Prepared by & Return to:
William E. Shamon, Jr.
10335 Iron and Food
Palm Borch Co. 1 10 8910

DECLARATION OF CONDOMINIUM OF CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS OF THE VILLAGES OF PALM BEACH LAKES

BURG & DIVOSTA CORPORATION, a Florida corporation (hereinafter referred to as "Developer"), as owner in fee simple of the "Land" (as hereinafter defined), hereby makes this Declaration of Condominium of Condominium 16 of Whitehall Condominiums of the Villages of Palm Beach Lakes (the "Declaration") to be recorded amongst the Public Records of Palm Beach County, Florida, where the Land is located and states and declares:

I. SUBMISSION STATEMENT

The Developer is the owner of record of the "Condominium Property" hereinafter described and does hereby submit the same to concominium ownership pursuant to the Condominium Act, Chapter 718, Florida Statutes, as it exists on the date of recording hereof ("Act").

II. NAME

The name by which the condominium created hereby (the "Condominium") and the Condominium Property are to be identified is:

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS OF THE VILLAGES OF PALM BEACH LAKES

III. LAND

The legal description of the land included in the Condominium Property and submitted herewith to condominium ownership is described in Exhibit A, which is attached hereto and made a part hereof ("land").

IV. DEFINITIONS

The terms contained in this Declaration shall have the meanings given in the Δct and for clarification the following terms have the following meanings:

- A. "Act" means Chapter 718, Florida Statutes, 1975, as amended by the 1933 Session of the Florida Legislature.
- B. "Apartment" means the portion of the Condominium that is subject to exclusive ownership, and is synonymous with "unit" as defined in the Act.
 - C. "Apartment Owner's)" means the owner(s) of an Agurtment.
- D. "Articles" means the Articles of Incorporation of the "Association" (as hereinafter defined).

85

- "Association" means Whitehall Condominiums of the Villages of Palm Beach Lakes Association, Inc., a Florida corporation not-forprofit, organized to administer this Condominium and the other "Whitehall Condominiums" (as hereinafter defined) and having as its members the Apartment Owners.
 - "Board" means the Board of Directors of the Association.
 - "By-Laws" means the By-Laws of the Association.
- "Common Elements" means the portion of the Condominium Property, including, without limitation, the Land and surface water management system, not included in the Apartments.
- "Common Expenses" means expenses for which the Apartment Owners are liable to the Association as defined in the /ct and in the "Condominium Documents" (as hereinafter defined) and includes:
- repair or The cost of operation, maintenance, replacement of the Common Elements, the costs of carrying out the powers and duties of the Association, the cost of insurance coverages carried by the Association, and fidelity bond insurance, the cost of Palm Beach County real estate taxes including taxes payable to the Worthern Palm Brach County Water Control District; and
- (2) "Recreation Area Expenses" as set forth in the "Recreational Covenants Agreement" (as those terms are hereinafter defined); and
- "Villages of Palm Eeach Lakes Property Owners Associa-(3) tion Expenses" as set forth and defined more fully herein.
- Any other expenses so designated from time to time by (4) the Board.
- "Condominium Documents" means in the aggregate Declaration, the Articles, the By-Laws, the Recreational Covenants Agreement, the Peclaration of Covenants and Restrictions relating to the Villages of Palm Beach Lakes, and all of the instruments and decuments referred to therein and executed in connection with the Condominium.
- "Condominium Property" recas the Land, all improvements therein, including the Apartments, the Common Elements and all obscients and rights appurtenant thereto which are intended for use in example tion with the Coulominium, and the possessory and use rights set forther the Reconstional Coverants Agreement.
- i. "Declaration" means this instrument or any other instrument of the conformation of
 - 11. "Lesiuration of Cay manto until trictions for the Villages Fall Boach Laber" monto transcortion in trutont recorded in Ciff-Record Took 3-21 in page 5-200 the Builtin Leverie of Falm - Teach

County, Florida, which imposes certain restrictions upon the "Villages of Palm Beach Lakes" (as hereinafter defined).

- N. "Developer" means Burg & DiVosta Corporation, a Florida corporation, its grantees, successors and assigns. An Apartment Owner shall not, solely by the purchase of an Apartment, be deemed a successor or assign of Developer or of the rights of Developer under the Condominium Documents unless such Apartment Owner is specifically so designated as a successor or assign of such rights in the instrument of conveyance or any other instrument executed by Developer.
- O. "Limited Common Elements" means the portion of the Common Elements which are reserved for the use of a certain Apartment or Apartments to the exclusion of other Apartments.
- P. "Recreation Area Expenses" means the taxes, insurance, utility expenses, maintenance and other monetary expenses generally arising from ownership and operation of the "Recreation Areas" (as defined in the Recreational Covenants Agreement), which expenses are more specifically described in the Recreational Covenants Agreement, and which are part of the Common Expenses of the Whitehall Condominiums.
- Q. "Recreational Covenants Agreement" means the document recorded in Official Records look 4346, Page 33 of the Public Records of Palm Beach County, Florida, by which certain lands and improvements are burdened with certain covenants, restrictions and easements for the benefit of the Association and the Apartment Owners.
- R. "Villages of Palm Beach Lakes" is the name given to a planned community development located in the City of West Palm Beach, Florida; a portion of which is being developed as "Whitehall Condominiums of the Villages of Palm Beach Lakes" (as hereinafter defined).
- S. "Villages of Palm Beach Lakes Property Owners Association" (hereinafter called "Property Owners Association") means that certain association created to hold and maintain certain properties located in the Villages of Palm Beach Lakes. The duties of Apartment Owners to the Property Owners Association, including the payment of certain expenses, are more fully described agrein.
- T. "Whitehell Condominium's)" means certain lands and improvements which have been or may be submitted to condominium conversary pursuant to a particular Declaration.
- U. "Whitehall Confiminiums of the Villages of Falm Peuch Labes" is the name given to the planned residential community being developed in stages by the Leveloper.

A. The improvements included in the condensation are described on the "Servey" (as hereinafter defined) and include a feur-story, residential, rule,-family appears no building ("iniliting"). The

RECORDER'S MEMO: Legibility of Writing, Typing or Printing unsatisfactory in this document when received.

Condominium contains twenty-four (24) Apartments, each of which is identified by a three digit arabic numeral (e.g. "201") and is so referred to herein and i: the Exhibits hereto. No Apartment in the Building bears the same numeral as any other Apartment in the Building.

- B. Annexed hereto as Exhibit B and made a part hereof is a survey of the Land, a graphic description of the improvements in which the Apartments are located, a site plan, and a description of Apartment Dimensions (all of which are herein referred to as the "Survey"). The Survey shows and identifies thereon the Common Elements and each Apartment and its relative location and approximate dimensions. There is attached to the Survey and made a part hereof a certificate of a surveyor, prepared, signed and in conformance with the requirements of Section 718.104(4)(e) of the Act.
- C. There are reflected on the Survey certain areas designated for parking ("Parking Spaces"). Certain of the Parking Spaces (Apartment Owner Parking Space(s)") are reserved for the exclusive use of Apartment Owners, their family members, invitees, licensees and guests. The Apartment Owner Parking Spaces shall be assigned as set forth in Article XIII herbof. The remainder of the Parking Spaces will be set aside for guest parking ("Guest Parking Spaces"). Apartment Owner Parking Spaces and Guest Parking Spaces may be used only by Apartment Owners and their family members, invitees, licensees and guests under such rules and regulations ("Rules and Regulations") as may be promulgated from time to time by the Board. The Apartment Owner Parking Spaces are Limited Common Elements and shall be maintained, repaired and replaced by the Association, and the Apartment Owners assessed for such maintenance, repair and replacement.

VI. UNDIVIDED SHARES IN COMMON ELEMENTS

- A, Each Apartment shall have as an appurtenance thereto an undivided equal share in the Common Elements.
- B. Each Apartment shall have as an appurtenance thereto the right to use all of the Common Elements of this Condominium in accordance with the Condominium Documents.
 - VII. SHARES IN COMMON EXPENSES AND CANING COMMON SURPLUS

The Common Empenses shall be equally shired by each Adarticut tuner, and the "Common Surplus" (as that term is defined in the Act) shall be exact equally by each Apartment Owner.

VIII. PLAN FOR DOVELSHMENT

the splitter of the least open of Vaforchall Combating as the splitter of the splitter of the least of the Splitter of the Village of Falo Frack Labor. Flat 2, according to the plat there is recorded in that both 44 at Parcs 1 to 19, inclusive, of the Public Records of Laborate County, Florida. It is intended that but the aggregate,

- twenty (20) apartment buildings containing a total of four hundred eighty (480) apartments. It is presently intended that each apartment building will be submitted to condominium ownership as a separate Whitehall Condominium by the recording of a Declaration for that particular building and appurtenances. It should be also conclusively presumed, that for the purpose of sharing in common expenses and sharing in ownership of common surplus, that the Common Elements appurtenant to each condominium are equal. As set forth in the Recreational Covenants Agreement, Developer has set aside certain land areas to construct thereon certain improvements for the use of apartment owners in all of the Whitehall Condominiums ("Recreation Areas"). The Association shall ultimately be conveyed ownership of the Recreation Areas. As set forth in the Recreational Covenants Agreement, easements have been established across, over, under and upon the "Residential Property" (as that term is defined in the Recreational Covenants. Agreement), including the condominium property of each Whitehall Condominium and the Recreation Areas, in order to provide a means of ingress and egress, and for other purposes for the convenience and benefit of members of the Association, their f mily members, guests, licensees and invitees.
- B. The Association shall be the condominium association responsible for the operation of each Whitehall Condominium as well as the Recreation Areas. Each Apartment Owner in each of the Whitehall Condominiums shall be a member of the Association as provided in the Condominium Documents. Copies of the Articles and By-Laws of the Association are attached hereto as Exhibits C and D, respectively, and are hereby made a part hereof.
- C. Whitehall Condominiums of the Villages of Palm Beach Lakes is located in the Villages of Palm Beach Lakes, Plat 2, and therefore is subject to the Declaration of Covenants and Restrictions for the Villages of Palm Beach Lakes, recorded in Official Record Book 3821 at Page 89, public records of Palm Beach County, Florida. Each Apartment Owner is a mandatory member of the Villages of Palm Beach Lakes Property Owners Association, Inc., which is the entity designated to maintain certain entry areas, medians, recreation areas (excluding golf courses), bicycle and pedestrian paths, parks, street lights and other faci ities located in areas of the Villages of Falm Beach Lakes dedicated to the Property Owners Association. All Apartment Owners acquire the benefits as to use of the designated properties and facilities, and the obligation to pay the Property Gyners Association maintenance expenses.
- D. While it is not the intent of the Developer to relinquish control of the development, in the event that fiveloper's mortgages obtains title to the development, the mortgages may decide in its sole isometime into the complete the plan for development as presently intended and depicted with regard to apartment buildings not submitted to De I ration of Confeminium. Such a northway e shall have the right will be also so that a mercantic man to the first and the first and the first that is a conference to the Association who shall pay their promata since of maintenance and other course. The Development in the complete right, in its sole discretion, to alter, for loop, or to not complete

RECORDER'S MEMO: Legibility of Writing, Typing or Printing unsatisfactory in this document when received,

the plan for development for condominiums which have not been submitted and for recreation areas adjacent to such condominiums. No person or entity, wither than the Developer, shall be required to consent to any such alteration or modification

IX. VOTING RIGHTS OF APARTMENT OWNERS

- A. The owner or owners, collectively, of the fee simple title of record of each Apartment shall be entitled to one vote per Apartment in the Association as to the matters on which a vote by Apartment Owners is taken as provided under the Condominium Documents and the Act.
- B. The vote of the owners of any / partment owned by more than one natural person, or by a corporation or other legal entity shall be cast by the person ("Voting Member") named in a proxy signed by all of the owners of such Apartment or, if appropriate, by properly designated officers, partners or principals of the respective legal entity and filed with the Secretary of the Association. The proxy shall be valid until revoked by a subsequent proxy similarly signed and filed and shall be effective only for the specific meeting for which originally given and any lawfully adjourned meetings thereof; provided, in no event shall any proxy be valid for a period longer than ninety (90) days after the date of the first meeting for which it was given. If the proxy is not on file, the vote associated with an Apartment where the proxy is required shall not be considered in determining the requirement for a quorum or for any other purpose.
- C. Notwithstanding the provisions of Paragraph B of this Article IX, whenever any Apartment is owned by a husband and wife, they may, but shall not be required to, designate a Voting Member. In the event a proxy designating a Voting Member is not filed by the husband and wife, the following provisions shall govern their right to vote:
- 1. Where both are present at a meeting, each shall be regarded as the agent and proxy of the other for purposes of casting the vote for each Apartment owned by them. In the event they are unable to concur in their decision upon any subject requiring a vote, they shall lose their right to vote on that subject at that meeting.
- 2. Where only one spouse is present at a meeting, the person present may cast the Apartment's vote with at establishing the concurrence of the absent spouse.

X. EASIMENTS

A. Datements in Other Whitehall Condominiums

Descloper declares that the Apartment Coners in each White-ball Conforming shall have the right to use unimprove the wattre and the collective effects of the lower liberation with which such such Whitehall Conforminger, and each Declaration shall provide appropriate case tent providence to effect this plan.

B. Perpetual Nonexclusive Easement to Public Ways

The walks, ingress & egress easement, and other rights-of-way in this Condominium as shown on the Survey or hereafter located within the Condominium shall be, and the same are hereby declared to be, subject to a perpetual nonexclusive easement for ingress and egress and access to, over and across the same and, pursuant to the Recreational Covenants Agreement, to the Recreation Areas and to public ways, including dedicated streets, which nonexclusive easement is hereby created in favor of all the Apartment Owners in the Condominium and owners of apartments in all Whitehall Condominiums now or hereafter existing for their use and for the use of their family members, guests, invitees or licensees for all proper and normal purposes and for the furnishing of services and facilities for which the same are reasonably intended. The Association shall have the right to establish the rules and regulations governing the use and enjoyment of the Common Elements and all easements over and upon same. Notwithstanding anything to the contrary contained in this paragraph, the easements described and set forth in this paragraph are intended to comply with Section 718.104(4)(m) of the Act.

C. Easements and Cross-Easements on Common Elements

Inasmuch as the Condominium constitutes a part of Whitehall Condominiums, the Common Elements of the Condominium shall be and the same are hereby duly declared to be subject to perpetual nonexclusive easements in favor of the balance of Whitehall Condominiums and the owner or owners of any portions thereof, their family members, guests, invitees or licensees, the Association, and such appropriate utility and other service companies or the providers of the services hereinafter set forth as may be from time to time designated by the Developer to and from all portions of Whitehall Condominiums for ingress and egress, and for the installation, maintenance, construction and repair of facil ties, including, but not limited to, electric power, telephone, sewer, water, gas, drainage, irrigation, lighting, television transmission, cable television and communications systems transmission, reception and monitoring, security, garbage and waste removal and the like and for all purposes incidental thereto. Developer hereby reserves unto itself, its successors, assigns, designees and nominees, and hereby grants to the Association, the right to impose upon the Common Elements henceforth and from time to time such easements and cross-easements for any of the foregoing purposes as it or the Board deems to be in the best interests of and necessary and proper for the Condominium and the balance of the Whitehall Condominiums.

D. Easement for Encroachments

All the Condominium Property shall be subject to easements for encroachments, which now or hereafter exist, caused by settlement or movement of any improvements upon the Condominium property or improvements contiguous thereto or caused by minor inaccuracies in the building or rebuilding of such improvements. The above easements shall continue until such encroachments no longer exist.

E. Additional Easements

The Developer (so long as it owns any Apartments) and the Association, on their behalf and on behalf of all Owners (each of whom hereby appoints the Developer and the Association irrevocably as their attorney-in-fact for this purpose), each shall have the right to grant such additional electric, drainage, gas, cable two rother utility or service easements, or relocate any existing utility or service easements or drainage facilities (subject to applicable restrictions), in any portion of the Condominium Property, and to grant access easements or relocate any existing access easements in any portion of the Condominium Property, as the Developer or the Association shall deem necessary or desirable for the proper operation and maintenance of the Improvements, or any portion thereof, or for the general health or welfare of the Unit Owners, or for the purpose of carrying out any provisions of this Declaration or otherwise, provided that such easements or the relocation of existing easements will not prevent or unreasonably interefere with the reasonable use of the Units for dwelling purposes.

XI. PROVISION FOR APPORTIONMENT OF TAX OR SPECIAL ASSESSMENT IF LEVIED AND ASSESSED AGAINST THE CONDOMINIUM AS A WHOLE

- In the event that any taxing authority having jurisdiction over the Condominium shall levy or assess any tax or special assessment against the Condominium as a whole as opposed to levying and assessing such tax or special assessment against each Apartment and its appurtenant undivided interest in Common Elements, as provided by law (herein called the "New Total Tax"), then such New Total Tax shall be paid as a Common Expense by the Association, and any taxes or special assessments which are to be so levied shall be included wherever possible in the estimated annual budget of the Association or shall be separately levied and collected as a special assessment by the Association against all of the owners Apartments. Each Apartment Owner shall be assessed by and shall pay to the Association in equal shares the New Total Tax. In the event that any New Total Tax shall be levied, then the assessment by the Association shall separately specify and identify the portion of such assessment attributable to such New Total Tax and such portion shall be and constitute a lien prior to all nortgages and encumbrances upon any Apartment and its appurtenant undivided interest in Common Elements, regardless of the date of the attachment ani/or recording of such mortgage or encumbrances, to the same extent as though such parties of New Total Tax had been separately levied by the taxis, authority—upon each Apartment and its appart mant undivided—interest in Common Elements.
- B. All dersonal property taxes levied or assessed against the property of the Association shall be publicly said the contribution and employees the annual beautiful as a factor improved in the annual budget of the Association.

RECORDER'S MEMO: Legibility of Writing, Typing or Printing unsatisfactory in this document when received.

XII. OCCUPANCY AND USE RESTRICTIONS

- A. The Apartments shall be used for single-family residences only. No separate part of an Apartment may be rented and no transient (as defined in Chapter 509, Florida Statutes) may be accommodated therein for compensation or commercial purposes. No Apartment may be rented more than twice in any twelve (12) month period or for a term of less than four (4) months.
- B. An Apartment Owner shall not permit or suffer anything to be done or kept in his Apartment which will increase the insurance rates on his Apartment or the Common Elements; obstruct or interfere with the rights of other Apartment Owners or the Association; or annoy other Apartment Owners by unreasonable noises or otherwise. An Apartment Owner shall not commit or permit any nuisance, immoral or illegal act in his Apartment or other portions of the Condominium Property.
- C. An Apartment Owner shall show no sign, advertisement or notice of any type on the Common Elements, other portions at Camino Real, or in or upon his Apartment, and shall erect no exterior antennae or aerials upon any portion or part of his Apartment or other portions of the Condominium Property.
- D. Except as provided under the Rules and Regulations promulgated by the Association from time to time, an Apartment Owner thall not keep any pet in his Apartment, nor keep any other animals, livestock or poultry nor may any of the same be raised, bred or kept upon any portion of the Condominium Property. No clothesline or other similar device shall be allowed in any portion of the Condominium Property. No trailer, boat, van, camper, truck or commercial vehicle shall be permitted on any portion of the Condominium Property, except for trucks furnishing goods and services during the daylight hours and except as the Association may designate for such use if any such use is so designated by the Rules and Regulations.
- E. The terraces which are shown on the survey as being attached to the Living Room and one (1) Bedroom of an Apartment are Limited Common Elements. No Owner shall enclose his terrace with temporary or permanent shutters, glass, walls or other materials without the prior written consent of the Association. Any such consent of the Association is revocable at any time by the Board.

MIII. PARFING SPACES

- A. There are reflected on the "Survey" for the Condemnium. Purhing Spaces located upon the Condemnium Property. These barking spaces shall be used, assigned and reassigned in accordance with the provisions of this Article XIII. The use of a Parking Space shall to an apparticulance to the Apartment to which it is assigned.
 - A substitution of Packing Spaces
- $L_{\rm to}$) weltper has the right to assign the use of a particular larking. Space to a particular Apartment at the time the Apartment of s

RECORDER'S MEMO: Legibility of Writing, Typing or Printing unsatisfactory in this document when received.

The assignment of use shall be originally acquired from Developer. made by describing the particular Parking Space by reference thereto in a document entitled "Assignment of Use of Parking Space" which Deed to shall be delivered at the same time as the Special Warranty the Apartment. The Association shall maintain a book ("Book") for the purpose of listing each assignee of each Parking Space and the transfers thereof. Upon assignment of such Parking Space by Developer, Developer shall cause the Association to record its transfer in the Book, and the Apartment to which its use is assigned shall have the exclusive right to the use thereof. The use of the Parking Space shall thereupon be appartenant to said Apartment and shall be deemed encumbered by and subject to any mortgage or any claim thereafter encumbering said Apartment. Upon conveyance or passing of title to the Apartment to which the said assignment of use of Parking Space has been made, the Apartment Owner making the conveyance of title shall execute a notice of transfer to the Association which shall thereupon cause to be executed in the name of the grantee or transferee of such Apartment a new document entitled "Assignment of Use of Parking Space" and record the transfer in the Pook.

- 2. The Assignment of Use of Parking Space shall be a written instrument signed by any two (2) officers of the Association which shall describe the Parking Space, the use of which is to be assigned, the name of the transferee and the transferee's Apartment number, which shall thereupon be recorded in the Book.
- 3. In the event any Parking Spaces have not been assigned to the use of any particular Apartment, such Parking Spaces may be assigned, used or leased on such terms and conditions as the Board may from time to time determine; provided that a portion of the Parking Spaces shall always be kept for providing guest parking.
 - C. Restrictions on Separate Transfer of Parkin; Spaces
- 1. The use of a Parking Space may be transferred by an Apartment Owner to another Apartment Owner within the Condominium, provided that the transferor shall execute a written assignment which shall describe the indentification number of the Parking Space, the Apartment to which it was appurtenant, the name of the transferce and the transferce's Apartment number and shall furnish the same to the Association which shall record such transfer in the Book.
- 2. Notwithstanding any of the provisions contained in subgragaph C.1. of this Article XIII immediately alove, the use of a forming Space which is encumbered by a nertpage small not be transformed without the written consent and authorization of such Martinges.
 - D. Levericeians on Use of Parking Spaces
- to trull r. limit, which campur, truck, limit of volumes the property of any time on the Condemnation from its entitle as provided under the hales and Benulations of the Association or as the Association may be revise provide. The Association shall have the

right to authorize the towing away of any vehicles which violate this Declaration or the Rules and Regulations of the Association, with costs to be borne by the owner or violator.

E. One Parking Space to Every Apartment

any provisions herein contained as Notwithstanding transfers of Parking Spaces, every Apartment shall have the use of at least one (1) Parking Space, and no transfer shall be made which shall deprive any Apartment of such use.

XIV. SALES, LEASES, MORTGAGES AND CONVEYANCES

In order to assure a community of congenial and responsible Apartment Owners and thus protect the value of the Apartments, the s: le, leasing, and mortgaging of Apartments shall be subject to the following provisions until this Declaration is terminated in accordance with the provisions herein or elsewhere contained, or until this section of the Declaration is amended in the manner herein provided:

A. Sale or Lease

No Apartment Owner may dispose of his Apartment or any interest therein by sale or lease without approval of the Board on behalf of the Association, which approval of the Association shall be obtained in the manner hereinafter provided:

- Notice to Association. Each and every time an Apartment Owner ("Transferor") intends to make a sale or lease of his Apartment or any interest therein ("Offering"), he shall give written notice to the Association ("Notice") of such intention, together with the name and address of the intended purchaser or lessee, the terms of such purchase or lease and such other information as the Association may reasonably require on forms that are supplied by the Association. The giving of such Notice shall constitute a warranty and representation by the Transferor to the Association and any purchaser or lessed produced by the Association, as hereinafter provided, that the Transferor believes the proposal to be bona five in all respects. The Notice just described shall be sent by certified mail, return receipt requested, or delivered by hand to the Secretary of the Association who shall give a receipt therefor.
- Association's Election. Within thirty (30) days after receirt of the Notice, the Association. Ty its Moord, shall either approve the Offering ("Approval"), unless such disapproval is for cause lised on a violation or potential violation of the Comlominium Pocuments, or furnish a purchaser or lesses approved by the Association and give notice thereof to Transferor who will accept the sule or let a live the substitute purchaser or linear furnished by the Association of the research as flag rapid to branchers as the transfer of the Those encope that the purchaser or lessee furnished by the Association may have not less than thirty (30) days subsequent to the date of his approval within which to complete the cale or lesse of

B. Mortgages

- An Apartment Owner may mortgage his Apartment or any interest therein without the approval of the Board. There shall be no restriction attempting to limit the Apartment Owner to a designated class or classes of mortgage lenders. Luring normal business hours, the Association shall make available to Apartment Owners, and to mortgage lenders, holders, insurers or guarantors current copies of the Condominium Documents and the books, records and financial statement of the Association. Any holder ϵ^* a first mortgage shall be entitled, upon written request, to a financial statement of the Association for the immediately preceding fiscal year.
- Upon written request to the Association, identifying the name and address of the mortgage holder, insurer or guarantor and the Apartment number or address, any such mortgage holder, insurer or guarantor will be entitled to timely written notice of:
- (a) Any condemnation loss or any casualty loss which affects a material portion of the Condominium or any Apartment on which there is a first mortgage held, insured or guaranteed by such mortgage holder, insurer or guarantor, as applicable;
- Any delinquency in the payment of assessments or (b) charges owed by an owner of an Apartment subject to a first moregage held, insured or guaranteed by such mortgage holder, insurer or guarantor, which remains uncured for a period of sixty (60) days;
- (c) Any lapse, cancellation or material modification of any insurance policy or fidelity bond maintained by the Association;
- (d) Any proposed action which we cf a specified percentage of mortgage holders.

 C. Adquisition by Gift, Devise of Inheri (d) Any proposed action which would require the consent

C. Acquisition by Gift, Devise or Inheritance

1. Any person (except the spease, chiliren or parents of an maparizant Cunor) who has obtained an Apartment by gift, devise, singulations or by any other method not heretefore considered shall to the Association notice of the first of eleminian such that, territor with (a) such let a violation of the property (a) it fains the Apartment as may be reasonably required by A repression and (b) a certified copy of the instrument by which the Apprix onto what obtained. If the notice to the Arsociation herein

RECORDER'S MEMO: Legibility of Writing, Typing or Printing unsatisfactory in this document when received.

required is not given, then at any time after receiving knowledge of the gift, devise, inheritance or other transaction the Association, by its Board, may, at its election, approve or disapprove the transaction or ownership. The Association shall proceed as if it had been given the required notice on the date of such knowledge.

- thirty (30) days after receipt of Within aforementioned notice and information, the Board must either approve or disapprove the transfer of title by gift, devise, inheritance otherwise to the person so named in the notice. The approval of the Board shall be in recordable form signed by any two (2) members of the Failure of the Board and delivered to the person obtaining title. Board to act within such thirty (30) day period shall be deemed to constitute approval, following which the Association, through two (2) officers, shall prepare and deliver written approval in recordable form as aforesaid. If the Association shall disapprove, the matter shall be disposed of by the Board advising the person obtaining title by gift, devise, inheritance or otherwise in writing, of a purchaser or purchasers who will buy the said Apartment at its fair market value. The fair market value shall be determined by any of the following methods: (a) by an average of the appraisals given by three (3) M.A.I. appraisers, one (1) of whom shall be selected by the purchaser, one (1) by the person holding title and one (1) by the two (2) appraisers just appointed; (b) upon mutual agreement by the purchaser and person holding title; or (c) by one (1) M.A.I. appraiser mutually agreed upon by the purchaser and the person holding title. The purchase Costs for appraisal shall be paid by the purchaser. price shall be paid in cash and the sale closed within thirty (30) days after determination of the purchase price. Simultaneously with notification to the person holding title that the Association has furnished a purchaser, there shall be submitted a signed contract by said purchaser or purchasers providing for the acquisition of the Apartment in accordance with the terms of this Declaration.
- 3. If the Association, by its Board, shall fail to provide a purchaser within thirty (30) days from receipt of notice described in the prior paragraphs, or if the purchaser furnished by the Association shall default in his acquisition, then the Board shall be required to approve the passage of title by gift, devise, inheritants or other transaction and shall evidence the same by an instrument and writing in recordable form signed by two (2) members of the Pearl.

D. Unauthorized Transactions

Any sale, transfer, mortgage or large not authorized personal to the terms of this Article XIV shall be veinable by the Article xIV shall be veinable by the Article xIV shall be veinable by the Article xIV.

7. Piches of Mercerce in Event of Forcele wro

Upon A string the coner of an Apartment the but foreclesure of the cone in the cone for observe, a Martinage holding a northing on the Apartment or where ever shall become the acquiring of title to an Apartment at the backtone sale for the benefit of each Martinage

shall have the unqualified right to sell, lease or otherwise transfer said Apartment, including the fee ownership thereof, and/or to mortgage said Apartment without prior offer to the Association. It is specifically declared that, except as set forth in Article XXV hereof, the provisions of Paragraphs A, Bl, and C of this Article XIV shall be inapplicable only to Mortgagees or the acquirer of title as above described in this Paragraph.

MAINTENANCE AND REPAIR PROVISIONS XV.

By Apartment Owner:

The responsibility of an Apartment Owner is as follows:

- To maintain in good condition, to repair and to replace at his expense all portions of his Apartment, including any screening on his Florida room, all window panes and all interior surfaces within surrounding his Apartment (such as the surfaces of the walls, ceilings and floors); to maintain and to repair the fixtures therein, including the air conditioning equipment; and to pay for any utilities which are separately metered to his Apartment. Every Apartment Owner is responsible for the cleaning of the exterior of all window panes contained in his Apartment. Every Apartment Owner must perform promptly all maintenance and repair work within his Apartment, as aforesaid, which if not performed would affect the Condominium Property in its entirety or an Apartment belonging to another Apartment Owner Fach Apartment Owner shall be contained. Each Apartment Owner shall be expressly responsible Apartment Owner. for the damages and liabilities that his failure to perform his above-Apartments shall responsibilities may engender. mentioned maintained and repaired in accordance with the building plans and specifications utilized by Developer, copies of which are to be on file in the office of the Association, except for changes or alterations approved by the Board as provided in this Declaration.
- 2. Not to make any alterations in the Building or the Common Elements which are to be maintained by the Association or remove any pertion thereof or make any additions thereto or do anything which would or might jeopardize or impair the safety or soundness of the Building or the Common Elements or which, in the sole opinion of Board, would detrimentally affect the architectural design of the Building without first obtaining the written consent of the Board.
- Building without first obtaining the written toward of the fourth.

 3. Not to paint, refurbish, stain, alter, decorate, repair, replace or change the Common Elements or any outside or exterior parties of the Building maintained by the Association, including walkways, doors or window fraces (except for replacing window panes), walkways, doors or window fraces (except for replacing window panes), Not to place any drapery facings without white outside liming, m hear reflecting devices, blinds or shades without first obtaining the unition approval of the Fourd, which approval the Board may withhold in its absolute discretion. Not to have any exterior lighter fintures, suit bases, window screens, screen doors, awarnes, hurricans charters, hardware or similar items installed which are not consistent with the general architecture of the Bullding without first eltaining specific written approval of the Learl. The loard shall not great

approval if, in its opinion, the effect of any of the items mentioned herein will be unsightly.

- 4. To promptly report to the Association or its agents any defect or need for repairs, the responsibility for the remedying of which is with the Association.
- 5. Not to make repairs to any plumbing or electrical wiring within an Apartment, except by licensed plumbers or electricians. The provisions as to the see of a licensed plumber or electrician shall not be applicable to a Mortgagee or to Developer. Plumbing and electrical repairs within an Apartment shall be paid for and shall be the financial obligation of the Apartment Owner.
- 6. To permit any officer of the Association or any agent of the Board to have access to each Apartment from time to time during reasonable hours as may be necessary for inspection, maintenance, repair or replacement of any Common Element therein or accessible therefrom, or for making emergency repairs therein necessary to prevent damage to the Common Elements or to another Apartment or Apartments, which shall be their irrevocable right.

B. By the Association

The responsibility of the Association is as follows:

- 1. To repair, maintain and replace all of the Common Flements including the surface water management system and all exterior surfaces of the Building (except the replacing or cleaning of window panes or window screens as set forth above) and to maintain and repair all landscaping upon the Condominium Property.
- 2. To main ain, repair and replace all conduits, dusts, plumbing, wiring and other facilities for the furnishing of any and all utility services, but excluding therefrom appliances and plumbing fixtures within an Apartment.
- 3. To repair, maintain and replace any and all improvements and facilities located upon the Recreation Areas in accordance with the Recreational Covenants Agreement.

C. Alterations and Improvements

The Association shall have the right to make or cause to be made structural changes and improvements of the Common Elements which are approved by the Beard and which do not projudice the rights of any Apartment Owner or any Mortgagee. In the event such changes or Improvements projudice the rights of an Apartment Owner or Mortgagee, the consent of such Apartment Owner or Mortgagee so projudiced shall be required before such changes or improvements may be made or caused. In any event, approval of the least shall be substituted for extincation by the affirmative was of the fact that is substituted for the thermal Owners if the cost of the same shall be in Common. Empenses unich shall enceed. One Thousand (il.6-r) Bullers. The cost of such alterations and improvements shall be assessed among the Apartment tuners in equal shares.

RECORDER'S MEMO: Legibility of Writing, Typing or Printing unsatisfactory in this document when received.

XVI. PROVISIONS FOR COMMON EXPENSES AND ASSESSMENTS

A. Common Expenses

The Association, by its Board, shall prepare a budget for the operation and management of the Association, the Recreation Areas, the Condominium and for each of the Whitehall Condominiums, which budget shall be prepared and adopted in accordance with the Condominium Documents. An equal portion of the expenses applicable to the Whitehall Condominiums as set forth in the budget shall be allocated to each Condominium, which equal portion shall constitute the Common Expenses of the Condominium. Except as otherwise provided in the C_{ℓ} ndominium Documents, the Common Expenses, in turn, shall be allocated to each Apartment Owner based upon each Apartment Owner's equal share of ownership of Common Elements, which sum, together with each Apartment Owner's equal share of Recreation Area Expenses as determined in the Recreational Covenants Agreement, and the assessments payable to the Property Owners Association, as determined by the Board of Directors of the Village of Palm Beach Lakes Property Owners Association, Inc. shall be assessed as the "Annual Assessment". In allocating the expenses to each Whitehall Condominium, the Board shall attempt to provide an equal Annual Assessment to all apartments; however, any expenses occasioned by a particular Whitehall Condominium or group of Whitehall Condominiums which the Board determines may be more appropriately allocated to such Whitehall Condominium or Whitehall Condominiums shall be so allocated. Notwithstanding the abovestated method of allocation, however, the Apartment Owners shall be obligated to pay in addition to the Annual Assessment, such special assessments ("Special Assessment") as shall be levied by the Board agains, their Apartment or Apartments either as a result of (a) extraordinary items of expense; (b) the failure or refusal of other Apartment Owners in this Condominium or other Apartment Owners in other Whitehall Condominiums to pay their Annual Åssessment; or (c) such other reason or basis determined by the Board which is not inconsistent with the terms of the Condominium Documents, or the Act.

D. Assessments

Assessments shall be made and determined as provided herein and in the other Condominium Documents. Annual Assessments shall be payable in quarterly installments or in such other installments as the loard may determine (but in no event less frequently than quarterly) and notice to Apartment Owners in writing ("Assessment Payment Mithea").

1. The record owners of each Apartment shall be personally liable, jointly and severally, to the Alsociation for the physical of an all a several severally, to the Alsociation for the physical contains a several se

Board may accelerate remaining installments of the Annual Assessment upon notice thereof to the Apartment Owner in default, whereupon, the entire unpaid balance of the Annual Assessment shall become due upon the date stated in the notice (which date shall not be less than ten (10) days after the date of the notice). In the event any Special Assessment, installment under the Assessment Payment Method or accelerated Annual Assessment is not paid within twenty (20) days after their respective due dates, the Association, through the Board, may proceed to enforce and collect the said Assessments against the Apartment Owner owing the same in any manner provided for by the Act, including foreclosure and sale of the Apartment.

- 2. The Association may at any time require Apartment Owners to maintain a minimum balance on deposit with the Association to cover future installments of Assessments.
- 3. In connection with Assessments, the Association shall have all of the powers, rights, privileges and legal remedies provided for by the Act, specifically including a lien upon each Apartment for any unpaid Assessments and interest thereon against the Apartment Owner of such Apartment, together with reasonable attorneys' fees incurred by the Association incident to the collection of Assessments or enforcement of such lien. Assessments and installments thereon not paid when due shall bear interest from the date when due until paid at the highest rate of interest permissible under the laws of the State of Florida.
- 4. It is specifically acknowledged that the provisions of Section 718.116(6) of the Act are applicable to the Condominium, and further, in the event a Mortgagee obtains title to an Apartment by a deed in lieu of foreclosure, such Mortgagee, its successors and assigns, shall not be liable for accrued Assessments or Common Expenses which became due prior to such acquisition of title, unless such accrued Assessment or Common Expenses are secured by a clain of lien for Assessments that is recorded prior to the recording of the mortgage for which a deed is given in lieu of foreclosure. Assessments that are not secured by a claim of lien recorded prior to the recording of the mortgage for which a deed is given in lieu of foreclosure shall be cancelled as to such Apartment, effective with the passage of title to such Mortgagee.
- 5. No lien for Assessments under the Act or under the Condominium Pocuments shall be effective until recorded amongst the Lublic Records of Palm Beach County, Florida.
- charges for Common Expenses, including Recreation Area Expenses, (the "Interim Assessments") are in effect for the period ("Interim Assessment Period") commencing with the date of recording of this lecturation and ending August 21, 1985, or the date first noticed for the period ("Interim Assessment Period") commencing with the date of recording of this lecturation and ending August 21, 1985, or the date first noticed for "Interim Theorems (as defined in the Articles), which was not the first to common. The Interim Assessments are based upon the 1985 badget for Common Expenses applicable to Whitehall Condensitions. Developer guaranteed that notalities inding any increases in the off expense for the year 1984 and college, at periods included

within the Interim Assessment Period, if any, which would otherwise be assessed against Apartments in this Condominium, Developer will make up the difference, if any, between the Common Expenses chargeable to the Apartments in this Condominium and the sums collected from Interim Assessments. This guarantee is made in accordance with Section 718.116(8)(b) of the Act and during the Interim Assessment Period, Developer will not be required to pay any Assessments for Apartments it owns. Upon the expiration of the Interim Assessment Period, every Apartment, including those owned by Developer, if any, will be assessed for the Common Expenses applicable to this Condominium as provided by the Condominium Documents.

XVII. LIABILITY INSURANCE, FLOOD INSURANCE AND FIDELITY BOND PROVISIONS

- A. The Board shall obtain comprehensive general liability coverage insuring all common areas, public ways, if any, and other areas that are under its supervision. The policy shall provide coverage of at least \$1,000,000.00 for bodily injury or property damage for all claims arising out of a single occurrence. The liability coverage shall include protection against liability that results from the operation, maintenance, or use of the project's common areas; liability that results from actions related to employment contracts in which the Association is a party; liability for non-owned or hired automobiles; and liability of hazards related to usage. The policy must provide for at least 10 days' written notice to the Association before the insurer can cancel or substantially modify coverage, and similar notice must be given to each first mortgagee of an apartment. All policies shall contain cross-liability endorsements to cover liabilities of the Apartment Owners as a group to an individual Apartment Owner. Each Apartment Owner shall be responsible for purchasing liability insurance for accidents occurring in his own Apartment.
- B. If any part of the common areas are in a special flood hazard area, as defined by the Federal Emergency Management Agency, the Board shall obtain flood insurance. The coverage shall be 100% of the current replacement cost of any common area improvements or buildings and other insurable common property, or the maximum coverage available for such improvements, buildings, or property under the National Flood Insurance Program.
- C. The Association shall obtain Fidelity Bonds covering the Pearl, the issociation officers, any employees, and such other persons who hendle or are responsible for handling Association funds. Such bonds shall be in an amount equal to at least one hundred fifty percent (1807) of the annual operating expenses, and the amount in reserve as of the end of each fiscal year of the Association, and thall contain univers of any defense based upon the exclusion of the reserve of the victory of their corporation.
 - D. All linkflity, flood, and fidelity bond coverness shall be prid by the Association, and charged to the Apartment Caners as common extension.

S

XVIII. PROVISIONS RELATING TO CASUALTY INSURANCE AND DESTRUCTION OF IMPROVEMENTS

- A. Each Apartment Owner shall be responsible for the purchase of casualty insurance for all of his personal property. The Association shall maintain a master policy or policies to insure all apartment buildings and improvements located in the common areas against casualty loss. This coverage shall insure 100% of the current replacement cost of the common area improvements and apartment buildings and units, and shall be in such amounts so that the insured will not be a co-insurer except under deductible clauses required to obtain coverages at reasonable cost. Such policy or policies shall provide that the word "building" whenever used in the policy shall include, but not necessarily be limited to, fixtures, installations, or additions comprising that part of the building within the unfinished interior surfaces of the perimeter walls, floors, and ceilings of the individual units initially installed, or replacements thereof of like kind or quality, in accordance with the original plans and specifications, or as they existed at the time the unit was initially conveyed if the original plans and specifications are not available. The unit owners shall be considered additional insureds under the policy or policies.
 - 1. The coverages will EVCLUDE the following:
- (a) Land, foundations, excavations, and other items that are usually excluded from insurance coverage; and
- (b) Any increase in the value of an Apartment as a result of special improvements, alterations or betterments not common to comparable apartments.
- (c) Floor coverings, wall coverings and ceiling coverings shall be excluded from coverage.
 - 2. The coverages will <u>INCLUDE</u> the following:
- (a) Loss or damage by fire or other hazards covered by a standard extended coverage endorsement;
- (b) All other perils customarily covered for similar types of projects, including those covered by the standard "all risk" endorsement;
- (c) Airwed Amount and Inflation Guard Endorsement, when it can be obtained;
- (4) Demolstich Cost Endorsement. Contingent Linbelity for the experience of Politica Laws Enforcement, and Increased Cost of Cost and Cost of
- (a) Steam Boiler Coverage Enterchent, if applicable, of STe, County, regard for each accident at each location;

m

- (f) Special condominium endorsement;
- (g) A standard mortgagee clause naming, when appropriate, the Federal National Mortgage Association (FNMA) or the servicers for mortgages held by FNMA, their successors or assigns;
- (h) Appliances delivered as original equipment with each Apartment, such as dishwasher, washer, dryer, refrigerator, oven, range and water heater, or replacements of like kind and quality;
- (i) Cabinets installed as original cabinets with each Apartment, or replacements of like kind and quality;
 - (j) Non-load-bearing interior walls; and
- $\ensuremath{\left(k\right)}$ Windows and screens for limited perils only per policies.
- 3. When appropriate and possible, the policy or policies shall waive the insurer's right to:
- (a) Subrogation against the Association and against the unit owners, individually and as a group;
- (b) The prorata clause that reserves to the insurer the right to pay only a fraction of any loss if other insurance carriers have issued coverage upon the same risk; and
- (c) Avoid liability for a loss that is caused by an act of the Board, or by a member of the Board or by one or more unit owners.
 - 4. In addition, the policy or policies should provide that:
 - (a) Any Insurance Trust Agreement will be recognized;
- (b) The pelicy shall be primary, even if a unit owner has other insurance that covers the same loss; and
- (c) The named insured shall be the Association for the use and benefit of the Apartment Owners. The "loss payable" clause should show said Association or the designated insurance trustee as the trustee for each Apartment Owner and each Apartment Owner's mortgague.
- 5. The Association may, to the extent possible and if not intensistent with the foregoing, obtain one (!) policy to insure all of the insurable improvements operated by the Association. The positives for such coverage and other expenses in connection with said to a shall be positive Association as a closely into part of the configuration. The company (or a minimum with one in the Association as a closely in the Association as a configuration of the configuration and the first insurance coverage, as provided in this beclaration, must be a good and responsible conjugy (or companies) authorized the beginner in the State of Floria. In distinct, the insurance of the contribution of the State of it is. The "head Morrogaree",

as that term is hereinafter defined, shall have the right to approve the policies and the company (or companies) which is (are) the insurer(s) under the insurance placed by the Association, as herein provided, and the amount thereof. The Association shall have the right to designate a trustee ("Insurance Trustee") and thereafter from time to time shall have the right to change the Insurance Trustee to such other trust company authorized to conduct business in the State of Florida or to such other person, firm or corporation as Insurance Trustee, provided such Insurance Trustee shall be acceptable to the cead Mortgagee. The term "Lead Mortgagee" shall mean the Mortgagee holding the first recorded mortgage encumbering an Apartment, and at such time as the aforesaid Mortgagee is not the holder of a mortgage on an Apartment, then the Mortgagee having the highest dollar indebtedness on Apartments in the Condominium shall be the Lead Mortgagee. In the absence of the action of said mortgagee, the Association shall have said right without qualification.

- B. All such aforesaid policies shall be deposited with the Insurance Trustee upon its written acknowledgment that the policies and any proceeds thereof will be held in accordance with the terms hereof. Sail policies shall provide that all insurance proceeds payable on account of loss or damage shall be payable to the Insurance Trustee. In the event of a casualty loss, the Insurance Trustee may deduct from the insurance proceeds collected a reasonable fee for its service as Insurance Trustee. The Association is hereby irrevocably appointed agent for each partment Owner to adjust all claims arising under insurance policies purchased by the Association. The Insurance Trustee shall not be liable for payment of premiums, for the renewal or the sufficiency of the policies nor for the failure to collect any insurance proceeds.
- C. No Mortgagee shall have any right to participate in the determination of whether property is to be rebuilt, nor shall any Mortgagee have the right to apply insurance proceeds to repayment of its loan unless such proceeds are distributed to Apartment Owners and/or their respective Mortgagees.
- D. The duty of the Insurance Trustee shall be to receive any and all proceeds from the insurance policies hold by it and to held such proceeds in trust for the Association, Apartment Guners and Mortgagaes under the following terms:
- 1. In the event a loss, insured under the policies held by the Insurance Trustee, occurs to any improvements within any of the ingrinents alone, without any lose to any improvements within the observed Trustee shift intediately gay all proceeds received bleads of such loss directive to the Apertment and as of the Apartment densite and their Mortgagevs, if any, as their interest reversions, and it shall be the duty of these Apertment with a few sections of the Apartment state of the Apartment and its shall be the duty of these Apartment and the first and the contract of the Apartment and the shall be the duty of these Apartment and the Apartment and the shall be the duty of these Apartment and the first and the shall be the first and the shall be the Apartment and the shall be the first and the shall be the Apartment and the shall be the shal

- In the event that a loss of Five Thousand (\$5,000.00) Dollars or less occurs to improvements within one (1) or more Apartments and to improvements within Common Elements contiguous thereto, or to improvements within the Common Elements alone, the Insurance Trustée shall pay the proceeds received as a result of such loss to the Association. Upon receipt of such proceeds, the Association will cause the necessary repairs to be made to the improvements within the Common Elements and within the damaged Apartments. In such event, should the insurance proceeds be sufficient to repair the improvements within the Common Elements, but insufficient to repair all of the damage within the Apartments, the proceeds shall be applied first to completely repair the improvements within the Common Elements, and the balance of the funds ("Balance") shall be apportioned by the Association to repair the damage to the improvements within Apartments, which apportionment shall be made to each Apartment in accordance with the proportion of damage sustained to improvements within said Apartments as estimated by the insurance company whose policy covers such damage. Any deficiency between the Balance apportioned to a damaged Apartment and the cost of repair shall be paid by a Special Assessment to the Association by the Apartment Owner of such damaged Apartment.
- 3. In the event the Insurance Trustee receives proceeds in excess of the sum of Five Thousand (\$5,000.00) Dollars as a result of damages to the improvements within the Common Elements or Apartments and Common Elements that are contiguous, then the Insurance Trustee shall hold, in trust, all insurance proceeds received with respect to such damage, together with any and all other funds paid as hereinafter provided, and shall distribute the same as follows:
- (a) The Board shall obtain or cause to be obtained reliable and detailed estimates and/or bids for the cost of rebuilding and reconstructing the damage and for the purpose of determining whether insurance proceeds are sufficient to pay for the same.
- (b) In the event the insurance proceeds are sufficient to rebuild and reconstruct all the damaged improvements, or upon the collection of the necessary funds that are described in part (c) of this subparagraph, then the damaged improvements shall be completely repaired and restored. In this event, all payees shall deliver pail bills and waivers of Mechanics' Liens to the Insurance Tru tee and execute affidavits required by law or by the Association, any Mortgagee named on a nortgage enderscheat or by the Insurance Trustee, and shall deliver the same to the Insurance Trustee. Further, the discipling shall negatione and obtain a contractor willing to do the sociation shall negatione and obtain a contractor willing to do the second can a fixed price basic or some other reasonable terms under the circumstances, which sail contractor shall just a performance and against bond, and the Instructor shall just a performance and against bond, and the Instructor shall distance the insurance trustee and other funds half in trust in accordance with the progress two entry of cost ined in the contractor contract tensors the insurance are entry only as a cost ined in the contractor and contract tensors.

- (c) In the event the insurance proceeds are insufficient to repair and replace all of the damaged improvements within the Common Elements and Apartments contiguous to such damaged Common Elements, the Board shall hold a special meeting to determine a Special Assessment agains, all of the Apartment Owners to obtain any necessary funds to repair and to restore such damaged improvements. Such Assessment need not be uniform as to 11 Apartments, but may be in accordance with such factors as the Bo rd shall consider to be fair and equitable under the circumstances. Upon the determination by the Board of the amount of such Special Assessment, the Board shall immediately levy such Assessment against the respective Apartments setting forth the date or dates of payment of the same, and any and all funds received from the Apartment Owners pursuant to such Assessment shall be delivered to the Insuran . Trustee and disbursed as provided in subparagraph 3(b) immediately preceding. In the event the deficiency between the estimated cost of the repair and replacement of the damaged Condominius P operty and the insurance proceeds exceeds the sum of Twenty-Five Thousand (\$25,000.00) Dollars, and three-fourths (3/4) of the Apartment Owners advise the Board in writing on or before the date for the first payment thereof that they are opposed to a Special Assessment, then the Insurance Trustee shall divide the net insurance proceeds into the chares described in Article VI of this Declaration and shall promptly pay each share of such proceeds to the Apartment Owners and Mortgagees of record as their interests may appear ("Insurance Proceeds Distribution"). In making such Insurance Proceeds Distribution to the Apartment Owners and the Mortgagees, the Insurance Trustee may rely upon a certificate of an abstract company as to the names of the then Apartment Owners and their respective Mortgagees.
- 4. In the event that after the completion of and payment for the repair and reconstruction of the damage to the Condominium Property and after the payment of the Insurance Trustee's fee with respect thereto any excess insurance proceeds remain in the hands of the Insurance Trustee, then such excess shall be disbursed in the minner of the Insurance Proceeds Distribution. However, in the event such repairs and replacements were paid for by any Special Assessment as well as insurance proceeds, then it shall be presumed that the monies disbursed in payment of any repair, replacement and reconstruction were first disbursed from insurance proceeds and any remaining funds held by the Insurance Trustee shall be distributed to the Apartment Owners in proportion to their contributions by way of Special Assessment.
- 5. In the event the Insurance Trustee has on hand, within minity (90) days after any casualty or loss, insurance proceeds and, if necessary, funds from any Special Assessment sufficient to pay fully any required restoration and repair with respect to such assuming or loss, then no Mortgagee shall have the right to require the application of any insurance proveds and have the right to require the application of any insurance proveds are foundal Assessment to the color of the color o

- 6. Any repair, rebuilding or reconstruction of damaged Condominium Property shall be substantially in accordance with the architectural plans and specifications for (i) the originally constructed Condominium Property, (ii) reconstructed Condominium Property or (iii) new plans and specifications approved by the Board; provided, however, any material or substantial change in new plans and specifications of previously constructed Condominium Property shall require approval by the Lead Mortgagee.
- 7. The Board shall determine, in its sole and absolute discretion, whether damage or loss has occurred to improvements within Apartments alone, Common Elements alone or to improvements within Common Elements and Apartments contiguous thereto.

XIX. PROVISIOUS RELATING TO PROHIBITION OF FURTHER SUBDIVISION

- A. The space within any of the Apartments and Common Elements shall not be further subdivided. Any instrument, whether a conveyance, mortgage or otherwise, which describes only a portion of the space within any Apartment shall be deemed to describe the entire Apartment owned by the person executing such instrument and the interest in the Common Elements appurtenant thereto.
- B. The provisions of Section 718.107 of the Act are specifically incorporated into this Declaration.

XX. PPOVISIONS RELATING TO SEVERABILITY

If any provision of this Declaration, any of the other Condominium Documents or the Act is held invalid, the validity of the remainder of this Declaration, the Condominium Documents or of the Act shall not be affected.

XXI. PROVISIONS RELATING TO INTERPUBLATION

- A. Article, Paragraph and subparagraph titles in this Declaration are intended only for convenience and for ease of reference, and in no way do such titles define. Limit or in any way affect this Declaration or the meaning or contents of any material contained herein.
- P. Whenever the content so requires, the use of any gender shall be deemed to include all genders, the use of the plural shall include the singular and the singular shall include the plural.
- C. As used herein, the term "member" mains and refers to any person, natural or corporate, who learnes a merior of the Association, whether or not that present actually providing about in the Association as the corporate.
- 2. In the event any Genet clearly bereifter determine ary previousness as originally grafted her enough violation of the rule of preparty known as the ". It was a project differ" or any other rule of

law because of the duration of the period involved, the period specified in this Declaration shall not thereby become invalid, but instead shall be reduced to the maximum period allowed under such rule of law, and for such purpose, "measuring lives" shall be those of the incorporators of the Association.

XXII. PROVISIONS CONTAINING REMEDIES FOR VIOLATION

Each Apartment Owner shall be governed by and shall comply with the Act and all of the Condominium Documents as they may exist from time to time. Failure to do so shall entitle the Association, any Apartment Owner or any Mortgagee holding a mortgage encumbering any Apartment to either sue for injunctive relief, for damages or for both, and such parties shall have all other rights and remedies which may be available at law or in equity. The failure to enforce promptly any of the provisions of the Condominium Documents shall not bar their subsequent enforcement. In any proceeding arising because of an alleged failure of an Apartment Owner to comply with the terms of the Condominium Documents, the prevailing party shall be entitled to recover the costs of the proceeding and such reasonable attorneys fees at all trial and appellate levels as may be awarded by the Court.

XXIII. PROVISIONS FOR ALTERATIONS OF APARTMENTS BY DEVELOPER

- A. Developer reserves the right to alter the interior design and arrangement of all Apartments and to alter the boundaries between the Apartments as long as Developer owns the Apartments so altered (which alterations in Developer's Apartments are hereinafter referre, to as the "Alterations").
- B. Any Alteration which increases or decreases the number of Apartments or alters the boundaries of the Common Elements (other than the interior walls abutting Apartments owned by Developer) shall require an amendment of this Declaration in the manner herein provided in Article XXIV, which amendment shall, if appropriate, adjust the shares of the Common Elements, Common Expenses and Common Surplus. In the event that such amendment does not adjust the shares of the Common lements, Common Expenses or Common Surplus, such amendment need be signed and acknowledged only by Developer and need not be approved by the Association, Apartment Guners or lienors or Mortgagees of the Apartments, whether or not such approvals are elsewhere required for an ameniment of this Leclaration.

XELV, PROGESTOMS FOR AMENIMENTS TO DECLARATION

A. Except as to the amindment described in Article XXIII hereof that matters is striked in Europe 1. 7. 1. 7. 1 and G of this continue to the matter of the Apart and follows will and held in alcordance using the By-Lius, but the affirmative vitorial less than fifty-one product (DIE) of the Apart and Guerri provided that any amendment while he approved or matificable of the continue whole.

An amendment to the Declaration shall be evidenced by a certificate executed by the Association and recorded in accordance with the Act. A true copy of such amendment shall be sent by certified mail by the Association to Developer and to all Mortgagees ("Mailing"). The amendment shall become effective upon the recording of the certificate amongst the Public Records of Palm Beach County, Florida, but the certificate shall not be recorded until thirty (30) days after the Mailing, unless such thirty (30) day period is waived in writing by Developer and all Mortgagees.

- B. No amendment of the Declaration shall change the configuration or size of any Apartment in any material fashion, materially alter or modify the appurtenances to such Apartment, change proportion or percentage by which the Apartment Owner shares the Common Expenses and owns the Common Surplus and Common Elements or the Apartment's voting rights in the Association, unless all record owners of liens on the Apartment join in the execution of the amendment. The Said amendment shall be voted on at a special meeting of Apartment Owners and shall be evidenced by a certificate joined in and executed thereon and recorded in the same manner as provided in Paragraph A of this Article XXIV.
- C. Whenever it shall appear to the Board that there is a defect, error or omission in the Declaration, or in other documentation required by law to establish this Condominium, the Association, through its Board, shall immediately call for a special meeting of the Apartment Owners to consider amening the Declaration, or other documents, in accordance with Section 718.304 of the Act. Upon the affirmative vote of one-third (1/3) of the Apartment Owners, with there being more positive votes than negative votes, the Association shall amend the appropriate documents. A true copy of such amendment shall be sent pursuant to the Mailing. The amendment shall become effective upon the recording of the centificate amongst the Public Records of Palm Beach County, Florida, 'but the certificate shall not be recorded until thirty (30 days after the Mailing, unless each thirty (30) day period is waived in writing by Paveloper and all Mortgagees.
- D. No amendment shall be passed which shall impair or prejudice the rights or priorities of Developer, the Association or any Mertgagee under this Declaration and the other Condeminium Decuments without the specific written approval of Developer, the Association or any Mertgagees affected thereby. Any amendment which would affect the surface water management system, including the water management positions of the common areas, must have the prior approval of the scath Florita Water Management District.
- The Prior to the Majority Electica Meeting. Peveloper may amend this Profession in order to correct a cool, a rice of a contract of a contract of the contract

as soon after recording thereof amongst the Public Records of $\mbox{\sc Palm}$ Beach County, Florida as is practicable.

- F. Pursuant to Section 718.304 of the Act, amendments for the correction of scrivener's errors or other nonmaterial changes may be made by the affirmative vote of three-fifths (3/5) of the Board and without the consent of the Apartment Owners or their Mortgagees or lienors.
- G_{\star} . The Articles, By-Laws and Recreational Covenants Agreement shall be amended as provided in such documents.
 - XXV. PROVISIONS SETTING FORTH THE RIGHT OF DEVELOPER TO SELL OR LEASE APARTMENTS OWNED BY IT FREE OF RESTRICTIONS SET FORTH IN ARTICLE XII A., IN PART, AND ARTICLE XIV
- A. The provisions, restrictions, terms and conditions of Article XII A. providing for minimum rental periods of Apartments and the frequency thereof, and Article XIV hereof shall not apply to Developer as an Apartment Owner, and in the event and so long as Developer shall own any Apartments, whether by reacquisition or otherwise, Developer shall have the absolute right to lease, sell, convey, transfer, mortgage or encumber in any way any such Apartment upon any terms and conditions as it shall deem to be in its own best interests.
- B. Developer reserves and shall have the right to enter into and transact on the Condominium Property any business necessary to consummate the sale, lease or encumbrance of Apartments or other residential units being developed and sold by Developer, including the right to maintain models and a sales office, place signs, employ sales personnel, use the Common Elements and Recreation Areas and show Apartments and including the right to carry on construction activities of all types necessary to construct other Whitchall Condominiums pursuint to the Plan for Development as set forth in Article VIII hereof. Any such models, sales office, signs and any other items pertaining to such sales efforts shall not be considered a part of the Coumon Elements or the Recreation Areas and shall remain the property of Developer. This Article XXV may not be susjended, superseded or modified in any manner by any amendment to the Peclaration, unless such as adment is consented to in writing by Developer. This right of the and transaction of business as set forth herein and the provisional Paragraph A of this Article XXV may be assigned in writing by Javeloper in whole or in part.

MANNE. INCOMPLIATION OF BECLARATION OF COMMUNICATION OF RESTRICTIONS FOR THE VILLAGES OF TALK FORCE LARES

It is a substitute of the property of the property of the fitting of the property of the prope

be collected as Common Expenses as provided in the Declaration and in the Recreational Covenants Agreement.

XXVII. PROVISIONS RELATING TO TERMINATION

- A. Because the Condominium is part of the plan for development of Whitehall Condominiums of the Villages of Palm Beach Lakes as set forth in Article VIII of this Declaration; because Developer, as owner of the Land, has declared and granted certain use an! easement rights to Apartment Owners in every Whitehall Condominium; because the Apartment Owners of the Condominium will have certain use and easement rights in certain of the Common Elements of other Whitehall Condominiums; and further, because the Apartment Owners of the Condominium and owners of apartments in other Whitehall Condominiums are obligated to pay a proportionate share of the expenses of the Association, each Apartment Owner, his grantees, successors and assigns he by consents to such plan for development and covenants and agrees to comply with any rights and obligations with respect thereto provided in the Condominium Documents, including any and all easement rights declared and granted thereunder to owners of apartments of other Whitehall Condominiums and the affirmative covenant to pay a proportionate share of the expenses of the Association, which covenants and agreements shall be covenants running with the Condominium Property and shall not end upon termination of the Condominium, but shall continue and shall be enforceable as provided in Paragraph E of this Article $\ensuremath{\mathbb{K}}\ensuremath{\mathbb{V}}\ensuremath{\text{I}}.$
- B. In order to preserve the plan for development, the preservation of which is acknowledged as being for the benefit of the Condominium Property and in the best interest of the Association. The Apartment Owners and their grantees, successors and assigns, it is hereby covenanted and agreed that no amendment of the plan for development or termination of this Declaration shall be made for a period of twenty-five (25) years from the date of recordation of this Declaration, or if made within such period, shall not be effective if in the judgment of Developer, the Association or any Mortgagee such amendment alters or in any way affects such plan for development or the covenants, rights and obligations set forth in Paragraph A. of this Article XXVI without the prior written consent to such amendment or termination by the Association, Developer and all Mortgagees.
- C. In the event the Condominium is terminated in accordance with and pursuant to the provisions of this Declaration, or if such provisions shall not apply for any reason pursuant to law, Developer declares, and all Apartment Owners by taking title to an Apartment coverant and agree, that the documents providing for such termination hall require (i) that any improvements upon what now comprises the Condominium Property shall be for residential use only and shall contain residential dwelling units of a number not in excess of the number of Apartments in the Condominium and (ii) that, unless the is consented to be appropriately to percent of the cumers of Apartments in the Condominium, the Apartment Owners of Apartment (as to be appropriately the Condominium Property as set forth in Paragraph E. of this Article XXVI) shall retain ciliated to ply their share of the Eurestion Area Expenses which

will continue to be allocated to the Condominium Property in the manner provided in the Condominium Documents as fully as though the Condominium were never terminated, and the obligation to make such payments shall be enforceable by all of the remedies provided for in this Declaration, including a lien on the Land, including the portion now designated as Apartments under the Condominium Documents.

- D. This Declaration may be terminated by the affirmative written consent of eighty (80%) percent of the Apartment Owners and the written consent of all Mortgagees encumbering Apartments in the Condominium; provided, however, that the Board consents to such termination by a vote of three-fifths (3/5) of the entire Board taken at a special peeting called for that purpose and provided further that the members of the Association consent to such termination by a vote of eighty (80%) percent of all of the members taken at a special meeting of the members called for that purpose.
- E. In the event of the termination of the Condominium, the Condominium Property shall be deemed removed from the provisions of the Act and shall be owned in common by the Apartment Owners, pro rata, in accordance with the percentage cach Apartment Owner shares in the Common Elements, as provided in this Declaration; provided, however, each Apartment Owner shall continue to be responsible and liable for his share of Recreation Area Expenses in accordance with the provisions of the Recreational Covenants Agreement and any and all lien rights provided for in this Declaration or elsewhere shall continue to run with the real property designated herein as Condominium Property and shall encumber the respective undivided shares of the Apartment Owners as tenants in common.

XXVIII. PROVISIONS RELATING TO CONDEMNATION OR EMINENT DOMAIN PROCEEDINGS

A. Deposit of Awards with Insurance Trustee

The taking of any portion of the Condominium Property by condemnation shall be deemed to be a casualty, and the awards for that taking shall be deemed to be proceeds from insurance on account of the casualty and shall be deposited with the Insurance Trustee. Although the awards may be payable to Apartment Owners, the Apartment Owners shall deposit the awards with the Insurance Trustee; and in the event of failure to do so, in the discretion of the Board, a Special Assessment shall be made against a defaulting Apartment Owner in the amount of his award, or the amount of that award shall be set off against the suns hereafter made payable to that Apartment Owner.

F. Dispursement of Funds

If it. Condending, is terminated in accordance with the provision of this location effects, it is an important Assessments, if any, will be deemed to be table intum from the provision built be called in the same names as an industries Proceeds Distribution described in Article XVIII P.3.(c) of this Declaration. If the Condending is not

terminated after condemnation, the size of the Condominium will be reduced, the owners of the condemned Apartments will be made whole and the Condominium Property damaged by the taking will be made useable in the manner provided below.

C. Apartment Reduced but Tenantable

If the taking reduces the size of an Apartment ("Affected Apartment") and the remaining portion of the Affected Apartment can be made tenantable, the award for the taking of a portion of the Affected Apartment shall be used for the following purposes in the order stated and the following changes shall be effected in the Condominium:

- 1. The Affected Apartment shall be made tenantable. If the cost of the restoration exceeds the amount of the award, the additional funds required shall be assessed against the Apartment Owner thereof.
- 2. The balance of the award, if any, shall be distributed to the owner of the Affected Apartment and to each Mortgagee of the Affected Apartment, the remittance being made payable to the Apartment Owner and Mortgagees as their interests may appear.
- 3. If the floor area of the Affected Apartment is reduced by the taking, the number representing the share in the Common Elements appurtenant to the Affected Apartment shall be reduced in the proportion by which the floor area of the Affected Apartment is reduced by the taking, and then the shares of all Apartment Owners in the Common Elements shall be restated as percentages of the total of the numbers representing their original shares as reduced by the taking.

P. Affected Apartment Made Untenantable

If the taking is of the entire Affected Apartment or so reduces the size of an Affected Apartment that it cannot be made tenantable, the award for the taking of the Affected Apartment shall be used for the following purposes in the order stated and the following changes shall be effected in the Condeminium:

- 1. The market value of the Affected Apartment immediately prior to the taking shall be paid to the Apartment Owner thereof and to each Mortgagee thereof as their interests may appear.
- 2. The remaining portion of the Affected Apartment, if any, shall become a part of the Common Cloments and shall be placed in a condition approved by the Doard; provided that if the cost of the work thall exceed the balance of the fund from the award for the taking effect the payment set forth in languagh P.I. above, the work shall be approved in the manner required for forther improvement of the Cosmon Climents.
- 3. The shires in the Coordinate appartment to the Apartments that centimes as part of the Conformation shall be adjusted to distribute the owner, hip of the Corner Plenents areas the reduced

- 4. If the amount of the award for the taking is not sufficient to pay the market value of the Affected Apartment to the Apartment Cwner and to condition the remaining portion of the Affected Apartment for use as a part of the Common Elements, the additional funds required for those purposes shall be raised by assessments against all of the Apartment Owners who will continue as Apartment Owners after the changes in the Condominium effected by the taking. The Assessments shall be made in porportion to the shares of those Apartment Owners in the Common Elements after the changes effected by the taking.
- 5. If the market value of an Affected Apartment prior to the taking cannot be determined by agreement between the Apartment Owner and Approved Mortgagees of the Affected Apartment and the Association within thirty (30) days after notice by either party, the value shall be determined by arbitration in accordance with the then existing rules of the American Arbitration Association, except that the arbitrators shall be two appraisers appointed by the American Arbitration Association who shall base their determination upon an average of their appraisals of the Affected Apartment; and a judgment of specific performance upon the decision rendered by the arbitrators may be entered in any court of competent jurisdiction. The cost of arbitration proceedings shall be assessed against all Apartment Owners in proportion to the shares of the Apartment Owners in the Common Elements as they exist prior to the changes effected by the taking.

E. Taking of Common Elements

Awards for taking of Common Elements shall be used to make the remaining portion of the Common Elements useable in the manner approved by the Board; provided, that if the cost of the work shall exceed the balance of the funds from the awards for the taking, the work shall be approved in the manner required for further improvement of the Common Elements. The balance of the awards for the taking of the Common Elements, if any, shall be distributed to the Apartment Owners in the shares in which they own the Common Elements after adjustment of these shares on account of the condernation and to Mortgagees as their interests may appear.

P. Amendment of Declaration

The charges in Apartments, in the Common Elements and in the concrehity of the Common Elements that are effected by the condennation shall be evidenced by an arendment of the Declaration that need be approved only by a majority of the Essai.

	rg & DiVosta Corporation,	
corporation, has caused these p	presents to be signed in its	name by its
President and its corporate	seal affixed and attested	to by its
Secretary this <u>(lith</u> day of	January, 1987.	
WITNESSES:	BURG & DIVOSTA COR	
Kayloleen D. Wheeler	By: Or of 7 Jan	a Peu.
Randre Sele Kaplan	Attest: Willia &	Winnabert She

STATE OF FLORIDA COUNTY OF PALM BEACH

The foregoing instrument was acknowledged before me this by ("lifted f Burg.")

and (Littling Signific) the President and ASS Secretary of Burg & Divosta Corporation, a Florida corporation, on behalf of the corporation.

| Touch Significant Signi

My commission expires: 10-28-88

(SEAL)

JOINDER OF MORTGAGEE

PERINI LAND AND DEVELOPMENT COMPANY, a Delaware corporation, the owner and holder of a mortgage dated September 5, 1984, and recorded in Official Record Book 4344 at Page 1491, Public Records of Palm Beach County, Florida, as modified by Mortgage Modification Agreement dated November 4, 1985, and recorded in Official Record Book 4702 at Page 1248, Public Records of Palm Beach County, Florida, hereinafter called "MORTGAGEE", does hereby join in the making of the foregoing Declaration of Condominiums of Condominium of Whitehall Condominiums of the Villages of Palm Beach Lakes and Mortgagee agrees that the lien of said mortgagee shall hereafter be upon, but not limited to each condominium apartment in the plan of development as described in said Declaration.

Except as may be specifically set forth herein, this Joinder shall not in any way affect, alter or modify in any manner whatsoever the terms and conditions, and the liens, operation, effect and priority of the mortgage. Under no circumstances is this Joinder to be construed as an exhibit to the Declaration nor shall this Joinder constitute the execution of the Declaration, and any such attempt to do so shall automatically render this Joinder null and void.

STATE OF FLORIDA

COUNTY OF PALM BEACH

I HEREBY CERTIFY, that on this day before me, an officer duly qualified to take acknowledgments, personally appeared Total Land and Development Company, a Delaware corporation, to me known to be the officer described in and who executed the foregoing instrument and acknowledged before me that he executed the same.

WITNESS my hand and official seal in the County and State aforesaid this $\frac{24}{24}$ day of $\frac{1}{100}$, $\frac{1}{100}$, $\frac{1}{100}$, $\frac{1}{100}$.

Notary Public
My Commission expires:

Notary Public State of Fichiss at Farm My Communion Explicit Certically 2015/008 Bonder Thru Comerces Johnson & Certicing

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS AT THE VILLAGES OF PALM BEACH LAKES A CONDOMINIUM

DESCRIPTION

A PARCEL OF LAND LYING IN A PORTION OF SECTIONS 7 AND 18, TOWNSHIP 43 SOUTH, RANGE 43 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHEAST CORNER OF THE REPLAT OF TRACTS "T", "U", "V" AND A PORTION OF TRACT "114" OF VILLAGES OF PALM BEACH LAKES PLAT NO. 2, AS RECORDED IN PLAT BOOK 47, AT PAGES 185 AND 186, IN AND FOR THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; THENCE SOUTH 02°22'47" WEST, ALONG THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF VILLAGE BOULEVARD (120' RIGHT-OF-WAY) (THE EASTERLY LINE OF SAID REPLAT IS ASSUMED TO BEAR SOUTH 02°22'47" WEST AND ALL OTHER BEARINGS ARE RELATIVE THERETO), A DISTANCE OF 2381.01 FEET TO THE POINT OF BEGINNING OF THE HEREIN DESCRIBED PARCEL; THENCE CONTINUE SOUTH 02°22'47" WEST, ALONG THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF SAID VILLAGE BOULEVARD, A DISTANCE OF 103.34 FEET TO A POINT OF CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 1849.86 FEET AND A CENTRAL ANGLE OF 02°15'47"; THENCE SOUTHERLY, ALONG THE ARC OF SAID CURVE AND CONTINUING ALONG THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF SAID VILLAGE BOULEVARD, A DISTANCE OF 73.07 FEET TO A POINT; THENCE NORTH 87°37'13" WEST, DEPARTING FROM THE ARC OF SAID CURVE AND THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF SAID VILLAGE BOULEVARD, A DISTANCE OF 54.70 FEET TO A POINT; THENCE NORTH 02°22'47" EAST A DISTANCE OF 6.84 FEET TO A POINT; THENCE NORTH 87°37'13" WEST A DISTANCE OF 36.00 FEET TO A POINT; THENCE SOUTH 78°00'02" WEST A DISTANCE OF 155.22 FEET TO A POINT; THENCE NORTH 84°39'36" WEST A DISTANCE OF 173.00 FEET TO A POINT; THENCE NORTH 20°08'44" EAST A DISTANCE OF 145.00 FEET TO A POINT; THENCE SOUTH 81°05'32" EAST A DISTANCE OF 50.00 FEET TO A POINT; THENCE NORTH 32°00'37" EAST A DISTANCE OF 45.00 FEET TO A POINT LYING ON THE ARC OF A CURVE CONCAVE TO THE EAST, HAVING A RADIUS OF 27.0 FEET, A CENTRAL ANGLE OF 69°55'20"; THENCE NORTHWESTERLY AND NORTHERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 32.95 FEET TO THE POINT OF TANGENT OF SAID CURVE TO A POINT; THENCE NORTH 11°55'57" EAST A DISTANCE OF 10.46 FEET TO A POINT; THENCE SOUTH 75°00'00" EAST A DISTANCE OF 167.35 FEET TO A POINT; THENCE SOUTH 15°00'00" WEST A DISTANCE OF 36.00 FEET TO A POINT; THENCE SOUTH 75°00'00" EAST A DISTANCE OF 101.51 FEET TO A POINT; THENCE NORTH 02°22'47" EAST A DISTANCE OF 65.25 FEET TO A POINT; THENCE SOUTH 87°37'13" EAST A DISTANCE OF 10.00 FEET TO A POINT; THENCE NORTH 02°22'47" EAST A DISTANCE OF 18.00 FEET TO A POINT; THENCE SOUTH 87°37'13" EAST A DISTANCE OF 46.14 FEET TO THE POINT OF BEGINNING.

CONTAINING IN ALL 1.41 ACRES, MORE OR LESS.

SUBJECT TO RIGHTS-OF-WAY, EASEMENTS AND OTHER MATTERS OF RECORD.

85316 P0548 CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS

AT THE VILLAGES OF PALM BEACH LAKES

TO THE DECLARATION OF CONDOMINIUM EXHIBIT "B"

INDEX

DESCRIPTION	INDEX	SURVEYOR'S CERTIFICATION	SURVEY & SITE PLAN	LEGAL DESCRIPTION	FIRST FLOOR UNIT BOUNDARIES	SECOND FLOOR UNIT BOUNDARIES	THIRD FLOOR UNIT BOUNDARIES	FOURTH FLOCR UNIT BOUNDARIES	INGRESS & EGRESS EASEMENT DESCRIPTION	CONDOMINIUM APARTMENT BOUNDARIES
SHEET NO.	1 OF 10	2 OF 10	3 OF 10	4 OF 10	5 OF 10	6 OF 10	7 OF 10	8 OF 10	9 OF 10	10 OF 10

CONDOMINIUM 16
OF WHITEHALL CONDOMINIUMS
AT THE
AT THE
VILLAGES OF PALM BEACH LAKES

KENETH L. SCRAFE, INC.

ALE REVELLED LINE SHAPE INC.

ALE REVELLED LINE SHAPE INC.

THE STORY OF THE CONTROL OF THE STORY OF THE STORY

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS AT THE VILLAGES OF PALM BEACH LAKES A CONDOMINIUM

SURVEYOR'S CERTIFICATION

STATE OF FLORIDA COUNTY OF PALM BEACH

BEFORE ME, the undersigned authority duly authorized to administer oaths and take acknowledgements, personally appeared Kenneth L. Scrape, who after first being duly cautioned and sworn, deposes and says as follows:

- 1. That he is a duly registered Land Surveyor under the Laws of the State of Florida, Being Land Surveyor No. 2832.
- 2. Affiant hereby attest that the construction of the improvements described as Condominium 16 of Whitehall Condominiums at The Villages of Palm Beach Lakes, A Condominium, appearing on pages 3 through 10 hereof, is substanially complete so that this Exhibit "B", together with the Declaration of Condominium for Condominium 16 of Whitehall Condominiums at The Villages of Palm Beach Lakes, A Condominium, and the Exhibits attached thereto, is an accurate representation of the location and dimensions of said improvements described and that the identification, location and dimensions of the Common Element, Limited Common Elements and of each Condominium Unit therein can be determined from these materials.

FURTHER ARTIANT SAYETH NAUGHT.

Respectively Scrape
Professional Land Surveyor
Fla, Cartification No. 2832

SWORN TO AND SUBSCRIBED before me this 10th day of June, 1987.

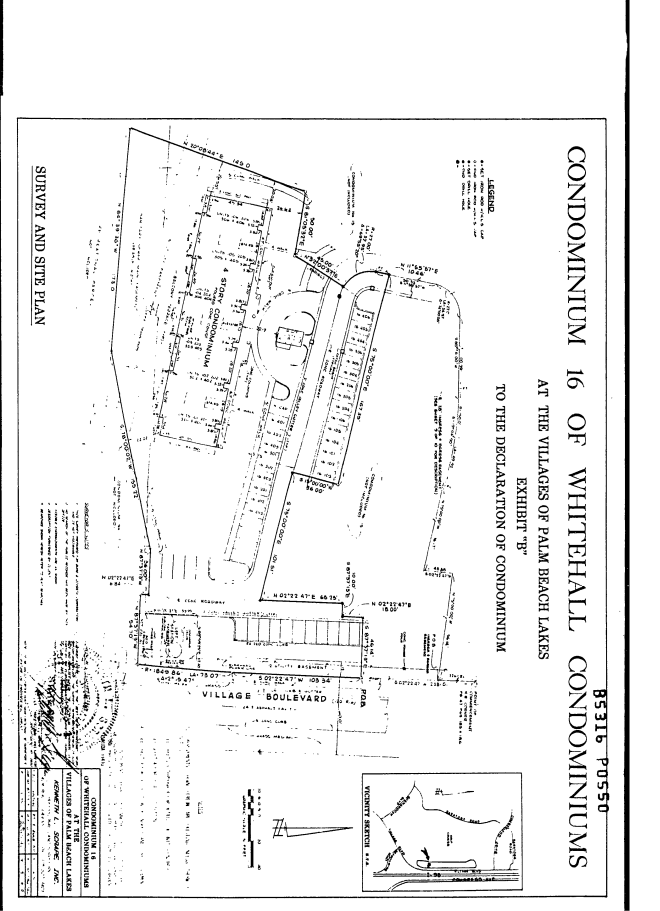
(NOTATA PUBLIC) Notary and Public of Register of Profession Experies May 13, 1989

My Commission Experies Day 19, 1989

This instrument prepared by Kenneth L. Scrape, at the office of Kenneth L. Scrape, Inc., Professional Land Surveyors, 11380 Prosperity Farms Road, Suite 109, Palm Beach Gardens, Florida 33410

EXHIBIT "B"

SHEET 2 OF 10



CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS AT THE VILLAGES OF PALM BEACH LAKES A CONDOMINIUM

DESCRIPTION

A PARCEL OF LAND LYING IN A PORTION OF SECTIONS 7 AND 18, TOWNSHIP 43 SOUTH, RANGE 43 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHEAST CORNER OF THE REPLAT OF TRACTS "T", "U", "V" AND A PORTION OF TRACT "114" OF VILLAGES OF PALM BEACH LAKES PLAT NO. 2, AS RECORDED IN PLAT BOOK 47, AT PAGES 185 AND 186, IN AND FOR THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; THENCE SOUTH 02°22'47" WEST, ALONG THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF VILLAGE BOULEVARD (120' RIGHT-OF-WAY) (THE EASTERLY LINE OF SAID REPLAT IS ASSUMED TO BEAR SOUTH 02°22'47" WEST AND ALL OTHER BEARINGS ARE RELATIVE THERETO), A DISTANCE OF 2381.01 FEET TO THE POINT OF BEGINNING OF THE HEREIN DESCRIBED PARCEL; THENCE CONTINUE SOUTH 02°22'47" WEST, ALONG THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF SAID VILLAGE BOULEVARD, A DISTANCE OF 103.34 FEET TO A POINT OF CURVE CONCAVE TO THE WEST, HAVING A RADIUS OF 1849.86 FEET AND A CENTRAL ANGLE OF 02°15'47"; THENCE SOUTHERLY, ALONG THE ARC OF SAID CURVE AND CONTINUING ALONG THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF SAID VILLAGE BOULEVARD, A DISTANCE OF 73.07 FEET TO A POINT; THENCE NORTH 87°37'13" WEST, DEPARTING FROM THE ARC OF SAID CURVE AND THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF SAID VILLAGE A DISTANCE OF 54.70 FEET TO A POINT; THENCE NORTH 02°22'47" EAST A DISTANCE OF 6.84 FEET TO A POINT; THENCE NORTH 87°37'13" WEST A DISTANCE OF 36.00 FEET TO A POINT; THENCE SOUTH 78°00'02" WEST A DISTANCE OF 155.22 FEET TO A POINT; THENCE NORTH 84°39'36" WEST A DISTANCE OF 173.00 FEET TO A POINT; THENCE NORTH 20°08'44" EAST A DISTANCE OF 145.00 FEET TO A POINT; THENCE SOUTH 81°05'32" EAST A DISTANCE OF 50.00 FEET TO A POINT; THENCE NORTH 32°00'37" EAST A DISTANCE OF 45.00 FEET TO A POINT LYING ON THE ARC OF A CURVE CONCAVE TO THE EAST, HAVING A RADIUS OF 27.0 FEET, A CENTRAL ANGLE OF 69°55'20"; THENCE NORTHWESTERLY AND NORTHERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 32.95 FEET TO THE POINT OF TANGENT OF SAID CURVE TO A POINT; THENCE NORTH 11°55'57" EAST A DISTANCE OF 10.46 FEET TO A POINT; THENCE SOUTH 75°00'00" EAST A DISTANCE OF 167.35 FEET TO A POINT; THENCE SOUTH 15°00'00" WEST A DISTANCE OF 36.00 FEET TO A POINT; THENCE SOUTH 75°00'00" EAST A DISTANCE OF 101.51 FEET TO A POINT; THENCE NORTH 02°22'47" EAST A DISTANCE OF 65.25 FEET TO A POINT; THENCE SOUTH 87°37'13" EAST A DISTANCE OF 10.00 FEET TO A POINT; THENCE NORTH U2°22'47" EAST A DISTANCE OF 18.00 FEET TO A POINT; THENCE SOUTH 87°37'13" EAST A DISTANCE OF 46.14 FEET TO THE POINT OF BEGINNING.

CONTAINING IN ALL 1.41 ACRES, MORE OR LESS.

SUBJECT TO RIGHTS-OF-WAY, EASEMENTS AND OTHER MATTERS OF RECORD.

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS

AT THE VILLAGES OF PALM BEACH LAKES EXHIBIT "B"

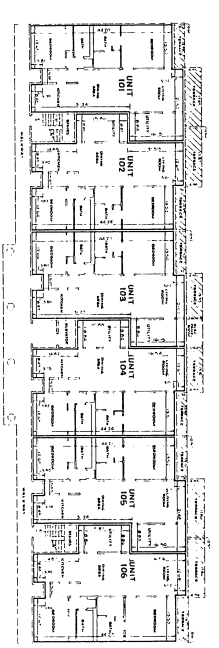
TO THE DECLARATION OF CONDOMINIUM

- IMPROVIDENTS SHOWN HEREON ARE EXISTING UNLESS OTHERWISE NOTES.
- ALL DIMENSIONS SHOWN IN THE CONDOMINION UNITS WHERE APPLICABLE ARE TO THE INTERIOR UNPAINTED FINISHED (OF UNFINISHED) SHEFACE.
- ALL INTERIOR ANGLES IN THE CONDOMINIUM UNITS ARE 91 DEGREES UNLESS OTHERWISE NOTED.
- ELEVATIONS SHOWN HEREON ARE IN FEET AND DECIMAL PARTS THEREOF AND REFER TO N.G.V.D., 1925.
- SEE SHEET 3 FOR EXTERIOR BUILDING DINCHSIONS.
- FINISHED FLOOR AND CEILING ELEVATIONS ARE AS SHOWN.



RECORDER'S MEMO: Legibility of Writing, Typing or Printing unsatisfactory in this document

when received.



AT THE VILLAGES OF PALM BEACH LAKES OF WHITEHALL CONDOMINIUMS

THIS INSTRUMENT PROPURED BY KONZIN I. SCRUPE, AT H. OFFICE OF KONZIN I. SCRUPE, INC., PROTISSIONAL UNIV. SURVEYORS, 1130 PROSPERITY FAMPS 80.00, SUITE 109, PULP BLOCH CARBOUS, FLORIDA 33410

85316 P0552

FIRST FLOOR UNIT BOUNDARIES

FINISHED FLOOR ELEVATION - 17.75
FINISHED OCILING ELEVATION - 25.94

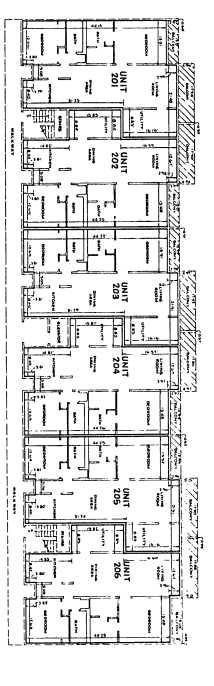
KENNETH L. SCRAPE, INC.
PROFESSIONAL LAW SAFETURS
FOLK MELON GARRESS FO. PR. (1995-MI)-M.

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS

AT THE VILLAGES OF PALM BEACH LAKES EXHIBIT "B"

TO THE DECLARATION OF CONDOMINIUM

- IMPROVEDENTS SHOWN HEREON WEE EXISTING UNLESS OTHERWISE NOTED.
- ALL DINENSIONS SHOW IN THE CONDOMINION UNITS WEEK APPLICABLE ARE TO THE INTERIOR UNPAINTED FINISHED (OR UNFINISHED) SURFACE.
- ALL INTERIOR ANGLES IN THE CONCOUNTING UNITS ARE 90 DEGREES UNLESS OTHERWISE NOTED.
- ELEVATIONS SHOWN HEREDIN AND UN FEET AND DECIMAL PARTS THEOREDY AND RECEIVE TO N.G.Y.D., 1929.
- 6. FINISHED FLOOR AND CEILING ELEVATIONS ARE AS SHOWN. S. SEE SHEET 3 FOR EXTERIOR BUILDING DINCHSLORS
- ///// LIMITED COMMACH BLA HERITS --- + COMMON BLBMINTO --- - CIMPLE OF CONDOR LEGEND



SECOND FLOOR UNIT BOUNDARIES

FINISHED CEILING ELEVATION - 34.56

THE COURSE TRANSPORT BECOMES TO STATE OF THE COURSE THE STATE OF STATE OF THE COURSE THE STATE OF THE COURSE T 85316

CONDOMINIUM 16
OF WHITEHALL CONDOMINIUMS
AT THE
VILLAGES OF PALM BEACH LAKES

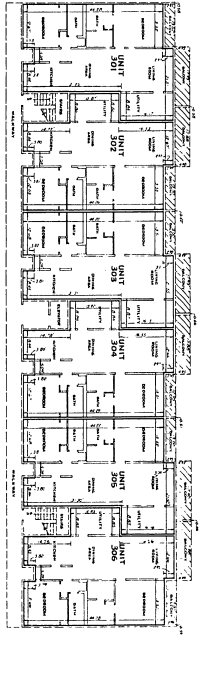
KENNETH L. SCRAPE INC.

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS

AT THE VILLAGES OF PALM BEACH LAKES EXHIBIT "B"

TO THE DECLARATION OF CONDOMINIUM

- DEPROYOPENTS SHOWN HEREON ARE EXISTING UNLESS OTHERWISE NOTED.
- OF INTEREST SHOW IN THE CONCOMINUM UNITS WERE APPLICABLE ARE TO THE INTERIOR OPPLINED FINISHED OR ALL DIRECTORS SHOW IN THE CONCOMINUM UNITS WERE APPLICABLE.
- ALL INTERIOR ANGLES IN THE CONDONINIUM UNITS AND 90 OCCREES UNLESS OTHERWISE NOTED.
- QLEVATIONS SHOW HERSON ARE IN FRET AND DECIMAL PARTS THEREOF AND REFER TO N.G.V.D.. 1929.
- 6. FINISHED FLOOR AND CEILING ELEVATIONS ARE AS SHOWN 5. SEE SHEET 3 FOR EXTERIOR BUILDING DIMENSIONS.
 - ///// LIMITED COMMON BLANGHITS -- . COMMON BLEMANTS - - CINUS OF CONDOMINUM CHILE **TEGEND**



THIRD FLOOR UNIT BOUNDARIES

FINISHED PLOOR ELEVATION - 43.22

HIS INSTRUDIT PROPURED BY KOMETH L. SOMPE, AT THE OFFICE OF GLOBETH L. SOMPE, INC., PROTESSIONAL LAND SURFORS, THEO PROSPERITY FAMES ROLD, SUITE 109, PALIS BELOX CARDESS, FLORIDA 33410 P0554 85316

KENNETH L. SCRUPE INC.
HAPPESSIONA LAND SAMPERSS
LLIN BEACH SARENS FL. Mr. 1955 627- 1451

AT THE VILLAGES OF PALM BEACH LAKES OF WHITEHALL CONDOMINIUMS

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS

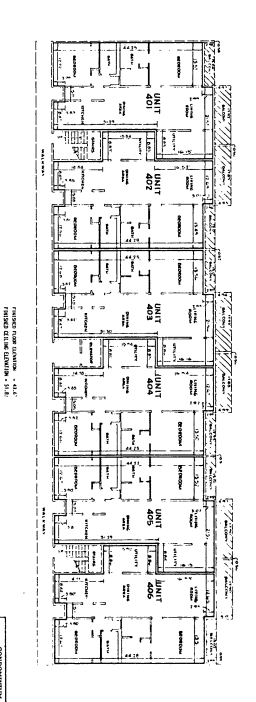
AT THE VILLAGES OF PALM BEACH LAKES ЕХНІВІТ "В"

TO THE DECLARATION OF CONDOMINIUM

HPROVEDENTS. SHOWN NETERIN AND EXISTING UNLESS OTHERWISE NOTED.

- ALL DINENSIONS SHOW IN THE CONDOMINION UNITS WEEK APPLICABLE ARE TO THE INTERIOR OPPAINTED FINISHED (OF UNFINISHED) SANFACE.
- ALL INTERIOR ANGLES IN THE CONCOMINIUM UNITS ARE 90 DECREES UNLESS OTHERWISE NOTED.
- ELEVATIONS SHOW HEREON WAS IN FEET AND DECIMAL PARTS THEREOF AND REFER TO N.G.Y.D., 1929.
- SEE SHEET 3 FOR EXTERIOR BUILDING DINENSIONS.
- 6. FINISHED FLOOR AND CEILING ELEVATIONS ARE AS SHOWN





FOURTH FLOOR UNIT BOUNDARIES

INIS INSTRUMENT PREPURED BY KOMETH L. SCRAPE, AT HE OFFICE, OF KLOKETH L. SCRAPE, INC., PROFESSIONAL LANG-SURFICIPES, 1130 PROSPERITY FLAMES ROLD, SUITE 109, PALF-BEACH GLOCOUS, FLORIDA 33410

P0555 85316

AT THE VILLAGES OF PALM BEACH LAKES CONDOMINIUM 16
OF WHITEHALL CONDOMINIUMS KENNETH L. SCRAPE INC.
MADESSIDMI LAD SAMETON
MAY BEACH EAGENS IL MY INC. MES APP-SAGI

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS AT THE VILLAGES OF PALM BEACH LAKES A CONDOMINIUM

INGRESS & EGRESS EASEMENT DESCRIPTION

AN EASEMENT FOR INGRESS AND EGRESS PURPOSES, BEING 28.0 FEET IN WIDTH, LYING 14.0 FEET EACH SIDE OF THE FOLLOWING DESCRIBED CENTERLINE AND LYING IN SECTION 7, TOWNSHIP 43 SOUTH, RANGE 43 EAST, PALM BEACH COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHEAST CORNER OF THE REPLAT OF TRACTS "T", "U", "V" AND A PORTION OF TRACT "114" OF VILLAGES OF PALM BEACH LAKES PLAT NO. 2, AS RECORDED IN PLAT BOOK 47, AT PAGES 185 AND 186, IN AND FOR THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA; THENCE SOUTH 02°22'47" WEST, ALONG THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF VILLAGE BOULEVARD (120' RIGHT-OF-WAY) (THE EASTERLY LINE OF SAID REPLAT IS ASSUMED TO BEAR SOUTH 02°22'47" WEST AND ALL OTHER BEARINGS ARE RELATIVE THERETC), A DISTANCE OF 2267.82 FEET TO THE POINT OF BEGINNING OF THE HEREIN DESCRIBED AND EGRESS EASEMENT CENTERLINE; THENCE NORTH 87°37'13" WEST, INGRESS DEPARTING FROM THE EASTERLY LINE OF SAID REPLAT AND THE WESTERLY RIGHT-OF-WAY LINE OF SAID VILLAGE BOULEVARD, A DISTANCE OF 56.14 FEET TO A POINT; THENCE SOUTH 02°22'47" WEST A DISTANCE OF 48.88 FEET TO A POINT; THENCE NORTH 75°00'00" WEST A DISTANCE OF 76.17 FEET TO A POINT OF CURVE CONCAVE TO THE SOUTH, HAVING A RADIUS OF 150.0 FEET AND A CENTRAL ANGLE OF 19°04'00"; THENCE WESTERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 49.92 FEET TO THE POINT OF TANGENT OF SAID CURVE; THENCE SOUTH 85°56'00" WEST A DISTANCE OF 100.99 FEET TO A POINT OF CURVE CONCAVE TO THE SOUTHEAST, HAVING A RADIUS OF 27.0 FEET AND A CENTRAL ANGLE OF 74°00'03"; THENCE SOUTHWESTERLY AND SOUTHERLY, ALONG THE ARC OF SAID CURVE, A DISTANCE OF 34.87 FEET TO THE POINT OF TANGENT OF SAID CURVE; THENCE SOUTH 11°55'57" WEST A DISTANCE OF 50.33 FEET TO A POINT OF CURVE CONCAVE TO THE NORTHEAST, HAVING A RADIUS OF 27.0 FEET AND A CENTRAL ANGLE OF 69°55'20"; THENCE SOUTHERLY AND SOUTHEASTERLY, ALONG THE ARC OF SAID CURVE. A DISTANCE OF 32.95 FEET TO THE POINT OF TERMINUS OF THE ABOVE DESCRIBED INGRESS AND EGRESS EASEMENT CENTERLINE.

THE SIDES OF THE ABOVE DESCRIBED EASEMENT ARE LOCATED 14.0 FEET FROM AND PARALLEL WITH THE CENTERLINE AND ARE TO BE LENGTHENED OR SHORTENED TO INTERSECT AT THE ANGLE POINTS. THE BEGINNING BOUNDARY BEARS SOUTH 02°22'47" WEST AND THE TERMINUS BOUNDARY BEARS SOUTH 32°00'37" WEST.

CONTAINING IN ALL 0.29 ACRES, MORE OR LESS.

SUBJECT TO RIGHTS-OF-WAY, EASEMENTS AND OTHER MATTERS OF RECORD.

CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS AT THE VILLAGES OF PALM BEACH LAKES A CONDOMINIUM

CONDOMINIUM APARTMENT BOUNDARIES

Each apartment shall include that part of the Condominium building containing the Apartment that lies within the boundaries of the Apartment, which boundaries are as follow:

- 1. <u>UPPER AND LOWER BOUNDARIES.</u> The upper and lower boundaries of the Apartment shall be the following boundaries extended to their planar intersections with the perimetrical boundaries:
 - A. <u>Upper boundaries.</u> The horizontal plane of the unfinished lower surface of the structural ceiling of the Apartment.
 - B. Lower boundaries. The horizontal plane of the unfinished upper surface of the concrete floor of the Apartment.
 - C. $\underline{\text{Interior}}$ divisions. No part of the nonstructural interior walls shall be considered a boundary of the Apartment.
- 2. PERIMETRICAL BOUNDARIES. The perimetrical boundaries of the Apartment shall be the vertical planes of the unfinished interior surfaces of the walls bounding the Apartment extended to their planar intersections with each other, and with the upper and lower boundaries.
- 3. APERATURES. Where there are aperatures in any boundary, including, but not limited to, windows and doors, such boundaries shall be extended to include the interior unfinished surfaces of such aperature, including all framework thereof. Exterior surfaces made of glass or other transparent material, and all framings and casings therefor, shall be included in the boundaries of the Apartment.
- 4. EXCEPTIONS. In cases not specifically covered above, or in any case of conflict or ambiguity, the survey of the Apartments shall control in determining the boundaries of the Apartment.

EXHIBIT C
TO THE DECLARATION OF CONDOMINIUM OF CONDOMINIUM 16 OF WHITEHALL CONDOMINIUMS OF THE VILLAGES OF PAIM BEACH LAKES ASSOCIATION, INC.

The Articles of Incorporation of Whitehall Condominiums of the Villages of Palm Beach Lakes Association, Inc. were recorded in Official Record Book 4381, Page 1203, Public Records of Palm Beach County, Florida.

 ∞

EXHIBIT D

BY-LAWS OF WHITEHALL CONDOMINIUMS OF THE VILLAGES OF PALM BEACH LAKES ASSOCIATION, INC.

Section 1. Identification of Association.

These are the By-Laws of WHITEHALL CONDOMINIUMS OF THE VILLAGES OF PALM BEACH LAKES ASSOCIATION, INC. ("Association"), as duly adopted by its Board of Directors. The Association is a corporation not-forprofit, organized pursuant to Chapter 617, Florida Statutes, for the jurpose of managing, operating, and administering the development known as "Whitehall Condominiums of the Villages of Palm Beach Lakes" (the "Condeminiums").

- 1.1 The office of the Association shall be for the present at 10358 Riverside Drive, Palm Beach Gardens, Florida, and thereafter may be located at any place designated by the Board of Directors (the "Board").
- The fiscal year of the Association shall be the calendar 1.2 year.
- The seal of the corporation shall bear the name of the corthe word "Florida" and the words "Corporation Not-For 1.3 poration, Profit".

Section 2. Definitions.

All terms shall have the meanings set forth in the Condominium Act, Chapter 713, Florida Statutes, 1976, as amended by the 1983 Session of the Florida Legislature ("Act"), and for clarification certain terms shall have the meanings ascribed to them in the Articles of Incorporation of the Association ("Articles"). All terms defined in the Articles shall be in quotation marks with initial capital letters the first time that each term appears in these By-Laws.

Section 3. Membership; Members' Meetings; Voting and Proxies.

- 3.1 The qualification of "Members", the manner of their admission to "Membership" and the termination of such Membership shall be as set forth in Article IV of the Articles.
- 3.2 The Members shall meet annually at the office of the Association at such time in the month of March of each year as the Board may determine (the "Annual Members' Meeting"). The purpose of the Annual Members' Meeting shall be to hear reports of the officers, elect mem-🛥 pers of the Board (subject to the provisions of Article IX of the Articles) and transact any other business authorized to be transacted by ine Members.
 - 3.3 Special mostifue of the Moniership or of "Oldes Metiers" (as isseribed in Faragraph E. of Article IV of the Articles: shall be held

at any place within Palm Beach County, Florida, whenever called by the President or Vice President or by a majority of the Board. A special meeting must be called by the President or Vice President upon receipt of a written request from one-third (1/3) of the entire Membership or, as to any Class Members, upon receipt of a written request from one-third (1/3) of such Class Members.

- A written notice of all meetings of Members (whether the Annual Members' Meeting or special meetings) shall be given to each Member at his last known address as it appears on the books of the Association and shall be mailed to the said address not less than fourteen (14) days nor more than sixty (60) days prior to the date of the meeting; provided, however, that notice of the "Initial Election Meeting" and the "Majority Election Meeting" shall be as provided in Article IX.H of the Articles. The post office certificate of mailing shall be retained as proof of such mailing. The notice shall state the time and place that the meeting of Members is to take place, and the object for which the meeting is called. The notice shall be signed by an officer of the Association. Further, notice of all meetings of Members shall be posted at a conspicuous place on the "Condominium Property" at least fourteen (14) days prior to the meeting. meeting of the Membership, either Annual or Special, is one in which by express provision of the Act or the "Condominium Documents" there is permitted or required a greater or lesser amount of time for mailing or posting of notice than is required or permitted by the provision of this Section 3.4, then the aforesaid express provision shall govern. Any provisions herein to the contrary notwithstanding, notice of any meeting may be waived by any Member before, during or after such meeting or by the person entitled to vote pursuant to the proxy described in Paragraph B of Article IX of the "Condominium Declaration" ("Voting Member") which waiver shall be in writing and shall set forth the waiver of written notice.
- 3.5 The Membership or the Class Members may, at the discretion of the Board, act by written agreement in lieu of a meeting, provided written notice of the matter or matters to be agreed upon is given to the Membership or Class Members at the addresses and within the time periods set forth in Section 3.4 herein or duly waived in accordance with such Section. The decision of the majority of the Membership or Class Members (as evidenced by written response to be solicited in the notice) shall be binding on the Membership or Class Members, as the case may be, provided a quorum of the Membership or Class Members submits a response. The notice shall set forth a time period during which time a response must be made by a Member or Voting Member.
- 3.6 A quirum of the Membership shall consist of one-third (1/3) of those persons entitled to east the votes of the entire Membership. A quarum of any meeting of Class Members shall consist of one-third (1/3) of those persons entitled to east the votes of such Class Members. A Member may join in the action of a meeting the signing and the set of the purpose of determining a quarum. The presence of such parties for the purpose of determining a quarum. Then a quarum is present at any meeting and a question which maises

the jurisdiction of such meeting is presented, the holders of a majority of the voting rights present in person or represented by written (as hereinafter defined) shall be required to decide the ques-"Proxy" However, if the question is one upon which, by express provistion. ion of the Act or the Condominium Documents, requires a vote other than the majority vote of a quorum, then such express provision shall govern and control the required vote on the decision of such question.

- 3.7 If any meeting of the Membership or Class Members cannot be organized because a quorum is not in attendance, the Members who are present, either in person or by Proxy, may adjourn the meeting from time to time until a quorum is present. In the case of the meeting being postponed, the notice provisions for the adjournment shall, subject to the Act, be as determined by the Board.
- Minutes of all meetings shall be kept in a businesslike 3.8 manne" and available for inspection by the Members and "Directors" at all reasonable times. The Association shall retain minutes for at least seven (7) years subsequent to the date of the meeting the minutes reflect.
- 3.9 Voting rights of Members shall be as stated in the Condominium Declaration and the Articles. Such votes may be cast in person or by Proxy. "Proxy" is defined to mean an instrument containing the appointment of a person who is substituted by a Member to vote for him Proxies shall be in writing and and in the Member's place and stead. shall be valid only for the particular meeting designated therein and any adjournments thereof if so stated. In no event shall any proxy be valid for a period longer than ninety (90) days after the date of the first meeting for which it was given. A Proxy must be filed with the Secretary before the appointed time of the meeting in order to be ef-Any Proxy may be revoked prior to the time a vote is cast fective. according to such Proxy.
- 3.10 At any time prior to a vote upon any matter at a meeting of the Membership or Class Members, any Member may demand the use of a secret written ballot for the voting on such matter.
- 3.11 No member shall be allowed to exercise his vote or serve as a Director unless he is current on all assessments.
- 3.12 The order of business at Annual Members' Meetings and, as for as practical at other Members' Meetings, shall be:

 - Election of chairman of the meeting.
 Calling of the roll and certifying of prexies.
 Proof of notice of meeting or waiver of notice.
 - 4. Reading and disposal of any unapproved minutes.
 - 5. Report of officers.

 - 6. Reports of committees.7. Election of inspectors Flection of inspectors of aleutions.
 - a. Election of alrest rs.

- 9. Unfinished business.
- 10. New business.
- 11. Adjournment.

Section 4. Board of Directors; Directors' Meetings.

- 4.1 The form of administration of the Association shall be by a Board of not less than three (3) nor more than five (5) Directors. The Board shall determine the number of directorships for the succeeding year at the Board meeting prior to the Annual Members' Meeting.
- $4.2\,$ The provisions of the Articles setting forth the selection, designation, election and removal of Directors are hereby incorporated herein by reference.
- 4.3 Subject to Section 4.5 below and the rights of the "Developer" as set forth in the Articles and as set forth in Section 4.5(c) plow, vacancies on the Board shall be filled by person(s) selected by the remaining Directors. Such person shall be a Director and have all the rights, privileges, duties and obligations as a Director elected at the Annual Members' Meeting and shall serve for the term prescribed in Section 4.4 of these By-Laws.
- 4.4 The term of each Director's strvice shall extend until the next Annual Members' Meeting and thereafter, until his successor is duly elected and qualified or until he is removed in the manner elsewhere provided herein. A Director may voluntarily resign at any time.
- 4.5 (a) A Director elected by the "Purchaser Members", as provided in the Articles, may be removed from office upon the affirmative vote or the agreement in writing of a majority of the Purchaser Members at a special meeting of the Purchaser Members for any reason deemed by the Purchaser Mimbers to be in the best interests of the Association. A meeting of Purchaser Members to so remove a Director elected by them shall be held, subject to the notice provisions of Section 3.4 hereof, upon the written request of ten percent (105) of the Purchaser Members. However, before any Director is removed from office, he shall be notified in writing at least two (2) days prior to the neeting at which the motion to remove him will be made, and such Director shall be given an opportunity to be heard at such meeting, should be the present, prior to the vote on his removal.
- (b) Furchaser Members shall elect, at a special meeting or at the Annual Members' Meeting, persons to fill vacancies on the Board chusel by the removal of a Director elected by Purchaser Members pursuant to Section 4.5(a) above.
- (c) A Director designated by the Developer as provided in the Articles may be removed only by the Developer in its sale discretion and without any need for a meeting or vete. The Developer shall make the unqualified right to have a successor for any Director designable and the order of the removal by it or for any terminal in the Developer shall notify the

, P0562

Board as to any such removal or vacancy and the name of the successor Director and of the commencement date for the term of such successor Director. .

- 4.6 The organizational meeting of the newly elected Board shall be held within ten (10) days of its election at such place and time as shall be fixed by the Directors at the meeting at which they were elected. No further notice of the organizational meeting shall be necessary, providing that a quorum shall be present at such organizational meeting.
- 4.7 Regular meetings of the Board may be held at such time and place as shall be determined from time to time by a majority of Directors. Special meetings of the Board may be called at the discretion of the President or the Vice President of the Association. Special meetings must be called by the Secretary at the written request of one-third (1/3) of the Directors.
- 4.8 Notice of the time and place of regular and special meetings of the Board, or adjournments thereof, shall be given to each Director personally or by mail, telephone or telegraph at least three (3) days prior to the day specified for such meeting. Except in an emergency, notice of a Board meeting shall be posted conspicuously on the Condominium Property at least forty-eight (48) hours in advance for the attention of Members. Notice of any meeting where "Assessments" against Members are to be considered for any reason shall specifically contain a statement that Assessments will be considered and the nature of any such Assessments. Any Director may waive notice of the meeting before, during or after a meeting and such waiver shall be deemed equivalent to the receipt of notice by such Director.
- 4.9 A quorum of the Board shall consist of the Directors entitled to cast a majority of the votes of the entire Board. Matters' approved by a majority of the Directors present at a meeting at which a quorum is present shall constitute the official acts of the Board, except as specifically provided otherwise in the Condominium Declaration, Articles or elsewhere hereit. If at any meeting of the Board there shall be less than a quorum present, the majority of those present may adjourn the meeting from time to time until a quorum is present. At any adjourned meeting my business which might have been transacted at the meeting as originally called may be transacted. In the case of the meeting being postponed, the notice provisions for the adjournment shall, subject to the Act, be as determined by the Board.
 - 4.10 The presiding officer at Board meetings shall be the President. In the absence of the President, the Directors present shall designate any one of their number to preside.
- m 4.11 Directors shall not receive any compensation for their serco vices.
 - $\sim .12$ Minutes of all nections shall be kept in a businesslike number as is shall be available for inspection by Members and Directors at all reasonable times.

by any reasonable means which may be necessar; to accomplish said Member's expulsion. Also, any Director shall have the right to exclude from any meeting of the Board any person who is not able to provide sufficient proof that he is a Member, unless said person has been specifically invited by any of the Directors to participate in such meeting.

Section 5. Powers and Duties of the Board of Directors.

All of the powers and duties of the Association, including those existing under the Act and the Condominium Documents shall be exercised by the Board. Such powers and duties of the Board shall be exercised in accordance with the provisions of the Act and the Condominium Documents and shall include, but not be limited to, all powers and duties set forth in the Condominium Documents not inconsistent with the Act, and shall include, but not be limited to, the following:

- 5.1 Making and collecting Assessments against Members to defray the costs of "Common Expenses", and making Assessments against certain Members at the discretion of the Board. These Assessments shall be collected by the Association through payments made directly to it by the Members as set forth in the Condominium Declaration and the other Condominium Documents.
- 5.2 Using the proceeds of Assessments in the exercise of the powers and duties of the Association and the Board.
- 5.3 Maintaining, repairing and operating the Condominium Property and the Recreation Area, and maintaining and operating the surface water management system as permitted by the South Florida Water Management District including all lakes, retention areas, culverts, and related appurtenances, if any.
- 5.4 Reconstructing improvements af er casualties and losses and making further authorized improvements on the Condominium Property and the Recreation Area.
- 5.5 Making and amending rules and regulations with respect to the condominium Property and the Recreation Area.
- 5.6 Approving or disapproving proposed purchasers and lessees of "Approving Deliches to puring Apartments by gift, devise, inhertions or other transfers in accordance with the provisions set from in the Continuous Lecturation. However, no fee shall be charged in

STA POSE

connection with an approval of a transfer, sale, lease or sublease of an Apartment in excess of expenditures reasonably required for the transfer or sale, and this expense shall not exceed Fifty Dollars (\$50.00). No charge shall be made in connection with an extension or renewal of lease.

- 5.7 . Enforcing by legal means the provisions of the Condominium Documents, and the applicable provisions of the $\mbox{\rm Act.}$
- 5.8 Contracting for the management and maintenance of the Condominium Property and to authorize a management agent to assist the Association in carrying out its powers and duties by performing such functions as the submission of proposals, collection of assessments, regaration of records, enforcement of rules and maintenance, repair and replacement of Common Elements with funds that shall be made available by the Association for such purposes. The Association and its officers shall, however, retain at all times the powers and duties granted by the Condominium Documents and the Condominium Act, including but not limited to the making of assessments, promulgation of rules and execution of contracts on behalf of the Association.
- 5.9 Paying taxes and assessments which are or may become liens against the "Common Elements" and Apartments owned by the Association, if any, and assessing the same against Apartments which are or may become subject of such liens.
- 5.10 Purchasing and carrying insurance for the protection of "Apartment Owners" and the Association against casualty and liability for the Condominium Property and the Recreation Area.
- 5.11 Paying costs of all power, water, sewer and other utility services rendered to the Condominiums and not billed directly to owners of individual Apartments.
- 5.12 Hiring and retaining such employees as are necessary to administer and carry out the services required for the proper administration and purposes of the Association and paying all salaries therefor.
- 5.13 Entering any Apartment at a reasonable time and upon reasonable notice to make emergency repairs, to avoid waste or to do such other work reasonably necessary for the proper maintenance operation of the Association.
- 5.14 Grunting such permits, licenses, and easements over the common areas for utilities, roads, and other purposes reasonably necessary or useful for the proper maintenance or operation of the common areas.
- 5.13 Purchasing and carrying fidelity bonds on all officers and Directors who control or disturbe family of the Association in such the association in fully described in the Conformation.

Section 6. Officers of the Association.

- Executive officers of the Association shall be the President, who shall be a Director, one or more Vice Presidents, a Treasurer, a Secretary and, if the Board so determines, an Assistant Secretary and an Assistant Treasurer, all of whom shall be elected annually by the Board. Any officer may be removed without cause from office by vote of the Directors at any meeting of the Board. The Board shall, from time to time, elect such other officers and assistant officers and designate their powers and duties as the Board shall find to be required to manage the affairs of the Association.
- 6.2 The President, who shall be a Director, shall be the chief executive officer of the Association. He shall have all of the powers and duties which are usually vested in the office of the President of a condominium association including, but not limited to, the power to appoint committees from among the Members at such times as he may, in his discretion, determine appropriate to assist in conducting the af-He shall preside at all meetings of the fairs of the Association. Board and the Membership.
- 6.3 In the absence or disability of the President, a Vice President shall exercise the powers and perform the duties of the President. The Vice President(s) shall also generally assist the President and exercise such other powers and perform such other duties as shall be prescribed by the Board. In the event there shall be more than one Vice President elected by the Board, then they shall be designated "First", "Second", etc. and shall exercise the powers and perform the duties of the Presidency in such order.
- The Secretary shall cause to be kept the minutes of all meetings of the Board, the Membership and Class Members, which minutes shall be kept in a businesslike manner and shall be available for inspection by Members and Directors at all reasonable times. He shall have custody of the scal of the Association and shall affix the same to instruments requiring a seal when duly signed. He shall keep the records of the Association, except those of the Treasurer, and shall perform all of the duties incident to the office of Secretary of the Association as may be required by the Board or the President. The Assistant Secretary, if any, shall perform the duties of the Secretary when the Secretary is absent and shall assist the Secretary.
- 6.5 The Treasurer shall have custody of all of the property of the Association, including funds, securities and evidences of indebtedness. He shall keep the assessment rolls and accounts of the
 Members; he shall keep the books of the Association in accordance with
 good accounting practices; and he shall perform all of the duties in eilint to the office of the Treasurer. The Assistant Treasurer, if in any, well perform the littles of the Assistant Treasurer is a stead and shall otherwise assist the Treasurer.
 - 0.6 Officers shall not receive despendition for their services. The compensation, if any, or all remar confloyers of the Adstraction

This provision shall not preclude shall be fixed by the Board. Board from employing a Director or an officer as an employee of the Association of preclude the contracting with a Director or an officer for the management of the Condominiums.

Section 7. Accounting Records; Fiscal Management.

- 7.1 The Association shall maintain accounting records according to good accounting practices which shall be open to inspection by Members or their authorized representatives at reasonable times. Authorization of a representative of a Member must be in writing, signed by the Member giving the authorization and dated within sixty (60) days of the date of the inspection. Written summaries of the accounting records shall be supplied at least annually to the Members or their authorized representatives. Such records shall include: (a) a record of all receip's and expenditures; (b) an account for each Apartment which shall designate the name and address of the Apartment Owner, the amount of each Assessment charged to the Apartment, the amounts and due dates for each Assessment, the amounts paid upon the account and the balance due; and (c) an account indicating the Common Expenses allocated under the budget of the Association ("Budget") and the Common Expenses actually incurred during the course of the fiscal vear.
- (a) The Board shall adopt a Eudget for the Common Expenses of the Association for each forthcoming fiscal year at a special meeting of the Board ("Budget Meeting") called for that purpose during the first two (2) weeks of November of every calendar year. Prior to the Budget Meeting a proposed budget shall be prepared by or on behalf of the Board and shall include, but not be limited to, the following items, if applicable:
 - (i) Administration of the Associationii) Insurance and bonding fees
 - (ii)
 - (iii) Management fees
 - (iv) Maintenance
 - (v) Taxes upon Association property
 - Taxes upon leased areas (vi)
 - Other expenses (:ii)
 - (viii) Operating capital
 - (ix) Reserves
 - Fees payable to the Division of (x)Florida Land Sales and Condominiums

Cupies of the proposed Budget prepared prior to the Budget Meeting and notice of the exact time and place of the Budget Meeting shall be nulled to each Member at the Monber's last known address as reflected on the backs and records of the Association on or before thirty (20) laws prior to said Budget Mosting, and the Polyet Maeting shall be apon to the Mod eranip.

The Foord shall include in any such proposed Budget, on an annual basis, the establishment of reserve accounts for capital

expenditures and deferred maintenance of the Condominium Property. The reserve accounts shall include, but not be limited to, roof replacement, building painting and pavement resurfacing. The amount to be reserved shall be computed by means of a formula which is based upon estimated life and estimated replacement cost of each reserve item. This sum of money shall be considered an "Excluded Expense" under Section 7.3(a) hereof. Notwithstanding anything contained herein, the Members may, by a two-thirds (2/3) vote, determine for a particular fiscal year to budget no reserves or reserves less adequate than required herein. Such a vote may be taken at the Annual Members' Meeting or at any properly called special meetings held pursuant to the provisions of Section 3.3 hereof.

- In administering the finances of the Association, (c) the following procedures shall govern: (i) the fiscal year shall be the calendar year; (ii) except for reserves, any income received by the Association in any calendar year may be used by the Association to pay expenses incurred in the same calendar year; (iii) there shall be apportioned between calendar years on a pro rata basis any expenses which are prepaid in any one calendar year for Common Expenses which cover more than a calendar year; (iv) Assessments shall be made not less frequently than quarterly in amounts to less than are required to provide funds in advance for payment of all of the anticipated current operating expenses and for all unpaid operating expenses previously (v) Common Expenses incurred in a calendar year shall be incurred; charged against income for the same calendar year, regardless of when the bill for such Common Expenses is received. Notwithstanding the foregoing, "Annual Assessments" (as defined in the Condominium Declaration), shall be of sufficient magnitude to insure an adequacy and availability of cash to meet all budgeted expenses in any calendar year as such expenses are incurred in accordance with the cash basis method of accounting. The Association shall employ a method of accounting which shall conform to generally accepted accounting stand-ards and principles.
- (d) The depository of the Association shall be such bank or banks as shall be designated from time to time by the Board and in which the monies of the Association shall be deposited. Withdrawal of monies from such account shall be only by checks signed by such persons as are authorized by the Board.
- (e) An audit of the accounts of the Association shall be made annually by an auditor, accountant or Certified Fublic Accountant and a copy of the report of such audit shall be mailed or furnished by pershall delivery to each Member not later than sinty (60) days following the end of the calendar year. The report shall include a complete financial report of actual receipts and expeniitures for the province twelve (10) renths. The report shall said the amounts of retired to accounts and receipt classifications including, if applicable, but not limited to, the following:

(i) Cost of security

(ii) Professional and management fees and expenses

(iii) Taxes

(iv) Cost for recreation facilities

(v) Expenses for refuse collection and utility services

(vi) Expenses for lawn care

(vii) Cost for building maintenance and repair

(viii) Insurance costs

(ix) Administrative and salary expenses

(x) General reserves, maintenance reserves, and depreciation reserves

The report shall be deemed to be furnished to the Member upon its delivery or mailing to the Member at the last known address shown on the books and records of the Association.

- (f) No Board shall be required to anticipate revenue from Assessments or expend funds to pay for Common Expenses not included in the Eudget or which shall exceed budgeted items, and no Board shall be required to engage in deficit spending. Should there exist any deficiency which results from there being greater Common Expenses than income from Assessments, then such deficits shall be carried into the next succeeding year's Budget as a deficiency or shall be the subject of a special Assessment to be levied by the Board as otherwise provided in the Condominium Declaration.
- 7.3(a) Should the Budget adopted by the Board at the Budget Meeting require Assessments against all the Membership generally or against any Class Members of an amount which is less than 115% of such Assessments for the prior year, the Budget shall be deemed approved by all Members. If, however, the Assessments required to meet the Budget exceed 115% of such Assessments for the Membership or Class Members for the preceding year (the "Excess Assessment"), then the provisions of Subsections 7.3(b) and (c) hereof shall be applicable. There shall be excluded in the computation of the Excess Assessment certain expenses (the "Excluded E.penses") as follows:
 - (i) Reserves for repair or replacement of any portion of the Condominium Property;
 - (ii) Expenses of the Association which are not anticipated to le iscurred on a regular or annual basis; and
 - (iii) Assessments for betterments to the Condominium Property.
- (b) Should the Excess Assessment be diopted by the Board prior to the Majority Election Meeting, then a special meeting of the functionity (if all Medicis are iffected to an Enters Assessment of the particular Class Members (if only they are affected by the Extress Assessment; such Members or Class Members, as the case may be, are hereinafter referred to as the "Affected Members") shall be called by the Board which shall be held within twenty (10) days after the

Budget Meeting upon written notice to each Affected Member sent not less than ten (10) days prior to such special meeting. Notwithstanding the calling of such special meeting, the Budget shall be deemed approved by all Members other than the Affected Members. At said special meeting the Excess Assessment shall be presented for approval by the Affected Members. If, at said special meeting of the Affected Members, a majority of the Affected Members shall approve the Excess Assessment, then the Budget adopted by the Board shall be the final Budget. If, at said special meeting of the Affected Members, a majority of the Affected Members shall not approve the Excess Assessment, then the Board shall reconvene at a special meeting so as to reduce the items of anticipated expenses in the Budget, other than the Excluded Expenses, in an amount necessary so that the Budget adopted by the Board will not contain an amount for an Excess Assessment.

- Should the Excess Assessment be adopted by the Board (c) after the Majority Election Meeting, then upon written application requesting a special meeting signed by ten percent (10%) or more of the Affected Members and delivered to the Board within twenty (20) days after the Budget Meeting, the Board shall call a special meeting to be held upon not less than ten (10) days written notice to each Affected Member, but within thirty (30) days of the delivery of such application to the Board. At said special meeting, the Affected Members may The enactment of a reconsider and enact a revision of the Budget. vision of the Budget shall require approval of not less than two-If a revised Budget is enacted thirds (2/3) of the Affected Members. at said special meeting, then the revised Edget shall be the final Budget, or if a revised Budget is not enacted at the special meeting, then the Budget originally adopted by the Board shall be the final Budget as to the Affected Members. If no written application is delivered as provided herein, then the Budget originally adopted by the Loard shall be the final Budget.
 - 7.4 Allocation of Common Expenses and Determination of Annual Assessment.
- (a) The Budget constitutes an estimate of the expenses of the Association. The Board shall allocate a portion of the Budget to each Whitehall Condominium and the result shall constitute the Annual Assessment for such Apartment. The procedure for allocation of a portion of the Budget to each Whitehall Condominium shall be as follows:
 - (i) Expenses of the Association which are applicable to more than one Unitehall Conjuminium (such as administrative expenses) shall be allocated by the Board amongst the several Unitehall Conjumitiums to which such is applicable by malain years such expenses by a fraction, the numerator of a resolution of a resolution of a particular think in a run or or Appropriate within the particular thickels. Conjuminium to which such expense is being allocated and the denominator of which is the total number of Aparthents in the various Unitehall Conjuminiums to which such expenses in the various Unitehall Conjuminiums to which such expenses in the various Unitehall Conjuminiums to which such expenses in the various Unitehall Conjuminiums to which such expenses in the various Unitehall Conjuminiums to which such expenses in the various Unitehall Conjuminiums.

that a grossly disproportionate amount of such expenses are attributable to a particular Whitehall Condominium) then the Board may allocate such expenses in a manner deemed by it to fair and equitable.

- (ii) Expenses of the Association which are applicable solely to one Whitehall Condominium (such as repairs to the Common Elements of a particular Whitehall Condominium) shall allocated by the Board as a Common Expense of the Apartment Owners within such Whitehall Condominium.
- (b) Notwithstanding the allocation to each Apartment of its Annual Assessment, an Apartment Owner shall also be liable for any special Assessments levied by the Board against his Apartment as provided in the Condominium Declaration. The Association shall collect Annual and special Assessments from an Apartment Owner in the manner set forth in the Condominium Declaration.

Section 8. Rules and Regulations.

- 8.1 The Board may adopt reasonable rules and regulations or amend or rescind existing rules and regulations governing the use and operation of the common elements, common areas, and recreation areas serving the condominium(s), provided such rules and regulations are not inconsistent with the condominium documents.
- 8.2 Notice of the proposed adoption, amendment, modification, or rescission must be posted in a conspicuous place on the condominium(s) property, and a copy must be sent to each Apartment Owner at least thirty (30) days before the proposed rule, regulation, amendment, modification, or rescission becomes effective. In the case of an emergency, a proposed rule shall become effective immediately upon posting and delivery. Any mailing to an Apartment Owner shall be sent to the last known address as shown on the books and records of the Association.
- 8.3 The Board may not unreasonably restrict any Apartment Owner's right to peaceably assemble or right to invite public officers or considers for public to appear and speak in the common elements, common areas, and recreation areas.
- 5.- Any rule or regulation created and imposed by the Board must be reasonably related to the promotion of health. happiness and peace of bind of the Apartment twners and uniformly applied and enforced.

Section 9. Parliamentary Rules.

The then latest ddition of <u>Robert's Dulos of Prior</u> shall govern the country of chetings of the Association when the country of the Association when the country of the Co

Section 10. Amendments of the By-Laws.

- 10.1 These By-Laws may be amended by the affirmative vote of not less than a majority of the Members present at an Annual Members' Meeting or special meeting of the Membership and the affirmative approval of a majority of the Board at a regular or special meeting of the Board. A copy of the proposed amendment shall be sent to each Member along with notice of the Annual Members' Meeting or special meeting. An amendment may be approved at the same meeting of the Board and/or Membership at which such amendment is proposed.
- 10.2 No By-Law shall be revised or amended by reference to its title or number only. Proposals to amend existing By-Laws shall contain the full text of the By-Laws to be amended; new words shall be inserted in the text underlined, and words to be deleted shall be lined through with hyphens. However, if the proposed change is so extensive that this procedure would hinder, rather than assist, the understanding of the proposed amendment, it is not necessary to use underlining and hyphens as indicators of words added or deleted, but instead a notation must be inserted immediately preceding the proposed amendment in substantially the following language: "Substantial rewording of By-Law. See By-Law for present text." Nonmaterial errors or omissions in the By-Law amendment process shall not invalidate an otherwise properly promulgated amendment.
- 10.3 An amendment may be proposed by either the Board or by the Membership, and after being proposed and approved by one of such bodies, must be approved by the other as set forth above in order to become enacted as an amendment.
- $10.4\,$ No modification or amendment to these By-Laws shall be adopted which would affect or impair the priority of any Mortgagee, the validity of the mortgage held by such Mortgagee or any of the rights of Developer.

Section 11. Arbitration.

Internal disputes arising from the operation of a Whitehall Condominium or the Association among Apartment Owners, the Board, or their agents and assigns shall be resolved by voluntary binding arbitration in accordance with Florida Statutes, Section 718.112(-). Any party to such an arbitration may seek enforcement of the final decision of the arbitrator in a court of competent jurisdiction.

WHITEHALL CONDOMINIUMS OF THE VILLAGES OF PAIM BEACH LAXES ASSOCIATION, INC.

RECORD VERIFIED
PALM BEACH COUNTY, FLA.
JOHN B. CUNKLE
CLERK CIRCUIT COURT

Misser Willia & Stram VP Section.