## RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO：

PALMIERI，TYLER，WIENER， WILHELM \＆WALDRON（DGT） 4000 MacArthur Boulevard East Tower－Suite 1000 Newport Beach，California 92660 s－635573

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 DECLARATION
$O E$
COVENANTS，CONDITIONS AND RESTRICTIONS
FOR

TERRA M\＆R HOMEOWNERS ASSOCIATION

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declaration
or
COVENANTS, CONDITIONS AND RESTRICTIONS
FOR
TERRA MAR HOMEOWNERS ASSOCIATION

TH IS DECLARATION OE COVENANTS, CONDITIONS AND
RESTRICTIONS is made this lgth day of November_1987. by COVINGTON TECHNOLOGIES, a California corporation ("Declarant").

## RECITAES:

A. Declarant is the owner of certain real propezty in the City of Oceanside, County of San Diego, State of Caifionnia, described as Lots 29 through 62 and common area Lot 70 of Southridge Irails Unit No. 3, according to Map thereof No. 11787 , filed in the Office of the County Recorder of san Diego County (the "Properties").
B. Declarant has ceemed it desirable tio impose a general plan for the improvement and development of the properties as a planned development and the adoption and establishment of covenants, concttions and restrictions upon the real property and each and every Lot and portion thereof and upon the use, occupancy and enjoyment thereof, all for the purpose of enhancing and protecting the value, desirability and aturactiveness of the Properties. This Project is also a Common Interest Development as defined in Civil Code section 1351(c). The development of the Properties will be consistent with the overall development plan submitted to and approved by the Vetezans Administration.
C. Declarant has deemed it desirable for the efficient preservation of the value, desirability and attractiveness of the Properties, pursuant to the provisions of this Declaration, to create a corporation to which should be delegated and assigned the
powers of maintaining certain Common Area within the Properties as
hereinafter provided, and administering and enforcing these covenants, conditions and restrictions and collecting and disbursing funcs pursuant to the assessment and charges hereinafter created and referred $=0$.
D. TERRA MAR HOMEOWNERS ASSCCIATION, a nonproEit mutual benezit corporation, has been incorporated under the laws of the state of California for the purpose of exereising the powers and functions aforesaid.
E. Declarant hereby declares that all of the properties shall be held, sold, corveyed, encumbered, mypothecated, leased, used, cccupied and improved subject to the following easements, restrictions, covenants, conditions and equitable servitudes, all of which are for the purpose of uniformly enhancing and protecting the value, attractiveness and desirability of the froperties, fn furtherance of a general pian for the protection, mairtenance, subdivision, improvement ame sale of the Properties or ary portion thereof. The covenants, conditions, =estzictions, resezv゙もtions, easements and equitable servitudes set forth herein shall run with the properties and shail be bincing upon all persons having any right title or interest in the properties, or any part thereof, their heirs, successcrs and assigns; sriall inure to the benefit of evexy Eortion of the Froperties and any interest therein; and shall inure to the benefit of and be binding upon Declarant, each owner and their respective heirs, executors and administrators; may be enforced by Declarant, by any Owner or by the Association (as hereinafter defined).

## DEEINITIONS

Section 1. A.rchitectural Committee. The term
"Architectural Committee" shall mean the Committee created pursuant to the article of this Declaration entitled
"Architectural control".
Section 2. Association. The term "Association" as used herein shall mean and refer to TERRA MAR HOMEOWNERS ASSOCIATYON, a ronprofit mutual benefit corporation, its successors and assigns.

Section 3. Board of Directors. The term "Eoard of Directors" or "Eoard" as used herein shall mean and refer to the duly elected Board of Directors of the Association.

Section 4. City. The term "city" as used herein shall mean and refer to the city of Oceanside, California, a municipal corporation of the state of california.

Section 5. Commor Area. The term "Common Area" as used herein shall mean all the =eal property and improvements. inclucing, hithout limiたaticn, a swimming pool, spa, restroom sacility, dect: area, walkways, lameiscaping and lighting, which are owned by the Association for the common use and enjoyment of all of the owners. The Common Area to be so owned by the Association at the time of the conveyance of the first Lot withir the Eroperties shell include that certain real property located in the City of Ocearside, County of San Diego, State of California, described more particularly as follows: Lot 70 of southridge T=ails Unit No. 3, according to Map thereof No. 11787, filed in the Office of the County Recorder of San Diego County.

Section 6. Declarant. The term the "Declarant" as used hezein shall mean and refer to COVINGTON TECHNOLOGIES, a California corporation, its successors and assigns, including the


Section 11. Loさ. The term "Lot" as used herein shall mean and tefer to any numbered plot of land shown upon any recorded subdivision map of the Eroperties (with the exceprion of末he public streets or alleys and the Common Area).

Section 12. Member. The term "Member" shall mean and Lefer to those persons entitled to membezship in the A.ssociation as provided in this Declaration and in the Association Articles of Incolporation and By-Laws.

Section 13. Morzgage. The term "Mortgage" as used herein shall mean and refer to any duly recorded and valid Mortgage or deed of trust encumbering a Lot.

Section 14. Owner. The term "Owner" as used herein shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any loc which is a part of the Properties, including contract purchasers, but excluding those having such interest merely as security for the performance of an obligation.

Section 15. Phase. The term "Phase of the Development" of "Phase of the Properties" shall mean and refer to those portions of real property as shall be identified by a Supalementany Declaration of Covenants, Conditions and Restaictions to be recorded pursuant to the terms of the Articie of thas Declaration entitled "ANNEXATION".

Section 16. Eroperties. The term "Properties" as used herein shall mean and refer to that certain real propenty in the City of Oceanside, County of San Diego, State of Calisoriaz, described as Lots 29 through 62 and common area La= 70 of Southridge Trails uriz No. 3, according to Map thereof No. 11787, filed in the ofice of the County Recozder of San Diego County.

Section 17. Regular Assessment. The term "Regular Assessment" as used herein shall mean and refer to the amount which is to be paid by each Owner to the Association for common expenses as provided by the terms of this Declaration.

Section 18. Reimbursement Assessment. The term "Reimbursement Assessment" as used herein shall mean a charge against each owner and his Lot for the purpose of reimbursing the A.ssociation for any costs incurred by the Association on behalfof an individual Owner. A Reimbursement Assessment may also be levied by the Association for purposes of coliecting any monetary penalties which may be imposed by the Association against an Onner

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who fails to comply with provisions of this Declaration, the
determinations of the goard or the Architectural Committee, or any
rule or requlation adopted by the Association.
    Section 19. Special Assessment. The term "Special
Assessment" as used herein shall mean a charge against each Owner
and his Lot, representing a portion of the cost to the Association
for installation or construction of any capital improvements on
any of the Common Area which the Association may from time to time
authorite pursuant to the provisions of this Declaration.
    Section 20. VA. The term "VA" as used herein shall
mear and refer to the Veterans Acministration.
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## NATURE AND PURPOSE OE COVENANTS


#### Abstract

The covenants, conditions and restrictions set forth in this Deciaration constitute a general scheme for the development, protection and maintenance of the Properties to enhance the value, desirability and attractiveness of the Lots for the benefit of all Owners of Lots therein. These covenants, conditions and zestrictions are imposed upon Declarant and upon the Owners of all Lots. Said covenants, conditions and restrictions are for the benefit of all Lots, and shall bind the Owners of ail such Lots. Such covenants, conditions and restrictions shall be a burden upon and a benefit to not only the oxiginal owner of each lot, but also his successors and assigns. All such covenants, conditions and restrictions are intended as and are hereby declared to be covenants rumning rith the land or equitabie servizudes upon the land, as the case may be.


All real property within the Properties shall be held, used and enjoyed subject to the following limitations and restrictions.

Section 1. Single Eamily Residence, Each Lot shall be used as a residence for a single family and for no other purpose.

Section 2. Susiness or Commercial Activity. No part of the properties shall ever be used or caused to be used or allowed or authorized in any way, directly or indirectly, for any business, commercial, manufacturing, mercantile, siorage, vendirg or other such non-resicential purposes; except Declazant, its successors or assigns, may use any portion of the properties for a model home site, and display and sales office during the construction and sales period. The provisions of this Section shall rot preclude professional and administrative occupations W:ニhout external eひicience thereof, for so jong as such occupations are in conformance with all appilcable governmertal ordinances anc are merely incidental to the use $C f$ the dweling untz as a
residential home.
Section 3. Nuisances. No noxious or ofiensive
activity (including but not limited to the repair of motor venicles) shall be carzied on, in or upon any Lot or the common Area, nor shall anything be done therein which may de or become an unreasonable annoyance or a nuisance to any other owner. Without limiting the generality of the foregoing provisions, no loud noises or noxious odors, no exterior speakers, horns, whistles, bells or other sound devices (other than security devices used exclusively for security purposes), noisy or smokey vehicles, large power equipment or large power tools, unilicensed offmroad motor vehicles or items which may unreasonably interfere with
television or radio reception of any Owner in the properties, shall be located. used or placed on any portion of the properties. or exposed to the viev of other Owners without the prior written approval of the Architectural Committee. The Eoard of Directors shall have the right to determine in accordance with the Ey-haws if any noise, odor, interference or activity producins such noise, odor or intetference constitutes a nuisance.

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SEction 4. Sigrs. No sign, poster, display.
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billboard 0 other advertising device of any lind shall be displayed to the public view on any portion of the properties or any Lot, without the prior written consent of the Architectural Committee, except for the foliowing: (i) one sign for each dwelling unit, of not more than six (6) square feet, piain block letters, advertising the dwelling unit for sale or rent, or (ii) signs, regardiess of size or number, used by Declarant, its successors or assigns, to acvertise the propez=ies during construction and sale period (but such exception for sigrs of the Declaramt shall only apply for a period of seven (7) yeazs áte: conveyance of the first Lot by Declarant or upon the ciose of the last escrow zepresenting the sale of all of the lots in the properties, whichever first occurs). All signs or billboards and tie conditions promulgated for the zegulation thereof shall comform to the recuirements of all applicable gover.mental ordinances.

Section 5. Parking and Vehicular Restrictions. No Orner shall perk, store or keep any vehicie, except wholly fitinin the parking atea designated therefor, and any inoperable vehicle. shall be stored only in enclosed garages. No Owner shall park, store or heep on any property or street (public or private) within the properties any lazge commercial-type venicle (including, but not limited to, any dump truck, cement mixer truck, oil or gas truck or delivery truck), any recreational vehicle (inclucing, but not limited to, any camper unit, motor home), any bus, t=ailer,


#### Abstract

trailer coach, camp trailez, boat, aircraft, mobile home, inoperable vehicle or any other similar vehicle or any vehicular equipment, mobile or otherwise, demed to be a nuisance by the Board, upon any unenclosed parking space, so as to be visible from anywhere in she properties. The above excludes camper trucks and similar vehicles up to and including three-guavter (3/4) ton when used for everyday-type transportation and subject to approval by the Board. No Owner of a Lot shall conduct repairs on restorations of any motor vehicle, boat, tualler, aincratt or other vehicle upon any portion of any lot or upon the common Area, except wholly within the owner's garage, anc then only when the garage door is closed; provided, however, that such activity shall at no time be permitted if it is determined by the soard or ins agent to be a nuisance. Gavage doors shall remain closed except Lor reasonable periods while the garages are being used.


> Section E. Animal Restrictions. No insects,
reptiles, poultry or animals of any kind shall be raised. bred or Kepr on any Lot or the Common Area, except usual ard ordinary dogs, ca:s, fish, birds and other household pets (exaluding. without limitation, equine, bovine, sheep, swine, goats and othez such anituals) may be kept on Lots, provided that they a=e not kept, bred or maintained for commercial purposes or in nureasonable quantities, nor in violation of the rules and reguiaticns adopted by the Association. As used in this Decla=a=ion, "unreasonable quantities" shall o=dinatily mean more than two (2) pets per household, provided, however, that the Association (or the Architectural Committee or such other person or entity as the sssociation may from time to time designatel may determine that a reasonable number in any instance may be more or less. The Association, acting through the Board of Directors, shall have the right to pronibit maintenance of any animal which constitutes, in the opinion of the Eoard. a nuisance to any other Owner. Animals belonging to Owners, occupants or tineir licensees,
tenants or invitees within the properties must be either kept within an enclosure, an enclosed yard or on a leash being held by a person capable of controlling the animals. Eurthermore, any Owner shall be absolutely liable to each and all memaining owners, their families, guests, tenants and invitees, for any unreasonable noise or damage to person or property caused by any animals brought or kept upon the Properties by an owner or by members of his family, his tenants or his guests; and it shall be the adsolute duty and responsibility of each such owner to clean up after such animals which have used any portion of the Common Area or any portion of another's lot.

Section 7. Trash. No rubbish. trash or garbage or other waste material shall be kept or permitted upon any Lot or Common fyea, except in sanitary containers locazed in appropriate areas screened and concealed from view, and no odor shall be permitted to arise therefrom so as to zender the properties, or any portion therecz, unsanitary, unsightly, offensive or detrimental to any cther property in the viainity thereof or to iさs occupants. Such containers shall be exposed to the fiew of neighbozing lots only when set out for a reasonable period of time (not to evceed twentymiour (2才) hours before and after scheduled تrash collection hours). There shall be no exterior fires Wh, zsoever except barbecu e Eires contained with receptacles therefor and fire pits in the enclosed yards designed in sucin a manne: chat they do not create a tire lazazd. No clothing or nousehold fabrics shall be hung, dried or aired in such a way in The Eroperties as to be visible to other property, and no lumber, grass, sirub or tree clippings or plant waste, metals, inlk material or serap or refuse or trash shall be kept, stored or - allowec to accumulate on any portion of the properties except wtthin an enclosed stiucture or aporopriately screened from view.

Section 8. Temporary Buildings. No outbuilding, tent, shack, shed or other temporary building or improvement of any xind shall be placed upon any portion of the Properties either temporarily or permanently. No garage, trailer, camper, motor home or recreational vehicle shall be used as a residence in the Properties, either temporarily or permanently.

Section 9. Common Area Eacilities. Nothing shall be altered of constructec in or removed from the Common Area except upon the written consent of the Architectural Committee, subject to the provisions of this Declaration limiting construction on portions of the Common A-ea.

Section 10. Outside Installations. No radio station or shortwave operators of any kind shall operate from any loz or dwelling unit unless approved by the Soard of Directors. No e:terior radio antenna, C.B. antenna, television antenna, of other antenna of any type shall be erected or maintained ir the Eroperties. No fence or wall shall be erected, altered or maintained on any Lot in the Properties, except with the prier w=iさten approval of the Architectural Committee. ill walls or fences intitially constructed by Declarant siall be permanseriy Mantained by the owners of the Lots or winich they $a=t$ jocatse. Any aleerations or mocifications of the walls or fences ne= adcressed herein shall be subject to the prior wrizeen approval of the Architectural Commirtee.

Section 11. Insurance Fates. Nothing shail be done or kept in the Properties which will increase the tate of insurance on any property insured by tine Association without the approval of the Board, nor shall anything be done or kept in the Prope=ties which would result in the cancellation of insurance on $\Rightarrow \quad$ any property insured by the Association or which would be in violation of any law.


Section 15. Construction by Declarant. Nothing in this Declaration shall limit the right of the Declarant to commence and complete construction of improvements to the Properties or to alter the foregoing or the Lots or Common Area or to construct such additional improvements as the Declazant deems advisable prior to the completion and sale of all of the Properties. The Declarant may use any of the Lots within the Eroperties owned by it for model home sites and incidental parking. The Deciarant shall have the right and an easement to enter upon, use and enjoy and designate and permit others Gのncluding, without limitation, Declarant's agents, employees, representatives, contractors and prospective purchasers) to enter upon, use and enjoy the Common Area for any purpose in connection with or incidental to the construction, development, sale, lease or other transfer of property wichin or adjacent to the Eroperties finclucing, without limitaこjon, the e=ection, constru=tion and maintenance of displays, sales ofisces and incidental pariying. enhibits, sigr and other structuresl, provided, however, that the exercise of such right and easememt shall nct ureasorably interfere with the reasonable use and enjoyment of the Common Area by the liembers. The rights of Declanant providec for herein shall Eemmirate when all of the Lots in the Properties have been sold to re=ail zurchasers or the seventh (7th) arniversary of the close of the first escrow for the sale of a Lot in the properties.
wisichever shall first occur.

## MEMEERSHIP AND VOTING RICHTS



Class B．The Class B Member shall be the Declarant and shall be entitled to three（3）votes for each Lot owned．The Class 5 membership shall cease and be converted to Class A Mermership on the happening of any of the following events， whichever occurs earlier：
（a）On the second anniversary of the original issuance of the most recently issued public report for the Properties：or
（b）On the fourch anniversary of the original issuance of the final subdivision public report for the first phase of the 2roperties．

Section 4．Two Classes of Menbershios．Any action Ey the Asscciation which must have the approval of the membership cf the A．ssociation（other than Decla＝ant）befcre being unciertatien， shail requixe the vote or written assent of both a majority of the Class $S$ membership as well as a majority of the Class A membership so long as there are two（2）outsこanding classes of Menbershin． unless a specific provision of this Declara＝ion or the Ey－iahs or keticles of the Association requizes the approval of a gaeater peztentage of the voting membership．Notwith，standing the foregoing，any action by the Assoctation pursuant so the t＝ticle of this Declazation entitled＂ENEORCEMENT OE BONDED OELIGA美IONS＂ siall only require a majority of the voting power of the Ownezs o末iner than Declarant．

Section S．Soecial Class A Voting Rights．
Notwithstanding the provisions of this Article，if the Class A Members do not have sufficient voting power pursuant to the voting rights set forth in this Declaration and the zy－Laws to elect at least one（I）director at any meeting at which directors are to be elected，and at which Class A Members are entitied to vote，then such Class A Members shall，by majority vote，among themselves，elect one（i）director and the remaining vacancies on تne Soard shall be elected by the Class $:$ Member so long as there



Class B. The Class g Member shall be the Deciarant and shall be entitled to three (J) votes for each Lot owned. The Class $B$ membership shall cease and be converted to Class $A$ Membership on the happening of any of the following events, Whichever occurs earlier:
(a) On the second anniversary of the original issuance of the most recently issued public repore for the Properties: or
(b) On the fou rth anniversary of the original issuance oz the final subdivision public report for the first phase of the properties.

Section 4. Two Classes of Membershios. Any action by the Asscoiation which must have the approval of the membership of the issociation (other than Declarant) bezore being underataen, shall reguire the vote on written assent of both a majority of the Class 3 membership as well as a majority of the ciass A membership so long as the:e are two (2) outstanding ciasses of Membership. unless a specizic proviston of this Declazation or the Ey-tans or Articies of tise Association recuires the approval of a greater percentage of the voting membership. Notiith standing the Foregoing, any action by the Association pursuant to the Article DE Whis Declaration entitled "ENEORCEMENT OE BONDED OEEIGATIONS" shall only require a majority of the voting power of the onners onner than Declarant.

Section 5. Soecial Class A Voting REghts. Notwithstanding the provisions of this Article, if the Class A Members do not have sufficient voting power pursuant to the voting rights set forth in this Declaration and the By-Laws to elect at least one (1) director at any meeting at which directors are to be elected, and at which class A Members are en=itied vo vote, then such Class A Members shall, by majority vore, among themselves.elect one (1) director and the remaining vacancies on the ミoard shall be elected by the Class B Member so lons as there

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are two outstanding classes of membership in the Association or so
long as a majority of the voting power of the Association resides
in the Declarant. In no event shall the Class A Members be
entitled to elect more tham one (1) director to the Board pursuant
to the provisions of this special class A voting right.
    Section 6. Vesting of Voting Rights. All voting
rights which are attributable to a sperific lot pursuant to the
terms of this Declaration shall not vest until such time as such
Lot is subject to Regular Assessments pursuant to tine terms of
this Declaration. Declarant shall have the right at any time, and
from time to time, to commence the payment of Regular Assessments
on al2 Lots within a phase oz the properties prior to the closing
&f the first escrow therein in order to preserve its class B
voting rights hereunder.
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## COVENANT FOR MAINTENANCE ASSESSMENTS

Section 1. Covenant to Pay Assessment. Declarant, on behalf of itself, and for each Lot owned, hereby covenants, and each Owner of any Lot by acceptance of a deed therefox, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to the Association: (1) Regular Assessments or charges, (2) spectal Assessments for capital improvements, and (3) Reimbursement Assessments, all such assessments to be established ard collected as hereinafter provided. The Regular Assessmerts or charges must be in an amount sufficient to include an adequate neserve fund for maintanance, repairs and replacement of the Common srea that must be replaced on a periodic basis, and this reserve fund must be collected as a Regular Assessment rather than as a Special dssessment. Each of such assessmerts, Eocether with interest, costs and measonable attorneys' sees, sinall also be the pezsonal obligation of the person who was the onner of such Lot at the time the assessment fell due. The persoral obifation for delinquent assessments shall not pass to such person's successors 1n title uniess expressly assumed by them. The issociation shall not impose or collect an assessment, penalty or fee that exceeds the amount necessary for the purpose or puzposes for which it is 2evied.


One Hundred Seventeen DOLLARS (\$117.00) per Lot. Erom and after January $1 s t$ of the year immediately following the conveyance of the first lot to an Owner, except for the terms of this Declaration as provided for in Section 4 hereinbelow, the maximum Regular Assessment may be increased each year not more than ten percent ( $10 \%$ ) above the maximum Regular Assessment for the previous year without a vote of the membership. From and after January lst of the year immediately following the conveyance of the first Lot to an Owner, the maximum Regular Assessment may Ee increased above ten percent (10;\%) by the written consent of a majonity of the total voting power of the Association, which shall include a majority of the votes residing in Members other than the Declarant. Notwithstanding any Imitation contained in this Deciaration to the contrary, in the event tinat the amount of Regular Assessments as approved by the California Department of Real Estate in connection with the issuance of a final subdivision public repor= on a subsequent Phase of the Development is greater than the amount autherized by this Declaration without a vete of the membersinig. then the Board, on behalf of the Association and without the zecuivement of a vote of the membership, shall be er.titled to Encrease the maximum Regular hssessment amount as refiected in such final subdivision public report.

## Section 4. Special Assessments for Capitai

Imorovements and Limitation on Increases In Reqular and Soecial Assessments. In addition to tio Regular Assessments authorized above, the Association may levy, in any assessment year, a special Assessment applicable to that year only for the purpose of defraying, in whole or in part, the cost of any construction, reconstzuction, restoration, repair or replacement of a capital $\Rightarrow$ improvement within the Common Area including fixtures and personal propen=y related thereto or any other action or undertaxing on behalf of the Association, provided that any Special Assessment for all Lots for the fiscal year in the aggregate in excess of

Elve percent ( $5 \%$ ) of the budgeted gross expenses of the Association for that fiscal year shall be approved by the vote or written assent of a major:ty of the voting power of each ciass of of the Association, which shall include a majority of the votes residing in Members other than the Declazant. The foregoing limitation on Special Assessments shall not apply to any Reimbursement Assessment which is authorized by the provisions of this Declaration. The limitation on percentage increases of Regulat and Special Assessments under Section 3 above and this section 4 shall in no way limit assessment increases for the following purposes: (i) The maintenance or repaiz of the common Area or other areas irhich the Association is obligaved to malntain or repair. inciu ding, but not limited to, the payment of insurance Fremiums, the payment of utility $\underset{\text { aills, the costs incunced in }}{ }$ raintaining or zepairing structures or improvements, and funding reserves: and (:1) addressing emergency situations; providec, however, that any increase above fifteen percent (15\%) for the categories noted in subsections (i) and (ii) ferein must be approved by (a) a majority of ine voting power of the tssociavion and ( $\because$ ) as long as there is a class Emembership, a majovity of the roving power cEmembers onimer thar the Declarant.

Section 5. Reimbursement Assessments. The
Association shall levy a Reimbursement Assessment against any On'ner who fails to comply with the provisions oz this Declaration, Fine dezerminations of the Archivectural committee, the Associa=ion's Azcicles or Sy-Laws, or any rile or regulation acopted by the Association, if such failure results in the expenditure of menies by the Association in carrying out its Euravions hereunder or for puxposes of collecting any zines which may be Ievied by Ene Asscciation. Eycept for collection of Eines,
 Association, shall be limited to the amount so expended, and shall be due and payable to the Association when levied.

each Lot at least sixty (60) days in advance of each fiscal year of the Association at an amount not in excess of the maximum as provided in this Declaration. Written notice of the amount of the Regular Assessments against each Lot shall be sent to every owner subject thereto. The due dates shall be established by the Eoard of Directors. Reqular Assessments shall be deemed delincuent Eifteen (15) days after the due dates established by the Association. In the evert the Board shall determine at any time that the estimate of the Regular Assessment for toe current fiscal year is, or will become, inadequate to meat the expenses of the Association for any reason, it shall immediately detemmine the approximate amount of such inadeguacy and issue a supplemental estimate of the total Association expenses and determine the Eevised amount of the Regular Assessment against each. Owner.

Section 9. Certification of Pavmert. The
Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an cificer of the Association setting forth wrether the assessments on a spectited Lot heve been paid. Saic signed cezさificare shall be conclusive eviaience as to all t-irc parties relying thereon to show that all assessmer.ts ack nowledged thezein have been paid but shall not relieve ary Orner 0 - the responsibility for assessments not in fact paid.

Section 10. Reserves. The Regular Assessments shail anclude reasonable amounts as determined by the soard collected $\equiv s$ reserves for the future periocic maintenance, repair or replacement of 211 or a portion of the Common traa, or ary other purpose as determined by the Board. A.11 amounts collected as reserves, whether pursuant to this section or otherwise, shall be deposited by the Board in a separate bank account to be heid in trust for the purposes for which they are collected and are to be segregated from and not commingled with any ocher funds of tine Association. Such reserves shall be deened a contribution to the capitai account of the Association by the Members.

Section 11. Effect of Nonpayment of Assessments;
Remedies of the Association. Each Owner of any lot on becoming an Owner of any lot, is and shall be deemed to covenant and agree to pay to the Association each and every of the assessments provided for in this Declaration; and agrees to the enforcement of all such assessments in the manner herein specified. In the event an attorney or attorneys are employed for collection of any assessment, whether by suit or otherwise, or to enforce compliance with or specific performance of the terms and conditions of this Declaration, each Owner agrees to pay reasonable attorneys' fees and costs thereby incurred in addition to any other amounts due or any other relief or remedy obtained against saic owner. In addition to any other remedies herein or by law provided, the Board, or les authorized representative, may enforce the obligations of the Owners to pay the assessments frovided for in trif ifrela:asion, ard each of them, in any manner provided by law or in equity, or without any limitation of the foregoing, by either or both of the following procedures:
(a) Enfozement by Suit. By commencement and maintenance of a suit at law against any owner or owners pessonally obligated ta pay assessmerts for such delinouent assessments as to whish they are pezsonally obligated, such suit to be maintained in the rame of the Association. Any judgment rendered in any such action shall include the amount of the delincuency, together with interest thereon as provided for herein, costs of collection, court costs and reasonable attorneys' fees in such amount as the Court may adjudge against the delinquent owner. Suit to recover a money judgment for unpaid assessments shall be maintainable without foreclosing or waiving $\Rightarrow$ the lien hereinafter provided for.
(b) Enforgemen $=$ by Eien. There is hereby created a claim of lien, with power of sale, on each and every lot to secure payment to the Association of any and all assessments

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levied against any and all Owners of such Lots pursuant to this
Declaration, together with interest thereon as provided for in
this Declaration, and all costs of collection which may be paid or
incurred by the Association in connection therewith, including
reasonable attorneys' fees. At any time after the occurrence of
any delinquency in the payment of any such assessment, the Eoazd
or any authorized representative thereof may make a w:itten demand
for payment to the deiinquent owmer. Said demand shall state the
date and amount of the delinquency. Each delinquency shall
constitute a separate basis for a demand or claim of lien or a
lien, but any number of defaults may be included witthin a single
demand or claim of lien and any demanc or ciaim of lien or lien on
account of prior delinquencies shall be deemed to include
subsequent delinquencies and amounts due on account thereof. IE
such delinquency is not paid within ten (10) days after delivery
of such demand, the Board or its duly authorized representative
may thereafter elect to file and record a Notice of Delinquent
Assessment on benaly of the Association against the Lot of the
defaulting Owner in the Office of the County Recorder of San Diego
County. The amount of the assessment, plus any costs of
collection, late charges anc interest assessed in accordance with
this Declaration shall be a lien on the Owner's Lot Erom and aiter
the time the Association records the Notice of Deinnguent
Assessment. Such Notice shall be executed and acknowledged by any
officer of the Association and shall contain substantlally the
following information:
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(1) The claim of lien made pursuant to this

Declaration;
(2) The name of the record owner:
(3) The legal description of the Lot against
which claim of lien is made:
(4) The total amount claimed to be due and owing for the amount of the delinquency, interest thereon, collection costs, and estimated attorneys fees (with any proper Offset allowed);
(5) That the ciaim of lien is made by the Association pursuant to this Declaration;
(6) That a lien is claimed against said Lot in an amount equal to the amount stated, together with all other amounts becoming due from time to time in accoraance with this Declanation: and
(7) The name and address of the trustee authorized by the Association to enforce the lien by public sale. Upon such recordation of a duly executed original of copy of such Notice, the lien ciaimed therein shall immediately attach and become effective in favor of the Association as a lien upon Ehe Lot against which such assessment was levied. Sach a Lien shall have priority over all liens or claims created sibsequent to the recordatior of this Declaration, except for ax Iiens for real proverty taxes on any Lot and assessments on any Lot in savoz of any municipal or other governmental assessing unit and except Eat certain Trust Deeds as provided in the Secion of tiss kxzicle e:चitled "Subordination to Certain Trust Deeds" below. thy such lien may be foreclosed by appropriate astion in Court or in the manner provicied by the California Civil Code for Ghe :oneclosure of a deed of trust with power ot sale, or in any otner manner germitted by law. The Soazd is hereby autiorized to appoint its attorney, any officer or director of the Association, or any Title Company authorized to do business in California as Trussee for the purpose of conducting such power of sale
$\Rightarrow$ foreclosure. The lien provided for herein shall be in favor of the issociavion and sinali be for tine benefit oz all other Lct Owners and shall secure payment of all sums set forth in the Notice, together with all sums becoming due and payable in
accordance with this Declaration after the date of recordation of said Notice. The Association shall have the power to bid in at any foreclosure sale and to purchase, acyuire, hold, lease, mortgage and convey any Lot. in the event such foreclosure is by action in Court, reasonable attorneys' fees, court cosis, title search fees, late payment fees, interest and ail other costs and expenses shail be allowed to the extent permiteed by law. Each Owner, by becoming an Owner of a lot, hereby expressly waives any objection to the enforcement and foreclosure of this lien in this manner. Upon the timely curing of any default for which a Notice was filed by the Board and the payment of all sums secured by the Lien created by the recordation of such claim of lier, the board shall cause an officer of the Association to file and record an appropriate release of such Notice in the office of the county Recorder of San Diego County, California. No Owner may baive or otherwise escape liability for the assessments provided for in this Dealaratiom by nonmuse or abandonment of his Let.

Notwichstarding anything contaned in this Derlaration to the contrary, no action may be brougnt to foreclose the lien created by reccrdation of a Notice of Deiinguent Assessment. whether judicially, by power of sale, or otherrise, urtil the expiration of ten (10) days after a copy of said Notice, showing the date of recordation thereof, has been mailed to the owner of the Lot which is described in such Notice.

Section 12. Subordination to Certain Trust Deeds. The lien for the assessments provided for herein in connection with a given Lot shall not be subordinate to the lien of any deed of trust or Mortgage, except the lien of a first deed of trust or first Mortgage, or contract of sale given and made in good faith and for value that is of record as an encumbrance against such qiven Loz prior to the recordation of a Notice of Delinquent Assessment for the assessments provided for in tris Declaration against such given Lot (such deed of trust or Moztgage being
hereinafter referred to as a "prior deed of trust"). The sale or transfer of ary Lot shall not affect any assessment lien created pursuant to the term of this Declaration to secure assessments becoming due whether prior to, on, or after the date of such sale or transfer, nor shall such sale or transfer diminish or defeat the personal obligation of any Owner for delinguent assessments as provided for by section 1 of this Article; provided, however, that the sale or transfer of any Lot pursuant to a judicial foreclosure or foreclosure by power of sale of a prior deed of trust, or proceeding in lieu of foreclosure of a prior deed of trust, shall extinguish any assessment lien which has attached and become effective with regari to the Lot being so transEerred prior to the time of such sale or transfer, and shall prohibit the recordation of any assessment Iien against such lot on account of assessments which Eecame due prior to the date of such sale or transfer: prowided, however, that there shall be a lien on the interests of the purchaser at such sale which shall attach be created and become effective and be foreclosed in accoranane with this Declanzijon and which shall secure all assessments beconing due after the date of any such sale or transfer For the purpose of تinis \&ェニicle, a sale or transfer of a Lot shall occur on the date of recordation of a ceed or other instrument or titie evidencing Ine conveyance of record title to the Lot.

Section 13. Exempt Froperty. The following prope:ty subject to this Declaration shall be exempt from the assessments created herein: All properties dedicatec $=0$ and accepted by any local public authority and the Common Area.

Section 14. Enforcement of Reimbursement Liens.
(a) Notwithstanding anything to the contrary. contained in this AFticle or eisewhere in tinis Declaration, in the event the A.ssociation imposes a Eeimbursement Assessment as a monetary penalty for fallure of a Member to comply with the terms cf the Declaration or as a means of reimbursing the Association
for costg incurred by the Association in the repair of damage to the Common Area for which the Member was allegedly responsible or as a mears to force a Member to comply with the terms of this Declaration, such Reimbursement Assessment shall not be characte:ized or treated as an assessment which may become a lien against a Member's lot enforceable in the manner provided by the California Civis Code for the foreciosure of a deed of trust with power of sale as provided in this Articie. A Reimbursement Assessmen imposed for any purpose other than the purposes enumerated heremabove in this section shall be enforceable in accordance with the procecures set Eorth in this Article.
(b) The provisions of subsection (a) hereinabove relating to restrictions on the enforcement of Reimbursement Assessments for certain purposes shall not apply to any interest charge or late charge for delinquent assessments imoosed pursuant to this fraticle or to any costs reasonably incu=rest by the Association (including attonneys' fees) in its ezzorts to coilect delinguent assessments.

Section 15. Casitalizationct $\operatorname{Cssociation.~Upon~}$ acgulsition of record title to a Lot Erom Declarant, each Owner shall con=ribute to the capatal of the Association an amotnt ecual =0 one-sixth (1/ath) the amount of the then Regulev fesessment for that Lot as determined by the Eoard. Thas amourt shail be cieposited by the ouyer into the purchase and sale escrow and cisiursec Enerefrom to the Association. hithin six (b) months after the close of the first escrow, Declarant shall cieposit into an escrow an amount equal to one-sixinh ( $1 / 6$ th) of the then Regular Assessment for any and all Lots not yet sold and which are subject to this capitalization recuirement. With respect to any lots in a phase wrich ray be annexed herezo pursuant to the Article of tinis Declaration enticled "Annexation," such Lors siall be subject to this capitalization recuirement only if it is set forth in the Declaration of Annexation winich is recorded wich respect to surh

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phase. Escrow shali remit these funds to the Association. Upon
the close of escrow of any Lot for which the capital contribution
was prepaic by Declarant, escrow shall remit to Declarant the
capitalization fee collected from the buyer
    Section 16. Delivery by Owner. Each Owner of a Lot
shall, before the execution of an offer to purchase or lease, make
available for examination by the prospective purchaser or lessee,
and as soon as practicable before transfer of the interest being
acguriec, G:ve to each purchaser or lessee (i) a copy of thas
Declaration and copies of the Eylahs and Articles of Incorporation
of the Association, (ii) covies of any other instruments witich
define the rights and responsibilities of the Owner or lessee as
members of the Association, (iii) to the extent available, a copy
Of the most recent financial statememt distributed by the
Associatior in accordance with Article XVI of this Decla=ation,
and (iv) a statemenz prepared by the Board of Directors as to the
amount of any delinquent assessments and iniformation relating to
penalこies, iate chazges, intezest and cther charges autho:ized by
this Deciarazion wh.ich are or may be a lien on such Owner's Lot as
Of the date the sta|ement is issued.
    Seszion 17. Late Charges and Interest on Deiznduent
4ssessmezts. Any assessment imposed pursuant to the terms of this
Declaraticm, ii delinguent, shall include a late cnarge in the
maximum amount wnich shall be imposed by the soarc in accordance
with and subject to the limitations of Calizornia Civil Code
Section 1366 as the same may be modifted from time to time by
statute or fucicial decision. Interest shall accrue on all sums
imposed in accordance with this Article. including the delinguent
assessment, reasonable costs of collection and late charges, at an
ennlial percentage =ate of twelve percent {l2%o} interest,
commencirg thaニたy (30) dzys aftez =he assessment becomes due, or.
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such higher percentage rate of interest authorized by Civil code Section 1366 as modified from time to time by statute or judicial decision.

## DUTIES AND POWERS OE THE ASSOCIATION

Section 1．General Powers of the Association．All fumbi：yelatilig to the manacoment，opesation and maintenance ob the Common Area，as well as certain rights，duties and powers rela亡ing to the tots，as hezeirafter set forth，shall ba vested in the Association and in its Boand of Dinectoms．mhe specific and parmary ourposes and powers of the Association and its Eoard of Divectors are to provide for the operation，convzol，repair． maintenance and restoration of the Common Areas，provicie archicectural control of the properties provide recreational activities zor the membens，and to enforce the provisions of tins Declination and the Association＇s A．rticles and by－Laws，and any cther instruments relating to the management and control of the Association and the Piopenties．The Association may do any and 211 otiew acts and whings that a nonyrosit comporation is empore＝zd to do，kinis may be necessazy，convemient or cesinabie
 ソuニつOses of mevtimg its duties as sez forih in tinis Declatation．
 auさhoxizy to cislegate 1 ts powers to commitzees，ozsicers ot the r．ssociation or its employees．

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\text { Section } 2 . \quad \text { Contracts of the Association. Whe }
$$ t．sso二ia＝ton shall have the richt and powez to employ on engage a manager anc other empioyees or ageriss and con＝ract for such serサices，labor anc materials as it may deem zeasonable or necessazy to operate and maintain the Propertass and the common Atea，and the improvements thereon and to iischarge its onhex $\Rightarrow$ cuties as inenein p＝ovided．Any agreement for grofessional

 must चivvide that the management cormmact may be texninated by
either party without cause or payment of a termination fee upon chirty（30）days written notice and the term of such contract shall not exceed one（1）year．
Section 3．General Duties of Association．In addition to the duties and powers enumerated in its frticles of Incorporation and Ey－Laws，or elsewhere provided for herein．and without limiting the generality thereof，and subject to the IImitations on the power of the soard as set forth in sections 4 and 5 of this Azticle，the Association acting through the Board shal1：
（a）Maintain and otherwise manage all of the Common Area and àl facilities，improvements and landscaping with．in the groject and all other property acguized by the \＆ssociazior．The Association shall maintain in a good state of repait amd appearance and in accordance with ali zecuirements of the City of Oceansice all the Common Areas and imp：ovements Finereon．In comnection with the maintenance of the common Area， the Asscciation shall periodically replace winen recessary ine ت゙ees，pleats，g：̈ass and other veqeaztion ouiginaliy placed in the C：nanc：मrea by Declarart or Decla＝ant＇s successor，pursuan＝o tine Aamescaje plan submitted to the City of oceanside and ap nroved in The City in cornection with the approval of the suidivision map on Fine E＝ope＝tij．The responsibiliたy of the issociation to maintain the common Area shall commence on the first of the month following The close cy esc＝ov＝epresenting the corveyance of the Einst Lot by Declaran＝$=0$ an Oner；
（b）Maintain such policy or policies of insurance as the Board ceems necessazy or desirable in funthering the zurposes of and protecting the interests of the Association and its hembers including，out not limited $=0$ ，hazard and liability insurance，plate glass insuzance，fidelity bonds，workraen＇s compensation and officers＇and directors＇liability insurance． The Associaさton shall be Eesulred，if available，to maintain fine
and extended coverage insurance on insurable Common Area
improvements on a current replacement cost basis in an amount not less than one hundred percent（ $100 \%$ ）of the insurable value（based on current replacement costs）：
（c）Have the authority to obtain，for the benefit of the Common Area，all utility sezvices unless such services are separately charged to the owners；
（d）Maintain all drainage facilities and easements owned by the Association，if any；
（e）Pay taxes anc assessments which are or could become a lien on the Common frea，if any，or some portion thereof；
（£）Prepare buigets and financial statements for the Association and its Members as prescribed in Article XVI of this Decilaration：
（g）Initiate and execute disciplinary proceedings against Hembers of the Association far violations of paovisions of this Deciaration or the Association＇s Articles of Incorporation or Sy－Laws in accordance with the procedures set forth in this Decla：ニこion：
（h）Make available to any perspective purchaser of a Lot，any Owner of a Lot，any finst mortgagee and the holders， insuress and guarantors of the first mortgage on any Lot，eurrent copies of the Declazation，the Articles of Incorporation，the By－ Laws，the rules governing the members of the Association，and all ozher books，＝ecords and finarcial statements of the Association． The tezm＂available＂as used in this subsection shall mean available for inspection upon recuest during normal business hours or under other reasonable circumstances：
（i）Permit utilizy suppliers to use portions of
$\Rightarrow$ the Coman krea reasonably necessary to the ongoing development and cperz＝ion of the properties；and
（j）Disclose information in accordance with Section 11018．6 of the California Susiness and Professions Code．

Section 4. Restrictions on Power of the Boate. The Association shall be pronibited without the prior vote or witten assent of a majority of the voting power of the Association (يxcluding the voting power of the Declarant) from doing either of the following: (i) incurring aggregate expenditures fo: capizal improvements to any portion of the Properties in any fiscal year in excess of five percent ( $5 \%$ ) of the bucgeted gross expenses of the Association for that fiscal year; or (ii) seiling during any Eiscal year of the Association property of the Association having an açregate fair market value greater than five percent ( $5 \%$ ) of the budgeted gross expenses of the Associazion for che fiscal Year; (iii) paying compensazion to members of the Eoard o: to cfinicers of the Association for services performed in the conduct of the Association's business; provided, nowever, that the Eoard may cause a member or officer to be reimbursed for expenses fncurzed in carrying on the business of the sssociation: and (iv) filling of a yacancy on the Boazd created by the removit of a 3oarc membez.

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Conتrač. The Eoard of Direczozs shall not er:e= into any con tracts for goods or services with a duration greater =han o:,e (1) year hittout the vote or britten consen= of a majoyity of the voting power of the hssociation, which shall include a majoziこy of the votes resiaing in Members ocher than the Declavare with tine Ecllowing exceptions: (i) a management contract, the terma of ッinch have beer aporoved by the Zederal fousing idumins:razion or Vetenans Adminiscration; (ii) a contrac= with a public utiliey company if the rates charged for the materials or sezvices aze :egulated by the Eublic Utilities Commission; provided, howeve= Ghat the Ee m of the contract shall not exceed the shortest term Eč: which me supplier will conw:act at the yequlated =ate: (iij) prepaid casual=y anc/or liability insumance policies of not =o exceed three (3) years euracion, provided that the policy permirs
for short rate cancellation by the insured; (iv) a lease agreement for laundry room fixtures and equipment of not to exceed five (S) years duration provided that the lessor under the agreement is not an entity in which Declarant has a direct or indirect ownership interest of ten percent ( $10 \%$ ) or more; or (v) agreements for cable television services and equipment or satellite dish television services and equipment of not to exceed five (5) years duration provided that the supplier is not an entity in which the subdivider has a direct or indirect ownership interest of ten percent ( $10 \%$ ) or more.
section 6. Association Rules. The Board shall also have the power to adopt, amend, and repeal such rules and regulations as it deems reasonable which may include the establishment of a system of fines and penalties enforceable as Reimbursement Assessments. The rules of the Asscciation shall govern such matters in furtherance of the purposes of the Associatior, including, without limitation, the use of the common Areas provided, however, that the rules of the Asscciation may not discriminate among Owners, and shall not be inconsistent with this Declaration, the Articles of By-taws. Any rule of the Association which imposes a system of fines or penalties must provide that the accused be given notice and the opportunity to be heard by the Board with respect to the alleged violations before a decision to impose discipline is imposed. A copy of the rules of the Association as they may from time to time be adopted, amended or repealed or a notice setting forth the adoption, amendment or repeal of specific portions of the rules of the Association shall be delivered to each Owner in the same manner established in this Declaration for the delivery of notices. Upon completion of the notice requirements, said rules of the Association shall have the same force and effect as if they were set forth in and were part of this Declaration and shall be binding on the Owners and their successors in interest whether or not actually received thereby.

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The rules of the Association, as adopted, amended or repealed,
shall be available at the principal office of the Association to
each Owner and Institutional Holder of a Mor:gage upon request.
In the event of any conflict between any such rules of the
Association and any other provistons of this Declaration, or the
Articles or By-Laws, the provisions of the rules of the
Association shall be deemed to be superseded by the provisions of
this Declaration, the A=ticies or the By-Laws to the extent of any
such conflict.
    Section 7. Entry Onto Lots. The Association and its
represencatives shall have the right to enter upon any Lot within
the Prope=ties to the extent such entry is necessary in connection
with the perEormarce by the Association of i=s duties and
-esponsibilities unde= this Article or under this Declaration,
including, nithout limitation, the construction, mair.tenance or
e{゙ec=uation of emergency repairs for the benefre of the lozs, the
Common fress, av for any of the Owners wiznin tine crope=ごes.
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## INSURANCE

Section 1. Types. The Association, to the extent available, shall obtain and continue in effect in its own mame the following types of insurance:
(a) A comprehensive policy of public liability insurance covering the Common Areas with a limit of not less than One Million Dollars ( $\$ 1,000,000.00$ ) for claims for personal injury and/or property damage arising out of a single occurrence, such coverage to include protection against such rishs as shall customarily be covered or available with respect to planned unit developments and shall contain an endorsement which shall preclude the insurer from denying the claim of an owner because of negligent asts or omissions of the Association or other Owners;
(b) A policy of fize ard casualty insurance with extended coverage for the full replacement value of the Common Area improvements, without deduetion for depreciation, and clauses waiving subrosation against Owners and the Association and pewsons upon tine E:operties with the permission of an Owner, such insurarce to afford protection against loss or damage by fire and ctiner hazards covered by the standard extenced coverage policy of hazzud insuxance:
(c) Eidelity coverage against dishonest or frauduient auts on the part of cirectors, ofzicers, managers, trustees, employees or volunteers who hancle cr who are responsible for handilng funds belonging to or administered by the Association: and such Eidelity bonds shall name the Association as obliges and benesiciary, and shall be written in an amount equal to at least the estimated maximum of funds, including reserves, in the custody of the Association on a management agent at any given Eime du:ing the term of the fidelity bond. However, the bond shall not be less than a sum equal to three (3) months' aggregate
assessments on all Lots, plus reserve firds. The bond shall cover persons serving without compensation by endorsement to the policy if not otherwise covered under the policy. The Board of Directors may purchase such other insurance as it may deem necessayy including, but not limited to, plate glass insurance, medical payments, malicious mischief and vandalism imsurance, worker's compensation, and directors and officer's liability.

Section 2. Haiver by Members. As to each of said policies which will not be voided or impaired thereby, the Members rereby waive and release all claims against the Association, the soard, the Declarant and agents and employees of each oz tie foregoing, $\because$ ith respect to any loss covered by such insurance, Whether or not caused by negligense of or breach of any agreement by said persons, but to the extent of insurance proceeds =eceived in compensation for such loss only.

Section 3. Cther Imsurance; Anmual Rewiew. The
Association may purchase such other insurance as it may deen necessary, inclucing, but not limited to, plate-glass insurance, workmer's compensation, officers' and directors' inability. ervors and onission insu:ance and blanket policies of hazard insurarne Eav tine Jots. The Board shall anmally determine whetn er tie amounts and types of insurance it has obtained provice aceraze coverage for the Association in light of inflation, practice in the area in wrich the properties are located, or any other factor whicr tencis to indicate that either adcitional insurance policies cr ircreased coverage under existing poiicies aze necessazy or cesirable to protect the interests of the Association. If the Board determines that increased coverage or adcitional insumance. is appropriate, it shall obtain the same. In the event that the $\Rightarrow$ Association decides to obtain bianket policies of hazard insurance for tine dwelling units on the Lots, neither the Associatior nor the Owners shall be recuired to rebuild after destruetion by fire or other casualty or loss wnless the dieling units on the tots
are insured under a group or blanket hazard insurance policy which contains a "Replacement Cause Encorsement", providing for replacement of the dwelling unit from the proceeds of such insurance. The Association shall not have the authority to rebuild the dwelling unit on a Lot and assess the cost of repair or replacement to the Owner of a Lot experiencing such loss; provided, however, in the event of a shortfall in funds necessary to rebuild a dwelling unit by reason of undercoverage under the blanket policy, such shortfall for purposes of reconstruction may be obtained through a Special Assessment levied against all Lots in the properties in accordance with the procedures for a speciai Assessment as set forth in the Article of this Declaration er:-itled "Covenant For Maintenance hssessments".

> Section 4. Premiums and Proceeds. Insurance
premiums for any such blanket insurance coverage obtained by the fssociaxion and any other insurance deemed necessary by the Associanion shall be an expense to be incluctet in the Recular $\therefore$ ssessments levied by the fssociation. The issociation is herety granted the autho-ity to negotiace loss settlements with the app:oyriate insurance carmiers. fny two (2) directors of the Association may sign a loss claim form and release form in connection with the settlement of a loss claim, and such sigrazures shall be binding on the Association and the Members. Section 5. Pavment of Taxes or Fremiums by Institution al Holders of Ei=st Mortaages. Institutional Eolde:s of Eizst Morzgages may, jointly or singly. pay taxes or other charges which are in default and which may or have become a charge against the Common Area, unless such taxes or charges are separately assessed against the owners, in which case the rights - of Institutional Holders of Eirst fortgages shall be governed by the Frovisions of their Mortgages. Instizutional Holders of first Mortgages may, jointly oi singly, also pay ove=due premiums on hazard insurance policies, or secure new hazard insurance coverage

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on the lapse of a policy, for the Common Area and the
Institutional Holder of a Eirst Mortgage making such payments
shall be owed immediate reimbursement therefor from the
Association.
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## DAMAGE AND DESTRUCTION AETECTING COMMON AREA

Section 1．Consent of Owners to Rebuild．If all or any portion of the Common Area is damagec of destroyed by fire，or other casualty，then neither the Board，the Association，or any agent or employee thereof shall be reguired or permitted to take any action to repair or rebuild the damaged portions，or to cause the damaged portions to be repaired or rebuilt without the written consent of at least fifty－one percent（ $51 \%$ ）of the Members of each class as to the manner of repair or reconstruction and the payment thenefor，except as provided in Section 2 of this Article in the even＝adeguate insurance proceeds are available as set forth therein．

Section 2．No Consert Recured With Adecu ate
Insumance．Notwithstanding anything contained in Section 1 above to the conささaとy，if the cost of repairing or rebuilcing the
 The amoun：of insurance proceeds available to the Association，the Eozad shall be au thorized and required without the consent or approval of the Members，to contract to repair or rebuild the camaged portions of the Common frea substantially in accordance with the original plans and specifications therefor．In the event any excess insurance proceeds remain，or in the event of a decision by the Association not to reconstruct or replace such damages or desteoyed improvements，the Eoard，in its sole discretion，may retain such sums in the general funds of the Association or distribute pro rata all or a portion thereof to the Owners，subject to the prior zights of Institutional Holders of
？any finst Mortage whose interest may be protected by insurance policies carried by the Association．The rights $c f$ an Owner and

## 8/17/8:

the Institutional Holder of a first Mortgage on his Lot as to such pro rata distribution shall be gcverned by the provisions of the Mortgage encumbering such Lot.

## EMINENT DOMAIN

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    The term "taking" as used in this Article shall mean
comcemnatiom by emiment domain or sale under threat of
condemnation. In the event of a threatened taking of all or any
po-tion of the Common Azea or the improvements thereon, the owners
hereby appoint the Board and such persons as the Eoard mav
delegaze to represent all of the Owners in connerinon with the
_aking. The Eoard shall act in its sole discretion with respect
to any awamds being made in connection with the taking amd srall
be emむ゙tled to make a voluntazy sale to the condemnor in lieu of
Angasimg in a condemnation action. Any awards received on accoulit
of the taking smail be paid to the A.ssociatiori In the even= of a
\tauaking of less than all of the Common Area, the mules as to
=estoratior and replacement of tine Common A.rea and the
improvemen=s chereon shall apply as in the case of destrucrior of
impnovemen=s vyom the Common Amez. In the evemt of a tozal
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\mathrm{ Fin genezal sumis of tne mssociation or distwibute pro rata all or}
a MOME&on THereoz to the On'nexs. The waghos of an Ownez and tine
Ins=jtutional Holder of a Eirst Mortgage on nis Lot as to such Dro
rate dis=土ibution shall be governed by the provisions of the
Ao:=gage encumbering such Lot.
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## ARCHITECTURAL CONTROL

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    Section 1. Members of Committee. The Archinec=ural
    Committee shall consist of not less than three (3) members as
    shall be determined by the goarci. The initial members of the
    Architectural Committee shall be representatives of Declarant,
    whose business address is 2141 palomar Airport Road, Sujte 320,
    Cazlsbad, California 92009. Subject to the follohing provisions,
    Declarant shall have the right and power at all cimes to appoint
    and remove a majortcy of the members of the Architectural
    Comnitaee or to sill any vacancy of such majority until the
    "#urnover date" which shall be the date on which either (i) ninety
    percenz (90%) of the Lots subject to this Declaration have beer
    sold and the deeds recorded ("close of esc=ow"), or (ij) five (5)
years following the date of issuance of the Einal subdivision
Public kepore for the Propervies, whicinever occurs earliev.
Conmencing one (1) year from the date of close cf escrow for tre
sale cz The first Lot is the Zuopervies to a purchaser (ovheu thar
\imath Developer) from Declarant, the Eoard shali nave tns power to
Eppoint one (1) memjer to vine {=mhitectunal Commi=vee, until Ehe
=urnorer date. Thereafter, the Soard shals have the power to
appoint and yemove all of the members of the frchizec=u:al
Comnistee. Fersons apponnted to the Architectural Committee by
Gne Soard shall be Erom the membeiship of the Association, but
gersons appointed to the Archinectumal Commintese by Devlarant neec
not be Hembers of the fssociavion. The furchitectural commi=cee
shal: have the right and duty to promulgate reasonable standards
against which to examine any request made puzsulant to this
Nrticle, in order to ensure that the proposed plans conform
harmoriously to the Extewiov design and existing ma=evials of the
buildings in the Project. The Frchitectural Committee may
iesignato and appoint a representaこさve who is a licensed archite=t
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and a majo：ity of the members of said Architectural Committee may， from time to time，remove or replace such representative．The cisignated representative of the Architectural committee may be， but need rot be，a member of the Architectural committee．

Section 2．Review of plans and specifications．The Architectural Committee shall consider and act upon any and all plars and specifications submitted for its approval under this Declaration and perform such other duties as from time to time shall be assigned to it by the Board，including the inspection of construction in progress to assure its conformance with plans approved by the Architectural Commi＝tee．No construction． Elさerstion，addition，modification，decoration，redecoration or reconstulution oz ar Improvement in the Properties shall be commenced or maintained，until the plans ame specifications Enere：en showing the nature，kind，shape，height，width，color， meterials and location of the same shall have been submitted to －he Anshitectural Committee and appzoved in wziting by the
 and še二tifications shall be the adtuess of the principal place of business of the Association．The Architectural committee shall
 Ef tٔ eeems that She constzuction，alterations or additions conzemplazed thereby in the locations indicated will not be deた＝imentai to the appearance of the surrounding area of the Droperties as a whole，that the appearance of any structure zfsec＝ed thereby will be in harmony with the surrounding structures，and that the construction thereof will not dezract from the beauty，wholesomeness and attractiveness of the common uzea or the enjoyment thezeof by the Members，and that the upteop and majntenance thereof will not become a burden on the L．ssociation．The \＆．Ichitectural Committee may condition its approval of proposals or plans and specifications for any Improvement（i）on such changes therein as it deems epprosriate，


Section 3．Meetings of the Arehitectural Committee． The Architectural Commitee shall meet from time to time as necessary to perform its duties hereunder．The Architectural Committee may from time to time，by resolution unanimously adopted in hisiting，designate an Architectural Committee representative （who may，but need rot，be one of its members）to take any action or perform any duties for and on behalf of the Aschitectural Commitwee，except the granting of variances pursuant to section 9 of chis frticle．ir the absence of such designation，the vote of a majo：－ity of the members of the Architectural Commitee taken without a meeting，shall constitute an act of the Architectural commbttee．

Section 4．No Waiver of Euture ADprovais．The approvel of the Architectuzal Committee to any proposals or plans and specizications or crawings Eror any wouk done or proposed of in comnec＝on wizh any other matter recuiring the app：oval and consent of the Architec＝uzal Commetee，shall not be ceemed to
 as to any siniian progosals，plans and specifications，crawines or mett ex winatever subsecuently or acむizionally submiteed for arロrovzl or cansent．

Section 3．Compensation of Members．Tre members of the Arcmitertural Committee shall＝eceive no compersation for serdices rendered，other than reimbursement for expenses incurred by them ：th the pericrmance of theit duties hereunder．

Seftion e．Inspection of hork．Inspection of wozk and soxwezzion of defects therein shall proceed as follows：
（a）Upon the completion of any work for which approved plans are recuired unde：this Areicle，the owner shali give wricten notice of completion to the irchitectural Commiteee． （b）Within sixuy（60）days thereafter，the ふェᄃhisectural Committee or its duly authorized representative may士nspect such improvement．If the Architectural Commttee fincis
that such work was not done in substantial compliance with the approved plans it shall notify the owner in writing of such noncompliance within such sixty（60）day period，specifying the particulars of noncompliance，and shall regure the owner to nemedy the same．
（c）If upon the expiration of thi＝さy（30）days Srom the date of such notification the Owner shall have failed to remedy such noncompliance，the Architectural Committee shall notify the Eoard in wrieing of such failure．After afiording such Owner notice and hearing，the boasd shall determine whether there is a noncompliance and，if so，the nature thereof and the estimated cost of correcting or removing the same．If a noncompliance exists，the owner shall zemecy or remove the same within a pezioc of not more than forty－sive（45）days from the dare of announcement of the Board ruling．If the Oner does not
 cここミon，may record a notice of romcompliance in the osfice oz Ehe San Diego County Recorder and may peacefurly remove tee ת．cncomzling Im，

 such expenses aze not promptly＝epaid by the owner to the Association，the 5oard shall lery a special Reimbursement Assessment against such Owner foz teimbirsement．
（d）li fox any reason the Arcliatectural Conmietee sails＝0 notify tine Onnez of any roncompliance within siaty（ 50 ）
 Ownes，the Improvement shall be deemed to be in accordance wich said E＝p：cved plans．

Sec＝ion 7．Nonliability of hrcinicectural commitrae
Hembers．Neicher Declarart，the A．tcintectural Comitaee nov any member of the mirchitectural Committee，the Board nor their duly authorizec representaこive，shali be liable to the A．ssociation，or
to any Owner for any loss，damage or injury arising out of or in any way connected with the performance of the Architectural Committee＇s duties hereunder，unless due to the willful misconduct or bad fath of the Architectural Commttee．The Architectural Commatee shall review and approve or disapprove all plans submitted to it for any proposed Improvement，alteration or addition，solely on the basis of aesthetic considerations and the overall benefit or detriment which would result to the immediate vicinizy and the Froperties generally．The Architectural Commattee shail take into consideration the aesthetic aspects of the a：chitectural designs，placament of buildings，landscaping， color schemes，exterior finishes and materials and similar featuzes．The Architectural Committee＇s approval on disapproval shall se based solely on the consicerations set forth in this Articie，and the Architectural Commitaee shall not be responsible for reviewine，noz shall its approval of any plan or design be deemec appuoval of，any plans or destign from the standpoint of sごu crunci safezy or conformance with building or other codes． Section 8 ．Nonazolicability to Declarant．The paovisions of this Arcicie siall not apply to any Lot ouned by
 gesidential dwelling untt or p：ict to the cos veyance of such Lot by reclazant to a membe：of ine pubilc．

Suctions Yariance．The drchitectural Conunalee may auriocize variances from compliance with any of the arch ここectuial p：ovisions of this Declatation，inclucing without 1umi＝ation，restrictions upon height，size，floor area or placement of structures，or similar restrictions，when circumstinces such as topography，natural cbstüuctions，hazaship．
－aesthetic or enviromental consideration may require．Such vaニictees must be eviderced in writing．must be signed by at least two（2）memiers of the Architectural Committee，and shall become effective upon yecozciation in the office of the County Recorde：of


#### Abstract

Sandiego County. If such variances are granted, no violation of the covenants, conditions and restrictions contained in this Declaration shall be deemed to have occurred with respect to the matter for which the variance was granted. The granting of such a variance shall not operate to waive any of the terms and provisions of this Declaration for any purpose except as to the particular property and particular provision hereof covered by the variance, nor shall it affect in any way the owner's obligation to comply with all qovermental laws and regulations affecting his use of the premises, including but not limited to zoning ondinances and lot setback lines or requirements imposed by the Cizy of Oceanside or any other gcvernmental authority.

Section 10. Apoeal. In the event plans and specifications submisted to the Architectuzal Committee are disapproved thereby, the party or parties making such submission may appeal in writing to the board. The written request must be received by the Eoard not more than thirty (30) days following the final deasion of the Architectural Committee. The Board shall submit such request to the appropriate Architectural Commiteee Eor review, whose written recommendations will be submitted to the Eoard. Within forty Eive (45) days following receipt of the request for appeal, the Eoard shall rencier its written decision. The failure of the Board to render a decision within said fortyfive (45) day period shall be deemed a decision in favor of the appellart.


## NOTICES

In each instance in which notice is to be given to the On'rer of a Lot, the same shall be in wititing and may be delivered persorally, in which case personal delivery of such notice to one 0: two cr more co-owners of a lot, or to any general partner of a partnership owning such a Lot, shall be deemed delivery to all of the co-On'rers or to the partnership as the case may be, and personel delivery $o$ the notice to any officez or agent for the service of process of a corporation owning such Lot shall be deemed delivery to the corporation ol such notice may be delivered by United States mail, certified or registered, postage prepaid, Heturn receipt requested, adoressed to the ohner of such lot at the most recent acicess furnished by the Owner in writing for the purpose of giving nozice, or iz ro such actress shall have been furnishec, then to the street address of such Lot, and any notice so deposited in the mail within San Diego County, Calizo=nia, sinaly be deemed delivered forty-eichz ( 48 ) hours azter such cieposit. Any notice to be given to the Associat jon may be ceifvered pensonally to ary member of the soard, or deinvered in such other manner as may be authorized by the Association. Any notice to be given to the kssociation shall be delivered by the Unived Sta=es mail, certisied or registered, postage grepaid, rėuニn receipe reçuested, and any notice so deposited in the mail $\because \therefore z i n$ Sam Diego County, Calizo=nia, shall be demed delivered


## RIGTS OF INETITUIIONAL HOLDERS OE FIRST MORTCACES


#### Abstract

Notwithstanding any provisions to the contrazy as mazy provided elsewhere in this Declaration，Institutional Holders c Eirst ivergages shall have the following rights：

Section 1．Notice to Instivutional Holders of Default．Any Institutional Holder of any First Mortgage on a shall be entitled to receive，upon witeten reguest to the Association，wtittem notification from the Association of ary defanit by the owner（trustor）of such Lot in the performance of such Owner＇s obligations unde＝the Declayation or the Asscciazion＇s Azticles or sy－iaws which is not cured within in： （30）days from the date of such default．

Section 2．hssessacmes on E゙oveciosure．Any Instizutionel Holder of any Eiust Mortgage who obzains tiele ve a Lot pursuant to the remedies provided in tie Moragage but exilusive oz a cieed in lieu of foreciosuzel，or tinnough Eoreclosure of the Eirst liortgace，shall not be liable for any claims zor unpaid assessments or charges agannst such Lot witch accuued pixior to the accuisition of ti＝le so such Lot by tie 

Section 3．Right of Eirst Refusal．Any insこiこutional holder of a Eirst Mortgage who comes into possessio： of a Lot pursuant to the remedies provided in such Mowtgage，or Ecraclosure of the Mortgage，shall be exempe Erom any＝igha cf finst refusal，and any right of girst refusal shall not impair the zights of an Institutional Holder to： （a）Foreclose or take titie to a Lot pursummt to the remedies provided in the Mor mage ，or （b）siccept a deed（or assignment）in lieu of foreclosuze in the event of default by the trustor of the． Mortgage．or


(c) Sell or lease a Lot acquired by the

Institutional Holder.
Section 4. Recuired Consent of Holders. As to all
Institutional Holders of Eirst Mortgages who have informed the Association in writing of their appropriate address and who have requested in writing so be notified regarding any of the following proposed changes or additions, neither the Association nor any Owner shall do any of the following unless at least seventy-five percent (7S\%) of the institutional Holders of First mortgages have Given their prior written approval:
(a) Change the method of determining the obligations, assessments (whether Regular or special), dues or other charges which may be levied against the owner of a Lot;
(b) Ey act or omission seek to abandon, partition, release, subdivide, encumber, sell or transfer any propert; or any improvements which are owned, directiy or indirectly, by the Association;
(c) By act or omssion change, waive or abandon any sheme of resuiations, or enforcement thereof, pertaining to the architectural design of the dwellings situated on each lot or the upreep of the Common Areas within the Properties;
(d) Use hazard insurance proceeds for losses to the con:mon frea property for other than the repair, replacement or Yeconstuwction of such improvements. For purposes of this Section, whenever the approval of a specified percentage of Institutional \#olders of First Mortgages is required, it shall be deemed to mean the vote or approval of a specified percentage only

* of those Instituiional Holders of Eirst Mortgages which have delivered the required notice to the Board;
(e) Eail to maintain fire and extended coverage insurance on insurable Common Area property on a curreat replacement cost basis in an amount not less than one hund:ed percent ( $100 \%$ ) of the insuratle value (based on current replacement cost);
(f) Abancion or terminate the Association, except for abandonment, partition or termination as may be provided by jaw:
(g) Eail to maintain an adequate reserve fund for the replacement of equipment and facilities used for Common Area maintonance.

Section 5. Fights of Instivutional Holders. All Institutional Holders of Eirst Mortgages on individual Lots shall, upon written request to the Association, be ertitled to:
(a) Inspect the books and records of the Association during normal business hours;
(b) Receive an anrual audited Enancial seatement of the Association within ninety ( 90 ) days provided, however, that such audited statements shall be made available only if they have been prepared by the Association in the regular course of business, following the end of any fiscal year of the Association;
(c) Receive written notice of all meetings of the Owners of the pissociation and shall be entitled to designate a rep:esentative to attend all such meetings.

Section 6. Fayment of Taxes and Insurance premiums.
Institutional folders of first Mortgages on Lots within the Eroperties may, jointly or singly, pay taxes or other charges which are in default and which may or have become a charge or lien against any Common Area property, if any, and may pay overcue premiums on hazard insurance policies or secure hazard insuzance coverage upon the lapse of a policy for any Common s.rea property and the mortgagees making such payments shall be owed immediate reimbursement therefor from the Association.

Section 7．Prionty on Distribution of Proceeds．No Owner or any other party shall have priority over any rights of Institutional Yolders of Eitst Mo：tgages upon individual Lots pursuant to their Mortgages in the case of a distribution to Owners of insurance proceeds or condemnation awards for losses to or a taking of all or any portion of the commonly owned property． is any，ard／ot the individual Lots anc improvements theveon．

Section 8．Notice of Destruction or Taking．In the event that any Lot or the improvements thereon or any commoniy owned property，if any，or porvions thereof，are substantially damaged or destroyed，or aze made the subject of any condemnation proceeding in eminent domain or are otherwise sought so be accuired by a condemrang authority，the Association shail prometly notify all Institutional Holdess of Eirst．Mortgages affected by such jestruction，taking or threatened action．

Section ？．Insu＝ance Notwithstanding any other grovisions herein，tie Association shall continuousiy mainaain in gEfect such casualty flood and liabulity insuzamce and a ficelity bonc meeting the insuxance and tidelity bond recuirements zor dianned urst development projects estajinshed by the Eedenal Home roan H：ニrgage cozponation，so long as it is a noztgagee cr onner cf a Lo：wi＝hin the project，excest to the extent such coverage is mot aualable or has been waived in writing by the Eedeüal Home Loan Fiontagage Corporation．

Section 10．Moragace Protecticn Clause．No breacin of the ccuanants，conditions $o=$＝estrictions harein contaned，nor ary lien created hereby，shall defeat or wender invalic the lien of any first Mortgage of fizst deed of trust made in good faith and for value，but all of said covenants，conditions and restricこions sinall be binding upon and effective against any owner whose $=:=l e$ is cerived chrough forechosure or zutstee＇s sale，on otinezwンse．

Section 11. Conflicts. In the evert of any conflicts between any of the provisions of this Article and any other provisions of the Declaration, the provisions of this Article shall control.


#### Abstract

In the event that the improvements to any commonly owned or maintained property within the Properties have not been completed prior to the issuance of a Final Subdivision Fublic Report covering such tract by the Department of Real Estate of the State of California，and the Association is obligee under a bond or othez arrangement（hereinafter the＂Bond＂）to sectre performance of the commitment of Deciarant to complete such improvements，the following provisions shall apply：


（a）The Board sinall consider and vote on the question of action by the tssociation to enforce the obligations under the Eond with respect to any improvements for which a Notice oi Complstion has not been filed within sixty（60）days after tine compietic：date sperified for such improvement in the Planned Construction Statement appended to the Bond．If the i．ssociation has given an extension in hriting for tine completion of any common －mprovement，the Eoand shall consider and vote on the ajoresaid question iz a Notice of Completion has not been zided within

（b）In the event that the Soard cetemmines not to initiate action to enforce the obligations under tine Sond，or ir the event the board fails to consider and vote on such guestion as provicul abo：e，the Eoard shall call a specià meeting of the Kerbezs for the warpose of voting to override such decision or such failure to act by the Soard．Such meeting shall be callec accosding to the provisions of the By－Law＇s dealing with meetings of the Members，but in any event such meeting shall be heid not less inan thircy－five（35）days nor more than foriy－five（ $\ddagger 5$ ）days ニミニe：receip：by tine Soard of a petition for such meeting，signed by Membezs representing five percent（ $5 \%$ ）or more of the total voting power of the Association．
(c) The only Members entitled to vote at such
meeting shall be the Owners other than Declarant. A vote at such
meeting of a majority of the voting power of such Members, other
than Declarant, to take action to enforce the obligations under
the Bond shall be deemed to be the decision of the Association and
the Eoard shall thereafter implement such decision by initiating
and pursuing appropriate action in the name of the Association.

## EASEMENTS AND OWNERS' PROPERTY RICHTS

## Section 1. Owners' Easements of Enjoymert. Every

 Owner shall have a right and easement of ingress and egress and of enjoyment in, to and over the Common Area (except for any slope areas on the Common Area) which shall be appurtenant to and shall pass with title to every Lot, subject to the following provisions:(a) The right of the Association to reasonably limit the number of guests of Owners using the Commor Area facs1iこ!es;
(b) The right of the Association to establish uniso:r rules and regulations pertaining to the use of the Common A.rea;
(c) The right of the Association in accordance with the $\dot{\text { urticles, Ey-Laws and this Declayation, with the vote or }}$ written assent of a majority of the total voting powe of the Association, mitich shall include a majority of the voces mesiding in Pumbers other than the Declarant, to borrow money sor the purpose of inproving the common free and the facilities and in aid therect, and, subject to the provisions of tive hritcie oz th, is Deciaration erEitled "RIG: OS OE INSTITUTIONAL FOLDERS OE EIRSE' MORTGAGES, " to montgage, pledge, deed in trust, or ioppothecata any or all of its real or personal paperty as secuxity for money borrowed on debts incurred, provided that the rights of such Anstivutional Yolders of Eirst Mortgages shall be subordinated to the rights of the owners;
(d) Subject to the provisions of the Article of this Declaration entitled "RIGITS OE INSTITUTIONAL BOLDERS OE EIRSI MOETGAGES" the right of the Association to dedicete, Telease, alienate or transfer the common Area $=0$ any public agency, äthority, utility or other person for such purposes and subjec= to such conditions as may be agreed to by the Membens. No

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such dedication, release, alienation or transier chail be
esfective, unless an instrument signed by Members ertitled to cast
at least a majority of the total voting power of the Association,
which shall incluce a majozity of the votes resicing in Members
chuer than the Deciaramt, agreeing to such dedicazion, yeleaze,
alienation or transier has been recorded;
    (e) The rights and reservations of Declarant as
set forth in this Decla=ation, inclucing the right of Declayar=
anc i=s sales agents, rep=esen=atives and prospective purch.asers,
to the non-exclusive use of the Common Axea and any facilities
tinereoz, whhout cos=, for access, ingress, egress, use and
erjoyment, in order to dispose of the Eroper=ies as grovided
herein, un=il the close of escrow for the sale of all of the Iots
#n the Froper=les; provided, however, Era= such use shail nct
unzeesonably intezfore wisth the rights oz enjoyment oz che other
Cwners as provided herein;
    (f) The wight oz the Eoard to suspend the zigh-s
and ezsemenzs of use and enjoyment of the zen=aeavicral fac=lizies,
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njs LCE とemains celincuen=; and, af=er nosice anci beaning with an
cpporctunity to be neard, zo impose mone=ary penal=ies or suspend
such use rights and easements for a reascrable period of zime as
de=e=m:ned Ey the Eoard for any シiola=ion of tr.is Jeciavazion,
&uこscies, ミy-Zaws on rules and regulations ci fie s.ssoci=ion, it
\Sigmaeirg Lnderstcod zhat any suspension for either nor-pazmen= oz any
assessmen= or mreach of such res=rictions shall not cons=it:ite a
\becauseニさre= =% discharge of the Membez's obligation =o pay assessmemte
as p:cvided herein;
    (G) The rign= of tie Associavion, accinct fhmougn
The Eoard, to veasonably res=rict accese \tauo azeas cez the common
\thereforerea.
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RECORDNGG REQUESTED BY
AND W:HEN RECORDED RETURN IO:
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PGLMIERI, TYLER, WIENER \& WILHELM (OCT)
4000 MacArthur Boulevard Suite 1000 - East Tower Newport Beach, CA 92660

18817-217

## SUBORDINATION AGREEMENT

NOTICE: THIS SUBORDINATION AGREEMENT RESULTS IN YOUR SECURITY INTEREST IN TEE PROPERTY BECOMING SUBJECT TO AND OE LOWER PRIORITY TENN THE LIEN OE SOME OTHER OR LATER SECURITY INSTRUMENT.
$\because$
LINCOLN SAVINGS AND LOAN ASSOCIATION, a California state-chartered savings and loan association, the beneficiary under the Dead of Trust recorded on June 2, 1987 as File No. at303634, of Official Records of San Diego County, California, which Deed of Trust is a lien upon the property subject to the Declazaztor of Covenants, Conditions and Restrictions =ecozded on
as File No. , and any amencmensa or animextions thereto (hereinafter refereed to as "Declaration"), hereby consents to said Declaration and agrees that the Declaration shall be and remain at all times a lien on charge on the real property subject to said Declaration superior to the lien or charge of the Deed of Trust described above.

LINCOLN SAVINGS AND LOAN ASSOCIARTOA, a California state-ciartered savings and loan association

Dated:
Oncooe: 8, 1987


By Findato I Coxa

(NOTARY ACKNOWLEDGMENT)
State or 12 wo un

On this the $6^{t i}$ day of october, 1987, before me, the undersigned,

$\Rightarrow$ Enohfan $A: B$ Rain de RT. in for
proved to on the basis of satisfactory evidence to be the person (s) who
 vice $t^{2} N 2 \operatorname{lan} t$ - respectively, of linColn savings a no

LOAN ASSOCIAIIOR, a CajiEOnia state-chartered savings and loan association, on behalf of the association.

(Seal)


Section 2．Waiver of Use．No Owner may exempt himself from personal liability for assessments duly levied by the Association，nor＝elease the Lot or other property owned by him from the liens and charges hereof，by waiver of the use and enjoyment of the Common Area and the facilities therecn or by abandomment of his lot or any other property in the roperties．

> Section 3. Title to the Common A:ea. Declarant
hereby covenants for itself，its successors and assigns，that it will convey to the Association fee simple title to the Common hrea in the Properties，free and clear of any and all encumbrances and liens，subject to reservations，easements，covenants and conditions then of record，including those set forth in this Declaration．Said conveyance shall be made prior to the conveyance 0 the first tot to a purchase：from Declarant pursuant to a Einal Subdivision Public Report covering the properties．

Section 4．Owners Sichts and Euvies：U－ilities． The＝igits and duties of the owners of tots within the properties with respect 0 sami＝ary sewer and water，elecさricity，gas and －siemane and cable teievision lines and drainage Ëacilietes shell De governed by the following：
（a）Wherever sanitary sewer house＝onnections ミne／or wate＝house connestions or electricity，gas，or telephone and cable television lires or drainage facilities are installed within the Propenties，wrich connections，lines or facilities，or
 than the Ohner of a bot served by said connections，the Owners of any Lots serfed by said connections，lines or Eaciaities shall have the right，and are hereby gaanted an easement to the full sxtent necessary thezefor，to enter upon the Loさs or to have utility companies enter upon the Lous within the Properties in or upon which said connection，lines of facilities，or any portion

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thereof, lie, to repair, replace and generally maintasn said
connectiors as and when the same may be necessary as set for*h
Eelow:
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(b) Wherever sanitary sewer house conrections
and/or water house connections or electixcity, gas or teleprone or cable television lines or drainage facilities are installed within +ne Properties, which connections serve more than one Lot, the Onner of each Lot served by said connections shall be entitled to the tull use anc enjoyment of sucr portions of saic connections as service ris Lot:
(c) In the event of a dispute between owners wits respect to the repair or =ebuilding cf saic connections, or with respect to the sharing of the cost thereof, then upon wititen reguest of one cf such ouners aderessed to the tssociatio:i, the matter shall be submitted to the Board of Directors who shall Gecise and make an assessmert against an\#or all cit the orners in:olved which assessment shatl be collectec and enzorced in the merner grovided by this Declaration.

Seczion 5. Common 4 mea $=2$ sements. The t.ssocianior s:iell own the Common Area For the use, enjoyment anc converinenze
 Declarazion is hemeby deciared to have an easemen= over ali of jine Common $\dot{\text { Crea, for the benefit of the Lois, zine Onners of the Lots, }}$ and fach of tnem, and for

 gene=ality of the foregcing, for ingiess and egress oven and Hrough tine Common Area.

Section 5. Eartv Halls ard Eences. Those oviors who zave a common well or Eence adjoining tmeir LoEs enc such a wali
 shall éualiy have the right to the use ci such wall or sence


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interior surface of the wall or fance on his side. Neither Owner
shall use any portion of the wall or fence so as to interfere with
the use and enjoyment of the other owner. In the event that any
portion of such wall or fence, except the interior surface of one
side; is damaged or injured from any cause, other than the act or
negligence of either party, it shall be repaized or rebuilt at
their joint expense. In the event of any dispute arising
concerning a party wall, each party shall choose one arbitrator,
and such arbitrators shall choose one additional a=bitrator, and
the decision of a majority of all the arbitrators shall be final
and conclusive of the question involved.
    Sec=ion 7. Creation of Easements. Each of the
easements provided for in this Declaration shall be deemed to be
estabitshed upon the =ecordation of this Declaration, and sinall
thenceforth be deemed to be covenants running with the land for
The Luse and benefit of the Lots superior to all other encumbrances
agplied against or in favor of any portion of the froperties which
is the subject of this Declaration. In Eurtherance of the
easemen=s provided for in this Deciaration the individual grant
deeds to Lots may, but shall not be required to, set forth said
easemer: s.
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## ANNEXATION

Section 1．Annexation With Consent，Additional Lots and Common Area may be annexed to the properties with the written consent of not less than $66-2 / 3 \%$ of the total voting power of the Association residing in Association Members other than the Declarant unless the proposed annexation is in substantial conformance with a detalled plan submitted to the Department of Real Estate with the application for a public report for the first phase of the Eroperties as set forth below．

Seation 2．Annexation inithout Consent．If，at any time within the thitd anniversary date of the issuance of the oviginal public report for the ammediately prececing phase of the Eropervies，the Declarant should develop additional lands within تhs areas cescribed in Exhibit＂A＂fhich is attachec hereto and by this ：̈efevence made a part heveoj，such adixtional landis may be annexet to the Propenties without the assent of the class $A$ Meniners and ha made suaject to the Declaration and fievety become， stoject to the วurisdiction of the tssccia＝ion；rovided，howevez． Zan the develogment of the accitional iancs cescubed fr fins
 this Lrzicle．Jeさailed pians Ean ine cevelopment of activional innds must be submitted to the Californiz Department oz Neal
 acdazional lands．Iz eithor Ghe Caísornia Depatement of seal Estate on Veterans Adminiscrazion detezmines trat such detailed plans are not in accordance with the general plan on file and such agency so adrises the Asscciatior and the Declavant，the Ennexation of the additional lands must be in accordance iith Seここion i immediately above．$\dot{A}$ supplemertãy Deciavazion oz Covenarts，Conditions and Restrictions as described hereirastez in

Section 3 of this Article，covering the real property or portions thereof described in Exhibit＂A＂hereto，shall be executed and recorded by the owner of such property to be annexed．

Section 3．Supolementary Declaration．The additions authorized under the foregoing section shall be made by filing of rerord a supplementary Declaration of Covenants，Conditions and Restrictions，or similar instrument，with respect to the additional property which shall extend the plan of this Declaration to such property．Such Supplementary Declarations contemplated above may contain such complementary additions or modizications of the covenants，conditions and restrictions concafmed in this Declaration as may be necessazy to reflect the diEverent character，if any，of the added property as are not inconsistent with the plan of this Declazation．In no event， horreve：shall any such supplementary Deciara＝ion，revoke，mocify or ade zo the covenants established by thas Declaration withen the existing ミroperさy，except as hezeinaftevothezwise provided．The clesing of the first escrow witthin a particular phase or ancrement Ec：wisch a süpplemeñary Declaration has been recoried，shall cォニミニi＝ite and effectuate tine ammexation of the said real properay describec＝nexein，making saic zeal property subject to thas

 Owners of lots in said real propez゙さy shall be Members oz the $\operatorname{TEREA}$ MG HOIEOWIUES LSSOCTETION，in accordance with the Eerms and p＝owiszons of this Declazation and such supalemertary Declaェョ亡ion． Upen such amnexation all Owners of Lots within the Eroper＝ies shall have an equal right to the use of all of the Common A．reas
 $\Rightarrow$ annex to the Proper＝ies all or any portion of the Lots desctibed $\therefore$ Exb：ニニン＂A＂Sexe＝0 anc any decision to effect such annexazion shall be in the sole disctevion of Declarant．

Section 4．Effective Date of Annexation．
Notwithstanding anything to the contrary as may be contained herein，any annexation pulsuant to the provisions of this Article ahall onty be effective upon the close of the first escrow within each particular phase or increment which has been annexed pursuant to the provisions of this Declaration or upon the commencement of assessments pursuant to the provisions os تhis Declanation， whichever is firse to occur．

## Section 5．Commitment by Declarant to pay

Assessments．Declarant for itself and its successors and assigns covenants an agzees to pay to the Association，concurrently with the closing of the escrow for the first sale of a Let in an annexec phase，approp：iate amounts for reserves for replace：nent on defezeed maimenance of Common Area improvements in the annexed ynase neeessitated by or arising out of the use and occuparay of the dwelling units on the Lots in such anne：sed phase under a rena al progam conducted by the Declarant which has been in ézect for a period of at least one year as of the date ci closing of escrow for the first sale of a tot in the annexed ohase．

Section 6．Deannexation bu Declazart．Dechazara mey CElée all or a porzion of any ieal paoper：y annexed to the Froperies from coverage of tinis Declaration and the jurisciction of the Association，so long as Deciarant is the owner of all of such annexed real property，and provised that（a）a Notice of Deittion of merritory is zecorded in the Office of the San Diego County Recorder in the same manner as the applicable Supplementary Declaュation was recorded：（b）Declarant has not exercised any Associa亡̇on vote with respect to any poztion of such annexed real三roperty；（c）assessments have not yet commenced inth respe＝＝to any porion of such annexed real propercy；（d）no escrow has closed for the sale of any lot in any parion oz such annexec real property to the public；（e）the zsseciaticn has nct made any


## portion of such annexed real property; and (f) a draft of the

Declaration of Deannexation is submitted to and approved by the
Veterans Administration prior to recordation.

Sectioni．Budgets and Ennancial Statements．The
Eoard of Directors of the Association shall have the below described financial information of the Association regularly prepared and distribured to all Members of the Association as provided herein regazdless of the number of Members or the amount of assets of the Association：
（a）A pro forma operating budget for each siscal year of the fssociation which shall include at least the toilowing information shall be distributed no more tian sixty（60）days and not less Enan fo：ty－⿰゙vue（4S）days prior to the beginaing oz the fiscel year of the issociation：
（i）Estimated revenue and experses on an accrual basis：
（ii）The amount of the totel cash＝eserves of the issociazion currently available for ueplacemeñ $\sigma=$ major repair of Common frea facixities and foz contingencies； （こij）in LEEmized escimate cf the zemaininc

 Zacilities for whici＝he Association is respomsible；and
（iv）A general statemen＝seting fort：the procedures used by the Board in the calcul三こion and establis：ment czreserves to detray the costs of repair，replacement or additions to major components of the Comon h．reas and facilities for winch the Association is responsible．
（b）A balance sheet－as $c \leq$ a designated accounting date minich shall be the last day of ine month closest in time $=0$ six（S）months from tine date of closing of escrow representing the first sale of a Lot in the Froperaies－and an operating statement for the peitiod from the dace of the first


#### Abstract

closing to the designated accounting date, shall be distributed to each Member within sixty (60) days after the designated accounting date. This operating statement shall include a schedule of assessments received and receivable identified by the Lot within the properties and the name of the person or entity assessed therefor.


(c) An annual report which shall consist of at least the following shall be distributed within one hundred twenty (120) days after the close of the fiscal year of the Association:
(i) A balance sheet as of the end of the fiscal year:
(ii) An operating (income) statement for the
fiscal year;
(iii) A statement of changes in financial
position for the fiscal year: and
(iv) For any fiscal year in which the gross incoms of the Association exceeds Seventy-Five Thousand Dollars (\$75,000.00), a copy of the review of the annual report prepared in accordance with generally accepted accounting principles by a licensee of the California State Eoard of Accountancy. Such Sinancial :"eport shall include any information required to be reported under section 8322 of the Califormia Corporations Code. Section 2. Certification of keport. If the report referred to in subsection (c) above is not prepared by an independent accountant, it shall be accompansed by the certificate of an authorized officer of the Association that the statement was prepared from the books and records of the Association without indepencent audit or review.

Section 3. Policies on Eemedies. In addition to financial statements, the Soard of Directors shall annually distribute within sixty (60) days prior to the beginning of the fiscal year of the association a statement of the hssociation's policies and practices in enforcing its lien rights and other

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Legal remedies against Members for defaults in the payment of
Regular and Special f.ssessments including the yecording and
foveclosing of liens against Members' Lots.
    Section 4. Eiscal Duties of Eoard.
    (a) Unless more stringent stanciards are imposed
under this Declaration or the byiaws of the Association, the Board
of Directors of the Association shall do all of the following:
    (i) Review a current reconciliazion of the
f:sscciation's operating accounts on at least a guarterly basis;
    (ii) Review a current recorciliation of the
Association's reserve accounts on at least a guazterly basis;
    (iii) Review, on at least a quazrerly basis,
#he cur=ent year's actlal reserve revenues and expenses carpared
to the curremt year's bucget;
    (iv) Reviex the latest account statemenes
prepdred by the financial institutions where the l.ssociation
main=asrs its operating and reserve accounts; and
    (v) Revieiv an income anc expense s=Etemen=
For =he A.ssociavion's operating and resev%e acoounts on az deas= a
#゙ニここヒこ!サ Dasis.
    (i) The sucnatures ct a= ievst tho pezsons #no
Fizll be members cz The Eoard or one c{ifcer who is not a merbe:
ozt tine Eoard shall be recuirec Eor the winthorarial o= moneys Enom
#he f.ssccianion's reserve accoun=s.
    (C) As used in this se=末幺on, "resemge acconn.zs"
m\inzns moneys that the Soard has identified from its annual bucgev
*or use to cezray the future repai= or replacemera of, or
adci=ions to, those major components which the fssociation is
gbligated to maintain.
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## GENERAL PROVISIONS

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Gection 1．Enforcement．The Assuciation，or any Ohner or the successor in interest of an owner，shall have the right to enforce by proceedings at law or in equity，all restrictions，conditions，covenants，reservations，liens and charges now or hereafter imposed by the provisions of this Declaration or any amendment thereto，including the right to prevent the violation of any such restrictions，conditions， covenants or reservations and the right to recover damages or other dues Eor such violation；provided，however，that with respect to assessment liens，the Association shall have the exclusive right to the entorcement thereoz．Sailure by the Association or by amy owner to enforce any coven ant，condition or restriction herein contained shall in no event be deemed a waiver of the fight to co so thereafter．
Section 2．Severabllity．Should any of the covenants conazimed in this Declarztion be void or be or become unerforceable in law on in equity，the zemaining poztions of inis Decharaion shall，hevertieless，be and remain in full fozee and Eミきect．
Serion 3．Term．subject to the limitations set forth in Section 40 this Axticie，this Declavation and the covenan＝s never contaned shall be in effect until December 31 ， 2037．and shath automathcally be extended for successive periods 0 Een（10）years unless within six（6）months prior to the expiration of the initial term or any ten（10）year renewal period a k：ニここさen agreement exectud by the then recori Owners of more \(\Rightarrow\) than Eneef－fou＝ths（3／A）of the Lots within the Properties shall be placed on record in the office of the County Recorder of the County of San Diego by the terms of which agreemert the
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effectiveness of this Declaration is terminated or the covenants
herein contained are extinguished in whole or in part as to all or
any part of the property then subject thereto.
    Section 4. Amendments. Subject to the rights of
lenders as set forth in the Article of this Declaration entitied
"AIGHTS OE INSIITUTIONAL HOLDERS OF EIRST MORTGAGES," this
Declaration of Covenants, Conditions and Restrictions may be
amerded only by the affirmative assent or vote of both (i)
seventy-five percent (75%) of the voting power of the &.ssociation,
including the voting power of the Declarantr and (ii) seventy-five
percent {75%%) of the voting power of Members other than Deciarant;
o:ovided, however, that the percentage of voting power necescary
to amend a specific clause or provilsion shall not be lese than the
pe=centage of affirmative votes presc=ibec for action to be taken
uncer that clause; provided further, that is the two-class voring
struc=ure as #rovided in this De=lara*ion is still in efzect, =his
Deciaration may not be amended without the vote or wri=zen assent
ci seventy-Eive percent (75%) of the votinc: yowev of each cinss oz
Kembs=s. This amendment provision siall not be amendec to Eilow
amencmen=s by the assent or vote of less than the prescribed
„evcentege oz゙ \becauseoこ土ng power reguared for amencments hereoz;
2:Ovided, however, ṫEt in compliance with Civil code Section
ij56(a), the Soari gf Directors of the A.ssociatson on any Owmer of
a Lot may petition the supe=iox Court of san Diego county for an
criez recucing the percer:age of the EEEinmative votes necessa=`
iO: such amendme:\t. An amemdment or modifica=ion sinall be
eżec=ive winen executed by the president amo Secretary oz the
Kssociation who sinall certify that the amencment or modification
has been approved as hereznabove provided, and recorded in bine
Ofzicial kecores of San Diego County, Califo:mia. Any amencments
zo this Declaration in mhich the J.ssociãion melinguashes i=s
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responsibility for the maintenance of any Lot or any Common Area
shall not be permitted without the specific approval of the city
Council ot the City of Oceanside ard the Veterans Administration.
    Section 5. Nonliability of officials. To the
fullest extent pezmitted by law, neither the Eoard, the
Architectural Committee, any other committees of the Association
or anymember of such foard or committee shall be liable to any
liembe: of the Association for any damage, loss or prejudice
shiffered or claimed on account of any decision, approval or
disapproval of plans or specifications (whether or not defective).
counse ot action, act, omission, error, negligence ow the like,
made in good faith within which such Boare, committees or persons
reesonably believed to be the scope of their duties.
    Section 6. Construction. The provisions of this
Decizaation shall be liberally construed to e={ectuate its purpose
OZ creatIng a vniEc:m plan for the develovment of a residential
community ox Er=act and Sor the maintenance of the common A.rea.
mine tr=icle and Sec=ion heacings have been mmse=ted for
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Sec-iom \(\quad\) Sincular includes 3lural. whenever the
conze::= oz चnis Declarac=ion requizes same, Fhe singular shall
inmiuce the plural anc the masculine shall fnclude the feminine.
    Sec=ion 8. Nuisance. The zesult of eve=y ac= or
cmission, wherewy any vrovision, condition, restriccion, coverant,
easement or rese=~ation contazned in this Declaration is violazed
In woose o= in Pazt, is hereby declared to be and constitutes a
nuisance, and every remedy allowed by law or eouity against a
#ilsance, et=her mutiic or private, shall be applicable against
gvery such result, and may be esezcised by the f,rchiteceural
Commiz=ee, the Association, or any other land oiwner in the
=moprties. Such remedy shall be deemed cumulative and not
exclusive.
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Section 9．Conflicts．In case of añy conflice between this Declaration and the Articles of Incorporation o： Laws of the Association，this Deciazation shall control．

Section 10．Attorneys＇Fees，in the event of ar controversy or claim respecting this Declatation，or in conre with the enforcement of this Declaration，the prevailing part： shall be entitled，in addition to all expenses，costs and dama to reasonable ateorneys＇fees，whether or not such controvers： clain is litigated and prosecuted to jucoment．

Section 11．The Deciaration．By acceptance of a o：by accuizing any ohmership intexest in any of the real prot included within this Declatation，each person or entity，Ecy timseif č itself，his heirs，personal represeñatives，夫u－cessors，transferees and assigns，binds nimself，his neins，
 ál cf the provisions，＝estitctions，coverisits，condizions，चi． ame reculationsncw or hereatter imposed by this Declataticn zr

 scheme zot the improvemen＝anc develownentof the raal＝rozen＝：
 rostriciions，condizions，covenznts，rules anci＝eguin＝icns consained herein shail rum with the land and be bisesing or All subsecuent and Euture owners，grantees，gurciasers，assignees， ニニニns Eerees thereos．Eyronermore，each such verson fully waciestands and acknowlecoges that this Declayavion shall be miatually benezicial，prohibitive and enfoz＝eable by the vanious su bsecuent anc future owners．

Seetion 12．Enforcement by Clity of ocearside．The City of oceanside shall have the right，but not the obisgazion， eniorce the provisions of this Declaza＝ion zelating to the maintenance of the Common Area landscaping and improvements．In Dine event it becomes necessayy fo：the City of oreanside it

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institute legal action to enforce any provision of.
Declaration, the City shall be entitled to recover:
issociation feasonable attorneys' fees and costs inc
city in such action.
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    Section 13. FitA and Vi ADD:oval. As ic
    a Class b membership, the following actions will reg
approval of the Eederal Housing Administration and $t$
idmannstzation: Annexation or deannexation of addit
prope:ties, mergers and consolidations, dedication $o$
of the Common Area, syectal assessments, and amendme:
Deciazaざor.

IN WITNESS GGIEREO, tine undersigned, beirg hevet., has hereto set its hand and seal this ligh Moverbe: . 1987.


## EXHIBIT "A"

ANNEXASLE AREA

Lovs 1 through 28, 63 through 69 and common area Lots 71 through 74 of Southridge Trails Unit No. 3. according to Map thereof No. 11787, filed in the office of the County Fecorder of San Diego county.

Lots 1 through 81 and common area Lots 82 through 84 of Southridge mrails Unit No. 4, according to Map thereof No. 11810. filed in the office of the County Recorder of San Diego County.

