9011/0301 03 001 Page 1 of 31 1998-07-30 12:40:29 Cook County Recorder 31.00

Prepared by and return to: Wallace K. Moy 53 W. Jackson Blvd. Suite 1564 Chicago, IL 60604

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DECLARATION OF PARKSHORE COMMONS I MASTER COMMON AREA ASSOCIATION

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THIS DECLARATION made and entered into by LAKESIDE BANK as Trustee under trust agreement dated January 20, 1998 known as 10-1912 and LAKESIDE PANK as Trustee under trust agreement dated July 4, 1996 known is 10-1776 and (hereinafter referred to as ("Trustee")

RECITALS

Trustee is the record title holder of the real estate legally described on **Exhibit** "A" attached hereto and made a part hereof.

The Real Estate (hereinafter called "Property") as shown in Exhibit "A" shall consist of single family dwelling, condominium, and townhouse under separate declarations.

The Property includes, without limitation, private roads, open space, green space, walkways and street lights. That portion of the Property utilized in such fashion is designated by the Developer in this Declaration as the "Common Area", as legally set forth on Exhibit "B".

All owners and occupants of the Property will benefit from the creation of a Common Area Association which will become the owner of and assume all maintenance obligations relative to the Common Area. the Developer has elected to declare that the Property is and shall be transferred, held, sold, conveyed and accepted subject to this Declaration. The easements, covenants, restrictions, conditions and burdens, uses, privileges, charges and liens, contained in this

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Declaration shall: (1) exist at all times hereinafter amongst the Owners as having or acquired right, title or interest in any portions of the Property; (2) be binding on and inure to the benefit of each owner; and (3) run with the land subjected to this Declaration, to be held, sold and conveyed subject thereto.

ARTICLE II DEFINITIONS

For purposes of brevity certain terms and words used in this Declaration are defined as follows:

- 2.11. Association. The Parkshore Commons I Master Common Area Association, an Illinois not-for-profit corporation, its successors and assigns.
- 2.02. <u>Board</u> The Board of Directors of the Association as constituted at any time or from time to time in accordance with the By-Laws, and which may be referred to as the Board of Managers.
- 2.03 <u>By-Laws</u>. The Dy-Laws of the Association attached hereto and incorporated herein
- 2.04 Parkshore Commons 1 Master Common Area Association.
 An Illinois not-for-profit corporation organized and existing for administering the units pursuant to a separate Declaration of Condominium which has been or will be recorded with the Recorder of Deeds for Cook County.
- 2.05 Common Area. The real estate to be conveyed to and owned by the Association, on behalf of the unit owners, which is legally described in Exhibit B attached nereto and by this reference made a part hereof. The Property shall include the improvements located on the real property described in Exhibit "B" including, but not limited to, the private roads, green space, open space, walkways, and street lights.
- 2.06 Common Expenses. The expenses of administration (including management and professional services), operation, maintenance, repair, replacement, landscaping and snow removal of the Common Area, sidewalks, open space, and green space; the cost of any water, waste removal, scavenger services, electricity, telephone and other necessary utility expenses for the Common Area; the cost of general and special real estate taxes and assessments levied or assessed against the Common Area; the cost and expense incurred for the maintenance, repair and replacement of personal property acquired and used by the Association in connection with its operation and maintenance of the Common Area; any expenses specifically designated as Common Expenses by this

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Declaration; and any other expenses lawfully incurred by the Association for the common benefit of all of the Owners.

- 2.07. <u>Unit(s)</u>. Unit(s) shall be consisted of individual condominium units, individual townhouse units, and single family homes within the Property. Unit(s) shall also include "dwelling units" or "unit owners" or "voting members" as referred to herein.
- 2.08. <u>Property</u>. The total development which includes condominiums, townhouses, and single family homes within the Property described in Exhibit "A".
- 2 39 <u>Declaration</u>. All documents and authorized amendments thereto pertaining to condominium, townhouses and homeowners association recorded, including, declaration, bylaws and plat.
- 2.10. Developer. The person who on behalf of the Trustee or its beneficiaries, submits the property legally or equitably owned by him to the provision of the Condominium act, or any person who offers units legally or equitably owned by him for sale, including such developers entire interest in the Property other than the purchaser of an individual unit. Developer also includes my affiliate who controls, or is controlled by, or is under common control with a developer. This includes a general partner, officer, director or employer of the developer.
- 2.11. Mortgage Holder. The holder, insurer or guarantor of any first mortgage that is secured by a unit in the condominium.
- 2.12. Owner. The person or persons whose estates individually or collectively, aggregate fee simple absolute ownership of a unit.
- 2.13. Occupant. A person or persons, other than a unit owner, in possession of one or more units.
- 2.14. <u>Turnover Data</u>. The date on which the rights of the Developer to designate members of the Board are terminated under 6.02.

ARTICLE III SCOPE OF DECLARATION

3.01. Property subject to Declaration. Trustee, as the owner of fee simple title to the Property, expressly intends to and by the recording of this Declaration does hereby subject the Property to the provisions of this Declaration, and the Condominium Property Act o the State of Illinois.

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- Declaration to Run with Property. rights, benefits and privileges, and all the restrictions, conditions, easements, reservations, covenants, liens and liens and charges granted, created, reserved or declared by Declaration, shall be deemed to be covenants appurtenant running with the land, and, so long as the Real Estate is subject to the provisions of this Declaration, shall remain in full force and effect, and inure to the benefit of and be binding upon the undersigned, its successors and assigns and upon any person having an interest or estate in the Property or any Dwelling Unit.
- Conveyance Subject to Declaration. conveyance, trust deeds and other instruments that create or memorialize an interest or estate in the Property or any Dwelling Unit, including (without limitation) those that record a mortgage or interest, lien irrespective of whether such instruments make reference to this Declaration, be subject thereto as fully and completely as would be in the case where this Declaration set forth in its entirety in such instrument.
- 3.04 Ownership of Fronerty/common Area. Each unit owner shall have an individual interest in the Common Area as a member of the Association and shall have the right to use the common area for all purposes incident to the use and occupancy of his unit as a place of residence, and such other incidental uses permitted by the Declaration, which right shall be appurtenant to and run with his unic. Such right shall extend to each unit owner, and the agents, servants, tenants, family members, and invitees of each unit owner. 10/4'5

ARTICLE IV **EASEMENTS**

Easement for Ingress and Egress. Each Owner soul have a non-exclusive perpetual easement over and across the Common Area for ingress and egress which easement shall run with land, be appurtenant to and pass with title to his or her Such easement rights shall extend to and Dwelling Unit. authorize utilization of such easement for ingress and egress purposes by any duly authorized occupants of such Owner's Dwelling Unit and by guests, agents, invitees and licensees or The Developer and its successors and assigns the Owner. (including employees, agents and contractors) shall have nonexclusive easement for ingress and egress over, across and through the Common Area for sales and administrative purposes until the closing of all of the Units. The Association, its employees, agent and contractors shall have a non-exclusive easement of access over, across and through the Common Area and the Property for purposes related to the carrying out of

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its responsibilities as set forth in this Declaration, including the right to store equipment on the Common Area in connection therewith. Other homeowners association in the Property created by declaration, its employees, agents and contractors shall have a non-exclusive easement of access over, across and through the Common Area for purposes related to the carrying out of its responsibilities as set forth in its declaration.

- 4.02. Utility Easement. Easements are hereby declared and granted to all public utilities serving the Property for utility purposes, including but not limited to gas, electric, cable and telephone, the right to install, lay, construct, renew, operate, maintain, repair and replace water mains and pipes, sever lines, gas mains, cables, telephone wires, transformers, switching apparatus, electrical conduits and other equipment related to their service to the Property over, under, along, on, into and through any part of the Property, Common elements, and the Units, where reasonably necessary for the purpose of providing utility services to the Property. No Unit Owner may take any action which would interfere with the ability of the Board to repair, replace or maintain the above described Common Elements.
- 4.03. Easements to Run with the Land. All easements and rights on or with respect to the Real Estate and Common Area are easements appurtenant to and running with the land, perpetually in full force and effect, and at all times shall inure to the benefit of and shall be binding on the Developer and its successors and assigns, every owner and his or her heirs, grantees, successors and assigns, and the Association.
- 4.04. Creation of Easements. Reference to the easements and rights described in any part of this Declaration shall be sufficient to create such easements and rights and any subsequent conveyance of any Dwelling Unit shall be deemed to include such easements and rights as fully and completely as though such easements and rights were recited fully and set forth in their entirety in such conveyance.
- 4.05. Easement Rights. The Trustee, its successors and assigns, and any party for whose benefit utility easements are granted pursuant to the terms hereof, shall have the right to do whatever may be required for the use and enjoyment of the easement rights herein granted, including the right to clear said easement area of trees, shrubs, or any building, fence, structure or paving erected on or installed within the easement areas, and no charge, claim or demand may be made against such parties for any such activities in the exercise of such rights.

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4.06. Additional Easements - Association Authority. The Association shall have the right of authority from time to time to lease or grant easements, licenses or concessions with respect to any portions or all of the Common Area for such uses and purposes as the Board deems to be in the best interest of the Owners and which are not prohibited hereunder, including without limitation, the right to grant easements for utilities and similar and related purposes.

ARTICLE V ASSESSMENTS, RESERVE FUND, REMEDIES FOR NON-PAYMENT OF ASSESSMENTS

- 5.C1. <u>Purpose of Assessments</u>. The assessments levied shall exclusively for the purpose of defraying Common Expenses and accumulating reserves to defray any extraordinary Common Expenses.
- 5.02. Paymert of Assessments. Assessments levied by the Association shall be collected from each Owner by the Association and shall be a lien on the Owner's Dwelling Unit and also shall be a personal obligation of the Owner in favor of the Association, all a more fully set forth in the By-Laws. Each dwelling unit shall be assessed equally.

ARTICLE VI ADMINISTRATION AND OPERATION

- 6.01. Administration. The administration of the Common Area shall be vested in the Board of Directors consisting of the number of persons, and who shall be elected in the manner provided in the By-Laws attached hereto and made a part hereof. The Trustee, after the recording of this Declaration, shall cause to be incorporated under the laws of the State of Illinois, a not-for-profit corporation (herein referred to as the "Association"), which corporation shall be the governing body for all the unit owner for the maintenance, repair, replacement, administration, and operation of the Real Estate and Common Area and for such other purposes as are hereinafter provided in the By-Laws.
- 6.02. Trustee Control of Association. Notwithstanding anything contained herein to the contrary, the first and all subsequent Boards shall until the Turnover Date consist solely of three (3) persons from time to time designated by the Trustee, which persons may, but need not be Owners. Trustee's rights to designate the members of the Board shall terminate on the Turnover Date. For purposes of this Declaration the Turnover Date shall be the first to occur of (i) sixty (60)

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days after the conveyance by the Trustee of three-fourth (3/4) of the units in the Property, or (ii) five (5) years after the recording of the Declaration. Prior to the Turnoff Date, Voting Members may elect such number of non-voting members to the Board as the Trustee may in its sole discretion permit. From and after the Turnover Date, the election of the Initial Board shall occur and the Board shall be constituted and elected as provided in the By-Laws. Prior to the Turnover Date all of the voting rights at each meeting of the Owner's shall be vested exclusively in the Trustee and neither the Owners nor the non-voting members (if any) which may have been elected shall have any voting rights.

- 603. Conveyance of Common Area. All of the Common Area, and the amenities located therein, shall be conveyed lien free to the Association on the Turnover Date specified in Section 6.02 herein.
- 6.04. Amendment to the Description of Common Area. To the extent such data is available to the Declarant at the time this Declaration is filed, the legal description of the common area is set torth in Exhibit "B". However, the Declarant hereby reserves into itself and the Developer, the right, from time to time, as further data becomes available, to amend the legal description of the common area.

In furtherance of the foregoing, a power coupled with an interest is hereby granted to the Declarant, acting by or through its duly authorized officers its successors or its designee, and to the Developer, its successors and assigns and their agents, and each of them singly, as attorney-infact, to amend the legal description of the common area, without notice to any Unit Owner. Each deed, mortgage or other instrument with respect to a Unit and the acceptance thereof shall be deemed a grant of such power to each of said attorneys-in-fact, and acknowledgment of and consent to such power, and shall be deemed to reserve to each of said attorneys-in-fact the power to amend the legal description of the common area.

DUTIES, OBLIGATIONS AND RESTRICTIONS

7.01. Maintenance, Repair and Replacement of the Common Area. The Association shall be responsible for the maintenance, repair and replacement of the Common Area. Such responsibilities shall include, without limitation, the specific responsibilities set forth with particularly in the By-Laws attached hereto and made a part hereof.

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ARTICLE VIII INSURANCE

- 8.01. Public Liability Insurance. The Board shall acquire, as a Common Expense, Comprehensive public liability insurance and property damage insurance against claims and liabilities arising in connection with the ownership, sue or management of the Common Elements in amounts deemed sufficient in the judgment of the Board insuring the Trustee and Unit Owners, individual and severally, the Board, any mortgagee of record, and Unit Owners Association, the management agent, and their respective employees, agents, and all persons acting as agents. The insurance shall cover claims of one or more insured parties against other insured parties. The insurance shall contain a waiver or any rights to subrogation by the insuring company against any of the above named insured persons.
- 8.02. Workmen's Compensation and Other Insurance. The Board shall acquire, as a Common Expense, Workmen's compensation and other insurance as may be necessary to comply with applicable laws, lidelity insurance coverage for funds held by or administered of the Association or its agents, and such other forms of liability insurance as the Board, in its judgment shall elect to obtain including, but not limited to insurance for the Common Area, each member of the Board, office of the association, member or any manager against liability from good faith actions allegedly beyond the scope of their authority.
- 8.03. <u>Settlements</u>. The Board is hereby appointed as attorney-in-fact for purposes of representing the Unit Owners in related proceedings, negotiation, or settlements relating to condominium or insurance proceeds which may be distributed on an equitable basis according to the interests of those entitled to their use including mortgage holders.
- 8.04. <u>Waiver</u>. Each Unit Owner hereby waives and releases any and all claims, which he may have against any other Unit Owner, the Association, its officers, members of the Board, the Trustee, the Developer, the manager and managing agent of the Building, if any, and their respective employees and agents for damage to the Common Elements, the Units, or to any personal property located in the Units or Common Elements, caused by fire or other casualty, to the extent that such damage is covered by fire or other form of casualty insurance.
- 8.05. <u>Notice</u>. The Board shall notify insured persons concerning the cancellation of insurance obtained pursuant to the terms of this Article.

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ARTICLE IX GENERAL PROVISIONS

- 9.01. Notice to Board, Association and Unit Owners. Notices provided for in this Declaration shall be in writing and shall be addressed to the Board or Association, or nay Unit Owner, at the respective Unit if addressed to a Unit Owner, or at such other address as hereinafter provided. The Association or Board may designate an address or addresses for notices to them, respectively by giving written notice of such address to all Unit Owners. Any Unit Owner may also designate a different address for notices to him by giving written notice of his change of address to the Board or Association. Notices addressed as above shall be deemed delivered when mailed by drited States registered or certified mail or when delivered in terson with written acknowledgment o the receipt thereof, or if addressed to a Unit Owner, when deposited in his mailbox in the Building or at the door of his Unit in the Building.
- 9.02. Notice to Pecedent. Notices required to be given any devisee or personal representative of deceased Unit Owner may be delivered either personally or by mail to such party at his or its address appearing in the records of the court wherein the estate of such deceased Unit Owner is being administered.
- 9.03. Notice to Mortgagees. Upon written request to the Board, the holder of any duly recorded mortgage or trust deed to any Unit Ownership shall be given a copy of any and all notices required by this Declaration to be given to the Unit Owner whose Unit Ownership is subject to such mortgage or trust deed.

9.04. Consents and Notices to Holders of First Mortgages.

- A. The Association shall give each holder of a recorded first mortgage of a unit, upon the specific written request of a first mortgagee to the Board requesting same prompt notice of any default with respect to the Unit Owner-mortgagor's obligations under the Declaration not cured within sixty (60) days of the date of default, notice of any condemnation or casualty loss that affects either a material portion of the Property or the unit securing its mortgage, notice of lapse, cancellation or material modification of any insurance policy or fidelity bond maintained by the Association, any proposed action that requires consent of a specified percentage of eligible mortgage holders.
- B. Each holder of a recorded first mortgage so requesting a notification as stated above shall have the same

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right as a Unit Owner to examine the books and records of the Association, to require the submission of annual reports including an audited statement for the preceding fiscal year and other financial data, and to receive notice of and to attend meetings off the Association.

- C. Notwithstanding anything herein to the contrary, in the event that a mortgage on a unit is guaranteed by the Veterans Administration or insured by the Federal Housing Administration, as the case may be, shall not be liable for any share of Common Expense becoming due and payable prior to the date of acceptance of a Deed for such Unit by the veterans Administration or the Federal Housing Administration, as the case may be.
- 9.03 Binding Effect. The Trustee Beneficiary, each grantee of the Trustee, by acceptance of a deed of conveyance, or each purchase under any contract for such deed of conveyance, accepts the same subject to all restrictions, conditions, covenants, reservations, liens and charges, and the jurisdiction, rights and powers created or reserved by this Declaration. All rights, benefits and privileges of every character hereby granted, created, reserved or declared, and all impositions and obligations hereby imposed shall be deemed and taken to be covenants running with the land, and shall bind any person having at any time any interest or estate in the Parcel, the Property or any Unit, and shall inure to the benefit o such Unit Owner in like manner as though the provisions of the Declaration were recited and stipulated at length in each and every deed of conveyance.
- 9.06 Amendment. This Master Declaration and By-Laws may be amended, changed, terminated or modified by an instrument in writing setting forth such amendment, change or modification, signed and acknowledged by all for the members of the Board, at least two-third (2/3) of the Unit Owners, and the approval of any mortgagees required under the provision of the condominium Instruments, and the mortgage instruments. Any amendment, change or modification shall be effective upon recordation. No change, modification or amendment which affects the rights, privileges or obligations of the Trustee or the Developer shall be effective without the prior written consent of the Trustee or the Developer.
- 9.06A. Mortgages Approval. In the event an amendment constituting a material change, approval must be obtained by eligible mortgage holders who represent at least 51% of the votes of unit estates that are subject to mortgages held by eligible holders. The following changes would be considered material: voting rights, assessments, assessment liens or priority, reserves, responsibility for maintenance or repairs, reallocation of interests or redefinition of unit boundaries, expansion or contraction of the development, insurance or fidelity bond, restoration instruments, any action to

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terminate the legal status of the Property after substantial destruction or condemnation, and similar material changes. Eligible mortgage holders that represent at least 67% of the mortgaged units must agree to any termination of the legal status of the Property other than substantial destruction or condemnation. Implied approval shall be assumed when an eligible mortgage holder falls to submit a response to any written proposal for an amendment within 30 days after it received proper notice o the proposal delivered by certified mail, "return receipt" requested.

- 9.07. Special Amendment. The Developer and/or the Trustee's Beneficiary 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 (i) to comply with requirements of the Federal National Mortgage Association, the Government National Mortgage Association the Federal Home Loan Mortgage Corporation, the Department of Housing and Urban Development, the Federal Housing Administration, 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) function similar to those currently performed by entities, (ii) to indees any of such agencies or entities to make, purchase, sell, fraure or guarantee first mortgages covering Unit Ownership (Lii) to bring this Declaration into compliance with the Act, or (iv) 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 coupled with an Interest is hereby reserved and granted to the Developer and/or the Trustee to make or consent to a Special Amendment on behalf of each Unit Owner. Each deed, mortgage, trust deed, other evidence of obligation, or other instrument affecting a Unit and the acceptance thereof shall be deemed to be a grant and acknowledgment of, and a consent to the reservation of, the power to the Developer and/or the Trustee to make, execute and record Special Amendments. The reserved rights of the Developer and the Trustee under this Paragraph shall terminate upon the first to occur of (i) five (5) years from date of recording of the Declaration of (ii) such time as the Trustee or the Developer no longer holds or controls title to any part of the Add-on Parcel.
- 9.08. <u>Invalidity</u>. If any provision of the Condominium Instruments By-Laws, or any section, sentence, clause, phrase, word, or the application thereof in any circumstance, is held invalid, the validity of the remainder and of the application of any such provisions, section, sentence, clause, phrase or word in any other circumstances shall not be affected thereby and the remainder shall be construed as if such invalid part was never included therein.

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- 9.09. Perpetuities and Restraints. If any of the options, privileges, covenants or rights created by this Declaration would otherwise be unlawful, void or voidable for violation of (a) the rule against perpetuities or some analogous statutory provision, (b) the rules restricting restraints on alienation, or (c) any other statutory or common law rules imposing time limits, then such provision shall continue in full force and effect only until twenty-one (21) years after the death of the last to die of the now living lawful descendants of William Clinton, President of the United States, and James Edgar, Governor of the State of Illinois.
- 9.10. Use of Certain Portions of the Property for Sales and Aiministrative Purposes. Until the closing of the sales of all the Units in the Property, the Trustee and its beneficiary, and all the latter's employees, agents, and contractors (a) shall have access, ingress to, and egress from the Property in connection with the sale of Units, and (b) may exhibit and maintain customary signs on the Property in connection with any such activities.
- 9.11 <u>Number and Gender</u>. As used in this Declaration, the singular shall include the plural, and masculine, famine and neuter pronouns shall be gully interchangeable, where the context so requires.
- 9.12. Construction. The provisions of this Declaration shall be liberally constructed to effectuate its purpose of creating a uniform plan for the operation of a first-class condominium for the Property.
- 9.13. <u>Headings</u>. The headings and captions contained herein are inserted for convenient reference only and shall not be deemed to construe or limit or define the content or substance of such paragraphs and sections.
- 9.14. Land Trust Unit Owner's Exculpation. title to any Unit is conveyed to a land title holding rust, under the terms of which all powers of management, operation and control of the unit remain vested in the trust beneficiary the beneficiaries thereunder shall be considered Unit Owners for all purposes and they shall be responsible for payment of all obligations, liens or indebtedness and for the performance of all agreements, covenants and undertakings changeable or created under this Declaration against such Unit. No claim shall be made against such title holding trustee personally for payment of any lien or obligation hereunder created and trustee shall not be obligated to sequester funds or trust property to apply in whole or in part against such lien or The amount of such lien or obligation shall obligation. continue to be a charge or lien upon the Unit and the beneficiaries of such trust notwithstanding any transfers of the beneficial interest of any such trust or any such trust or any transfers of title of each Unit.

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Trustee Exculpation. This Declaration is executed by LAKESIDE BANK, as aforesaid, in the exercise of power and authority conferred upon and vested in it as such Trustee (and said Trustee hereby warrants that it possess full power and authority to execute this instrument). It is expressly understood and agreed by every person, firm or corporation hereafter claiming any interest under this Declaration that It is expressly said Trustee, as aforesaid, and not personally, has joined in the execution of this Declaration for the sole purpose of subjecting the title holding interest and the trust estate under said Trust to the terms of this Declaration; that any and all obligations, duties, covenants and agreements of every natura herein set forth by Trustee, as aforesaid, to be kept or performed, are intended to be kept, performed and discharged by the beneficiaries under said Trust or their successors, and not by said Trustee personally, and further, that no duty shall rest upon LAKESIDE BANK, either personally or as such Trustee to sequester trust assets, rentals, avails or proceeds of any kind or otherwise to see to the fulfillment or discharge of any obligations, express or implied, arising under the terms of this Declaration, except where said Trustee is acting pursuant to directions as provided by the terms of said Trust, and after the Trustee has first been supplied with funds required for the surpose. In the event of conflict between the terms of this raragraph and of the remainder of the Declaration on any question of apparent liability or obligation resting upon said Trustee the exculpatory provisions hereof shall be controlling.

IN WITNESS WHEREOF, LAKESIDE BANK aforesaid and not personally has caused its corporate seal to be affixed hereto, and has caused its name to be signed by crose present by its ASSISTANT TRUST OFFICER and attested by Lts ASSISTANT VICE PRESIDENT, this 23rd day of July, 1998.

LAKESIDE BANK, NOT TERSONALLY BUT AS TRÚSTEE

MICE . PRESIDENT & TRUST OFFICER

SEE RIDER ATTACHED HERETO AND MADE A PART HEREOF.

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STATE OF ILLINOIS)

COUNTY OF C O O K)

I, the undersigned, a Notary Public in and for said County and State, do hereby certify that Vincer love and Assistant Tous officer and Assistant Tous officer are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such appeared before me this day in person and acknowledged that they signed, sealed, and delivered said instrument as their free and reluntary act, and as the free and voluntary act of said corporation, for the uses and purposes herein set forth.

GIVEN under my hand and notarial seal this 23rd of July, 1998.

NOTAL PUBLIC

OFFICIAL SEAL
AFRY C. ADLER
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 9-8-98

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CONSENT_OF MORTGAGEE

LAKESIDE BANK, holder of the mortgage on the Property, dated July 8, 1996, and recorded September 18, 1996 as Document No. 96714845; dated December 18, 1996, and recorded December 31, 1996 as document No. 96982162; dated January 20, 1998, and recorded March 6, 1998 as document No. 98182445; and dated June 23, 1998, and recorded June 26, 1998 as document No. 98548810 hereby consents to the execution and recording of the within provisions of said Declaration under the Condominium Property Act of the State of Illinois.

IN WITNESS HEREOF, the said LAKESIDE BANK, has caused this instrument to be signed by its duly authorized officers on its behalf, all done at Chicago, Illinois, this 23rd day of July, 1998.

By: John Wol

ATTESTED:

By (Marc of Runks my.

STATE OF ILLINOIS)

SS
COUNTY OF C O O K)

I, the undersigned, a Notary Public in and for County and State, do hereby certify that and and mua Ginke Lakeside Pank respectively, Lam OPS MOR of are personally known to me to be the same persons whose names are subscribed foregoing the instrument to and Low Ops Mar appeared before me this day in person and acknowledged that they signed, sealed, and delivered said instrument as their free and voluntary act, and as the free and voluntary act of said corporation, for the uses and purposes herein set forth.

GIVEN under my hand and notarial seal this 23rd of July, 1998.

OFFICIAL SEAL
MARY C. ADLER
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 9-8-98
NOTARY PUBLIC

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BY-LAWS OF

PARKSHORE COMMONS I MASTER COMMON AREA ASSOCIATION

ARTICLE I

MEMBERSHIP

STCTION 1. <u>Eliqibility</u>. The Parkshore Commons I Master Common Area Association, shall be an Illinois not-for-profit corporation, consisting of the respective Unit Owners of the Property, Tocated at Chicago, Illinois (called "Property"). Each such Unit Owner's respective membership interest in the Association shall be equal without regard to said Unit Owner's percentage of ownership interest in the Common Elements of the Property as may be set forth in the Declaration of Condominium Ownership for Parkstore Commons I Master Association.

SECTION 2. Succession. The membership of each Unit Owner shall automatically terminate when he or she ceases to be a Unit Owner, and upon the conveyance, transfer or other disposition of a Unit Owner's membership in the Association shall automatically be transferred tot he new Unit Owner succeeding to such ownership interest. Upon the conveyance, or transfer, or other disposition of a portion of a Unit Owner[s ownership interest, the transferring Unit Owner and transferee thereof each re members shall Association in accordance with the percentage of ownership interest in the Common Elements of each following conveyance of transfer.

Annual Meetings. The initial meeting of the SECTION 3. voting members shall be held upon written notice, not less than twenty one (21) days' given by the Trustee or Developer. thereafter there shall be an annual meeting of voting members or the first Wednesday of November thereafter at 7:30 p.m., or at such other reasonable time or date as may be designated by written notice by the Board delivered to voting members not less than 10 or more than 30 days prior to the date fixed for Such notice shall also state the purpose of said meeting. such meeting.

Special meetings of the Special Meetings. Unit Owners may be called by the President or by a majority of the directors of the Board, or by twenty (20%) percent or more

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of the ownership interest. Special meetings shall be called by delivering written notice to all Unit Owners not less than ten (10) days nor more than 30 days prior to the date of said meeting, stating the date, time, place and purpose of said special meeting.

SECTION 5. Delivery of Notice of Meetings. Notice of meetings shall be delivered by or at the direction of the Secretary of the Association, and may be delivered either personally or by mail to a Unit Owner at the address given to the Board by said Unit Owner for such purpose, or to the Unit Owner's Unit if no address given to the Board by said Unit Owner for such purpose, or to the Unit Owner's Unit, if no address for such purpose has been given to the Board.

SECTION O. Each Unit Owners is entitle to one Voting. vote. If any Unit Owner consists of more than one person, the voting rights of such Unit Owners shall not be divided but shall be exercised as if the Unit Owner consists of only one person in accordance with the proxy or other designation made the persons constituting such Unit Owner. designations shall be made in writing to the Board and shall be revocable at any time Ly actual notice to the Board of the death or judicially declared incompetence of any designator, or by written notice to the Beard of the Unit Owner or Unit The Trustee may exercise the voting rights with respect to Units owned by it. If a Unit Owner is a trust, then the voting rights of said Unit Owner may be exercised by a beneficiary of such trust, and If a Unit Owner or such beneficiary is a corporation or partnership, then the voting rights of said Unit Owner or beneficiary may be exercised by an officer, partner or employee of such Unit Owner or beneficiary. Any or all Unit Owners of Unit, and their designee, if any, may be present at any meeting of the voting members, but only the voting member of the Unit may vote or take any other action as a voting member either in person or by proxy.

SECTION 7. Quorum. A quorum of Unit Owners for any meeting shall be constituted by Unit Owners represented in person or by proxy and holding one-fifth (1/5) of the votes entitled to be cast at such meeting.

SECTION 8. Rules of the Meeting. The board may prescribe reasonable rules for the conduct of all meetings of the Board and Unit Owners, and in the absence thereof, Roberts Rules of Order shall control.

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ARTICLE II

BOARD OF DIRECTOR

SECTION 1. Number, Election and Term of Office. The Board of Directors of the Association (the "Board") shall constitute the "board of managers" or "board of directors" provided for in the Condominium Property Act of the State of amended, and all rights, titles, Illinois, as priorities and obligations vested in or imposed upon the board of managers in said Act or in the Declaration may be held or performed by the Association or by the duly elected members of the Board and their successors in office. consist of three (3) members (hereinafter referred to as "directors"). The voting shall be on the basis of one (1) vote for each of the unit owners in the Property. At the initial meeting the voting members shall elect the three (3) Board members. In all elections for members of the Board, the voting member shall be entitled to accumulate his votes in the manner provided by law and the candidate receiving the highest number of votes with respect to the number of offices to be filled shall be deemed to be elected Members of the Board elected at the invital meeting shall serve until the first annual meeting. The voting members having two-thirds from time to time increase or decrease such number of persons on the Board or may increase of Jecrease the term of office of Board members at any annual or special meeting, provided that such number shall not be less than three (3). members of the Board shall receive no compensation for their services, unless expressly authorized by the Board with the approval of voting members having two thirds (2/3) of the total votes.

SECTION 2. Qualification. Except for members of the First Board, each director shall be a Unit Cwner (or, if a Unit Owner is a trustee of a trust, then a beneficiary of such trust may be director, and if a Unit Owner or such beneficiary is a corporation or partnership, then an officer, partner or employee of such Unit Owner or beneficiary may be a director) and shall reside on the Property. If a director shall cease to meet such qualifications during his term, he shall thereupon cease to be a director and his place on the Board shall be deemed vacant.

SECTION 3. <u>Vacancies</u>. Any vacancy occurring in the Board shall be filled by two thirds vote of the remaining members thereof, such appointees shall serve until the next meeting of the association unless 20% of the Unit Owners petition for a membership meeting for purposes of electing a person to fill the vacancy. If such a petition is filed, a

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membership meeting shall be held to fill the vacancy within 30 days of the filing of the petition.

SECTION 4. Meetings. The Board shall meet at least annually. Written notice stating the date, time and place of Board meetings shall be delivered, wither personally or by mail or telegram, to a Board member at the address given to the Board by said member for such purpose not less than forty-eight (48) hours prior to the date of such meeting.

Special meetings of the Board shall be had upon a call by the President or by a majority of the Board on not less than forty-eight 948) hours notice in writing to each director, delivered personally or by mail or telegram.

Any director may waive notice of a meeting, or consent to the holding of a meeting without notice of said meeting. director's attendance at a meetings shall constitute his waiver of notice of said meeting. All meetings of the Board, whether regularly scheduled or specially called, shall be open to all Unit Owners, except for the portion of any meeting held to discuss litigation when an action against or on behalf of the association has been filed and is pending in a court or administrative tribunal, or when the board of managers finds that such an action is probable or imminent, to consider information regarding appointment, employment or dismissal of employer, or to discuss violations of regulations of the association or a unit owner's unpaid common expenses; any vote on these matters shall be taken at a meeting or portion thereof open to any Unit Owners, any Unit Owner may record the proceedings at a meeting required to be open by tape, film or other means. Where such meetings concern the adoption of the proposed annual budget or any increase or establishment of an assessment, notice of such meeting shall be mailed to each Unit Owner entitled to such Copies of notices of notice before the meting is convened. all meetings of the Board shall be posted in entranceways or other conspicuous places in the condominium at least fortyeight (48) hours prior to the meeting. With respect to those meetings of the Board where budget or assessment matters are on the agenda, all Unit Owners shall receive written notice of such meetings not less than (10) days and not more than thirty (30) days prior to the date of said meetings, stating the time and place of said meeting and the matters to be considered.

SECTION 5. Removal. Any director may be removed from office for cause by the vote of two-thirds (2/3) of the voting members. A successor to fill the unexpired term of a Board member removed may be elected by the remaining Board members as specified herein.

- SECTION 6. <u>Compensation</u>. Directors shall receive no compensation for their services as directors, unless expressly provided for in resolutions duly adopted by the Unit Owners.
- SECTION 7. Quorum. Two (2) directors shall constitute a quorum.
- SECTION 8. Power and Duties. The Board shall exercise for the Association all powers, duties and authority vested in the association by law, the Declaration, or these By-Laws, except for such powers, duties and authority reserved by law to the members of the Association. The powers and duties o the Board shall include, but shall not be limited to, the following:
- (a) to elect and remove the officers of the Association hereinafter provided;
- (b) to administer the affairs of the Association and the Common Area;
- (c) to, at its option, engage the services of an agent (hereinafter sometimes colled the "Managing Agent") to the extend deemed advisable by the Board, to maintain, repair, replace, administer and operate the Property or any part thereof for all of the Unit Owners, upon such terms and for such compensation and with such authority as the Board may approve, provided, however, that any professional management contract shall include a right of termination without cause at any time after transfer of control of the Association upon advance notice of not more than 90 days.
- (d) to administer, manage, and operate the Common Area, and to formulate policies therefore;
- (e) to adopt rules and regulations, with written notice thereof to all Unit Owners, governing the details of the administration, management, operation and use of the Property, and to amend such rules and regulations from time to time:
- (f) to provide for the operation, care, upkeep, maintenance, repair, replacement and improvement of the Common Area, and payments therefore, and to approve payment vouchers or to delegate such approval to the officers o the Association, the manager of Managing Agent;
- (q) to obtain adequate and appropriate kinds of insurance;
- (h) to provide for the designation, employment and dismissal of employees and other personel necessary or advisable for the maintenance and operation of the Common

Area, including personal accountants and attorneys, and to engage or contract for repair, replacement, administration, management and operation of the Common Area, and to delegate any such powers to a Managing Agent and any employees or agents of a Managing Agent;

- (i) to appoint committees of the Board and to delegate to such committees the Board's authority to carry out certain duties of the Board;
- (j) to determine the fiscal year o the Association and to change said fiscal year from time to time as the Board deems advisable;
- (k) to estimate the amount of, prepare, adopt and distribute the annual budget, and to provide the manner of assessing, levying on and collecting from the Unit Owners their respective shares of this Common Expenses, as hereinafter provided;
- (1) to keep detailed accurate records of the receipts and expenditures affecting the use and operation of the common Area;
- (m) 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 taxing of assessing body, which are authorized by law to be assessed and levied on real property and to charge and collect all expenses incurred in connection therewith as Common Expenses;
- (n) to pay for water, waste removal, other operating expenses, electricity, telephone, and other necessary utility service for the Common Area; and
- (o) to pay for landscaping, gardening, snow removal, painting, cleaning, maintenance, decorating, repair and replacement of the Common Area which, in its opinion, shall be necessary or proper for the maintenance and operation of the Common Area.

ARTICLE III

OFFICER

SECTION 1. <u>Designation</u>. At the initial and at each regular annual meeting of the Board, the directors present at said meeting shall elect the following officers of the Association by a majority vote.

- (a) A President, who shall be a director and who shall preside over the meetings of the Board and the Unit Owners, and who shall be the chief executive officer of the Association;
- (b) A Secretary, who shall be a director and who shall keep the minutes of all meetings of the Board, and shall be designated as the officer to mail and receive all notices served by or upon the Association and execute amendments to the Declaration including the Plat, and these By-Laws, as provided in the Declaration and these By-Laws and shall, in general, perform all the duties incident to the office of Secretary.
- (c) A fleasurer, who shall be a director and who shall be responsible for financial records and books of account and the manner in which such records and books are kept and reported;
- (d) such additional officers as the Board shall see fit to elect;
- SECTION 2. <u>Powers</u>. The respective officers shall have the general powers usually verted in such officers; provided that the Board may delegate any specific powers to any other officer or impose such limitation or restrictions upon the power of any officer.
- SECTION 3. Terms of Office. Except as provided herein for the initial Board each officer shall hold office for the term of one (1) year and until his successor shall have been appointed or elected and qualified.
- SECTION 4. <u>Vacancies</u>. Vacancies in any office shall be filled by the Board by a majority vote of the Board. Any officer so elected to fill a vacancy shall hold office for a term equal to the unexpired term o the officer he succeeds. Any officer may be removed for cause at any time by vote of two-thirds (2/3) of the total membership of the Board at a special meeting thereof.
- SECTION 5. <u>Compensation</u>. The officers shall receive no compensation for their services as officers, unless expressly provided by resolution duly adopted by the Unit Owners.

ARTICLE IV

ASSESSMENTS

SECTION 1. Annual Budget. The Board shall cause to be prepared and shall adopt and distribute to all Unit Owners a detailed estimated proposed annual budget for each fiscal year Such budget shall set forth with the Association. particularity all anticipated Common Expenses by category as well as all anticipated assessments, other income, and cash requirements for the year, including but no limited to salaries, wages, payroll taxes, legal and accounting fees, working capital fund, supplies, materials, parts, services, maintenance, repairs, replacements, landscaping, insurance, fuel, power, and all other Common Expenses as deemed necessary Such budget shall also set forth each Unit by the Board, Owner's proposed Common Expenses assessment. Tot he extent that the aggregate assessments and other cash income collected from the Unit (where during the preceding year are more or less than the expenditures for such preceding year, the surplus or deficit, as the case may be, shall also be taken into account in the bidget. The annual budget shall also provided for a reserve for contingencies and reserve for replacements, in reasonable amounts as determined by the The proposed annual budget shall indicate what portion of the budget shall be for reserves and an accounting of the Common expenses for the prior year shall set forth the portion Each Unit Owner shall receive a copy of the for reserves. proposed annual budget at least thirty (30) days prior to the adoption thereof by the Board.

SECTION 2. Assessments. On or before the first day of the first month and of each succeeding month of the year On or before the first day of covered by the annual budget, each Unit Owner shall pay, as his respective monthly assessment for the Common Expenses, his share of the Common Expenses for such year as shown by the In the event that the Board shall not approve Annual budget. an estimated annual budget or shall fail to determine new monthly assessments for any year, or shall be delayed in doing so, each Unit Owner shall continue to pay each month the amount of his respective monthly assessment to the Treasurer, Managing Agent or as may be otherwise directed by the Board. No Unit Owner shall be relieved of his obligation to pay his assessment by abandoning or not using his Unit, or the common All reserve funds as established shall be the property of the Association and no unit owner upon the sale of his unit or otherwise shall have any claim on such funds.

SECTION 3. Special Assessment. Any non-recurring common expense, any common expense not set forth in the budget as adopted, and any increase in assessment over the amount

adopted shall be separately assessed against all Unit Owners. Any such separate assessments shall be subject to approval by the affirmative vote of at least a majority of the unit owners voting at a meeting of Unit Owners duly called for the purpose of approving the assessment.

SECTION 4. Maintenance Charge. Upon closing the first Purchaser of a unit, as a one time charge, shall deposit with Developer for payment to the Common Area Association, an amount equal to one (1) year assessments based on the Initial Budget of the Association, as a reserve for operation and management of the Common Area. When control of the Property is transferred, the working capital fund shall be transferred to the Common's association for deposit to a segregated fund.

SECTION 5. Partial year of Month Prior to Election of Initial Board. For the first fiscal year of the Association, the annual budget shall be proposed by the Developer prior to the conveyance of any Unit by the Trustee to any individual purchaser thereof. If such first fiscal year, or any succeeding fiscal year, is less than a full year, then the yearly assessment for each Unit Owner shall be proportionate to the number of months and days in such period covered by such budget. Commencing with the date that a Unit Owner acquires title to his Unit, such Unit Owner shall pay his assessment for the year.

SECTION 6. Annual Report. Within ninety (90) days after the end of each fiscal year covered by an annual budget, or as soon thereafter as shall be practicable, but in any event within One Hundred Twenty (120) days after the end of such fiscal year, the Board shall cause to be furnished to each Unit Owner a statement or such other information as the Board may deem desirable. Audited financial statements may be obtained by the Board at its option, the cost of which will be a Common Expense. The Association must provide an audited statement for the preceding fiscal year if the holder, insurer or guarantor of any first mortgage that is secured by a unit in the Property submit a written request thereof.

SECTION 7. Lien. It shall be the duty of every Unit Owner to pay his share of the Common Expenses as set forth in the Declaration or as may be otherwise assessed in the manner herein provided.

The Board by rule may provide for the payment of a late charge for delinquent assessments.

If any Unit Owner shall fail to refuse to make any such payment of the common Expense when due, the amount therefore,

together with interest thereon as may then be permitted under the laws of the State of Illinois from and after said Common Expenses become due and payable, shall constitute a lien enforceable by the Board, on the interest of such Unit Owner in the Property, and upon all of his personal property located in his Unit or elsewhere on the Property; provided, however, that such lien shall be subordinate to the lien of any prior recorded mortgage or trust deed held by an insurance company, bank, savings and loan or other financial institution or institutional investor, or insurer or guarantor of any first mortgage, its successors and assigns, on the interest of such Unit Owner, except for the amount of the proportionate share of Comion Expenses which become due and payable from and after the date on which such mortgage or trust deed owner or holder either takes actual or constructive possession of the Unit, accepts a conveyance of any interest therein (other than as security), or causes a receiver to be appointed. The provision of this paragraph of this Section shall not be amended, modified or rescinded in any way without the prior written consent of all such holders or recorded mortgage or trust deed encumbering any one or more Units in the Building.

The Association or its successors and assigns, or the Board or its agents, small have the right to maintain a suit to foreclose any such lier, and there shall be added to the amount due the cost of said suit and other fees and expenses, together with legal interest and reasonable attorneys' fees to be fixed by the Court. Furthernore, if any Unit Owner shall fail or refuse to pay when due his proportionate share of the Common Expenses and such Unit Owner withholds possession of his Unit after demand by the Board or the Association in writing setting for the amount claimed, the Board or the Association shall have the right to possession of such Unit. The Board or the Association shall have the authority to exercise and enforce any and all rights remedies as provided for in the Forcible Entry and Detainer Act, the Declaration or these By-Laws, or as are otherwise provided or permitted at law or in equity, for the collection of all unpaid assessments.

shall cause to be kept detailed and accurate records, in chronological order, of the receipts and expenditures affecting the Common Expenses incurred. Payments vouchers may be approved in such manner as the Board may determined.

The Board shall, upon receipt of ten (10) days written notice to it or the Association and upon payment of a reasonable fee, furnish to any Unit Owner a statement of his account setting forth the amount of any unpaid assessments or other charges due and owing from such Owners. The Minutes of all meetings o the Association and Board Managers shall be maintained for a period of no less than six (6) year. Ballots

for elections tot he Board or any other matters voted on the Unit Owners shall be maintained for not less than one (1) year.

SECTION 9. Discharge of Liens. A Unit Owner is not authorized to act in any manner so as to cause any purported mechanic's liens to be asserted against the Property or the Common Area. The Board may cause the Association to discharge any mechanic's lien or other encumbrance which, in the opinion of the Board, may constitute a lien against the Property of the Common Area, rather than a lien against only a particular Unit. When less than all the Unit Owners are responsible for the existence of any such lien, the Unit Owners responsible shall be jointly and severally liable for the amount necessary to discharge the same and for all costs and expenses, including attorneys' fees, incurred by reason of such lien.

No Unit Commer may waive or otherwise escape liability for the assessment provided for herein by non-use of the Property and abandonment of his unit.

ARTICLE_V

USE AND OCCUPANCY RESTRICTIONS

All Owners shall maintain, cocupy 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 Voting Members.

The Board shall have full authority to enforce all set rules and regulations by taking all actror as any may be necessary.

ARTICLE VI

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REMEDIES

Remedies. In the event of any default or violation by any Unit Owner (or Occupant of his Unit) under the provisions of the Declaration or rules and regulations of the Board or Association, or its successor or assigns, the Board, or its agents, shall have each and all of the rights and remedies which may be provided for by the Forcible Entry and Detainer Act, or said rules and regulations, or which may be available at law or inequity, and may prosecute any action or other proceedings against such defaulting Unit Owner and/or others for enforcement or foreclosures of any lien and the appointment of a receiver for the Unit and ownership interest

of such Unit Owner, without notice and without regard to the value of such Unit or ownership interest, or the solvency of such Unit Owner, or for damages or injunction or specific performance, or for judgment for payment of money and collection thereof, or for the right to take possession of the Unit, to sell the Unit or in the alternative, to rent the Unit and apply the rents received to payment of unpaid assessments and interest accrued thereon, or for any combination of remedies, or for any other relief. Any Unit Owner shall have a right of action against any other Unit Owner or the Board to enforce the provisions of the Declaration, By-Laws, Amendments hereto, or decisions made by the Association.

ARTICLE VII

INDEMNIFICATION

900 M SECTION 1. Gararal. The Association shall indemnify any person who was or is a party, or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether divil, criminal, administrative or investigative (other than an action by or in right of the Association), by reason of the fact that he is or was a member of the Board or an officer of the Association or a member of any committee appointed purguant to the By-Laws of the Association, against expenses (including attorney's fees), judgments, fines, and liable for negligence or misconduct in the performance of his duty to the Association. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or ipon a plea of contender or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which is reasonably believed to be in or not opposed to the best interest of the Association, and, with respect to any criminal action or proceeding, had reasonable a cause to believe that his conduct was not unlawful.

To the extent that the Success on Merits. SECTION 2. Board, Trustee, any beneficiary of the Trust, a director, officer of the Association or member of any committee appointed pursuant to the By-Laws of the Association has been successful on the merits of otherwise in defense of any action, suit or proceeding referred to in Section 1 of this Article, or in defense of any claim, issue or matter therein, he shall be indemnified against expenses (including attorney's fees) actually and reasonably incurred by him in connection therewith.

SECTION 3. Determination of Right of Indemnity. shall be made under Section 1 indemnification

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Association only as authorized in the specific case upon a determination that indemnification of the member of the Board, of the officer, or the member of such committee is proper in the circumstance because he has met the applicable standard of conduct set forth in Section 1. Such determination shall be made: (1) by the Board, by a majority vote of a quorum consisting of those directors who were not parties to such action, suit or proceeding; or (2) if such quorum is not obtainable, or even if obtainable, if a quorum of disinterested directors so directs, by independent legal counsel in a written opinion; or (3) by a majority of the members of the Association.

SECTION 4. Advance Payment. Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Association in advance of the final disposition or such action, suit or proceeding as authorized by the Board in the specific case, upon indemnification or payment in advance to repay such amount unless it shall ultimately be determined that such person or entity is entitled to be indemnified by the Association as authorized in this Article.

Miscellareous. The Association and the Board SECTION 5. shall have the power to raise and the responsibility for raising, by special assessment or otherwise, any sums required to discharge its obligations under this Article. agreement made by the directors, Board, officers, members of such committees, Trustee, beneficiery or the managing Agent, as the case may be, shall be only as agent for the Unit Owners and there shall be no personal liability thereunder (except as Unit Owners). The indemnification provided by this Article shall not be deemed exclusive or any other rights to which those seeking indemnification may be entitled under any statue, agreement, vote of members of the Association or disinterested members of the Board or otherwise, both as to action in his office capacity and as to action in another office. Such right holding such while indemnification shall continue as to a person or entity who has ceased to be Trustee, beneficiary of the Trust, rember of the Board, officer of the Association of a member of such committee, and shall inure to the benefit of the heirs, representatives, administrators, personal executors, successors and assigns of such person or entity.

LEGAL DESCRIPTION OF PROPERTY

PARCEL 1:

A TRACT OF LAND COMPRISED OF PART OF BLOCKS 25, 40 AND 41 AND THE VACATED STREETS AND ALLEYS LYING WITHIN AND ADJOINING SAID BLOCKS, IN CANAL TRUSTEES' NEW SUBDIVISION OF BLOCKS IN THE EAST FRACTION OF THE SOUTHEAST FRACTIONAL 1/4 OF SECTION 21, TOGETHER WITH THAT PART OF LOT 65 IN CHINA TOWN SQUARE SUBDIVISION, ALL IN TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE NORTHERLY RIGHT OF WAY LINE OF SOUTH CHINA PLACE (60 FEET IN WOTH), 534.17 FEET OISTANT FRON THE EASTERLY RIGHT OF WAY LINE OF SOUTH PRINCETON AVENUE (68 FEET IN WOTH) IN WIDTH; THENCE NORTH 315415" WEST, A DISTANCE OF 158.00
FEET TO A POINT; THENCE SOUTH 58'05'45" WEST ALONG A LINE 158.00 FEET NORTHERLY OF AND PARALLEL WITH THE NORTHERLY RIGHT OF WAY LINE OF SOUTH CHINA PLACE AFORESAID, A DISTANCE OF 66.22 FEET TO A POINT; THENCE SOUTH SHOED OF 88.43 FEET TO A POINT ON THE SOUTHERLY RIGHT OF WAY LINE OF SOUTH THAN COURT, EXTENDED A DISTANCE OF 66.22 FEET TO A POINT OF WAY LINE OF SOUTH TAN COURT, EXTENDED A DISTANCE OF 618.57 FEET TO A POINT IN THE WESTERLY RIGHT OF WAY LINE OF SOUTH TAN COURT, EXTENDED A DISTANCE OF 618.57 FEET TO A POINT IN THE WESTERLY RIGHT OF WAY LINE OF SOUTH TAN COURT, EXTENDED, A DISTANCE OF 124.85 FEET TO A POINT ON THE WESTERLY RIGHT OF WAY LINE OF SOUTH WELLS STREET (50.00 FEET IN WOTH); THENCE SOUTHERLY ALONG THE WESTERLY RIGHT OF WAY LINE OF SOUTH WELLS STREET (60.00 FEET IN WOTH); THENCE SOUTHERLY ALONG THE WESTERLY HAVING A RADIUS OF 50.00 FEET, A CHORD BEARING SOUTH OF SUTHERLY ALONG THE WESTERLY RIGHT OF 9.99 FEET TO THE POINT OF TANGENCY; THENCE SOUTH BEDSTANCE OF 19.99 FEET TO THE POINT OF TANGENCY; THENCE SOUTH BENSTERLY RIGHT OF WAY LINE OF SOUTH WELLS STREET FORESAID, A DISTANCE OF 9.99 FEET TO THE POINT OF TANGENCY; THENCE SOUTH BOTSHAILY RIGHT OF WAY LINE OF SOUTH CHINA PLACE AFORESAID, A DISTANCE OF 25.00 FEET, A OISTANCE OF 50.39 FEET TO A POINT ON THE WESTERLY RIGHT OF WAY LINE OF SAID SOUTH CHINA PLACE BEING THE POINT OF TANGENCY; THENCE SOUTH BOTSHAILY RIGHT OF WAY LINE OF SAID SOUTH CHINA PLACE BEING THE POINT OF TANGENCY; THENCE SOUTH BOTSHAILY RIGHT OF WAY LINE OF SAID SOUTH CHINA PLACE AFORESAID, A DISTANCE OF 25.34 FEET TO THE POINT OF SAID SOUTH CHINA PLACE AFORESAID, A DISTANCE OF 25.34 FEET T

P.I.N.: 17-21-432-001 17-21-508-008 17-21-508-029 17-21-508-030 17-21-508-031 17-21-508-032/ 17-21-508-049 17-21-508-049 17-21-508-049

PARCEL 2:

LOTS 1 THROUGH 15 INCLUSIVE IN RICHVIEW SUBDIVISION IN THE WEST 1/2 OF THE SOUTHEAST 1/4 OF SECTION 21, TOWNSHIP 39 NORTH, RANCE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILIMOIS.

17-21-508-031 P.I.N.: 17-21-508-032 17-21-508-042

Commonly known as the vacant lot located between Tan Court and South China Place twe. South China Place

EXHIBIT "B"

LEGAL DESCRIPTION OF COMMON AREA

Data is not available. Reservation to amend this Exhibit

is set forth in Article 6.04 of the Declaration.