



## " 16689 mu1460

which units and which euildings are completed, including certification that all planned improvements, including but not limited to, landscaping, utility services, and access to the Units and Common Element facilities serving the Builaing in which the Units to be conveyed are located, have been substantially completed. A site plan attached as schedule to such Certificate shall show as completed the Buildinge described in the certificate. If the Certificate attacted to this Declaration as originally recorded states that jess faan ail of the Buildings in the condominium are completed, then when and as such Buildings are completed, a certifjcate in the form described above shall be completed and filed in the public recoris of $S t$, Johns County, Florida as an Amendment to this Declaration, An Amendment of this Declaration for the purpose of adding a Certificate of Surveyor upon completion of a Building need be signed and acknowledged only by the Sponsor and need not be approved by the Association, or other Unit Owners, or lienors or mortgagees of other Units or of the Condominium Property, whether or not such signatures are elsewhere required by an Amendment. No Unit of the Condominium shall be conveyed until such time as a Certificate, as described above, including certification that all planned improvements, including but not limited to, landscaping, utility services and access to the Unit, and Common Element facilities serving the Building in which the Units to be conveyed are located, have been substantially completed, and such certificate is recorded with this Deolaration or as an Amendment thereto.
4.3 Share of Common Elements and Common Expenses. There shall be appurtenant to each Unit an undivided share of the Common Elements. The undivided shares, stated as a percentage, in the common elements whick are appurtenant tu each Unit shall be as set forth in Exhibit " ${ }^{n}$ attached hereto and mace a part hereof. The proportion and manner of sharing Comon Expenses and owning Common Surplus shall also be as set forch in Exhibit " $\mathrm{D}^{\prime}$.

### 4.4 Easements.

(a) The Unit owners in the aggregate shall be entitied to equal and full use and enjoyment of all of the Common Elements except as they may be limited herein or as they may be restricted by the rules and regulations adopted by the Board, which usage shall always be in recognition of the mutual rights and responsibilities of each of the Unit Owners. Without limiting the generality of the foregoing, the rights of thr Unit owners in and to the Common Elements are expressly subordinated to the rights of parties furnishing utility fincluding
$\dot{*}$
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$\because<$







which lien shall also secure reasonable attorneys' fees incurced by the Association incident to the collection of such assessment or enforcement of such lien. said lien shail be effective from and after the time of recording in the public records of St. Jonns County, florida, a claim of lien stating the description of the Jnit, the name of the record owner thereof, the amount due and the date when due, and the iiten shall continue in effect until all sums secured by the lien shall have been fuliy paid. Surh claims of lien shall be signed and verified by an officer of the Associetion or by a managing agent of the Association upon full payment, the party making papment shall be entitled to a recordabie satisfacticn of lien. Liens for assessment may be foreclosed by suit brought in the name of the Association in like manner as a foreclosuze of a mortgage on real property, in any such foreclosure the Association shall be entitled ac a matter of low to the appointment of a receiver to rent the unit and to collect the rent. The Association may alse sue to recover a money judgment for unpaid assessments without waiving the lien securing the sams. Each unpaid assessmert, together with interest, costs and attorney's foen, shali also be the personal obligation of the persor who was the owner of the Unit at the tire the assessment fell due. the personal obligation for delinguent assessments shall not pass to successors in title or interest unless a3sumed by them, or required by applicable law. A lien of the fagociation for umpaid assessments on any unit will be subordinate to the lien of any first mortgage on that Unit recordea prior to the date the claim of lien for said unpaid assessment is recorded. Where an Institutional Mortgages or other purchaser of a Unit obtains title to the Unit as a result of the foreclosure of the mortgage or as a result of a conveyance in lieu of foreclosure of the Institutional Mortgage, such acquirer of title, its succescors and assigns, shall not be liatie for the share of the common fxpenses of assessments by the Association pertaining to such Unit which became due prior to acquistion of title in the manner above provided, unless such shaze is sectred by a claim of lien for assessments that is recorded prior to the recording of said mortgage. Such unpaid share of Common Expenses or assessments shall be deemed to be Common Expenses or collectible from all of the Unit owners incluaing the purchaser at foreclosure, its successors and assigns.
6.4 Special Assessments. The Board may impose special or individual assessments on Unit Owners to meet expenses not anticipated to be incurred on a reqular or annual basis or to cover the cost and expense of maintenance, repairs or replacements of a Unit for which the Unit Owner is responsible as provided in paragraphs $5.2(d)(i i i)$ and (iv).



Provided, nowever, when Unit Owners other than the Sponsor own fifteen (13\%) percent or more of the Units that will be operated ultimately by the Association, the Unit owners shall be entitled to elect not less than one-third (1/3), but no more than two-fifths (2/5), of the members of the board. Unit Owners other than the Sponsor shall be entitled to elect not less than a majority of the members of the Board threc (3) years after sales by the Sponsor have been closed on Eifty (50\%) percent of the Units that will be cperated ultimately by the Association, or months after sales have been closed by the Sponsor on seventy-five (750) percent of the Units that will be operatec ultimately by the fssociation, or three (3) months after, sales by the Eponsor have deen closed on ninety percent (90) of the linits that will be operated ultimately by the Association, or when all of the Units that will be operated ultimately by the Association have been completed and some of them have been sold and, none of the other Units are being offered for sale by the Sponsor in the ordinary course of business, or when some of the Units have been conveyed to purchasers and none of the others axe being constructed or offered for sale by the Sponsor in the ordinary course of business, whichever shall first occur. The Sponsor shall be entitied to elect not less than one (1) member of the Bocrd so long as the Sponsor holds for sale in the oxdinary course of business five percent (5\%) or mere of the Units.

Upon election to the Boars of the first chic Owner other than the sponsor, the Sponsor shall forward to the fiorida Diyision of Land Sales and Condominiums the name and mailing address of the said Unit Owner nember of the Board.
7. 6 Management Agreemeat. The Association may, within the discretion of the Bneru, enter into a contract with any persor $\%$ may join. with otber condominium associations and entities in contracting wieh any peison for the seivices relating to the maintenauce and operation of the condominium Properis and to the extent permitted by law, this Declaration and the Bylaws, may authorize such person to perform the powers and duties of the Association.
7.7 Additional Condominiums. The Association may be the condominium association responsible for the operation and management of any condominium created by a declaration of condominium submíting to condominium ownership other property adjacent to or in the vioinity of the congominium Property. In such event, the owners of any condominium units in any such separate condominium shall automatically be memibers of the Association. The Association shall mairitain

separaze accounting records for each separate condoninium operated by it in accordance with generally accepted accounting principles. The operation of such separato condominiume by the Assoriation shall not constitute and is not intended to result in a merger of the common elements with the common elemente of such adsitional condomiriums.
g. Insurance. The insurance which shali be carried shali be governed by the following provisionci
8.1 Poltcies: All insurance policies shall be purchased by the Association and each intit Owner shall be deemed to bave appointed the Associatiou, or any Insurance Trustee or substitute Insurance Trustep designated by the Asescia. tion, as attorney-in-fact for the purpose of purctasing and maintaining such insurance as reguired hereby and of doing such arts and executing such documents as required by paragraph 8.10 hereof. All policies shall provide for the issuance of certificates of insurance to each unit Owner and Institutional Mortgagee, and mortgagee endorsements to each Institutional Mortzagee holding a mortgage upon a Unit. Suct policies and endorsements shall be deposited with the rincurance Trustee who must first acknowledge that the policies and any proceeds thereof will be held in accordance witit the terms hereof. All insurance policies ana fidelity ionds required to be purchased by the Amrociaion shalin frovide that the same shall not lapse, be cancelled including cancellation for non-payment of premium) or be materially modified without at jeast 10 days priar witter notice to the Association, the Insurance Trustee, each hoider of a first mortgage which is listed as a scheduled holder of a first mortgage ir the insurance poijcy (or, alternativelys winich has requested such notice in writingl, and to each exerpcer of a first mortgage on behalf of the Federal National itortgage Association.
9.2 Coverage. The following coverage shall be obtained by the hssociation:
(a) The buildings ana all other insurable improve ments upon the Condominium propecti ant all persota? property owned by the Association sizzly be insured in an amount equal to loof of the curren! replacement cost thereof fexclusive of excavation, foranitions, land and other items normally excluded from cowerage) as determined annuaily by the insurance company affording such coverage. The term "building" as used in this subparagrah shall include, without limitation, all fixtures, installations or adaitions comprising that part of the building within the unfinished interior surfaces of the



Graph 8.2(a), in an amount deemed appropriate by the Association, but not less than the lessor oE: (1) the maximum flood insurance coverage available for all. bulldings and the aforesaid other improvements within any portion of the Condominium Property located within a designated flooa hazard area; or (2) one hurdred (100z) pefcent of eurrent replacement costs of all such buildings and other improvements.
(f) Blanket fidelity bonds for all officers, directors, tristees and employees of the Aswitiation and all other persons handling or responsjble for funas of or administered by the Association fincluding the officers. employees and agents of a managemert agent to whom the Association has delegated some or all of the reaponsibility for handijng Associaiton functs) in Abounts based upon the best bisiness judgment of the Aracejation but not less than the estimated maximure fands, inciuijng reserve funds, in the custociy of the Assocition or management agent at any given tifis during the tom of eacin bond. rrovided that in no evenk shoil the aggregate amount of such bends be less han a sim equal to three months aggiegate assessments on all units plus reserve funds. $A 11$ such fidelity bonas sinall name the Association as an obligee and shall contain woivers wy the tnsurers of all defenses based upon the exclusion mom the definition of "employees," or similar terms, of persons serving without compensation.
(a) A11 such additional insurance coverage, special endorgements or bond coverage as shall be required from time to time by the most recent regulations and goidelines uf the Federal National Mortgage Associstion.
6. 3 Common Expense. Premiume upon all insurance policies and fidelity bonds fexcept for premiums on fidelity bonds maintained by a nanagement agent vovering its own officers, employees and agents) purchasery uy the Assoriation shall be paid by the Association and charged as common Expenses.
8.4. Casualty Losses. All insurance policies purchased by the Association shall be for the benefist of the Association, and the Unit Owners, and their cespective Institutional. Mortgagees as their respective interests may appear. All insurance policies purchased by the Association shall provide that all proceeds payable as $a$ result of casualty losses shall be paid to the Insurance Trustee which shall be designated from time to time by the Board. The Insurance

Trustee shall not be jiable for payment of premiums nor for the renewal of the policies; nor for the failure to coliect any insurance proceeds. The only duties of the insurance Trustee shall be to hold policies oi insutance which are pbtained by the Association ir accordance herewith, to receive the proceeds thexeof ami to ioold the same in trust for the purposes elsewhere $s^{*}$ oted herbin, for the benefit of the Association, and the init Owners, and their respective Institutional Mortgasees, in the following shares (which shares need not he set forth upon fhe records of the Insurance Truscee):
(a) Common Esements. vroceess on acoount of damm age to comon elements in the sathe proportion as the undivided shares in the Comon Elraents which are appurterant to each of the finits.
(b) Units Froceeds ou account of dimage bo vints shall be held in undivided shares in the following manner:
(1) Partial destruction when the inilaing is restored: for the Unit Owners of the mamaged unitas in proportion to the costs of repaiving the damage suffered by each damaged Unit. lpor the request of the Insurance Trustee, the Ascociaidon shali certify to the Insurance Trustee the agpropriote portior $\exists$ as aforesaid, and oart init Owner shatl be boume thereby and the Insisance Trustee may asty upor sich certification.
(2) Total destruction when one oi the buildirgs is destroyed, or partially destroyed and is not tc be restored: for ali Unit Ownere in such building the share of each being detemmited by multiplying such proceeds by a fraction, the numerator of which is the undivided share in the common Elements appurtenant to the Unit and the denominator of which is the total undivided share of the Common rixnsets appurtenant to all Units in such building.
(c) Endorsements. Notwithstanding anything to the contrary contained herein, in the event a mortgagee endorsement has been issued as to a unit, the ehare of the Unit Owner in insurance proceeds bicili be held in trust first for the Institutional Mortgagee and then for the Unit Owner as their interests may appear.

8.5 Distribution of Proceeds of Insurance. Proceeds of insurarice policies received by the Insurance Trustee shall be distributed to or for the benefit of Institutional Mortgagees and the Unit owners after first paying or making provision for payment of the expenses of the insurance Trustee in the following mannez:
(a) Repajr. If the damage for which the proceeds were paid is to be repaired or reconstructed, the proceeds shall be paid to defray the costs thereof. Any proceeds remaining after defrayirg such costs shall te distributed to the Association.
(b) No Repair. If it is determined that the dasage for which the proceeds are paid shall not be recoristructed or repaired, the proceeds shall be distributed first to any Institutional Mortqagee(s) having a lien on the unitis) affected to the extent of its intertst. the proceeds shall then he apelied to the clearing, grading and dressing up of th. area where the unreconstructed Tnit(s) was (were) locutad and any surplus paid to the Unit onner(s). This is a covenant for the benefit of any inseitutional Mortudge and may be enforced by it.
( $\because$ ) Eertificate In making aistribution to Unit Owners amitheir Institutional Mortqagees, the Insurance Trustee may rely upori a certificate of the Association as to the names of tho vit owners and their respective shares of the distribution. Upon request of the lnsurance Trustee the Association shall Eorthwith deliver such certificate.
3.6 Reconstruction. If any part of the Common Elements or any Unit or units, or part thereof, shall be damaged, such damaged portion shall be promptly reconstructed or repaired unless such destruction renders one-half or more of the units untenantable and the cintra of seventy-five (75\%) percent or more of fhe Units vute agairist such reconstruction or repair at a mestiay which gitall se rilled within ninety (90) days after the occurrence of the casoalty, or, if by such date, the insurance loss has not been finally adjusted, then within thirty (30) days after final adjustment; provided, however, that the condominium shall not be abandoned ot terminated without the prior written consent of each Institutiorai Mortgagee having a first mortgage upon a unit of the ondoninium. Any such reconstruction or repair shall be substantialty in accordance with the plans and specifications lo be prepared by an architect selected by the Board. Encroachmente apon or in favor of Units which may be created as a result of such reconstruction or sapir shall not constitute a claim or


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construed to limit or modify the responsibility of the Unit Owner to make such reconsta action or repair.
(b) Association, The baiance of the construction fund shall be applied by the Insurance rrustee to the payment of the costs of reconstruction and repair and shall be paid to or for the account of the Association Erom time to time as the work progresso:. The Inaurance Trustee shall make such payments upon the written request of the Association, accompanied by a certificate, dated not more than fifteen (15) days prior to such request, signed by a reoponsible officer of the Association, and by an axclitect in charge of the work, who shall be selected by the Association, setting forth (i) that the sum then reguested either has been paid by the Association or is iurter f:0 to contractors, subcontractors, materialmen, armitects, or other persons who have rendered services of formished materials in connection with the work, and that the sum requested does not exceed the value of the servicrs and materials described in the certificate and (ii) thet except for the amount stated in such certificate to he due as aforesain, there is no outstanding indebtedness known to the perswn signing such certificate after due inquiry. which might become the kasis of a vencor's, mechanic's, fatsoialmen's or similar lien upon such work, the Gomon Elements or any brit. and (iii) that the cost is estimated Dy the person signing such certificate ot the work remaining to be done subsequent to the gete of such certificate dofs not exceed the amount of Encurance proceeds (and assessments, if any) remaining in ibe hands of the Insurance Trustee after the paymenc of the sum so requested.
(c) Procceds. It shall be presumed that the first monies disbursed in payment of such costs of reconstruction and repair shall be from insurance proceeds; and if there is a balance in the constroction fund after goyment of all costs of the reconstruction and repair fox which the fund is established, such balance shall be distributed to the Association.
A. 10 Ăjustment. Each Onit Owner shall be deened to have delegated to the Association his right to adjust with insurance companies all losses under policies purchasud iby the Association subject to the rights of Institutional Mortgagees having a mortgage upon the Unit, and to collect and appropriately dispose of the proceeds of such policies, to negotiate losses and to execute releases of liability. Notwithstanding the foregoing, the Association may, but shall
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not be onjigated to. name as an insured. on behalf of the Association, the Association's authorized representative, incluaing any trisstee with whom the Association may enter into an Insurance Trust Agreement, or any succestor to such trustee, who shall have exclusive authority to negotiate losses under any policy providing property or liability insurance.
Q. 11 Institutional Mortqagees. In the event a mortagee cndorsement has been issued as to a unit, the share of the Unit Owner in insurance proceeds shall be held in tiust inst for the Institutional Mortgagee and then the Unit owner as their intereste may appear; provided, however, that no Institutional Mortgagee shal! have any aight to appiy or have applied to the reduction of a turitgoge deht any insurance proceeds except distributions of such proceedes made to the Unit Owner and Institutional Mortgagee pirsuant to the Provisions at this Deciaxation of Conaominium.
8.12 contents. Fach Unit Cwner shall be responsibls for insuring the contents of his Unit which belong to him, any imgrovements made by him within his Unit and any portion of his Unit for which he bas the responsibility of maintemance, repair and replacement a: piovided iñ this Declaration of Condominum except sucf, fixtuxes, installations, additioma on other items which are incurod by the Association as provided ir: paragrapt 6.2 hereof.
*. Condemation Coridemnation uf the Condominium property or any portion thereof shait be handled in the Following manner:
9.1. Awards. The taking of Cordominium preperty by condemnation shall be demed to be a casualty, and the awarde for that taking shall be deemed to be proceeds from insurance on account of casualty and shail be deposited with the Insurance Trustee. Even though the awards may be payable to unit: Owners, the unit Owners shall deposit the awards with the Insurance Trustee; and in the event of failure to no so, in the discretion of the Boardi a special assesmment shall te made against a defaulting Unit Owner in the amount of fis award or the amount of that award shall be set off against the sums hereafter made payable to that owner.
9.2 Determination Whether to Continue Condominium. Whether the condominium will we continued after condemation will be determined in the manner provider for determining whether damaged property will he reconstruated arib repaired after a casualfy. For this purpose, the taking by condemation shall be deemed to be a casinity. Frovided, however, that the condominium shall not be abardoned or


(b) Adaj bin to Comon Elements, The remaining portion of the init. if any, shall become a part of the Common E: amorts and shall be placed in condition for use by all of tite remaining Unit ownets in the manner approved by int Board.
icj Adjustment of shares in Common eremests. Provided that each Institutional Mortgagee holaing a Eiret mortgage upon any Unit or jime Siaie Estzte and at Least twothirds (2/3) of the thit fintsit (zher than the sponsor) have given their prior oritten approval, the shares in the Common Elemerts amentenant to tio Units that continue as part of itie condoninium shall be adjusted to distribute the ownesship of the comom rlements among the reduced number of units.
(a) Assessments. If the amount of the awira for the taking is not sufficient to pay the market value of the condemited Lnit to the owner and co condition the cemaiming portion of the unit for use as part of the: Common Elemonte, the additional funds reguired for those purposes shall be cajsed by assessments against all of the Unit Owners who will continue as owners of Units after the chenges in the condominium effected by the taking. The assestrnents shall be made in proportion to the shares of thorer ewters in the common Elements after the changes affectac by the taking, provided that earh Institutional Nortyarte holding a first mortgage upon any Unit and cwo thitds (2/3) of the Unit owners (other inan the sponsor) shal! give their prior woitten approval of any chances in shares of linit Owners in the Common Elements, as provided in $9.5(c)$.
(e) Arbitration. Tf the market value of a unit prior to the taking cannot be drememined by agreement Detween the linit owner and movtobsues of the unit and the Association withir: 30 days itior notice by either party, the value shall be defermin. by acbitration in adcordance wis the then tiasting zules of the Anerican Arbitretion Assocition, e\%oept tiat the arbitrators shall be two appraisere abpoiatci fy the American Arbitration assnciation who shall base their determination upon an average of their appraisals of the unit; and a judgment of specific performance upon the decision rer:dered by the arbitrators may be entered in any court of competent jurisdiction. The cost of arbitration proceedings shall be assessed against all Unit Owners in proportion to the shares of the owners in the common Elements as they exist prior to the changes effected by the taking.







17.1 Annual Financiet SLatements of Association. To be furnished with at least one copy of the annual financial statement and report of the Association including a detailed statement of annual carrying charges, or income collocted, and operating expenses; such financial statement and report to be furnished within sirty (f0) days following the end of each calendar year.
17.2 Notice of Merings To be given rotice of any proposed action whoh would reguice the consent of a specified percentage of miregage holdersi amd to be given notice by the Association of the coll of a meeting of the Unit Owners to be helsj for any purpose, including but not limited to the purpose of conzidering any proposed amendment to this Declaration of Condominium or vo the Articies of Incorporation or Bylaws of the Assoeietion, which notice shall state the nature of the mencment beiry proposed: and te designate a representative to stend alk such meetings.
1:.3 Notice of Defaults. To be given written notics ot any default of any owner of a Unit encumbered by a mortange hetd by such Institutional Mortofgee in the pefformance eq sucin mortgagor's obligations nneier tho Deciaritirn et Condominium, Articles, Bylaws or Requiations which is not cured within sixty \{60) days. Such totice will be given itt writing and be sent to the principal office of surli Institutional Mortgagee, or to the place which it may designate in writing to the Association from time to time.
17.4 Insurance Endorsements. To be given at endorsenent of the poifcies covering the common Elements and fimited Common Elemerts recuiring that such Tnstitutionsl mortgagee be given any notice of cancellation provided for in such policy.
17. 5 Examination of Books and Recc.ds. Upon zeasonable notice, to examine the books and recoros of the Asscoiation during normal business hours.
17. 6 Notice of Damage. To be given time? y si. itson notice of any damage or loss to, or taking of the cman filements or any Unit, or of any notice by an authority tbat the Common Elements or any Unit will be the subject of condemnation proceedings.
18. Severability. The invalidity in whole or in part fit an: covenant or restriction or any paragraph, subparajrgph, zeinabcet clatse, phrase or word or other provision of this bectatitith al Condominium, the Articles, the Bylaws, the Rules and Ffoulitions of the Association, ana any exhibits attached hereto, shat aot affect the remaining portions thereof.

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TATE OF RLORIDA
COUNTY of st John
The foregoing instrument was acknowledged before me this $20+\mathrm{h}$ day of November, 1985, by Dorothy F. Aldrich $\quad$ Irwin carzsso, the Secxetary PRovects. INC. a corporation, on behalf of the corporation.

Notarial "eall.

## EXHIBIT A-1

TO DECLAMATION OF CONDOMINIIM
Lega Description

## JOINDER OF MORTGAGEE <br> TH 689 mici493

Barnett Bank of Jacksonville, Neforein called the Mortgagee; the owner and holder of a mortgage upon that certain parcel of land in Stiff Johns County, Florida, more particularly described on Exhibit "A-1" attached hereto and made a part hereof, which mortgage is recorded in official Records Volume $\qquad$ 664 Page _ 2691. public records oz St. Johns county, Florida. joins in the making of the Declaration of Cononminium of Hibiscus If a Condominium, for the purpose of consenting to the terns end provisions contained in said Declaration.
IN WITAESS WHEREOF, the mortgage has caused this instrument to be executed in its name by its proper officers thereunto duly authorized this 20th day of Novonher 158.
Signed. SEaled and Delivered In the Presence Of:
Barnett Bank of Jacksonville, N.A.

STATE OF FLORIDA
COUNTY OF DUVAL.
?


My Commission Expires $\qquad$
HT:




## Legal Description of Hibiscus II, a Condoninium

PARCEL 1:
A portion of the Southerly 301.02 ft . of the Northerly 600 feet of Governoment Lot 5, Secticn 15 , Topnship 0 South, Renge 30 East, St. Johns County, Fiorida. befing more partievierly deceribed os follown:
 of said Coverment iot 5 and the Ensterly rightof-way line of Stete food No. A-1-h; thence Nortio $89^{\circ} 33^{\prime}$ g' Sast, 93283 feet along said Southerly ilne to the Point of Begipning; thence North $0^{\circ} 26^{\circ} 08^{\prime \prime}$ Wezt, 64.64 feet; thence North $4^{\circ} 46^{\circ} 33^{\circ \prime}$. West, $49,57^{\prime}$ feet; thence south $89^{\circ} 33^{\circ} 52^{\prime \prime}$ West, 82.77 feet, thence North $45^{\circ} 26^{\prime}$ 08' West. 4.47 feet; thence North $0^{\circ}{ }^{\prime \prime} 26^{\prime}$ 08" West, 64.89 feet; thence North $44^{\circ} 33^{\prime} 52^{\prime \prime}$ Eest, 55.69 fast; chence North $89^{\circ} 33^{\prime} 52^{\prime \prime}$ Eant, 36,11 feet; thence South $45^{\circ} 26^{\prime}$ O8' East, 69.98 feet; thence North $44^{\circ} 33^{\prime \prime} 52^{\prime \prime}$ East 65.04 feet; thence North $89^{\circ} 33^{\circ} 52^{\prime \prime}$ Fiast, 58,90 feet to an iron pipe on the Coostol Construction Setback linei tience North $69^{\circ} 33^{\prime \prime} 52^{\prime \prime}$ East, 365.0 feet to ghe Mean high water IIne of the Ariantic Ocean, sald point being rgfererice point "A"; thence begin again at the Punt of Beginning: thence North 89 33" $32^{\circ "}$ Eatan 168. 32 feet to an fron pipe on the Constai Construction Setbsak line; thenct: North $89^{\circ} 33^{\prime \prime} 52^{\prime \prime}$ East, $\pm 400$ feet tc cie Nean high vater ilne of the Atiantic Ocean; thence Norchwestexly $t 224$ feet miong buld fean high water line to reference point " $A$ " and the last call of this description. AND
PARCEI 2:
A portion of the south 301.02 feet of the Noxth 600 feet of Governsent 1 of $5_{A}$ Section 15, Township B Sowth, fange 30 Eant, St. Johns County, Florida Iying Easeriy of State Road $A-\bar{i}-\dot{A}$ and being more particularly described an follows:

Econence at the intersection of the Southerly ine of cald North 600 Eest of

 212.41. Feet; thence North $89^{\circ} 33^{\prime} 52^{\prime \prime}$ EAEt, 300.76 feet; thence North $44^{\circ} 33^{\prime \prime}$ $32^{\prime \prime} ; 1 t, 10.49$ feet, to a point on curve to the xight and heving a radics, chord and chord tearing of 145,5 feet, 3.14 feet 5 outh $65^{\circ} 49^{\circ} 03^{\prime \prime}$ Eseti thence Southeriy aroung the are of aid curve, 3.14 feet to the Point of Beginning; thence North $4^{\circ}{ }^{\circ} 33^{\prime}, 52^{\prime \prime}$ East, 91.19 feet; thence kortin $89^{\circ} 33^{\prime}$. 52"' East, 37. 11
feet: thence South $45^{\circ} 25^{\circ} .08^{\prime \prime}$ East, $35.38^{\prime}$ feet; thence North $44^{\circ} 33^{\prime} 52^{\prime \prime}$ East, 67.20 feet; thence North $89^{\circ} 33^{\prime} 52^{\prime \prime}$ East, 37.11 feet; thence South $45^{\circ} 26^{\prime} 03^{\prime \prime}$ East, 52.44 feet to point on curve to the right and hoving radius, chord sout chord bearing of 204 feet, 40.12 feet and South $12^{\circ} 42^{\prime} 47^{\prime \prime}$ West, ; thence Southerly around the arc of the curve 40,18 feet; thence South $00^{\circ} 26^{\circ} 00 \%$ yaut, 29.0 Eeet; thence South $89^{\circ} 33^{\circ} 52^{\prime \prime}$ West, 115.83 feet; thence South $44^{\circ} 3^{\prime \prime} .52^{\prime \prime}$ West, 30.27 feet; thence South $89^{\circ} 33^{\circ} 52^{\circ \prime}$ West, 51.86 feet to point on eurve so the left having redtue, chord sid chord beating of 145.5 feet; 64.48 feet ma North $52^{\circ} 23^{\circ} 55^{\prime \prime}$ West; thence Northerly around the arc of bajd curve, 65.02 feet to the Point of Beginning.


## EXHIBIT A-2

TQ DECLARATION OF CONDOMLNLUM
Roadway Easement



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4.






BUILDING SECTION<br>12 UNIT BLDG.<br>BUILDINGS H\&J.

HWLI KUMERTNG SYSTEM: WUIDXNK LETEER (H OR J) PRECEDES - UNILI HMBER. E.G. H-101 (IST FLOOR.



## 1H689 m: 1506

## EXHIBIT C

## TO LECLARATION OF CONDOMIHIIM Ceztificate of Surveyot



BUILDING SECTION 12 UNIT BLOG. buildings a:

UNIT REMERENG SYSTEM:
BUIZDYNG LETIES (H OR 7) PRECEDES HRTT NUMERA. E.C. H-101 (1ST FLOOR UHIT TYPE 12-2E

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$\lrcorner$


## 11689 <br> pus 1508

## SURVEYOR"S CBRTIPICATE

The unciersigned, a registered land surveyor authorized to practice in the State of Florida, hereby certifes with respect to BIBISCuS II, a Condomin' im, (the "Condominium") shat the construction of buildings $H$ and $J$ in the Condomin'um, and the following Units located therein (os shown on Schedule 1 attached heretol:

| $\mathrm{H}-101$ | $\mathrm{H}-201$ | $\mathrm{~J}-101$ | $\mathrm{~J}-201$ | $\mathrm{~J}-301$ | $\mathrm{H}-301$ |
| :--- | :--- | :--- | :--- | :--- | :--- |
| $\mathrm{H}-102$ | $\mathrm{H}-202$ | $\mathrm{~J}-102$ | $\mathrm{~J}-202$ | $\mathrm{~J}-302$ | $\mathrm{H}-302$ |
| $\mathrm{H}-103$ | $\mathrm{H}-203$ | $\mathrm{~J}-103$ | $\mathrm{~J}-203$ | $\mathrm{~J}-303$ | $\mathrm{H}-303$ |
| $\mathrm{H}-104$ | $\mathrm{H}-204$ | $\mathrm{~J}-104$ | $\mathrm{~J}-204$ | $\mathrm{~J}-304$ | $\mathrm{H}-304$ |

and all planned improvements relating thereto, including but not limited to landsceping, utility services: acouss to Units in the buildings and common element facilitios servirg the buifaings in which the foregoing Units are located, have been substantially completed so that the material attaches to the declaration, together with the provisions of the Declaration describing the condominium property, is an accurate representation of the location and dimensions of the improvements; and that the indentification, location and dimensions of the common elements and of each init in the aforesaid builiings can be determined from these materials.


Dated: November 19,1985
Sworn to and subscribed before me this 19th day of November . 1985.
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Whafy ytulic. state of Florida at targe.
My, coumil ion expires: $9 / 29 / 89$
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COMPOSITE
EXHIBIT *A*
PAGE 1



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## ARTICLE I.

## Name

The name of the corporation shall be Hibiacus Condominium Association II, Inc. For convenience the corporation shall be referred to in this ingtrument as the Association.

ARTICLE II.
Purpobe
A. The purpose for which the association is cregafed ts to provide an entity pursuant to Chapter 719, Florida Sistutes, far the operation of Hibiscus il. a Condominium, to be Located on the property more particularly described in the Declaration of Condominium establishing euch condominlum recorded or to be zecorded among the public recordia of St. Jonns County, Flozida (hereinafier referred to as the "Condominium";
B. The Association shall make no distribsisons of income to its members, directors or officexs.

ARTICLE ILI.
Powers
The fowers of the Association shall include all of the common limpars of the association shall include ail of the including, but not limited to those set forth in Chapter 617 and Chapter 7ig, Florida Statutes, as presently existing or as may be amended from time to time, together with those powers conferred by the Declaration of Condominium, these ticicles of Incorporation and the Bylaws of the Aseoctation.

## ARTICLE IV.

## Members

A. The members of the Association shall consist of all of the record owners of units in the Condominium, and after termindtion of the Condominiun shall consist of those who are mewbers at the time of such termination and their successors and assigns.


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| B. Change of ownership in the Associagion shalllished by recording in ine public records of st. Joh |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |
| County, Florida, a deed or other insomment establishing a record |  |  |  |  |  |  |
| title to a unit in the Condorinmm and the delivery to the |  |  |  |  |  |  |
| Association of a copy of such instrument. The owner designated by such instrument thus besomes a menber of the Association and the membership of the pxioz owner ls terminated. |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| C. The shares of a member in the funds and assets of the Assuciation camnot be assigned, hypothecated or transierved in any manner, except as an appurtenance to his unit. |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| D. A member shail be entitled to one vote fer each wait. owned by him, except there anall be no vote for any unit ouned by the Association. The maner of exerciging voing rights shall be determined by the Bylawe of the Association. |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| ARTIGLE Y. |  |  |  |  |  |  |
| Di rectox |  |  |  |  |  |  |

The affaire of the Association shall be managed by a Board of Directors consisting of no less than three (3) Directors, nor more than seven (7) Dírectors, Each Director sinall be pipereon entitled to cast a vote in the Agsociation, except as otherwise provided hercin or in the Bylaws. The inicial Dose of Directors shall consist of three (3) members. The names ant addresses of the persons who are so serve as the initial Board of Directors are as follows:

## NAME

Irwin Carasso
L. Pecer Johnson

Gordon Hein

Paul W. Gardner

## ADDRESS

Route ?, Box 93
AlA South
St. Augustine, th 32084
i549 Beach Avenue
Atlantic Beacti. FL 32733
F.O. 80x 410

St. Augustine, Fl.
7 San Rafaej. Ct.
St. Augustine, FL 32084

The initial Board of Directors shall serve until the annual meeting of the members held within one (1) year after the recording of the Declaration of Condominium, or until a special election meeting of the wembers to be held in accordance with the Bylaws upon the occurrence of one of the following events, whichever occurs first:
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#### Abstract

When unit owners other than community Projects, Inc. (the "Sponsor") own Eifteen (15x) percent or ricre of the unfts, such unit owners ahall be en+itled to elect not less than one-third (1/3) but not wore chan two-fifths (2/5) of the members of the Buard, 0nit orners other than the Sponsor shall be entifled to klect no lest than a majority of the members of the Board: three (3) years after sales by the sponsor have been closed on fifty percent (50\%) of the units; or three (3) months after sales by the Sponsor have been closed on ninety per cent (90\%) of the units of four (4) months after sales have been closed by the Sponsor on seventy-five percent ( $75 \%$ ) of the units; or when ail of the units have been completed and some of them hare been sold and none of the other wits are beine offered for sale by the Spenaor int the ordinary course of businegs, or when some of the units have been sold and none of tie others are being offered for sale by the sponegr in the ordinary course of business; or when the Sponsor valuatarily felinguishes control of the Association, whichever ghall firet occur, but in no event later than three (3) yearb after the firbt conveyance of a Unit to a purchaser. In any evenc, however, the Sponsor shall be enticled to elect not less thel: one (1) member of the board 60 lorg es the Sponsor holds for sale in the ordinary course of business five percent (5x) or wore units.

Thereafter the Directors shall be elected annually by che members in the manner provided in the Bylaws.


ARTICLE VI.

## Officers

The affairs of the Assecfation are to be managed by a President, one or more Vice Presidente, Treasurer, a Secretary and wuch other officers as the Bylaws of the Association may provide from titne to time. The names of the initial officers are as follows:

## NAME

1. Peter Johnson

Paul W. Gardner
Irwin Carasso
Gordon Hein

OFFICE
President
Vice President
Vice President/Sucretary
Treasurer



ARTICLE VIII,

## Bylarg

The firet bylaws of the Association shall be adopted by the Board of Directors find may be altered, amended or rescinded by the Board of Directors in the manner provided by the Eylaws.

ARTACLE IX.
Arendments
Amendments to the Articles of Incorrozation shall be proposed and adopted in the following inanner:
(a) Notice of the subject tiater of a proposed amendione shail be included in fhe notice of any menting át which a proposed amendment is considered.
(b) A resolution for the adoption of a proposed smendment may be proposed efther by the Board of Bitecrors or by a majority vote of the menbers of the asgotiacion. Disectors and members not present in person or by proxy at the meeting to consider the amendwent may express their approval in writirg. provided such approvel is delivered to the Seczetary priex to such meeting. A resolution adopting a proposed amendment wust bear the approval of not less tinan a majority of the Board of Directors and not less than a majority vote of the membere of the Asscciation.
(*) In cite alternative, an amendment way be made by ait agreement sisred and acknowledged by all the record owner: of units in the rianmer required for the execution of 4 deed.
(d) fir, withstanding anything to the contrary contained hereiry, the sitial Eoard of Directors shall have the xight to amend these Articles of Incorporation without the consent of any member so long as no such amendment shail advessely affect the rights or powers of the hoteray of any peevievaiy recorded mortgage upon any unit or edverseiy affect any member.
(e) No amendment shall make any changes in the qualfications for mewberehip noz the voting rights of members, nor aty change in Article IV, Section $C$ hereof, without approval in writing by all members and the written consent of all record owners of mortgages upon the Condominiuta, No amendment ghall be made that is in conflict with the Condominium Act or the Declaration of Condominium, nor shall any amendment be wade which modifies, restricts or otherwise affects the rights and powers of the initisi Bosrd of Directors or of the developer of the Condominium.

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## IYTAWS

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## YLAWS

OF
HIBISCUS CONDOMINIUM ASSOCLATION II, $1 N C$.
A FIORIDA CORPORATION NOT FOR PROFIT

ARTICLE I
IDENTITY
Section ?, Condominium. These are the Bylaws of hibiscus CONDOMINIUM ASSOCIATION II, LNC.. (the "Association"), a nonprofit Florida corporation, as provided Eor in Chapter 718 , Florida Statutes, which has been organized for the purpose of administering Hibiscus II, a Condomindur, located on the property described ir the Declaration of Condoninium of Hibiscus II, a Condominium, (the "Condominium") filed or to be Giled in the public records of St. Johns County, Flotida, and as anensed from time to time.

Section 2. Office. The office of the Association shail he In St. Johns County. Florida, at the aite of the Condominium or suct. other place as may be designated by the Board of Directors (the "Board").

Section 3. Kegistered Agent. For the purpose of service of process, the Association has des grated a registered agerit, which designalion may be changed from tine to time.

Section 4. Seal. The seal of the corpuration shall bear the name of the corporation, the word "Florida". the words "Corperation Not For Profit" and the year of incorporation.

ARTICLE: II
MEMBERS
Section 1. Qualification. The members of che Association shail consist of all of the record owners of Condominium units (hereinafter "unit").

Section 2. Change of Membership. Change of membership in the Association shall be established by recording in the public records of St. Johns County, Florida, a deed or other instrument establishing a record title to a unit in the Condoninium and fite delivery to the Association of a copy of surh instrument, the owner designated by such instrument thereby becriming a member of

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the Ascociation. The membership of the prior owner shall be thereby terminated.

Section 3. Voting Rights. A member will be entitled to one vote for each residential unit owned by fim. The manner of exercising such voting rights shall be deternined by these Bylaws. The term "majority" as used in these Bylaws and other Condominiug instiuments in reference to voting by unit owners, Association members, and the Board of Directors, means moze than fifty ( $50 \%$ ) percent.

Section 4. Designation of Voting Representative. : a unit is owned by one personhis right to vore shall be estiolished by the record title to his unit. If a unit is owned by more than one person, the person entitled to cast che vote for the unit shall be designated by a certificate signed by all of the record owners of the unit and filed with the Secrstary of the Assoctation. If a unit is owned by a corporation, the persor entitled to cast the vote for the unit shall be designated by a certificate of appointment signed by rhe Fresident or Vice Fresident and atrested by the secretary of the corporation. Such certificate shali be valid until revcted or uncil superseded ty a subeequent certificate or until a charege in the ownership of the unft concerned. A certificate desigrating the persen entitled to cast the vote of a witt may be revoked by any owner thereof.

Section 5. Approval or Disappiuval of Maltere. Whenever the decision of a unit owner is required upon any matter, whether or not the subject of an Association meeting, suci dectsion shall be expressed by the tane person who would cast the vore of such owner if et an associjation meecing, unless the joinder of record owners is specifically required by the Declaretion or these Bylaws.

Section 6. Restraint Upon Assignment of Shares in
Assets. The share of a menber in the funds and assers of the Assecfation sannot he asaigned, hypothecated or transferrad in any manner except as an appurtenance to his unit.

ARTICLE IV

## MEMERS: MEETHGS

Section 1. Annuai Monherg' Mecting. There shall be ga anmal meeting of the meabers of the Association, The indtial wembers meeting shail be held within one (1) year after the recording of the Declaration of Condominiun. Thereafter, the annual members' meeting shall be held in April of each year beginning with the second calendar year after the recording of the Deciaration of Condominium at date, place and time to be
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determined by the Board for the purpose of electing Directors and of transacting any other business authorized to be transacted by the members.

Section 2. Speciai Members Megting. Special members. mestings shall be held whenever cahed by a majority of the Board of Directors and must be.called by such Directors upon receipt of a witten request from members encitled to cast an (10\%) percent of the votes of the entire memberitip.

Section 3. Notice of All Mabers Meetiga. Notice of all menbers' meetings stating the time and yace and the objects for which the meeting is called shall be given unless waived in writirg. Such notice shall be in writing and Eurnished to each rember not less than fourteen (if) jays nor more than sixty ( 60 ) days in advance of the date of the ineeting and by posting at a conspicuous place on the Condominium property a notice of the meeting at least fourteen (14) days but not more than sinty (60) days in advance of the date of the meeting. Unless a member waives in writing the right to recaive notice of the annual meeting by wall, the totice to each member shall be furnished by mailing the sane by certified mail to each member at his address as It appears on the books of the Association and the post office receipt shall be retained as proof of such malling. Notice of a particular meeting may be waived at any time prior to the date upon whict notice for that particular weeting, as described herein, is required to be given.

Section 4. Quorum. A quorum at menbers" meetings shall consist cf persons entitled to cast a majority of the votes of the Association. The acta approped uy $\mathrm{a}_{\mathrm{a}}$ plurality vote of those present at a meeting at which a quorum is present shall consintute the acts of the members. except when approval by a greater vote is required by che Declararion or Condominiur or cheae Bylaws. The joinder of a menber in the action or a meeting by sigaing sind concurring in the minutes thereof shall constitute the prestrice of such member for the proge of deteraining a quorum.

Section 5. Action without Mesting. Whenever the vote of . members at a meeting is required fo: any action of the Association, the meeting and the vote of members may be dispensed with, if members representing seventy-five (75\%) percent of the votes of che Association shall agree in writing to such action being taken.

Section 6. Proxies. Votes may be cast in person or by proxy. Proxies may be made by any person entitled to vote and shall be valid only for the specific meeting for which originally given and any lawfully adjourned reetings thereof. In no event


do ail ares and things in behalf of the Association as are not by stacute or by the Articles of Incorporation of the Association (the "Charter") or by these Bylaws or by the Declaration of Condomintum specifically directed or required to be exercised or done by the members, including, without limitation, the Following:
!. The Association has a lien on each condominium unit For any unpaid essessments with frterest and for reasonable atrorneys' fees incursed in the collection of the sssessment or enforcement of the lien. It also has the power to purchase the undt at the foreclosure sale and to hold, lease. mortgage ar convey it.

1. 2 in addition to its rights to purchase units at a lien foreclosure sale, the Association generally has the power to purchase units in the Condominium and ro acquire, hold, lease, mortgage and convey such units.

Section 2. Composicion and Qualifications. The inicial Board and thetr efrm of office shall be as set forth in the Charter, norwithstanding ary terms and fr visions in these bylaws to the contrary. The Roard, other than the initial Board, shall be elected by the members at the annual meeting of the members held within one (1) year after the recording of the Declaration of condominium or at the first "special election meeting" (as defined in Article IV, Section 3, of these byidwg) whichever occurs firgt, and each Director shall serve uncij the next annual meeting of the members or whtil his successor shall be elected and slidll qualify. Except for the initial Board and any Director on the tultial Euard who may gucceed hiraself in office, each Director shall be a person entitled to cast a vote in the Association. The Board shall be compoeed of three (3) Directors initially. The number of ifrectors may be increased of decreased by amendment to this provision of the Bylaws, but shall never be less than three (3) nor more than seven (7).

## Section 3. Election of Directors.

(a) Except as provided in oubsection (d) hereof. commencing with the firgt anmul meeting of members to be held within one (1) year after the recording of the Declaration of Condominium, werbers of the Board shall be slected by a plurality vote of the members present in person or by proxy at the annual weeting of the members of the Association, and entitled to voce.
(b) Except as provided in subsection (c), vacarctes on the Board occurring between annual meetings of thembers shall be filled by the remaining Directors,


been completed and some of them have been sold and none of the ochers are being offered for sale by the Sponsor in the ordinary course of business; or
(v) when sone of the units have been conveyed to purchasere and none of che others Ere being conscructed or offered for sale by the Sponsor lin the ordinary course of business; or
(vi) when the Sponsor voluntarily relinquishes control of the Asscciat:on:
whichever shall Eirst occur, but in no event later than three (3) years after the fitsi conveyance of a unit co a purchaser.
(3) Any Director elected by unit owners other than the Sponsor pursuant to subscctions (d)(1) and (d)(2) shall serve for the unexplred fon of the berector that is replaced. The Sponsor shall determine, prior to the "special eiection mefelng". which Sponsor appointed Board membet ehali resign to create the neceseary vacancy for the special election meeting.
(4) Upon election to the Board of the first unit owner other than the Sponsor efe Sponsor shall forward to the Florida Division of Land Sales and Condominiums the name and malling address of the said unit owner member of the Board.
(5) Notwithstanding anything herein to the contrary: the Sponsor shall be entiched to elect not less than one (1) member of the Board of Directors of the Association as long as ehe Sponsor holds for sale in the ordinary course of bullness Five percent (5\%) of the units of the condonintim operated by the Association.
(5) Within sixty (60) days after unit ownecs other than the Sponsor are entitlod to eleat a member of the Board, the Association ghall call and give notice of not less than thirty (30) days nor. more than forty ( 40 ) days of a meeting of the umic owners for chis purpose. Such meeting may be called and the notire given by any unit owner if the Association falls to do so.
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Iimited to the power to appoint comintees from among the wembers from time to time, as he may in his discretion determine appropriate, to assist in the condsct of the affairs of the Association. He shall serve as chairman of all Board and members meetings.

Section 3. Vice President. The Vice-fresident shall, In the absence or disability of the Pressdent, exwelse the powers and perform the duties of the President. fiot shall also generally assist the President and exercise such other powers and perform such duries as shall be prescribed by the Directors.

Section $4 . \quad$ Secretary. The Secretary shall keep the minutes of all proceedings of the Directors and the members. He shall attend to the giving and serving of all notices to the members and Directors and other notices required by law. He shall keep the records of the Association, except those of the Treasuret, and shall perform all other dutias incident to the office of Secrecary of the Asscciption and as may be required by the Directors or the President.

Section 5. Treasurer. The Treasurer shall have custody of all property of the Association, includigg Eurds, securicies and evidences of indebredness. he shail keep tite books of the Association in accordance with good accotating oractices and provide for collection of assessmeots; and he shall perform all other duties incident to the ofice of Treasurer.

Section 6. Compensation. Ine compensation, if any, of all officers shan be fixed by the members at their annual meeting. No officer who is a designee of the sponsor shall receive any corpensation for his services as surth.

Section 7. Indemification of Directors gnd officers.


Every Director and every officer of the Asseciation shall be indermified by the Association agairst al axpenses and liablifies, including counsel fees, reascnably incurred by or imposed upon him in connection with any proceeding or any settlement of any proceeding to which he may se a party or in which he may become Involved by reason of his being or having been a Director or officer of the Association, whether or not he is a Director or officer at rize ifme such expenses are incurred, except in such cases wherein the Director or officer is adjudged grossly negligent or criminally culpable in the performance of these duties; provided that in the event of a settlement, the indemnification herein shall apply only when che Board approves such
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settlement and reimbursement as being for the best interests of the Association. The foregoing right of ingemnification shall be in addition to and not exclusive of all other rights to which such Director or officer may to encitled.

ARTICLE VJ

## FISCAL MATTERS

Section 1. Annual Statement. The Bonvi ahall present at each annual meeting, and when called for by the vote of the members at any special meeting of the members, full and clear statement of the business and condition of th: Association. The annual starement shall include profit and loss statements and balance sheets propared in accordance with sound business piactices and wich generally accepted accouncing priactples uniformily applied, and a rapori of acturl. receipts and expenditures for the previous 12 montins. The report shall show the awomts of recelpts by accounts and receipt classifications, and shail show the amounts of expenses by accounts and expense claselficstions including, if applicable, but not ligited fo, etof following:
(a) Costs of security;
(b) Professionsl and managemenc faes and expenses;
(c) Taxes:
(d) Costs for recreution facilities;
(e) Expenses for seibse collection and atiifty services;
(f) Expenses for lawn care:
(g) Costs Eor building maintensice and repair;
(h) Insurance costs;
(1) Admintstrative and salary expenses; and
(j) Genersi rese:ves. maintenance reserves and depreciation reserves.

On or before March 1 of each year the Board shall furiash, by mail or personal delfvery, to each unit owner a copy of the conplete intancial report. Any holder of a first mortgage upon a Unit shall be entitied upon written request, to financial statement for the immediately preceding fiscal year.


Section 2. Checks. All checks or demands for money and notes of the Association shall be signed by such officer or officers or such other person or persons as the Doard may from time to time designate.

Seation 3. Fidelity Bonds. The Associacion shali obtain and pay for fideliry bonds in sach anmonts as the Board thay require for all officers, directors, eniployees and volunters who control or bisburse runds of the Association. the expense of such bonds shall be a comino expense.

Section 4. Aesessments. The Board shall fix and determine the sums necessary and adequate for the continued ownership. operation and majntenance of the Condoniniuni including common expenses, the payment for any tems of betterment, and the establishment of eppropriace recerme funds as the Board shall decermine. Common expenses which are to be the subject of said assessment shail be defined ammally by the Board and shall imhude all iteas of expense pertaining to the operation and maintenance of the Comaon Elemenes of the Condominiuif, the operacion of this Association and its expenses, and hwful expenses authorized by Chapter 718. Florida Statutes, the Declaration, the Charter and these Rylaws. Such common sapenses shall include but not be limited to: provision for property raxes and assessinents of the Condomimum (until such cirae as zay of such taxes or assessarits are made ageinst units individually, and thereafter as to such taxes or assessments, if any, as may be assessed against the condoniniun as a whole), insirence premiums for fire, windstorm and extended coverage insurance on the Condominium as described in paragraph 8 of the Deciaration of Condominium such personal property of the Condosinizn that is pait of its Comon Elements), which may include a deductible provision, premiums for adequate public liability insurance, legal and accounting fees, management fees, operating expenses of the condorinium and this Assoclation, meintenance, repalzs and replacements, (but only as to the Conmon Elements except as may be otherwise authorized by the Deslaration), chaises for vilities ans water used in common for the benefis of the Condomintum, cleaning and janitor servine of the Common Ele:nents, expenses and liabilities incosred by the fusectation in connection with the ingemnification of officers and directors provided for theten atid in and about the enforcement of its rights or duties against the members or others, and the creation of reasomable contingency or reserve requirements for the protection of the members. There shall be excluded from common expenses. charges for utilities separately charged and metered to each unit and consumed

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therein and any charges for alterations, repairs, painting or maintenance within the interior of any unit or otherwise, which are the responsibility of the unit owner, except for such charges for alteration, repairs, painting or maintenance which are the obligation of the unit owner and which must be made for the protection of the Common Elements of the Condminium but heve not been made by such unit owner.

Section 5. Payment Regular assessments shall be paid by the members on monthly basis. The standard of assessmentg for the first ytir of operation (nr prorata pari thereof) shall be as set forth in a projected operating budget certified by the Sponsor to be the then existing projected operating budget of the condominium. Seic assessment shall be computed thereafter in the manner set forth herein and in the beclaration. When the assessment is fixed by the Hoard it shall be retroactive to che first of Lhat fiscal year and the owmers of units will be credited wich any accrued monchly assessment chargea for that year with the sums they have theretofore paid in that year. Monthly assessiont charges once fixed shall continue until changed by the poard hereunder and shall be due and payable without sistize or demand no later than the tenti. (loth) day of each month of the wonth due. With respect to thanged asaessments and/or demands for retioactive arrearagea, notice in writing must be given to sach of the members therecf and payment will be due and payable without Eurther or other notice within ten (10) days of the posting of buch a notice as provided for the service of notices terein.

Section 6. Adjustment. The assessment fixed and to be fixed hexeunder is and shall be based upon a profection and estimate by the Board and may be ini excess of or less tinan the actual eums required. In such event, the Board. by appropriate action, may increase or decrease the amount of any assessment and ake such adjustments respecting the reserves as they ahall determine, including an assessment against each member of his proportionate share of any ieficlency or the crediting to each member of his proportionate share of any excess of the actual sums required together with reasonable reserves.

Section 7. Time for Determining. After the initial ceterwination of the annual cash requirements of the Association, determinations thereafter shall be made on a fical or calerdar year basis (as the board may determine) by the Eoard as soon as reasonably practicable after the end of the first and each subsequent year of operation of the Association.

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Section 8. Special Assessments. Special assessments. if required, shall be leved and pid in the same manner as heretofore provided for reguler assessments. Spectal assessments can be of two kinds: (i) those chargeable to all members in the same proportions as regular assessmenta to reet expenses not anticipated to be incurred on a regular or annual basis, including but not limited to, assessments to meft shorbiges or emergencies, or construct, reconstruct,
 repair or replace all or any part of the common Elements
(including fixtures and personal property related thereto) and for such other purposes as shall have been afproved by the members at a duly convened meeting; and (ii) those assessed ageinst one member alone to cover repairs or maintenance for which such member is responsible and which he has failed to make. which failuye impairs the value of or endangers the Common Elements or the Condominium or which are for expenses incident to the abatement of a misance within his unit.

Section 9.
Annual Budfet of Commor Expenses.
The proposed annual budget of common expenses shall be detailed and sinall show the amounts budgeted by accounts and expense clastifications, including but not ifuited to the
 fees, waintenance, taxes on Asacciation property, insurance, security, other expenses including, but nor limiced ro triose relating to the recreational facilitiee opetating -apical, reserves and fees payabie to she Florlefa Division of Land Saies and Condominiums. In addition to annual operating expenses, the budget shall include reserve accounte for capital expenditures and deferred maintenance. fncluding but not limited to the Following: roof replacement, building Fianting and pavement resurfacing. The aroount to be reserved shall be computed by means of a formula based upon estimated life and escimated replacement cost of each estimated life and estimated replacement cost of eath
reserve item. The proposed budget shall be miled by ifist class mail to the unit owners not less than thirty (30) days prior to the meeting of the Board at which the budget will be congidered, cogether with written norise of the time and place at which such meeting shail be ineld, and such meeting shall be open to all unit owners. If a budget is adopted by the Board which requires regular assessments against the members in any fiscal or calendar year pxcoedine list of such regular assessments for the preceding yar, upon written application of ten ( $10 \%$ ) percent of che members. a special weeting of the members shall be held upno not lesg than ten (10) days written notice to each membe: but within thity (30) days of the delivery of euch application to the board or any member thereof, at which special meeting members may consider and enact a revision of the

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budget, or recall any and all members of the Board and elect their successors. In either case, the revision of the budget or the recall of any and all members of the Board shall require a vote of not less than a majority of the cotal number of votes of all nembero of the Association. The buard way in any event propose a budget to the members at a meeting of the members or by writing, and if such budget or proposed budget be approved by a vot.- of a majority of members attentug the meering, of by a majority of the Association by a writing, such budger chojl not thereafter be reexamineg by the members in tios maner hereinabove set forth nor shall the board be recailed witac the terms of this section. In determining whether regular assessmencs exceed $115 \%$ of similar assessments in priar years, there shall be excluded in the computation any provision for anticipated expenses by the Assoctation which are not anticipated to be incurvad on a regular or annual basis; reasonable reserve funds for repair or replacement of the condominium property, and the payment of any itens of betterment to we condominium propercy. Provideć, however, that so long as the Spons, it is in control of the Poant, the Eoord shall not impose an issessment for a year greater than $115 \%$ of the prior f̈fical or calendar year'g assessment without approval of a majozity of the nembers.

Section 10. Default in Assessment, In the event of a default by a member in the payment of any sissessment, the Association way take such action as the board deems appropriate. The Assoziation shall have all righte and remedies provided by law including but not being limiteo to those provided by Chapter 718, Flarida Statutes, and the liability of the owner of a mit shall include liability for a reasonable attorney*s fee and for court costs incurzed by the Assoctation incident to the collection of such assessment or enforcement of ics lien. If the Assacistion elects to enforce its itfa by foreclosure, the untt ownet sinall be required to pay s reasonable rental for the urik pending foreclosuie and saie, to be fixed by the Roard, and the Association shall be entitled to the appotntment of a receiver to collect same. At any judictal saie held in the proceedings to enforce said lien, the Association may bid in, acquire, hold, lease, mortgage and convey the init, as the Board may determine. Nothing herein contained shall bar a suit to recover a money judgeent for unpaid assessments without waiving the lien stecuring the same.

Section 11. Fiscal Year, The fiscal year of the Association shall be the calendar year.



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Section 3. Construction. Wherever the masculine or singular form of the pronoun is used in these Bylaws it shall be construed to mean masculine - feminine, singalar or pluzal, wherever the context so requires or admirs, and shall include and apply to a corporation.

Section 4. Notices. Except as otherwise required by Article III, Section for notices of annual or special members meetinga, or as otherwise required hereln or by law. whenever notices are required to be given to any Director or wember, such notice may be given in writing, by mail, by depositing the same in post office or letter box, in a postpaid sealed envelope, addressed to such Director or member at such address as appears on the books of the Association, and such notice shall be detmed to be given at the time same shall be thus mailed. A waiver of any notice required hereunder signed by the persan or persons entitled to such notice, whether before or after the rime atated, shall be deemed equlvalent Ehereto.

Section 5. Desigation of Manager. The Board or officers way designate a inanager or other persons. ts they fay select, so assist them in carrying out the duries and functions aseigned to tiem herelt co in the charteá provided however, that the Board and offinere shall at all tines retain the powers ann duties granted to them by iaw, and shail at all times remain primarily responsible for their respective duties, functions and obligations imposed hereunder and under the Charzex.

Secrion 6. Transfer Expense. The Roard is authorized to charge a fee to any unit owner requesting approval from the Association in connection with the sale or lease or ocher transfer of ownership of oceupancy of his arit. The fee shall not exceed $\$ 50.00^{\circ}$.

Section 7. Availability of Recerds. Tie issociacton shall make avallable to unit owters, lendere and the holders, insurers and guarantors of the firgt mortgage on any unit, current copies of the Deciaration of Condominium of Hibiscus II, a Condominium, the Articles of Incorporation of Hibiseus Condominium Assoctacton II. Inc. and these Bylaws and other rules governing the condominium, and other books, records and financial statements of the Assoclation. The Association shall also make available to prospective purchasers current copies of said Declaration, Articles of Incorporation and bylews and other rules governing the Condominfum, and the most recent financial statement of the Asscciation. As used herein, "available" chall mean available for inspection, upon request, during





## BUILDING

| UNITS |
| :--- |
| $D-101$ |
| $D-102$ |
| $D-103$ |
| $D-201$ |
| $D-202$ |
| $D-203$ |
| $D-301$ |
| $D-302$ |
| $D-303$ |

EXCEPT as specifically amended hereby, the Declaration shall remain in tull force and effect and unmodified.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed in its name and its seal affixed hereto the day and year first above written.


Ny commission expires: $9 \rightarrow-3)$


## W6693 nec 252

## SURUEYOR'S CRRTIFICATE



