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220 Su. 20 CONDOMINIUM DECLARATION VILLAGE PROFESSIONAL BUILDING CONDOMINIU

THIS DECLAPATION is made and executed by TEON PETERSON and KAREN F. PETERSON, his wife, pursuant to the provisions of the Utah Condominium Cunership Act, Utah Code Annotated 57-2-1 through 57-3-36, as amended, for themselves, their successors, grantees and essigns.

ARTICLE I

PICITALS

projection to the sole owner of that certain that property in Selt Lak County, Utah, which is described in Exhibit "A" attached hereto and made a part hereof by this reference.

There have been constructed, or will be constructed, certain buildings and improvements thereon in accordance with the plans and drawings sat forth in the Pecord of Survey Map filed concurrently herewith, consisting of 2 sheets, prepared by Bush and Fudgell, Engineers and Surveyors, and Certified by Robert Jones, Registered Land Surveyor.

Declarant desires by filling this Declaration and the efficasaid Record of Survey Map to sulmit the above described real property and the said buildings and other improvements constructed thereon to the provisions of the Utah Concominium Ownership Act as a Concominium Project known as the Village Professional Building Condominium.

Declarant desires and intends to sell the fee title to the individual Units contained in said Condominium Project, locather with the undivided ownership interests in the Common Areas and Facilities espurtement thereto, to various purchasers, subject to the covenants, limitations, and restrictions contained herein.

NOW, THEREFORE, for such purposes, Declarant heraby makes the following Declaration containing covenants, conditions and restrictions relating to this Condominium Project which, pursuant to the gravisions of the Confeminium Generally Act of the State of Utan, shall be enforceable equitable servitudes, where reasonable, and shall run with the lend:

ARTICLE II

DEFINITIONS.

Name 1.

The name by which the Condominium Project shall be known is the Village Professional Building Condominium.

2. Definitions

The terms used herein shall have the meaning stated in the Utah Condominium Comership Act and as given in this Section

- (a) The word "Declarant" shall mean Leon Peterson and Waren F. Peterson, his wife, who have made and executed his Declaration, and/or any successor to said persons which, either by operation of law or through a voluntary conveyance, transfer or assignment, comes to stant in the same relation to the Project as did its predecessor.
- (b) The words "The Act" shall mean and refer to the Utah Condominium Ownership Act, Utah Code Annotated 1953, Sections 57-3-1 through 57-2-36 as the same new exists.
- (c) The word "Condominium" shall mean and refer to a single Unit in this Condominium Project together with an undivided interest in common with other unit owners in the Common Areas and Facilities of the Property.
- (d) The word "Declaration" shall mean this instrument by which the Village Professional Building Condominium is established as a Condominium Project.
- (e) The word "Puc, sty" shall near and include the land, described in Article I, the buildings, all im, ovements and structures thereon, all sesements, rights and appur .nances belonging thereto, and all articles of personal property intended for use in connection therawith.
- (5) The words "Candominium Project" or sometimes the "Project" shall mean and refer to the entire Property, as defined above, together with all rights, obligations and organizations established by this Declaration.
- (g) The word "Map" shall mean and refer to the Record of Shryny Map of the Village Professional Building Condominium recorded herewith by Declarant.
- (b) The word "Thou" shall mean and refer to one of the Units, which is designated as a Unit on the Map.

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- (i) The words "Unit Owner" or "Owner" shall mean the person or persons owning a Unit in the Village Professional Building Condominium in fee simple and an undivided interest in the fee simple estate of the Common Areas and Facilities as shown in the records of the County Recorder of Salt Lake County, Utah. The term Unit Owner or Owner shall not mean or include a mortgagee or a beneficiary of trustee under a deed of trust unless and until such a party has acquired title pursuant to foreclosure or any arrangement or proceeding in lieu thereof.
- (j) The words "Association of Unit Owners" or "Association" shall mean and refer to all of the Unit Owners taken as, or acting as, a group in accordance with the Declaration and Bylaws.
- (k) The words "Unit Number" shall mean and refer to the number designating the Unit in the Declaration and in the Map.
- The words "Management Committee" or "Committee" (1)shall mean and refer to the committee as provided in the Declaration and the Bylaws hereto attached as Exhibit "B" (which said Bylaws are hereby incorporated by reference and made a part of this Declaration). Said Committee is charged with and shall have the responsibility and authority to make and to enforce all of the reasonable rules and regulations covering the operation and maintenance of the Project.
- (a) The term "Manager" shall mean and refer to the person, persons or corporation selected by the Management Committee to manage the affairs of the Condominium Project.
- The term "Common Areas and Facilities" shall mean and refer to:
 - The land described on Exhibit "A" attached; (1)
 - (2) That portion of the Property not specifically included in the respective Units as herein defined;
 - All foundations, columns, girders, beams, supports, mainwalls, roofs, stairways, lobbies, elevators, entrances, exits, yards, gardens, fences, service and parking areas and in general all other apparatus, installations and other parts of the Property necessary or convenient to the existence, maintenance and sufety of the Common Areas and Facilities or normally in common use;
 - (4) Those areas specifically set forth and designated in the Map as "Common Area" or "limited Common Area as described in Article V(e) of this Daclaration; and
 - (5) All Common Areas and Facilities as defined in the Act, whether or not expressly listed hetain.

- (o) The words "Common Expenses" shall mean and refer to: all expenses of administration, maintenance, repair or replacement of the Common Areas and Facilities; all items, things and sums described in the Act which are lawfully assessed against the Unit Owners in accordance with the provisions of the Act, this Declaration, the Bylaws, such rules and regulations pertaining to the Condominium Project as the Association of Unit Owners or the Management Committee may from time to time adopt; and such other expenses incur.ed pursuant to agreements lawfully made and/or entered into by the Maragement Committee.
- The words "Utility Services" shall include, but (p) not be limited to, water, cas, electric power, garbage and sewage disposal.
- (q) The word "Mortgage" shall mean and include both a mortgage on any Condominium Unit and a deed of trust on any Condominium Unit.
- (r) The word "Mortgagee" shall mean and include both nier a mortjage on any Confominium Unit and the the ortq wher a deed of trust on any Condominium Unit. ber :fi-
- (s) The terms "Convertible Unit" shall refer to certain with respect to which Declarant has reserved the right to divide if said units into two (2) units as set forth in Article VI = _
 - (t) Those definitions contained in the Act, to the tent they are applicable hereto and not inconsistent herewith, shall no are hereby incorporated herein by reference and shall have the affect as if expressly set forth herein and made a part hereof.

ARTICLE III

SUBMISSION TO CONDOMINEUM CONTERSHIP

lectarant hereby submits the above-described Property, tract of land, buillings, and other improvements constructed thereon together with all appurtenances thereto, to the provisions of the Act as a Condominium Project and this Declaration is submitted in accordance with the terms and the provisions of the Act and shall be construed in accordance therewith. It is the intention of Declarant that the provisions of the Act shall apply to the Property.

ARTICLE IV

COVENAUTS TO RUN WITH THE LAND

This Declaration contains covenants, conditions and restrict: one relating to the Project which are and shall be enforceable aquitable servitudes where shall run with the land and be binding

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upon Declarant, its successors and assigns and upon all Unit Owners or subsequent Unit Owners, their grantees, mortgagees, successors, heirs, executors, administrators, devisees and assigns.

ARTICLE V

DESCRIPTION OF PROPERTY

- (a) <u>Description of land</u>. The land is that tract or parcel in Salt Lake County, Utah, more particularly described in Article I of this Declaration.
- (b) Description of Improvements. The building has been constructed by the Declarant and is in accordance with the information contained in the Map. It consists of one building containing a total of 8 units. The building is of frame and brick veneer construction. All units are totally heated with gas. Electricity and gas are separately metered to each unit. Water, garbage and sewage disposal are not separately metered or billed and will be common area expenses. Each unit has a separate gas furnace, air conditioning unit, and water heater.
- (c) Description and Legal Status of Units. The Map and/or Exhibit "C" hereso shows the Unit Number of each Unit, its location, and the Common Areas and Facilities to which it has access. All Units shall be capable of being independently owned, encumbered and conveyed.
 - (1) Each Unit shall include that part of the building containing the Unit which lies within the boundaries of the Unit, which boundaries shall be determined in the following manner:
 - (a) The upper boundary shall be the plane of the lower surface of the ceiling,
 - (b) The lower boundary shall be the plane of the upper surface of the floor; and
 - (c) The vertical boundaries of the Unit shall be (i) the interior surface of the outside walls of the building bounding a Unit; (ii) the center line of any non-bearing interior walls bounding a Unit; and (iii) the interior surface of any interior bearing walls bounding a Unit.

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- es otherwise in this Declaration provided, the Common Areas and Facilities in this Declaration provided, the Common Areas and Facilities shall consist of the areas and facilities described in the definitions and constitute in general all of the parts of the Property except the Units. Without limiting the generality of the foregoing, the Common Areas and Facilities shall include the following, whether located within the bounds of a Unit or not:
 - (1) all structural parts of the building including, without limitation, foundations, columns, joists, beams, supports, supporting walls, floors, ceilings and roofs;
 - (2) landscaping and shrubs.
 - (3) any utility pips or line or system servicing more than a single Unit, and all ducts, wires, conduits, and other accessories used therewith;
 - (4) all other parts of the Property necessary or convenient to its existence, maintenance and safety, or normally in common use, or which have been designated as Common Areas and Facilities in the Map;
 - (5) all limited common areas and all repairs and replacements of any of the limited common areas and facilities herein described.

ARTICLE VI

STATEMENT OF PURPOSE AND RESTRICTION ON USE

- (a) Purpose. The purpose of the Condominium Project is to provide office space for Unit Owners, their employees and to provide parking and facilities for use in connection therewith, all in accordance with the provisions of the Act.
- (b) Restrictions on Use. The Units and Common Areas and Facilities shall be used and occupied as hereinafter set forth.
 - (1) Each of the Units shall be occupied only by the Unit Owner(s), their employees, or lessees as office space and for no other purpose. Each parking space shall be used by the Unit Owner(s), their employees, or lessees, for the parking or storage of operable motor vehicles, or such other items as the Management Committee may approve and for no other purpose. The Common Areas and Facilities shall be used only for the purposes for which they are intended in the furnishing of services and facilities for the enjoyment of the Units.
 - (2) Nothing shall be done or kept in any Unit or in the Common Areas and Facilities which will increase the rate of insurance on the buildings or contants thereof beyond that customarily applicable for residential use, or will result in the cancellation of insurance on the buildings, or the contents thereof, without the prior written consent of the Management Committee. No Unit Owner shall permit anything to be done or kept in his Unit or in the Common Areas and Facilities which is in violation of any law or regulation of any governmental authority.
 - (3) No Unit Owner shall cause or permit anything (including, without limitation, an awning, canopy, shutter, storm door, screen door, radio or television antenna) to hang, be displayed, be visible or otherwise be placed on the exterior walls or roof of any building or any part thereof, or on the outside of windows or doors, without the prior written consent of the Management Committee. No sign of any kind shall be displayed to the public view on or from any Unit or the Common Areas unless it is for the common benefit of all Unit Owners.
 - (4) No noxious or offensive activity shall be carried on in any Unit or in the Common Areas and Facilities, nor shall anything be done therein, either willfully or negligently, which may be or become an annoyance or nuisance to the other Unit Owners or occupants.

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(5) Nothing shall be done in any Unit or in, on, or to the Common Areas and Facilities which will impair the structural integrity of the building or any part thereof or which would structurally thange the building or any part thereof except as is otherwise provided herein.

(6) The Common Areas and Pacilities shall be kept free and clear of all rubbish, debris and other unsightly materials.

(7) No admission fees, charges for use, leases or ther income-generating arrangement of any type shall be employed or entered into with respect to any portion of the Common Areas and Facilities without the prior written consent of all Unit Comers and if approved shall be for a duration of not longer than one (1) year.

ARTICLE VII

PERSON TO RECEIVE SERVICE OF PROCESS

The person to receive service of process in the cases provided herein or in the Act is Leon Peterson, whose address is 220 South 2nd East, No. 350, Salt Lake City, Utah S4111. Said person may be changed by the recordation by the Management Committee of an appropriate instrument.

ARTICLE VIII

CHNERSHIP AND USE

of the Common Areas and Facilities located within the bounds of a Unit, each Unit Owner shall be entitled to the anclusive cynérabip and possession of his Unit and to the cynerabip of an undivided

interest in the Common Areas and Facilities in the percentage expressed in Exhibit "C", or with respect to Convertible Units, in the percentage to be expressed in an Amendment to this Declaration to be recorded at a later date.

- Each Unit Owner shall have and enjoy the rights and privileges of fee simple ownership of his Unit. There shall be no requirements concerning who may own Units, it being intended that they may and shall be owned as any other property rights by persons, corporations, partnerships, or trusts and in the form of common or joint tenancy. The Unit Owners may lease or rent their Units with their appuriment rights subject to terms and conditions chosen solely by the Unit Owner and his lessee, except that all Unit Owners, their tenants and other occupants or users of the Project, shall be subject to the Act, this Declaration, the Bylaws, and all rules and regulations of the Passociation of Unit Owners and Management Committee.
- (c) Prohibition against Subdivision of Unit. Except as provided in Article VI above, no Unit Owner, by deed, plat or otherwise, shall subdivide or in any manner cause his Unit to be separated into physical tracts or parcels smaller than the whole Unit as shown on the Map.
- (d) Ownership of Common Areas and Facilities. The Common Areas and Facilities contained in the Project are described and identified in Article V(d) of this Declaration. Said C. mon Areas and Facilities shall be owned by the Unit Owners as tenants-in-common. No percentage of undivided ownership interest in the Common steas and Facilities shall be separated from the Unit to which it appertains; and even though not specifically mentioned in the instrument of transfer, such a percentage of undivided ownership interest shall automatically accompany the transfer of the Unit to which it relates. The Common Areas and Facilities shall be used only in a manner which is consistent with their community nature and with the use restrictions applicable to the Units contained in the Project.
- (e) Use of Common Areas and Facilities. Except with respect to Limited Common Areas, each Unit Owner may use the Common Areas and Facilities in accordance with the purpose for which they are intended, but subject to the Declaration and the Bylaws. This right of use shall be appurtenant to and run with each Unit.
- of undivided interest in Common Areas and Facilities which is appurtenant to each Unit has been determined on the basis of the relative area in square feet of each Unit as a percentage of the total area in square feet of all units. The percentages applicable to each unit is as set forth on Exhibit "C" attached herato and incorporated herein by reference. A Unit Cwner's percentage of ownership interest in the Common Areas and Facilities shall be the same for all purposes, including voting and assessment of common expenses.

(b) Rature of and Restrictions on Ownership and Usa. Each Unit Owner shall have and enjoy the rights and privileges of fee simple ownership of his Unit. There shall be no requirements concerning who may own Units, it being intended that they may and shall be owned as any other property rights by persons, corporations, partnerships, or trusts and in the form of common or joint tenancy. The Unit Owners may lease or rent their Units with their appurt : ant rights surject to terms and conditions chosen solely by the Uni-Owner and his lessee, except that all Unit Owners, their tenants and other occupants or users of the Project, shall be subject to the Act, this Declaration, the Bylaws, and all rules and regulations of the Association of Unit Cwhers and Management Committee.

a later date.

interest in the Common Areas and Pacilities in the percentage expressed

- Prohibition against Subdivision of Unit. Except as provided in Article VI above, no Unit Owner, by deed, plat or otherwise, shall subdivide or in any manner cause his Unit to be separated into physical tracts or parcels smaller than the whole Unit as shown on the Map.
- (d) Gynership of Common Areas and Facilities. The Common Areas and Facilities contained in the Project are described and identified in Article V(d) of this Declaration. Said C. mon Areas and Facilities shall be owned by the Unit Owners as tenants -in-common. No percentage of undivided ownership interest in the Common , reas and Pacilities shall be separated from the Unit to which it appertains; and even though not specifically mentioned in the instrument of transfer, such a percentage of undivided ownership interest shall automatically accompany the transfer of the Unit to which it relates. The Common Areas and Facilities shall be used only in a manner which is consistent with their community nature and with the use restrictions applicable to the Units contained in the Project.
- Use of Common Areas and Facilities. Except with (e) respect to Limited Common Areas, each Unit Owner may use the Common Areas and Facilities in accordance with the purpose for which they are intended, but subject to the Declaration and the Bylaws. right of use shall be appurtenent to and run with each Unit.
- (f) Computation of Undivided Interest. The percentage of undivided interest in Common Areas and Escillules which is appurtenant to each Unit has been determined on the basis of the relative area in square feet of each Unit as a pettentage of the total area in square feet of all units. The percentages applicable to each unit is as set forth on Exhibit "C" attached herato and incorporated herein by reference. A Unit Comer's percentage of convership interest in the Common Areas and Facilities shall be the same for all purposes, including voting and assessment of common expenses.

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ARTICLE IX

USE OF LIMITED COMMON AREAS AND FACILITIES

A Unit Owner's exclusive right of use and occupancy of the Limited Common Areas and Facilities reserved for his Unit shall be subject to and in accordance with this Declaration and the Bylaws. Any Limited Common Area shall be leased only to persons who are otherwise leasing the Unit to which they are appurtenant.

ARTICLE X

VOTING - MULTIPLE OWNERSHIP

The vote attributable to and exercisable in connection with a Unit shall be the persentage of undivided ownership interest in the Common Areas and Facilities which is appurtenant to such Unit. In the event there is more than one Owner of a particular Unit, the vote relating to such Unit shall be exercised as such Owners may determine among themselves. A vote cast at any meeting by any of such Owners shall be conclisively presumed to be the vote attributable to the Unit concerned unless an objection is immediately made by another Owner of the same Unit. In the event such an objection is made, the vote involved shall not be counted for any purpose whatsoever other than to determine whether a quorum exists.

ARTICLE XI

MANACEMENT

(a) Management Committee. The business, property and affairs of the Village Professional Building Condominum shall be managed, operated and maintained by the Management Committee as agent for the Unit Owners. The Management Committee shall, in connection with its exercise of any of the powers delineated in paragraphs (1) through (9) below, constitute a legal entity capable of dealing in its own name. The Management Committee shall have, and is hereby granted, the following authority and powers:

- (1) the authority, without the vote or consent of the Unit Cwners or of any other person(s), to grant or create, on such terms as it deems advisable, utility and similar easaments, over, under, across and through the Common Areas and Facilities;
- (2) the authority to execute and record, on behalf of all Unit Cwaers, any amendment to the Declaration or Map which has been approved by the vote or consent necessary to authorize such amendments;
 - (3) the power to sue and be sued;

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to the number of votes determined by multiplying the percentage of undivided ownership interest appurtenant to the Unit times the number of seats to be filled. Said votes may be voted in favor of as many candidates for Committee membership as the Owner(s) desire, or may be cumulated and voted for a lesser number of candidates; provided, however, that until the annual Owners' meeting held on FEBRUARY 14 1981 . Declarant alone shall be entitled to select two (2) of the three (3) Committee members. Notwithstanding the foregoing limitations, until the first annual meeting of the Owners, the members of the Committee shall be the following persons and each shall hold the office indicated opposite his name:

Laon Peterson, President

Sam Green, Vice-President

David Goates, Secretary-Treasurer

Any Committee member who fails on three successive occasions to attend Committee meetings (whether regular or special) or who has not attended at least 75% of all Committee meetings (whether regular or special) held during any twelve-month period shall automatically forfeit his seat. In the event a Committee seat becomes vacant, whether by reason of forfeiture or due to another cause, the remaining Committee members shall elect a replacement to sit on the Committee until the expiration of the term for which the member being replaced was elected. Unless he forfeits or otherwise loses his seat as herein provided, a member shall serve on the Committee until his successor is elected and qualifies. Committee members shall be reimbursed for all expenses reasonably incurred in connection with the Committee business, but shall receive no additional compensation for their services as Committee members.

- (c) Responsibility. The Management Committee shall be responsible for the control, operation and management of the Project in accordance with the provisions of the Act, this Declaration, such administrative, management and operational rules and regulations as it may adopt from time to time as herein provided, and all agreements and determinations lawfully made and entered into by said Committee.
- Additional Facilities. The Management Committee (d) shall, subject to any necessary approval, have the authority to provide such facilities, in addition to those for which provision has already been made, as it may deem to be in the best interests of the Unit Owners and to effect the necessary amendment of documents and maps in connection therawith.

- (e) Name. The Management Committee shall be known as the Village Professional Building Condominium Management Committee.
- a Project Manager, any of its functions which are properly the subject of delegation. Any Manager so engaged shall be an independent contractor and not an agent or employee of the Committee, shall be responsible for managing the Project for the benefit of the Committee and the Unit Owners, and shall, to the extent permitted by law and the terms of the agreement with the Committee, be authorized to perform any of the functions or acts required or permitted to be performed by the Management Committee itself. Any agreement for professional management of the Project which may be entered into by the Management Committee or the Association shall call for a term not exceeding three (3) years and shall provide that such management agreement may be terminated by the Management Committee or by the Association upon not in excess of ninety (90) days written notice.

ARTICLE XII

EASEMENTS

- (a) Each Unit shall be subject to such easements as may be necessary for the installation, maintenance, repair or replacement of any Common Areas and Facilities located within the boundaries of such Unit.
- In the event that, by reason of the construction, reconstruction, settlement or shifting of any part of a building, any part of the Common Areas and Facilities encroaches or shall hereafter encreach upon any part of any Unit or any part of any Unit encroaches or shall hereafter encroach upon any part of the Common Areas and Facilities or any other Unit, valid easements for such encroachment and the maintenance of such encroachment are hereby established and shall exist for the benefit of such Unit and the Common Areas and Facilities, as the case may be, so long as all or any part of the building containing any such Unit shall remain standing; provided, however, that in no event shall a valid easement for any encreachment be created in favor of any Unit Owner or in favor of the Unit Owners as owners of the Common Areas and Facilities if such encroachment occurred due to the willful conduct of such Unit Owner or Owners occurring after the date on which this Declaration is recorded.

ARTICLE XIII

CHANGE OF CHREASHIP

The Management Committee shall maintain up-to-date records showing the name of each person who is an Owner, the address of such person, and the Unit which is owned by him. In the event of any transfer of a fee or undivided fee interest in a Unit either the

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transferor or transferee shall furnish the Management Committee with evidence establishing that the transfer has occurred and that the Deed or other instrument accomplishing the transfer is of record in the office of the County Recorder of Salt Lake County, Utah. The Management Committee may for all purposes act and rely on the information concerning Owners and Unit ownership which is thus acquired by it or, at its option, the Management Committee may act and rely on current ownership information respecting any Unit or Units which is obtained from the office of the County Recorder of Salt Lake County, Utah. The address of any Owner shall be deemed to be the address of the Unit owned by such person unless the Management Committee is otherwise advised.

ARTICLE XIV

ASSESSMENTS

Every Unit Owner shall pay his proportionate share of the common expenses. Payment thereof shall be in such amounts and at such times as the Management Committee determines in accordance with the Act, the Declaration or the Bylaws. There shall be a lien for nonpayment of common expenses as provided an the Act.

In assessing Unit Owners, for capital improvements, no assessment for a single improvement in the nature of a capital expenditure exceeding the sum of \$10,000.00 shall be made without the same having been first voted on and approved by at least a ority of the Project's undivided ownership interest.

ARTICLE XV

DESTRUCTION OR DAMAGE

In the event of destruction or damage of part or all of the improvements in the Condominium Project, the procedures of this section shall apply.

- (a) If proceeds of the insurance maintained by the Management Committee are alone sufficient to repair or reconstruct the damaged or destroyed improvement, such repair or reconstruction shall be carried out.
- (b) If less than 75% of the Project's improvements are destroyed or substantially damaged, and if proceeds of the insurance maintained by the Committee are not alone sufficient to accomplish repair or reconstruction, restoration shall be carried out and all of the Unit Owners shall be assessed for any deficiency on the basis of their respective appurtenant percentage of undivided expansing interest, said assessment becoming a lien on the Units as provided in the Act.

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- (c) If 75% or more of the Project's improvements are destroyed or substantially damaged, and if proceeds of the insurance maintained by the Management Committee are not alone sufficient to accomplish restoration, and if the Unit Cwners within 100 days after the destruction or damage by a vote of at least 75% of the entire undivided ownership interest in the Project elect to repair or reconstruct the affected improvements, restoration shall be accomplished in the manner directed under subsection (b) above.
- (d) If 75% or more of the Project's improvements are destroyed or substantially damaged, if proceeds of the insurance maintained by the Committee are insufficient to accomplish restoration, and if the Unit Owners do not, within 100 days after the destruction or damage and by a vote of at least 75% of the entire undivided ownership interest in the Project elect to repair or reconstruct the effected improvements, the Management Committee shall promptly record with the Salt Lake County Recorder a notice setting forth such facts. Upon the recording of such notice the provisions of subsections (1) through (4) of Section 57-8-31, Utah Code Annotated (1953), shall apply and shall govern the rights of all parties having an interest in the Project or any of the Units.
- . (e) Any reconstruction or rapair which is required to be carried out by this section shall be accomplished at the instance and direction of the Management Committee. Any determination which is required to be made by this section regarding the extent of damage to or destruction of Project improvements shall be made as follows:

The Management Committee shall select three M.A.I. appraisers; each appraiser shall independently arrive at a figure representing the percentage of project improvements which have been destroyed or substantially damaged; the percentage which governs the application of the provisions of this section shall be the average of the two closest appraisal figures, or of all three if the spread between the highest and middle figure and the lowest and middle figure is the same.

ARTICLE XVI

TAXES

It is understood that under the Act each Unit, together with its percentage of undivided interest in the Common Areas and Facilities in the Project, is deemed a parcel and subject to separate assessment and taxation by each assessing unit and special district for all types of taxes authorized by law. Each Unit Owner will, accordingly, pay and discharge any and all taxes which may be assessed against his Condominium Unit.

ARTICLE XVII

INSURANCE

- (a) Hazard Insurance. The Management Committee or Association of Unit Owners shall at all times maintain in force hazard insurance meeting the following requirements:
 - A multi-peril type policy covering the entire Condominium Project (both Units and Common Areas and Facilities) shall be maintained. policy shall provide coverage against loss or damage by fire and other hazards covered by the standard extended coverage endorsement and by debris removal, cost of demolition, vandalism, malicious mischief, windstorm, water damage, an . ch other risks as customarily are covered with respect to condominium projects similar to the Project in construction, location, and use. As a minimum, such policy shall provide coverage on a replacement cost basis in an amount not less than that necessary to comply with any co-insurance percentage specified in the policy, but not less than eighty percent (80%) of the full insurable value of the Project (based upon Such policy shall include an replacement cost). "Agreed Amount Endorsement" or its equivalent, and if necessary or appropriate, an "Increased Cost of Construction Endorsement" or its equivalent, and a "Contingent Liability from Operation of Building Laws Endorsement" or its equivalent.
 - in a locale identified by the Secretary of Housing and Urban Development as an area having special flood hazards and the sale of flood insurance has been made available under the National Flood Insurance Act of 1968, a "blanket" policy of flood insurance on the Condominium Project shall be obtained and maintained. The minimum amount of coverage afforded by such policy shall be the lesser of the maximum amount of insurance available under said Act or the aggregate of the unpaid principal balances of the Mortgages affecting the individual Units. Such policy shall be in the form of the standard policy issued by members of the National Flood Insurers Association or in the form of a policy which meets the critaria established by the Flood Insurance Administration.

- nortgages clause (without contribution) which either shall be endorsed to provide that any proceeds shall be paid to the Management Committee or the Association of Unit Owners for the use and tenefit of Mortgagess as their interests may appear or shall be otherwise endorsed to fully protect the interests of Mortgages. In addition, the mortgages clause shall provide that the insurance cattrier shall notify each Mortgages at least thirty (30) days in advance of the effective date of any reduction in or cancellation of the policy.
- (5) Each such policy shall provide that notwithstanding any provision thereof which gives the carrier the right to elect to restore damage in lieu of making a cash settlement, such option shall not be exercisable if it is in conflict with any requirement of law or without the prior written approval of the Association.
- or Association shall be authorized to maintain in force fidelity coverage against dishonest zers on the part of the managers (and employees of managers), trustees, employees, officers, Committee members, or volunteers responsible for handling funds belonging to or administered by the Management Committee or Association of Unit Owners. The fidelity bond or insurance shall name the Association as the obligee or insured and shall be written in an amount sufficient to afford the pictection reasonably necessary, but in no event less than one and one-half times (150%) the Project's estimated annual operating expenses and reserves. An appropriate endorsement to the policy shall be secured to cover persons who serve without compensation if the policy would not otherwise cover volunteers.
- (c) <u>Diability Insurance</u>. The Management Committee or Association of Units Owners shall at all times maintain in Torce a comprehensive policy of public liability insurance covering all of the Common Areas and Facilities. Such insurance shall include a "Severability of Interest Endorsement" or its equivalent which shall preclude the insurer from denying the claim of a Unit Owner because of negligent acts of other Cuners, the Management C mmittee

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or the Association of Unit Omers. The coverage afforded by such public liability insurance shall include protection against water damage liability, liability for non-owned and hired automobiles, liability for property of others, garage-keeper's liability (if applicable), and such other risks as customarily are covered with respect to condominium projets similar to the Project in construction, location, and use. The limits of liability under such insurance shall not to less than \$1,000,000.00 for all claims for personal injury and/or property damage arising out of a single occurrence.

General Requirements Concerning Insurance. Each insurance policy maintained pursuant to the foregoing Article XVIII Section (a) through (c) shall be written by an insurance carrier which is licensed to transact business in the State of Utah and which has a financial rating by Best's Insurance Reports No such policy shall be maintained where: of BBB+ or better. under the terms of the carrier's charter, bylaws or policy, contributions may be required from, or assessments may be made against, a Unit Owner, a Unit, the Common Areas, or the Project; (2) by the terms of the carrier's charter, bylaws, or policy, loss payments are contingent upon action by the carrier's board of directors, policyholders, or members; (3) the policy includes any limiting clauses (other than insurence conditions) which could prevent the party entitled from collecting insurance proceeds; or (4) the policy provides that the insurance thereunder shall be brought into contribution with insurance purchased by the individual Unit Owners or their Mortgagees. Each such policy (a) coverage shall not be prejudiced by any shall provide that: act or neglect of the Unit Owners when such act or neglect is not within the control of the Association of Unit Owners or the Management Committee; (b) coverage shall not be prajudiced by any failure by the Association or Committee to comply with any warranty or condition with regard to any portion of the Project over which the Association and Committee have no control; (c) coverage may not be cancelled or subscantially modified (including cancellation for nonpayment of premium) without at least thirty (30) days prior writte notice to any and all insureds named therein, including any Mortgagee named as an insured; and (d) the insurer waives any right of subrogation it might have to any and all claims against the Association, the Management Committee, any Unit Owner, and/or their respective agents, employees or tenants, and any defense it might have based upon co-insurance or upon invalidity arising from acts of the insured. If due to changed circumstances, excessive cost, or any other reason, any of the insurance coverage required to be obtained and maintained under Sections (a) through (c) of this Article XVIII

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cannot reasonably be secured, with respect to such coverage the Association or the Committee shall obtain and maintain such substitute, different or other coverage as may be reasonable and prudent under the circumstances as they then exist.

ARTICLE XVIII

PAYMENT OF EXPENSES

- Each Unit Owner shall pay the Management Committee his allocated portion of the cash requirement deemed necessary by the Management Committee to manage and operate the Condominium Project, upon the terms, at the time, and in the manner herein provided without any deduction on account of any set-off or claim which the Owner may have against the Management Committee or Association. If the Unit Owner shall fail to pay any installment within one month of the time when the same becomes due, the Owner shall pay interest thereon at the rate of eighteen percent (18%) per annum from the date when such installment shall become due to the date of the payment thereof.
- The cash requirements above referred to for (b) each year, or portion of the year, are hereby defined and shall be deemed to be such aggragate sum as the Management Committee from time to time shall detarmine, in its judgment, is to be paid by all the Owners of the Condominium Project them in existence to enable the Management Committee to pay all estimated expenses and butlays of the Management Committee to the close of such year, growing out of or in connection with the maintenance and operation of such land, buildings, and improvements; which sum may include, among other things, the cost of management, special assessments, fire, casualty, flood, fidelity, public liability and other insurance premiums, common lighting, landscaping and the care of the grounds, repairs and renovations to Common Areas and Facilities, snow removal, wages, water charges, natural gas charges for common areas and all other utility services (except telephone, electricity, natural gas and other services which are separately billed or metered to the individual Units by the utility or party furnishing such service), legal and accounting fees, management fees, expenses and liabilities incurred by the Management Committee under or by reason of this Declaration, the plyment of any deficit remaining from the pravious period, the creation of a reasonable contingency or other necessary reserve or surplus fund, as well as all other costs and expenses relating to the Concominium Project. The Maragement Committee may, from time to time, up to the close of the year for which such cash requirements have been so filed or determined, increase or diminish the amount previously fixed or determined for such year. It may include in the cash requirements for any year, any liabilities or items of expense which accrued or became payable in the previous year, or which might have been included in the cash 100x5053 ME 770

- (c) The portion payable with respect to each Unit in and for each year or for a portion of a year shall be a sum equal to the aggregate amount of such cash requirements for such. Year, or portion of year, determined as aforesaid, multiplied by the percentage of undivided interest in the Common Areas and Facilities appurtenant to such Unit, as shown in Exhibit "C". Such assessments, together with any additional sums accruing under this Declaration, shall be payable monthly in advance, or in such payments and installments as shall be provided by the Management Committee. The Management Committee has estimated that the Common Area expenses for the first year will be a forth on Exhibit "C" and constitutes attributable to each Unit is set forth on Exhibit "C" and constitutes the initial assessment. The first two months of the initial assessment are to be paid by the initial purchaser at the time of purchase. The foregoing is only an estimate, however, and may have to be revised as experience is accumulated.
- (d) The Management Committee shall have discretionary powers to prescribe the manner of maintaining and operating the Condominium Project and to determine the cash requirements of the "anagement Committee to be paid as aforesaid by the Owners under this eclaration. Every such reasonable determination by the Management Committee within the bounds of the Act and this Declaration shall be final and conclusive as to the Owners, and any expenditures made by the Management Committee, within the bounds of the Act and this Declaration shall as against the Owner be deemed nacessary and properly made for such purpose.
- (e) If an Cwner shall at any time let or sublet his Unit and shall default for a period of one month in the payment of any assessments, the Management Co-milities may, at its option, so long as such default shall continue, damand and receive from any tenant or subtenant of the Owner occupying the Unit the rent due or becoming due and payment of such rent to the Management Committee shall be sufficient payment and discharge of such tenant or sub-tenant and the Owner to the extent of the amount so paid.
- (f) Each monthly assessment and each special assessment shall be separate, distinct and personal obligations of the Owner(s) of the Unit against which the name are assessed at the time the assessment is made and shall be collectible as such. Suit to recover a money judgment for unpaid common expenses may be maintained without foreclosure or waiving the lien (described hereafter) securing

the same. If not paid when due, the amount of any such delinquent assessment for common expenses, -hether regular or special, assessed to a Unit, plus interest at 18 percent per annum, costs of action and reasonable attorney's fees, shall constitute a lien upon the interest of the owner in such Unit and upon recordation of a notice thereof as provided by the Act, said lien for non-payment of common expenses shall be enforceable as provided in the Act and shall have priority over all other liens and encumbrances, recorded or unrecorded, except only:

- (1) taxes and special assessment liens on the Unit in favor of any assessing unit, or special district; and
- encumbrances on the interest of the Unit (2) Owner recorded prior to the date such notice is recorded which by law would be a lien prior to subsequently recorded encumbrances.
- In any conveyance, except to a mortgagee as hereinafter set forth, the grantee of a unit shall be jointly and severally liable with the grantor for all unpaid assessments against the latter for his share of the common expenses up to the time of the grant or conveyance, without prejudice to the grantee's rights to recover from the grantor the amounts paid by the grantee. However, any such grantse shall be entitled to a statement from the Manager or Management Committee setting forth the amounts of the unpaid assessments against the grantor, and such grantee shall not be liable for, nor shall the unit conveyed be subject to a lien for, any unpaid assessments against the grantor in excess of the amount ser forth.
- (h) A certificate executed and acknowledged by the Manager or Management Committee stating the unpaid common expense assessments then outstanding with respect to a Unit shall be conclusive upon the Management Committee and the Owners as to the amount of such indebtedness on the date of the certificat, in favor of all persons who rely thereon in good faith, and such cartificate shall be furnished to any Owner or encumbrandse or prospective Owner or encumbrancse of a Condominium Unit upon request at a reasonable fee initially not to exceed Ten Dollars (\$10.00). Unless the request for a certificate of indebtedness shall be complied with within ten (10) days, all unpaid common expense assessments which become due prior to the date of making of such request shall be subordinate to the lien or interest held by or obtained by the person making the request. Any encumbrancee holding a lien on a Condominium Unit may pay any unpaid Common Empenses payable with respect to such Condominium Unit and upon such payment that encumbrances shall have a lien on that unit of the same rank as the lien of his encumbrance for the amounts paid.
- (i) Upon payment or other satisfaction of delinquent assessments concerning which a notice of assessment has been recorded the Management Committee shall cause to be recorded in the same manner as the notice of assessment a further notice stating the satisfaction

(j) In the event of foreclosure, the Unit Owner shall be required to pay a reasonable rental for the Condominium. Unit and the plaintiff in the foreclosure action shall be entitled to the appointment of a receiver to collect the rental without regard to the value of the security. The Management Committee or Manager shall have the power to bid in the Condominium Unit at foreclosure or other sale and to hold, lease, mortgage and convey the Condominium Unit.

ARTICLE XIX

MORTGAGEE PROTECTION

- From and after the time a Mortgagee makes written request to the Management Committee or the Association of Unit Cwners therefor, the Committee or the Association shall notify such Mortgagee in writing in the event that the Owner of the Condominium Unit encumared by the mortgage held by such Mortgages neglects for a period of thirty (30) or more days to cure any failure on his part to perform any of his obligations under this Declaration.
- The lien or claim against a Condominium Unit for unpaid assessments or charges levied by the Management Committee or by the Association of Unit Owners pursuant to this Declaration or the Act shall be subordinate to a first Mortgage affecting such Condominium Unit. A first Mortgagee who comes into possession of the Condominium Unit pursuant to his Mortgage or a deed or assignment in lieu of foreclosure shall take the same free of such lien or claim for · unpaid assessments or charges, but only to the extent of assessments or charges which accrue prior to foreclosure of the Mortgage, exercise of a power of sale available thersunder, or deed or assignment in lien of foreclosure (except for claims for a pro rata share of such prior assessments or charges resulting from a pro rata reallocation thereof to all Condominium Units including the Condominium Unit in which the Mortgages is interested). No assessment, charge, lien or claim which is described in the preceding sentence as being subordinate to a first Mortgage or as not a burden to a first Mortgage coming into possession pursuant to his Mortgage or a deed or assignment in lieu of foreclosure shall be collected or enforced by either the Management Committee or the Association from or against a Mortgages, a successor in title to a Mortgages, or the Condominium Unit affected or previously affected by the Mortgage concerned (to the extent any such collection or enforcement would prejudice the interests of the

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- (c) Unless all of the first Mortgagees of the individual Condominium Units have given their prior written approval, neither the Management Committee nor the Association of Unit Cwners shall be entitled by act, omission, or otherwise:
 - (1) To abandon or terminate the Condominium Project or to abandon or terminate the arrangement which is established by this Declaration and the Record of Survey Map (except as provided in Article XVI hereof in the event of certain destruction or damage);
 - (2) To partition or subdivide any Unit (except for the right to convert Convertible Units reserved by Declarant herein);
 - (3) To abandon, partition, subdivide, encumber, sell or transfer all or any of the Common Areas and Facilities (except for the granting of easements for utilities and similar purposes consistent with the intended use of the Common Areas and except as provided in Article XVI hereof in the event of certain destruction or damage);
 - (4) To use hazard insurance proceeds resulting from damage to any part of the Condominium Project (whether to Units or to the Common Areas) for purposes other than the repair, replacement, or reconstruction of such improvements, except as provided in Article XVI hereof in the event of certain destruction or damage;
 - (5) To change the pro rata interests or obligations of any Unit which apply for (a) purposes of levying assessments or charges or allocating distributions of hazard insurance proceeds or condemnation awards and for (b) determining the pro rata share of ownership of each Unit in the Common Areas and Tacilities (except for the right to convert Convertible Units reserved by Declarant herein);
 - (6) To alter the provisions of Article AVIII hereof in such a way as to diminish the insurance protection required to be afforded to the parties designed to be protected thereby, or to fail to maintain the insurance coverage described therein.
- (d) Any First Mortgagee shall have the right, at its request and expense and upon reasonable notice, to examine the

- (e) To the extent the same is reasonably possible and practical and is not inconsistent with the significant interests of the Association of Unit Owners, the Management Committee and the Association shall establish an adequate reserve to cover the cost of reasonably predictable and necessary major repairs and replacements of the Common Areas and Facilities and shall cause such reserve to be funded by regular monthly or other periodic assessments against the Units rather than by special assessments.
- written request to the Management Committee or the Association of Unit Cwners therefor, the Committee or the Association shall notify such Mortgages in writing in the event that there occurs any damage or loss to, or taking or anticipated condemnation of: (a) The Common Areas involving an amount in excess of, or reasonably estimated to be in excess of, Ten Thousand Dollars (\$10,000.00); or (b) Any Unit involving an amount in excess of, or reasonably estimated to be in excess of, One Thousand Dollars (\$1,000.00). Said notice shall be given within ten (10) days after the Management Committee or said Association learns of such damage, loss, taking or anticipated condemnation.
- (g) In the event another provision or clause of this Declaration deals with the same subject matter as is dealt with in any provision or clause of this Article XX, the provision or clause which results in the greatest protection and security for a First Mortgagee shall control the rights, obligations, or limits of authority as the case may be, applicable to the Management Committee and Association of Unit Owners with respect to the subject concerned.
- (h) No amendment to this Article XX which has the effect of diminishing the rights, protection or security afforded to first Mortgagees shall be accomplished or effective unless all of the First Mortgagees of the individual Units have given their prior written approval to such amendment. Any amendment to this Article XX shall be accomplished by an instrument executed by the Management Committee and filed for record in the office of the Salt Lake County Recorder. In any such instrument an officer of the Management Committee shall certify that any prior written approval of First Mortgagees required by this Article XX as a condition to amendment has been obtained.

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ent domain proceedings are any portion thereof, the provisions of (Supp. 1977) shall apply. The fitten notice of such proceedings. No first lien priority of any otherwise disturbed by virtue of

ARTICLE XXI

VAINTENANCE

f a Unit at his own expense shall keep the interior of such Un . and its equipment and appurtenances in good order, condition and repair and in a clean and sanitary condition, and shall do all reductrating and painting which may at any time be necessary to maintain the good appearance of such Unit. Except to the extent that the Maragement Committee on behalf of all Unit owners is protected by insurance against such injury, the Unit Owner shall repair all injury or lamages to the Unit, building or buildings caused by the act, negligence or carelessness of the Unit Owner or that of any tenant or sub-tenant or any member of the Unit Owner's family or of the family of any tenant or sub-tenant agent, employee or guest of the owner or his tenant or sub-t and all such repairs, redecorating and painting shall be of and kind equal to the original work. In addition to decorating keeping the interior of the Unit in good repair, the Unit Cwner shall be responsible for the maintenance or replacement of any heatin. ventilating or air conditioning equipment, electrical equipment, water equipment, plumbing fixtures or any other equipment or fixt. a that may be in or used exclusively by the Unit. Each Unit Owner s. [1] be entitled to the exclusive use and possession of the Limited Common. Areas appurtenant to his Unit and shall be responsible for the maintenance and upkeep of same; provided, however, that without the written permission of the Management Committee first had and obtained, a Unit Owner shall not make or permit to be made any structural alteration, in or to the Unit or in or to the exterior of the buildings, and shall not paint or decorate any portion of the exterior of the Unit or of the building in which the Unit is located.

(b) Except as hereinafter provided, the Management Committee shall provide for such maintenance and operation of the Common Areas and Facilities as may be reasonably necessary to keep them clean, functional, attractive and generally in good condition and repair. The Management Committee shall have to obligation regarding maintenance or care of Units.

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ARTICLE XXII

RIGHT OF ENTRY

The Management Committee and its duly authorized agents shall have the right to enter any and all of the Units in case of an emergency originating in or threatening such Unit or any other part of the Project, whether or not the Unit Owner or occupant thereof is present at the time. The Committee and its duly authorized agents shall also have the right to enter into any and all of said Units at all reasonable times as required for the purpose of making necessary repairs upon the Common Areas and Facilities of the Project or for the purpose of performing emergency installations, alterations or repairs to the mechanical or electrical devices or installations located to the mechanical or electrical devices or installations located therein or thereon; provided, however, such emergency installations, alterations or repairs are necessary to prevent damage or threatened damages to other Units in the Project; and provided further, that the Unit Owner affected by such entry shall first be notified thereof if available and if time permits.

ARTICLE XXIII

ADMINISTRATIVE RULES AND REGULATIONS

The Management Committee shall have the power to adopt and establish by resolution, such Project management and operational rules as it may deem necessary for the maintenance, operation, management and control of the Project. The Committee may, from time to time by resolution, alter, amend and repeal such rules. When a copy of any amendment or alteration or provision for repeal of any rule or rules has been furnished to the Unit Owners, such amendment, alteration or provision shall be taken to be a part of such rules. Unit Owners shall at all times obey such rules and see that they are faithfully observed by those persons over whom they have or may exercise control and supervision, it being understood that such rules shall apply and be binding upon all Unit Owners, tenants, subtenants or other occupants of the Units.

ARTICLE XXIV

OBLIGATION TO COMPLY HEREWITH

Each Unit Cwner, tenant, subtanant or other occupant of a Unit shall comply with the provisions of the Act, this Declaration, the Bylaws, and the rules and ragulations, all agreements and determinations lawfully made and/or entered into by the Manager ment Committee or the Unit Owners, when acting in accordance with their authority, and any failure to comply with any of the provisions thereof shall be grounds for an action by the Management Committee or other aggrieved party for injunctive relief or to recover any loss or damage resulting therefrom, including costs and reasonable attorney fees.

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ARTICLE XXV

INDEMNIFICATION OF MANAGEMENT COMMITTEE

Each member of the Management Committee shall be indemnified and held harmless by the Association of Unit Owners against all costs, expenses and liabilities whatsoever, including, without limitation, attorney's fees reasonably incurred by him in connection with any proceeding in which he may become involved by reason of his being or having been a member of said Committee; provided, however, the foregoing indemnification shall not apply if the loss, expense or liability involved resulted from the willful misconduct or gross negligence of the member.

ARTICLE XXVI

THENDMENT

In addition to the emendment provisions contained in Article VI above, but subject to the terms of Article XX, this Declaration and/or the Map may be amended upon the affirmative vote or approval and consent of not less than 66.66 percent of the undivided interests in the Common Areas and Facilities. Any amendment so authorized shall be accomplished by recordation of an instrument executed by the Management Committee. In said instrument the Committee shall certify that the vote or consent required by this Article XXVII has occurred. Notwithstanding any other provision contained herein, until occurrence of either of the events referred to in Article XXIX hereof, no americment to the Map or to any provision of this Declaration which has or may have the effect of diminishing or impairing any right, power, authority, privilege, protection or control given to Declarant (in its capacity as Declarant) herein shall be accomplished or effective unless the instrument through which such amendment is purported to be accomplished is consented to in writing by Declarant.

ARTICLE XXVII

CONSENT IN LIEU OF VOTE

In any case in which the Act or this Declaration magnines the vote of a stated percentage of the Project's individed ownership interest for authorization or approval of a transaction, such requirement may be fully satisfied by obtaining, with or without a meeting, ment may be fully satisfied by obtaining, with or without a meeting, consents in writing to such transaction from Unit Owners who collectively consents in writing to such transaction from Unit Owners who collectively hold at least the stated percentage of undivided ownership interest. The following additional provisions shall govern any application of this section:

(a) all necessary consents must be obtained prior to the expiration of ninety (90) days after the first consent is given by any Owner; BOCK 5053 PAGE 778

- (b) any change in ownership of a Unit which occurs after consent has been obtained from the Owner having an interest therein shall not be considered or taken into account for any purpose; and
- (c) unless the consents of all Owners having an interest in the same Unit are secured, the consent of none of such Owners shall be effective.

ARTICLE XXVIII

DECLARANT'S SALES PROGRAM

Notwithstanding any other provision of this Declaration, until Declarant ceases to be a Unit Owner or the expiration of two (2) years after the date on which this Declaration is filed for record in the office of the County Recorder of Salt Lake County, Utah, whichever first occurs (hereinafter referred to as the "Occurrence"), Declarant shall have the following rights in furtherance of any sales, promotional, or other activities designed to accomplish or facilitate the sale of all Units owned by Declarant.

- (a) Declarant shall have the right to maintain a sales office and/or model Units. Such office and/or model Units may be Units (at any location) cyned by Declarant.
- (b) Declarant shall have the right to maintain a reasonable number of promotional, advertising, and/or directional signs, banners or similar devices at any place or places on the Property, but any such device shall be of a size and in a location as is reasonable and customary.
- (c) Declarant shall have the right to use the Common Areas and Pacilities of the Project to entertain prospective purchasers or to otherwise facilitate Unit sales, provided said use is reasonable as to both time and manner.

Declarant shall have the right from time to time to iccate or relocate its sales office, model units, and/or signs, banners or similar devices, but in connection with each such location or relocation shall observe the limitations imposed by the prejeding portion of this Article. Within a reasonable period of time after the happening of the Occurrence, Declarant shall have the right to remove from the Project any signs, banners or similar devices.

ARTICLE XXIX

LIMITATION ON IMPROVEMENTS BY ASSOCIATION

Until the Occurrence described in Article XXIX, neither the Association nor the Management Committee shall, without the written consent of Declarant, make any improvement to or alteration in any of the Common Areas and Facilities, other than such repairs,

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replacements, or similar matters as may be necessary to properly maintain the Common Areas as they existed at the time the declaration

ARTICLE XXX

SEVERABILITY

The invalidity of any one or more phrases, sentences, subparagraphs, paragraphs, sections or articles hereof shall not affect the remaining portions of this instrument nor any part thereof, and in the event that any portion or portions of this instrument should be invalid or should operate to render this instrument invalid, this instrument shall be construed as if such invalid phrase or phrases, sentence or sentences, subparagraph or subparagraphs, paragraph or paragraphs, section or sections, or article or articles had not been

ARTICLE XXXI

DECLARANT'S RIGHTS ASSIGNABLE

All of the rights of Declarant under this Declaration may be assigned or transferred either by operation of law or through a voluntary conveyance, transfer or assignment. Any Mortgage covering all Condominium Units in the Project, title to which is vested in the Declarant, shall, at any given point in time and whether or not such Mortgage does so by its terms, stomatically cover, encumber, and include all of the then unexersed or then unused rights, powers, authority, privileges, protections and controls which are accorded to Declarant (in its capacity as

ARTICLE XXXII

GENDER

The singular, wherever used herein, shall be construed to mean the plural when applicable, and the necessary grammatical changes required to make the provisions hereof apply either to corporations or individuals, male or female, shall in all cases be assumed as though in each case fully expressed.

ARTICLE XXXIII

WAIVERS

No provision contained in this Declaration shall be deemed to have been waived by reason of any failure to enforce it, irraspective of the number of violations which may occur.

ARTICLE XXXIV TOPICAL HEADINGS

The topical headings contained in this Declaration are for convenience only and do not define, limit or construe the contents of the Declaration.

ARTICLE XXXV

EFFECTIVE DATE

This Declaration shall take effect upon recording.

IN WITNESS WHEREOF, the undersigned have, caused this

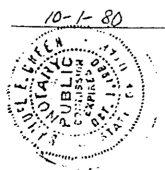
FOREVARY	'	on their behalf this // day of	
		EZOM PETERSON	
	·	KAREN F. PETERSON	
TATE OF UTAH	}		

COUNTY OF SALT LAKE

On this day of , WE , personally appeared before me Leon Petarson and Karen F. Peterson, his wife, signers of the foregoing instrument, who duly acknowledged to me that they executed the same.

Notary

My Commission expires:



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VILLAGE PROFESSIONAL BUILDING CONDOMINIUM :

A CONDOMINIUM PROJECT

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PTITMEGE

These are the Bylaws of the Village Professional Building, a Condominium Project, duly made and provided for in accordance with the Act. Any term used herein which is defined in the Declaration to which these Bylaws are appended shall have the meaning ascribed therein.

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APPLICATI II

All present or future persons who might use the facili in any manner are subject to the Bylaws. The mere acquisition or parts thereof, or the mere act of Units or part thereof or the Commissionity that these Bylaws are accept a with by said persons.

he consist forth in these of any of the Units or cy or use of any of said and Facilities will be complied

III

ADMINISTRATION OF CONDOMINAUM PROJECT

- 1. Place of Meetings. Meetings of the Unit Cwners shall be held at such place within the State of Utah is the Management Committee may specify in the notice, except as person otherwise specified.
- 2. Annual Meetings. The first annual meeting of the Unit Owners shall be held at the Project on the first Thursday in 1970. Thereafter, the annual metings shall be held on such day of each succeeding year: provided, however, that whenever such date falls on a legal holiday, the meeting shall be held on the next succeeding business day, and further provided, that the Management Committee may by resolution dix the date of the annual meeting

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- The business, property and affairs of the Condominium Project shall be managed and governed by the Management Committee.
- Election. The Management Committee shall be elected as provided in the Declaration.
- Vacancies. Vacancies on the Management Committee shall be filled as provided in the Declaration.
- 4. Regular Meetings. A regular annual meeting of the Manacement Committee shall be held immediately after the adjournment of each annual meeting of the Unit Owners. Regular meetings, other than the annual meeting, may be held at regular intervals at such places and at such times as either the president or the Management Committee may from time to time designate.
- Special Meetings. Special meetings of the Management Committee shall be held whenever called by the president, vice president, or by two or more members. By unanimous consent of the Management Committe, special meetings may be held without call or notice at any time or place.
- Quorum. A quorum for the transaction of business at any meeting of the Management Committee shall consist of a majority of the members of the Management Committee then in office.
- 7. Compensation. Members of the Management Committee as such, shall not receive any stated salary or compensation; provided that nothing herein contained shall be construed to preclude any member of the Management Committee from serving the Project in any other capacity and receiving compensation therefor.
- 8. <u>Waiver or Notice</u>. Before or at any meeting of the Management Committee, any member thereof may, in writing, waive notice of such meeting and such waiver shall be deemed equivalent to the giving of such notice. Attendance by a member of the Management Committee at any meeting thereof shall be a waiver of notice by him of the time and place thereof.
- 9. Adjournments. The Management Committee may adjourn any meeting from day to day or for such other time as may be prudent or necessary, provided that no meeting may be adjourned for longer than thirty days.

- Designation and Election. The principal officers of the Management Committee shall be a president, a vice president, and a secretary-treasurer, all of whom shall be selected by and from the Management Committee. The Management Committee may appoint an assistant secretary and an assistant treasurer and such other officers as in their judgment may be necessary or desirable. Such election or appointment shall regularly take place at the first meeting of the Management Committee immediately following the annual meeting of the Unit Cwners; provided, however, that election of officers may be held at any other meeting of the Management Committee.
- Other Officers. The Management Committee may appoint such other officers, in addition to the officers hereinabove expressly named, as they shall deem necessary, who shall have authority to perform such duties as may be prescribed from cime to time by the Management Committee, but membership on the Committee shall not exceed three members.
- Removal of Officers and Agents. All officers and agents shall be subject to removal, with or without cause at any time by the affirmative vote of the majority of the them members of the Management Committee.
- 4. President. The president shall be the chief executive of the Management Committee, and shall exercise general supervision over its property and affairs. He shall sign on behalf of the Condeminium Project all conveyances, mortgages and contracts of material importance to its business, and shall do and perform all acts and things which the Management Committee may require of him. He shall preside at all meetings of the Unit Owners and the Manage-He shall have all of the general powers and duties ment Committee. which are normally vested in the office of the president of a corporation, including, but not limited to, the power to appoint committees from among the members (or otherwise) from time to time as he may in his discretion decide is appropriate to assist in the conduct of the affairs of the Condominium Project.
- Vice President. The vice president shall take the place of the president and perform his duties whenever the president shall be absent or unable to act. If neither the president for the vice president is abla to act, the Management Committee shall appoint some other member thereof to do so on an interim casis. wice president shall also perform such other duties as shall from time to time be prescribed by the Management Cormittee.
- The secretary shall keep the minutes of Secretary. all meetings of the Management Committee and of the Unit Owners; he

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shall have charge of the books and papers as the Management Committee may direct; and he shall in general perform all the duties incident to the office of the secretary.

- 7. Treasurer. The treasurer shall have the responsibility for the funds and securities of the Management Committee and shall be responsible for keeping full and accurate accounts of all receipts of all disbursements in books belonging to the Management Committee. He shall be responsible for the deposit of all monies and all other valuable effects in the name, and to the credit of, the Management Committee in such depositaries as may from time to time be designated by the Management Committee.
- 8. Compensation. No compensation shall be paid to the officers for their services as officers. No remuneration shall be paid to any officer for services performed by him for the Management Committee in any other capacity, unless a resolution authorizing such remuneration shall have been unanimously adopted by the Management Committee before the services are undertaken.

VI

ACCOUNTING

- 1. Books and Accounts. The books and accounts of the Management Committee shall be kept under the direction of the treasurer and in accordance with the reasonable standards of accounting projectures.
- 2. Report. At the close of each accounting year, the books and records of the Management Committee shall be reviewed by a person or firm approved by the Unit Owners. Report of such review shall be prepared and submitted to the Unit Cwners at or before the annual meeting of the Unit Owners. Provided, however, that a certified audit by a certified public accountant approved by the Unit Cwners shall be made if Cwners representing at least seventy-five (75) percent of the undivided interest in the Common Areas and Facilities determine to require the same.
- 3. Inspection of Books. Financial reports, such as are required to be furnished, shall be avaible at the principal office of the Management Committee for inspection at reasonable times by any Unit Owner.

VII

PROJECTED RULES

The Management Committee shall have the power to adopt and

establish, by resolution, such Project management and operational rules and regulations as it may deem necessary for the maintenance, operation, management and control of the Donner Towers Condominium Project, and the Management Committee may from time to time, by resolution, alter, amend, and repeal such rules and regulations. Unit Owners shall at all times obey such rules and regulations and use their best efforts to see that they are faithfully observed by their lessees and the persons over whom they have or may exercise control or supervision, it being clearly understood that such rules and regulations shall apply and be binding upon all Unit Owners of the Condominium Project. Provisions of the Act pertaining to the rules and regulations are incorporated herein by reference and shall be deemed a part hereof.

VIII

AMENDMENT OF THE BYLAWS

These Bylaws may be altered or amended in the same manner and subject to the same conditions as apply with respect to amendment of the Declaration.

IX

OPERATION AND MAINTENANCE OF CONDOMINIUM PROJECT

The Management Committee shall be responsible for the maintenance, control, operation and management of the Condominium Project in accordance with the provisions of the Act; the Declaration under which the Condominium Project was established and submitted to the provisions of the Act, these Bylaws and such rules and regulations as the Association of the Unit Owners may adopt from time to time as herein provided, and all agreements and determinations lawfully made and entered into by the Association of Unit Owners.

X

RULES AND REGULATIONS

Copies of all rules and regulations adopted by the Management Committee shall be mailed to all Unit Owners at least ten days prior to the effective date thereof.

XI

INSPECTION OF PERTIMENT DOCUMENTS

The books and records of the Association, names and addresses of officers, committee members, and unit owners, minutes of owners and committee meetings, and other particent documents, shall be available at the office of the Association for inspection or copying by any Unit Owner.

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