERAL NOTARY - State of Nebraska
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

Notary Public

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LLOYD J. DOWDING

SARPY COUNTY REGISTER OF DEEDS 1210 GOLDEN GATE DRIVE, STE 1109 PAPILLION, NE 68046-2895 402-593-5773

180 ROB KONECNY

SCRoD Form 1, Dated 12/14/1999

2007-34105A

AMENDMENT #6 TO DECLARATION AND MASTER DEED OF TIBURON POINTE CONDOMINUM PROPERTY REGEME AND BY-LAWS.

This Amendment made and entered this 10th day of July, 2002, by approval of Unit Owners in accordance with provisions of these By-Laws is hereby adopted for the following properties:

Units 1 through 38 Tiburon Pointe Condo Property Regime
SARPY COUNTY, NE
ARTICLE II - CONDOMINIUM UNITS

2.3. Owners of Condominium Units shall not be deemed to own the exterior perimeter walls, any and all load bearing walls, nor any floors and ceilings surrounding each Owner's respective Condominium unit. Said Owner, however, shall be deemed to own the walls and partitions that are contained wholly within said Owner's unit, exclusive of load bearing walls. Said Owner shall also be deemed to own any patio, terrace, walk, deck, balcony, exterior doors, patio doors, storm doors, screens, windows, skylights and any mechanical, electrical and chemical apparatus and equipment associated with and for the exclusive use of said Owner's Unit.

Robert J. Konecny, President

Date

7-10-02

Date

7-17-02

Date

2007-34/05E

STATE OF NEBRASKA)
) ss.
COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Robert J. Konecny, President of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this 6 day of July, 2002.

GENERAL NOTARY - State of Nebraska
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

Nótary Public

STATE OF NEBRASKA)
) ss.
COUNTY OF SARPY)

Before me, a notary public, in and for said county and state, personally came Gene Pope, Director of Tiburon Pointe Condominium Association, Inc., a Corporation, known to me to be the identical person who executed the above instrument and acknowledged the execution thereof to be his voluntary act and deed and the voluntary act and deed of said Corporation.

WITNESS my hand and Notarial Seal this //

day of July, 2002.

GENERAL NOTARY - State of Nebraska
VIKKI L. GALVIN
My Comm. Exp. July 19, 2005

Notary Public