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NEW PRAIRIE TOWNHOME DEVELOPMENT DECLARATION

ARTICLE_I

DEFINITIONS

Section 1.01. "Association" shall mean and refer to the New Prairie Homeowners' Association, an Illinois not-for-profit corporation.

Section 1.02. "Property" shall mean and refer to that certain real estate described in Exhibit "A" and such additions thereto as may hereafter be brought within the jurisdiction of the Association.

Section 1.05. "Common Area" shall mean all real property owned by the Association for the common use and enjoyment of all members of the Association (except for those portions reserved for the exclusive use of certain Owners as bereinafter set forth) and such uses thereto by way of easement or other grant from the Declarant, the Association or others as may be granted to or by the Association for the common use and enjoyment of the Owners. The common area to be conveyed to and owned by the Association is bereinsfter legally described in Exhibit "B" attached hereto and by this reference made a part hereof.

Section 1.04. "Townhouse Unic shall mean a residential housing unit in a certainly described tract of land enumerated in exhibit "A" consisting of a group of rooms which may be attached to one or more other Townhouse Units by common party walls and which are designed or intended for the exclusive use as living quarters for one Family, as hereinafter defined, as constructed by the Developer upon the Property.

"Owner" whall mean and refor to the record owner, Section 1.05. whether one or more persons or entities, of a fee simple title to any Lot, as hereinafter defined, including contract sellers, but excluding those having such interest merely as security for the performance of an obligation. The term "Owner" shall include the Developer to the extent of the number of Lots owned by Declarant and also includes the interest (2 of the Developer or of Declarant as contract seller of any Lot

"Member" whall moun and refer to any person or Section 1.06. entity who holds membership in the Association.

Section 1.07. "Declarant" shall mean and refer to the New Prairie Development Croup on aforemuld, its anecessions and assigns, if such successors and assigns should acquire more than one undeveloped Lot from the Declarant for the purpose of development.

"Lot" whall mean and refer to a portion of a ""; Section 1.08. platted lot designated as such upon the Plat of Subdivision recorded in the Office of Recorder of Cook County, Illinois, as Document upon which Lot a Townhouse Unit is constructed or to be constructed.

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Section 1.09. "Board" shall mean the Board of Directors of the Association as constituted at any time or from time to time, in accordance with the applicable provision of Article III.

Section 1.10. "Occupant" whall mean any person or persons other than the Owner in possession of a Townhouse Unit.

Section 1.11. "Family" shall mean one or more persons each related to the other by blood, marriage, or legal adoption, or a group of not more than three (3) persons not all so related, together with his or their domestic servants, maintaining a common household in a Townhouse Unit.

Section 1.12. "By-Luve" shall mean the By-Lave of New Prairie Homeowners' Association, a copy of which is attached as Exhibit "C" hereto and by this reference made a part hereof.

Section 1.13. "Declaration" shall mean this New Prairie Development Group Declaration of Party Wall Rights, Covenants, Conditions, Restrictions and Easements.

Section 1.14. "Transfer Date" shall mean the date which is the earlier of: (i) the date on which seventy-five percent (75%) of the Lots have been conveyed to the Owners other than the Declarant or (ii) five (5) years after the first Lot is conveyed to an Owner other than the Declarant.

Section 1.15. "Material Amendment" shall mean any amendment to the Declaration, By-Laws or the Association's articles of incorporation that would change any of the following in a manner other than am expressly provided herein; voting rights in the Association; assessments, assessment liens, or subordination of assessment liens; reserves for maintenance, repair and replacement of the Common Area; responsibility for the maintenance and repair of the Common area; allocation of interests in the Common Area, or rights to use the Common Area; boundaries of any Lot or Townhouse Unit; convertibility of Lots into Common Area, or convertibility of Common Area into Lote; expansion contraction of the Property, or the addition, andekation or withdrawal of property from the Property; insurance or fidelity bonds; leasing of Townhouse Units; imposition of any restrictions on an Owner's right to sell or transfer his or her Lot or Townhouse Unit; a the Association to establish self-management when decision by professional management had previously been required by an Eligible Mortgage Holder; requirements for the restoration or repair of the property; termination of the legal status of the Association or the Property following substantial destruction or condemnation; or any provisions that expressly benefit holders, insurers or guarantors of mortgages secured by portions of the Property.

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Section 1.16. "Eligible Mortgage Holder" shall mean each holder of a first mortgage on a Lot or Townhouse Unit that has requested in writing that the Association notify it of any proposed action that requires consent of a specified percentage of mortgage holders.

Section 1.17. "Developer" whall mean New Prairie Development Droup, its successor and assigns.

Section 1.18, "Village" whall mean the Village of Skokie, Illinois, its elected and appointed officials, officers, agents and employees.

ARTICLE_II

MEMBERSHIP

Every person or entity who is a record owner of a fee or undivided fee interest in any Lot which is subject by covenants of record to assessment by the Association including a contract seller, shall be a member of the Association. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. No Owner shall have more than one membership. Hembership shall be appurtenant to and may not be separated from ownership of any lot which is subject to assessment by the Association. Ownership of such holes shall be the sole qualification of membership. Nothing herein contilled shall be interpreted to exclude Declarant from membership while it or its successors in interest, if any, owns one or more Lots. Voting rights with regard to each Member are set forth in Article III hereof.

ABTICLE_III

YOTING_RIGHTS_AND_BOARD_OF_DIRECTORS

Section 3.01. The Ausociation shall have two classes of voting membership:

CLASS A. Class A Members shall be all those Owners as defined in Article II, provided that the Declarant shall not be a Class A Member until the Transfer Date. Class A Members shall be entitled to one vote for each Lot in which they hold the interest required for membership by Article II. When more than one person holds such interest in any Lot, all such persons shall be Members. The vote for such Lot shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any Lot. All Members holding any interest in a single Lot shall together be entitled to cast only one vote for the Lot.

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CLASS B. The Class B Member shall be the Declarant. The Class B Member shall be entitled to three (3) votes for Each Lot in which it holds the interest required for membership by Article II, provided that the Class B membership shall cense and be converted to Class A membership on the Transfer Date.

Section 3.02. The provisions of Section 3.01 hereof shall be mandatory. No owner of any interest in any Lot shall have any right or power to disclaim, terminate or withdraw from his membership in the Association or any of his obligations as such Number, and no purported disclaimer, termination or withdrawal thereof or therefrom on the part of any such owner shall be of any force or effect for any purpose.

Section 3.03. The Association shall have a Board of three (3) Directors who whalf be elected by the Hembers of the Ausociation at auch intervals as the corporate charter and By-Lavs of the Association shall provide, except that vacancies in the Board occurring between regularly maheduled meetings of the Members may be filled by the Board by majority vote if no provided by the articles of incorporation or By-Laws and that the first Board may be appointed by the Declarant (or its beneficiary or designee) and shall be three (3) in number. Association shall have such officers as shall be appropriate from time to time, who shall be elected by the Board who shall manage and conduct the alfairs of the Association water the direction of the Board. Except as expressly otherwise provided by the Association's articles of incorporation, this Declaration or the Dy-Lava, all power and authority to wet on behalf of the Association both pursuant to this Declaration and atherwise shall be vested in its Board from time to time and its officers under the direction of the Board, and shall not be subject to any requirement of approval on the part of its sembers. The articles of incorporation and By-Laws of the Association may include such provisions for the protection and indomnification of its officers and directors as shall be permissible by law.

Section 3.04. The Association, being a net-for-profit corporation, shall not distribute to its Hembers any sums in the nature of dividends upon its shares. To the extent that funds shall not be required for current expenditures or for such reserves, the next monthly assessments may, in the discretion of the Board, be eliminated or the amount thereof appropriately reduced. Such reduction shall not prevent reinstatement of or increase in such assessments when required, but such reinstatement or increase shall not be retroactive.

Section 3.05. Whenever possible, the Association shall perform its functions and carry out its duties by entering into agreements for the performance thereof with such persons and business entities regularly engaged in the performance of generally similar functions and duties as the Board shall determine, which agreements shall be for such length of time, at such rates of compensation and upon such other terms

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and provisions as the Board shall determine from time to time provided, however, that if the Association, Declarant or Board shall enter into an agreement or agreements for the professional management of the Property before the Transfer Date, such agreement or agreements shall be terminable by the Association without cause at any time after the Transfer Date and shall not require the payment of any penalty by the Association and shall not require advance notice of termination of more than ninety (90) days. Such persons or business entities may, but need not, be persons or business entities owning or otherwise directly or indirectly interested in the Property or any part thereof. The Association itself shall also have power to perform its functions and carry out its duties.

Section 3.36. The Association, through the resolutions of the Board, shall have the right to adopt rules and regulations governing the Lots and Common Area and the use thereof provided, however, that no rule or regulation shall conflict with the Declaration or any applicable laws, ordinarces or codes.

Section 3.07. A copy of this Declaration, the By-Laws and the Association's books, records and financial statements to be kept by the Board shall be available for inspection by any Owner or any representative of an Owner duly authorized in writing, the Village, or any holder, insurer or guarantor of a first mortgage lien on a Lot at such reasonable time or times during the normal business hours as may be requested by the Owner or by the holder of said first mortgage lien.

ABTICLE_IY

PROVISIONS RELATING TO THE COMMON AREA

Section 4.01. Every Owner whall have a right and easement in, over, upon and to the Common Area for purposes of vehicular and pedestrian ingress and egress and use of the open spaces and other common facilities and the Common Area shall be held for the use and benefit of each Owner, and such easement shall be appurcement to and shall pass with the title to every but subject to the following provisions:

The right of the Association to dedicate or transfer all or any part of the Common Area to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the owners. No such dedication or transfer shall be effective unless an instrument signed by Owners entitled to cost sixty-seven percent (67%) of the votes to the Class B membership, if any, has been recorded, agreeing to such dedication or transfer. In the event Class B membership has ceased, then sixty-seven percent (67%) of the votes to the Class A membership shall be required to make such dedication or transfer effective.

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- As part of the overall program of development of the Property and annexed land into a residential community and to encourage the marketing and construction thereof, the Developer its contractors, subcontractors, and their respective agents employees shall, for sales and construction purposes only, have the right of use of certain Lots and the Common Area and facilities thereof without charge during the sales and construction period on the Property to aid in its construction and murketing.
- Each Owner shall be entitled to the use portion of the driveway falling within the Common Area which is contiguous to and serves his Lot except as otherwise provided herein.

Section 4.02. Each Owner and their tenants, guests and invitees shall have a right and easement in, over, upon and to the sidewalks located in the Common was for the purposes of pedestrian ingress and egress.

There shall be upon the Common Area such driveways Section 4.03. portions thereof and walks op shall be necessary to provide ingress and egress to and from the Lots for the use and benefit of the Owners of the Lots and their guests and invitees, and such landscaping and walks, benches and spaces for the parking of motor vehicles and the Declarant or the Association or Board shall from time to time determine and shall be in compliance with such governmental laws, ordinances and regulations as shall be in effect during the development of the There may also be upon the Common Area such facilities for Property. the housing of tools, vehicles and equipment, shelters for guards and such other structures and facilities as shall be ressonably necessary for the carrying out of the duties imposed apon the Association hereunder, or as the Association may determine to great from time to time.

Section 4.04. An irrevocable license and essement granted to the Village and police, fire, water, health and other authorized officials, employees and vehicles of the Village, to go upon the Common Area at any time and from time to time for the purpose of performance of official duties, rules and regulations, and the statutes of the State of Illinois and the United States. In addition, duly designated officials and employees of the Village are hereby granted an easement to enter upon, on and over the Common Area for the purposes of maintaining, except as otherwise provided hereunder, all or any part of storm water detention and retention areas, drainage systems, storm canitary covers, water mains, streets, sidewalks and any other utility or public service and to correct or eliminate nuisences or violations resulting from the failure to exercise maintenance (2 violations resulting from the failure to exercise maintenance responsibilities by the Developer or its successors and susigns, and any Owner or the Association.

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Section 4.05. Any owner may delegate, in accordance with the By-Lava, his right of ingress and egress to the Common Area to the members of his family, Occupants, guests, invitees, or contrast purchasers who reside on the Property.

Section 4.06. Declarant shall reserve, upon conveyance to the Association of the Common Area, a perpetual and non-exclusive masement for egress and ingress in, to and from each Lot which it shall grant to each Lot upon the conveyance thereof.

Section 4.07. Declarant, its beneficiary, agents, employees, quests and invitees shall have the right and exament of ingress and egress in, over, upon, under and across the Common Area for sales and construction purposes until Declarant has conveyed all of the Lots to the purchasers thereo.

Section 4.08.

- (a) The Americation whall have the right and duty to repair and maintain the Common Area in accordance with approved plans.
- (b) The Association whall have the right of ingress and egress over and upon the Common Area for any and all purposes in connection with the use, maintanance, construction, operation, repair and reconstruction of the Common Area.
- (c) The Aumociation, through remolutions of the Board, shall have the right to adopt rules and regulations governing the use, maintenance and administration of the Common Area and for the health, comfort, safety and general welfare of persons using the Common Area.

Section 4.09. Notwithstanding any provisions herein to the contrary, the easements herein created shall be subject to:

- (a) The right of Declarant to execute all accuments and do all other acts and things affecting the Property which, in the Declarant's sale opinion, are desirable in connection with Declarant's rights hereunder.
- (b) Easements of record on the date hereof, including those easements granted on the Plat of Subdivision recorded in the Office of the Recorder of Dæds of Cook County, Illinois, and any easements which may hereafter be granted by Declarant or the

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Association to any public utilities or governmental bodies for the installation and maintenance of electrical and telephone conduit and lines, gas pipes, severs or vater mains and pipes, or any other utility services serving any Lot and to any provider of cable television service.

Section 4.10. Nothing contained in this Declaration shall be construed or be deemed to constitute a dedication, express or implied, of any part of the Common Area to or for any public use or purpose whatsoever.

Section 4.11. Essements for serving the Common Area and other properties with public utilities and municipal services are hereby granted to Commonwealth Edison Company, Northern Illinois Bas Company, Illinois Beil Telephone Company, the Village, and all other suppliers of utilities serving the Common Area and the respective successors and assigns, jointly and neverally to install, lay, construct, renew, operate, maintain and remove from time to time, conduits, cables, pipes, wire transformers, switching apparatus and other facilities and appurtenances used in connection with serving the Common Area and adjacent property with telephone communications, electric, sewer, gas, water, drainage, cable television, or other municipal services, upon, across and under the Common Area as depicted on the Plat of Subdivision for the Property approved by the Village.

Section 4.12. All areas of and facilities upon the Common Area, including, but not limited to the detention area, all open upace, all driveways and parking areas, and all landscaping shall be maintained by the Association in such a manner as co-casure the proper use and functioning of such areas as facilities as originally designated and/or constructed.

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AVINTENVACE DE LORRRORGE TRILLS

Section 5.01. The Annociation shall determine the reed for and may carry out or cause to be performed all maintenance and repair to the exteriors of the Townhouse Units including, without limitation, garage exteriors, roofs, siding and trim, gutters and downsposts made necessary and desirable in the sole discretion of the Association as a result of natural or ordinary year and deterioration. The Association shall, in addition, determine the need for and shall carry out or cause to be performed all such maintenance and repair of all gas, telephone and electrical lines incorporated in and forming a part of the Townhouse Units as originally constructed that service more than one

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Townhouse. Unit Owner, shall maintain and repair all water, storm sewer and sanitary lines which service only one Townhouse Unit and such maintenance and repair shall not include the maintenance or repair of any furnaces, water heaters, stoves, refrigerators, washing machines or household appliances, sump pumps, glass surfaces, patio areas, windows and patio doors, front entry and garage doors, electrical fixtures, air conditioners and compressors, or any other portion of said unit which services only one Townhouse Unit or the interior of any Townhouse Unit or portion thereof. In the event that the need for maintenance or repair is chused through the wilful or negligent act of the owner, his family, guests or invitees, the cost of such maintenance or repair shall be added to and become a part of the assessment to which such Lot is subject. The Association shall, in addition, be responsible for the proper maintenance of all landscaping located on the Common Area including, but not limited to, moving the grass areas and the proper maintenance of all access roads and streets including the snowplowing of all midewalks and streets located within the Common Area and the storage of such snow in the Common Area. The obligations of the Association as contained in this Section 5.01 shall be limited, however, to the extent that there are funds available in the Association's account from the assessments or levy collected pursuant to Article VI hereof.

Section 5.02. The Association shall pay, as agent and on behalf of the Owners and out of the funds furnished to it by them for such purpose, all tax and other governmental impositions levied upon the Common Area or any part thereof.

Section 5.03. Each Owner shall have the obligation to maintain in good condition and repair his glass surfaces, fireplaces (including the interior and exterior of chimneys), windows front entry and garage doors, electrical fixtures, fences, if any, desks, screened porches, patio on his Lot, walkways and driveway located on or serving his Lot and any portion of the walkway or driveway located within the Common Area. Upon the failure of any Owner to maintain those areas not the maintenance responsibility of the Association, the Association, through its agents and employees, is hereby granted the right to enter upon the Lot and into the Townhouse Unit thereon and make such reasonable repairs, maintenance, rehabilitation or restoration of the premises as may be necessary, and the costs thereof shall become a lien upon the Lot in the same manner as provided in Article VI hereof for nonpayment of maintenance assessments.

Section 5.04. The Association shall provide for the maintenance of the Lot planting which has been offered by the beneficiaries of the Declarant in the sale of the Lot. In the event the Owner installs his own planting within his Lot in accordance with the provisions as hereinafter set forth in Section 3.21 hereof, the Association shall have the right to assess each Owner for any additional cost in providing for the maintenance of such planting.

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Section 5.05. The Association shall have the right to draw water from individual Townhouse Units as required for efficient performance of its duties hereunder. The Association shall pay for all such vater bills incurred on the Property and each Owner shall be assessed for an equal share of said bills.

ARTICLE_YI

COYENANTS_FOR_MAINTENANCE_ASSESSMENTS

6.01. The Declarant, for each Lot owned within the Property, hereby covenants, and each Owner of any Lot by acceptance of a deed thereion whether or not it shall be so expressed in such deed other conveyance, is deemed to covenant and agree to pay to the Association: (1) simual assessments to be fixed, established and collected from time to time as hereinafter provided; and (2) special assessments to be fixed, established and collected from time to time as The annual and opecial accessments, together hereinafter provided. with such interest thereon, and costs of collection thereof, as hereinafter provided, whall be a charge on the land and shall be a continuing lien upon the Lat against which each such assessment is Each such assessment, together with such interests, costs and made. reasonable attorney's fees, shall also be the personal obligation of the person who was the Owner of such Lot at the time when the assessment fell due. The personal obligation shall not pass to his successors in title unless expressly assumed by them.

Section 6.02. The assessments levied by the Association shall be used exclusively for the purpose of promoting the health, safety, and welfare of the residents in the Property and in particular for the improvement and maintenance of the Property, services and facilities devoted to this purpose and related to the use and enjoyment of such Common Area, and of the Townhouse Units situated upon the Such uses shall include, but are not limited to, the cost to Property. the Association of all taxes, insurance, repair, replacement and maintenance of the Common Area and of the maintenance of the exteriors of the Townhouse Units (except as otherwise provided he ein) as may from time to time be authorized by the Board, and other facilities and activities including, but not limited to, caring for the grounds, landscaping, equipment, storm water management system, street lighting, if any, subdivision signage at the entrance to the Property in accordance with applicable Village code, all sanitary and storm sewer and water lines which service individual Townhouse Units, structures and appurtenances (other than facilities and activities maintained by governmental authority or utility company), and other charges required by this Declaration or that the Board shall determine to be necessary or desirable to meet the primary purpose of the Association, including the establishment and maintenance of a reserve fund for repair, maintenance, replacements, taxes, and other charges specified herein. In addition, water, waste removal and/or any utilities which are not separately matered or otherwise directly

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charged to individual Owners shall be paid for by the Association from the assessments levied hereunder. In the event any utilities which benefit the Common Area are directly charged to any Owner, the Association will reimburse such Owner for any such expense. The Board reserves the right to levy additional assessments against any Owner to reimburse it for excessive use by such Owner of any utility service, the expense of which is charged to the maintenance fund. At the time of closing of the sale of each bot by the Declarant, the Owner shall pay (in addition to the first month assessment) to the manager or managing agent, or as atherwise directed by the Board, an amount equal to two (2) times the first full monthly assessment for such Owner, which amount shall be used and applied as a working capital fund in the manner herein provided.

Section 6.03. The Board shall be authorized to fix the annual assessment in an amount sufficient to meet the costs and expenses as contained in Section 6.02 hereof.

Section 6.04. In addition to the annual agreenments authorized above, the Agreeiation may lavy in any agreenment year a special agreenment applicable to that year only, for the purpose of defraying, in whole or in part, the coul of any construction or reconstruction, unexpected repair, maintenance or replacement (including those items of maintenance and repair set forth in Section 5.01 hereof) of a described capital improvement upon the Common Area, including the necessary fixtures and personal property related obserto, if any.

Section 6.05. Both annual and special assessments must be fixed at a uniform rate for all Lots, except for certain Lots as provided in Section 6.05 hereof, and shall be collected on a monthly basis.

Section 6.06. The annual auseumments provided for herein shall commence for all Lots within the Property on the first day of the month following the conveyance of the first Lot, except as otherwise provided in Section 6.09 hereof. The Board shall fix the amount of the annual appearment against each Lot at least thirty (30) days in advance of each annual aggeggment period and in lieu thereof, the smount of the prior year's annual assessment shall be the fixed amount. Written notice of any changed amount of annual assessment shall be due on the first day of the month immediately preceding the effective date of the An Owner shall first be liable for payment of the changed aucegument. monthly assessment on the lat day of the month following conveyance of title to him. This payment shall be in addition to the provated portion of the monthly appearament which Owner shall pay as of the date title to him Lot im conveyed. The Ammodiation shall upon demand at any time furnish a certificate in writing signed by an officer or agent of the Association setting forth whether the assessments on a specified Lot have been paid and, if not paid, the amount of any such deficiency. Such contificate shall be conclusive evidence of payment of any aggregament therein.

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Any Assessments which are not paid when due shall Section 6.07. Such assessments, interest and all costs of collection be delinquent. shall be a continuing lien upon the Lot against which each such assessment was made. If the assessment is not paid within thirty (30) days after the due date, the assessment shall bear interest from the date of delinquency at the rate allowed by law, and the Aucociation may bring an action at law or in equity against the Owner personally obliqued to pay the same, or foreclose the lien against the respective and interest, costs and reasonable attorney's fees of any such action shall be added to the amount of such assessment. Each Owner, by his acceptance of a deed to a Lot, hereby expressly vests in the Association, it its agents, the right and power to bring all actions against such coner personally for the collection of such charges as a debt and to enforce the aforemaid lien by all methods available for the enforcement of such livns, including forvolosure by an action brought the name of the Association in a like menner as a mortgage or deed trust lien on root property. In addition to other powers the association has those prests as enumerated in section 9-102 of the code of divil procedure as evalute at the time of recording of this instrument and as amended from time to time.

The lien of the assessments provided for herein Section 6.08. shall be subordinate to the lien of any first mortgage now or hereafter placed on the Lots and recorded prior to the due date of the delinquent numerument provided, however, that such prior recorded mortgage shall he subject to the lien of all unpaid ossessments with respect to such Lot which became due and payable subscipient to the date the holder of hald mortgage takes possession of the Lot, accepts a conveyance of any interest in the Lat or has a receiver appointed in a suit to foreclose The lien of the assessments shall not be affected by the uale or transfer of the corresponding Lot unloss the sale or transfer is pursuant to the foreclosure of the first mortgage thereon. a case, the transfer of title pursuant to the foreclosure shall extinguish the lien. However, neither the personal obligation of the if any, nor the resulting pro rate where of the burden of transferor, auch non-payment or non-enforcement, impened through or subsequent anawayment, whall be affected.

With regard to any Lots upon which Townhouse Units Section 6.00. are being constructed or have been completed and title has not been conveyed by Declarant, the agreement respecting any such Lot whall be limited to the aggregate amount of actual operating expenses from time to time required to be paid with respect to such Lot on townhomes which have been completed for more than sixty (60) days, however, that in the event Declarant enters into a lease or installment contract for any Lot, then Declarant shall, as of the first day of such loase or contract, be responsible for the payment of all assessments on those Lots on the same basis as any other Owner as provided in this Article. mean those ordinary expenses operating expenses shall attributable only to the period in question covering the maintenance Property and shall not include capital operation C) I the expenditures, amounts set aside as a reserve for contingencies or replacements, repair items or inventory items to the extent

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attributable to subsequent periods. Until such time as the Transfer Date has occurred, the assessments covering the Lots which have not been sold by the Declarant may be paid on a monthly busis or, at its option, paid to the Association at the close of each calendar year without interest.

ARTICLE_YII

INSURANCE

Section 7 01.

- The Association shall be responsible for procuring maintaining comprehensive public liability insurance, including limitiaty for injuries to and death of persons in an amount not less than One Million Dollars (#1,000,000.00) per occurrence, and property damage, in such limits as it shall deem desirable, and other liability insurance as it may deem desirable, insuring the Association from liability in connection with the ownership and/or use of the Common Area. The Association shall be further responsible for maintaining such policies of insurance for the Common Area against our or damage by fire and such other hazards contained in a customary "all risk" policy provided that such policies shall (i) provide that such policies may not be cancelled or substantially modified without at least thirty (30) days written notice to the Association, the Village and all mortgagees of record of the Common Area; (11) provide that all mortgagees of record of the Common Area shall have the right to pay overdue insurance premiums and to satuin new coverage in the event the existing insurance policy lapses; (iii) provide for coverage in the amount of one hundred (100%) percent of current full replacement value; and (iv) contain standard mortgage clause endorsements in favor of the mortgages(s) of the Common Area, as their respective interests may appear. Replacement cost shall be determined annually by an independent appraiser or by a method acceptable to the insurance company providing such coverage. liability policy shall also name as insureds the Association's agents, officers, employees, each Owner and the Village, its agents, officers and employees.
- (b) The Association shall be responsible for procuring and maintaining a fidelity bond insuring the Association, the Board and the Owners against loss of funds as a result of the fraudulent or dishonest acts of any employee of the Association or its management agent or of any other person handling the funds of the Association, the Board or the Owners in such amounts as the part of the Association, the Board or the Owners in such amounts as the part of the Association.

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Board shall deem necessary, but not less that 150% of the annual operating expenses of the Association, including reserves. Such bond shall contain valvers of any defense based on the exclusion of persons who serve without compensation from any definition of "employee" or similar expression. Such bond shall provide that it may not be cancelled for non-payment of any premiums or otherwise substantially modified without thirty (30) days prior written notice to all holders of first mortgages of record.

'c. The Association may also obtain such other kinds of insurance as the Association shall from time to time deem prudent in such amounts as the Association shall deem desirable including, but not 'inited to, the following: Earthquake and Flood risk; Directors and Office Liability; Workman's Compensation and Employer Liability; and Non-Owned or Hirad Automobile Insurance.

Section 7.02. Each Owner whall procure and maintain in full force at all times insurance covering his Townhouse Unit consisting of, or providing all the protections afforded by, the insurance now generally described in an "all risk colicy to one hundred (100%) percent of the insurable value thereof, with loss payable on the basis of the of replacement without deduction for depreciation, deductible amount of no more than one thousand (41,000.00) dollars and naming the Association as an additional insured on each policy. Such insurance shall be written by compenies reasonably acceptable to the A certificate of insurance evidencing such coverage shall Association. be furnished to the Association and no contificates evidencing the renewal of each expiring policy of insurance shall be furnished to the Association in each case at least ten (10) days prior to the expiration date of the expiring insurance. In the event a Townhouse Unit or any portion thereof shall be damaged or destroyed by lire or other casualty and the Owner thereof shall cause it to be repaired, restored or as the case may be, the repairs restoration or reconstructed, reconstruction shall be in the same architectural style and design as was originally constructed and shall conform in all respects to all applicable laws or ordinances in force at the time of much repair, In the event of the total or reconstruction. restoration or Townhouse Units, the Œ٢ destruction of allthe substantial architectural design of the Townhouse Units to be rebuild and the materials to be used in constructing the same shall be agreed upon among the Owners thereof, and in the absence of agreement, the rebuilt Townhouse Units shall be substantially similar in architectural design us the original Townhouse Units and shall be constructed of comparable materials and quality of construction.

Section 7.03. Upon the failure of any Owner to procure and maintain the insurance required in Section 7.01 hereof or, in the event the Board, in its sole discretion, determines that the Townhouse Unit is underingured, the Board shall have the authority to procure such insurance and/or additional insurance, as the case may be, and the

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courts thereof shall become a lien upon the Lots in the same manner as provided in Article VI hereof for nonpayment of maintenance assessments.

Section 7.04 All repair, reutoration or rebuilding pursuant to the provisions of this Article VII shall be carried out under such supervision and direction as the Board shall deem appropriate in order to assure the expeditions and correct completion of the work concerned, and the Owner or Owners of each Townhouse Unit which shall have been damaged or destroyed shall fully cooperate with, and abide by all instructions and directions of, the Association in connection therewith.

Section 7.0% In the event of much damage or destruction of a Townhouse Unit, the holder of the mortgage encumbering said Townhouse Unit shall cause the proceeds of any insurance required pursuant to Section 7.02 hereof to be utilized in restoring the Townhouse Unit pursuant to the terms of this Article.

Section 7.06 In uncoase in which the Owner or Owners concerned shall fail to carry out wid use to the repair, restoration or rebuilding required by the provicions of this Article VII, the Association shall cause such repoirs or rebuilding to be furnished, provided and installed, in the manner as set forth in Section 7.03 hereof provided, however, that to the extent the insurance proceeds referred to in Section 7.02 are insufficient as to any Townhouse Unit, the particular Owner shall be responsible to the Ausociation for such deficiency, and the Augociation shall have, and is hereby granted, a continuing lies on the Lot for which any much appairs or rebuilding are furnished by the Ausociation in the aggregate abount of (a) the amount that cost thereof exceeds insurance proceeds, (a) interest at the rate of twelve percent (12%) per annum from the date of the Association's payment of such costs, and (c) reasonable attorney frees and any court or other costs incurred by the Association in connection therewith, which lien shall bind such Lot in the hunds of such Oyner, his heirs, devisees, personal representatives, grantees and assigns. In the event such Owner does not forthwith fully repay the Association therefor, as aforesaid, such lien shall be foreclosed against the Lot by the Ausociation in the same manner as hereinufter provided in connection with unpaid ussessments. The Association's lien in this Section 7.06 provided for shall be subordinate to the lien of any first mortgage now or hereafter placed upon the Lot.

ARTICLE_VIII

INTERIM_PROCEDURE

Section 8.01. Until each of the various Lots shall have been conveyed by the Declarant to the first Owner thereof (or to such

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Owner's naminee), the Developer shall, with respect to each such unsold Lot, have all the rights granted to and obligations imposed upon the Owners.

Section 8.02. Until the initial meeting of the Members, the Declarant (or its beneficiary or designees) may appoint the Board which shall have the same powers and authority as given to the Board generally.

Section 8.03. The powers granted to the Developer by Section 8.02 hereof whall include, without limitation, the power to masses upon and collect from the individual Owners, their respective proportionate where of the funds required for the carrying out of all the duties and obligations of the Association.

ABTICLE_IN

BESTBICTIONS_BELATING_TO_UBOREBTY

Section 9.01.

- (a) The Owners whell comply with all ordinances of the Village in connection with the use of any Lot.
- (b) All buildings or structures on the Property shall be of new construction.

Section 9.02. Each Lot conveyed whals be designated by a separate legal description and shall constitute a freehold estate subject to the terms, conditions and provisions hereof.

Section 9.03. The Late whall be used only for residential purposes, as a private residence, and no professional business or commercial use shall be made of the same, or any portion thereof or resident's use of a Lot endanger the health or disturb the resonable enjoyment of any other Owner or resident, except us provided in Sections 4.01(b) and 9.07 herein and provided further, that the Lot restrictions contained in this Section shall not be construed in such a manner as to prohibit an Owner from (a) maintaining his personal professional library therein; (b) keeping his personal, business or professional records or accounts therein; or (c) handling his personal, business or professional telephone calls or correspondence therefrom.

Section 9.04. No buildings other than Townhouse Units originally constructed by the Declarant shall be constructed on each Lot.

Section 9.05. Except an hereinafter provided in Section 9.07 hereof, no atructure of a temporary character, trailer, basement, tent, shack, garage, barn or other outbuildings shall be used as a residence at any time, either temporarily or permanently.

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Section 9.06. No advertising sign (except one "For Rent" or "For Sale" sign of not more than five square feet per Townhouse Unit), billboards, unsightly objects, or nuisances shall be erected, placed or permitted to remain on the Townhouse Unit except as provided in Section 9.07 hereof. Any such sign shall be in compliance with all applicable Village ordinances.

Section 9.07. The foregoing covenants of this Article IX shall not apply to the activities of the Association. The Developer may maintain, while engaged in construction and sales activities, in or upon such portions of the Property as Developer determines, such temporary facilities us in its sole discretion may be necessary or convenient, including, but without limitation, offices, storage areas, temporary toilets, model units, signs and construction and storage trailers.

Section 9.08. No animals, livestock or poultry of any kind shall be raised, bred, or kept on the Property, except dogs, cats or other common household pets (not to exceed a total of two (2) pets) may be kept on any Lot, provided, that they are not kept, bred, or maintained for any commercial purposes.

Section 9.09. All rubbish, trush, or garbage shall be kept so as not to be seen from neighboring Townhouse Units and streets, and shall be regularly removed from the Property, and shall not be allowed to accumulate thereon.

Section 9.10. Drying of clothes shall be confined to the interior of the Townhouse Units.

Section 9.11. Without prior written authorization of the Board, no television, radio or ham radio antennas, or satellite dishes of any sort shall be placed, allowed or maintained on the exterior of any Townhouse Unit or any portion of the exterior of the improvements located on the Property, nor upon any structure situated upon the Property. Such authorization shall not be unreasonably withheld.

Section 9.12. An Owner shall do no act nor any work that will impair any easement or hereditament, nor do any act nor allow any condition to exist which will adversely affect the other properties of their owners.

Section 9.13. There shall be no change in any exterior color of any Townhouse Unit from the color scheme selected by the Owner upon the initial conveyance of the Townhouse Unit from Declarant without the prior written approval of the Ausociation.

Section 9.14. There shall be no fences, flower pots, screened porches, decks or similar improvements commenced, erected, or maintained upon any Lot, other than those constructed by the Developer, if any, without the prior written approval of the Association and

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the issuance of any appropriate permit from the Village and in any case, no such improvement shall encroach upon any portion of the Common Area, except as otherwise allowed hereunder, and in no event shall a porch, patio or deck unit, or any portion of said porch, patio or deck (i) be constructed such that said structure or any portion thereof have a height in excess of four (4) feet above ground level or (ii) have a permanent roof, enclosure or overhead structure.

Section 9.15. No nuisance, noxious or offensive activity shall be carried on on the Property nor shall anything be done therein, either willfully or negligently, which may be or become an annoyance or nuisance to the Juners or Occupants.

Section 9.16. Each Lot is hereby declared to be subject to an easement and right to and in favor of the Association and each and all of its employees, agents and instrumentalities to go upon such Lot for reasonable inspection to read from time to time and for the purpose of carrying out any and all of the obligations and functions with respect to such Lot and the Torchouse Unit located thereon as are herein imposed upon or permitted to the Association. Each Lot is further declared to be subject to an escement in favor of any adjoining Lot to the extent necessary to permit the maintenance, supply, repair, and servicing of utility services to the various Lots and Townhouse Units located thereon.

Section 9.17. The Owner of each Lot shall from time to time grant such additional easements and rights over, across, on, under and upon his Lot as may be reasonably necessary in connection with the supply of any of the utilities described in Section 4.16 hereof to any part of the Property.

Section 9.18. The Board may adopt such other rules and regulations from time to time governing the use and enjoyment of the Common Area and the use of the Lots as the Board, in its sole discretion, deems appropriate or necessary.

Section 9.19. Subject to applicable Village ordinance, parking areas and driveways shall be used for parking operable automobiles and private vans only and shall not be used for campers, recreational vehicles, trucks, buses, motorcycles, trailers, commercial vans, snowmobiles, boats or for any other purpose. The Board may authorize such vehicles parked in violation of this provision to be towed away and any such towing charge shall become a lien upon the Lot of the owner of the vehicle in the same manner as provided in Article VI hereof for nonpayment of maintenance assessments. Any parking areas located in the Common Area and not serving exclusively a Townhouse Unit shall be restricted to guest parking only by the posting of appropriate signage.

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Section 0.20. Each Lat and the Cumman Area is hereby subjected to permunent quaement appurtenant to any adjoining Lot and any adjoining portion of the Common Area to permit the construction, existence, repair and restoration of structures located on such maintenance, adjoining lot or portion of the Common Area, including roof structures which overhang and encroach upon the acrytest Lot or Common Area, that the construction of such atructure is permitted and provided approved as elepwhere herein provided. The owner of the dominant shall have the right, at all reasonable times, to enter the tonoment equement area in order to maintain, repair and reutore any improvements located on the dominant tenument provided, however, that such entry whall be adjayed only during daylight hours and with the prior knowledge of the owner of the servient tenement. In case of emergency, much right of entry whall be immediate, not restricted as to time and be conditioned upon prior knowledge of the owner of the servient The owner of the merviont tenement shall not place any material or obstable in or over the edmement area on the improvement, pervient tenement which yould unreasonably interfere with the rights of owner of the dominant tenement granted by this Section 9.20. Any such improvement, material or obstable shall be promptly removed by the owner of the servient tensment at that owner's expense when requested by the owner of the dominant tenement or Declarant notwithstanding any lupse of time wince such improvements, material or other obstacle was placed in or over the easement area.

No building, wall or other structure or landscaping Section 9.21. shall be commenced, erected or maintained upon the Property except such as are installed or approved by the Deslarant in connection with the initial construction of the Townhouse Unity upon the Property, nor whall any exterior addition to or change or alteration or, in the event of a canualty loss, any restoration made to the exterior portion of any Townhouse Unit, therein be made until the plans and specifications showing the nature, kind, shape, height, materials, and location of the and the grading plan and landscape plan shall have been submitted to and approved in writing as to harmony of external design and location in relation to surrounding structures and toocgraphy by the on architectural committee of three (3) or more persons Board or by In the event the Board, or its architectural the Bourd. appointed by committee, fails to approve or disapprove such design and location (40) days after said plans and specifications have been within forty submitted to it, or in the event no suit to enjoin the addition, alteration or change has been commenced prior to the completion thereof, approval will not be required and this Section 9.21 will be fully complied with. The Board or deemed to have been committee shall, in addition, have the right to approve architectural contractor responsible for performing the work in general connection with the restoration of the exterior portion of any Unit ak the same manner as approval of plans specifications is obtained. Any work performed in accordance with this Section 9.21 shall not be undertaken without the issuance of any appropriate permit by the Village.

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Section 9.22. Until such time as title to any Lot is conveyed to a bone fide purchaser, the Declarant reserves the right to lease such Lots upon such terms and conditions as the Declarant may, in its sole discretion, approve.

ARTICLE_&

PARTY_WALLE

Section 10.01. All dividing walls which straddle the boundary line between Lots and which stand partly upon one Lot and partly upon another, and all valls which serve two or more Townhouse Units, shall at all times be considered party walls, and each of the owners of Lots upon which any such party wall shall stand shall have the right to use said party wall bette and above the surface of the ground and slong the whole length or any part of the length thereof for the support of said Townhouse Units and for the support of any building constructed to replace the same, and shall have the right to maintain in or on said wall any pipes, ducts or concuits originally located therein or thereon subject to the restrictions hypeinster contained.

Section 10.02. No owner of any Lot nor any successor in interest to any such owner shall have the right to extend said party wall in any manner, either in length, height or thickness.

In the event of demage to or destruction by fire 10.03. Section or other canualty of any party wall, including the foundation thereof, the owner of any Lot upon which such party wall may rest shall have the obligation to repair or rebuild such wall and the owner of each Lot upon which such wall shall rout, be served or benefited by shall pay his aliquot parties of the cost of such repair of rebuilding. All such repair or rebuilding shall be done within a reasonable time, in a workmunlike manner with materials comparable to those used in the original wall and shall conform in all respect to the laws or ordinances regulating the construction of building in force at the time of such repair or reconstruction. Whenever any such wall or any portion thereof shall be rebuilt, it whall be erected in the same location and on the same line and be of the same size as the original well.

Section 10.04. The foregoing provision of this Article notwithstanding, the owner of any Lot, or other interested party, shall retain the right to receive a larger contribution from another or others under any rule or law regarding liability for negligent or willful acts or omissions. The right of any Owner, or other interested party, to contribution from any other Owner under this Article shall be appurtenant to the land and shall pass to such Owner's or other person's successors in title.

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Section 10.05 The title of each owner to the portion of each party wall within such Townhouse Unit is subject to a cross easement in favor of the adjoining owner for joint use of said wall.

ARTICLE_XI

MISCELLANEOUS

Section 11.01. The Association, the Village or any Gwner, their assigns, shall have the right to enforce, by any endebedua 🔍 proceeding law or in equity, all restrictions, essements, conditions, covenants, reservations, liens and charges now or hereafter imposed by the provisions of this Declaration. Any Owner found to be in violation by a court of competent jurisdiction of any of the foregoing shall also be liable for reasonable attorney's fees incurred by the Association in prosecuting such action. The amount of such attorney's fees together with court costs, if unpaid, shall constitute an additional lien against the defaulting Owner's lot, enforceable as other liens herein established. Failure by the Association or by any Owner to enforce any coverant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter. The Association whall use its best efforts to ussist the Village in connection with the enforcement of any provisions hereunder, the violation of which shall also be considered a violation of any applicable Village ordinance.

Section 11.02. Invalidation of any of these covenants or restrictions by judgment or order shall in no way affect any other provisions which shall remain in full force and effect.

Section 11.03. The covenants and restrictions of this Declaration shall run with and bind the land and shall inuity to the benefit of and be enforceable by the Association, the Village, the Owner of any Lot subject to this Declaration, their respective legal representatives, heirs, successors, and assigns, for a term of fifty (50) years from the date this Declaration is recorded, after which time wild covenants shall be automatically extended for successive periods of ten (10) years, subject to amendment we hereinafter not forth. The covenants and restrictions of this Declaration may be amended during the first fifty (50) year period or within any successive ten (10) year period by an instrument signed by those Members (Class A and Class B) entitled to cast seventy-five percent (75%) of the total votes as provided in Article III, Section 3.01 hereof and then properly recorded, provided, however, that no Material Amendment to this Declaration, the By-Lave or the Ammodiation's articles of incorporation shall be effective unless builtaide from Eligible Hortgage Holders therwor 7 12 approval representing at least fifty-one percent (51%) of the Lots and Townhouse Units that are subject to mortgages held by Eligible Mortgage Holders. These covenants and restrictions may also be cancelled or smended by an instrument signed by sixty percent (60%) of Owners executed and

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recorded within ninety (90) days of the expiration of any successive ten (10) year period, such cancellation or smendment to be effective on the date of commencement of the ten (10) year period in question, provided, however, that no termination or alteration of the legal status of the Association or the Property for reasons other than substantial destruction or condemnation of the Property shall be effective unless approval thereof is obtained from Eligible Mortgage Holders representing at least sixty-seven percent (67%) of the Lots that are subject to mortgages held by Eligible Mortgage Holders. Any instrument executed pursuant to the provisions contained in this Section shall be filed for record in the Office of Recorder of Deeds of Cook County, Illinois, and a true, complete copy of such instrument shall be transmitted to each Owner promptly.

Section 11.64. If and to the extent that any of the covenants would otherwise be unlawful or void for violation of (a) the rule against perpetuities, (b) the rule restricting restraints on alienation, or (c) any other applicable statute or common law rule analogous thereto or otherwise imposing limitations upon the time for which such covenants may be valid, then the provision concerned shall continue and endure only after the expiration of a period of twenty-one (21) years after the death of the last to survive of the class of persons consisting of all of the lawful descendants of George Bush, President of the United States, living at the date of this Declaration.

Section 11.05. Any notices required under the provisions of this Declaration to be sent to any member, figner, or to any holder, insurer or guaranter of a first mortgage secured by any portion of the Property shall be deemed to have been property sent when mailed, postage prepaid, to the last known address of such Member, Owner or holder, insurer or guaranter as it appears on the records of the Association at the time of such mailing.

If at any time or times the leard shall deem it Section 11.06. necessary or advisable to rerecord this Declaration or any part hereof in the Office of the Recorder of Deeds of Cook County, Illinois, in order to avoid the expiration hereof or of any of the covenants, eusements, agreements or other provisions herein contained inder any of the provisions of Chapter 83 of the Illinois Revised Statutes gresently in force commonly known as the Marketable Title Act, or any other law or statute of similar purport, they shall submit the matter to a meeting of the Members called upon not less than ten (10) days notice, and unless at such meeting at least two-thirds (2/3) of Members shall vote against such rerecording, the Association shall have, and is hereby granted, power to so rerecord this Declaration or such part thereof, and such rerecording shall be binding upon all Owners of any part of the Property in every way and with all the full force and effect as though such action were taken by each of said Owners and rerecorded document executed and acknowledged by each of them.

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Section 11.07. All the easements, rights, covenants, agreements, reservations, restrictions and conditions herein contained shall run with the land and shall inure to the benefit of and be binding upon Declarant and each subsequent holder of any interest in any portion of the Property and their grantees, heirs, successors, personal representatives and assigns with the same full force and effect for all purposes as though set forth at length in each and every conveyance of the Property or any part thereof. Reference in the respective deeds of conveyance, or in any mortgage or trust deed or other evidence of obligation, to the easements and covenants herein described shall be sufficient to create and reserve such easements and covenants to the respective grantees mortgagees or trustees of such parcels as fully and completely as though said easements and covenants were fully recited and set forth in their entirety in such documents.

Section 11.08. In amplification of and in addition to the provisions contained in Article VI, Section 6.07, in the event of any default of any Owner, the Association, all other Owners and the Village may and shall have all lights and remedies as shall otherwise be provided or permitted by law or in equity.

Section 11.09. In the event that any part of any Townhouse Unit encroaches or shall be easter encroach upon any part of any other Lot or the Common Area, valid easterents for the maintenance of such encroachments are bereby established and shall exist so long as all or any part of the same shall remain standing; provided, however, that in no event shall a valid eastement for any encroachment be created in favor of any Owner if such encroachment or use is detrimental to or interferes with the reasonable use and enjoyment of the Townhouse Unit of another Owner or if it occurred due to the willful conduct of any Owner.

Section 11.10. Declarant reserves to itself the right to rerecord the Plat of Subdivision referred to in Section 1.08 lereof, to correct any inaccuracies, errors or mistakes contained therein subject to the prior review and approval of the Village

Section 11.11. Any aggridated Owner may enforce the provisions of this Declaration, the By-Laws, or any rules and regulations promulgated by the Board, by an action at law or in equity against the defaulting Owner (or occupant of his Townhouse Unit).

Section 11.12. No Owner shall leave or rent his or her Lot or Townhouse Unit for a term less than ninety (90) days. Every lease of a Lot or Townhouse Unit shall be in writing and shall be made expressly subject to the requirements, rights, covenants, conditions, restrictions and easements of this Declaration and of the By-Laws.

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Section 11.13. The Following provisions are intended for the benefit of each holder of a recorded first mortgage or trust deed encumbering a Lot ("First Mortgagee") and to the extent if at all, that any other provisions of this Declaration conflict with the following provisions, the provisions of this Section 12.13 shall control:

- request in k writing to the Association Upon identifying the name and address of the First Mortgages or the insurer or guarantor of a recorded first mortgage or trust deed on a Lot or Townhouse Unit ("Insurer or Guarantor") and the unit number, the Amusciation shall furnish each First Mortgages, Insurer or Guaranter a written notice of the default of any Owner's offigations under this Declaration which is not cured Any First Mortgages of a Lot or within thirty (30) days. Townhouse Unit who comes into possession of the sold Lot or Townhouse Unit parsuant to the remedies provided in the mortgage, foreclosure of the mortgage, or deed (or assignment) in lieu of foreclosure shall, to the extent permitted by law, take such property free of any claims for unpaid assessments or charges in favor of the Association against the mortgaged Lot or Townhouse Unit which become due prior to (i) the date of the transfer of title or (ii) the date or which the holder comes into possession of the Lot or Townhouse Unit, whichever occurs first.
- (b) Upon request in writing, each First Mortgagee, Insurer or Ouarantor shall have the right:
 - (1) to examine current copies of this Declaration, the By-Lava, rules and regulations and the books and records of the Association during normal business hours;
 - (ii) to receive, without charge and within a reasonable time after such request, on indited financial statement prepared by the Association at the end of each of its respective fiscal years;
 - (iii) to receive written notices of all meetings of the Association and to designate a representative to attend all such meetings;
 - (10) to receive written notice of any decision by the Association or Owners to make a Material Amendment to the Decisration, By-Laws or the articles of incorporation of the Association;
 - (v) to receive written notice of any lapse, cancellation or material modification of any insurance policy or fidelity bond maintained by the Association;

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- (vi) to receive written notice of any proposed action which would require the consent of a specified percentage of First Mortgagees; and
- (vii) to receive written notice of any condemnation or casualty loss that affects either a material portion of the Property or the Lot or Townhouse Unit on which it holds, insure or guarantees the mortgage.
- No provision of this Declaration, the By-Laws or the articles of incorporation of the Association or any similar instrument pertaining to the Property or the Lots or Townhouse Units therein shall be deemed to give an Owner or any other party priority over the rights of the First Mortgagees pursuant to their mortgages in the case of distribution to Owners of Insurance proceeds or condemnation awards for losses to or a taking of the Lots or Townhouse Units, and/or the Common Area, or any portion thereof or interest therein. In such event, the First Mortgagees, Insurers or Gustantors of the Lots or Townhouse Units affected shall be entitled, upon specific written request, to timely written notice of any such Lass.
- (d) Upon apecific written request to the Association, each First Mortgage, Insurer or Quarantor of a Lot or Townhouse Unit shall be furnished notice in writing by the Association of any damage to or destruction or taking of the Common Area if such damage or destruction or taking receds Ten Thousand Dollars (210,000.00), or if damages shall occur to a Lot or Townhouse Unit in excess of One Thousand Dollars 21,000.00), notice of such event shall also be given.
- the Common Area or any portion thereof is made the subject matter of any condemnation or eminent domain proceeding on is otherwise sought to be acquired by a condemning authority, then the First Mortgages, Insurer or Duaranter of said Lot or Townhouse Unit will be entitled to timely written notice, upon specific written request, of any such proceeding or proposed acquisition and no provisions of any document will entitle the owner of a Lot or Townhouse Unit or other party to priority over such First Mortgages with respect to the distribution to such Lot or Townhouse Unit of the proceeds of any award or settlement.

Section 11.14. The provisions of this Declaration shall be liberally construed to effectuate its purpose of creating a uniform plan for the operation of a first class cooperative housing development.

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If all or any part of the Common Area only shall Section 11.15. be taken through condemnation by any governmental authority having power so to do, the net proceeds of much taking shall be paid to and retained by the then owner of the Common Area subject, however, to the rights of the holders of first mortgage liens on the Townhouse Units. If any part of the Property including one or more Townhouse Units shall be taken by one or more concurrent condemnation proceedings, the entire net proceeds of such taking or takings, including (without limitation) all proceeds received on account of such taking of any part of the Common Area shall be divided equitably among, and retained by, the Owners of the Townhouse Units wholly or partially taken in such condemnation fraceedings, subject to the rights of the holders of first liens on the Townhouse Units. If the effect of such condemnation shall be to isolate any part of the Property from the remainder of the Property, and if no residential structures shall then have been constructed or be situated within the portion of the Property so isolated, then all the Townhouse Units lying wholly or partly within the portion of the Property so isolated shall be deemed to have been shall be removed from and released from all of the terms and provisions of this Declaration and this Declaration shall be of no further force or effect with respect thereto. For purposes of this Section 11.15, the term "coardemnation" shall include also any sale under threat of condemnation to my governmental authority having condemnation power.

Section 11.16. Upon any dissolution of the Association, its assets shall be transferred to another homeowner's association having similar purposes.

Section 11.17. Declarant reserves the right and power to record a special amendment ("Special Amendment") to this Declaration at any time and from time to time which amends this Declaration (1) to comply with of the Federal National Mortgago Association, the requirements the Federal Home Loan National Mortgage Association, Government Mortgage Corporation, the Department of Housing and Urtan Development, the Federal Housing Association, the Veteran's Administration, or any other governmental agency or any other public, quasi-public, or private entity which performs (or may in the future perform) functions similar to those currently performed by such entities, (ii) to indica any of such agencies or entities to make, purchase, sell, insure, or guarantee first mortgages covering Townhouse Unit or (iii) to correct clerical or typographical errors in this Declaration or any Exhibit hereto or any supplement or amendment thereto. In furtherance of the foregoing, a power couples with an interest is hereby reserved and granted to the Declarant to vote in favor of, make, or consent to a Special Amendment on behalf of each Owner as proxy or attorney-in-fact, as the case may (Each deed, mortgage, trust deed, other evidence of obligation, or by other instrument affecting a Lot, and the acceptance thereof shall be in deemed to be a grant and acknowledgment of, and a consent to the reservation of, the power of the Declarant to vote in favor of,

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execute and record Special Amendments. The right of the Declarant to act pursuant to rights reserved or granted under this Section 11.17 shall terminate at such time as the Declarant no longer holds or controls title to any Lot.

Section 11.18. Each Owner shall notify the Association of the name and address of the First Mortgagee relating to his respective Lot.

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New Prairie Development Group by its joint venturers

By Mores Class
THE HOME EXCHANGE INC.BY ITS PRESIDENT
MORRIS ARON

NEW PRARIE, LTD. BY ITS PRESIDENT

THE HOME EXCHANGE, INC BY ITS PRESIDENT MORRIS ARON AND NEW PRARIE, LTD. BY ITS PRESIDENT LARRY GOULD ON OATH STATE THAT THEY ARE THE MAKERS OF THE ABOVE DECLARATION.

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MORRIS ARON

LARRY GOULD

LARRY GOULD

SUBSCRIBED AND SWORD BEFORE ME ON THIS 22 OF

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NOTARY PUBLIC

OFFICIAL SEAL
PAUL WILLIAM PLOTNICK
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 2-4-98

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EXHIBIT A

BY-LAWS OF

NEW PRAIRIE HOMEOWNERS GROUP, INC.

ARTICLE I

Purposes and Powers

The Association shall be responsible for the general management and supervision of the Property and the ownership of the Common Area thereof and shall have all of the powers to perform, and shall be responsible to perform, all of the obligations provided in the Declaration. Further, the Association shall have all powers now or hereafter granted by the General Not For Profit Corporation Act of the State of Illingia which shall be consistent with the purposes specified herein and in the Declaration.

ARTICLE II

Offices

- 2.01 Registered Office. The Association shall have and continuously maintain in this State a Registered Office and a Registered Agent whose office shall be identical with such Registered Office. The Association may have other offices within or without the State of Illinois as the Board of Directors may from time to time determine.
- 2.02 Principal Office. The principal office of the Association shall be maintained in Skokie, Illinois.

ARTICLE III

Membership

3.01 Voting Members. Every person or entity who is a record owner of a fee or undivided fee interest in any Lot which is subject by covenants of record to assessment by the Association shall be a member of the Association. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. Membership shall be appurtenant to and may not be separated from ownership of any Lot which is subject to an assessment by the Association. Ownership of such Lot shall be the sole qualification of membership. Nothing herein contained shall be interpreted to exclude Declarant from membership while it or its successors in interest, if any, owns one or more Lots. Voting rights with regard to each Member are set forth in Section 3.02 hereof.

3.02 Classes of Loting membership: The Association shall have two classes of voting membership:

Class A. Class A Members shall be all those Owners as defined in Section 3.01, provided that the Declarant shall not be a Class A Member until the Transfer Date. Class A Members shall be entitled to one vote for each Lot in which they hold the interest required for membership by Section 3.01. When more than one person holds such interest in any Lot, all such persons shall be Members. The vote for such Lot shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any Lot. All Members holding any interest in a single Lot shall together be entitled to cast only one vote for the Lot.

Class B. The Class B Member shall be the Declarant. The Class B Member shall of entitled to three (3) votes for each Lot in which it holds the interest required for membership by Section 3.01; provided that the Class B membership shall cease and be converted to Class A membership on the Transfer Date.

3.03 Meetings.

- (a) Quorum: Procedure. Meetings of the Members shall be held at the principal office of the Association or at such other place in Cook County, Illinois as may be designated in any notice of a meeting. The presence at any meeting, in person or by proxy, of a majority of the total votes determined pursuant to Section 3.02 above shall constitute a quorum. Unless otherwise expressly provided herein or in the Declaration, any action, may be taken at any meeting of the Members at which a quorum is present upon the affirmative vote of the Members having a majority of the total votes present at such meeting. Any Member in writing may waive notice of a meeting, or consent to any action of the Association without a meeting.
- Members shall be held at such times as may be designated upon thirty (30) days written notice given by the Declarant, provided that such initial meeting shall be held no later than the first to happen of (1) one hundred and twenty (120) days after the date the Declarant has sold and delivered its deed for at least seventy-five percent (75%) of the Lots or (11) three (3) years from the date of the recording of this Declaration. Thereafter, there shall be an annual meeting of the Members on the first Tuesday of May of each succeeding year, at 7:30 P.M. If the date for the annual meeting of Members is a legal holiday, the meeting will be held at the same hour on the First day succeeding such date which is not a legal holiday.

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- (c) Special Meetings. Special meetings of the Members may be called at any time for the purpose of considering matters which, by the terms of the Declaration or these By-Laws, require the approval of all or some of the Members, or for any other reasonable purpose. Said meetings shall be called by written notice, authorized by a majority of the Board or by the Members having one-half (1/2) of the total votes entitled to be cost by Class A Members as provided in Section 3.02 above, and delivered not less than five (5) days prior to the date fixed for said meeting. The notices shall specify the date, time and place of the meeting and the matters to be considered.
- 3.04. Notices of Meetings. Notices of meetings required to be given herein may be delivered either personally or by mail to the persons entitled to vote thereat, addressed to each such person at the address given by him to the Board for the purpose of service of such notice, or to the Tornhouse Unit of the Owner with respect to which such voting right appearains, if no address has been given to the Board. The notices required herein shall state the specific purpose and the nature of the business for which the meeting is called. At any meeting, no business may be transacted other than that specified in the notice.
- 3.05 Proxies. At any meeting of Members, a Member entitled to vote may either vote in person or by proxy executed in writing by the Member or by his duly authorized attorney-in-fact. No proxy shall be valid after eleven (11) months from the date of its execution unless otherwise provided in the proxy.

ARTICLE_IY

Board or Directors

Board of Directors. The direction and administration of the Property in accordance with the provisions of the Decliration shall be vested in the Board of Directors, consisting of three (3) persons who shall be elected in the manner hereinafter provided, except for the Directors appointed by the Declarant (or its firet Board of The Members having at least two-thirds (2/3) of the total designee). votes may from time to time increase or decrease the number and term of the office of the Board members at any annual meeting, provided that such number shall not be less than three (3), and that the term of the persons on the Board shall expire annually. Each member of the Board, with the exception of the Board members initially appointed by the Declarant (or its designee) shall be one of the Ovners (including the Declarant); provided, however, that in the event an Owner is a corporation, partnership, trust or other legal entity other than a natural person or persons, then any director or officer of such corporation, partner of such partnership, individual trustee or beneficiary of such trust, or manager of such legal entity, shall be

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eligible to serve as a member of the Board and provided further that in the event a member of the Board has entered into a contract to sell his Townhouse Unit and vacates the Townhouse Unit prior to the consummation of that transaction, such member shall no longer be eligible to serve on the Board and his term of office shall be deemed terminated.

- 4.02 Determination of Daned be Dinding. All matters of dispute or disagreement between Owners with respect to interpretation or application of the provisions of the Declaration or these By-Lava shall be determined by the Board as hereinafter provided, which determination shall be final and binding on the Association and on all Owners subject, however, to the jurisdiction of any applicable court of lav.
- Electical of Board Members. At the initial meeting of the Members and at all subsequent annual meetings of the Hembers, there shall be elected a Board of Directors. In all elections for members of the Board of Directors, wear Member shall be untitled to vote on a noncumulative basis and the candidates receiving the highest number of votes with respect to the number of offices to be filled shall be deemed to be elected. The initial Board of Directors designated by the Declarant pursuant to Section 4.01 hereof shall serve for a period commencing on the date the Declaration is executed and ending upon the qualification of the directors elected at the initial meeting of Hembers held as provided in Section 3.03(b) hereof. Members of the Board elected at the initial meeting shall serve until the first annual meeting. Three (3) Board Members shull be elected at the initial The Three (3) persons receiving the highest number of votes at the first annual meeting shall be elected to the Board for a term of two (2) years.
- 4.04 Companiention. Members of the Board shall receive no compensation for their services. However, any director may be reimbursed for resconable expenses incurred in the performance of his duties.
- 4.05 <u>Vacancies in Board</u>. Vacancies in the Board, other than as a result of removal pursuant to Paragraph 4.07 hereof, including vacancies due to any increase in the number of persons on the Board, shall be filled by the remaining members of the Board or by the Hembers present at the next annual meeting or at a special meeting of the Hembers called for such purpose.
- 4.06 Election of Officers. The Board shall elect from among its members a President who shall preside over both its meetings and those of the Members, and who shall be the chief executive officer of the Board and Association, a Secretary who will keep the minutes of all meetings of the Members and of the Board who shall, in general, perform all the duties incident to the office of Secretary, and a Treasurer to

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keep the financial records and books of account, and such additional officers as the Board shall see fit to elect. All officers shall be elected as each annual meeting of the Board and shall hold office at the pleasure of the Board.

- 4.07 Removal of Board Mambers. Any Board member may be removed from office by affirmative vote of the Hembers having at least two-thirds (2/3) of the total votes, at any special meeting called for the purpose in the manner aforesaid. A successor to fill the unexpired term of a doard member removed may be elected by the Hembers at the same meeting of any subsequent meeting called for that purpose.
- decking_of_Board. The initial meeting of the Board shall be held immediately acilowing the initial meeting of the Hembers and at the same place. At such meeting the Board shall elect its officers to merve until the first annual meeting of the Board which shall be held immediately following who first annual meeting of the Members and at All subrequent annual meetings of the Board shall be the same place. held without other notice than the notice in the Dy-Laws and immediately after, and at the mame place, or other place, as the annual meeting of Hombers. Special meetings of the Board shall be held upon call by the President or by a mejority of the Board on not less than forty-eight (48) hours' notice in writing to each member, delivered personally or by mail or tologram, Any member may in writing valve notice of a meeting, or consent to any action of the Board without a meeting. A majority of the number of loand members shall constitute a quorum for the transaction of business Unless otherwise expressly provided herein, any action may be taken by the Board upon the affirmative vote of those present at its meeting when a quorum is present.
- 4.09 Exception of Investments. All agreements, contracts, deeds, leases, vonchers for payment of expenditures, and other instruments shall be adjused by such officer or officers, agent or agents of the Board and in such manner as from time to time shall be determined by written resolution of the Board. In the absence of such determination by the Board, such documents shall be signed by the President and countersigned by the Secretary.

ARTICLE_Y

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- 5.01 General Powers of the Board. Without limiting the general (C powers which may be provided by law, the Declaration or these By-Laws, hat the Board shall have the following general powers and duties:
 - (m) To elect the officers of the Association as hereinabove provided;

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- (b) to administer the affairs of the Association and the Common Area;
- (c) subject to Section 5.04(b) below, may engage the services of a manager or managing agent who shall manage and operate the Common Area thereof;
- (d) to formulate policies for the administration, management and operation of the Common Area;
- (e) to adopt administrative rules and regulations governing the administration, management, operation and use of the Common Ares, and to amend such rules and regulations from time to time;
- (1) to provide for the maintenance, repair and replacements of the Common Area and payments therefor, and to approve payment vourners or to delegate such approval to the officers of the manager of managing agent;
- (g) to provide for the designation, hiring and removal of employees and other personnel, including accountants and legal counsel, and to engage or contract for the services of others, and to make purchases for the maintenance, repair, replacement, administration, management and operation of the Common Area, to delegate any such powers to the manager or managing agent (and any such employees or other personnel as may be the employees of the managing agent);
- (h) to mutimate the amount of the annual budget, and to provide the manner of assessing and collecting from the Owners of such Lots which have been occupied for residential purposes, their respective shares of such estimated expenses, as hereinafter provided;
- (i) after all lots have been transferred from declarant to dedicate or transfer all or any part of the Common Area to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by Hembers entitled to cast two-thirds (2/3) of the votes which shall be recorded, said instrument showing agreement by the signatures to such dedication or transfer; and
- (j) to exercise all other powers and duties vested in or delegated to the Association, and not specifically reserved to the Members by the Articles of Incorporation, the Declaration or By-Laws.

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- 5.02. Capital Additions and Improvements. The Board's powers hereinabove enumerated shall be limited in that the Board shall have no authority to acquire and pay for out of the maintenance fund for capital additions and improvements (other than for purposes of replacing or restoring portions of the Common Area, subject to all the provisions of the Declaration) having a total cost in excess of Ten Thousand Dollars (#10,000.00), nor shall the Association authorize any structural alterations, capital additions to, or capital improvements to the Common Area requiring an expenditure in excess of Ten Thousand Dollars (#10,000.00), without in each case the prior approval of the Members holding two-thirds (2/3) of the total votes.
- 5.03 Tax Stlief. In connection with the Common Area, the Board shall have the opwer to seek relief from or in connection with the assessment or levy of any real property taxes, special assessments and any other special taxes or charges of the State of Illinois or any political subdivision thereof, or any other lawful taking or assessing body, which are authorized by law to be assessed and levised on real property and to charge all expenses incurred in connection therewith to the maintenance fund.
 - 5.04 Rules_und_Beaulations . Management.
 - (a₁) Rulem. The Board may adopt such reasonable rules and regulations as it may deem advisable for the maintenance, conservation and beautification of the Common Area, and for the health, comfort, safety and general welfare of the Owners and Occupants of the Property as relates to the Common Area. Written notice of such rules and regulations shall be given to all Owners and Occupants and the Common Area shall at all times be maintained subject to such rules and regulations.
 - Management. The Declarant/or Board may Ingage the initial (b) management organization, if any, under contracts expiring not later than ninety (90) days after the door the initial meeting of Voting Members is held. Thereafter, the Board may engage the pervious of an agent to manage the Common Area to the extent deemed advisable by the Board.
 - Nothing hereinabove contained shall be construed to give the (a) Board authority to conduct an active business for profit on behalf of all of the Owners or any of them.
- 5.05 Liebility of the Board of Danagers. The Members of the Board and the officers of the Association shall not be personally (2 liable to the Owners or others for any mistake of judgment or for any 🌬 mote or omissions made in good fuith by such officers or Board 🚁 Members. The Owners shall indemnify and hold harmless each of the Hembers of the Board and each of the officers against contractual

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limbility to others arising out of contracts made by the Board or officers on behalf of the Owners unless any such contract shall have been made in had faith or contrary to the provisions of the Declaration. The limbility of any Owner srising out of any such contract made by the Board or officers or out of the sforessid indemnity in favor of the Hembers of the Board or officers, to the extent not covered by insurance, shall be limited to his proportionate share of the total limbility thereunder.

ABTICLE_YI

Ammesements:Mointenance_Eund

- Preparetion of Estimated Budget. Each year on or before the Board will estimate the total amount necessary to pay the cost of wages, materials, taxus, insurance, services and supplies which will be required during the ensuing fiscal year (April 1-March 13) for the rendering of all devices authorized by the Board, together with a reasonable amount considered by the Board to be necessary for a reserve contingencies and replacements, and shall, on or before March 15, notify each Owner in writing as to the amount of such estimate ("Estimated Cash Requirement") with ressonable itemization thereof. The Estimated Cash Requirement shall be assessed equally among all of the Owners other than the Declarait as provided in Section 6.08 of the Declaration. On or before April 1 of the ensuing fiscal year, each Owner, other than Declarant, shall be abligated to pay to the Board, or as it may direct, the full amount of the assessment made pursuant to this Section. On or before the date of the annual meeting of each the Board shall supply to all Owners an itemized culendar year, accounting of the maintenance expenses for the preceding fiscal year actually incurred and paid, together with a tabulation of the amounts collected from the Owners pursuant to assessments made during such year (including amounts collected from the Declarant) and showing the next amount over or short of the actual expenditures, plus reserves. Board shall upon demand at any time furnish a certificate in writing signed by an officer or agent of the Association, setting forth whether the assessments on a specified Lot have been paid. Such cortificates shall be conclusive evidence of payment of any assessment therein.
- The Board shall build up and Extraordinary_Exacaditures. maintain a reasonable reserve for authorized capital expenditures, and replacements and deficitu in the Association's contingencies ("Extruordinary Expenditures") account not originally included in the annual estimate. Extraordinary Expenditures which may become necessary during the year shall be charged against such reserve such reserve proves inadequate for any resson, including of any Owner's assessment, the Board may, at any time, levy a further assessment, which shall be divided pro rata among the remaining installments for such fiscal year and assessed equally amont the Owners. In the event, however, that the Board determines that

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there exists a surplus in the reserve for Extraordinary Expenditures, the Board shall have the authority to transfer such funds into the operating account to fund any deficit in said account. The Board shall merve notice of further assessment on all such Owners by a statement in writing giving the umount and reusens therefor, and such further assessment shall become effective with the monthly maintenance payment which is due more than ten (10) days after the delivery or mailing of much notice of further assessment. All such Owners shall be obligated to pay the adjusted monthly amount. At the time of closing of the sale of each Lot by the Declarant, the Owner shall pay (in addition to the first annual assessment) to the Association, or as otherwise directed by the Board, un amount equal to two (2) times the first full annual anumnument for such Owner, which amount shall be used and applied for start-up conts and as a working capital fund in connection with initial operating expenses for the Common Area and held for further working capital needs.

- 6.03 Budget for Farst Year. When the first Board elected hereunder (or appointed by the Declarant) takes office, it shall determine the Estimated Cork Requirement, as hereinabove defined, for the period commencing on the first day of the month following the conveyance of the first Lot to ending on March 31 of the fiscal year following said conveyance. The initial Estimated Cash Requirement shall be divided among the remaining monthly installments of such fiscal year and assummed equally to all Owners, other than the Declarant.
- 6.04 Egilyre to Prepare Annual Budget. The failure or delay of the Board to prepare or serve the annual or adjusted estimate on an Owner shall not constitute a valver or release in any manner of such Owner's obligation to pay the maintenance costs and necessary reserves, as herein provided, whenever the same shall be determined, and, in the obsence of any annual estimate or adjusted estimate, the Owner shall continue to pay the annual maintenance charge of the then existing annual rate established for the previous period with the new or adjusted annual maintenance payment has been ascertained by the Board. Any additional amount shall be due ten (10) days after such new annual or adjusted estimate shall have been mailed or delivered.
- 6.05 Books and Records. The Board shall keep full and correct books of account in chronological order of the receipts and expenditures affecting the Common Area, apecifying and itemizing the maintenance and repair expenses of the Common Area and any other expenses incurred. Such records and the vouchers authorizing the payments shall be available for inspection by any Owner or any representative of an Owner duly authorized in writing, or any holder of a mortgage lien on a Lot at such reasonable time or times during the normal business hours as may be requested by the Owner or by the holder of said first mortgage lien. Upon ten (10) days notice to the Board, any Owner shall be furnished a statement of his account, setting

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forth the amount of any unpaid assessments or other charges due and owning from such Owner.

- 6.06 Status of Collected Funds. All funds collected hereunder shall be held and expended for the purposes designated herein, and (except for such special assessments as may be levied hereunder against less than all the Owners and for such adjustments as may be required to reflect delinquent or prepaid assessments) shall be deemed to be held in trust for the benefit, use and account of all Owners, other than the Declarant. All funds not otherwise employed shall be deposited from time to time to the credit of the Association in such banks, trust companies of other depositories as the Board may select.
- 6.07 Remedies for Feilure to Pay Aggeggments. Any eastersments which are not paid when due shall be delinquent. If the assessment is not paid within thirty (30) days after a due date, the assessment shall bear interest from the due date at the rate allowed by law, and the Ammociation may bring on action at law against the Owner personally obligated to pay the name, or foreclose the lien against the property, and interest, costs and logsconable attorney's fees of any such action shall be added to the amount of such assessment. To the extent permitted by any decision or any statute or law now or hereafter amount of any delinquent and unpaid charges of the anneanments, and interest, costs and fees as above provided, shall be and become a lien or charge against the Lot of the Owner involved when payable and may be foreclosed by an action brought in the name of the Board on in the came of forwellowure of liens against real estate. Unless otherwise provided in the Declaration, the Members of the Board and their successors in office, acting on bright of the other Owners, shall have the power to bid in the interest so foreclosed at forestaure sale, and to acquire and hold, lease, mortgage and convey Any court shall be authorized to restrain the defaulting Owner from reacquiring his interest at such foreclosure sale.

ARTICLE_YII

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All Owners shall maintain, occupy and use the Common Area only in accordance with the terms of the Declaration and any additional rules and regulations adopted by the Board or by the Nembers.

The Board shall have full authority to enforce all such rules and regulations by taking all action as may be necessary.

ARTICLE_YIII

Committees

6.01 <u>Nonrd Committeen</u>. The Bourd, by resolution adopted by a majority of the directors in office, may designate one (1) or more

committees, each of which shall consist of one (1) or more directors; said committees, to the extent consistent with law and as provided in said resolution, shall have and exercise the authority of the Board in the management of the Association; but the designation of such committees and the delegation thereof of authority shall not operate to relieve the Board, or any individual director, of any responsibility imposed upon it by him by law.

- 8.02 Special Committees. Other committees not having and exercising the suthority of the Board in the management of the Association may be designated by a resolution adopted by a majority of the directors present at a meeting at which a quorum is present. Except as otherwise provided in such resolution, Hembers of each such committee shall be Hembers, and the President of the Association shall appoint the Hembers thereof. Any Member thereof may be removed whenever in their judgment the best interests of the Association shall be served by such remove?
- 8.03 Term. Each Member of a committee shall continue as such until the next annual menting of the Board and until his successor is appointed and shall have qualified, unless the committee shall be sooner terminated, or unless such Member shall cease to qualify as a Member thereof.
- 8.04 Chairman. One (1) Member of each committee shall be appointed chairman.
- 8.05 <u>Yacancies</u>. Vacancies in the membership of any committee may be filled by appointment made in the same manner as provided in the case of the original appointments.
- 8.06 Quorum. Unless otherwise provided in the resolution of the Board designating a committee, a majority of the whole committee shall constitute a quorum and the act of a majority of the dembers present at a meeting at which a quorum is present shall be the act of the committee.
- 8.07 Rules. Euch committee may adopt rules for its own government not inconnsistent with these By-Laws or with rules adopted by the Board.

ARTICLE_IX

Interim_Procedure

Until the initial meeting of the Members, the Declarant may appoint the Board which shall have the same powers and authority as given to the Board generally.

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ARTICLE_X

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These By-Lava may be amended or modified from time to time by motion or approval of the Nembers entitled to cast three-fourths (3/4) of the total votes computed as provided in Section 3.02. Such amendments shall be recorded in the Office of the Recorder of Deeds of Lake County, Illinois.

ARTICLE_XI

Interpretation

In the case of any conflict between the Articles of Incorporation of the Association and these By-Lavs, the Articles of Incorporation shall control; and in the case of any conflict between the Declaration and these By-Lavs the Declaration shall control.

ARTICLE_XII

Deficition_of_Terms

The terms used in these By-Lave whall have the sume definition us set forth in the Declaration to the extent such terms are defined therein.

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DATE: ----

NEW PRATIE HOMEOWNERS GROUP, INC. BY ITS JOINT VENTURERS

BY Por Clin THE HOME EXCHANGE

PRESIDENT

NEW PRARIE, LTD. BY

LARRY GOULD

THE HOME EXCHANCE, INC BY ITS PRESIDENT MORRIS ARON AND NEW PRARIE, LTD. BY ITS PRESIDENT LIRRY GOULD ON OATH STATE THAT THEY ARE THE MAKERS OF THE ABOVE DECLARATION.

SUBSCRIBED AND SWORD PHEORE ME ON THIS 20 OF

County Clarks Office

OFFICIAL SEAL
PAUL WILLIAM PLOTNICK
NOTARY PUBLIC, STATE OF KLINOIS
MY COMMISSION EXPRES 2-4-95

LEGAL DESCRIPTION OF NEW PRARIE TOWNHOMES

Lot 1 in Church East Prairie Resubdivision of part of the Last 1/2 of Section 14, Township 41 North, Range 13 East of the Third Principal Meridian, in Cook County, Illinois.

commoraly known as the North side of Church Street, East of East Prairie Road, Skokie, Illinois,

PIN: 10-14-225-004, 10-14-225-005, 10-14-225-006, 10-14-225-007, 10-14-225-016, 10-14-225-017, 10-14-225-018 and 10-14-225-021

Subject to Village of Skokie Ordinances #91-4-Z-2208 and #91-4-Z-2209; covenants, conditions and restrictions of record; private, public and utility easements and roads and highways, if any; party wall rights and agreements, i any; general taxes for the year 1990 and subsequent years.

LEGAL DESCRIPTION OF THE COMMON AREA OF THE NEW PRATRIE DEVELOPMENT TOWNHOMES A PART OF LOT 1 IN THE CHURCH-EAST PRAIRIE RESUBDIVISION OF PARTS OF THE EAST HALF OF SECTION 14, TOWNSHIP 41 HORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS DESCRIBED AS FOLLOWS:

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