AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

This Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (sometimes herein referred to as the "Amended and Restated Declaration" or the "Declaration") is made and entered into this 20th day of Paly 201 0 by 1 duntington Square Townhome Condominium Association, an Illinois Not-For-Profit Corporation "Association").



Doc#: 1022834078 Fee: \$218.00 Eugene "Gene" Moore RHSP Fee: \$10.00

Cook County Recorder of Deeds
Date: 08/16/2010 01:23 PM Pg: 1 of 92

WITNESSETH:

WHEREAS, Huntington Square Townrome Condominium, located in the Village of Arlington Heights (the "Village"), Cook County, Mirrois, is administered by the Association through its Board of Managers pursuant to that certain Declaration of Condominium Ownership for Huntington Square Townhome Condominium (the "Original Declaration") for the property legally described in Exhibit "A," attached hereto and made a part hereof by reference; and

WHEREAS, the Original Declaration was Recorded in the office of the Recorder of Deeds of Cook County, Illinois, on January 25, 1990, as Document Number 90041324, thereby creating Huntington Square Townhome Condominium; and

THIS DOCUMENT PREPARED BY AND UPON RECORDING, PLEASE MAIL TO:

Stuart A. Fullett, Esq. Scott A. Rosenlund, Esq. Fosco Fullett Rosenlund PC 1156 Shure Drive, Suite 140 Arlington Heights, IL 60004



WHEREAS, the Original Declaration has heretofore been amended by the following documents Recorded in the office of the Recorder of Deeds of Cook County, Illinois: Document Numbers 90181551, 90500950 and 93884591 (collectively, the "Declaration Amendments"); and

WHEREAS, the Association desires to amend the Original Declaration in order to bring the document into conformity with the requirements of the Illinois Condominium Property Act and to otherwise modify the Original Declaration as set forth below; and

WHEREAS, pursuant to Article XIV, Paragraph A of the Original Declaration, the Original Declaration may be changed, modified or rescinded by an instrument in writing setting form such change, modification or rescission, signed by Unit Owners owning not less than two-thirds (2/3) of the total ownership of the Common Elements, provided, however, that air lien holders of record have been notified by certified mail of such change, modification or rescission, and an affidavit by the Secretary of the Association certifying to such mailing is made a part of such instrument, and provided further that no such amendment shall be valid without submission of said amendment to the village attorney for the Village of Arlington Heights, Illinois (the "Village Attorney") for his or her approval, which approval shall not be unreasonably withheld; and

WHEREAS, pursuant to Articie \(\frac{1}{11} \) of the By-Laws of Huntington Square Townhome Condominium Association attached as \(\frac{1}{2} \) whibit "D" to the Original Declaration (the "Original By-Laws"), the Original By-Laws may be arrier ded or modified from time to time by action or approval of three-fourths (3/4) of the total ownership of the Common Elements, provided that no such amendment shall be valid without submission of said amendment to the Village Attorney for his or her approval, which approval shall not be unreasonably withheld and which shall be determined within thirty (30) days of submission; and

WHEREAS, this Amended and Restated Declaration, including the By-Laws of Huntington Square Townhome Condominium Association attached hereto as Exhibit "C" (sometimes herein referred to as the "Amended and Restated By-Laws" or the "By-Laws"), has been approved by the Unit Owners owning not less than three-fourths (3/4) of the total ownership of the Common Elements; and

WHEREAS, this Amended and Restated Declaration, including the Arnended and Restated By-Laws, has been submitted to and approved by the Village Attorney; and

WHEREAS, all lien holders of record have been notified by certified mail of this Amended and Restated Declaration, including the Amended and Restated By-Laws.

NOW, THEREFORE, the Original Declaration, the Original By-Laws and the Declaration Amendments are hereby amended and restated to be collectively read, in their entirety, as follows:

- 1. <u>Definitions</u>. Certain words and terms used in this Amended and Restated Declaration are defined as follows:
 - **a.** Act The Condominium Property Act of the State of Illinois, as amended from time to time.
 - **b. Association** Huntington Square Townhome Condominium Association, an Illinois Not-For-Profit Corporation, and its successors and assigns.
 - **c. Board** The Board of Managers of the Association as constituted at any time and from time to time.
 - d. Suildings The buildings constructed on the Parcel, forming part of the Property and containing the Units.
 - **e. By-Laws** The By-Laws of the Association, which are attached hereto as Exhibit "C."
 - the Limited Common Elements. All portions of the Property except the Units, including the Limited Common Elements, and, without limiting the generality of the foregoing, the Parcel, private streets, entrance monuments, outdoor walkways, common outdoor parking area, landscaping, retention or detention areas, mailboxes, streetlights, driveways, front entrance stairways and railings, roofs, chimneys, exterior walls, foundations, structural parts of the Buildings, water, sanitary and sewer mains, public utility lines and other utility installations to the outlets (other than such mains, lines and installations owned by a public utility or governmental entity), pipes, ducts, vents, flues, chutes, conduits wiring and utility installations (except pipes, ducts, vents, flues, chutes, conduits, wiring and utility, heating and ventilation systems and equipment situated entirely within a Unit and serving only such Unit). Structural columns or elements located within the boundaries of a Unit and necessary for the structural integrity of a Building shall be part of the Common Elements.
 - **g.** Common Expenses The proposed or actual expenses effecting the Property, including Reserves, if any, lawfully assessed by the Board.
 - h. Condominium Instruments All documents and authorized amendments thereto recorded pursuant to the provisions of the Act, including this Amended and Restated Declaration, the By-Laws and the Plat.
 - i. First Mortgagee The holder of a note secured by a bona fide first mortgage or first trust deed covering any Unit.
 - j. Limited Common Elements A portion or portions of the Common Elements which are designated by this Amended and Restated Declaration as being

a Limited Common Element appurtenant to and for the exclusive use of Owners of one or more, but less than all, of the Units, including, but not necessarily limited to, balconies, patios, concrete pads adjacent to patios upon which individual heating and cooling system components may be situated, perimeter doors (including, without limitation, front doors, screen doors, garage doors and patio doors) and the frames appurtenant thereto, windows in perimeter walls and the frames appurtenant thereto, skylights and outdoor lighting attached to the Buildings (including, without limitation, coach lights adjacent to front doors and garage doors and lighting adjacent to rear balconies and patios).

- **k. Maintenance Fund** All money collected or received by the Association pursuant to the provisions of the Condominium Instruments.
- I. Majority or Majority of Unit Owners The owners of more than fifty percent (50%) of the undivided ownership of the Common Elements. Any specified percentage or the Unit Owners means such percentage of the entire undivided ownership of the Common Elements. "Majority" or "majority of the members of the Board of Managers' means more than fifty percent (50%) of the total number of persons constituting such Board pursuant to the By-Laws. Any specified percentage of the members of the Board of Managers means that percentage of the total number of persons constituting such Board pursuant to the By-Laws.
- m. Occupant A Person or Persons, other than a Unit Owner, in possession of one or more Units.
- n. Parcel The lot or lots or tract or tracts of land, described on Exhibit "A" hereto, submitted to the provisions of the Act.
- **o. Person** A natural individual, corporation, parto ership, trustee or other legal entity capable of holding title to real property.
- **Plat** The plat or plats of survey, as amended from time to time, of the Parcel and of all Units on the Property submitted to the provisions of the Act depicting the horizontal and vertical delineation of all such Units and such other data as may be required by the Act, said plat or plats being attached to the Original Declaration as Exhibit "A" and Recorded simultaneously with the Recording of the Original Declaration, as amended from time to time.
- **q. Property** All land, property and space comprising the Parcel, all improvements and structures erected, constructed or contained therein or thereon, including the Buildings, all easements, rights and appurtenances belonging thereto, and all fixtures and equipment intended for the mutual use, benefit or enjoyment of the Unit Owners, submitted to the provisions of the Act.

- **r.** Record; Recordation; Recording; Recorded To record or have recorded in the office of the Recorder of Deeds of Cook County, Illinois.
- **s. Reserves** Those sums paid by Unit Owners which are separately maintained by the Board for purposes specified by the Board or the Condominium Instruments.
- t. Unit A part of a Building designed and intended for independent use as a residence and designated on the Plat as a Unit.
- u. Unit Owner The Person or Persons whose estates or interests, individually or collectively, aggregate fee simple absolute ownership of a Unit and its appurtenant undivided ownership interest in the Common Elements.
- 2. <u>Submission of Property to the Act</u>. The Property is and remains submitted to and subject to the provisions of the Act, as amended from time to time.
- attached to and made part of the Original Declaration as Exhibit "A," as amended from time to time, which by this reference is made a part hereof. The legal description of each Unit shall consist of the identifying number or symbol of such Unit as shown on the Plat. Said Units are legally described on Exhibit "P" attached hereto. Each Unit shall consist of the space enclosed and bounded by the horizontal and vertical planes set forth in the delineation thereof as shown on the Plat, ruis any pipes, ducts, vents, flues, chutes, conduits, wiring and utility, heating, air conditioning or ventilation systems and equipment situated entirely within a Unit and serving only such Unit (excluding all structural components of the Buildings). Any fire/smoke alarm systems or security systems, wherever located, shall constitute portions of the Units. Except as provided in Section 31 of the Act, no Unit Owner shall, by deed, plat or otherwise, combine or subdivide or in any other manner cause a Unit to be separated into any tracts or percels different from the entire Unit as shown on the Plat.
- 4. Ownership of the Common Elements. Each Unit Owner shall own and be entitled to an undivided interest in the Common Elements as a tenant in common with all other Unit Owners in the percentage allocated to his or her respective Unit, as set forth in the schedule attached hereto as Exhibit "B" and by this reference made a part hereof. Such percentages are based on the developer's initial determination of relative values of the Units and, except as otherwise provided by the Act, shall remain constant unless hereafter changed by a Recorded amendment to this Amended and Restated Declaration consented to in writing by all of the Unit Owners.
- 5. <u>No Partition of the Common Elements</u>. Except as otherwise provided by the Act, there shall be no partition of the Common Elements through judicial proceedings or otherwise until this Amended and Restated Declaration is terminated and the Property is withdrawn from its terms or from the Act, provided, however, that if any Unit shall be owned

by two or more co-Owners as tenants in common or as joint tenants, nothing herein contained shall be deemed to prohibit a voluntary or judicial partition of said Unit Ownership as between such Co-Owners.

- Use of the Common Elements. Except for (a) portions of the Common 6. Elements that have been assigned to the Unit Owners by the Board pursuant to the provisions of the Condominium Instruments and/or applicable law; and (b) the Limited Common Elements, each Unit Owner and his or her agents, Occupants, guests, licensees and invitees shall have the right to use the Common Elements for ingress, egress, all other purposes incidental to the use and occupancy of his or her Unit and such other incidental uses permitted by the Condominium Instruments, which rights shall be appurtenant to, run with and pass with title to his or her Unit. Each Unit Owner shall have the right to the exclusive use and possession of the Limited Common Elements serving only his or her Unit. The right of the exclusive use and possession of the Limited Common Elements as aforesaid shall be appurtenant to and run with the Unit of such Unit Owner. The use of the Common Elements, including the Limited Common Elements, and the rights of the Unit Owners with respect thereto, shall be subject to and governed by the Act, other applicable law, the Condominium Instruments, the Association's rules and regulations and any resolutions adopted from time to time by the Board. The Board shall have the authority to lease, license, grant concessions on impose user charges with respect to portions of the Common Elements other than the Limited Common Elements. All income derived by the Association from such leases, licenses, concessions, user charges or other sources shall be held and used for the benefit of the Unit Owners pursuant to the Condominium Instruments and applicable law.
- 7. <u>Delegation of Use</u>. Subject to the provisions of the Act, other applicable law, the Condominium Instruments, the Association's rules and regulations and any resolutions adopted from time to time by the Board, a Unit Owner may delegate and transfer his or her right to use and enjoy the Common Elements to tenants permitted under this Amended and Restated Declaration or purchasers under installment contracts who reside in the Unit Owner's Unit. Any such delegation and/or transfer shall be in written form and shall provide that, while the delegation and/or transfer is in effect, the Unit Owner shall have no right to use the Common Elements.
- 8. <u>Balconies and Patios</u>. The rear balconies, stairways and patios appurtenant to the Units and the concrete pads adjacent to patios upon which individual heating and cooling system components may be situated shall be part of the Limited Common Elements. The Board may from time to time adopt rules and regulations and/or resolutions governing the use of the rear balconies, stairways and patios.
- 9. <u>Perimeter Doors</u>. The perimeter doors appurtenant to the Units (including, without limitation, front doors, screen doors, garage doors and patio doors) shall be part of the Limited Common Elements. The Board may from time to time adopt rules and regulations and/or resolutions governing the maintenance, repair, replacement, design, painting, refinishing, appearance, type, brand, materials and color of the perimeter doors.

Without limiting the foregoing, no change in the design, painting, refinishing, appearance, type, brand, materials or color of the perimeter doors shall be completed without the express prior approval of the Board.

- Heating and Air Conditioning Systems. Each Unit is equipped with 10. individual heating and air conditioning systems serving only such Unit. Notwithstanding anything to the contrary stated in this Amended and Restated Declaration, such heating and air conditioning systems individually serving any Unit (regardless of whether certain system components or portions thereof, including, without limitation, condenser units, wiring, electrical elements and ducts, may be located outside the boundaries of the Unit) shall be deemed part of the Unit and shall be maintained, repaired, replaced, cleaned and inspected by the Unit Owner at the Unit Owner's sole cost and expense. The Board may from time to time adopt rules and regulations and/or resolutions governing or establishing standards and procedures for the maintenance, repair, inspection, cleaning, appearance, use and operation of such heating and air conditioning equipment. No air conditioning unit of any type, other than those installed by the developer of the Property or heretofore approved by the Association, shall be installed, permitted or maintained in or upon any part of the Common Elements of the Property without the prior written approval of the Association.
- 11. <u>Bailments</u>. Notwiths randing anything to the contrary contained in this Amended and Restated Declaration, neither the Board nor the Association shall be considered a bailee of any personal property stored or kept in the Common Elements or Limited Common Elements (including, without limitation, vehicles parked on the Property), nor shall such parties be responsible for the security of such personal property or for any loss or damage thereto.
- hereafter encroach on any part of any Unit, or if any part of any Unit encroaches or shall hereafter encroach on any part of the Common Elements, or if any portion of any Unit encroaches on any part of any other Unit as a result of the construction, repair, reconstruction, settlement or shifting of the Buildings, valid mutual easements for the maintenance of such encroachment are hereby established and shall exist for the benefit of (a) the Unit Owner of the Unit so encroaching; or (b) all the Unit Owners with respect to the Common Elements so encroaching as long as all or any part of the Building containing such Unit or Common Elements so encroaching shall remain standing, provided however, that a valid easement for an encroachment shall in no event be created in favor of the Owner of any Unit if such encroachment occurred due to the intentional, willful or negligent conduct of said Unit Owner or that of his or her agent and/or such encroachment or use is detrimental to or interferes with the reasonable use and enjoyment of the Property by any other Unit Owner.

13. Easements.

- Utility Easements. Easements are hereby declared and granted for utility purposes, including the right to lay, operate, maintain, repair and replace water mains and pipes, sanitary and drainage sewer lines, gas mains, telephone wires and equipment, electrical, cable television, other commercial entertainment, computer or other electronic communication conduits, cables, wires, transformers, and other equipment over, under, along and on any part of the Common Elements as such easements existed on the date of the Recording of the Original Declaration. The Property is subject to any easements set forth on the Plat. The Board may hereafter grant other or additional easements for utility or commercial entertainment purposes or for other purposes it deems to be in the best interests of the Association and to be for the benefit of the Property over, under, along and on any portion of the Common Elements, and each Unit Owner and each mortgagee of a Unit hereby grants the Board an irrevocable power of attorney coupled with an interest to execute, acknowledge and record, for and in the name of such Unit Owner, such instruments as may be necessary or appropriate to effectuate the foregoing. Easements are also hereby declared and granted to install, lay, operate, maintain, repair and replace any pipes, wires, ducts, conduits, utility lines, commercial entertainment lines, components of communications systems or components of the Buildings electronic systems or structural components which may run through the walls of a Unit, whether or not such walls lie in whole or in part within the Unit boundaries.
- **b.** Easement for Public Authorities. The duly designated officials and employees of governmental entities having jurisdiction over the Property shall have an easement to enter upon the Common Elements for the purpose of providing police and fire protection and ambulance and rescue services and enforcing the applicable laws, ordinances, rules and regulations or the said governmental entities while in the pursuit of their duties. Such right shall include a right of vehicular entry and access through and across all private streets which are part of the Common Elements.
- c. Street and Utilities Dedication. Upon approval by the Unit Cwners having at least a Majority of the total vote of the Association at a meeting or 'Unit Owners duly called for such purpose, portions of the Common Elements may be redicated to a public body for use as, or in connection with, a street or utility. Where such a dedication is made, nothing in the Act or any other law shall be construed to require that the real property taxes of every Unit must be paid prior to Recordation of the dedication.
- **d.** Cable Television Easement. Upon approval by the Board, an easement may be granted for the laying, maintenance, and repair of cable television cable. The grant of such easement shall be according to the terms and conditions of local ordinances providing for cable television.

- e. Water Damage/Erosion Protection Easement. Upon approval by the Board, an easement may be granted to a governmental body for construction, maintenance or repair of a project for protection against water damage or erosion.
- f. Repair Easement. The right of the Unit Owners to use and possess the Common Elements shall be subject to a blanket easement over the Common Elements in favor of the Association and its representatives, agents, associates, employees, contractors, subcontractors, tenants, successors, and assigns for the purposes of (i) access and ingress to and egress from the Property or any part thereof; and (ii) construction, installation, repair, replacement and restoration of utilities and any other portion of the improvements thereon, including the right to restrict, and regulate access to the Common Elements for the purposes of completing such work.
- g. Blanket Easement. A blanket easement over the Property is hereby granted in favor of the Association for the purpose of exercising its rights and performing its duties under this Amended and Restated Declaration, the By-Laws, the rules and regulations and resolutions of the Association and the Act. The authorized representatives of the Association or the Board, or of the manager or managing agent for the Property, and any suppliers of water, utilities or cable television, other commercial entertainment, computer or other electronic communication services to the Property, shall be entitled to reasonable access to, over and through the individual Units as may be required in connection with the operation, maintenance, repair or replacement of or to the Common Elements or any equipment, facilities or fixtures affecting or serving other Units or the Common Elements or to service or take readings of any utility installations or meters located within a Unit. No Unit Owner may take any action that would interfere with the ability of the Association to maintain, repair, replace or inspect the Common Elements as provided herein.

14. Association.

- a. The Association shall be the governing body for all of the Unit Owners and for the administration and operation of the Property as provided in the Act, this Amended and Restated Declaration, the articles of incorporation of the Association, the By-Laws, and the rules and regulations and resolutions of the Association. All agreements and determinations lawfully made by the Association shall be deemed to be binding on all Unit Owners and their respective successors and assigns.
- b. Whether or not the Association is incorporated,
 - (i) Each Unit Owner shall be a member of such Association, which membership shall terminate on the sale or other disposition by such member of his or her Unit, at which time the new Unit Owner shall automatically become a member therein;

- (ii) The provisions of Exhibit "C" to this Amended and Restated Declaration shall be adopted as the By-Laws of the Association; and
- (iii) The name of the Association shall be "Huntington Square Townhome Condominium Association" or a similar name.
- 15. Assessments. Each Unit Owner shall pay assessments reflecting his or her proportionate share of the Common Expenses. Such proportionate share of the Common Expenses for each Unit Owner shall be in the same ratio as his or her percentage of ownership in the Common Elements. Payment of assessments shall be in such amounts and at such times as determined and in the manner provided in the By-Laws and any rules and regulations and/or resolutions adopted by the Board. The Association, in the Board's sole discretion, may charge late fees for the late payment of assessments or other charges. If any Unit Owner shall fail or refuse to pay such assessments, the amount of any unpaid fine or other charges when due, the amount unpaid, together with any late fees, title company charges, mariagement company charges, recording fees, court costs, collection costs and attorneys' fees for services incurred prior or subsequent to the institution of any court action (and regardless of whether litigation is initiated by any party) shall be added to and deemed a part of the Unit Owner's respective share of the Common Expenses and constitute a lien on the interest of such Unit Owner in the Property. Said lien shall take effect and be in force when and as provided in the Act. Without limiting the foregoing, fees charged by the Association's property manager or managing agent pertaining to the collection of a Unit Owner's financial obligations to the Association (including, without limitation, collection account "turnover fees," court appearance fees and eviction fees) shall be added to and deemed a part of the Unit Cwner's respective share of the Common Expenses and shall constitute a lien on the interest of such Unit Owner in the Property.
- **16. Separate Mortgages.** Each Unit Owner shall have the right, subject to the provisions herein, to make a separate mortgage or encumbrance or other lien on his or her respective Unit. No Unit Owner shall have the right or authority to make or create, or to cause to be made or created, any mortgage or encumbrance or other lien on or affecting the Property or any part thereof, except only to the extent of his other Unit ownership.
- 17. Real Estate Taxes. Real estate taxes, special assessments, and any other taxes or charges of the State of Illinois or any political subdivision thereof, or other lawful taxing or assessing body which are authorized by law to be assessed against and levied upon any real property shall be separately taxed to each Unit Owner for his or her Unit and its corresponding percentage of ownership of the Common Elements, as provided in the Act. In the event that for any year such taxes are not separately taxed to each Unit Owner but are taxed to the Property as a whole, then each Unit Owner shall pay his or her proportionate share thereof in accordance with his or her respective percentage of ownership in the Common Elements. Upon authorization by a two-thirds (2/3) vote of the members of the Board or by the affirmative vote of not less than a Majority of the Unit Owners at a meeting duly called for such purpose, the Board acting on behalf of all Unit Owners shall have the power to seek relief from or in connection with the assessment or

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levy of any such taxes, special assessments or charges, and to charge and collect all expenses incurred in connection therewith as Common Expenses.

18. Condemnation.

- a. In the event of a taking or condemnation by competent authority of any part of the Property, the Association shall, if necessary, restore the improvements on the remaining portion of the Property to conform as closely as possible to the general design, structure and materials used with respect to the improvements as they existed before the taking or condemnation. Any proceeds or awards paid to the Association shall be applied first to the cost of any restoration, and any remaining portion of such proceeds shall be, in the sole discretion of the Board, either (i) applied to pay the Common Expenses; or (ii) distributed to the remaining Unit Owners based on their current percentages of ownership in the Common Elements. Each Unit Owner hereby appoints the Association as attorney-in-fact for the purpose of representing him or her in any condemnation proceedings or in negotiations, seatlements and agreements with the condemning authority for acquisition of the Common Elements or any part thereof.
- In the event that part or all of one or more Units is taken or condemned, then b. the portions so taken or condenned shall be deemed to have been removed from the provisions of this Amended and Restated Declaration and the Act, and the court which has jurisdiction in the action shall adjust the percentages of interest in the Common Elements allocated to the remaining Units in a just and equitable manner and as provided under the Act, and if the court fails to make such adjustment, such adjustment may be made by the Board. In such cases, the President and Secretary of the Association shall execute and Record an instrument amending this Amended and Restated Declaration on behalf of the Association as required by the Act, effective as of the effective date of the taking or condemnation, to reflect the removal of property and the adjustments, if any, in the percentages of ownership as a result of an occurrence covered by this Paragraph. From and after the effective date of the amendment referred to in the preceding sentence, the Owner of a Unit which is removed in part or in whole from the provisions of this Amended and Restated Declaration shall only be liable for the payment of assessing at based on the percentage of ownership, if any, allocated to the Unit in the amendment.

19. Maintenance, Repair and Replacement of Common Elements.

a. Except as otherwise specifically provided in this Amended and Restated Declaration, maintenance, repair, replacement and decorating of the Common Elements shall be furnished by the Board as part of the Common Expenses. Without limiting the foregoing, the Association shall handle and pay for the maintenance, repair, replacement and/or decorating of the private streets, entrance monuments, outdoor walkways, common outdoor parking area, landscaping, retention or detention areas, mailboxes, streetlights, driveways serving the Units,

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front entrance stairways and railings, roofs, chimneys, exterior walls, foundations, structural parts of the Buildings, water, sanitary and sewer mains, utility lines and other utility installations to the outlets (other than such mains, lines and installations owned by a public utility or governmental entity) and pipes, ducts, vents, flues, chutes, conduits, wiring and utility installations (except pipes, ducts, vents, flues, chutes, conduits, wiring and utility installations situated entirely within a Unit and serving only such Unit).

b. With respect to a particular category or class of Limited Common Elements, the Board may, in its sole discretion, (i) furnish the maintenance, repair, replacement or decorating as a Common Expense; (ii) furnish such services but assess the cost thereof in whole or in part directly to the Unit Owners benefited thereby; or (iii) require such Unit Owners to furnish such services to the Limited Common Elements serving their respective Units at their own cost and expense in accordance with time frames and other guidelines established by the Board and to procure and deliver to the Association such lien waivers, contractors' and subcontractors' sworn statements and/or other documentation as may be required to protect the Property from all mechanics or materialmen's lien claims that may arise therefrom.

20. Maintenance, Repair and Replacement by Unit Owners.

- Each Unit Owner shall furnis's and be responsible, at his or her sole cost and expense, for any and all maintenance, repairs, replacements and decorating within his or her Unit, including, without limitation, maintenance, inspection, repair, replacement, and cleaning of all internal installations of such Unit such as sinks, bathtubs, toilets and other bathroom fixtures, cabinets, refrigerators, ranges, dishwashers, garbage disposals and other kitchen appliances, humidifiers, lighting, electrical and plumbing fixtures, and any portion of arm other utility service facilities situated entirely within a Unit and serving only such Unit. Heating and air conditioning systems individually serving any Unit (regardless of whether certain system components or portions thereof, including, without limitation, condenser units, wiring, electrical elements and ducts, may be located outside the boundaries of the Unit) shall be maintained, repaired, replaced, cleaned and inspected by the Unit Owner at the Unit Owner's sole cost and expense. Upon the request of a Unit Owner, the Board may (but shall have no obligation to), in its discretion, cause maintenance services to be performed within a Unit or to the Limited Common Elements serving a Unit and may charge a reasonable fee for such services.
- b. Each Unit Owner shall be obligated to maintain and keep his or her own Unit in good, clean order and repair and to conduct regular inspections of the Unit. Without limiting the foregoing, each Unit Owner shall be responsible, at his or her sole cost and expense, for all wall and floor coverings, paneling, molding, tile, wallpaper, paint, finished flooring, carpeting, draperies, window shades, other window coverings, and other furnishings and interior decorating within a Unit.

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- c. Unless otherwise determined by the Board, the interior surfaces of all windows forming part of a perimeter wall of a Unit and all portions of perimeter doors (including, without limitation, front doors, screen doors, garage doors and patio doors) exclusively serving a single Unit shall be properly and diligently maintained, inspected, repaired, replaced, cleaned and washed by each respective Unit Owner at his or her sole cost and expense. Without limiting the foregoing, each Unit Owner shall be individually responsible for the maintenance, repair and replacement of all door and window locks, hinges, door knockers, doorbells and other hardware and similar items with respect to which each Unit Owner is entitled to the exclusive use thereof.
- d. Each Unit Owner shall be required to maintain and pay for such utility services as may be separately metered or billed to each Unit by the respective utility companies and as may be required to protect the integrity of the Common Elements and the other Units. Upon reasonable request, Unit Owners shall furnish to the Association adequate proof of the maintenance of such utility services including, without limitation, copies of receipts evidencing payment for the utility services. Should a Unit Owner allow such utility services to be discontinued, the Association may, but shall have no poligation to, cause the utility services to be resumed and charge to the Unit Owner any and all costs and expenses incurred in connection therewith. Until paid by such Unit Owner, such costs and expenses shall constitute a lien on the interest of such Unit Owner and be collectable in the same manner as any unpaid assessments or other Common Expenses.
- e. If the act or omission of a Unit Owner or Occupant or guest, invitee, licensee, visitor or pet of a Unit Owner or Occupant shall cause damage to the Common Elements or to a Unit or Units owned by others, or maintenance, repairs or replacements shall be required that would otherwise be at Common Expense (regardless of whether such act or omission was intentional or negligent), then such Unit Owner shall pay for such damage and such maintenance, repairs and replacements as may be determined by the Board. To the extent permitted by law, nothing herein shall be deemed to require the Association to submit to its insurance carrier claims for such damage and such maintenance, repairs, and replacements. In the event the Board reasonably declines to submit such claims, the Board may, in its sole discretion, charge all costs associated with the claims to the responsible Unit Owner and, until paid by such Unit Owner, such costs shall constitute a lien on the interest of such Unit Owner and be collectable in the same manner as any unpaid assessments or other Common Expenses.
- f. Whenever the Board shall determine, in its sole discretion, that any maintenance, repair or replacement of any Unit or Limited Common Elements appurtenant thereto is necessary to protect the Common Elements or any other Unit, the Board may direct such Unit Owner to perform the work and to pay the cost thereof or cause the work to be done and charge the cost thereof to such Unit Owner and, until paid by such Unit Owner, such cost shall constitute a lien on the

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interest of such Unit Owner and be collectable in the same manner as any unpaid assessments or other Common Expenses. No Unit Owner shall have a claim against the Association or the Board for any work which is ordinarily the responsibility of the Association but which the Unit Owner himself or herself has performed or caused to be performed.

- g. A Unit Owner shall be strictly liable for any claim, damage, or judgment entered as a result of the use or operation of his or her Unit, or caused by his or her own conduct or the conduct of the Unit Owner's Occupants, tenants, guests, family members, invitees, licensees, contractors or pets. Costs incurred by the Association in connection with such strict liability shall constitute a lien on the interest of such Unit Owner and be collectable in the same manner as any unpaid assessments or other Common Expenses.
- Additions, Alterations or Improvements. Except as required by law or 21. otherwise expressly provided in this Amended and Restated Declaration or the By-Laws, no additions, alterations or improvements shall be made by a Unit Owner to any part of the Common Elements (including the Limited Common Elements), and no additions, alterations or improvements shall be made by a Unit Owner to his Unit where such work alters a bearing wall or partition, configuration, perimeter doors or windows or otherwise affects the structure of the Unit or the structural integrity or systems of a Building or increases the cost of insurance required to be carried by the Board hereunder, without the prior written consent of the Board and then only in accordance with rules and regulations and/or resolutions adopted by the Board. Furtier, any addition, alteration or improvement of a Unit by the Unit Owner that shall affect the structure of the Unit or the Common Elements, the structural integrity of a Building or the exterior appearance of a Building shall conform to all plans, specifications and/or other information which the Association, in the Board's sole discretion, may require the Unit Owner to supplie. The Board may require that such plans, specifications and/or other information be prepared or reviewed and approved by an architectural firm, engineering firm or other professionals selected or approved by the Board. The costs of such plans, specifications and/or other documentation or review and approval thereof (including, without limitation, architects' fees, engineers' fees and/or legal fees) shall be paid by the Unit Owner. The Board may (but shall not be required to) condition its consent to the making of an addition, alteration or improvement by a Unit Owner on the Unit Owner's agreement either to be solely responsible for the maintenance of such addition, alteration or improvement, subject to such standards as the Board may from time to time set; or to pay to the Association from time to time the additional costs of maintenance or insurance as a result of the addition, alteration or improvement. If an addition, alteration or improvement is made by a Unit Owner without the prior written consent of the Board, then the Board may, in its sole discretion, take any of the following actions, which actions shall not be exclusive of the remedies generally available to the Board under this Amended and Restated Declaration and applicable law:
 - a. Require the Unit Owner to remove the addition, alteration or improvement and restore the Property to its previously existing condition, all at the Unit Owner's

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sole cost and expense; or

- b. If the Unit Owner refuses or fails to properly perform the work required under clause (a) above, the Board may cause the work to be done and may charge the Unit Owner for the costs thereof as determined by the Board (with the costs constituting a lien on the interest of such Unit Owner and being collectable in the same manner as any unpaid assessments or other Common Expenses); or
- c. Ratify the action taken by the Unit Owner and the Board may (but shall not be obligated to) condition such ratification on the same conditions that it may impose on the giving of its prior consent under this Paragraph.
- right, subject to 'ne provisions of this Amended and Restated Declaration and the rules and regulations and resolutions of the Association and on such conditions as shall reasonably be determined by the Scard, to remove or otherwise alter any intervening partition, so long as the action does not weaken, impair or endanger any other Unit or any portion of the Common Elements. The Unit Owner shall notify the Board of the nature of the removal at least ten (10) days before the con mencement of any such alteration.
- agency or court of law having proper jurisdiction, the Common Elements shall not be subject to the public facility requirements of the Americans with Disabilities Act. To the extent required to conform to the Federal Fair Housing Amendments Act of 1988 and/or other applicable law, a Unit Owner may, at his or her sole cost and expense, make reasonable modifications to his or her Unit, the Common Elements or the Limited Common Elements serving his or her Unit, subject to the following:
 - a. All modifications must be approved by the Board prior to the commencement of construction.
 - b. The Board may request that all requests for modifications to a Unit, Common Elements or Limited Common Elements be submitted in writter for n. However, the Association will give appropriate consideration to reasonable modification requests made orally.
 - c. In cases in which a Unit Owner's or Occupant's disability is not obvious or otherwise known to the Association or if the Unit Owner's or Occupant's need for a modification is not readily apparent or known, the Board may require that a Unit Owner or Occupant provide additional information specifying the general nature of the disability, describing the requested modification and/or describing how the requested modification is necessary to provide an equal opportunity for a Unit Owner or Occupant to use and enjoy the Property.

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- d. The Board may require that the Unit Owner provide copies of plans, specifications, drawings, certifications and/or other reasonable documentation describing and/or depicting the proposed modifications.
- e. The Board may establish reasonable guidelines for construction of any proposed modification and may require that the Unit Owner provide reasonable assurances that the construction will be performed in a good and workmanlike manner.
- f. The Board may require the Unit Owner to obtain and furnish adequate proof of any required building permits, mechanics lien waivers and other documentation customarily furnished in connection with construction projects.
- g. A'll modifications shall be constructed by properly insured and licensed contractors (where such insurance and licenses would otherwise be required for the proposed modification), and the Board may require that the Unit Owner furnish adequate proof of such insurance and licenses.
- h. To the extent permitted by law and depending on the nature and location of the modification, the Board may require that, after completion, the modification will be maintained as necessary by the Unit Owner, at his or her sole cost and expense, in a safe and attractive condition.

24. Insurance.

- a. The Board shall have the authority ic and shall obtain insurance for the Association as follows:
 - (i) <u>Property Insurance</u>. The Association shall obtain and maintain property insurance:
 - (aa) On the Common Elements and the Units, including the Limited Common Elements and the bare walls, floors and ceilings of the Units;
 - (bb) Providing coverage for special form causes of loss; and
 - (cc) In a total amount of not less than the full insurable replacement cost of the insured property, less deductibles, but including coverage for the increased costs of construction due to building code requirements at the time the insurance is purchased and at each renewal date.
 - (ii) <u>General Liability Insurance</u>. The Association shall obtain and maintain commercial general liability insurance against claims and liabilities arising in

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connection with the ownership, existence, use or management of the Property in a minimum amount of \$1,000,000.00, or a greater amount deemed sufficient in the judgment of the Board, insuring the Board, the Association, the managing agent and their respective employees and agents and all persons acting as agents. The Unit Owners must be included as additional insured parties but only for claims and liabilities arising in connection with the ownership, existence, use or management of the Common Elements. The insurance must cover claims of one or more insured parties against other insured parties.

(iii) Fidelity Bond.

- (aa) The Association shall obtain and maintain a fidelity bond. The fidelity bond shall cover the Association's property manager and all partners, officers and employees of the management company with whom the property manager is employed during the term of the fidelity bond, as well as the Association Board members, officers and employeds who control or disburse funds of the Association. The fidelity bond shall be in the full amount of funds in the custody or control of the Association and the management company, including, without limitation, the Association reserve fund.
- (bb) The insurance company issuing the fidelity bond may not cancel or refuse to renew the bond without giving not less than ten (10) days' prior written notice to the Association.
- (cc) The Association shall secure and pay for the fidelity bond.
- (iv) <u>Directors and Officers Coverage</u>. The Board shall obtain and maintain directors and officers liability coverage at a level deemed reasonable by the Board. Directors and officers liability coverage must extend to all contracts and other actions taken by the Board members in their official capacity as directors and officers, but this coverage shall exclude actions for which the Board members are not entitled to indemnification under the line is General Not. For Profit Corporation Act of 1986, this Amended and Restated Declaration and the By-Laws.
- (v) Other Coverage. The Association shall have the authority to obtain such other insurance including, without limitation, umbrella liability insurance in excess of the required general liability insurance in an amount deemed sufficient in the judgment of the Board, workers' compensation and employer's liability insurance in amounts deemed sufficient in the judgment of the Board and as necessary to comply with applicable law (including voluntary compensation to cover employees not covered under the Illinois statute for benefits), errors and omissions coverage for the Board members,

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employment practices, flood insurance, environmental hazards, plate glass and equipment breakdown coverage, and medical payments coverage for members of the public (not Unit Owners) injured on the Property without regard to liability of the Board or the Association, as the Board considers appropriate to protect the Association, the Unit Owners or officers, Board members, employees or agents of the Association.

- b. The insurance maintained pursuant to Paragraph 24(a)(i) herein must include the Units, the Limited Common Elements (except as otherwise determined by the Board) and the Common Elements. The insurance need not cover improvements and betterments to the Units installed by Unit Owners, but if improvements and betterments are covered, any increased cost may be assessed by the Association against the Units affected. Common elements include fixtures located within the unfinished interior surfaces of the perimeter walls, floors and ceilings of the individual Units initially installed by the developer of the Property. Common Elements exclude floor, wall and ceiling coverings. "Improvements and betterments" means all decorating, fixtures and furnishings installed or added to and located within the boundaries of the Unit, including electrical fixtures, appliances, air conditioning and heating equipment, water heaters or built-in cabinets installed by Unit Owners.
- c. The Board shall have the right to select substantial deductibles to the insurance coverages required or permitted under this Paragraph if the economic savings justify the additional risk and if permitted by law. The Board may, in the case of a claim for damage to a Unit or the Common Elements:
 - (i) Pay the deductible amount as a Common Expense;
 - (ii) After notice and an opportunity for a bearing, assess the deductible amount against the Unit Owner(s) who caused the damage or from whose Unit(s) the damage or cause of loss originated; or
 - (iii) Require the Owner(s) of the Unit(s) affected to pay the deductible amount.
- d. Insurance policies maintained pursuant to Paragraph 24(a) and Paragraph 24(b) herein must include each of the following provisions:
 - (i) Each Unit Owner and secured party is an insured person under the policy with respect to liability arising out of the Unit Owner's interest in the Common Elements or membership in the Association;
 - (ii) The insurer waives its right to subrogation under the policy against any Unit Owner of the condominium or members of the Unit Owner's household and against the Association and Board members; and

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- (iii) The Unit Owner waives his or her right to subrogation under the Association policy against the Association and the Board.
- e. If at the time of a loss under a policy maintained by the Association hereunder there is other insurance in the name of a Unit Owner covering the same property covered by the policy, the Association's policy shall be the primary insurance.
- f. Any loss covered by the property policy under Paragraph 24(a)(i) herein must be adjusted by and with the Association. The insurance proceeds for that loss must be payable to the Association or to an insurance trustee designated by the Association for that purpose. The insurance trustee or the Association must hold any insurance proceeds in trust for Unit Owners and secured parties as their interests may appear. The proceeds must be disbursed first for the repair or restoration of the damaged Common Elements, the bare walls, ceilings and floors of the Units, and then to any improvements and betterments the Association may insure. Unit Owners are not entitled to receive any portion of the proceeds unless there is a surplus of proceeds after the Common Elements and Units have been completely repaired or restored or the Association has been terminated as trustee.
- g. Each Unit Owner shall be responsible for obtaining and maintaining physical damage insurance on the wall, floor and ceiling coverings, decorating, painting, furniture, appliances, furnishings and personal property in his or her Unit and elsewhere on the Property (including, without limitation, vehicles) and any improvements and betterments to his or her Unit, for his or her personal liability and for his or her additional living expense. The Board shall not be responsible for obtaining or maintaining any insurance for which Unit Owners are responsible hereunder.
- All Unit Owners shall obtain insurance covering their personal liability and h. compensatory (but not consequential) damages to another Unit caused by the negligence of the Unit Owner or his or her guests, residents or invitees or, regardless of any negligence originating from the Unit. The personal liability of a Unit Owner or Association member must include the deductible of the Unit Owner whose Unit was damaged, any damage not covered by insurance required by this Paragraph, as well as the decorating, painting, wall, floor and ceiling coverings, trim, appliances, equipment and other furnishings. If the Unit Owner does not purchase insurance required by the Board and provide copies of certificates of insurance and/or other documentation deemed sufficient by the Board in its sole discretion evidencing the required coverage, the Board may, but is not required to, purchase the insurance coverage and charge the premium cost back to the Unit Owner. The Board also may, after providing notice and an opportunity for a violation hearing, impose single or continuing fines against a Unit Owner who fails to purchase and/or produce evidence of such liability insurance deemed sufficient by the Board in its sole discretion. In no event is the Board liable to any party either with regard to its

decision not to purchase the insurance or with regard to the timing of its purchase of the insurance or the amounts or types of coverages obtained.

- i. Contractors and vendors (except public utilities) doing business with the Association under contracts exceeding \$10,000.00 per year must provide certificates of insurance naming the Association, the Board and the Association's managing agent as additional insured parties.
- j. Any insurer defending a liability claim against the Association must notify the Association of the terms of the settlement no less than ten (10) days before settling the claim. The Association may not veto the settlement unless otherwise provided by certification statute.
- k. The Association shall comply with the insurance requirements of the Federal National Mortgage Association (Fannie Mae), the Federal Home Loan Mortgage Corporation (Freddie Mac), the United States Department of Housing and Urban Development (HOD), the Federal Housing Administration (FHA) and the United States Department of Veteran's Affairs (formerly known as the United States Veteran's Administration) (VA) to the extent that (i) such agency is a mortgage, an assignee of a mortgage, or an insurer or guarantor of a first mortgage with respect to any Unit and the Association is so notified thererof; and (ii) the agency's requirements do not conflict with those contained in the Act.
- **25.** Right of First Refusal. No right of first refusal on the transfer of Units exists in this Amended and Restated Declaration.
- **26.** Association's Purchase or Sale of Unit. The Board shall not purchase or sell a Unit without the affirmative vote of the Unit Owners representing not less than two-thirds (2/3) of the total vote of the Association at a meeting duly called for that purpose. The Board may bid to purchase at any sale of a Unit where such sale is held pursuant to an order or direction of a court upon the prior consent of the aforesaid Unit Owners where such consent sets forth a maximum price which the Board is authorized to bid and pay for such Unit. If the requisite consent is obtained, any Unit purchase or sale transaction shall be exercised by the Board solely for the use and benefit of all Unit Owners, including the minority of Unit Owners not consenting to the transaction.

27. Leasing of Units.

a. With the exception of a First Mortgagee acting in the capacity of a lender in possession of or which has acquired title to a Unit following a default under a first mortgage, a foreclosure proceeding or any deed or other arrangement in lieu of foreclosure, except as otherwise provided in this Paragraph 27, the rental or leasing of Units during a Unit Owner's first year of ownership of his or her Unit shall be prohibited, and no Unit Owners shall be permitted to lease their Units or otherwise not reside in their Units and allow other Persons to reside therein during a Unit

Owner's first year of ownership of his or her Unit. Subsequent to a Unit Owner's first year of ownership of his or her Unit, the Unit Owner need not be an Occupant of his or her Unit, and the Unit Owner may lease his or her Unit, subject to the generally applicable limitations and requirements of this Paragraph 27. Notwithstanding the foregoing, the occurrence of the following events shall not affect whether a Unit Owner may lease his or her Unit:

- (i) The transfer or conveyance of title to a Unit from a Unit Owner to a land trust, provided that the same Unit Owner retains the beneficial interest in such land trust, or from a land trust to the beneficiary of the land trust;
- (ii) The transfer or conveyance of title to a Unit from a Unit Owner to a living trust, provided that the same Unit Owner is designated as the trustee under such living trust and retains such designation, or from a living trust to the trustee;
- (iii) The transfer or conveyance, by operation of law or otherwise, of the interest of a co-Cwner of any Unit to any other co-Owner of the same Unit, when such Persons hold (or, after consummation of the transfer, will hold) title to such Unit as tenants in common, joint tenants or tenants by the entirety;
- (iv) The transfer or conveyance, by operation of law or otherwise, of the interest of a co-owner of the peneficial interest in a land trust holding title to a Unit to any other co-owner of such beneficial interest;
- (v) The transfer or conveyance, by operation of law or otherwise, of the interest of a co-trustee under a living trust 'nording title to a Unit to any other co-trustee of such living trust;
- (vi) The transfer by sale or otherwise of any Unit or interest therein to or for the sole benefit of any spouse, descendant or ancestor (or the spouse of any such person) of the transferor;
- (vii) The transfer by gift or devise of the Unit or interest therein;
- (viii) The transfer of the Unit or interest therein to a beneficiary under a living trust; and
- (ix) The execution of a bona fide trust deed, mortgage or other security instrument.
- b. In the event there is more than one Unit Owner of record, only one such Unit Owner shall be required to occupy his or her Unit as provided herein. Persons who are not a Unit Owner may reside in a Unit with the Unit Owner, provided, however,

that occupancy of any Unit is subject to any local ordinances governing the number of Occupants in the Unit.

- c. In the event that a Unit Owner is a land trust, the holder or holders of the beneficial interest in the land trust shall be deemed to be the Unit Owner for the purposes of this Paragraph 27. In the event that a Unit Owner is a living trust, the trustee or co-trustees of the living trust shall be deemed to be the Unit Owner for the purposes of this Paragraph 27. In the event that a Unit Owner is a corporation, partnership, limited liability company or other legal entity not mentioned above capable of holding title to real property, the shareholders of the corporation, the members of the partnership, the members of the limited liability company, or the persons having an equity interest in such other entity shall be deemed to be the Unit Owner for the purposes of this Paragraph 27.
- d. No Unit Owners shall be permitted to lease their Units or otherwise not reside in their Units and allow other Persons to reside therein during the first year of the Unit Owner's ownership of his or her Unit unless a written request setting forth how the Unit Owner-occupancy requirement causes a hardship to the Unit Owner is submitted to the Board and approved as provided herein. Reasons for such a hardship may include, without limitation, illness, death, loss of employment, job relocation or military service of the Unit Owner or a member of the Unit Owner's immediate family. In the event the Board determines in its sole discretion that a hardship exists and that granting an exemption would be appropriate, the Board may grant permission for the Unit to be leased or occupied by a Person in the absence of the Unit Owner during the first year of ownership. The Board shall be under no obligation whatsoever to grant such requested hardship status.
- e. No Unit shall be leased for transient or hotel purposes, which are defined as being for a period of less than thirty (30) days or for a period of thirty (30) days or more where services normally furnished by a hotel (such as, for example, room service or maid service) are furnished. No portion of a Unit which is less than the entire Unit shall be leased.
- f. Any lease otherwise permitted under this Paragraph 27 and executed or renewed after the effective date of this Amended and Restated Declaration shall be in writing and shall expressly provide that the lease shall be subject to the terms of this Amended and Restated Declaration, the By-Laws, the rules and regulations and resolutions of the Association and the Act and that any failure of a tenant to comply with the terms of this Amended and Restated Declaration, the By-Laws, the rules and regulations and resolutions of the Association and/or the Act shall constitute a default under the lease. The Unit Owner shall deliver to the Board a true and correct copy of any such fully executed lease (including any renewal thereof), as well as the names of all Persons who will occupy the Unit such other information as the Board may prescribe through rules and regulations and/or resolutions, not later than occupancy or ten (10) days after the lease is signed, whichever occurs first.

- g. No leasing or allowing someone other than the Unit Owner to occupy his or her Unit shall relieve the Unit Owner from the obligations imposed upon him or her or his or her Unit pursuant to the Act, this Amended and Restated Declaration, the By-Laws and the rules and regulations and resolutions of the Association. A Unit Owner shall remain primarily liable for these obligations.
- h. In addition to the authority to levy fines against a Unit Owner for violation of this Paragraph 27 or any other provision of this Amended and Restated Declaration. the By-Laws or the rules and regulations of the Association, the Board shall have all rights and remedies available under applicable law, including, without limitation, the right to maintain an action for possession against the Unit Owner and/or his or her tenants or Occupants under the forcible entry and detainer provisions of the Illinois Code of Civil Procedure, an action for injunctive and/or other equitable relief, and/or an action at law for damages. Any and all unpaid charges incurred in connection with the foregoing (regardless of whether litigation is initiated by any party), including, without limitation, fines, attorneys' fees, court costs, title company charges, management company charges, recording fees and late fees, shall be deemed a part of the Unit Owner's respective share of the Common Expenses, be the personal obligation on the Unit Owner, constitute a continuing lien against the Unit Owner's Unit and be collectible in the same manner as any unpaid regular or separate (special) assessment
- i. Notwithstanding anything to the contrary contained in this Paragraph 27, neither Units owned by the Association nor leases entered into by the Association pursuant to the forcible entry and detainer provisions of the Illinois Code of Civil Procedure and/or other applicable law shall be subject to the leasing restrictions contained herein.
- j. The Board may adopt rules and regulations and/or resolutions further regulating the leasing of Units.
- **28.** <u>Use and Occupancy</u>. Each Unit, or any two or more adioining Units used together, shall be used for residential purposes or such other uses permitted by this Amended and Restated Declaration and for no other purposes. Each United hall be used in strict compliance with all applicable laws, statutes, codes, ordinances, or regulations related to the use or occupancy of property. Notwithstanding anything to the contrary contained in this Paragraph, Units owned by and/or in possession of the Association or its nominees may be used for any lawful purposes deemed appropriate by the Association in the Board's sole discretion.
- 29. <u>Use Restrictions</u>. Except as provided herein, each Unit shall be used only as a residence or for such other purposes permitted by this Amended and Restated Declaration. No industry, business, trade, occupation or profession of any kind shall be conducted, maintained or permitted in any Unit. However, no Unit Owner or Occupant shall be precluded with respect to his or her Unit from (a) maintaining a personal

professional library therein; (b) keeping his or her personal business or professional records or accounts therein; (c) handling his or her business or professional telephone calls or correspondence therefrom; (d) maintaining a computer or other customary home office equipment within the Unit; or (e) using the Unit for office purposes, provided that such use is incidental and subordinate to the use of the Unit as a residence and satisfies the requirements for home occupations as regulated by Village ordinances. Such uses are expressly declared customarily incident to the principal residential use and not in violation of such restriction. The intent of this restriction is to limit traffic, noise, refuse, advertising and other incidentals of operating a business which disturb the other Unit Owners and Occupants, detract from the appearance and residential character of the Property and/or lower property values. In all instances, the decision of the Board as to whether particular business activities are prohibited shall be final. The foregoing covenants of this Paragraph shall not apply to the activities of the Association and its nominees, employees and agents.

30. Obsauction of Common Elements/Proscribed Activities.

- a. There shall be no obstruction of the Common Elements, nor shall anything be stored in the Common Elements, without the prior consent of the Board, except as herein expressly provided. Nothing shall be altered or constructed in or removed from the Common Elements without the prior written consent of the Association. The Common Elements shall be kept free and clear of rubbish, debris and other unsightly materials and items.
- b. No clothes, sheets, blankets, idundry, rugs or any other articles of any kind shall be hung out or exposed on any part of the Common Elements without the express consent of the Association. The use and the covering of the interior surfaces of windows and balcony and patio doors, whether by draperies, window shades or other items visible from the exterior of a Building, shall be subject to the rules and regulations and resolutions of the Association. Except as expressly permitted by this Amended and Restated Declaration, the Py-Laws, or by applicable law, Unit Owners shall not cause or permit anything to be nung or displayed on the outside of windows or placed on the outside walls or roofs of the Buildings or on the Common Elements without the prior written consent of the Association. The display of the American flag or a military flag (or both) shall be allowed or, or within the Limited Common Elements or in the immediately adjacent exterior of the Building in which the Unit of a Unit Owner is located, subject to the rules and regulations and resolutions of the Association and applicable state and federal law.
- c. The foregoing covenants of this Paragraph shall not apply to the activities of the Association and its agents.
- 31. <u>Signs</u>. No sign of any kind or other form of solicitation or advertising or window display (including, without limitation, "For Sale" and "For Rent" signs) shall be permitted on the Property except at such location and in such form as may be prescribed by the Board, with the exception that signs for candidates for political office may be placed

in the Limited Common Elements adjacent to a particular Unit for reasonable time periods prior to and subsequent to elections. The Board may adopt rules and regulations and/or resolutions further regulating the placement of signs on the property.

- 32. Antennas. No mast, satellite dish, antenna or other structure for transmitting or receiving messages or programs by radio or television shall be erected, permitted or maintained in or upon any part of the Common Elements of the Property without the prior written approval of the Board. Notwithstanding the foregoing, satellite dishes one (1) meter or less and antennas designed to receive local television broadcast signals may be erected and maintained on those portions of the Property under the exclusive use and control of a Unit Owner, subject to rules and regulations and/or resolutions adopted from time to time by the Board. Antennas must not extend beyond a Unit Owner's exclusive-use area or encroach upon any portion of the Common Elements or another Unit Owner's Unit or Limited Common Elements without the prior written approval of the Board.
- 33. Animals. No animals shall be raised, bred or kept in any Unit or the Common Elements, with the exception that dogs, cats, birds, fish and other animals of types, breeds or varieties ecomonly kept as domesticated household pets may be kept in Units, provided said animals are not kept or bred for any commercial purpose (including, without limitation, boarding purposes), are not allowed to run loose on the Property, and are kept in strict accordance with such rules and regulations and resolutions relating to household pets as may from time to time be adopted by the Board (including, without limitation, rules and regulations limiting or prchibiting particular types, breeds, varieties or categories of animals from being kept on the Property). Any pet deemed by the Board, in its sole discretion, as causing or creating a nuisance or unreasonable disturbance may be permanently removed from the Property, and the Board's decision shall be final. Any Unit Owner found to be in violation of this provision, or any rules and regulations or resolutions which the Board may adopt concerning household pets, snall subject the Unit Owner to any and all remedies available to the Association including, without limitation, a daily fine until such violation is cured.
- **34.** Heating of Units. Each Unit Owner shall maintain the heat in his or her Unit at a minimum of sixty (60) degrees Fahrenheit to prevent the freezing of pipes and to allow for the comfortable warming of adjoining Units. Any Unit Owner who fails to comply with this covenant shall be held strictly liable for any and all costs incurred by the Association in connection with such failure. Such costs shall constitute a lien on the interest of such Unit Owner and be collectable in the same manner as any unpaid assessments or other Common Expenses.
- 35. <u>Use Affecting Insurance</u>. Nothing shall be done or kept in any Unit or in the Common Elements that will increase the rate of insurance on the Property without the prior written consent of the Board. No Unit Owner shall permit anything to be done or kept in his Unit or in the Common Elements that will result in the cancellation of any insurance maintained by the Association or that would be in violation of any law. No waste shall be committed in the Common Elements.

- **Structural Impairment.** Except as otherwise provided in the Condominium Instruments or permitted by applicable law, nothing shall be done in any Unit or in, on or to the Common Elements that would impair the structural integrity, safety or soundness of a Building or that would structurally change a Building. No Unit Owner shall overload the plumbing or the electric, cable or communications wiring in a Building, or operate any machines, appliances, accessories or equipment in such manner as to cause, in the judgment of the Board, an unreasonable disturbance to others.
- **37.** <u>Disposal of Trash</u>. Unit Owners and Occupants shall dispose of trash, garbage and other waste in a clean and sanitary manner. The Board may from time to time adopt rules and regulations and/or resolutions governing the disposal of trash, garbage and other waste.
- 38. Pring/Vehicles. The parking of vehicles on the Property shall at all times comply with applicable laws and ordinances of the Village and any other governmental entities having jurisdiction over the Property. The Board may adopt rules and regulations and/or resolutions consistent with applicable laws and ordinances further restricting or regulating parking and/or vehicle maintenance and repairs on the Property. Without limiting the foregoing, the Board may adopt rules and regulations and/or resolutions prohibiting certain categories, classes or types of vehicles from being kept on the Property and/or establishing guidelines for the jowing of vehicles from the Property.
- Unit Owner and Occupan' Information. The Association shall have the right to request from Unit Owners from time to time certain information regarding the Unit Owners and Occupants. Such information may include, without limitation, the names. permanent residence addresses and telephone numbers of all Unit Owners, the names of all Occupants, the identity and mailing addresses of all lenders holding a mortgage or trust deed against a Unit, a description of all pets to be kept within the Units, and vehicle identification information. Any expenses incurred by the Association in connection with a Unit Owner's refusal or failure to provide information as required in this Paragraph. including, without limitation, title company charges, management company charges, research fees and attorneys' fees, shall be assessed to the account of the Unit Owner and, until paid by such Unit Owner, shall constitute a lien on the interest of such Unit Owner and be collectable in the same manner as any unpaid assessments or other Common Expenses. Unless otherwise provided by law, any Unit Owner who fails to provide address information as required by this Paragraph shall be deemed to have waived the right to receive notices at any address other than the address of his or her Unit, and the Association shall not be liable for any loss, damages, injury or prejudice to the rights of the Unit Owner caused by any delays in receiving notices resulting therefrom.
- **40. Nuisances.** No noxious or offensive activity shall be carried on in any Unit or on any other portion of the Property, and nothing shall be done on the Property, either willfully or negligently, which shall in the sole judgment of the Board cause unreasonable annoyance or nuisance to other Unit Owners or Occupants.

- 41. Remedies for Breach or Violation. In the event of any violation by any Unit Owner (either by his or her own conduct or by the conduct of any Occupant, tenant, guest, licensee, invitee or pet) of the provisions of the Act, this Amended and Restated Declaration, the By-Laws, and/or the rules and regulations and resolutions of the Association, the Association, or its successors or assigns, or the Board, or the Association's agents, shall have each and all of the rights and remedies which may be provided for in the Act, this Amended and Restated Declaration, the By-Laws and the rules and regulations and resolutions or which may be otherwise available by law, or any combination thereof, including, without limitation, the following:
 - a. Self Help. The power to enter the Unit or any portion of the Property on which, or as to which, such violation exists and to summarily abate and remove, at the expense of the defaulting Unit Owner, any structure, thing or condition that may exist thereon contrary to the intent and meaning of the provisions hereof. In such event, neither the Association, nor the Board members, officers, employees or agents thereof, shall thereby be deemed guilty in any manner of trespass or liable for damages, provided, however, that where the violation involves an improvement located within the poundaries of a Unit, judicial proceedings shall be instituted before such improvement may be altered or demolished.
 - Involuntary Sale. The power to issue to the defaulting Unit Owner a ten (10) b. day notice in writing to terminate the rights of said defaulting Unit Owner to continue as a Unit Owner and to continue to occupy, use and control his or her Unit, and thereupon an action may be filed by the Association against said defaulting Unit Owner for a decree declaring the termination of said defaulting Unit Owner's right to occupy, use or control the Unit owned by him or her on account of said violation and ordering that all the right, title and interest of said defaulting Unit Owner in the Property shall be sold (subject to the lien of any existing mortgage) at a judicial sale upon such notice and other terms as the court snall determine equitable. The proceeds of any such judicial sale shall first be paid to discharge court costs, court reporter charges, attorneys' fees and all other expenses of the proceedings and sale, and all such items shall be taxed to such defaulting Unit Owner in the decree. Any balance of proceeds, after satisfaction of such charges and any unpaid assessments or other Common Expenses due hereunder or any liens, shall be paid to the defaulting Unit Owner. Upon the confirmation of such sale, the purchaser of the Unit thereupon shall be entitled to a deed to the Unit and to immediate possession of the Unit and may apply to the court for a writ of assistance for the purpose of acquiring such possession. It shall be a condition of any such sale, and the decree shall so provide, that the purchaser shall take the Unit so purchased subject to the Condominium Instruments, as amended from time to time.
 - **c. Fines.** The power to levy a single or continuing fine (including, without limitation, daily fines). The Association shall not impose a fine unless (i) it has first provided to the Unit Owner alleged to have violated any provision of the Act, this Amended and Restated Declaration, the By-Laws or the rules and regulations or

resolutions of the Association notice and an opportunity for a violation hearing before the Board or a duly authorized commission; and (ii) the Board shall have determined such allegations to be true.

- **d.** Eviction. The right to take possession of such Unit Owner's interest in the Property and to maintain an action for possession of such Unit in the manner prescribed by the forcible entry and detainer provisions of the Illinois Code of Civil Procedure, as amended from time to time.
- e. Other Remedies. The right to prosecute any action or other proceedings, either at law or in equity, against such defaulting Unit Owner and others for enforcement or foreclosure of the Association's lien, the appointment of a receiver for the Unit, money damages, injunction, specific performance, and any other relief.
- Association in connection with or attributable to a violation and/or the exercise of its authority as granted in this Paragraph, including, but not limited to, court costs, recording fees, attorneys' fees, title company charges, management company charges, and other costs of labor and materials, shall be paid by the Unit Owner in violation and/or to whom the act or omission giving rise to enforcement is attributable and, until paid by such Unit Owner, shall constitute a lien on the interest of such Unit Owner and be collectable in the same manner as any unpaid assessments or other Common Expenses.
- g. Cumulative Remedies. Any and all rights and remedies may be exercised at any time and from time to time, cumulatively or otherwise, by the Association or the Board. No terms, obligations, covenants, conditions, restrictions, liens, charges or provisions imposed hereby or contained herein shall be deemed abrogated, abandoned or waived by any failure to enforce or delay in enforcing them, no matter how many violations or breaches may occur and regardless of any delays in enforcement.
- 42. Rights of First Mortgagees. The following provisions are intended for the benefit of each First Mortgagee. To the extent, if at all, that any other previsions of this Amended and Restated Declaration conflict with the following provisions, (ne following provisions of this Paragraph 42 shall, in all instances, control and prevail. To the extent, if at all, that the following provisions conflict with the Act and/or other applicable law, the Act and/or other applicable law shall, in all instances, control and prevail.
 - a. A First Mortgagee, or an insurer or guarantor of the note held by a First Mortgagee, on written request to the Association (the request to state the name and address of the First Mortgagee, insurer, or guarantor and identification of the Unit encumbered by the mortgage held by the First Mortgagee), shall be entitled to timely written notice of the following:

- (i) Any proposed action that requires the consent of a specified percentage of First Mortgagees;
- (ii) Any proposed amendment of the Condominium Instruments effecting a change in (aa) the boundaries of any Unit or exclusive easement rights appertaining thereto; (bb) the interests in the Common Elements or Limited Common Elements appertaining to any Unit or the liability for Common Expenses appertaining thereto; (cc) the number of votes in the Association appertaining to any Unit; or (dd) the purposes to which any Unit or the Common Elements are restricted;
- (iii) Any proposed termination of the condominium project;
- (iv) Any condemnation loss or any casualty loss that exceeds \$10,000.00 and affects a portion of the Common Elements, or that exceeds \$1,000.00 and affects any Unit on which there is a first mortgage held, insured, or guaranteed by the eligible holder;
- (v) Any delinogency in the payment of assessments or charges owed by an Owner of a Unit subject to the mortgage of a First Mortgagee, insurer, or guarantor when the delinguency has continued for a period of at least sixty (60) days; and
- (vi) Any lapse, cancellation, or material modification of any insurance policy or fidelity bond maintained by the Association.
- b. Any restoration or repair of the Property after a partial condemnation or damage due to an insurable hazard shall be substantially in accordance with this Amended and Restated Declaration and the original plans and specifications for the Buildings unless approval is obtained from at least sixty-seven percent (67%) of the Unit Owners and the eligible First Mortgagees of Units that represent at least fifty-one percent (51%) of the Units subject to mortgages or trust deeds held by eligible First Mortgagees.
- c. Any election to terminate the condominium project after substantial destruction or substantial taking by condemnation of the Property shall require the approval of at least sixty-seven percent (67%) of the Unit Owners and the eligible First Mortgagees of Units that represent at least fifty-one percent (51%) of the Units subject to mortgages or trust deeds held by eligible First Mortgagees.
- d. Any election to terminate the condominium project for reasons other than substantial destruction or condemnation of the Property shall require the approval of at least sixty-seven percent (67%) of the Unit Owners and the eligible First Mortgagees that represent at least sixty-seven percent (67%) of Units subject to a mortgage or trust deed held by an eligible First Mortgagee.

- e. Notwithstanding anything to the contrary stated in this Amended and Restated Declaration, no Unit Owner shall have priority over any rights of a First Mortgagee pursuant to the terms of its mortgage in the case of payment to a Unit Owner of insurance proceeds or condemnation awards for losses to or a taking of Units or Common Elements.
- f. The Association shall allow any First Mortgagee or an insurer or guarantor of the note held by a First Mortgagee to examine the books and records of the Association during reasonable business hours and to receive, on request, annual reports and other financial data prepared by the Association, or at its direction.
- g. The Association shall provide a financial statement for the preceding fiscal year within one hundred twenty (120) days after the end of the fiscal year on submission of a written request by any First Mortgagee or an insurer or guarantor of the note heid by a First Mortgagee.
- h. The purchaser of a Unit at a judicial foreclosure sale, or a mortgagee who receives title to a Unit by deed in lieu of foreclosure or judgment by common law strict foreclosure or otherwise takes possession pursuant to court order under the Illinois Mortgage Foreclosure Law, shall have the duty to pay the Unit's proportionate share of the Common Expenses for the Unit assessed from and after the first (1st) day of the month after the date of the judicial foreclosure sale, delivery of the deed in lieu of foreclosure, entry of a judgment in common law strict foreclosure, or taking of possession pursuant to such court order. Such payment confirms the extinguishment of any lien cleated by virtue of the failure or refusal of a prior Unit Owner to make payment of Common Expenses, where the judicial foreclosure sale has been confirmed by order of the court, a deed in lieu thereof has been accepted by the lender, or a consent judgment thas been entered by the court.
- i. The purchaser of a Unit at a judicial foreclosure sale, other than a mortgagee, who takes possession of a Unit pursuant to a court order or a purchaser who acquires title from a mortgagee shall have the duty to cay the proportionate share, if any, of the Common Expenses (including, without limita ion any legal fees) for the Unit which would have become due in the absence of any assessment acceleration during the six (6) months immediately preceding institution of an action to enforce the collection of assessments, and which remain unpaid twithe Unit Owner during whose possession the assessments accrued. If the outstanding assessments are paid at any time during any action to enforce the collection of assessments, the purchaser shall have no obligation to pay any assessments which accrued before he or she acquired title. The statement of assessment account issued by the Association to a Unit Owner under Subsection 18(i) of the Act, and the disclosure statement issued to a prospective purchaser under Section 22.1 of the Act, shall state the amount of the assessments and the legal fees, if any, required hereunder.

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- j. The approval of the eligible First Mortgagees which represent at least fifty-one percent (51%) percent of the Units subject to a mortgage or trust deed shall be required to amend any provisions in this Amended and Restated Declaration or the By-Laws or to add any provisions thereto where the amendment or addition would have a material adverse effect upon mortgagees, including, without limitation, provisions which would have a material adverse effect upon mortgagees and establish, provide for, govern or regulate any of the following:
 - (i) Voting;
 - (ii) Assessments, assessment liens, or subordination of those liens;
 - (iii) Reserves for maintenance, repair and replacement of the Common Eigenents;
 - (iv) insurance or fidelity bonds;
 - (v) Rights to use the Common Elements;
 - (vi) Responsibility for maintenance and repair of the Common Elements;
 - (vii) The addition, annexation or withdrawal of property from the condominium;
 - (viii) Boundaries of any Unit;
 - (ix) Interests in the Common Elements or Limited Common Elements;
 - (x) Convertibility of Units into Common Elements or of Common Elements into Units;
 - (xi) Leasing of Units;
 - (xii) Hazard or fidelity insurance requirements;
 - (xiii) Restoration or repair of the condominium (after damage or partial condemnation) in a manner other than as specified in this Amended and Restated Declaration;
 - (xiv) The Association's right of first refusal or similar restrictions on the right of a Unit Owner to sell, transfer or otherwise convey his or her Unit;
 - (xv) Establishment of self-management by the Association where professional management has been required by Freddie Mac, Fannie Mae, HUD, FHA, or VA; or

(xvi) Any provisions which expressly benefit First Mortgagees, insurers or guarantors or Freddie Mac, Fannie Mae, HUD, FHA, or VA.

The approval of eligible First Mortgagees shall be implied when such a mortgagee fails to submit a response to any written proposal for an amendment within sixty (60) days after it receives proper notice of the proposal, delivered by certified or registered mail, with a return receipt requested.

k. As used in this Paragraph 42, the term "eligible First Mortgagee" shall mean a First Mortgagee which has requested notice in accordance with the provisions of Paragraph 42(a) above.

43. **Village of Arlington Heights.**

- a. The Property is designated as a planned unit development pursuant to the ordinances of the Village of Arlington Heights, Illinois. Therefore, no alterations, additions or improvements shall be made to any Building, structure, or other improvement unless the same shall be in compliance with the applicable ordinances of the Village.
- b. The Association shall be required to keep the Common Elements in good condition, clean and free of rubrish or other hazards and free from growth of weeds, in compliance with the ordinance; of general applicability of the Village which govern and control the maintenance of private property. Without limiting the foregoing, the Association shall provide for the replacement of dead or damaged plant material as may be necessary to comply with any applicable landscape plan approved by the Village.
- An irrevocable license is hereby granted to the Village to go upon the Property at any time and from time to time for the purpose of maintenance and repair of any facilities under the control of the Village or for maintenance of private streets and drives, water detention areas or other improvements, upon the Association's failure to perform necessary maintenance thereon, and for the purpose of the exercise and enforcement of any of the rights or privileges granted to the Village herein. Nothing herein contained shall require the Village to do any of the things herein authorized for it to do, or to excuse the Association from any of its obligations with respect thereto. The Village is hereby granted the right (after having given the Association notice of intended maintenance or other action to be taken by the Village, and the Association has failed to perform such maintenance or other action within a reasonable time) to make such charges against the Association for the performance of such action as it shall deem appropriate in its sole discretion, which charges shall be a lien upon the Property until paid, and the Village shall have the right to place a lien of record against the Property, provided, however, that such lien shall be subordinate and inferior to the lien of any prior mortgage upon a Unit. If any such lien or charges are made and due, the Association shall either pay the

same directly, or if no funds are available, the Association shall immediately proceed to collect the same from the Unit Owners, pursuant to the authority vested in the Association by the Act, this Amended and Restated Declaration and the By-Laws.

- d. An easement over that portion of the Property designated as such on the plat of subdivision for the Property has been and is hereby reserved for and granted to the Village for purposes of providing adequate storm water drainage control for the Property. In the event the Association fails to properly maintain the water detention area, the Village shall, upon ten (10) days' prior written notice, have the right to perform, or have performed on its behalf, any maintenance work to or upon the water detention area reasonably necessary to insure adequate storm water storage and free flow of storm water through the water detention easement area. In the event the village shall be required to perform, or have performed on its behalf, any maintenance work to or upon the water detention area easement, the cost of such work, together with the additional sum of ten percent (10%), shall upon Recording of any notice of lies constitute a lien against the Units in proportion to their respective percentages of ownership in the Common Elements.
- **44.** Severability. The invalidity of any restriction hereby imposed or of any provision hereof or of any part of social restriction or provision shall not impair or affect in any manner the validity, enforceability or effect of the remainder of this Amended and Restated Declaration. All of the terms hereof are hereby declared to be severable.
- **45.** Construction. The provisions of this Amended and Restated Declaration, the By-Laws and the articles of incorporation, rules and regulations and resolutions of the Association shall be liberally construed to effectuate their purpose of creating a uniform plan for the administration and operation of a cuality residential condominium development.
- **46. Board Determination Binding.** In the event of any dispute or disagreement between any Unit Owners relating to the Property or any question of interpretation or application of the provisions of this Amended and Restated Declaration, the By-Laws or the articles of incorporation, rules and regulations and resolutions of the Association, the determination by the Board shall be final and binding on each and all of such Unit Owners.
- 47. <u>Captions</u>. The Paragraph headings herein are intended for convenience only and shall not be construed with any substantive effect.
- **48. Grantees.** Each grantee, purchaser under articles of agreement for deed, mortgagee, tenant under a lease and any other Person having at any time any interest or estate in the Property accepts the same subject to all covenants, conditions, restrictions, easements, reservations, liens, charges, rights, benefits and privileges which are hereby granted, created, reserved or declared, the By-Laws, the articles of incorporation, rules and regulations and resolutions of the Association, and the jurisdiction, rights and powers

created or reserved by the provisions of the Act, all as at any time amended. All impositions and obligations hereby imposed shall be deemed and taken to be covenants running with the land and shall bind and inure to the benefit of each grantee, contract purchaser, mortgagee, tenant or other Person having at any time an interest or estate in the Property in like manner as though the provisions of this Amended and Restated Declaration were recited and stipulated at length in each and every deed of conveyance, installment contract, lease, mortgage, trust deed or other instrument evidencing such interest or estate in the Property.

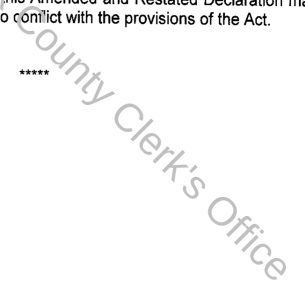
49. Perpetuities and Restraints on Alienation. If any of the covenants, conditions, restrictions, easements, reservations, liens, charges or rights created by this Amended and Restated Declaration shall be unlawful, void or voidable for violation of (a) the rule against perpetuities or some analogous statutory provision; (b) the rule restricting restraints on alienation; or (c) any other statutory or common law rules imposing time limits, then such provisions shall continue and endure only until twenty-one (21) years after the death of the survivor of the now living lawful descendants of the President of the United States in office as of the time of Recording of this Amended and Restated Declaration.

50. Land Trustee or Ju er Entity as Unit Owner.

- a. In the event title to any Unit is conveyed to a title holding trust, under the terms of which all powers of management, operation and control of the Unit remain vested in the trust beneficiary or beneficiaries, then the beneficiaries thereunder from time to time shall be responsible for payment of all assessments, liens and other charges made hereunder and for the performance of all agreements, covenants and undertakings chargeable or created under this Amended and Restated Declaration against such Unit. The amount of such assessments, liens and charges shall continue to be obligations or liens upon the Unit and the beneficiaries of such trust notwithstanding any transfers of the beneficial interest of any such trust or any transfers of title to such Unit.
- b. Upon the conveyance of title to any Unit to a title holding trust, corporation, partnership, limited liability company or other legal entity capable of holding title to real property, unless otherwise expressly agreed by the Association in the Board's sole discretion, the names and residence addresses of all trustees, co trustees and beneficiaries of a trust, all shareholders of a corporation, all partners in a partnership, all members of a limited liability company, or all other persons having an equity interest in such other entity shall be disclosed to the Association. Such obligation to furnish information shall be of a continuing nature and shall include the obligation to provide the Association with written notice of any changes in such information within fourteen (14) days of such changes.
- **51.** Notices. Any notice required to be sent to any Unit Owner under the provisions of this Amended and Restated Declaration or the By-Laws shall be deemed to have been properly sent when mailed, postage prepaid, to the last known address of such

Unit Owner as it appears in the records of the Association at the time of such mailing, or upon being deposited at the door to the Unit Owner's Unit or other designated address on file with the Association. Notices required to be given to any devisee, heir or personal representative of a deceased Unit Owner may be delivered either personally or by mail to such party at his, her or its address appearing in the records of the court wherein the estate of such deceased Unit Owner is being administered.

52. Amendment. Subject to the requirements of Paragraph 42 of this Amended and Restated Declaration, the provisions of this Amended and Restated Declaration may be changed, modified or rescinded by a written instrument setting forth such change, modification or rescission approved in writing by the Unit Owners representing not less than two-thirds (2/3) of the total ownership of the Common Elements. Notwithstanding the foregoing, the provisions of this Amended and Restated Declaration may be changed, modified or rescinded to bring this instrument into compliance with the requirements of the Federal National Mo.tgage Association (Fannie Mae), the Federal Home Loan Mortgage Corporation (Freddie Mac), the United States Department of Housing and Urban Development (HUD), the Federal Housing Administration (FHA) and the United States Department of Veteran's Veteran's (formerly known as the United States Veteran's Administration) (VA) by a written instrument setting forth such change, modification or rescission approved by the Board. Any change, modification or rescission shall be effective upon Recordation of such instrument in the office of the Recorder of Deeds of Cook County, Illinois. No provision in his Amended and Restated Declaration may be changed, modified or rescinded so as to contlict with the provisions of the Act.



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This Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium shall become effective upon Recordation in the office of the Recorder of Deeds of Cook County, Illinois.

IN WITNESS WHEREOF, the undersigned duly elected officers of Huntington Square Townhome Condominium Association, an Illinois Not-For-Profit Corporation, have duly executed this Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium on this 20th _ day of 🔍 Serie Ox Coo.

HUNTINGTON SQUARE TOWNHOME CONDOMINIUM ASSOCIATION, AN ILLINOIS NOT-FOR-PROFIT CORPORATION

President

Secretary

Khal'

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STATE OF ILLINOIS)

) ss.

COUNTY OF COOK)

hereby certify that (am

I, Linda Khall, hereby certify that I am the duly elected and qualified Secretary of Huntington Square Townhome Condominium Association, an Hinois Not-For-Profit Corporation, and as such Secretary, I am the keeper of the books and records of the Association.

I further certify that the attached Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium, including the By-Laws of Huntington Square Townhome Condominium Association attached thereto as Exhibit "C," has

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been approved by the written consent of the Unit Owners owning not less than three-fourths (3/4) of the total ownership of the Common Elements.

I further certify that the attached Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium, including the By-Laws of Huntington Square Townhome Condominium Association attached thereto as Exhibit "C," has been submitted to and approved by the village attorney for the Village of Arlington Heights, Illinois.

I further certify that all lien holders of record have been notified by certified mail of the attached Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium, including the By-Laws of Huntington Square Townhome Condominium Association attached thereto as Exhibit "C."

Secretar Thull

Dated at Arlington Heights, Illinois, this 20th day

of <u>July</u>, 201<u>C</u>

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STATE OF ILLINOIS)
COUNTY OF COOK)
I, LIPAA. Besbekos, a Notary Public in and for said county in the state aforesaid, do hereby certify that the aforesaid officer of Huntington Square Townhome Condominium Association, an Illinois Not-For-Profit Corporation, personally known to me to be
the same person whose name is subscribed to the foregoing instrument (on the preceding page), appeared before me this day and acknowledged that he/she signed, sealed and delivered the same instrument as his/there free and voluntary act, for the uses and purposes
set forth.
Given under my hand and notarial seal this 20° day
of July , 2010. Saura a Beshekia
Notary Public

My commission expires:

OFFICIAL SEAL
LAURA A. BESBEKOS
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 1-30-2013

EXHIBIT "A"

LEGAL DESCRIPTION

LOT 2 IN HUNTINGTON SQUARE SUBDIVISION, BEING A SUBDIVISION IN THE NORTH HALF OF SECTION 18, TOWNSHIP 42, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED OCTOBER 19, 1987, AS DOCUMENT NUMBER 87562632, IN COOK COUNTY, ILLINOIS.

UNIT		STREET ADDRESS
901	03-18-200-013-1001	901 West Essex Place, Arlington Heights, IL 60004
903	03-13-200-013-1002	903 West Essex Place, Arlington Heights, IL 60004
905	03-18-200-013-1003	905 West Essex Place, Arlington Heights, IL 60004
907	03-18-200-013-1004	907 West Essex Place, Arlington Heights, IL 60004
909	03-18-200-0 3-1005	909 West Essex Place, Arlington Heights, IL 60004
911	03-18-200-013-1006	911 West Essex Place, Arlington Heights, IL 60004
931	03-18-200-013-1007	931 West Essex Place, Arlington Heights, IL 60004
933	03-18-200-013-1008	933 West Essex Place, Arlington Heights, IL 60004
935	03-18-200-013-1009	C35 West Essex Place, Arlington Heights, IL 60004
937	03-18-200-013-1010	937 Mest Essex Place, Arlington Heights, IL 60004
941	03-18-200-013-1011	941 West Essex Place, Arlington Heights, IL 60004
943	03-18-200-013-1012	943 West Essex Place, Arlington Heights, IL 60004
945	03-18-200-013-1013	945 West Essex Place, Arlington Heights, IL 60004
947	03-18-200-013-1014	947 West Essex Place, Arlington Heights, IL 60004
949	03-18-200-013-1015	949 West Essex Place, Arlington Heights, IL 60004
951	03-18-200-013-1016	951 West Essex Place, A lington Heights, IL 60004
961	03-18-200-013-1017	961 West Essex Place, Allington Heights, IL 60004
963	03-18-200-013-1018	963 West Essex Place, Aitington Heights, IL 60004
965	03-18-200-013-1019	965 West Essex Place, Arling on Heights, IL 60004
967	03-18-200-013-1020	967 West Essex Place, Arlington Heights, IL 60004
969	03-18-200-013-1021	969 West Essex Place, Arlington Heigh's, IL 60004
971	03-18-200-013-1022	971 West Essex Place, Arlington Heights, iL 60004
973	03-18-200-013-1023	973 West Essex Place, Arlington Heights, ' 50004
975	03-18-200-013-1024	975 West Essex Place, Arlington Heights, IL 60004
977	03-18-200-013-1025	977 West Essex Place, Arlington Heights, IL 60004
972	03-18-200-013-1026	972 West Essex Place, Arlington Heights, IL 60004
974	03-18-200-013-1027	974 West Essex Place, Arlington Heights, IL 60004
976	03-18-200-013-1028	976 West Essex Place, Arlington Heights, IL 60004
902	03-18-200-013-1029	902 West Essex Place, Arlington Heights, IL 60004
904	03-18-200-013-1030	904 West Essex Place, Arlington Heights, IL 60004
906	03-18-200-013-1031	906 West Essex Place, Arlington Heights, IL 60004
908	03-18-200-013-1032	908 West Essex Place, Arlington Heights, IL 60004
910	03-18-200-013-1033	910 West Essex Place, Arlington Heights, IL 60004

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EXHIBIT "B"

PERCENTAGES OF OWNERSHIP INTEREST IN COMMON ELEMENTS

JNIT	PERCENTAGE OF OWNERSHIP	STREETADDRESS
901	3.03	901 West Essex Place, Arlington Heights, IL 60004
903	3.03	903 West Essex Place, Arlington Heights, IL 60004
905	3.03	905 West Essex Place, Arlington Heights, IL 60004
907	3.03	907 West Essex Place, Arlington Heights, IL 60004
909	3.03	909 West Essex Place, Arlington Heights, IL 60004
911	3.03	911 West Essex Place, Arlington Heights, IL 60004
931	3.03	931 West Essex Place, Arlington Heights, IL 60004
933	3.02	933 West Essex Place, Arlington Heights, IL 60004
935	3.02	935 West Essex Place, Arlington Heights, IL 60004
937	3.03	937 West Essex Place, Arlington Heights, IL 60004
941	3.03	941 West Essex Place, Arlington Heights, IL 60004
943	3.03	943 West Essex Place, Arlington Heights, IL 60004
945	3.03	45 West Essex Place, Arlington Heights, IL 60004
947	3.03	947 West Essex Place, Arlington Heights, IL 60004
949	3.03	949 West Essex Place, Arlington Heights, IL 60004
951	3.03	951 West Essex Place, Arlington Heights, IL 60004
961	3.03	961 West Essex Place, Arlington Heights, IL 60004
963	3.03	963 West Essex Place, Arlington Heights, IL 60004
965	3.03	965 West Essex Place, Arlington Heights, IL 60004
967	3.03	967 West Essex Plac , Arlington Heights, IL 60004
969	3.03	969 West Essex Place, Arlington Heights, IL 60004
971	3.03	971 West Essex Place, Arlington Heights, IL 60004
973	3.03	973 West Essex Place, Arlington Heights, IL 60004
975	3.03	975 West Essex Place, Arlington Heights, IL 60004
977	3.03	977 West Essex Place, Arlington Heights, IL 60004
972	3.03	972 West Essex Place, Arlington Heights, L 60004
974	3.03	974 West Essex Place, Arlington Heights, iL 60004
976	3.03	976 West Essex Place, Arlington Heights, IL €0004
902	3.03	902 West Essex Place, Arlington Heights, IL 60004
904	3.03	904 West Essex Place, Arlington Heights, IL 60004
906	3.03	906 West Essex Place, Arlington Heights, IL 60004
908	3.04	908 West Essex Place, Arlington Heights, IL 60004
910	3.03	910 West Essex Place, Arlington Heights, IL 60004

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EXHIBIT "C"

BY-LAWS FOR

HUNTINGTON SQUARE TOWNHOME CONDOMINIUM ASSOCIATION

ARTICLE I General Provisions

The Association is responsible for the overall administration of the Property through its duly elected Board of Managers. Whether or not incorporated, the Association shall have such powers, not inconsistent with the Illinois Condominium Property Act, as are now or may hereafter as granted by the Illinois General Not For Profit Corporation Act of 1986. The Association shall have and exercise all powers necessary or convenient to effect any or all of the purposes for which the Association is organized and to do every other act not inconsistent with applicable law that may be appropriate to promote and attain the purposes set forth in the Condominium Property Act or the Condominium Instruments. All capitalized terms used but not defined herein that are defined in the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (sometimes herein referred to as the "Amended and Restated Declaration" or the "Declaration") shall have the same meaning as ascribed to such terms in said document.

ARTICLE II Registered Agent and Office

The Association shall have and continuously maintain in the State of Illinois a registered office and a registered agent whose office is identical with such registered office. The Association may have other offices within the State of Illinois as the Board may from time to time determine.

ARTICLE III Members

Section 1. Classes of Members, Membership and Termination of Membership. The Association shall have one class of members. Each Unit Owner shall be a member of the Association, which membership shall terminate on the sale or other disposition of a member's Unit, at which time the new Unit Owner automatically shall become a member of the Association. Such termination shall not relieve or release any former Unit Owner from any liability or obligation incurred under or in any way connected with the condominium or the Association during the period of such ownership and membership in the Association. Furthermore, such termination shall not impair any rights or remedies that the Association or others may have against a former Unit Owner arising from or in any way connected with such ownership and membership and the covenants and obligations incident to membership. Membership in the Association is not transferable or assignable, except as

provided herein.

Section 2. Votes and Voting Rights.

- a. The total number of votes of all Unit Owners shall be one hundred (100). Each Unit Owner shall be entitled to the number of votes equal to his or her percentage of ownership interest in the Common Elements (as defined in the Declaration).
- b. If a Unit is owned by more than one Person, the voting rights with respect to such Unit shall not be divided but shall be exercised as if the Unit Owner consisted of only one Person in accordance with the proxy or other designation made by the Persons constituting such Unit Owner. If only one of the Persons constituting such Unit Owner is present, he or she shall be entitled to cast the votes allocated to the Unit. If more than one of the Persons constituting such Unit Owner are present, the votes allocated to the Unit may be cast only in accordance with the agreement of a majority in interest of such Persons shall be deemed to exist if any of the Persons casts the votes allocated to such Unit without protest being made promptly to the individual presiding over the mercing by any other Persons constituting the Unit Owner.
- Any specified percentage of the Unit Owners, whether a Majority or C. otherwise, for the purposes of voting or for any other purpose, wherever provided in these By-Laws, shall mean such percentage of the total number of votes hereinabove set forth. Such percentage shall be computed in the same manner as is a specified percentage of the Unit Owners of the condominium as provided in the Declaration. When thirty percent (30%) or fewer of the Units, by number, possess over fifty percent (50%) in the aggregate of the votes as provided herein, an recentage vote of the Unit Owners specified herein or in the Declaration shall require the specified percentage by number of Units rather than by percentage of interest in the Common Elements allocated to Units that would otherwise be applicable. To the extent applicable, for purposes of this Section 2(c) when making a determination of whether thirty percent (30%) or fewer of the Units, by number, possess over fifty percent (50%) in the aggregate of the votes in the Association, a Unit shall not include a garage unit or a storage unit.

Section 3. Installment Contracts. Anything herein to the contrary notwithstanding, in the event of a sale of a Unit, the purchaser of such Unit pursuant to an installment contract shall, during such times as he or she resides in the Unit, be counted toward a quorum for the purpose of election of members of the Board at any meeting of the Unit Owners called for the purpose of electing members of the Board and have the right to vote for the election of members of the Board and to be elected to and serve on the Board, unless the seller expressly retains in writing any or all of such rights. In no event may both the seller and

purchaser be counted toward a quorum, be permitted to vote, or be elected to serve on the Board. Satisfactory evidence of the existence and terms of the installment contract as they relate to the subject matter of this Section shall be made available to the Association or its agents. "Installment Contract" shall have the same meaning as set forth in Section 1(e) of the Illinois Dwelling Unit Installment Contract Act, as amended from time to time.

ARTICLE IV Meetings of Unit Owners

Section 1. Annual Meeting.

- An annual meeting of the Unit Owners for the purpose of electing Board numbers and for the transaction of such other business as may come before the meeting shall be held on the second Wednesday in November each year at 7:00 p.m., or at such other reasonable time or date (not more than thirty (30) days before or after such date) as may be designated by the meeting notice. If the election of members of the Board shall not be held when designated nerein for any annual meeting or at any adjournment thereof, the Board shall cause the election to be held at a special meeting of the Unit Owners called as soon thereafter as it conveniently may be held.
- b. The Board may disseminate to the Unit Owners biographical and background information about candidates for election to the Board if reasonable efforts are made to identify all candidates and all candidates are given an opportunity to include biographical information and background material in the information to be disseminated and the Board does not express a preference in favor of any candidate.

Section 2. Special Meetings. Special meetings of the Unit Owners may be called by the Board, the President of the Association or not less than twenty percent (20%) of the Unit Owners. All matters to be considered at special meetings of the Unit Owners called by not less than twenty percent (20%) of the Unit Owners shall first be submitted in writing to the Board not less than ten (10) days before any proposed date of the special meeting of the Unit Owners called to consider such matters. Special meetings of the Unit Owners called by the Board, the President of the Association or not less than twenty percent (20%) of the Unit Owners shall be held at reasonable times, dates and places designated by the Board and stated in meeting notices prepared and delivered by or at the direction of the Board.

Section 3. *Place and Time of Meetings*. All meetings of the Unit Owners shall take place on the Property or at such other reasonable place designated by the Board. All special meetings of the Unit Owners shall take place at 7:00 p.m. or at such other reasonable time designated by the Board.

Section 4. *Notice of Meetings*. Written or printed notice stating the purpose, place, day and hour of any meeting of the Unit Owners shall be mailed or delivered to each Unit Owner not less than ten (10) nor more than thirty (30) days before the date of such meeting, by or at the direction of the Board. The notice of a meeting shall be deemed mailed or delivered when deposited in the United States mail addressed to the Unit Owner at his or her address as it appears in the records of the Association, with proper postage thereon prepaid, or upon personal delivery to such address.

Section 5. Quorum. The Unit Owners present at a meeting in person or by proxy holding twenty percent (20%) of the votes that may be cast at any meeting shall constitute a quorum as such meeting. A quorum shall be deemed present throughout any meeting if the Unit Owners holding twenty percent (20%) of the votes that may be cast are present in person or by proxy at the time during which the meeting is called to order.

Section 6. Proxies. At any meeting of the Unit Owners, a Unit Owner entitled to vote may vote either in person or by proxy, executed in writing by the Unit Owner or by his or her duly authorized attorney in fact. All proxies must bear the date of execution. No proxy shall be valid after eveven (11) months from the date of its execution. Any proxy distributed by the Board for election of members of the Board shall give Unit Owners the opportunity to designate any person as the proxy holder and shall give the Unit Owners the opportunity to express a preference for any of the known candidates for the Board or to write in a name.

Section 7. Manner of Acting. Except as set forth below and except as otherwise required by the Declaration or the Act, any action to be taken at any meeting of the Unit Owners at which a quorum is present shall be on the affirmative vote of more than fifty percent (50%) of the Unit Owners represented at such meeting. The following matters shall require the affirmative vote of two-thirds (2/3) or more of all the Unit Owners at a meeting duly called for that purpose:

- a. Merger or consolidation of the Association;
- b. Sale, lease, exchange or other disposition (excluding the mortgage or pledge) of all or substantially all of the property and assets of the Association; and
- The purchase and sale of land or Units on behalf of the Unit Owners.

ARTICLE V Board of Managers

Section 1. *In General*. The affairs of the Association shall be managed by the Board, which shall act as the Board of Managers of the condominium as provided in the Act and the Declaration.

Section 2. Number, Tenure and Qualifications. There shall be five (5) members of the Board. The terms of all existing members of the Board shall expire as of the date of the first annual meeting of the Unit Owners to be convened subsequent to the effective date of the Amended and Restated Declaration. Commencing with the date of the first annual meeting of the Unit Owners to be convened subsequent to the effective date of the Amended and Restated Declaration, the terms of members of the Board to be elected thereat shall be staggered as follows: the five (5) candidates receiving the greatest number of votes shall be elected to the Board; the three (3) candidates receiving the greatest number of votes each shall be elected for a term of two (2) years and until his or her successor shall have been elected and qualified, and the two (2) candidates receiving the next highest number of votes each shall be elected for a term of one (1) year and until his or her successor shall have been elected and qualified. Commencing at the second annual meeting of the Unit Owners to be convened subsequent to the effective date of the Amended and Restated Declaration, and during each year thereafter, each elected member of the Board shall serve for a term of two (2) years and until his or her successor shall have been elected and qualified. Members of the Board shall be elected solely by, from and among the Unit Owners. All members of the Board shall be elected at large. The terms of at least one-third (1/3) of the members of the Board shall expire annually. Each member of the Board shall hold office without compensation, provided, however, that upon the presentation of receipts or other appropriate documentation, a Board member shall be reimbursed by the Association for reasonable out-of-pocket expenses incurred in the course of his or her performance of his or her duties as a Board member. In the event that a Unit Owner is a corporation, partnership, trust or other legal entity other than a natural person or persons, then any shareholder, officer or director of such corporation, partner of such partnership, beneficiary or individual truster of such trust or manager of such other legal entity may be eligible to serve as a member of the Board. If there are multiple Owners of a single Unit, only one of the multiple Owners shall be eligible to serve as a member of the Board at any one time. A member of the board may succeed himself or herself in office. The Association, in the Board's sole discretion, shall have the right (but no affirmative obligation), to require that a member of or a candidate for the Board furnish documentation and/or other information adequately verifying that the Board member or candidate is eligible to serve on the Board. Such information may include, without limitation, true and correct copies of Recorded deeds, corporate control certificates, shareholder agreements or resolutions, partnership agreements, operating agreements, and/or trust agreements. For the purposes of this Section, decisions regarding whether such verification is adequate shall be made by the Association in the Board's sole discretion

Section 3. Election.

a. At each annual meeting of the Unit Owners, the Unit Owners shall be entitled to elect Board members, and the candidates receiving the highest number of votes with respect to the number of offices to be filled shall be deemed to be elected. The election as between candidates receiving the same number of votes shall be determined by lot. Cumulative voting shall not be permitted. A

candidate for election to the Board or such candidate's representative shall have the right to be present at the counting of the ballots at such election.

b. Upon adoption of appropriate rules and regulations by the Board, the election may be conducted by secret ballot whereby the voting ballot is marked only with the percentage interest for the Unit and the vote itself, provided that the Board further adopt rules to verify the status of the Unit Owner issuing a proxy or casting a ballot.

Section 4. Regular Meetings. A regular annual meeting of the Board shall be held immediately after and at the same place as the annual meeting of Unit Owners. By resolutions adopted by the Board from time to time, the Board shall provide the time and place for the holding of additional regular meetings of the Board. The Board shall meet at least four (4) times per year.

Section 5. Special Meetings. Special meetings of the Board may be called by the President or by twenty-five percent (25%) of the members of the Board. The person or persons permitted to call special meetings of the Board may fix the time and place for holding any special meeting of the Board called by them.

Section 6. Notice of Board Westings. Written notice of any special meeting of the Board shall be mailed or delivered to a members of the Board not calling the meeting at least forty-eight (48) hours before the date of such special meeting unless a written waiver of such notice is signed by the person or persons entitled to such notice. All such notices shall be deemed to be mailed or delivered when deposited in the United States mail addressed to each member at his or her address as it appears in the records of the Association, with proper postage thereon prepaid, of when personally delivered to the Board member's Unit or other designated address on record with the Association. The business to be transacted at or the purpose of any special meeting of the Board shall be specified in the notice. Upon adoption of a resolution setting orth the dates, times and places of regular meetings of the Board, notices of regular meetings of the Board need not be served on members of the Board. Notwithstanding the foregoing, copies of notices of all regular or special meetings of the Board shall be posted at conspicuous places on the Property designated by the Board at least forty-eight (48) hours before the meeting; in that there is no common entranceway for seven (7) or more Units, the Board may designate one or more places in the proximity of these Units where the notices of meetings shall be posted.

Section 7. Quorum. A majority of the members of the Board shall constitute a quorum for the transaction of business at any meeting of the Board.

Section 8. *Manner of Acting*. The act of a majority of the members of the Board present at a meeting of the Board at which a quorum is present shall be the act of the Board, except when otherwise provided by law or in the Condominium Instruments.

Section 9. Vacancies.

- a. Any vacancy occurring on the Board by reason of death, removal or resignation of a member of the Board may be filled by the two-thirds (2/3) vote of the remaining members of the Board. If a Board member ceases to be a Unit Owner, he or she shall be deemed to have resigned as of the date of such cessation. A Unit Owner elected by the Board to fill a vacancy shall serve until the next annual meeting of the Unit Owners, provided that if a petition is filed with the Board signed by the Unit Owners holding twenty percent (20%) of the votes of the Association requesting a meeting of the Unit Owners to fill the vacancy for the balance of the unexpired term of office of his predecessor, the term of the member of the Board so elected by the Board shall terminate thirty (30) days after the filing of the petition and a meeting of the Unit Owners for the purpose of filling such vacancy for such unexpired term shall be called no later than thirty (30) days following the filing of such petition.
- b. Members of the Board may resign at any time by written resignation delivered or mailed to any officer of the Association, which resignation shall be effective upon receipt. If, as a result of the death, removal or resignation of a member of the roard, no member of the Board remains in office, a special meeting of the Unit Owners may be called to fill all vacancies for the unexpired terms of the members of the Board.

Section 10. Removal. Any member of the Board may be removed, with or without cause, from office by the affirmative vote of the Unit Owners representing two-thirds (2/3) of the total vote of the Association at a regular or special meeting of the Unit Owners called for such purpose. Any Board member whose removal has been proposed by the Unit Owners shall be given a reasonable opportunity to be heard at the meeting.

Section 11. Adoption of Rules and Regulations. All rules and regulations or amendments thereto shall be adopted by the Board after a meeting of the Unit Owners called for the specific purpose of discussing the proposed rules and regulations, notice of which contains the full text of the proposed rules and regulations, which rules and regulations shall conform to the requirements of the Act, the Declaration and these By-Laws. No quorum is required at such meeting of the Unit Owners. No rules or regulations may impair any rights guaranteed by the First Amendment to the Constitution of the United States or Section 4 of Article I of the Illinois Constitution, including, but not limited to, the free exercise of religion. No rules or regulations shall prohibit any reasonable accommodation for religious practices, including the attachment of religiously mandated objects to the front-door area of a Unit.

Section 12. *Open Meetings*. All meetings of the Board, whether regular or special, shall be open to the Unit Owners, except for meetings or portions of meetings held:

- a. To discuss litigation when an action against or on behalf of the Association has been filed and is pending in a court or administrative tribunal or when the Board finds that such an action is probable or imminent;
- b. To consider information regarding appointment, employment or dismissal of an employee; or
- c. To discuss violations of the Association's rules and regulations or a Unit Owner's unpaid share of Common Expenses.

Any vote on the above matters shall be taken at a meeting or portion thereof open to any Unit Owner Any Unit Owner may record the proceedings at meetings or portions thereof required to be open by the Act or these By-Laws by tape, film or other means, subject to reasonable rules and regulations prescribed by the Board to govern the right to make such recordings.

Section 13. Contracts. The Board may not enter into a contract with a current Board member or with a corporation or partnership in which a Board member or a Board member's immediate family har, a twenty-five percent (25%) or more interest unless notice of intent to enter into the contract is given to the Unit Owners within twenty (20) days after a decision is made to enter into the contract and the Unit Owners are afforded an opportunity by filing a petition, signed by twenty percent (20%) of the Unit Owners, for an election to approve or disapprove the contract. Such petition shall be filed within twenty (20) days after such notice and such election shall be neld within thirty (30) days after filing the petition. For the purposes of this Section, a Board member's immediate family means the Board member's spouse, parents and children.

ARTICLE VI Officers

Section 1. Officers. The officers of the Association shall be a President, a Secretary and a Treasurer, and such other officers as the Board shall see fit to elect.

Section 2. Election and Term of Office. The officers of the Association shall be elected annually by the Board at its first regular meeting held after the annual meeting of the Unit Owners from among the members of the Board and shall hold office at the discretion of the Board. If the election of officers shall not be held at such first regular Board meeting, the election shall be held as soon thereafter as conveniently may be possible. Vacancies in any officer position may be filled and new offices may be created and filled or eliminated at any meeting of the Board. Each officer shall hold office until the first regular Board meeting held after the next succeeding annual meeting of the Unit Owners and until his or her successor shall have been duly elected and qualified. An officer may hold two (2) or more positions and may succeed himself or herself in office. Officers shall serve without compensation.

Section 3. Removal. Any officer elected by the Board may be removed, with or without cause, by a majority vote of the Board.

Section 4. Vacancies. A vacancy in any office because of death, resignation, removal, disqualification or otherwise may be filled by the Board for the unexpired portion of the term of the officer no longer serving.

Section 5. President. The President shall be the principal executive officer of the Association and shall in general supervise and control all of the business and affairs of the Association. The President shall preside at all meetings of the Unit Owners and of the Board. The President may sign, together with the Secretary or any other proper officer of the Association authorized by the Board, any contracts or other instruments the Board has authorized to be executed and any amendment to the Declaration, these By-Laws or the Plat as provided for in the Act and in the Condominium Instruments, and, in general, shall perform all duties incident to the office of President and such other duties as may be prescribed by the Board from time to time.

Section 6. Secretary. The Secretary shall keep the minutes of the meetings of the Unit Owners and of the Board, see that all notices are duly given in accordance with the provisions of these By-Laws or as required by law, mail and receive all notices on behalf of the Association, together with the President, execute on behalf of the Association documents as required or permitted by the Declaration, these By-Laws or the Act, be custodian of the records and corporate seal of the Association and in general perform all duties incident to the office of Secretary and such other duties as from time to time may be assigned to the Secretary by the President or by the Board.

Section 7. Treasurer. The Treasurer shall nave charge and custody of and be responsible for all funds and securities of the Association and for keeping full and accurate accounts of all receipts and disbursements in the Association s books of account kept for such purpose, receive and give receipts for money due and payable to the Association from any source whatsoever, deposit all such money in the name of the Association in those banks, trust companies or other depositaries as shall be selected in accordance with the provisions of these By-Laws and, in general, perform all the duties incident to the office of Treasurer and such other duties as from time to time may be assigned to the Freasurer by the President or by the Board.

ARTICLE VII

Powers and Duties of the Association and Board

Section 1. General Powers and Duties of the Board. The Board shall exercise for the Association all powers, duties and authority vested in the Association by the Act, the Illinois General Not For Profit Corporation Act of 1986 and the Condominium Instruments, all as amended from time to time, including but not limited to, the following:

- a. Operation, care, upkeep, maintenance, replacement and improvement of the Common Elements to the extent the operation, care, upkeep, maintenance, replacement and improvement of Limited Common Elements is not imposed on Unit Owners under the Condominium Instruments.
- b. Preparation, adoption and distribution of the Annual Budget for the Property.
- c. Levying and expending of assessments.
- d. Collection of assessments from Unit Owners.
- e. Employment and dismissal of the personnel necessary or advisable for the maintenance and operation of the Common Elements.
- f. Obtaining adequate and appropriate kinds of insurance and requiring the Unit Owners to obtain insurance covering their personal liability and other coverage as provided by the Condominium Instruments or by law.
- g. Owning, conveying, encumbering, leasing and otherwise dealing with Units and land conveyed to or purchased by the Association.
- h. Adoption and amendment of rules and regulations covering the details of the operation and use of the Property.
- i. Keeping of detailed, accurate records of the receipts and expenditures affecting the use and operation of the Property.
- j. Having access to each Unit and its appurter and Limited Common Elements from time to time as may be necessary for the maintenance, repair or replacement of any Common Elements therein or accessible therefrom or for making emergency repairs therein necessary to prevent damage to the Common Elements or to another Unit or Units. Except in cases of emergency, the Board shall provide reasonable notice before entering any Unit. Such entry shall be made with as little inconvenience to the Unit Owners as practicable.
- k. Borrowing money at such rates of interest as it may determine, issuing its notes, bonds and other obligations to evidence such borrowing and securing any of its obligations by making a mortgage or giving a security interest in all or any of its property or income, provided, however, that in no event shall the Board enter into a mortgage or encumbrance to be Recorded as a lien on the Common Elements.
- Paying real estate property taxes, special assessments and any other special taxes or charges of the State of Illinois or of any political subdivision thereof

or other lawful taxing or assessing body that are authorized by law to be assessed and levied on the real property of the condominium (other than assessments on Units not owned by the Association).

- m. Imposing charges for late payments of a Unit Owner's proportionate share of the Common Expense or any other expenses lawfully agreed on and, after notice and an opportunity to be heard, levying reasonable fines for violation of the Declaration, By-Laws and rules and regulations of the Association.
- n. Assigning the Association's rights to future income from assessments or other sources and to mortgage or pledge all or substantially all of the remaining assets of the Association, by a majority vote of the entire Board.
- o. Recording the dedication of a portion of the Common Elements to a public body for use as or in connection with a street or utility, when authorized by the Unit Cwners pursuant to the Declaration and the Act.
- P. Recording the granting of an easement for the laying of cable television cable when authorized pursuant to the Declaration and the Act and, if available and determined by the Board to be in the best interests of the Association, obtaining cable television service for all of the Units on a bulk identical service and equal cost per Unit basis and assessing and recovering the expense as a Common Expense and, if so determined by the Board, to assess each and every Unit on the same equal cost per Unit basis.
- q. Recording the grant of an easement for construction, maintenance or repair of a project for protection against water damage or erosion when authorized pursuant to the Declaration and the Act.
- owners, as required by the Federal Fair Housing Ac Amendments of 1988, the Illinois Human Rights Act and other applicable statutes and ordinances, in the exercise of the Board's powers with respect to the use of the Common Elements or approval of modifications in an individual Unit.
- s. Accepting service of a notice of claim for purposes of the Illinois Mcchanics Lien Act on behalf of each Unit Owner with respect to improvements performed pursuant to any contract entered into by the Board pursuant to the Act and distributing the notice to the Unit Owners within seven (7) days of the acceptance of the service by the Board. The service shall be effective as if each individual Unit Owner had been served individually with notice.
- t. Establishing and maintaining a system of master metering of public utility services and collecting payments in connection therewith, subject to the requirements of the Illinois Tenant Utility Payment Disclosure Act.

- U. Creating and appointing persons to a commission which may or may not have Board members as members thereof, which commission may not act on behalf of the Association or bind it to any action but may make recommendations to the Board. Members of each such commission or similar body shall be Unit Owners and may be removed by the Board whenever in the Board's judgment and sole discretion the best interests of the Association shall be served by such removal.
- v. Any powers and duties which are specifically required by the Act from time to time, including, without limitation, those powers and duties set forth in Sections 18 and 18.4 of the Act.

Section 2. Specific Powers and Duties. Anything herein contained to the contrary notwithstanding the Association shall have the following powers:

- a. To engage the services of a property manager, community manager or managing agent, who may be any person, firm, corporation or other entity, on such terms and compensation and for such duration as the Board deems reasonable.
- b. To engage the services of any persons (including, but not limited to, engineers, architects, accountants and attorneys) deemed necessary by the Association at such compensation as is deemed reasonable by the Board, in the administration, operation, repair, maintenance and management of the Property or in connection with any duty, responsibility or right of the Association, and to remove any such personnel at any time.
- c. To establish or maintain one or more bank accounts for the deposit of any funds paid to or received by the Association.
- d. To invest any funds of the Association in certificates of deposit, money market funds or comparable investments.

Section 3. Fiduciary Duty. In the performance of their duties, the officers and members of the Board shall exercise the care required of a fiduciary of the Unit Owners.

Section 4. Business Activities. Nothing herein contained shall be construed to give the Association authority to conduct an active business for profit on behalf of all the Unit Owners or any of them. The granting of licenses, leases or concessions or imposition of user charges shall not be considered conducting an active business for profit.

Section 5. Authorized Expenditures. The Association shall acquire and make arrangements for and pay for out of the Maintenance Fund, in addition to the manager, managing agent or other personnel above provided for, the following:

- a. Water, waste removal, heating, electricity, telephone or other necessary utility services for the Common Elements and such services to the Units as are not separately metered or charged to the Unit Owners.
- b. Such insurance as the Association is required or permitted to obtain as provided in the Declaration.
- C. Landscaping, gardening, snow removal, painting, cleaning, tuckpointing, maintaining, decorating, paving, resurfacing, repairing and replacing portions of or for the Common Elements and such furnishings and equipment for the Common Elements as the Association shall determine are necessary and proper. The Association shall have the exclusive right and duty to acquire the same for the Common Elements. The Association may, at its option, charge expenses relative to the maintenance, repair and replacement of the Limited Common Elements to the Unit Owner or Unit Owners to whom the exclusive use of the Limited Common Elements is assigned as shall be determined by the Board.
- d. Any other materials, supplies, furniture, labor, services, maintenance, repairs, structural alterations of assessments that the Association deems necessary or proper for the maintenance and operation of the Property or for the enforcement of any restrictions or provisions contained herein.
- e. Any amount necessary to rischarge any mechanics lien or other encumbrance levied against the Property or any part thereof that may in the opinion of the Association constitute a lien against the Property or against the Common Elements rather than merely against the interest therein of particular Unit Owners. When one or more 'Unit' Owners are responsible for the existence of such lien, they shall be jointly and severally liable for the cost of discharging it, and any costs incurred by the Association by reason of said lien or liens shall be separately assessed to said Unit Owners and shall, until paid by such Unit Owners, constitute a lien on the interest of such Unit Owners in the Property, which lien may be perfected and romeclosed in the manner provided in the Act with respect to liens for failure to pay a share of the Common Expenses and/or otherwise collected in the same manner as any unpaid assessments or other unpaid Common Expenses.
- f. Maintenance and repair of any Unit or any other portion of the Property that a Unit Owner is obligated to maintain or repair under the terms hereof, if such maintenance or repair is necessary, in the sole discretion of the Association, to protect the Common Elements or any other portion of the Property, provided that the Association shall levy a charge against such Unit Owner for the cost of the maintenance or repair and the amount of such charge shall constitute a lien on the interest of such Unit Owner in the Property, which lien may be perfected and foreclosed in the manner provided in the Act with

respect to liens for failure to pay a share of the Common Expenses and/or otherwise collected in the same manner as any unpaid assessments or other unpaid Common Expenses.

- g. Maintenance and repairs (including, without limitation, payment of real estate taxes, insurance premiums and Common Expenses) with respect to any Unit owned by the Association.
- h. If, due to the act, omission or neglect of a Unit Owner, Occupant or a Unit Owner's or Occupant's guests, family members, invitees, licensees or pets, damage shall be caused to the Common Elements or to a Unit or Units owned by others, or maintenance, repairs or replacements shall be required that would otherwise be a Common Expense, the levy against such Unit Owner of a charge for such damage and such maintenance, repairs and replacements as may be determined by the Board, and the amount of such charge shall constitute a lien on the interest of such Unit Owner in the Property, which lien may be perfected and foreclosed in the manner provided in the Act with respect to liens for failure to pay a share of the Common Expenses and/or otherwise collected in the same manner as any unpaid assessments or other unpaid Common Expenses.
- i. (i) All expenses, charges and costs of the maintenance, repair or replacement of the Common Elements and any other expenses, charges or costs that the Association may incur or expend pursuant hereto shall be approved by the Board.
 - (ii) Assessments for additions and alterations to the Common Elements or to Association-owned property not included in the adopted Annual Budget shall be separately assessed and are subject to approval of two-thirds (2/3) of the total votes of all Unit Owners.
 - (iii) As used herein, the terms "repairing, replacing and restoring" means to repair, replace or restore deteriorated or damaged portions of the then-existing decorating, facilities, structural or mechanical components, interior or exterior surfaces or energy systems and equipment to their functional equivalent prior to the deterioration or damage.
 - (iv) The repair, replacement or restoration of a Common Element may result in an improvement over the original quality of such Common Element or facilities. Unless the improvement is mandated by law or is an emergency as defined in Subsection 18(a)(8)(iv) of the Act, if the improvement results in a proposed expenditure exceeding five percent (5%) of the Annual Budget, the Board, upon written petition by the Unit Owners representing twenty percent (20%) of the votes of the Association delivered to the Board within fourteen (14) days of the Board's action to approve such expenditure, shall

call a meeting of Unit Owners within thirty (30) days of the date of delivery of such petition to consider the expenditure. Unless a Majority of the total votes of the Unit Owners are cast at this meeting to reject the expenditure, the Board's decision to make the expenditure is ratified.

Section 6. Annual Budget.

- Each year, on or before December 1st, the Board shall estimate the annual a. budget of Common Expenses ("Annual Budget"), including the total amount required for the cost of wages, materials, insurance, services and supplies that will be required during the ensuing calendar year for the rendering of all services, together with a reasonable amount considered by the Association to be necessary for a Reserve for contingencies and replacements (as hereinafter specified) and each Unit Owner's proposed Common Expense assessment, together with an indication of which portions of the Annual Budget are intended for such Reserves, capital expenditures or repairs or payment of real estate taxes. The Board shall deliver a copy of the proposed Annual Buoget to each Unit Owner at least thirty (30) days before the adoption thereof. The Association shall give Unit Owners notice as provided in Article IV, Section 4 of these By-Laws of any meeting of the Board concerning the adoption of the proposed Annual Budget and regular assessments pursuant thereto or to adopt a separate assessment.
- If said Annual Budget proves inadequate for any reason, including b. nonpayment of any Unit Owner's assessment or any nonrecurring Common Expense or any Common Expense not set forth in the Annual Budget as adopted, the Board may at any time levy a separate (special) assessment which shall be separately assessed to the 'Uni' Owners according to each Unit Owner's percentage of ownership in the Common Elements and which may be payable in one lump sum or such installments as the Board may determine. The Board may adopt separate assessments payable over more than one fiscal year, the entire amount of which shall be deemed considered and authorized in the first fiscal year in which the assessment is approved. The Board shall serve notice of such further assessment on all Unit Owners (as provided in Article IV, Section 4 of these By-Laws) by a statement in writing, giving the amount and reasons therefor, and such further assessment shall become effective and shall be payable at such time or times and on such other terms as may be determined by the Board. All Unit Owners shall be obligated to pay the separate assessment.
- c. If an adopted Annual Budget or any separate assessment would result in the sum of all assessments payable in the current fiscal year exceeding one hundred fifteen percent (115%) of the sum of all regular and separate (special) assessments payable during the preceding fiscal year, the Board, upon written petition by the Unit Owners representing twenty percent (20%)

of the votes of the Association delivered to the Board within fourteen (14) days of the Board action, shall call a meeting of the Unit Owners within thirty (30) days of the date of delivery of the petition to consider the budget or separate assessment. Unless a Majority of the total votes of the Unit Owners are cast at a meeting to reject the Annual Budget or separate assessment, it is ratified. In determining whether separate assessments together with regular assessments exceed one hundred fifteen percent (115%) of assessments in the preceding fiscal year, any separate assessment for expenditures relating to emergencies or mandated by law shall not be included in the computation, and the Board may approve such assessment without being subject to the Unit Owner veto procedure set forth in this subsection. As used herein, the term "emergencies" means immediate dangers to the structural integrity of the Common Elements or to the life, health, safety or property of the Unit Owners.

- d. The Annual Budget shall be assessed to the Unit Owners according to each Unit Owner's percentage of ownership in the Common Elements. Each Unit Owner shall be obligated to pay to the Association, or as it may direct, the portion of the Annual Budget assessed to such Unit Owner in equal monthly installments on or before the first (1st) day in January of the ensuing year and on the first (1st) day or each and every month of said year.
- e. The failure or delay of the Association to prepare or serve the Annual Budget on the Unit Owners shall not constitute a waiver or release in any manner of the Unit Owners' obligation to pay the maintenance and other costs and necessary Reserves as herein provided, whenever the same shall be determined. In the absence of any annual or adjusted budget, the Unit Owners shall continue to pay the monthly assessment charges at the then-existing monthly rate established for the previous period until the monthly assessment payment that is due more than ten (10) days after such new Annual Budget shall have been mailed or delivered to the Unit Owners.
- f. Anything herein or in the Declaration to the contrary not with standing, the Board may charge to fewer than all Unit Owners such cortion of the insurance premium for insurance the Association is required or permitted to obtain that reflects increased charges for coverage on the Units owned by such Unit Owners on such reasonable basis as the Board shall determine. Such charge shall be considered a Common Expense with respect to the Units owned by such Unit Owners for all purposes herein and under the Declaration.
- g. All funds collected hereunder shall be held and expended for the purposes designated herein and (except for such charges as may be levied hereunder against less than all the Unit Owners and for such adjustments as may be required to reflect delinquent or prepaid assessments) shall be deemed to be

held for the benefit, use and account of all the Unit Owners in their relative percentages of ownership interest in the Common Elements.

h. The Association shall have no authority to forbear the payment of assessments by any Unit Owner.

Section 7. Annual Accounting. The Association shall supply annually to all Unit Owners an itemized accounting of the Common Expenses for the preceding calendar year actually incurred and paid, together with an indication of which portions of the Annual Budget were for reserves, capital expenditures or repairs or payment of real estate taxes and with a labulation of the amounts collected pursuant to the budget or assessment and showing the net excess or deficit of income over expenditures plus Reserves. Any amount accumulated in excess of the amount required for actual expenses and Reserves shall be placed into the Association's Reserve accounts.

Section 8. Reserves.

- a. The Association shall build up and maintain reasonable Reserves for operations, contingencies and replacements. Extraordinary expenditures not originally included in the Annual Budget that may become necessary during the year may be changed first against such Reserves. In addition, the Association or the Board shall have the right to segregate all or any portion of the Reserves for any specific replacement or contingency on such conditions as the Board deems appropriate.
- b. The Annual Budget shall provide for reasonable Reserves for capital expenditures and deferred maintenance for repair or replacement of the Common Elements. To determine the amount of Reserves appropriate for the Association, the Board shall take into consideration the following: (i) the repair and replacement cost and the estimated useful life of the property the Association is obligated to maintain, including but not limited to structural and mechanical components, surfaces of the Buildings and Common Elements, and energy systems and equipment; (ii) the current and anticipated return on investment of Association funds; (iii) any independent professional reserve study the Association may obtain; (iv) the financial impact on Unit Owners, and the market value of the Units, of any assessment increase needed to fund Reserves; and (v) the ability of the Association to obtain financing or refinancing.
- c. Anything to the contrary in the foregoing notwithstanding, the Association may elect to waive in whole or in part the Reserve requirements of this Section by a vote of not less than two-thirds (2/3) of the total votes of the Association. In the event the Association elects to waive all or part of the Reserve requirements of this Section, such fact must be disclosed after the meeting at which such waiver occurs by the Association in the financial

statements of the Association and, highlighted in bold print, in the response to any request of a prospective purchaser for the information prescribed under Section 22.1 of the Act, and no member of the Board or the managing agent of the Association shall be liable, and no cause of action may be brought for damages against these parties, for the lack or inadequacy of Reserve funds in the Annual Budget. If the Association elects to waive all or part of such Reserve requirements, the Association may by a vote of not less than two-thirds (2/3) of the total votes of the Association elect to again be governed by the Reserve requirements of this Section.

Section 9. Default in Payment.

- (It) a Unit Owner is in default in the monthly payment of the aforesaid assessments or other charges imposed pursuant to the Declaration, these By-Caves, the Association's rules and regulations and resolutions and/or applicable law for thirty (30) days or more, the Unit Owner's account shall be deemed delinquent, and the Association may, without limitation to any other available remedies, (i) bring an action against the Unit Owner personally obligated to pay the same; (ii) enforce and foreclose any lien which it has or which may exist for its benefit; and/or (iii) file an action to terminate the Unit Owner's right of possession pursuant to the forcible entry and detainer provisions of the Illinois Code of Civil Procedure. The Association, in the Board's sole discretion, may charge late fees for the late payment of assessments or other charges. Any and all costs and expenses incurred by the Association in connection with or attributable to a Unit Owner's delinquency, including, without limitation, court costs, recording fees, attorneys' fees, title company charges, management company charges, and other costs of labor and materials (regardless of whether litigation is initiated by any party) shall be added to the amount due and shall be included in any judgment against the Unit Owner. Without limiting the foregoing, fees charged by the Association's property manager or managing agent pertaining to the collection of a Unit Owner's financial obligations to the Association (including, without limitation, collection account "turnover frees," eviction fees and court appearance fees) shall be added to and deemed a part of the Unit Owner's respective share of the Common Expenses and shall constitute a lien on the interest of such Unit Owner in the Property.
- b. No Unit Owner may assign, delegate, transfer, surrender, waive or avoid the duties, responsibilities and liabilities of a Unit Owner under the Act, the Declaration, the By-Laws and the articles of incorporation, rules and regulations and resolutions of the Association, including, but not limited to, the liability for the assessments provided for herein, by nonuse of the Common Elements or abandonment of his or her Unit or in any other manner. Any such attempted assignment, delegation, transfer, surrender or avoidance shall be deemed void.

Section 10. Books of Account and Statement of Account. The Association shall keep full and correct books of account. Upon ten (10) days' notice to the Association through the Board or the managing agent (as established by the Board) and the payment of any reasonable fee that may be fixed by the Association, a Unit Owner shall be furnished a statement of his or her account setting forth the amount of any unpaid assessments or other charges due and owing from such Unit Owner.

ARTICLE VIII

Contracts, Checks, Deposits and Funds

Section 1. Contracts. The Board may authorize any officer or officers or agent or agents of the Association, in addition to the officers so authorized by these By-Laws, to enter into any contract or execute and deliver any instrument in the name of and on behalf of the Association. Such authority may be general or confined to specific instances. In the absence of any such authorization by the Board, any such contract or instrument shall be executed by the President and attested to by the Secretary of the Association.

Section 2. Checks, Drafts and Other Instruments. All checks, drafts or other orders for the payment of money, notes or other evidences of indebtedness issued in the name of the Association shall be signed by such officer or officers, employee or employees or agent or agents of the Association and in such manner as shall from time to time be determined by resolution of the Board. In the absence of other direction, such instruments shall be signed by the Treasurer and countersigned by the President of the Association.

Section 3. Deposits. All funds of the Association not otherwise employed shall be deposited from time to time to the credit of the Association in such banks, trust companies or other depositaries as the Board may select.

Section 4. Gifts. The Board may accept on behalf of the Association any contribution, gift, bequest or devise for the general purposes or for any special purpose of the Association.

ARTICLE IX Books and Records

Section 1. *Maintaining Books and Records*. The Board shall keep and maintain the following records, or true and correct copies of these records, at the Association's principal office:

- a. The Declaration, By-Laws and Plat and any amendments thereto, any rules and regulations adopted by the Board, the articles of incorporation of the Association and all amendments thereto;
- b. Minutes of all meetings of the Association and the Board, for the immediately preceding seven (7) years;

- c. All current policies of insurance of the Association;
- d. All contracts, leases and other agreements then in effect to which the Association is a party or under which the Association or the Unit Owners have obligations or liabilities;
- e. A current listing of the names, addresses and weighted vote of all Unit Owners entitled to vote;
- f. Ballots and proxies related thereto for all matters voted on by the Unit Owners during the immediately preceding twelve (12) months, including, but not limited to, the election of members of the Board, provided, however, that in the event the Board adopts rules and regulations for secret ballot election as provided in the Act and these By-Laws, then, unless directed by court order, only the voting ballot excluding the Unit number shall be subject to inspection and copying;
- g. The books and records of account for the Association's current and ten (10) immediately preceding fiscal years, including but not limited to, itemized and detailed records of all receipts and expenditures; and
- h. Such other records of the Association as are available for inspection and examination by Unit Owners pursuant to Section 19 of the Act.

Section 2. Availability for Examination. Any Unit Owner in person or by agent and at any reasonable time or times at the Association's principal office shall have the right to inspect, examine and make copies of the records described in Article IX, Section 1, above. upon having first submitted a written request to the Board or its authorized agent stating with particularity the records sought to be examined. Notwithstanding the foregoing, the written request to inspect, examine and make copies of records described in Article IX, Subsections 1(d), 1(e), 1(f) and 1(g) herein must include a proper purpose for the request. Failure of the Board to make available all records so requested within thirty (30) days of receipt of the Unit Owner's written request shall be deemed a denial. Any Unit Owner who prevails in an enforcement action to compel examination of records described in Article IX Subsections 1(a), 1(b) and 1(c) herein shall be entitled to recover reasonable attorneys' fees and costs from the Association. In an action to compel examination of records described in Article IX, Subsections 1(d), 1(e), 1(f) and 1(g) herein, the burden of proof is upon the Unit Owner to establish that the Unit Owner's request is based on a proper purpose. Any Unit Owner who prevails in an enforcement action to compel examination of records described in Article IX, Subsections 1(d), 1(e), 1(f) and 1(g) herein shall be entitled to recover reasonable attorneys' fees and costs from the Association only if the court finds that the Board acted in bad faith in denying the Unit Owner's request.

Section 3. Costs. The actual cost to the Association of retrieving and making requested records available for inspection and examination under this Article shall be

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charged by the Association to the requesting Unit Owner. If a Unit Owner requests copies of records requested under this Article, the actual costs to the Association of reproducing the records shall also be charged by the Association to the requesting Unit Owner.

Section 4. Confidential Documents. Notwithstanding anything to the contrary stated in the provisions of this Article, unless otherwise directed by court order, the Association need not make the following records available for inspection, examination or copying by the Unit Owners:

- a. Documents relating to appointment, employment, discipline, or dismissal of Association employees;
- b. Cocuments relating to actions pending against or on behalf of the Association or toe Board in a court or administrative tribunal;
- c. Documents relating to actions threatened against, or likely to be asserted on behalf of the Association or the Board in a court or administrative tribunal;
- d. Documents relating to Common Expenses or other charges owed by a Unit Owner other than the requesting Unit Owner; and
- e. Documents provided to the Association in connection with the lease, sale or other transfer of a Unit by a Unit Dwner other than the requesting Unit Owner.

ARTICLE X Fiscal Year

The fiscal year of the Association shall be fixed by resolution of the Board.

ARTICLE XI Seal

The Board may provide a corporate seal in the form of a circle and having inscribed thereon the name of the Association and the words "Corporate Seal, Illinois."

ARTICLE XII Waiver of Notice

Whenever any notice whatsoever is required to be given under the provisions of the Illinois General Not For Profit Corporation Act of 1986 or under the provisions of the articles of incorporation of the Association, these By-Laws or the Declaration, a waiver thereof (subject to all the provisions of those instruments) in writing signed by the person or persons entitled to such notice, whether before or after the time stated therein, shall be deemed equivalent to the giving of such notice.

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ARTICLE XIII

Liability of Board Members and Officers and Indemnification

The members of the Board of Managers and the officers of the Association shall not be liable to the Association or the Unit Owners for any acts or omissions made in good faith as such members of the Board or officers. The Association shall indemnify and hold harmless each of the Board members and officers against all contractual liability to others arising out of contracts made by such Board members or officers on behalf of the Unit Owners or the Association, unless any such contract shall have been made in bad faith or contrary to the provisions of the Declaration. Every Board member and officer shall be indemnified by the Association against all expenses and liabilities, including counsel fees. reasonably incurred by or imposed on him or her in connection with any proceeding to which he or she may be a party, or in which he or she may become involved, by reason of his or her being or having been a Board member or officer of the Association, or any settlement thereof, whether or not he or she is a Board member or officer at the time such expenses are incurred, except in such cases in which the Board member or officer is adjudged guilty of willful misfeasance or malfeasance in the performance of his or her duties. The foregoing right of indemnification shall be in addition to and not exclusive of all other rights to which such Board member or officer may be entitled.

APTICLE XIV Construction

Nothing hereinabove contained shall in any way be construed as altering, amending or modifying the Amended and Restated Declaration. The Amended and Restated Declaration, the articles of incorporation of the Association, these By-Laws and the rules and regulations and resolutions of the Association shall always be construed to further the harmonious, beneficial, cooperative and proper use and conduct of the Property. The terms and provisions of the Act shall control in the event of any inconsistency between the Act, on the one hand, and the Amended and Restated Declaration, the articles of incorporation and/or these By-Laws, on the other hand. The terms and provisions of the Amended and Restated Declaration shall control in the event of any inconsistency between the Amended and Restated Declaration, on the one hand, and the articles of incorporation and/or these By-Laws, on the other hand. All words and terms used herein that are also used in the Amended and Restated Declaration shall have the same meaning as provided for such words and terms in the Amended and Restated Declaration.

ARTICLE XV Amendments to By-Laws

Subject to the requirements of Paragraph 42 of the Amended and Restated Declaration, the provisions of these By-Laws may be changed, modified or rescinded by a written instrument setting forth such change, modification or rescission approved in writing by the Unit Owners representing not less than two-thirds (2/3) of the total ownership of the Common Elements. Notwithstanding the foregoing, the provisions of these By-Laws on

may be changed, modified or rescinded to bring this instrument into compliance with the requirements of the Federal National Mortgage Association (Fannie Mae), the Federal Home Loan Mortgage Corporation (Freddie Mac), the United States Department of Housing and Urban Development (HUD), the Federal Housing Administration (FHA) and the United States Department of Veteran's Affairs (formerly known as the United States Veteran's Administration) (VA) by a written instrument setting forth such change, modification or rescission approved by the Board. Any change, modification or rescission shall be effective upon Recordation of such instrument in the office of the Recorder of Deeds of Cook County, Illinois. No provision in these By-Laws may be changed, modified or rescinded so inc flict w. Or Cook County Clerk's Office as to conflict with the provisions of the Amended and Restated Declaration or the Act.

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APPROVAL

On behalf of the Village of Arlington Heights, Illinois and its Village Attorney, I hereby acknowledge approval of the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including, without limitation, the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C")

ZAMER O J.	
Village o	of Arlington Heights, Illinois
By:	god Clard
Name:	Pobin R. Ward
Title:	test Village Attorney
Date:	9/31/09
STATE OF ILLINOIS) ss.	
COUNTY OF LOOK	
in the state aforesaid, do hereby certify that the Arlington Heights, Illinois, personally known to me is subscribed to the foregoing instrument, a acknowledged that he/she signed, sealed and del free and voluntary act, for the uses and purposes signed.	to be the same person whose name ppeared before me this day and vered the same instrument as his/her
Given under my hand and notarial seal this 3/5	<u>+</u>
day of August, 2009	
No	taturia Sellu
My commission expires:	

OFFICIAL SEAL PATRICIA LEVEE **NOTARY PUBLIC - STATE OF ILLINOIS**

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Property of Cook County Clerk's Office

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

I hereby <u>approve</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
I hereby <u>disapprove</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s):
Sign: Sign:
Print: KRISHWA ADABALA Print:

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number	902 W. Essex P1
	Meraby approve the Amended and Restated Declaration of Condominium
	Ownersnip for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	I hereby disapprove the Amenaeu and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s	<u>):</u>
Sign:	I for sign Miles & Miles

Please return this form to Linda Khalil at 904 West Essex Place, Arlington Heights, IL 60004, by November 7, 2009. Thank you for your anticipated cooperation.

Print: JEFFERY D. GORDON Print: BARBARA S. GORDON

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Num	ober: 904 W. Essex Place
X	Liveraby approve the Amended and Restated Declaration of Condominium
	Ownersnip for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	I hereby disapprove the Amenaeu and Restated Declaration of Condominium
	Ownership for Huntington Square for home Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association
	attached thereto as Exhibit "C").
Unit Owne	er(s):
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Please return this form to Linda Khalil at 904 West Essex Place, Arlington Heights, IL 60004, by November 7, 2009. Thank you for your anticipated cooperation.

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number:	906
X	I hereby <u>approve</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
	I hereby <u>disapprove</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number	r: 907
/	Livereby approve the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto ar E hibit "C").
	I hereby disapprove the Amenaed and Restated Declaration of Condominium
	Ownership for Huntington Square foundame Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s	<u>s):</u>
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Please return this form to Linda Khalil at 904 West Essex Place, Arlington Heights, IL 60004, by November 7, 2009. Thank you for your anticipated cooperation.

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number:	908
X	I neceby approve the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	I hereby disapprove the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Tovinhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s	<u>):</u>
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Print: <u>EL</u> V	IRA GUREVICLE Print: BORIS ShusTER

Please return this form to Linda Khalil at 904 West Essex Place, Arlington Heights, IL 60004, by November 7, 2009. Thank you for your anticipated cooperation.

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number	909
	I hereby approve the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for iduntington Square Townhome Condominium Association attached thereto as Exhibit "C").
	I hereby <u>disapprove</u> the Amenaeu and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s	<u>):</u>
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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

Unit Number: 911	
I hereby <u>approve</u> the Amended and Restated Declaration Condominium Ownership for Huntington Square Townhome Condominiu (including the By-Laws for Huntington Square Townhome Condominius Association attached thereto as Exhibit "C").	
I hereby <u>disapprove</u> the Amended and Restated Declaration Condominium Ownership for Huntington Square Townhome Condominiu (including the By-Laws for Huntington Square Townhome Condominiu Association a tached thereto as Exhibit "C").	m
04	
Unit Owner(s):	
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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number	· <u>931</u>
<u> </u>	I hereby approve the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
<u></u>	I hereby disapprove the Amende a and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association
Unit Owner(s	attached thereto as Exhibit "C").
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Print: Rob	BERT BOWMAN Print: Payla Bowman

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

Unit Number	: <u>935</u>
100	I hereby <u>approve</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
	I hereby <u>disapprove</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
Unit Owner(<u>s):</u>
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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

Unit Number	941
<u>\(\) \(\) \(\) \(\)</u>	I hereby approve the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
	I hereby <u>disapprove</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s	<u>):</u>
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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

Unit Number	··	943						
X O	Condominion (including t	approve to the department of t	p for Hur for Hunt	ntington sington S	Square Square	e Townhom	Declaration ne Condominiu ne Condominiu	of m m
	Condominit (including t	ım Ownershi	p for Hur for Hunt	ntington (ington S	Square Square	e Townhom	Declaration ne Condominium e Condominium	m
Unit Owner		94						
	Frank		_ 4/	Sign: _				-
Print: $\frac{3u}{3u}$	micmo	i Fudu	100	Print:	(Q	>		-
				Print:	4	SO OFF		

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

Unit N	umber:		945	- -					
<u> X</u>	(ir	ondomini ocluding t	um Owners	hip for s for	· Huntingtor Huntington	n Squa Squar	re Townhor	Declaration ne Condomini ne Condomini	of ium ium
	(in	ondominit ocluding t	um Owners	hip for s for l	Huntingtor Huntington	n Squar Squar	re Townhor	Declaration ne Condomini ne Condomini	um
<u>Unit O</u>	wner(s):		,	4					
Sign:	Cypi	hiar	Gral	ajz) Signiy				
Print:	CYNTA	414	3RALAI		Print:	<u>C)</u>	9		
	•						7450		

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

Unit Number	: 947	
	I hereby <u>approve</u> the Amended Condominium Ownership for Huntington (including the By-Laws for Huntington Association attached thereto as Exhibit	on Square Townhome Condominium Square Townhome Condominium
	I hereby <u>disapprove</u> the Amende Condominium Ownership for Huntingto (including the By-Laws for Huntington Association at cached thereto as Exhibit	n Square Townhome Condominium Square Townhome Condominium
Unit Owner(s):	·
Sign:	Man sign:	
Print: Da	und Swislow Print:	
		TOOM

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Nur	mber: 9 4/9
	Livereby approve the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto ar, Exhibit "C").
	0/
	I hereby disapprove the Amenuca and Restated Declaration of Condominium
	Ownership for Huntington Square Formhome Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association
	attached thereto as Exhibit "C").
Unit Owr	ner(s):
Sign:	Rkenn Sign: Leur
Print:	R. KUZA Print: E. KUZA

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number	: 951
	I hereby approve the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for iduntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	I hereby disapprove the Amendeu and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association
	attached thereto as Exhibit "C").
Unit Owner(s	attached thereto as Exhibit "C").
Sign: โ	Sign: Marth Sun
Print: <u>Jun</u>	all W Satterfield Print: Marks B Satterfield

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number:	961 W. Esser Bl.
	raby approve the Amended and Restated Declaration of Condominium
	nersnip for Huntington Square Townhome Condominium (including the
By-L	aws for Huntington Square Townhome Condominium Association
attac	ched thereto as Exhibit "C").
	04
I her	reby disapprove the Amendeu and Restated Declaration of Condominium
Own	ership for Huntington Square Townhome Condominium (including the
By-L	aws for Huntington Square Townhome Condominium Association
attac	hed thereto as Exhibit "C").
Unit Owner(s):	A R. Russell Size
Sign: Violat	A. Russell Sign:
Print: Violet	R. Russell Print:
Diagon (194) 4L:-	

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit N	lumber: 963
Dj.	
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	attached thereto an Exhibit C).
	0/
	I hereby disapprove the Amenuru and Restated Declaration of Condominium
	Ownership for Huntington Square Fovinhome Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association
	attached thereto as Exhibit "C").
Unit C	wner(s):
Sign:	By-Laws for Huntington Square Townnome Condominium Association attached thereto as Exhibit "C"). Namer(s): Sign:
Print:	DORA J. MillER Print:

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

Unit Number	· <u>465</u>
\ (
X	I hereby <u>approve</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
	I hereby <u>disapprove</u> the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
	0/
Unit Owner	(<u>s):</u>
Sign:	Simelinda & Onticeltion:
Print: ERU	JELINDA PONTICELY Print:
	Tó

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number:	967
Δ	Lie eby approve the Amended and Restated Declaration of Condominium
,	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	904
	I hereby disapprove the Amenura and Restated Declaration of Condominium
	Ownership for Huntington Square Fownhome Condominium (including the
	By-Laws for Huntington Square Tormnome Condominium Association
	attached thereto as Exhibit "C").
Unit Owner(s) <u>:</u>
Sign:	Sign: McAlina
Print: <u>Kiss</u>	ne- Guenter Print: CHAISTINE HISQUER

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Numb	er: 972
	I hereby approve the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for illuntington Square Townhome Condominium Association
	attached thereto as Exhibit "C"). I hereby disapprove the Amender and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
Unit Owner(s): Sign: Wallare A. J. J. h. h. s. d. o.	
Sign:	alores & Stephan Sign:
Print: Do	LORESF Steph AN Print:

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Numbe	r: <u>973</u>
X	
	I Meraby approve the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for i-funtington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	I hereby disapprove the Amendeu and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s):
Sign:	Sign: Bernard Jaiol
Print:	WILLIAM A- WELSON Print: BERNARD J. THEC

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit	Number	974
^>	_	Literahy approve the Amended and Restated Declaration of Condominium
		Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association
		attached thereto as Exhibit "C").
		I hereby disapprove the Amended and Restated Declaration of Condominium
		Ownership for Huntington Square Townhome Condominium (including the
		By-Laws for Huntington Square Townhome Condominium Association
		attached thereto as Exhibit "C").
<u>Unit C</u>	Owner(s	<u>):</u>
Sign:	Me	Malle sign: Donna Warh
Print:	MVA	EKMAJEHER Print: DONNA MAJCHER

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number:	975
	I Mereby approve the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	I hereby disapprove the Amendeu and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townnome Condominium Association
	attached thereto as Exhibit "C").
Unit Owner(s	attached thereto as Exhibit "C").
Sign: H	ce Rusch Sign:
Print: JA	NE E. RUESCH Print:

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number:	976 Essex Pl.
	I hereby approve the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for i-luntington Square Townhome Condominium Association
	attached thereto as Exhibit "C").
	04
	I hereby disapprove the Amended and Restated Declaration of Condominium
	Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for Huntington Square Townhome Condominium Association
Unit Owner(s	attached thereto as Exhibit "C").
Sign:	Sign:
Print: <u>Loc</u>	vs Dorado Print:

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AMENDED AND RESTATED DECLARATION OF CONDOMINIUM OWNERSHIP FOR HUNTINGTON SQUARE TOWNHOME CONDOMINIUM

ARLINGTON HEIGHTS, ILLINOIS

Unit Number	: 977
	Literahy approve the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the
	By-Laws for i-funtington Square Townhome Condominium Association
···	I hereby disapprove the Amended and Restated Declaration of Condominium Ownership for Huntington Square Townhome Condominium (including the By-Laws for Huntington Square Townhome Condominium Association attached thereto as Exhibit "C").
Unit Owner(s	<u>):</u> O _{SC}
Sign: <u>Jau</u>	rusterhekus sign:
Print: LA	IRA A. Besbekos Print: Anthony BEIBEKOS