Lugust 2 1987 at 32 o'clock M. in Boone Co. Mc Document Na 9044 recorded in Book 5/3 page 428. Bettie Johnson, Recorder of Deeds. Document motticial AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, RESERVATIONS
EASEMENTS AND RESTRICTIONS OF ST. CHARLES VILLAGE, A PLANNED UNIT DEVELOPMENT This Amendment made on this Snd day of Aliquet, 1984, by William M. Beasley, Jr. and Edna M. Beasley, husband and wife, of Columbia, Missouri, who sometimes do business as "Beasley Builders," and St. Charles Village Venture, a joint venture of the State of Missouri, as formed pursuant to Joint Venture Agreement dated the 6th day of October, 1983, recorded in Book 505 at Page 150 of the Records of Boone County, Missouri. WITNESSETH: WHEREAS, William M. Beasley, Jr. and Edna M. Beasley, husband and wife, as "the Developer" who were then the owners of that real estate platted as St. Charles/Flat No. 1, by that Plat recorded in Plat Book 15, at Page 101 of the Records of Boone County, Missouri, caused such plat to be recorded, and further caused a Declaration of Covenants, Conditions, Reservations, Easements and Restrictions of St. Charles Village, to be recorded in Book 491 at Page 19 of the Records of Boone County, Missouri; and WHEREAS, such Declaration is hereinafter referred to as "the Declaration"; and WHEREAS, all rights as "the Developer" under the Declaration have been assigned by William M. Beasley, Jr. and Edna M. Beasley, husband and wife, to St. Charles Village Venture, a Joint Venture of the State of Missouri; and WHEREAS, St. Charles Village Venture is, therefore, now "the Developer," as described in the Declaration; and WHEREAS, the parties hereto desire to amend the Declaration in order to reflect the fact that St. Charles Village Venture is now "the Developer" under the Declaration, and for other purposes; and NOW, THEREFORE, be and it is hereby agreed and declared that the Declaration shall continue in full force and effect, as written, but that same shall be and it is hereby amended in order to reflect that all references to "the Daveloper" set forth in the Declaration, shall refer to St. Charles Village Venture, a Joint Venture of the Stats of Missouri (wherever the words "the Developer" or "Developer" appear in the Declaration, such words shall be deemed to refer to St. Charles Village Venture, a Joint Venture of the State of Missouri), and in order to smend Section 2 of Article V of the Declaration to reflect that the Association shall have as its Articles of Incorporation and Bylaws those documents which are annexed hereto as Exhibit A and B respectively and are hereby incorporated herein by reference. The Declaration, as hereby amended, shall continue in full force and effect. IN WITNESS WHEREOF, the parties hereto have executed this Amendment effective the day and year first above written. William M. Beasley Sr. ST. CHARLES VILLAGE VENTURE: By: William M. Beasley, Jr. and

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Nora Dietzel, Recorder of Deeds

Its Managing Joint Venturers

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STATE OF MISSOURI	) ) ss.	
Now on this undersigned, a Nota personally appeared by me first duly swo	day of August, 1984, before, me, the try Public in and for the State and County aforesaid, William M. Beasley, Jr., to me personally known, who being rn, did state that he had executed the foregoing Agreement, so as his free act and deed.	
ma.orrich in d'olumpit	EREOF, I have hereunto affixed my hand and notarial seal at a, Missouri, on the day and year first above written.	
My commission en	Notary Public B. Thompson  Noney B. Thompson	
STATE OF MISSOURI	) ) ss. )	
Now on this Ind day of August. 1984, before, me, the undersigned, a Notary Public in and for the State and County aforesaid, personally appeared Edna M. Beasley, to me personally known, who being by me first duly sworn, did state that she had executed the foregoing Agreement, and that she has done so as her free act and deed.		
IN TESTIMONY WHI	EREOF, I have hereunto affixed my hand and notarial seal at a, Missouri, on the day and year first above written.	
My commission en	Notary Post ic Noney & Thompson	
STATE OF MISSOURI	) ) es. )	
william M. Beasley, being by me first du! Venture is a Joint Vo Venture Agreement r County, Missouri; th have at all times be they are duly author: behalf of such Joint Agreement; and that	ay of August, 1984, before me, the undersigned, a d for the state and county aforesaid, personally appeared Jr. and William D. Eckhoff, to me personally known, who ly sworn, did state and acknowledge that St. Charles Village enture of the State of Missouri, as formed pursuant to Joint ecorded in Book 505 at Page 150 of the Records of Boone and William M. Beasley and William D. Eckhoff are now, and en the managing joint venturers of such Joint Venture; that ized to execute the foregoing document in the name of and on Venture by authority granted to them by the Joint Venture they had executed the foregoing document in the name of and int Venture; and that the foregoing document constitutes the said laint Venture.	

IN TESTINONY WHEREOF, I have hereunto affixed my hand and notarial seal at my office in Columbia, Missouri on the day and year first above written.

Notary Pupils B. Thomp

My complesion expires: 3-30 86

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# Unofficial Declinical Hones Association

#### A GENERAL NOT-FOR-PROFIT CORPORATION

HONORABLE JAMES C. KIRKPATRICK SECRETARY OF STATE STATE OF MISSOURI JEFFERSON CITY, MISSOURI 65101

#### We, the undersigned,

Name	Street	City	State	
William M. Beasley	2208D Bushnell Dr.	Columbia,	MO 65201	
Edna H. Beasley	2208D Bushnell Dr.	Columbia,	MO 65201	
William D. Eckhoff	315 Green Meadows Rd.	Columbia,	мо 65203	
being natural persons of the age of eighteen (18) years or more and citizens of				
the United States, for the purpose of forming a corporation under the "General				
Not-For-Profit Corporation Law" of the State of Missouri, do hereby adopt the				
following Articles of Incorporation:				

- 1. The name of the corporation is: ST. CHARLES VILLAGE HOMES ASSOCIATION.
  - 2. The period of duration of the corporation is: perpetual.
- 3. The address of its initial Registered Office in the State of Missouri is: 2208D Bushnell Drive, Columbia, Missouri 65201, and the name of its initial Registered Agent at said address is: William M. Beasley, Jr.
- 4. The first Board of Directors shall be three (3) in number, which shall serve until the first annual meeting of the Corporation, their names and addresses being as follows:

Name	Street	C1ty	Stat	<u>e</u>
William M. Beasley	2208D Bushnell Dr.	Columbia,	мо	65201
Edna H. Beasley	2208D Bushnell Dr.	Columbia,	мо	65201
William D. Eckhoff	315 Green Meadows Rd.	Columbia	МО	65203

- 5. The purpose or purposes for which the Corporation is organized are:
- A. To act as a Homeowners Association for Unit Owners and Homeowners in that Development located in Columbia, Missouri, known as ST. CHARLES VILLAGE, which Development will occupy all or a portion of that real estate platted as "ST. CHARLES VILLAGE", by that Plat recorded in Plat Book 15 at Page 101 of the Records of Boone County, Missouri;

EXHIBIT A

- B. To have those purposes, and to discharge those functions, provided for the "Association" by the "Declaration of Covenants, Conditions, Reservations, Easements and Restrictions of ST. CHARLES VILLAGE" dated the 28th day of January, 1982, and recorded in Book 491 at Page 19 of the Records of Boone County, Missouri (which such document is hereinafter referred to as "the Declaration");
  - C. To serve as the Association named in the Declaration;
- D. To serve as the Association for the Unit Owners in ST. CHARLES VILLAGE, which such Development is hereinafter referred to as "the Development";
- E. To fulfill all duties and obligations to the Owners of Units located within the Development, which are imposed upon the Corporation formed hereby (hereinafter referred to as "the Association") by the Declaration;
- F. To act as a Homesowners Association for all Unit Owners located within the Development;
- G. To levy, assess, collect, use and administer assessments against the members of the Association as described in the Declaration;
- H. To enforce those covenants, restrictions and requirements as to use and occupancy provided for by the Declaration;
- I. To provide for all maintenance, services, repairs, upkeep and operations and other services and obligations imposed upon the Association pursuant to the Declaration;
- J. To establish rules and regulations for the government and administration of the Association, and the Davelopment;
- K. In no event to carry on or conduct an active business for profit, or to in any manner engage in lobbying or political activities of any kind or nature whatsoever, and in no event to support political activities or political candidates of any kind or nature whatsoever;
- L. To have all of the common law and statutory powers of a Missouri corporation which is not for profit, and which are not in conflict with the terms of these Articles of Incorporation or the Declaration;
- M. To have all of the powers and duties set forth in Chapter 355 of the Revised Statutes of Missouri;
- N. To hold all funds resulting from the collection of assessments from the Unit Owners of Units located within the Development, and all funds collected by way of assessments paid by the members of this Corporation, and to

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hold such funds, in trust, for the benefit of the Owners of Units located within the Development, and to use such funds in accordance with the Declaration.

- O. To levy, assess, collect, use and administer assessments against its members for use by the Corporation in discharging its duties as hereinahove described.
- P. To provide facilities for the social and cultural pursuits of the residents of the Development.
- Q. To encourage and provide facilities for the athletic, recreational, social and cultural pursuits of residents of the Development.
- R. To carry on any and all pursuits and activities consistent with the purposes of the Corporation as hereinabove described.
- S. To own, manage, operate and maintain the Common Areas and Common Elements of the Development,
- VI. By-Laws. The Board of Directors of the Corporation shall adopt Bylaws, rules and regulations for the government of the Corporation, which may be changed from time to time. The power to make, alter, amend or repeal the Bylaws for the regulation and management of the affairs of the Corporation shall be vested in the Board of Directors and members of the Corporation as set forth in the Bylaws of the Corporation and as set forth in the Declaration.
- VII. Members and Voting Rights. The voting rights and powers of the members of the Corporation shall be as established by the Declaration, which is hereby incorporated herein by reference the same as though fully set forth herein.
- VIII. Declaration. The Declaration is incorporated herein by reference the same as though fully set out herein. Unless it is plainly evident from the context that a different meaning is intended, all terms used herein shall have the same meaning as they are defined to have in the Declaration
- IX. No Benefit to Private Persons. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its members. Directors, officers or other private persons except that the Corporation shall be authorized and empowered to pay reasonable compensation for services tendered,
- X. Restriction on Activity. No substantial part of the activities of the Corporation shall be the carrying on of propaganda or otherwise attempting to

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influence legislation not affecting the Development, and the Corporation shall not participate in or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

- XI. <u>Dissolution</u>. If the Corporation shall be voluntarily or involuntarily dissolved pursuant to the laws of the State of Missouri, the assets of the Corporation in the process of dissolution shall be applied and distributed as follows:
- A. All liabilities and obligations of the Corporation shall be paid, satisfied and discharged, or adequate provisions shall be made therefor;
- B. Assets held by the Corporation upon condition requiring return, transfer or conveyance, which condition occurs by reason of the dissolution, shall be returned, transferred or conveyed in accordance with such requirements;
- C. Assets held with a charitable, religious, eleemosynary, benevolent, educational or similar use, but not held upon a condition requiring return, transfer or conveyance by reason of the dissolution, shall be transferred or conveyed to one or more domestic or foreign corporations, trusts, societies or other organizations engaged in a charitable, religious, eleemosynary, benevolent, educational or similar activity pursuant to a plan of distribution adopted as provided by the laws of the State of Missouri dealing with not-for-profit corporations;

D. Any remaining assets shall be distributed, in equal shares, to the Owners of the Units located within the Development; provided, however, that the Attorney General of the State of Missouri shall be notified of the intention to so distribute such assets, in writing, at least thirty (30) days prior to such distribution.

IN WIINESS WHEREOF, we have hereunto affixed our signatures on this lot day of August . 1984.

William M. Beasley, Jr.

Edna M. Beasley Brasley

William D. Eckholl

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#### BY-LAWS

OF

ST. CHARLES VILLAGE HOMES ASSOCIATION A Not-for-Profit Corporation of the State of Missouri

#### ARTICLE I

#### Name and Location

The name of the corporation (which may be hereinafter referred to as "the Association," and which is referred to in the Declaration as the "Association") shall be ST. CHARLES VILLAGE HOMES ASSOCIATION, hereinafter referred to as "the Association". The principal office of the Association shall be located in Boone County, Missouri, at such location as the Association's Board of Directors shall from time to time designate.

#### ARTICLE II

#### Definitions

The following terms shall have the following meanings when used in these By-Laws:

Section 1. General Definitions. "Declaration" means the Declaration of Covenants, Conditions, Reservations, Easements and Restrictions of ST. CHARLES VILLAGE dated the 28th day of January, 1982, and recorded in Book 491 at Page 19 of the Records of Boone County, Missouri. "Board", means the Board of Directors of the Association described in the Declaration, and the Board of Directors of the Corporation, for which these Bylaws are adopted. The terms "Board," and "Board of Directors," as used in these Bylaws, shall be synonymous, meaning one and the same Board, such Board being the Board of Directors of the Association (the Corporation formed hereby).

Section 2. Other Definitions. Unless it is plainly evident from the context that a different meaning is intended, all other terms used herein shall have the same meaning as they are defined to have in the Declaration.

#### ARTICLE III

#### Membership in the Association

There shall be two (2) classes of membership in the Association, Class A and B. The qualifications for membership, and the

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requirements of membership, and the identities of Class A members and Class B members shall be as specified in ARTICLE IX of the Declaration. Class B memberships shall exist for the period of time specified in ARTICLE IX of the Declaration. Upon the termination of Class B voting rights, Class B members shall continue as Class A members as to each Unit in which they hold an interest required for Class A membership under the terms of ARTICLE IX of the Declaration. Class B members shall also be Class A members as to all Units with respect to which they own the interest required for Class A membership.

#### ARTICLE IV

#### Voting Rights

The Association shall have two (2) classes of voting membership. Class A and Class B. The qualifications for Class A Membership and Class B Membership, and the identities of the Class A and Class B members, and the nature and extent of the voting rights of Class A and Class B members shall be as specified in ARTICLES VI and IX of the Declaration.

#### ARTICLE V

#### Membership Meetings

- Section 1. Place of Meetings. Meetings of the membership shall be held at the principal office or place of business of the Association, or at such location in Boone County, Missouri as may be designated by the Board of Directors.
- Annual Meetings. The first annual meeting of the members of the Association shall be held within Three Hundred Sixty Five (365) days following the conveyance by the Developer of the first Unit located within the Development to a person other than the Developer. The annual meetings of the members of the Association shall, thereafter, be held within One Hundred Eighty (180) days following the close of each calendar year, at such time and place as the Board of Directors shall determine. All such meetings shall be held at such time and place as the Board of Directors shall determine.
- Section 3. Special Maetings. Special meetings of the membership may be called at any time for the purpose of considering matters which, by the terms of the Declaration, or by the terms of the Association's Articles of Incorporation, or by the terms of these By-Laws, require the approval of some or all of the members, or for any other reasonable purpose. Said meeting shall be called by a written notice, authorized by a majority of the Board of Directors, or upon a petition signed by twenty percent (20%) of

-3-

the Class A or all of the Class B Members (if there are Class B Members) of the Association having been presented to the Association's Secretary. The notice of any special meeting shall state the time and place of such meeting and the purposes thereof. No business shall be transacted at a special meeting except as stated in the notice unless by consent of four-fifths (4/5) of the members of each class present, either in person or by proxy.

Section 4.

Notice of Meetings. Except when otherwise provided by the Declaration and except when notice is waived as hereinafter provided, written or printed notice of any annual or special meeting of the members shall be sent by the Secretary of the Association to all members by mailing the same, postage prepaid, at least ten (10) days and not more than forty (40) days prior to the meeting, addressed to the members at their respective addresses as recorded upon the membership books of the Association. Notice may also be accomplished by service of same upon the member at his Unit or last known address. Notice by either such method shall be considered as notice served. Any notice shall state the place, day and hour of the meeting and the purpose or purposes for which it is called. No notice of any annual or special meeting of the members is required if all members file with the records of the meeting written waivers of such notice. In the absence or disability of the Secretary, notice as provided for in this Section may be sent out by any such officer as may be designated by the Board of Directors.

Section 5.

Waiver of Notice. Any member may waive notice of any membership meeting, either in writing or by telegram, signed by the member whether such member attends the meeting or not. The presence of a member at any membership meeting shall be deemed to constitute a waiver by the member of notice to the meeting unless such member attends for the express purpose of objecting to the transaction of business at the meeting.

Section 6.

Quorum and Voting. The presence of thirty percent (30%) of the members of the Association of each class, either in person or by proxy, shall constitute a quorum for the transacting of business at all meetings of the members, unless a greater quorum is required for the transaction of the particular business by the Declaration. Unless otherwise specified by these Bylaws or the Declaration, or by the Association's Articles of Incorporation, or by law, decisions at membership meetings shall be by the najority vote of the members present of each class. If a quorum is not present, a majority of the members of each class present may adjuourn the meeting to another date and time of not less than forty-eight (48) hours from the time the original meeting was called, unless otherwise required by the Declaration, at which time the quorum requirement shall be reduced by one-half (1/2). No notice of such date and time shall be required.

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30%) of the arson or by of business quorum is ess by the case or the origination, be by the If a quorum ass present f not less pration, at y one-half red.

Proxies. A member may appoint any other member or the Developer or the manager or managing agent of the Association, if any, as his proxy. In no case may any member, (except the Developer or the manager or managing agent, if any) cast more than one (1) vote by proxy. Any proxy must be filed with the Secretary of the Association before the appointed time of each meeting. Unless limited by its terms, any proxy shall continue until revoked by a written notice of revocation filed with the Secretary of the Association or by the death of the member.

Section 8. Meetings, Convened, How. Every meeting of the members, for whatever purpose, shall be convened and chaired by the Association's President, if he be present, otherwise by the Vice President, or in his absence or refusal to act by persons selected by the Board of Directors.

Section 9. Order of Business. The order of business at all annual meetings of the members shall be as follows:

(a) Roll call and certification of proxies.

(b) Proof of notice of meeting or waiver of notice.

(c) Reading of minutes of preceding meeting.

(d) Reports of officers, if any.(e) Reports of committees, if any.

(f) Election of inspectors in election.

(g) Election of directors.(h) Unfinished business.

(1) New business.

In the case of special meetings, items (a) through (d) shall be applicable and thereafter the agenda shall consist of the items specified in the notice of the meetings.

#### ARTICLE VI

#### Directors

Section 1. Number and Classification. The Board of Directors of the Association shall consist of three (3) directors, so long as Class B voting rights are in existence. Beginning as of the first annual meeting of the Corporation which next follows the date when Class B voting rights have ceased to exist, and continuing thereafter for the entire dutation of the Corporation, the Board of Directors of the Association shall consist of three (3) directors. During such time as there are Class B voting rights in existence, two (2) of such Directors shall be natural persons (who need not be Unit Owners) elected by the Class B Members, and one (1) of such Directors shall be a Unit Owner (or a person holding an ownership interest in a Unit), other than any Class B member or their designees, elected by the Class A members. After all Class B voting rights have ceased to exist,

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the Board of Directors shall consist of three (3) natural persons, who shall be Unit Owners or Owners of ownership interests in Units, elected by the members of the Association. Until Class B voting rights are terminated, all Directors shall be elected at the annual meeting of the Association's Board of Directors, and shall serve for one (1) year, and such additional time as is required for the due election and qualification of their successors. The provisions of this Section 1 to the contrary notwithstanding, the members of the first Board of Directors of the Association as designated in the Articles of Incorporation of the Association, shall continue to serve as members of the Board of Directors of the Association until their successors are duly elected and qualified, and shall have all powers, privileges, duties and discretions conferred upon members of the Board of Directors by these Bylaws and/or by the De\_laration.

Section 2.

Nominating Procedure. Persons to stand for election as members of the Board of Directors shall be nominated from the floor at the annual meeting of the members.

Section 3.

The Board shall fill vacancies in its membership occurring between elections. A Board member, who is absent without sufficient cause (such sufficient cause being determined within the sole and absolute discretion of the remaining members of the Board by the majority vote thereof) from three (3) consecutive meetings of the Board may, at the option of the remaining members of the Board, be considered to have resigned, and such vacancies shall be filled by the unanimous vote of the remaining members of the Board; provided, however, that before such option is exercised by the Board, such member shall be given at least eight (8) days written notice that the exercising of such option is an issue to be placed before the Board so that such Board member shall have ample opportunity to appear before the Board to explain his absence from the meetings of the Board. For purposes of determining whether or not to exercise such option, the size of the Board of Directors shall be deemed to be reduced by one. Vacancies in positions on the Board filled by the vote of Class B Members shall be filled by the remaining Directors elected by Class B Members.

Section 4.

Management. The Board of Directors shall, if it in its sole and absolute discretion deems it advisable to do so, employ for the Association, a professional manager, management firm or managing agent, at a rate of compensation to be established by the Board of Directors to perform such duties and services as the Board of Directors shall authorize, including, but not necessarily limited to those duties and services specified by ARTICLE VI AND IX of the Declaration. The employment of such a manager, management firm or managing agent shall be upon such terms and conditions as the Association's Board of Directors shall, in its sole and

absolute discretion, elect. Notwithstanding anything to the contrary hereinabove set forth in this Section 4, the Association or its Board of Directors shall not delegate any of its responsibilities for a term extending beyond the termination of Class B voting rights, prior to the conclusion of Class B voting rights, and shall not, prior to the termination of such Class B voting rights, employ any professional manager, managing agent or management firm for a term extending beyond the termination of Class B voting rights. Any management agreement shall be

Section 5. Term of Office. So long as there are Class B voting rights in the Association, all Directors shall be elected at the annual meeting of the members. The term of the present Board of Directors of the Association, shall expire when their successors have been elected at the first annual meeting of the members held after the adoption of these Bylaws. Beginning with the first annual meeting of the members of the Association, which is held after the termination of Class B voting rights, all three (3) directors shall be elected, with the term of office of the Director receiving the greatest number of votes being fixed at three (3) years. The term of office of the Director receiving the second greatest number of votes shall be fixed at two (2) years, and the term of office of the remaining Director shall be fixed at one (1) year. Thereafter, at the expiration of the each term of office of each respective Director, his successor shall be elected to serve a term of three (3) years. The Directors shall hold office until their successors have been elected and hold their first meeting.

terminable by the Association on six (6) months notice.

- Section 6. Termination of Directorship. The term of any Director who becomes more than thirty (30) days delinquent in the payment of any assessments due under the Declaration, or any share of the common expenses, and/or carrying charges shall be automatically terminated and the remaining Directors shall appoint his successor as provided in Section 3 of this Article.
- Section 7. Compensation. Directors, as such, shall not receive any stated compensation or salaries for their services as Directors.
- Section 8. Organization Meeting. The first meeting of the newly elected Board of Directors shall be held within ten (10) days of election at such place as shall be fixed by the Directors at the meeting at which such Directors are elected, and no notice shall be necessary to the newly elected Directors in order legally to constitute such meeting, provided a majority of the whole Board of Directors shall be present.
- Section 9. Regular Meetings. Regular meetings of the Board of Directors may be held at such time and place as shall be determined, from time

to time. such mee' regular r Director, six (6) c

Section 10. Special ' be calle Director, which no provided) Board of in like . Director.

Section 11. Waiver o' Director. meeting . of such r Board of time, pl. any meet required

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the . tion '		to time, by a majority of the Directors, but at least one (1)
		such meeting shall be held during each calendar year. Notice of
its .		regular meetings of the Board of Directors shall be given to each
ting		Director, personally or by mail, telephone or telegraph, at least
sa B		six (6) days prior to the day named for such meeting.
tor		
a of	Section 10.	Special Meetings. Special meetings of the Board of Directors may
be	·	be called by the President on three (3) days notice to each Director, given personally or by mail, telephone or telegraph, which notice shall state the time, place (as hereinabove provided) and purpose of the meeting. Special meetings of the
in .		Board of Directors shall be called by the President or Secretary
nual		in like manner and on like notice on the written request of any
of		Director.
sors !		
held	Section 11.	Waiver of Notice. Before or at any meeting of the Board of
irst		Directors, any Director may, in writing, waive notice of such
held :		meeting and such waiver shall be deemed equivalent to the giving
(3)		of such notice. Attendance by a Director at any meeting of the
the		Board of Directors shall be a waiver of notice by him of the
iet		time, place and purpose thereof. If all Directors are present at
ving		any maeting of the Board of Directors, no notice shall be
(2)		required and any business may be transacted at such meeting.
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hall	Section 12.	Quorum. At all meetings of the Board of Directors a majority of
tors		the Directors shall constitute a quorum for the transaction of
and		business, and the acts of the majority of the Directors present at a meeting at which a quorum is present shall be the acts of the Board of Directors. If at any meeting of the Board of Directors there be less than a quorum present, the majority of
t of		those present may adjourn the meeting from time to time. At any
the		such meeting, any business which might have been transacted at
ally		the meeting as originally called may be transacted without
his		further notice.
	Section 13.	Action Without Meeting. Any action by the Board of Directors
ated		required or permitted to be taken at any meeting may be taken without a meeting if all of the members of the Board of Directors shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the
cted		minutes of the proceedings of the Board of Directors.
tion		or ever hearseasuffo or sue nouts of hiterfold.
ting	Section 14.	Fidelity Bonds and Officers and Directors Insurance. The Board
, be		of Directors shall, if it in its discretion deems it appropriate
/ to		to do so, require that all officers and employees of the
oatu		Association handling or responsible for corporate or trust funds shall furnish adequate fidelity bonds and may purchase officers and Directors liability insurance. The premiums on such bonds
may		and insurance shall be paid by the Association.
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Section 15.

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Powers and Duties. The Board of Directors shall have all the powers and duties necessary for the administration of the affairs of the Association and may do all such acts and things as are not by law, or by the Declaration or by these By-Laws, directed to be exercised and done by the members of the Association or by the Unit Owners. The property, funds and affairs of the Association sha. be controlled and managed by the Board of Directors, which shall exercise all powers of the Association not reserved by these Bylaws or by the Declaration or Articles of Incorporation to the members of the Association or the Unit Owners. The Association's Board of Directors shall have the authority to employ, discharge and determine the compensation of such management personnel, management firm, managing agent, professional management and employees as in its opinion are needed to do the work of the Association; provided, however, that so long as Class B voting rights are in existence the Directors shall not delegate responsibilities, or employ managing agents or a management firm, except within those limitations specified by Section 4 of this Article.

#### ARTICLE VII

#### Officers.

- Section 1. Number. The officers of the Board and the Association shall consist of a President, a Vice-President, a Secretary and a Treasurer. The Board of Directors may, if it in its sole and absolute discretion determines appropriate, also choose and appoint one or more additional Vice Presidents and one or more Assistant Secretaries and Assistant Treasurers, and such additional officers and agents, if any, as it may deem necessary from time to time. Any offices may be filled by the same person. Such officers shall be selected by the Board of Directors at the organizational maeting of the board of Directors following the annual meeting of the members of the Association.
- Section 2. Term. The officers shall hold office at the pleasure of the Board of Directors, for a period of one (1) year from the date of their respective elections, and until their successors are duly elected and qualified.
- Section 3. Vacancies. A vacancy in any office for any reason shall be filled by the Board of Directors at any meeting for the unexpired portion of the term.

#### ARTICLE VIII

#### Duties of Officers

Section 1. General Powers. The officers shall have such power and authority in the control and management of the property and business of the

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Association as is usual and proper in the case of, and incident to, such corporate officers, except insofar as such power and authority is limited by these By-Laws, or by resolution of the Board of Directors.

President. The President shall be the principal officer of the Section 2. Association, and shall, in general, control and manage the property and affairs of the Association. He shall preside at all meetings of the Board of Directors and shall perform such other duties as may be prescribed by the Board of Directors from time to time. He shall sign all notes, agreements, conveyances or other instruments in writing made and entered into for or on behalf of the Association. He shall have all the general powers and duties which are usually vested in the office of President of

Section 3.

a corporation, including but not limited to the power to appoint committees from time to time among the nembership of the Association as he may, in his discretion, decide is appropriate to assist in the conduct of the affairs of the Association.

Vice President. The Vice President shall take the place of the President and perform his duties whenever the President shall be absent and unable to act. If neither the President nor the Vice President is able to act, the Board shall appoint some other member of the Board to do so on an interim basis. The Vice President shall also perform such other duties as shall from time to time be imposed upon him by the Board of Directors.

Section 4. Secretary. The Secretary shall keep the minutes of all meetings of the Board of Directors and the minutes of all meetings of the members of the Association; he shall have custody of the seal of the Association; he shall have charge of the membership transfer books and of such other books and papers as the Board of Directors may direct; and he shall, in general, perform all the duties incident to the office of Secretary.

Section 5. Treasurer. The Treasurer shall have responsibility for the Association's funds and securities and shall be responsible for keeping full and accurate accounts of all receipts and disbursements in books belonging to the Association. He shall be responsible for the deposit of all moneys and other valuable effects in the name, and to the credit of the Association in such depositories as may from time to time be designated by the Board of Directors.

Section 6. Assistant Secretaries. The Assistant Secretaries, in order of succession, shall perform all of the duties of the Secretary in the event of the death, disability or absence of the Secretary, and such other duties, if any, as may be prescribed by the Board of Directors.

Section 7. Assistant T funds entr Treasurers.

Section 8. Compensatio other compe his capacit shall be pa : the Associ authorizing : Board of Di: 4

Section 1. Liability a Association the law of Association, fees, reasodirector in (including . . approved by which he may officer or d is an office The officers to the membe negligence o misconduct c Association contract or behalf of t extent that Units) and t' such officer liability to commitment. shall not be or director c

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Section 7. Assistant Treasurers. The Assistant Treasurers shall, as to the funds entrusted to them, perform all of the duties of the Treasurers.

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Section 8. Compensation of Officers. No officer shall receive any salary or other compensation for services rendered to the Association in his capacity as an officer of the Association. No remuneration shall be paid to any officer for services performed by him for the Association in any other capacity unless a resolution authorizing such remuneration shall have been adopted by the Board of Directors before the services are undertaken.

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#### ARTICLE IX

### Liability and Indemnification Of Officers and Directors

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Liability and Indemnification of Officers and Directors. Association shall indemnify (to the maximum extent permitted by the law of Missouri) every officer and director of the Association, against any and all expenses, including counsel fees, reasonably incurred by or imposed upon any officer or director in connection with any action, suit or other proceeding (including the settlement of any such suit or proceeding if approved by the then Board of Directors of the Association) to which he may be made a party by reason of being or having been an officer or director of the Association whether or not such person is an officer or director at the time such expenses are incurred. The officers and directors of the Association shall not be liable to the members of the Association for any mistake of judgment, negligence or otherwise, except for their own individual willful misconduct or bad faith. The officers and directors of the Association shall have no personal liability with respect to any contract or other commitment made by them, in good faith, on behalf of the Association or the Development (except to the extent that such officers or directors may also be Owners of Units) and the Association shall indemnify and forever hold each such officer and director free and harmless against any and all liability to others on account of any such contract or commitment. Any right of indemnification provided for herein shall not be exclusive of any other rights to which any officer or director of the Association, or former officer or directors of the Association may be entitled.

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common or Interested Directors. The Directors shall exercise their powers and duties in good faith and with a view of the interests of the Association. No contract or other transaction between the Association and one or more of its Directors, or between the Association and any corporation, firm or association (including the Developer) in which one or more of the Directors

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of the Association are Directors or officers or are pecuniarily or otherwise interested, is either void or voidable because such Director or Directors are present at the meeting of the Board of Directors or any committee therefor which authorizes or approves the contract or transaction, or because of his or their votes as counted for such purpose, if any of the conditions specified in any of the following subparagraphs exist:

- (a) The fact of the common directorate or interest is disclosed or known to the Board of Directors or a majority thereof or is noted in the minutes, and the Board authorizes, approves or ratifies such contract or transaction in good faith by a vote sufficient for the purpose; or
- (b) The fact of the common directorate or interest is disclosed or known to the members, or a majority thereof, and they approve or racify the contract or transaction in good faith by a vote sufficient for the purpose; or
- (c) The contract or transaction is commercially reasonable to the Association at the time it is authorized, ratified, approved or executed.

Common or interested Directors may be counted in determining the presence of a quorum at any meeting of the Board of Directors or committee thereof which authorizes, approves or ratifies any contract or transaction, and may vote thereafter to authorize any contract or transaction with like force and effect as if he were not such Director or officer of such other corporation or not so interested.

#### ARTICLE X

#### Management

- Section 1. Management. The Association, by and through its Board of Directors, shall enforce the provisions of the Declaration and or these Bylaws, and shall perform all duties and obligations conferred upon the Association by the Declaration, and shall have all powers, privileges, powers and discretions conferred upon the Association by the Declaration, and shall pay out of the Maintenance Fund, established by the Declaration, for those articles, items, duties and services to be supplied and performed by the Association through the use of such funds under the terms of the Declaration.
- Section 2. Manager or Managing Agent. The Association, by and through its Board of Directors, may delegate any of its duties, powers or functions to a manager or managing agent, provided that such delegation shall be revocable upon no more than six (6) months

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written notice. The Association, and its officers, and its Board of Directors shall not be liable for any omission or improper exercise by the manager or managing agent of any such duty, power or function so delegated. Notwithstanding anything to the contrary set forth in this Saction 2, so long as Class B voting rights are in existence, the Association shall not employ any professional manager, for a term extending beyond the termination of Class B voting rights, and shall not delegate any of its responsibilities for a term extending beyond the termination of Class B voting rights.

Section 3.

Duties to Maintain. The Association, shall have the duty and obligation to perform the repairs and maintenance imposed upon the Association and/or the Board of Managers by the Declaration. Each Unit Owner shall have the duty and obligation to perform the maintenance upon his, her or their Unit imposed upon him, her or them by the Declaration, and shall be required to perform with respect to each Unit, all maintenance not specifically imposed by the Declaration upon the Association and/or the Board of Managers. The Unit Owners upon whom collective obligations of maintenance, repair and replacement are imposed by the Declaration, shall have the duty and obligation, to the Association and all other Unit Owners, to perform or to cause to be performed the maintenance, repairs and servicing described in the Declaration.

Section 4.

Access at Reasonable Times. For the purposes of discharging its duties and responsibilities as provided by these By-Laws and the Declaration, or in the event of a bona fide emergency involving illness or potential danger to life or property, the Association, through its duly authorized agents, Directors or employees, shall have the right, after reasonable efforts to give notice to the Unit Owner, to enter into any Unit or any Apartment at any hour considered to be reasonable under the circumstances.

Section 5.

Limitation of Liability. The Association, and its Directors, and its officers, shall not be liable for any failure of water supply or other services to be obtained by the Association or paid for out of the Maintenance Fund established by the Declaration, or for injury or damage to person or property caused by the elements or by the Owner of any Unit, or any other person, or resulting from electricity, water, snow or ice which may leak or flow from any portion of the Common Elements or from any pipe, drain, conduit, appliance or equipment. The Association shall not be liable to the Owner or occupant of any Unit for loss or damage by theft or otherwise of articles which may be stored upon any of the Common Elements. No diminution or abatement of maintenance fund assessments as provided for by the Declaration shall be claimed or allowed for inconvenience or discomfort arising from the making of repairs or improvements to the Common Elements, or the Units or the buildings located thereon, or from any action taken by with the governmen employees to the exfor any management services, Declarati

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taken by the Association to comply with any law or ordinance or with the order or directive of any municipal or other governmental authority. The directors, officers and the employees of the Association, and the Association itself (except to the extent of the cost of procuring same), shall not be liable for any failure by the Association to provide or perform any management, maintenance, repairs, servicing, upkeep or other services, or to procure any insurance, required by the Declaration.

#### ARTICLE XI

#### Assessments

This ARTICLE XI of these Bylaws shall be identical in form and content to ARTICLE VI of the Declaration, which such Article is incorporated herein by reference.

#### ARTICLE XII

#### Financial Management

- Section 1. Fiscal Year. The fiscal year of the Association shall begin on the lat day of January of each year. The commencement date of the fiscal year herein established shall be subject to change by the Board of Directors should corporate practice subsequently dictate.
- Section 2.

  Books and Accounts. Books and accounts for all funds collected by the Association shall be kept under the direction of the Treasurer, in accordance with good bookkeeping principals consistently applied. The same shall include books with detailed accounts, in chronological order, of receipts and of the expenditures affecting the funds collected and the administration of such funds.
- Section 3. Auditing. Upon request by a majority of the Board of Directors of the Association, any Treasurer or Assistant Treasurer of the Association, whether present or past, shall submit his or her books and records for audit by an independent Certified Public Accountant, retained by the Association at its expense, whose report shall be prepared and certified in accordance with generally accepted auditing principles. In lieu of any such audit by an independent Certified Public Accountant, the Association's Board of Directors may appoint an "audit committee." Such audit committee shall consist of one (1) director and two (2) Class A sembers of the Association, who are not a members of the Board of Directors. If an audit committee

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is used, then the books and records shall be audited by such audit committee, which shall report to the Association's Board of Directors and its members.

- Section 4. Inspection of Books. The books and accounts of the Association, or of the Treasurer or any Assistant Treasurer thereof, and vouchers accrediting the entries made thereupon, shall be available for examination by the members of the Association, and/or their duly authorized agents or attorneys during normal business hours and for purposes reasonably related to their interests as members.
- Section 5. Execution of Corporate Documents. With the prior authorization of the Board of Directors, all notes and contracts shall be executed on behalf of the Association by either the President or Vica President and by the Secretary, and all checks shall be executed on behalf of the Association by such officers, agents or other persons as are from time to time so authorized by the Board of Directors.
- Section 6. Seal. The Board of Directors may, if it in its discretion deems it appropriate, provide a corporate seal containing the name of the Association, which seal shall be in the charge of the Secretary. If so directed by the Board of Directors, a duplicate seal may be kept and used by the Treasurer or any assistant secretary or assistant Treasurer.

#### ARTICLE XIII

#### Insurance

The Association's Board of Directors and the Unit Owners shall be responsible for obtaining and maintaining the casualty or physical damage insurance, and the public liability and worker's compensation insurance to be obtained by the Association and Unit Owners pursuant to the provisions of the Declaration. Insurance obtained by the Association's Board of Directors and the Unit Owners under the terms of the Declaration, and the proceeds therefrom, shall be subject to those terms and provisions dealing with insurance set forth in the Declaration. In addition to the other requirements placed upon the policies of insurance by the Declaration, all insurance policies obtained by the Association's Board of Directors and the Unit Owners, shall, to the extent practicable, satisfy the following requirements:

(a) The insurance coverage obtained and maintained pursuant to the requirements of the Declaration shall not be brought into contribution with insurance purchased by the Owners of the Units, or their mortgagees, as permitted by the Declaration, and any "no other insurance" or similar clause in any policy obtained by the

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Association or its Board of Directors or the Unit Owners pursuant to the requirements of the Declaration shall exclude such policies from consideration.

- (b) All policies shall provide that such policies may not be cancelled or substantially modified without at least thirty (30) days prior written notice to any and all insureds and loss payees named thereon, including any and all mortgagees of the Units and buildings.
- (c) All policies of casualty insurance shall provide that, notwithstanding any provisions thereof which give the carrier the right to elect to restore damage in lieu of making cash settlement, such option shall not be exercisable without the prior written approval of the Association's Board of Directors, or when in conflict with the provisions of the Declaration or those By-Laws.
- (d) All policies shall contain a waiver of subrogation by the insurer as to any and all claims against the Association, the Association's Board of Directors, and any Unit Owner.

#### ARTICLE XIV

#### Amendment

Those provisions of these By-Laws which also appear in the Declaration may be amended only in that manner provided for the amendment of the Declaration by the Declaration. The remaining provisions of these By-Laws may be amended by the affirmative vote of of a majority of the members of each class present at any meeting of the members at which a quorum is present, and which is duly called for that purpose. Amendments may be proposed by the Board of Directors or by a petition signed by members representing at least twenty percent (20%) of the voting members of a single class of members. A description of any proposed amendment of these By-Laws or the Declaration shall accompany the notice of any regular or special meeting at which such proposed amendment is to be voted upon.

#### ARTICLE XV

#### Conflict With The Declaration

Saction 1. Conflict. In the event any of the provisions of these By-Laws, or any provision of an amended version of these By-Laws, conflicts with the terms and provisions of the Declaration in any way whatsoever, these By-Laws shall be deemed to be subordinate and subject to all provisions of the Declaration. All of the

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County of Boone

County of Boone

I, the undersigned Recorder of Deeds for said

County and State do hereby certify that the foregoing instrument of writing

was filed for record in my office on the 2nd day of August

August

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Witness my hand and official seal on the day and year aforesaid.

BETTIE JOHNSON, Recorder

By Relecca Sian Deputy

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