# PURCHASER INFORMATION BOOKLET

FOR

#### PINECREST

### PAGE NO. (NOTE: Documents are separated by colored sheets; page numbers are internal to each document, not consecutive throughout the booklet.)

### TABLE OF CONTENTS

AR	AR	AR	AR	AR		ĀR		AR	AR	AR	AF	MASTER DEED
ARTICI.F V	ARTICLE IX	ARTICLE VIII	ARTICLE VII	ARTICLE VI	Section Section Section	ARTICLE V	Section Section Section	ARTICLE IV	ARTICLE III	ARTICLE II	ARTICLE I  Section	R DEED
FUTURE	FUTURE	EASE	DAMAGE	RIGHTS	ω N P	UNIT	321	COMMON	NATURE	TITLE	LEGAL DEFIN  1. 2. 3. 4. 5. 6. 7. 8. 9. 110. 111. 112. 113. 114. 115.	
RE EASEMENTS, LICENSES AND	RE UTILITY EASEMENTS	EASEMENTS FOR UTILITIES	GE TO PROJECT	TS OF MORTGAGEES	Description of Unit Percentage of Value Combination of Units	DESCRIPTION AND PERCENTAGE	General Common Elements . Limited Common Elements . Responsibilities	ION ELEMENTS	RE OF PROJECT	E OF PROJECT	DESCRIPTION  ITIONS  Act  Association  Association  Building Envelope  By-Laws  Common Elements  Condominium Subdivision p  Construction and Sales pe  Developer  Drainage Easement  First Annual Meeting  Mortgagee  Owner  Project  Project  Project Documents  Fransitional Control Date  Jnit	
D T C UT C						O <sub>H</sub>		•			lan riod	
	•					VALUE						
-WAY			٠									
4	•	•	•	•		•						
1	•	•	•	•		•		•	•	•		
9	9	9	9	7	7 7 7	7	១៣៣	ហ	4	4	L O OOOOOOOOOOOOO	Fage

			l	Page
	ARTICLE XI	ACCESS EASEMENTS	•	10
	ARTICLE XII	MICHIGAN RIGHT TO FARM ACT	•	10
	ARTICLE XIII	AMENDMENT OR TERMINATION	•	11
	ARTICLE XIII	ASSIGNMENT	•	13
BY-	LAWS			
	ARTICLE I	ASSOCIATION OF OWNERS	•	Н
	ARTICLE II	ASSESSMENTS	•	Н
	Section Section Section	1. Assessments for Common Elements 2. Determination of Assessments		22 14
	G G	Penalty for Default	٠	ω 4
	Section	Enforcement	• •	44
	ect	Developer's Resp	٠	<b>υ</b>
	Section Section	<ol> <li>Property Taxes and Special Assessments</li> <li>Personal Property Tax Assessment of         Association Property</li> </ol>		000
	Section Section Section	's Lien t as to Unpai Defense Expen		7000
	ARTICLE III	ARBITRATION	•	7
	Section Section Section			777
	4 C C	Mandatory Owner Aut		877
	ARTICLE IV	INSURANCE	•	œ
	Section Section	0 ff ()		ω
	Section Section	Responsibilities of Owners		000
	ARTICLE V	RECONSTRUCTION OR REPAIR	•	9
	Section	lity for Reconstruct		٥
	Section Section Section Section	ir in Accordance with Mast ciation Responsibility for ly Reconstruction and Repa ent Domain		1111
	(	· HILLTICITC	•	

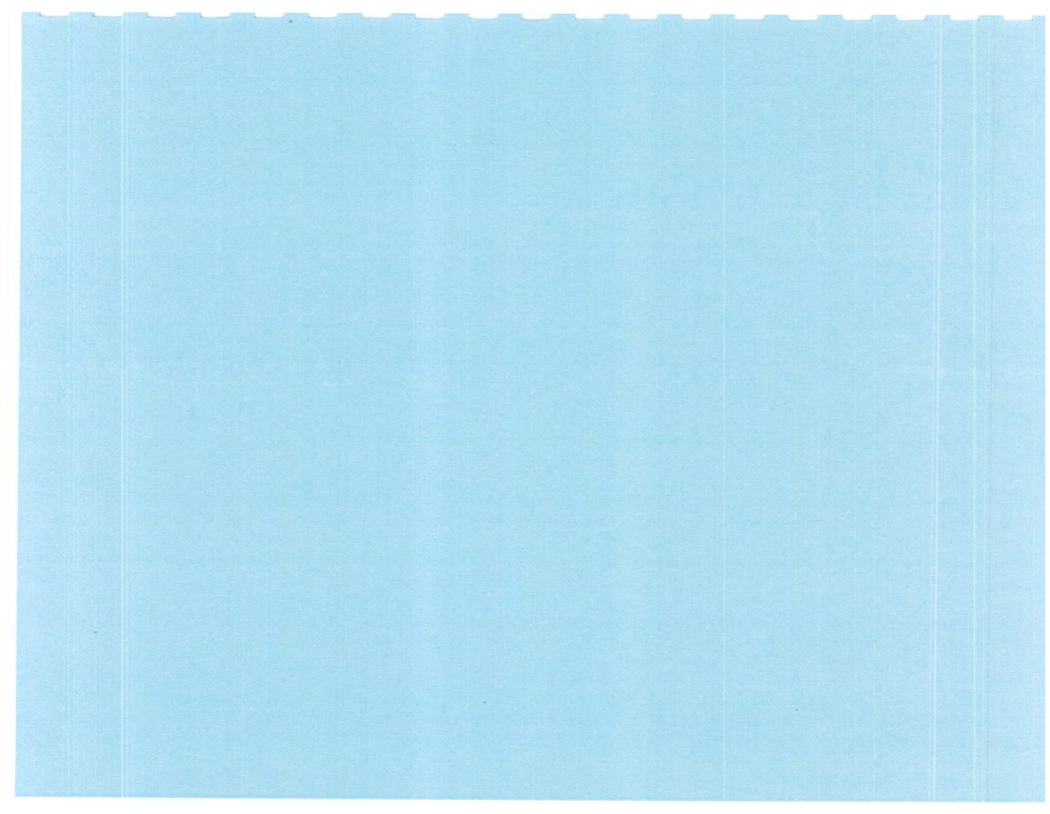
ARTICLE X	Section Section Section Section Section Section Section	Section Section Section Section Section Section Section		Section	Section Section ARTICLE VI
ADVI	10087654821	1. 2. 3. 4. 5. 6. MEET	1. N 2. I 3. N 4. N	2. 2. 3. 4. 6. 6. 7. 7. 11. 11. 11. 11. 11. 11. 11. 11.	6. 7. REST
ADVISORY COMMITTEE	Place of Meeting	Vote Eligibility to Vote Designation of Voting Representative Quorum Voting Majority MEETINGS	otice to Association	Residential Use Leasing and Rental Architectural Control Changes in Common Elements Activities Pets Activities Pets Aesthetics Vehicles Advertising Rules and Regulations Right of Access of Association Landscaping Common Element Maintenance Owner Maintenance Owner Maintenance Road, Road Shoulder, Road Side Ditches, and Drainage Ways Reserved Rights of Developer  MORTGAGES	Notification of FHLMC
30	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0 0000 N NNNN	1	111

Section 1. Section 2. Section 3.	ARTICLE XIX REI	ARTICLE XVIII DE	ARTICLE XVII CO	ection 6 ection 7 ection 8		ARTICLE XVI AM	ARTICLE XV IN	Section 1. Section 2. Section 3.	ARTICLE XIV FI	ARTICLE XIII SE	Section 1. Section 2. Section 3. Section 4.	ARTICLE XII OF	Section 1. Section 2. Section 3. Section 4. Section 6. Section 7. Section 9. Section 10. Section 11. Section 12. Section 13.	AKTICLE XI B
Legal Action	REMEDIES FOR DEFAULT	DEFINITIONS	COMPLIANCE	Developer . n Effective ding	Proposal Meeting Voting by Board of Directors Voting by Owners	AMENDMENTS	INDEMNIFICATION OF OFFICERS AND D	Records	INANCE	EAL	Officers Election Removal Duties	FFICERS	Number and Qualification of Election of Directors Powers and Duties Other Duties Management Agent Vacancies Removal First Meeting Regular Meetings Special Meetings Waiver of Notice Quorum First Board of Directors Fidelity Bonds	BOARD OF DIRECTORS
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6 6 K	•	•	•			•	01			•			· · · · · · · · · · · · · · · · · · ·	
	•	•	•			•	•		•				* * * * * * * * * * * * * * * * * * * *	
	•	•	•		95 · ·	•	•							•
40 40 40	40					38	ω &	3 3 3 3 8 8 7	37	37	37 37	ω 6		ω

Page

INDEMNIFICATION OF NONDIRECTOR VOLUNTEERS	LIABILITY OF DIRECTORS	AND VOTING	CONSENT	INCORPORATOR	IDENT AGENT	OF ORGANIZATION AND ASSETS	ES	ASSOCIATION ARTICLES OF INCORPORATION	PLAN	SEVERABILITY	RESERVED TO DEVELOPER	of Provisions of Project	DΩ (	Cumulative Rights, Remedies and
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		:				•				•	•			

H:\KRF\PINECREST\PIB TABLE OF CONTENTS.WPD







#### PINECREST

(Act 59, Public Acts of 1978, As Amended)

company, hereinatter referre situated at 6890 Lingane Road, provisions of Public þу THIS Acts Preston Development co., hereinafter referred to MASTER DEED is made Preston Development of 1978, as amended), hereinafter referred to as the the Michigan Condominium Act Chelsea, and executed on this 13th Co., L.L.C., a Michigan S L.L.C., a Michigan as the "Developer" Michigan 48118, Act as amended (being Act 59 in pursuance of being Act 59 of limited whose day of office December, liability "Act". the the 18

### WITNESSETH:

particularly WHEREAS, EREAS, the Township described as follows: Developer is 0 f Lima, County the owner O.f. of certain real property located Washtenaw, Michigan, and more

with feet Point land, feet a said 0 f the North line of said Section 16 a dis Point of Beginning of this description. land, more or less. Subject to road right the line Township, Washter the N 1/4 post of the West center South 1953.33 feet; d Section 16 a H of as used and occupied by Trinkle Road. Section 16 a distance N89°30'16"E parallel with the North line of the North-South 1/4 line of said Section 16 a distance of 681.98 to the North line of said Section 16 a distance of 681.98 North line of said Section 16; thence N89°30'16"E along of Recipe 10 section 16 a distance of 681.98 1/2 of the lest line of the 0 H 1/4 Lima Lima County, Michigan being described as: Beginning at 1/4 post of said Section 16; thence S00°31'01"E along the North-1/4 line of said Section 16 a distance of 2640.68 feet to the of said Section 16; thence S89°44'25"W along the East-West 1/4 E said Section 16 a distance of 1316.16 feet to the West 1/4 1/2 of the NW 1/4 of said Section 16 feet to the West 1/2 the NW 1/4 of said Section 16 feet to the West 1/2 the NW 1/4 of said Section 16 feet to the West 1/4 the New 1/4 of said Section 15 feet to the West 1/4 the New 1/4 of said Section 16 feet the New 1/4 the New 1/4 of said Section 16 feet the New 1/4 the New the NW 1/4 of the E 1/2 c the E 1/2 of the NW thence N89°30'16"E of this description. Containing 69.10 acres of Subject to road right-of-way over the North 33.00 the NW 1/4 of said Section 16 a ing 69.10 acres distance

together with the By-Laws attached hereto as Exhibit the Condominium Subdivision plan attached as Exhibit which are Condominium Subdivision Plan attached WHEREAS, hereby incorporated by the Developer desires, reference уф hereto as Exhibit "B" and made recording, מ "A" and together with Exhibit "B" (both of part hereof), this Master (both Deed,

Tax Code #: 81-07-16-200-012



CENTROPE NO.4631341/

project under the provisions of the Act: establish the real property, located thereon and the together with the improvements thereto, ន្ឋ വ located and to building site building

rented, occupied, improved, or in any other manner determined, occupied, improved, or in any other manner determined to the covenants, conditions, easement provisions of the Act and to the covenants, conditions set forth provisions, uses, limitations, and affirmative obligations set forth restrictions, uses, limitations, and affirmative obligations set forth this Master Deed and Exhibits "A" and "B" hereto, all of which shall this Master Deed and Exhibits "A" and shall be a burden and a benefit to the covenant of the land and shall be a burden and a benefit to the covenant of the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a benefit to the land and shall be a burden and a burden and a benefit to the land and shall be a burden and the land and shall be a burden and a an interest in the said real property, their grantees, successors, heirs, personal representatives, and assigns. In furtherance of the establishment of said Project, it is provided as follows: an interest in the said real after such establishment, be held, conveyed, mortgaged, encumbered, leas rented, occupied, improved, or in any other manner utilized subject to establish Pi declare that Pinecrest its successors and assigns, and any persons acquiring or owning THEREFORE, necrest as a building site project under Pinecrest (hereinafter referred to as the the building Developer does, nogn the e "Project") shall, encumbered, leased, recording the Act easement and does the the in be S

#### ARTICLE I

### DEFINITIONS

establishment Association, liens, land such as, by Incorporation below shall such and "B" hereto, but documents Certain terms are utilized not nts or any other pertinent instruments, the be defined as follows. contracts, easements, and other instrume t of or transfer of interests in Pinecrest. way of and Ru way of example and not in limitation, and Rules and Regulations of the Pin a Michigan non-profit corporation, and contracts, easements, and other instrume are or may be used xample and not in only in this Master in various other instruments affecting Pinecrest and deeds, Deed and Exhibits the Wherever used in terms set Articles instruments mortgages, Homeowners forth of

- Public Acts of The "Act" means 1978, the Michigan Condominium Act, 1978, as amended. being Act ហ 9 0 H the
- 2 operate, manage, and maintain the Project. Any action require of or permitted to the Association shall be exercisable by in Board of Directors unless specifically reserved to its members the Project documents or the laws of the State of Michigan. owners non-profit "Association" shall on" means Pinecrest Homeowners Association, corporation organized under Michigan law of which means members, which and maintain the Pinecrest corporation shall Any action required administer, its the
- ω) within each unit as shown on the advance ..... "Building envelope" means the potents such as the owner thereof may construct improvements such as the advance of Lima, if applicable. written approval of the Association be built outside of shown on Exhibit "B" # B # attached hereto without and lding envelope within which the a residence. Township
- (4)forth "By-Laws" the means substantive rights Exhibit пAп hereto, being the and obligations being the Of By-Laws f the owr owners setting ners and

Non-Profit Corporation Act. By-Laws Master Deed. required by Section 3(8) of O.H the Association The By-Laws shall also constitute the as provided for under Act to be recorded ន្ត the the part corporate Michigan of the

- 5 both the general and limited common elements described in Article IV hereof. "Common elements", where used without modification, shall mean
- (6) "Condominium Subdivision Plan" means Exhibit "В " hereto
- 7 thereunder, the period commencing with the recording of the Master Deed and continuing as long as the Developer owns any unit which it offers "Construction and sales Project documents for sale. and the rights reser period" means, reserved to the Dewith the recording for the purposes ses of the Developer
- (8) limited liability company, which has made Master Deed, and its successors and assigns. "Developer" means Preston Development bility company, which has Co., L.L. and C., executed മ Michigan ted this
- (9) unit or the general common elements that is easement for storm water drainage and detention by this Master Deed nireliant established hereto. "Drainage easement" means that portion, by the Township 0 Lima, detention purposes cre engineering requirem as shown on Exhibit if any, o of an individual subject requirements
- (10)nondeveloper owners are permitted to voce to nondeveloper owners are permitted to voce to nondeveloper and upon all other matters which brought before the meeting. Such meeting (in time, in the Developer's sole discretion, (50%) of the units which may be created are held within (a) 54 months from the date he held within (a) 54 months from the date. all units which may be "First annual created are Il other matters which properly may be fing. Such meeting (i) may be held at any c's sole discretion, after fifty percent ch may be created are sold, and (ii) must months from the date of the first unit days after seventy-five percent (75%) of " means the initial meeting at which permitted to vote for the election of all sold, whichever occurs first
- (11)corporation, partnership, or othe mortgage lien on an individual unit corporation, "Mortgagee" means the individual, other מל entity Pinecrest. financial holding institution, ing a first
- (12)shall have the same meaning association, trust, or other thereof who or which owns one "Owner" "Owner" shall also means include person, a land contract as legal entity or any com or more units in the Proj irm, corporation, vendee. Project, partnership, combination the and
- provisions of the Act and includes the land, al structures thereon, and all easements, rights belonging to Pinecrest as described acceptable. "Project" all improvements and conformity and appurtenances with the



- (14)Association. "Project documents" wherever used means and includes this Master Deed and Exhibits "A" and "B" hereto, the Articles of Incorporation and the Rules and Regulations, hereto, i. Articles any, οfi the 0 fi
- (15)unaffiliated ur. Directors of the Association "Transitional which by the Developer. the with the Developer control date" takes may means exceed the рe office pursuant to an election the cast by date on which votes eligible which may വ Board owners
- (16)the shall have the same meaning "Unit" means a single condominium building site described in Article V hereof and in Exhibit site. Act. No unit shall be hereof and in Exhibit "B divided into more than in Pinecrest, "B" hereto, as defined in one hereto, building and

similarly, shall Whenever any reference also whenever a reference is made herein to the be included to the plural where the same reference herein is made to one gender, the would be would be singular, same shall appropriate appropriate; a reference include

### ARTICLE II

### TITLE OF PROJECT

file with the in accordance Subdivision Plan (including architectural plans for all dwellings constructed therein) were or will be Project Chelsea Area Construction Agency. with shall be known as Pinecrest, No. 379. The engine the Act. engineering approved Washtenaw County Condominium ering plans for the Project The Project by, og plans for the Proje and other improvements and are or will B. established dio to

### ARTICLE III

### NATURE OF PROJECT

The units community therein, are set forth compadimensions, and area of each unit therein, are set forth compactness and subdivision Plan attached as Exhibit "B" hereto. I Condominium Subdivision Plan attached as Exhibit "B" hereto. I condominium Subdivision Plan attached "B" heret with element individual element of Master other owners to his unit the Project. utilization on account Deed. residential purposes to a common action on account of having its own access to a common of the Project shall have an exclusive and shall have undivided and inseparable rights to share and shall have undivided and inseparable rights to share designated by including the number, bounder, are set forth completely in hereto. Each unit boundaries, has

### ARTICLE IV

### COMMON ELEMENTS

hereto and the respective replacement thereof are as The common elements of s of the Project desve responsibilities as follows: described ies for the the in Exhibit maintenance, repair or "B" attached

- 1) The general common elements are:
- collection, not located road (w provided 0 (a) The land described in page one hereof (other than that portion thereof described in Article V below and in Exhibit "B" hereto as constituting the individual building sites), including the private road (which shall be subject to access easements for purposes of which improvements unit shall be owned they are and in the U.S. within the that now or egress Project documents, located Post Office, an for boundaries in their entirety by the owner of and shall not, unless otherwise and fire, fire, emergency,
  school vehicles), 0 constitute a unit. unless otherwise common elements; Those structures delivery, and improvements the unit boundaries expressly refuse and in.
- the point g 0 The electrical wiring network throughout lateral connection for unit service; the Project ďn
- for networks unit (C) throughout the Project up to the point of lateral connection service; The telephone, television and telecommunication wiring
- throughout the The Project; storm water drainage and detention easement system
- purpose provided by third parties are hereby (e) in the Easements locations as set forth in Exhibit for all of the aforementioned utility dedicated to them for = B= hereto; systems that that
- a unit and which are intended for common existence, upkeep and safety of the Project. general common Such other elements of the Project elements which are not common use Project not herein designated as located within the perimeter of or necessary to

equipment described in Article IV, paragraphs (1)(b), (c) and owned by the local municipal authority or by the company that i owners' equipment respect Some pertinent utility service. to interest therein, shall Of the be general utility ral common elements only to the extent of and the Developer makes no warranty whatever extent of such interest, if any. lines (including mains Accordingly, elements or by the company that is such Ly to and service leads) utility lity lines extent of (d) may providing lines and with and the be

elements enjoyment are Limited common elements shall be subject to the exclusive of the owner of the unit or units to which such limited appurtenant. The owner Of each unit shall have easement use and

rights in the nature of a limited common element for the installation, maintenance and replacement of a well into such areas of the general common elements adjacent to each unit as shall be required by the Washtenaw County Health Department. All utilities servicing a unit up to the point of Health Department. All lateral connection with amendments to the elements in the Project. included in the Project elements. Ľ, this No Master additional Project cer Deed because there are no additional liproject. If any additional limited common Project at any time hereafter, they shall Condominium Subdivision Plan. Deed because മ a general limited of common elements common element nt shall be limited common ts have been designated as additional limited common elements be shown 900

- replacement of the The respective responsibilities common elements are as for the maintenance, follows: repair and
- expressly to the contrary. attached easement shall be borne by the Association, and replacement of all hereto, courses Association and subject detention easement areas a Responsibilities. sibilities. The costs of maint general common elements in the including any storm water drainage ement areas as shown on Exhibit "B" the Project documents maintenance Projec
- by and the event an owner fails to maintain, repair or replace any items for which he is responsible, the Association (and/or the Developer during the construction and sales period) shall have the right, but not the obligation, to take whatever action or actions it deems desirable to so maintain, repair or replace any of such improvements made within a Association (or the Developer) to take any such action shall not be deemed a waiver of the Association's (or the Developer's) right to take any such action at a future time. All costs incurred by the Association or the Developer in performing any responsibilities under this Article IV which are required, in the first instance to be borne than the first instance to be borned. responsible for the maintenance, repair and replacement of their respective wells, septic tanks, drain fields, and for all maintenance, repair or replacement that (i) is expressly assigned to them by any provision of the Project documents, or (ii) is not expressly assigned Association under the Project and payable within thirty (30) days; further, shall attach as in all cases of regular unit, all at the specifically provision of to the Associ foreclosure assessments repair regular the Association by any provision of the Project documents; but none the owners shall be responsible individually for maintenance, pair or replacement of any general any owner, their respective wells, septic le for the maintenance, Owner Responsibilities. respective wells, septic replacement of any of the state assessments including, Offi may shall be assessed against such owner and the lien be expense enforced by including, without limitation, legal action, securing payment and imposition of fines. O H cases of r l by the use the owner documents and by general yeneral common elements except VI, Section 14 of the By-Laws. without limitation, tanks and drain fields and shall be The regular of the of all owners individually privately the lien for nonpayment unit. means available law for the collection assessments Failure of ton shall not shall be except and to due the as In



#### ARTICLE V

# UNIT DESCRIPTION AND PERCENTAGE OF VALUE

- appurtenances thereto. corporation, building site as reference the space = B B to the Each unit hereto and delineated with heavy e as surveyed by Feller Finch & Associates, Inc., a Michigan and attached hereto as Exhibit "B". Each unit shall consist contained within the unit building site boundaries as shown on unit of the Project is described Condominium Subdivision Plan of described outlines, together Pinecrest, in this paragraph with as a with all separate
- respective share of the common elements of the Project, SB share of each respective owner in the proceeds and the expendential administration and the value of such owner's vote at meetings Association. The total value of the Project is one hundred percent value concluding that there reviewing the determination the allocation of The percentage comparative characteristics of each not there are no matteriates. ntage value assigned t percentages of value percentages of each unit shall are no material value is concerned. ll be determinative tice should be equal was mad tics of each unit in the Pro-differences among the units to all units shall be The percentage the proportionate 0 Project equal made owner's (100%). insofar О Н the and The O Hi
- Deed Association for all expenses it incurs. accordance with Section 48 of Developer and the Township of the preparation and recording of any necessary amendment and the owner or owners making any such change shall (3) Owners ΟĦ adjacent of the Act, of Lima. The units may subject to the a Association shall such change combine them into approval be responsible t to the Master reimburse one 0 fi the

### ARTICLE VI

### RIGHTS OF MORTGAGEES

Notwithstanding any other provision in this Master Deed or the By-Laws or any other documents, the following provisions shall apply and may not be amended or deleted without the prior written consent of the holders of first mortgages on at least two-thirds (2/3) of the units of record:

- (1) A first mortgagee, at its request, is entitled to notification from the Association of any default by the owner unit in the performance of such owner's obligations under the documents which is not cured within sixty (60) days. of such written Project
- any 8 provision. deed (or "right remedies рe free Any first mortgagee who obtains title to a unit r assignment) in lieu of forect of first refusal" contained in ree to sell or lease such unit provided in the mortgage or foreclosure foreclosure in the Project documents without shall regard of эd the mortgage to exempt empt from
- (3) Any first mortgagee who obtains title to ω unit pursuant to

pro rata including acquisition of title to such unit by the mor for a pro rata share of such assessments or or deed (or assignment) in lieu of such unit's unpaid dues or ch rata reallocation of such assessments luding the mortgaged unit). remedies provided in the mortgage or torectosure or the mortgage or torectosure shall not be liable charges which mortgagee (except for 05 charges resulting charges to accrue prior all mortgage iable for to units, from a claims the

- Association shall not be entitled to: individual (based upon one Unless units (1) at have vote least given for each mortgage two-thirds their (2/3)prior owned) О Њ written the and owners first mortgagees approval, 0 f the the
- (a) by act or omission seek to abandon or terminate the Project;
- (d) allocating distributions of hazard insurance proceeds or condemnation awards, or (ii) determining the pro rata share of ownership of each unit in the common elements; change the pro rata interest or obligations of the purpose of (i) levying assessments or levying assessments 20 any unit charges for 20
- (c) partition or subdivide any unit;
- (b) granting transfer public by act encumber, purposes consistent with elements by +1 OK OK within omission seek to sell, consistent with the intended use of by the Project shall not be deeme the meaning of this clause; abandon, utilities or for common elements. partition, subdivide, deemed other the
- (e) improvements, except as provided be substantial loss to the units and/or Project. property (whether to units or to common elements) for other than the repair, replacement or reconstruction of such hazard insurance repair, replacement proceeds for 02 reconstruction by statute in losses common elements of the to any of s Project such Off
- records (5) 0 **Each** the first first mortgagee Association and has the the right Project. to examine the books and
- awards case of rights of 6 for losses No owner, or any other party, shall have priority over of first mortgages of units pursuant to their mortgages in a distribution to owners of insurance proceeds or condemnate for losses to or a taking of units and/or common elements. No owner, condemnation the
- and Developer is voidable by the cause between regime do transitional control 20 thirty (30) о В the payment Any agreement for professional management any other Association of a days' written notice contract pro termination fee. date Board of or within ninety providing Developer Directors of the Association at any for time thereafter without services 20 (90) days affiliates Of which exists thereafter, Project



documents, any morts of mailing shall be contrary, Notwithstanding any mortgagee ballots not returned within ninety in the event of counted as approval for the anything മ vote for provided an amendment hereinabove change. to the (90) project (90) days to

### ARTICLE VII

### DAMAGE TO PROJECT

or partially disposition of hereto as Exhibit "A". partially event the Project is partially or totally damaged or destroyed by taken by eminent domain, the repair, reconstruction or the property shall domain, be as provided repair, Уď the reconstruction By-Laws

### ARTICLE VIII

# EASEMENTS FOR UTILITIES

0 destruction. maintenance, including all of utilities in the encroach upon a such encroachment Project improvements or through or dedicate any portion of shall for utility, roadway The repair common element, eas the land, Project, including located on one pair and replacement thereof following damage or Board of Directors of the Association may grant easements рe easements for so and re including drain fields and wells. on one unit, including drain field for the to, easements shall or safety continuing maintenance ន្ត through and including drain fields and wells such purposes. encroachment exist for the maintenance over the and repair of entire exists and repair of all In the event Project for

### ARTICLE IX

# FUTURE UTILITY EASEMENTS

and to the of the Project to appropriate governmental agencies or public utility companies and to transfer title to utilities to governmental agencies or to utility companies. Any such easement or transfer of title may be made by easement this irrevocably the owners and mortgagees of units and obecome interested in the Project from time easements for ut Exhibit "B" shall Developer without Master 9 be evidenced by an appropriate t "B" hereto, recorded in the Developer further reserves the right at any for utilities over, under and across the general Deed as may transfer of transfer and unanimously Any such easement ut the consent of title. Ьe required consented to the Washtenaw County to effectuate any owner, mortgagee or other person at a mendment to this Master Deed and other persons such amendment or amendefectuate the foregoing to time shall be deemed interested or to Records. common elements public utility time amendments grant to have Off 0 0 Hi Hi

#### ARTICLE X

## FUTURE EASEMENTS, LICENSES AND RIGHTS-OF-WAY

Directors Association, (including acting any Board through Of. its Lawrur. Directors lawfully acting constituted prior Board to the 0

Project during respect benefit access across easements, ransitional control date) shall be t of the Project; subject, however, to the approval of the I documents may be modified nor may be varied. licenses, rights-of-entry, and general common elements of the poses or other lawful purposes empowered and obligated to No easement created under the obligations grant benefited under and Developer purposes, for with such the

### ARTICLE XI

### ACCESS EASEMENTS

Association to obtain access to the unit during reasonable hours. shall have such easements over, under, including all units and common elements, responsibilities of maintenance, repair The Developer, the Association and all public or private utilities I have such easements over, under, across, and through the Project, uding all units and common elements, as may be necessary to fulfill any onsibilities of maintenance, repair or replacement which they or any of are required or permitted to perform under the Project documents or by These easements include, without limitation, the right of the

### ARTICLE XII

# MICHIGAN RIGHT TO FARM ACT

Owners in Pinecrest are hereby notified that the Project is located in an agricultural area of the Township of Lima, and that it is surrounded by farm operations that are protected by the Michigan Right to Farm Act, which is Act 93 of the Public Acts of 1981, as amended. In approving the site plan for Pinecrest the Township of Lima requested that the Developer notify all future owners of both the existence of said farm operations and the move future It is the desire of the Township of Lima to avoid having owners vinto the Project complain of the existence of said farm operations cure date. The Michigan Right to Farm Act provides as follows: farm operations and having owners who

Section 1. As used in the Michigan Right to Farm Act:

- (a) "Farm" means the land, buildings, and machinery used in the commercial production of farm products.
- products, and includes, but is not limited to, marketed produce roadside stands or farm markets; noise; odors; dust; fumes; operation of machinery and irrigation pumps; ground and aerial seeding spraying; the application of chemical fertilizers, conditioned insecticides, pesticides, and herbicides; and the employment and of labor. labor. farm "Farm operation" means a condition or in connection with the commercial activity which occurs production of farm conditioners, operation and
- crops, beings grains "Farm and and product" includes, but feed crops, dairy means those is not and plants limited to, dairy and products, animals useful forages poultry and sod and

poultry products, livestock, including breeding and grazing, fru vegetables, flowers, seeds, grasses, trees, fish, apiaries, equine other similar products, or any other product which incorporates use of food, feed, fiber, or fur. livestock, including breeding and grazing, fruits, aries, equine and the

- department of agriculture information and written recommendations from the Michigan state university college of agriculture and natural resources cooperative extension service and the agricultural experiment station in cooperation with the United States department of agriculture stabilization resources commission shall and other professional and industry organizations. "Generally soil and conservation and accepted agricultural s as defined by the c give due consideration to available conservation service, service ice, the the commission of agriculture. and management and the a department agricultural O Fi practices" Michigan natural
- ssociation, or other legal entity. "Person" means an individual, corporation, partnership,

Section 2.

- practices according to policy as determined by the state agriculture commission. Generally accepted agricultural and management practices shall be reviewed annually by the state agriculture commission and revised as considered necessary. nuisance conforms to generally accepted agricultural and management private D nuisance farm or farm operation shall not be nuisance if the farm or farm operat ration shall not be found to be a public farm or farm operation alleged to be a ement practices commission and
- (b) A farm or farm operation shall not be found to be a put or private nuisance if the farm or farm operation existed befor change in the land use or occupancy of land within one (1) mile of boundaries of the farm land, and if before that change in land use occupancy of land, the farm or farm operation would not have bee nuisance. e a public l before a use or the

### ARTICLE XIII

# AMENDMENT OR TERMINATION

Deed or Exhibits attached hereto amended unless done in compliance with the following provisions: Project Except shall not as provided in preceding paragraphs as set forth above, the

right to which do materially alter or change the rights Developer, for itself and for the majority of its Board of Directors), mortgagee or mortgagees amend the Project not materially alter The Project documents may be amended without include, but for any purpose if the amendment does ange the rights of an owner or mortgagee. and for the Association (acting throu are not documents or change the raymon to modifying for such a hereby expressly reserves such a purpose. the rights of the consent of Amendments does in through owner the 20 Ы

mortgage market which purchases or insures mortgages. mortgage prospective owners and to enable the purchase or mortgage loans by any institutional participant correcting survey or other errors made in the Project documents, changes required by the Township of Lima or any other public authority purpose types and sizes of unsold units and their appurtenant common elements, with jurisdiction over the O H 20 facilitating include provisions permitted by the Act ilitating mortgage loan financing fers and to an include the act insurance of such in Tin for existing Act, the secondary necessary 20 for the o K

- Developer, with unilaterally te termination or noqu ination or amendment under this sec the recordation thereof if executed with terminate there the ი ე consent the no Project owner of any interested mortgater or amend the Master this section shall become other by the Developer. than the mortgagee, aster Deed. Developer, effective may the
- mortgagee ballots not returned shall be counted as announced for the counted as an announced eighty percent (80%) of the votes in the two-thirds (2/3) of Project shall counted as approval for If there is there is an owner other than the Developer, then the be terminated only by the agreement of the Developer, (80%) of the unaffiliated owners of units to which all the the Association first mortgages mortgages covering the units. Any within ninety (90) days of mailing the termination. appertain and the mortgagees 0
- to the termination of the Project shall be evidenced by their execution of the termination agreement or of ratifications thereof, so evidenced of record. the termination shall become Agreement of the required majority of owners and mortgagees ermination of the Project shall be evidenced by their effective only when the agreement
- occupancy of that portion of the (5) Upon recordation of an instrument terminating a Project, property constituting the Project shall be owned by the owners tenants in common in proportion to their respective undivisinterests in the common elements immediately before recordation. successors unit S the 20 tenancy assigns u, thereof common property which formerly constituted shall lasts, c each an owner exclusive or the undivided the As 0
- elements proportion to their respective undivided interests in the ments immediately before recordation, except that common be distributed in accordance with the Project documents the Upon recordation of an instrument terminating a Project, any except profits
- materially other interested parties, dimensions than as set for ially alter or O H owned) the T'he 0 Project documents may be amended for a p set forth in this Article, even if the ter or change the rights of the owners, first and the forth in this or change the owners of mortgagees responsibility with the prior written consent of two-thirds the individual units. for maintenance, (1) a proper An owner's amendment vote mortgagees repair for unit each 92

approval for the owners is considered to the considered to the considered to the control of the replacement his consent returned within thereof may and that of his ninety (90) change. The affirmactive ered two-thirds (2/3) of for not (90) days of mailing The affirmative vote such votes. be modified mortgagee. mailing üŢ all owners Any any material y shall be co of two-thirds mortgagee entitled ballots way counted (2/3) of to without vote not S

- grants rimodified, without the advance written approval of the Township of Lima, and provision in the Project documents which specifically applies to grants rights to the Township of Lima may be released, change Township site of Lima. plan 9 The Project n for th amended the documents he Project without the may not approved advance эd Уd written amended, the Township approval 0 S לס 0 changed, 0 affect Lima, the 9 no
- prescribed majority of owners or based upon the Advisory Comdecision, the costs of which are expenses of administration. documents shall be responsible for costs and expenses of the amendment to the Project documents except for amendments based upon a vote of a A person causing 20 requesting an amendment to the Committee's Project
- withdrawal or modification of units or other physical characteristics of the Project shall comply with the standards prescribed in the Act for preparation of an original Condominium Subdivision Plan for the Project.
- (11) and all E written consent Exhibits During 0 f the construction and sales period, this attached hereto, shall not be amended attached hereto, the Developer. shall Ьe Master Deed, without the

#### ARTICLE XIII

### ASSIGNMENT

Any writing 92 approve or disapprove Deeds. Developer thing, such duly , may be as ut. Jo a11 recorded the assigned by 0f Project 9 the any in the transfer shall be made rights and act, documents H T Office use to any 02 0 02 proposed action or powers other the Уď law, entity or to Washtenaw granted by appropriate including the power 20 County any the reserved instrument other Association. Register matter the to Of f

WITNESSES

Frankena tranton

Nancy Pear

> PRESTON DEVELOPMENT CO., L.L.C

Developer

Jdhn Ω. Daniels, Membe

By:

STATE OF MICHIGAN, COUNTY OF WASHTENAW

On December 13, 2001, John C. Daniels appeared before me, and stated under oath that he is a Member of Preston Development Co., L.L.C., a Michigan limited liability company, and that this document was signed in behalf of the limited liability company, by authority of its operating agreement, and he acknowledged this document to be the free act and deed of agreement, and he acknowledged the limited liability company. 13

Karl R. Frankena, Notary Public Washtenaw County, Michigan My commission expires: 6/9/03

Karl R. Conlin, 350 and This Arbor, when recorded . S R Main Frankena McKenney Michigan Street, βn . Philbrick, I ., Suite 400 an 48104-2131 prepared by return to: P.C.

H:\krf\Pinecrest\Master Deed-4.wpd

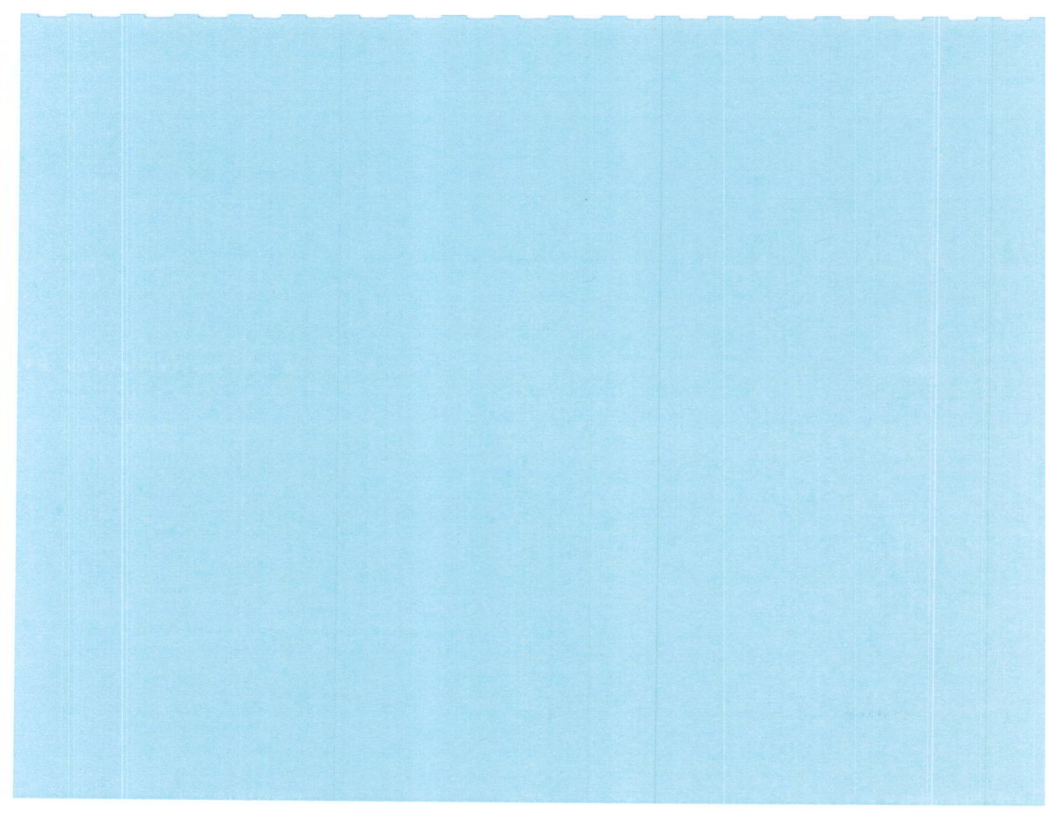




EXHIBIT A

PINECREST

BY-LAWS

#### ARTICLE I

### ASSOCIATION OF OWNERS

shall be entitled Township of Lima, Washtenaw County, Michigan, shall be administered by an association of owners which shall be a non-profit corporation, hereinafter called the "Association", organized under the applicable laws of the State of Michigan, and responsible for the management, maintenance, operation and administration of the common elements, easements and affairs of the Project in accordance with the Project documents and the laws of the State of acquiring any prospective purchasers and prospective mortgagees of units in the Project All owners in the Project and all persons using or entering upon o copies except provided Michigan. shall be Project documents for the Project available the Master Deed Project documents. itled to membership. T Association cannot be Pinecrest, рe as an appurtenance to his of the Master page 1 These By-Laws shall constituted by Section 3(8) of the Act. Each owner Deed and required by Section 3(8) of the Act. Each owner in the Michigan Non-Profit Corporation Act. Each owner in the funds and assets of entitled to membership, and no other person or entity shall be entitled to membership, and no other in the funds and assets of the membership. The share of an owner in the funds and assets of the membership. The assigned, pledged or transferred in any manner the membership assigned, pledged or transferred and other the membership. subject interest മ to the provisions and residential Project and all persons using or entering est in any unit therein or the common elements building site terms to the Master Deed ar at reasonable hours to condominium located Set forth in the the Project ne State of thereof owners,

### ARTICLE II

### ASSESSMENTS

All expenses arising from the management, administration and operation of the Association in pursuance of its authorizations and responsibilities as set forth in the Project documents and the Act shall be levied by the Association against the units and the owners thereof in accordance with the following provisions:

8 and all sums received as the proceeds or or pursuant liabilities insurance securing the interest of the owners against liabilities arising within, caused by, or connected with the common elemen including fulfilling drainage responsibilities within individual units, shall constitute expenditures affecting the administration of the Project, and all sums received as the proceeds of or pursuant to any policy of Section 1. <u>Assessments for Common Elements</u>. All costs incurred by e Association in satisfaction of any liability arising within, caused by, connected with the common elements or the administration of the Project, caused by, or of the Project, common elements affecting policy of 20 20 losses

administration Of. the Project within the meaning Of. Section 54 (4) Of. the

Section determined in 2 accordance with the following provisions: Determination of Assessments. Assessments shall be

- reserve funds should be established for other purposes from time to time and, in the event of such a determination, the Board of Directors shall be empowered to establish such greater or other reserves without owner approval. Upon adoption of an annual budget by the Board of Directors, copies of the budget shall be delivered to each owner and the assessment for said year shall be established based upon said budget, although the failure to deliver a copy of the budget to each owner shall not affect or in any way diminish the liability of any owner shall not affect or in any way diminish the liability of any assessments pursuant to this subparagraph Board of Directors for the benefit of the levy assessments pursuant to the provisions of Article V, Section 3 hereof. The discretionary authority of the Board of Directors to levy increase the general or assessments as i exists, Consumers Bureau of annually insufficient to pay the costs of opposite to provide replacements to provide additions to the common of Association or of the Directors Directors: Directors determine subparagraph may by regular periodic payments as set forth in Section 3 than by special assessments. At a minimum, the reserve equal to ten percent (10%) of the Association's current periodic replacement reserves. budget (a) <u>Bu</u> establ**ish an** recording of the initial sts, then the Roars required for the proper of Pirectors of Project in advance for each project all expenses for the services of the proper of the project in the proper of the project in the proper of the project in the proper of the proper of the project in the proper of the proper of the project in the proper of the project in the proper of the project in the proper of the proper of the project in the proper of the proper of the project in the project in the proper of the project in the proj provide Board of rmine if a noncumulative basis. and basis for. any existing or future assessments. Should the Board of at any time decide, in the sole discretion of the Board of:

  (1) that the assessments levied are or more decided. Price also shall additions to An Off. a greater amount ce Index used by the United States Department of Labor, al Statistics, Metropolitan Detroit area, since the date of the initial Master Deed); or (4) that an emergency the Board of Directors shall have the authority to shal the Directors those common elements that must be reshall be established in the budget and motion payments as set forth in Section 3 adequate he entire Project (adju-Index used by the United that the pay the e basis. Since the minimum standard required by this prove to be inadequate for this particular Project, irectors should carefully analyze the Project to H assessment or to levy such additional assessment it shall deem to be necessary. The Board of not have the members shall the reserve рe assessments levied are or may prove to reasonable allowance for contingencies acements of existing common elements; (3) common elements not exceeding \$5,000.00 enforceable thereof should be set authority, fund for maintenance, operation the Association and the for each fiscal the forthcoming be management necessary. without owner shall þу and aside or if additional any the Association rest solely with the and maintenance and must creditors be replaced year, year v The annual fund shall be below rather consent, эd Board and members Off. budget funded g and Off to be
- hose (d (b) <u>Special Assessments</u>. required in subparagraph Assessments. (a) Special assessments, above may be made bу uī the addition Board О Н to



provided to meet other requirements of the Association, including, but not limited to: (1) assessments for additions to the common elements of a cost exceeding \$5,000.00 per year for the entire Project (adjusted for increases in the Consumers Price Index used by the United States Department of Labor, Bureau of Vital Statistics, Metropolitan Detroit area, since the date of recording of the initial Master Deed); (2) assessments to purchase a unit upon foreclosure of the lien for assessments described in Section 5 hereof; or (3) sixty percent (60%) of all owners. The authority to levy assessment pursuant to this subparagraph is solely for the benefit of Association and the members thereof, and shall not be enforceable any creditors of the Association or of the members thereof. described. Special assessments referred to in this subparagraph (b) (but not including those assessments referred to in subparagraph (a) above, which shall be levied in the sole discretion of the Board of assessments for any other appropriate purpose not described. Special assessments referred to in this Directors from time to time and approved by the owners as hereinafter provided to meet other requirements of the Association, including, but Directors) shall not be levied without the prior approval of more than authority to levy assessments lely for the benefit of the elsewhere Board of herein

levied against the owners to cover expenses or admirate levied against the owners to cover expenses or admirate levied. Any other apportioned among and paid by the owners in accordance with the percentage of value allocated to each unit in Article V of the Master Deed. Any other unusual common expenses benefiting less than all of the units, or any expenses incurred as a result of the conduct of less than all those entitled to occupy the Project, or their tenants or invitees, shall be entitled to assessed against the unit or units involved, in accordance accordance with the same of the same of the Board of the units involved in accordance accordance. Unless levied in one (1) annual or two (2) equal bi-annual installments, commencing with acceptance of a deed to or a land contract vendee's interest in a unit, or with the acquisition of fee simple title to a unit by any other means. The payment of an assessment shall be in default if such assessment, or any with such reasonable rules and regulations as shall be adopted by the Bo of Directors of the Association. Annual assessments as determined accordance with Article II, Section 2(a) above shall be payable by own accordance with Article II, in one (1) annual or two (2) for Section 3. thereof, otherwise provided herein or in the Master Deed, all assessme against the owners to cover expenses of administration shall such payment. assessment shall be in default if such assessment, or any is not paid to the Association in full on or before the due Apportionment of Assessments and Penalty for Default owners

Provided, however, that the interest rate and increase functional polying to delinquent amounts shall not exceed the limit set by usury laws in the State of Michigan. The Association may, pursuant to Article XIX, Section 4 hereof, levy fines for late payment of assessments in addition to such interest. Each owner (whether one (1) or more persons) shall be, and remain, personally liable for the payment of all assessments pertinent to his unit which may be levied while such owner is the owner thereof. Payments on account of installments of assessments in default shall be applied as follows: First, to cost of collection and enforcement in a statutory is fees. ) per annum, plus such additional interest rate surcharge as the Board Directors shall approve, until each installment is paid in full. vided, however, that the interest rate and interest rate surcharge Each from the ini initial due in default date for ten or ten (10) or thereof at the (10) rate of seven percent more days shall



dates. fees); second
installments; second, to any interest charges ments; third, to installments in default and fines for late payment on such TT order O.F their due

Section 4. himself from 1 administration elements or from liability for bу the by waiver of abandonment of his unit the use his or Abandonment of Unit. contribution toward the or enjoyment of No owner may exempt any of the common

# Section 5. Enforcement.

- motice to such owner of its intention to do so. An owner in default shall not be entitled to utilize any of the general common elements of the Project and shall not be entitled to vote at any meeting of the Association so long as such default continues; provided, however, this provision shall not operate to deprive any owner of ingress or egress to and from his unit. In a judicial foreclosure action, a receiver may be appointed to aclient. preclude the Association from exercising such other remedies as may be available at law or in equity. therefrom to any owner the right to declare assessments by remedies Association default by essments by a suit at law for a money judgment or by foreclosure of statutory lien that secures payment of assessments. In the event default by any owner in the payment of any installment of the ual assessment levied against his unit, the Association shall have right to declare all unpaid installments of the annual assessment the pertinent fiscal year immediately due and payable. The ociation also may discontinue the furnishing of any Association Association, the Associat be appointed to collect a reasonable rental for the unit from the receiver thereof or any persons claiming under him and, if the unit coccupied, to lease the unit and collect and apply the rentrefrom to any delinquency owed to the Association. All of the idies shall be cumulative and not alternative. services to an owner se to such owner of its Remedies. In addition to in default tion to any other remedies available to ion may enforce collection of delinquent : upon seven (7) days' to do so. An owner in alternative and shall not from the written unit is rental
- and which the assessment(s) by reference for the purposes of establishing the alterprocedures to be followed in lien foreclosure actions and the and obligations of the parties to such actions. Further, each foreclose the lien securing payment of assessments either by judicial action or by advertisement. The provisions of Michigan law pertaining to foreclosure of mortgages by judicial action and by advertisement, as the same may be amended from time to time, are incorporated herein acknowledges that, at the established by distribute Association to Project have granted from time every other person who from time to time has any interest in the ect shall be deemed to have authorized and empowered the (d) Foreclosure Proceedings. the proceeds of to be amended from time for the purposes of applicable sell time has any interest in the Project, shall be dee to the Association the unqualified right to elect or to ე. time of acquiring title law. such sale in accordance with the priorities law. Each owner of a unit in the Project cause to be sold the or are delinquent and to receive, Each owner, and every other person coject, shall be deemed unit with respect unit to such unit, in the alternative each owner hold Project rights and to



voluntarily, intelligently proceedings brought by the the lien for nonnarment of condominium unit is abandoned, in which event the redemption period is foreclosure lien for nonpayment of assessments and a hearing on the same prior the sale of the subject unit. The redemption period for a month from the date of sale. Of. 2 L: the provisions intelligently SIX the subject unit. The redemption period for six (6) months from the date of sale unless y and knowingly waived no Association to foreclose by of this subparagraph notice and that he notice of any advertisement the

- after mailing, by first class mail, postage prepaid, addressed to the delinquent owner(s) at his or their last known address, of a written notice that one or more installments of the annual assessment levied against the pertinent unit is or are delinquent and that the Association may invoke any of its remedies hereunder if the default is not cured within ten (10) days after the date of mailing. Such written notice shall be accompanied by a written affidavit of an authorized representative of the Association that sets forth: (1) the delinquency is not cured within the ten (10) day period, the Association may take such remedial action as may be available to it hereunder or under Michigan law. In the event the Association elects to foreclose the lien by advertisement, the Association shall so affiant's capacity to make the affidavit; (2) the statutory and other authority for the lien; (3) the amount outstanding (exclusive of interest, costs, attorney's fees, and future assessments); (4) the legal description of the subject unit(s); and (5) the name(s) of the owner(s) of record. Such affidavit shall be recorded in the office of the Register of Deeds in the county in which the Project is located prior to commencement of any foreclosure proceeding, but it need not shall be commenced, nor shall any notice of fadvertisement be published, until the expiration of after mailing, by first class mail, postage prepaid, a notify the delinquent owner and shall inform him that he may a judicial hearing by bringing suit against the Association. judicial Register of Deeds in the county in which the Project is located r to commencement of any foreclosure proceeding, but it need not been recorded as of the date of mailing as aforesaid. If the oquency is not cured within the ten (10) day period, the foreclosure action nor a Notice of Action. Notwithstanding the foregoing, neither a nor a suit at law for a money judgment for a money of foreclo foreclosure he may ten (10) days judgment
- unpaid assessments, including interest, late charges, fines, costs, actual attorney's fees (not limited to statutory fees) and advances for taxes or other liens paid by the Association to protect its lien, shall be chargeable to the owner in default and shall be secured by shall be chargeable the lien on his unit Expenses of Collection. The ca The expenses incurred in collecting
- to the remeases provided any purchaser at a forectosure said, conformed of forectosure, or any purchaser at a forectosure said, conformed and charges against the property free of any claims for unpaid assessments or charges against the mortgaged unit which accrue prior to the time such holder acquires title the unit (except for claims for a pro rata share of such assessments the unit (except from a pro rata reallocation of such assessments) provision of the Project documents, the holder of any first mortgage covering any unit in the Project which acquires title to the unit pursuant to the remedies provided in the mortgage or by deed (or assignment) in lieu of foreclosure, or any purchaser at a foreclosure sale, shall take the provision of Section 6. Liability of Mortgagee. Notward project documents, the holder of Notwithstanding any other the 20 to 9

responsible for payment of any assessments for determined assessments, or other special reserves for replacement, for capital improvements, or other special assessments, except with respect to units owned by it on which a completed residential dwelling is located. Further, the Developer shall in no event residential dwelling is located. Further, the Developer shall in no event residential dwelling is located in whole or in part to purchase any claim, issued constructed within or appurtenant to the units that are not owned by Developer. For purposes of the foregoing sentence, the Developer's proportionate share of such expenses shall be based upon the ratio of all responsible at any time for payment of the periodic Association assessments. The Developer, however, shall at all times pay all expenses of maintaining the units that it owns, including the dwellings and other improvements located thereon, together with a proportionate share of all current expenses of administration actually incurred by the Association from time to time except expenses related to maintenance and use of the from time to time except expenses related to maints in the Project and of the dwellings Developer, any cost of investigating and prim, or similar related costs. A "completed rn a dwelling with respect to which a certifiued by the Chelsea Area Construction Agency. from the Developer or to finance any litigation or other claim against Developer, any cost of investigating and preparing such litigation or m, or similar related costs. A "completed residential dwelling" shall a dwelling with respect to which a certificate of occupancy has been owned by the Developer at the time number of units then in the Project. Section 7. owned by Project, ible at a Developer's Responsibility for Assessments. although a member OH the of the expense is incurred to the In no event shall Developer be ents for deferred maintenance, Association, and and other improvements that are not owned by The Developer

taxes assessed Section 8. Section 8. <u>Property Taxes and Special Asse</u> and special assessments levied by any public sessed in accordance with Section 131 of the *i* Special Assessments. Act taxing authority shall All

any the owners, and personal prexpenses of administration. Section 9. Person Association shall Association shall be assessed as tangible personal property of the Personal Property Tax Assessment property taxes based thereon shall be as the person or entity in possess the Project owned or possessed in of Association Property. entity in possession of treated common

Section 10. Mechanic's under Act No. 497 of the Michi subject to Section 132 of the Section 132 of the echanic's Lien. A mechanic's lien otherwise the Michigan Public Acts of 1980, as amended, Act lien otherwise e arising shall be

Association, failure of a purchaser to request such statement prior to the closing of the purchase of such unit assessments and the lien securing the same fully S pursuant to which the purchaser holds the right to acquire a unit, t Association shall provide a written statement of such unpaid assessments may exist or a statement that none exist, which statement shall be bindi Association may require the advance payment of a reasonable processing unpaid Association assessments thereon, the issuance of the sum within the may request Section 11. such unit Association for the period stated therein. accompanied by a copy of the shall Statement as to Unpaid Assessments. The pua statement of the Association as to the period stated, be deemed a copy of the executed purchase satisfied; the Association's lien for assessments such unit whether provided, nowe Upon written request to regular or special. enforceable at least five (5) days shall render any unpaid Upon the however, that east five (5) purchaser amount against l be binding payment of agreement of Off the the fee The any any ജ

mortgages of record. purchaser and the unit Act, unpaid assessment sale thereof prior unpaid assessments constitute a lien upon the unit and sale thereof prior to all claims except real property itself to the extent provided by the and taxes and first the Act. proceeds of Under the

Section 12. unsuccessful lawsuit for the admini for the administration of the affairs of the Association, found to be consistent with the provisions contained in the Project documents, shall be chargeable for all expenses incurred by the Association. Such expenses may be collected by the Association in the same manner as an assessment. administration Lawsuit Defi 0 the Defense affairs Association and/or its Board of Directors affairs of the Association

### ARTICLE III

### ARBITRATION

arbitrator's decision affecting the claim of circuit court of the State of Mipursuant to such arbitration) and shall be submitted to arbitration, parties to use other rules, the Commercial Arbitration Rules of the American Arbitration Association as amended and in effect from time to time consent consent between Project arising hereafter shall estate is involves to use other Section 1. out of or relating shall include an agreement of the court of the State of Michigan of the parties to any such disputes, documents, the of or relating to the interpretation or the application of the iments, or any disputes, claims or grievances among or owners and the Association, upon the election and the parties to any such are uch arbitration) and upon written notice to the Association, the decision as final and binding, provided that no question claim of title of any person to any fee or life estate in is involved. In the absence of an agreement between the se other rules, the Commercial Arbitration Rules of the be applicable to any such arbitration. of Michigan may tes, claims or grievances (which parties that the judgment of any may be rendered upon any award

Section 2. <u>Judicial Relief</u>. In the absence of the election written consent of the parties pursuant to Section 1 above, no owner or Association shall be precluded from petitioning the courts to resolve such disputes, claims or grievances. the and

Section 3. <u>Election of Remedies</u>. Such election and written consent by owners or the Association to submit any such dispute, claim or grievance to arbitration shall preclude such parties from litigating such dispute, claim or grievance in the courts.

arises out of or relates to the settled by binding arbitration Arbitration Rules of the American claim by the Association against against Section 4. Mandatory Arbitration with Developer. The Developer, Association and the owners (by taking ownership of a unit) acknowledge arises out of any claim by an owner the to the extent permitted by applicable law (Section 144 of to the extent permitted by applicable law (Section 144 of to the extent permitted by applicable law (Section 144 of to the claim by an owner which might be the subject of a civil action and the project or a unit, or which involves a conformal conducted pursuant to the Commerciation against the Developer in excess of \$10,000.00, and the common elements of the Project, shall of or relates to the common elements of the Commerciation arbitration conducted pursuant to the Commerciation arbitration conducted pursuant to the commerciation. American Arbitration Association, 38 amended Commercial action any and and the and the pg e

arbitrator's decision as final and binding, provided that no question affecting the claim of title of any person to any fee or life estate in real property is involved. Judgment upon the award by arbitration may be real property is involved. Judgment upon the award by entered in a circuit court of appropriate jurisdiction. from time to time hereafter.

approval of a majority in number of all owners are fully informed regarding the ners are fully informed regardany arbitration proposed by arbitration Section 5. Owner Authorization for Arbitration. proceedings against the g the prospects Association. the owners. Developer This and any likely expenses will ensure shall The commencement require that the the

### ARTICLE IV

#### INSURANCE

common elements of the Project, and such insurance shall administered in accordance with the following provisions: applicable, Section 1. Extent of Coverage. The Association 1. Extent of Coverage. The Association insurance, if pertinent coverage, t to the ow the ownership, use and maint Project, and such insurance and maintenance shall əd of the general be carried and

- the owners and their mortgagees, as their interests may provision shall be made for the issuance of certificates endorsements to the mortgagees of owners. (a) Responsibilities of Association. All such insurance shall purchased by the Association for the benefit of the Association and e owners and their mortgagees, as their interests may appear, and ovision shall be made for the issuance of certificates of mortgagee
- Λq foundation and amount the Project shall be insured against a standard extended coverage endors Directors of <u>Insurance of Common Elements</u>. All general common eject shall be insured against fire and other perils dard extended coverage endorsement, if appropriate excavation costs, as determined annually by the Boar the Association. replacement value, excluding element covered
- administration. Association Premium pursuant Expenses. to All premiums for o these By-Laws By-Laws shall insurance рe purchased expenses of of
- By-Laws, a result applied to such repair or reconstruction and in no event shall hazard insurance proceeds be used for any purpose other than for repair, the may Association policies ow Association, replacement appear; Project the O.H owned Proceeds of Insurance 20 and the provided, however, whenever repair or reconstantly be required as provided in Article proceeds of any insurance received by the As any held reconstruction of the by din a loss owners and their mortgagees, as their interests the requiring repair or separate Association shall whenever repair or reconstruction Policies. account and distributed to purpose Project Proceeds of reconstruction unless the Association as two-thirds for insurance shall repair, these the ре Of

Project have of the given their institutional holders prior written approval of first mortgages on units in the

property coverage and work.....
fidelity coverage and work.....
pertinent to the Project and the common created insurer as may, from time to time, project. Without limitation on the general Project. Without limitation on the general Project without limitation of the Project and to define the project and to define the project and to define the project and the project and the project and the project and the common created project and the project 0 accomplishment of the foregoing. therefor, t Association, the Association as his tru connection with all matters r appear (subject always to the Project of liability, and to execute all documents such owner and the Project as shall be by ownership of a unit sociation as his true o collect proceeds and to distribute the same to the Authority of Association to Settle Insurance Claims. the Project as shall be necessary or vandalism and malicious mischief, liability insurance, and workmen's compensation insurance, if applicable, ect and the common elements appurtenant thereto, and from time to time, provide such insurance to the imitation on the generality of the foregoing, the attorney shall have full power and authority to true in the concerning the and Project documents), documents and to do lawful Project, shall be deemed to appoint to attorney-in-fact collect and remit maintenance insurance, if , to execute releases all things on behalf or convenient to the the Of applicable, "all t O premiums act

undivided interest as a tenant in common with all other owner common elements, for occurrences within the perimeter of his unimprovements located thereon, and also for alternative living expectation of fire. The Association shall under no circumstances value, excluding foundation and excavation costs. obligation to obtain any of the insurance coverage describ Section 3 or any liability to any person for failure to do so. obligated to obtain insurance coverage for his personal thereon or elsewhere on the Project. perimeter of his each owner responsible for obtaining "all risk" proper malicious mischief insurance with respect all other improvements and are the respect to the second in improvements unit, and Responsibility of Owners. an amount equal to the for his personal property located therein Project. All such insurance shall be carr constructed or to be constructed and also for alternative living expenses in "all risk" property maximum insurable replacement Each owner shall be perimeter of his unit or tο his residential Each owner also shall coverage and described liability for owners within obligated vandalism dwell have carried the ing his the 200 90

provisions insurance owners Section 4. against shall carried by whereby use any owner or the Waiver of Right of Subrogation. their best the insurer waives its right the Association efforts to cause sociation or any o Association. owner wner to contain appropriate 0 f The Association subrogation on and all liability ន្ត

#### ARTICLE V

# RECONSTRUCTION OR REPAIR

shall be reconstructed the Project shall Responsibility for be damaged, t lor repaired, the determination of whether or a large the responsibility therefor, Reconstruction or Repair. whether or not any part

- two-thirds (2/3) of the institutional holders of mortgages on any unit in the Project agree to the contrary, and the Township of Lima general common element, the damaged propert repaired by the Association unless two-thirds consents to <u>General</u> such action. Common Elements. property the (2) damaged property shall be rebui /3) of the owners and rebuilt Z. 20
- any event remove all debris and restore his unit and the improvements thereon to a clean and sightly condition satisfactory to the Association as soon as reasonably possible following the occurrence of determine whether to rebuild or repair the damaged property, subject to the rights of any mortgagee or other person or entity having an interest in such property, and such owner shall be responsible for any reconstruction or repair that he elects to make. The owner shall in any event remove all debris and restore his unit and the improvements damage. or any improvements thereon, Unit or Improvements Thereon. the owner of Ηf the damaged property is of such unit alone sha y is a shall
- Master Deed unless reconstruction Section <u>ا</u> 9 repair shall the owners shall unanimously decide otherwise. Repair Accordance with be rdance with Master substantially in a accordance with such the
- assessment shall be made against all co-construction or repair of the damaged property in sufficient reconstruction or repair of the damaged property in sufficient repair, the funds reconstruction required to be as that expended sufficient Association estimates of reconstruction, Section ... occurrence of a ca Section 3. es of the cost to place the damaged property in a condition as good existing before the damage. If the proceeds of insurance are not ent to defray the estimated cost of reconstruction or repair d to be performed by the Association, or if at any time during such ruction or repair, or upon completion of such reconstruction or the funds for the payment of the cost thereof are insufficient, ent shall be made against all co-owners for the costs of Association Responsibility for Repair. the casualty causing Association responsibility using damage to cility of mair shall obtain mage to property for which the of maintenance, repair and obtain reliable and detailed Immediately after amounts to pair and detailed
- general common elements
  the Association without delay. elements adversely affects the appearance shall proceed with replacement of the Timely Reconstruction and Repair. the damaged H O H damage the property project,
- noqu any taking Section 5. Уď Eminent eminent domain: Domain. The following provisions shall control
- owner's entire unit is taken by eminent mortgagee shall, after acceptance of the be divested of all interest in the Proje notwithstanding taking of all eminent domai: such unit and the mortgagee domain, Taking of Unit 9 g any unit the any award for such taking Init or Improvements Thereon. In the eportion of a unit or any improvements provision is taken | in the Project. thereof, as their interests may appear, of the Act to the contrary. If an eminent the Act to condemnation award therefor, domain, shall the contrary. If in, such owner and be paid to the owner In the event of thereon by his

- of any portion of the general common elements, the condemnation proceeds relative to such taking shall be paid to the owners and their mortgagees in proportion to their respective interest in the common elements, and the affirmative vote of at least two-thirds (2/3) of the owners in number and in value shall determine whether to rebuild, repair or replace the portion so taken or to take such other action as they deem appropriate. Taking of General Common Elements. Ηf there p. any taking
- taking and to proportionately readjust the percentages of value of the remaining units based upon the continuing value of the Project of one hundred percent (100%). Such amendment may be effected by an officer of the Association duly authorized by the Board of Directors without Article portion the necessity of execution of specific approval thereof by any owner. amended Project ⋖ continues after 0f accordingly of the Continuation the Project Master and, of Project After taking by eminent shall be re-sur Deed shall also if any unit re-surveyed and the After Taking. shall эd domain, amended to have been then the Πn the reflect Master taken, event remaining such Deed then
- condemning authority, the institutional holder of a f Project, or any portion thereof, or the common elements or any thereof, is made the subject matter of any condemnation or domain proceeding or is otherwise sought to be acquire Project, the Association. ional holder of a first mortgage lien on any units in the provided that the name and address of each has been provided Notification of Mortgagees. Association In the shall event 00 any unit acquired by or any notify units: portion eminent in each the ש
- any the (e) taking by foregoing Applicability of eminent domain. provisions, the Act. To th Section 133 the of the 1 the Act not t inconsistent shall control

notice at such address as it may from time to time direct of any loss to or taking of the common elements of the Project if the loss or taking exceeds \$10,000 in amount or damage to a unit covered by a mortgage purchased in then, upon request Project is whole Section 6. North Federal ... ct is held by the Federal ... rammest therefor by FHLMC, 02 in part by FHLMC Notification of FHLMC. the Federal Home Loan Mortgage Corporation ("FHLMC"), therefor by FHLMC, the Association shall give it written ess as it may from time to time direct of any loss to or damage to a unit corrects \$1,000.

condemnation mortgages priority Project elements. Section 7. documents shall be over any rights of first mortgagees of in the case of a distribution to owners awards Priority of Mortgagee for losses construed to give t 0 20 Interests. ש to owners taking an Nothing contained in the owner or any other party of insurance proceeds or 0 units units pursuant and/or to party their

### ARTICLE VI

### RESTRICTIONS

subject to the ordinances of the Townsh following limitations and restrictions: All OH the units H. of the Township of Lima, held, applicable used and law enjoyed and the

Lima Zoning Ordinance, and the common elements shall purposes consistent with single-family residential use. Section 1. Section 1. Residential Use. No unit in the than single-family residential purposes as No unit in the defined Project be by the shall used only Township be used for Of

Use Of. units shall also be restricted in the following manner:

- all buildings or all mit. All exceed two stories above level following minimum measured by the external walls: Building Size and Height. lding Size and Height. No building or structure shall ories above grade or thirty-five (35) feet in height and or structures shall be constructed within the perimeter buildings size and structures standards as to living area above shall be in conformity with
- (1) One Story/Ranch: 2,000 square feet.
- (2) Multi-Story: 2,400 square feet.

disturbed by excavation and versed with other approved an graded, seeded, sodded and/or covered with other approved an graded, seeded, sodded and/or covered with other approved as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. No burial of as soon as the construction work and weather permit. contractor and completed within one (1) year from the date of issuance of a building permit by the Chelsea Area Construction Agency. All unused building materials and temporary construction shall be removed constructed thereon must owner's expense. from the premises within thirty (30) days after substantial completion of the structure. The portion of the surface of the earth which is disturbed by excavation and other construction work shall be finish surface flow places removed will The Developer reserves the right, within its sole discretion, to lower the required minimum square footage for specific residences. Garages, porches and breezeways shall not be included in computing minimum size requirements. culvert before the basement the units either in grading or excavating will,
Developer, become the property of the Develo
d will be placed by the owner of the unit in
within the Project as the Developer will des of storm water Of All All driveways shall be roughed in with storm buildings under it. water across contain is dug. property of the Developer and we owner of the unit in such place the Developer will designate at shall be sufficient ays after substantial of the earth which is e surface of the earth which is nstruction work shall be finish with other approved landscaping Owners may not constructed units culverts and designate at Уď a gravel base interrupt the any മ driveway licensed when 0 C

- closed at all times except as may be reasonably necessary to gain access to and from any garage. All driveways shall be surfaced with asphalt, concrete or paving bricks within one (1) year of the time of occupancy of the dwelling served thereby, weather permitting. of a two car attached side entry garage, where possible ar written approval from the Developer, or the Association as here provided in Section 3, may have three or four car attached garaports shall not be erected, placed or permitted to remain unit. For security and aesthetic reasons, garage doors will l Garages. Each single family dwelling shall have a minimum where possible and with Association as hereinafter garages. ре on kept gain any
- This provision shall not prevent the use of terincidental to and during construction of the main that such temporary structures shall be removed immediately upon completion of the main residence. character such as a tent, camper, mobile home, trailer, shack, barn, and/or other out-building of any design whatsoever shall be erected or placed upon any unit prior to construction of the main residence, nor shall any such structure be occupied as living quarters at any time. any such structure be occupied as living quarters at any time. provision shall not prevent the use of temporary structures shall be placed upon any unit. Temporary Structures. No old or used structure, No temporary residence provided from the premises structure Of any
- except swimming pools, shall be architecturally compatible with a rat wall, and shall not exceed 720 square feet in size. buildings, greenhouses or lawn/garden storage sheds. the Developer's, or the Association's approval, 3. The Developer, or the Association, in the exercise of its discretion, may permit the erection of structures such as detached garages (which must be in close proximity to the dwelling, behind the rear building line of the dwelling, have overhead doors, and a ceiling height not to exceed ten (10) feet), swimming pool accessory out-building shall be the Developer, or the 3. The Developer, Accessory hall be permitted on any unit unless it is approved by or the Association, as hereinafter provided in Section , or the Association's approval, such structures, pools, shall be architecturally compatible with the Buildings. No accessory buil permitted on any unit unless it swimming building pool accessory Notwithstanding concrete slab 20 other
- above except from pt children's play pools, hot tubs and jacuzzi tubs, ale ground pools may be installed with the prior written ce the Developer, or the Association, if applicable, and subjections as it may place upon their use and location. (e) Swimming Pools. All swimming pools shall be below ground, ools, hot tubs and jacuzzi tubs, although and subject to consent
- constructed, any fence of any nature upon the Developer, or the elements without the prior written approval of the Developer, or the Association, if applicable. Perimeter fences along the exterior lines of the Project shall be permitted, however, perimeter fences along the exterior lines between units shall not be permitted. Perimeter fences around swimming pools shall be required to be constructed in accordance with all applicable building codes. Fences shall not be located within the front or side set-backs in front of the rear Fences.

  any fence of owner shall construct, or the be

dwellings and from adjacent streets. construction, fencing, screening shall be made of matericompatible with the main residence, primarily the Association as to size, location run may be constructed in front of constructed within a unit or within direct any such dog run must be attached to the courts. Fences erected to screen patios, enclose child play areas a fenced dog runs may be permitted only with advance written approval the Association as to size, location and fencing materials. No continuous controls are to size, location and fencing materials. screen fence. access from the ly for limited four feet in height wons propane Fences shall w fencing and plywood, but including split rail which may have a green wire liner on the inner side of ences shall be used, and are required, when appropriate, copane and fuel oil tanks from view from adjoining house, deck or patio. enclosure except location and fencing materials. materials around purposes. All fencing and/or rials which are architecturally, specifically excluding cyclone bod, but including split rail the side yard set back line, and rear of the dwelling to allow patio. Fences shall be used d swimming pools and tennis enclose child play areas and dwelling dog

- other owners. at causes excessive illumination so as to constitute a nuisance to her owners. Prohibited lighting shall include, but not be limited, mercury vapor and halogen lighting. All exterior lighting shall mounted on the dwellings, except for low wattage lighting adjacent driveways, decks, patios, walkways, and swimming pools. Exterior Lighting. No owner shall install exterior lighting
- attributes of the mailbox for each residence shathe U.S. Postal Service and the Developer, consistency and uniformity within the Project. Mailboxes. The size, color, style, shall be as specified by in order to insure location other
- permitted in height Dish-type installed height tic tic Antenna. No radio, television or other permitted on any unit other than the type residential purposes. Any antenna or aerial shall be on the main residence and not on a separate pole or tower. antennae in excess of one (1) meter in diameter shall not be nor shall any antenna or aerial exceeding twelve (12) feet above the roof ridge line on any dwelling. antenna commonly used for
- Iron public health hazard. be observed, and sp individual owners. Ix Prospective iron remova beverages, astringent observed 0.62 satisfactory water from a subsequent presence is · mdd water removal iron Well Water Ouality. taste to owners such The maximum recommended ce is due to the large a owners below from nuisance factor consideration. Chemical analysis of test well in the Project found an iron concentration of hazard. Fixture discoloration and taste could possibly and special internal filtration may be desired by ners. Iron may stain laundered goods, impart a bitter or ste to the water, and adversely affect the taste of other ch as tea and coffee, and foods made from the water. equipment level of units that Pinecrest may are is not above advised t 0 large amount of iron in the soil. Tabove that level which is considered reduce Notification is hereby given the iron level and hardness level above that which is con that secondary the 1t may be iron standard is 0.3 ppm. ron in the soil. The and hardness level necessary concentration which is considered Chemical analysis of to install all l of

persons house si not above that level which is considered a public health haza. Hardness may cause scaling, plumbing problems and increased usage total hardness concentration of secondary standard is 300 ppm. not above that level which is acceptable level. total hardness co sodium siding when lawns are watered. and concentrations, a on a detergents. rergents. Softening of the water matrations, a condition which should sodium restricted diet. Hard water Chemical analysis of water The observed water hardness 312 ·mdd. should from a test well The maximum may may bе result also discolor considered recommended level uT hazard. high დ ლ-Off

- be tested for explosive gases. If a well caprotected aquifer, the following shall apply: and must be located within the unit. barrier protected grouted with bentonite of the <u>중</u> shall Wells. screen. aquifer be no All wells r at a minimum depth of fifty (50 feet. The less than ten (10) feet in thickness. Well ntonite through the protecting clay stratum All wells developed in a rock/shale formatic osive gases. If a well cannot be drilled are to be privately owned and maintained the unit. All wells must be drilled into nimum depth of fifty (50 feet. The clay drilled into formation must Wells to must
- deep, (1) 20 The wells shall be a minimum of one hundred (100)feet
- screen in an unconfined aquifer, and the below static (2) the screen. Provide water level to the bottom of the മ Submergence is measured minimum of fifty (50) as the distance casing or feet 0 f submergence top of from the
- hundred (ω fifty (150)drain feet fields must from such wells. ad located മ minimum O.H one
- and maintained and must drain field Drain requirements Fields. be located apply: drain fields within the are to unit. be privately owned The following

			Control of the second		
ហ	42	ω	22	ц	Unit #
11,9	7,101		<b>Б</b>	1,3	Test Pit #
1, 2	2,2		1,1	3,1	Depth to sand (ft)?
No	No		No	No	Deep excavation?
No	No		No	No	Pump system?
None	None		None	None	Minimum invert
Grading completed on this unit.		Existing home on this unit.	Oversize drain field by 25% on this unit.	Grading completed on this unit.	Comments



In addition, the following restrictions apply:

(1) The dwelling on Unit 15 shall be limited to three (3) bedrooms and two (2) bathrooms. The use of low flow fixtures will be required on this unit. The drain field on Unit 15 must be pre-excavated and inspected by a representative from the Washtenaw County Department of Environmental and Infrastructure Services prior to issuing any health permit on this unit.

- Engineering pro may require a sewage pumping system if the header inverts of the drain field are located at a higher elevation from the finish floor elevations of the finish floor elevations of the review and approval prior to issuing individual health permits on any of these units. Approvals for these units can be granted on a "tank first" basis, provided that plans are first submitted to Infrastructure Services showing all invert elevations, the sewer line that supports gravity sewage flow. P fields on these units. The benchmark must be clearly visible from the drain field and located on the approved final plan with the corresponding USGS elevations. must corresponding USGS elevations. sewer line that supports gravity sewage be placed within two hundred fifty (250) ds on these units. The benchmark must Washtenaw plans Environmental County must be Department a higher elevation from the proposed the dwellings built on those units. submitted to the Washtenaw County submitted to the Was Off Environmental flow. A benufeet from the Services along with benchmark and for
- investigated area, encroachment of any required isolation distances, or new information regarding the suitability of the site may necessitate further investigation or disapproval of the system, major investigated major Any changes in the location of filling, eroding, excavating, area, encroachment of any the paving, f. required approved flooding of isolation sewage
- amended without the advance written approval of the Washtenaw County Department of Environmental and Infrastructure Services. Services. (m) Washtenaw County Department of Environmental and Infrastruc-Services. Subparagraphs (j), (k) and (l) hereinabove may not be
- (n) <u>Septic Tanks</u>. It is recommended that all septic serving units in the Project shall be pumped out at least once five (5) years by the respective common every tanks
- plumbing fixtures so as to coproblems involved with waste filters to tanks and o dwellings laundry washing machines used in said dwellings concers to prevent undue accumulation of solid materials Water Conservation Efforts. Michigan law requires that all constructed within units in the Project use water saving fixtures so as to conserve consumption of water and minimize involved with waste disposal. It is also recommended that drain fields. recommended that ngs contain lint cerials in septic
- drainage easements created by this Master Deed, as shown on Exhibit "B" hereto. Notwithstanding anything else contained in the condominium documents to the contrary, each unit owner shall maintain the surface area of such easements within his unit, shall keep the grass cut to a reasonable height, shall keep the area free of trash and debris and shall take such action as may be necessary to eliminate surface erosion. The unit owner shall not contour the land or install structure Drainage Easement. 0 landscaping Some units are within said subject easements to storm water that

easements. interfere with the shall have access to flow of storm water through them. such units to maintain, repair and replace such The Association

- improved paragraph pursuant allowed (q) Maintenance of Unimproved Units. Units mproved shall remain in their natural state, but a presentable condition by the owner. Grassy minimum of twice each summer to control weeds. on unimproved units. to Article XIX, below. The Association Grassy areas shall be mowed weeds. No dumping shall be Units which have not been e, but shall be maintained shall enforce this
- rubbish, leaves or debris shall be allowed on vacant units. Owners shall arrange for weekly pick-up of garbage by only one private garbage contractor. The Association may elect to take over selection of a garbage contractor. Garden composting shall be allowed provided that it shall not result in a violation of any other restriction in (r) Refuse and Garbage. Each owner shall promptly dispose of all refuse and garbage so that it will not be objectionable or visible to adjacent owners. No outside storage of refuse or garbage or outside incinerator shall be permitted. Each residence shall be these equipped By-Laws with an interior garbage disposal. No disposal of shall be allowed on vacant units. pick-up of garbage by only one No disposal of garbar garbage,
- (s) <u>Access to Uniterstricted to Pinecrest</u> Access to Unit Drive. Vehicular access for Unit shall be
- maple, deciduous trees, the initial owner of an existing adequate number of dwelling thereon shall provide a minimum of two (2) trees (two inch minimum diameter five feet from ground level) in the front setback of his unit. Said trees shall be placed at a minimum distance apart of fifty (50) feet. Only large deciduous trees may be installed in street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street margins and shall he called in the street margins are street ma O H (50) feet. Only large dec margins and shall be selec green ash, linden, locust, similar trees approved by the Developer. selected from the following: cust, hackberry, or sycamore, from the following: oak, hard

# Section 2. Leasing and Rental.

documents. unit and the improvements thereon. The terms of all leases, occupancy agreements and occupancy arrangements shall incorporate, or be deemed to incorporate, all of the provisions of the Project documents. An (a) <u>Right to Lease</u>. An owner may lease his unit and the improvements thereon for single family residential purposes as defined incorporate, all of the ner leasing a unit shall act lease form for its the proposed agreement. The Develop the improvements thereon in its potential lessee, along with the rental amount and Township of Lima. shall supply the Association with Ιf no lease The Developer may leas reon in its discretion. form is supply the Association with a copy of review for compliance with the Pro-No owner to shall lease be used, ther h the name Lease less than an entire any number of units then due dates under and the address owner Project the 20

- thereon (d shall Leasing Procedures. conform to the The leasing of unit following provisions: units and improvements
- (1) Tenants and non-owner occupants shall comply with all of rental conditions of agreements the e Project shall so so state. documents, and all leases the and
- (2) Project action: occupant the Association documents, the Association shall has failed determines to comply that with the the tenant or non-owner conditions of the take the following
- by the tenant. The Association certified mail adv advising of shall notify the the alleged the violation owner yd
- ۲. ۲. receipt of Association that a violation has not occurred. alleged owner shall have fifteen (15) such notice to investigate breach bу the tenant (15)20 and correct advise days after the
- ۲. ۲. 'n. of the relief may damages by summary owner and tenant or non-owner occupant for Developer, or derivatively Association, if believes the Project. for money tenant owner both the be after 9 conditions of the Pro 9 repeated, it may institute on its be ivatively by the owners on behalf of ation, if it is under the control of per, an action for eviction against that tenant in connection with the 0 tenant damages in the non-owner occupant proceeding. The Association and the owner the common elements fifteen the alleged breach is (15)The Association may hold he owner liable for any Project documents. same action against the days, subparagraph may and the caused simultaneously not Association cured or unit yd Of 0 H breach behalf the the The the the 05 be
- pay the the arrearage lease or : assessments, the Association may give written notice of the arrearage to a tenant occupying an owner's unit under personally the Associa receiving written notice constitute a breach of tenant. se or rental agreement and the tenant, after receiving notice, shall deduct from rental payments due the owner arrearage and future Association may do the them to Any owner liable for their payment to ation may do the following: the Association. tenant S. in failing the arrears from the assessments rental agreement or ng to make such pa The to Association shall tenant, deductions the as they fall due the Association Association payments lease by shall become and not for

enforce Issue rent that notice to the tenant and shall h statutory notice Уď summary proceedings. have for the right non-payment to

۲.

Initiate hereinabove. proceedings pursuant t O subsection

specifications it shall nave specifications it shall nave suitability of the proposed structure, suitability of the proposed structure, proposed exterior materials (which may include wood, brick, proposed exterior materials (which may include wood, brick laminate, no aluminum, vinyl or T-1-11 textured plywood siding, or brick laminate, and exterior colors which shall blend in with existing residences and the natural surroundings, the site upon which it is proposed to be constructed, the location of the dwelling within each unit, and the degree of harmony therefore elevations in the typography, wherever possible lawns shall occupy the majority of the front yard between the dwelling and the shall occupy the road adjacent thereto. No log, modular, or severe elevations in the typography wherever possible lawns shall occupy the majority of the front yard between the dwelling and the constructed and portion of the road adjacent thereto. No log, modular, and possible lawns of residential housing constructed and all dwellings must be constructed and all dwellings must be constructed of the road adjacent thereto. approvals from the local right to refuse to approve any sull landscaping plans which are not stor aesthetic or other reasons; for aesthetic or other reasons; and fications it shall have the state of the respective terms of the respective terms. express from the the Association at the end residential development, and shall be binding upon both the Association and upon all owners. The Developer's rights under this Article VI, Section 3 may, in the Developer's discretion, be assigned to the Association or other imposed improvement shall be constructed within a unit of Project, nor shall any exterior modification be made to any existing Project, nor shall any exterior modification be made to any existing dwelling, structure or improvement, unless the site plan and building plans and specifications therefor containing such detail as the Developer may reasonably request have first been approved by the Developer. Construction of any dwelling or other improvements must also receive any necessary approvals from the local public authority. The Developer shall have the approvals from the local public authority approved by the Developer shall have the approvals from the local public authority. sole Toper all owners. The Developer's rights under this Article VI, Section 3 in the Developer's discretion, be assigned to the Association or other essor to the Developer. Said rights shall automatically be assigned to Section 3. limitations contained in the discretion, ciation at the end of the constr c may construct any improvements up discretion, elect to make without Association or any other person ( portion of the road adjacent thereto.

red or any other type of residential housing constructed and off-site will be permitted. All dwellings must be constructed off-site will be permitted and a minimum front roof pitch of No flat roofs will be permitted and a minimum front roof pitch of be required. The purpose of this Section is to assure the beautiful and harmonious of the Project as a beautiful and harmonious the Township of Lima. improvements upon the lic authority

ny such plans or specification to suitable or desirable in its sons; and in passing upon such plans a sons; and in a sons; and stone, the sons in t person or ments upon the Project that it may, in without the necessity of prior consent person or entity, subject only to the Project documents, and any limitations construction and Project that sales period.

VI, Sect applicable of the Board of Section 4. Section 3 in any of the 3 above of the common Directors of Changes in Common Elements. with respect to the Dev the Association, Developer, no and the Except as the express written approva the Township of Lima, i provided in Article owner shall

any unit at any time, and disputes among owners arising as a result of this provision which cannot be amicably resolved shall be arbitrated by the Association. No owner shall do or permit anything to be done or keep or permit to be kept in his unit or on the common elements anything that will increase the rate of insurance on the Project without the written approval of the Association, and each owner shall pay to the Association the maintenance of any such condition even if approved. Activity or the deemed offensive and are expressly prohibited include, but are not limited to, the following: any activity involving the use of firearms, air rifles, pellet guns, B-B guns, bows and arrows, sling shots, or other similar dangerous weapons, projectiles or devices. owners of the Project. No garage sales shall be permitted on any unit in the Project, except when done in conjunction with the sale of the residence and then such sale shall be limited to two (2) days in duration. No unreasonably noisy activity shall occur in or on the common elements or in anything Section 5. Ьe be carried nried on in any unit or upon the common elements, nor done which may be or become an annoyance or a nuisance the Project. No garage sales shall be permitted on any except when done is a sales shall be permitted on any members. nor shall to the

by any per liability to the liability to the the Project v elements. In the event an owner's pet causes undecember, and such owner files disturbance or annoyance to other owners, one or more, and such owner files a written complaint with the Association specifying the cause of such disturbance or annoyance, the Board of Directors, after notice and opportunity for hearing before the Board to the owner keeping the pet, may, if it determines that such pet is in fact causing unnecessary and unreasonable disturbance or annoyance, require the owner to remove the pet from his unit and the Project or impose such other restrictions on the keeping of such pet as are reasonable. No pet or animal may be permitted to run loose at any time upon other units or the common elements, and any animal shall at all times be leashed and attended by some responsible person while on the common elements. No unattended tethering of dogs shall in the permitted to the run the common elements and any the permitted by some responsible person while on the common elements. No unattended tethering of dogs shall the permitted to the run the permitted by some responsible person while on the common elements. No unattended tethering of dogs shall the permitted the run the permitted tethering of dogs shall the permitted the run the permitted tethering of dogs shall the permitted tethering tether the permitted tethering tether the permitted tethering tether the permitted tether the permitted tethering tether the permitted tether the permitte or bred for any commercial purpose. All pets shall be maintained in compliance with Township of Lima ordinances. Pets shall be maintained in restraint so as not to be obnoxious or offensive on account of noise, odor or unsanitary conditions. No dog which barks and can be heard on any frequent or continuing basis shall be kept in any unit or on the common elements. In the event an owner's pet causes unnecessary and unreasonable disturbance or annovance to other. be kept, and any owner who causes any autimat to Project shall indemnify and hold harmless the Association Project shall indemnify and hold harmless the Association Project shall indemnify and hold harmless the Association as the damage or liability which the Association may sustain as the presence of such animal on the premises, whether or not the presence of such animal on the premises, whether or not the premise of the Section 6. <u>Pets</u>. Subject to the provisions of this Section 6, owners shall be entitled to keep pets of a domestic nature that will reside within the residence constructed within their units. No pet or animal may be kept given its permission therefor. Each owner shall be responsible for collection and disposition of all fecal matter deposited within the Project by any pet maintained by such owner. The Association may, without liability to the owner thereof, remove or cause to be removed any animal that any pets be licensed with Washtenaw County and registered with the Association and may adopt such additional reasonable rules and regulations with respect to animals as it may deem proper. In the event of any imposed by this Section. allowed on any unit in the Project. kept, and any owner who causes any respect ntained by such owner.
owner thereof, remove or
which it determines to be The Association shall have the right to require any animal to be brought or larmless the Association in violation of cause proper. the Association has moved any animal the restrictions for kept upon the any loss,

violation of this Section, the Board of Directors cassess fines for such violation in accordance with Association. By-Laws and s for such violation in accordance with Article XIX of these in accordance with duly adopted rules and regulations of the

periods of time as may be reasonably necessary to permit periodic collection of trash. In general, no activity shall be carried on nor condition maintained by an owner, either in his unit or upon the common elements, which is detrimental to the appearance of the Project. In the event that any dwelling is damaged or destroyed a general clean-up shall be accomplished within thirty (30) days. Minor repairs shall be completed as soon as possible and completion of major repairs and reconstruction shall be accomplished within nine (9) months, weather permitting. Propane and fuel oil tanks shall be screened from view from adjoining dwellings and fuel oil tanks shall from adjacent public outside of the dwelling and garage constructed thereon shall be u the display of lawn statuary or the storage of supplies, mat firewood, personal property, or trash or refuse of any kinds, exprovided in duly adopted rules and regulations of the Association. receptacles shall be maintained in garages and shall not be permitemain elsewhere on the unit or common elements except for such Section elsewhere on the unit of time as may be 7. <u>Aesthetics</u>. Neither constructed thereon shall be he dwelling and garage constructed thereon shall be of lawn statuary or the storage of supplies, make the storage of supplies of the storage of supplies of the storage of supplies of the storage of the stora streets. or common reasonably necerral ral re and shall not be plements except for permitted materials, such short except as used for Trash

vehicles, por motorcycles, all-terr motorcycles other than a homes, con the motorized vehicles anywhere on the Project, other than authorized maintenance vehicles and commercial vehicles as homes, camping vehicles, and camping trailers may be temporarily parked upon the unit for a period of no more than forty-eight (48) consecutive hours for loading and unloading purposes. No inoperable vehicles of any type may be brought or stored upon the Project either temporarily or permanently, unless parked in the garage with the doors closed. Commercial vehicles and trucks shall not be parked in or about the Project (except as above provided) except while making deliveries or pick ups in the normal of the Association. Owners shall, if the Association shall require, personal transportation purposes may be parked or stored upon the Project, unless parked in the garage with the door closed. Travel trailers, motor exceptions Section 8, ction 8, is absolutely prohibited. Overnight parking on any private road the Project is prohibited except as the Association may make reasonable with thereto pat trailers, boats, camping vehicles, camping all-terrain vehicles, snowmobiles encompants or than antomore. the Association all cars maintained on the Project. from time automobiles to time. or vehicles used Travel trailers, motor primarily camping provided in this passenger cars, shall require,

""" Use of trailers, for commercial trailers, general

sign and, the (6) common elements, excluding "For Sale" signs which since it is square feet per side, without written permission from the Association, during the construction and sales period, from the Developer, and a n permit issued by the Township of Lima, if applicable. Section 9. Advertising. No signs of shall be displayed which are visible No signs or other advertising devices of any are visible from the exterior of a unit or on from the exterior signs which shall



concerning the use of units and the common elements may be made and amended from time to time by any Board of Directors of the Association, including the first Board of Directors (or its successors) prior to the transitional control date. Copies of all such rules and regulations and amendments thereto shall be furnished to all owners and shall become effective thirty (30) days after mailing or delivery thereof to the designated voting representative of each owner. Any such regulation or amendment may be revoked at any time by the affirmative vote of more than fifty percent (50%) of all owners in number and in value. Such rules may not be applied Section 10. Rules and Regulations. Directors of the Association may make regulations revoked at any time by the affirmative vote of more than fifty (50%) of all owners in number and in value. Such rules may not be to limit the Developer's construction, sales or rental activities. majority of the procedures, from time to time to reflect the needs and desires of rity of the owners in the Project.

Researched in the Project. consistent with the Act, the It is intended that the Master Deed and these By-Laws

hours, upon notice to the owner thereof, as may be necessary for the maintenance, repair or replacement of storm water drainage easements and of any of the common elements. The Association or its agents shall also have access to each unit at all times without notice as may be necessary to make emergency repairs to prevent damage to the common elements or to another unit, and shall not be liable to such owner for any necessary damage to his occupied by caused thereby. authorized Section 11. the . Right of Access of Association. The Association or agents shall have access to the portion of each united dwelling from time to time, during reasonable work working its

structures. grounds of elements in the Association, if applicable. Basic landscaping, including finish grading, seeding or sodding, must be completed within six (6) months after date of occupancy, weather permitting. The owner of each unit shall develop a landscape treatment which will tend to enhance, complement and harmonize with adjacent property. This will best be accomplished by saving as much mature tree growth as possible, and the clearing of selected areas of underbrush and less desirable tree growth in order to open special views and to reduce competition with the mature or specimen vegetation. No existing trees in excess of three (3) inches in diameter five (5) feet remove, trim or plant any trees, shrubs or flowers or place any ornamental materials on the general common elements without the prior written approval of the Developer, or the Association, if applicable. No lawn statuary applicable. No surface soil shall be dug or removed from any unit purposes other than building and landscaping of the unit, without the purposes other than building and landscaping of the unit, without the written approval of the Developer, or the Association, if applicable debris shall be promptly removed. New planting shall complement enhance the character of the existing vegetation, topography structures. Each owner shall have the responsibility to maintain grounds of his unit, together with that portion of the general coelements in front the constitution. existing trees in excess of three (3) inches in diameter five (5) for above ground level shall be cut, except for diseased and dead trees, those that are of a nuisance species, such as poplar, willow or box eldowithout the prior written approval of the Developer, or the Association, applicable who surface activation in the prior written approval of the Developer, or the Association, applicable who surface activation is applicable. of the Developer, or the Association, if applicable. No lawn statu shall be permitted without the prior written approval of the Developer, Section 12. front thereof Landscaping. between No owner shall perform any landscaping or the unit such as poplar, willow or box elder, if ng vegetation, topography responsibility to maintain traveled from any unit for without the prior complement portion of common and

the unit performed as the Board of Directors shall determine as bein reasonable, and the charges therefor shall become a lien upon the unit an collected in the fashion as set forth in Article II of these By-Laws. Th Association shall enforce this paragraph pursuant to Article XIX, below. road right-of-way, including the mowing of grass to a height of six inches (6") or less, removal of weeds, and proper trimming of bushes and trees. If the Association shall receive complaints from other owners regarding lack of maintenance of the grounds of a unit, then, and in that event, it shall have the right and duty to have laints from other owners regarding a unit, then, and in that event, it such maintenance of the grounds of as being le unit and Laws. The

Section 13. <u>Common Element Maintenance</u>. Roads, yards, landscaped areas, and driveways shall not be obstructed nor shall they be used for purposes other than that for which they are reasonably and obviously intended. No bicycles, vehicles, chairs, or other obstructions may be left unattended on or about the common elements, or they may be removed and disposed of at the discretion of the Association.

damages or costs to the Association resulting from negligent damage to or misuse of any of the common elements by him or his family, guests, agents, or invitees, unless such damages or costs are covered by insurance carried by the Association (in which case there shall be no such responsibility unless reimbursement to the Association is limited by virtue of a deductible provision, in which case the responsible owner shall bear the expense to the extent of the deductible amount). Any costs or damages to Section 14. Owner Maintenance. Each owner shall maintain his unit, together with that portion of the general common elements in front thereof between the unit and the traveled portion of the road right-of-way, and the improvements on the unit in a safe, aesthetically pleasing, clean, and sanitary condition. Each owner shall also use due care to avoid damaging any of the common elements, including, but not limited to, the telephone, alectrical drainer common to the common transfer of the common elements. the Association may be assessed to and collected from the responsible owner in the manner provided in Article II hereof. any of the common elements, increases or other utility conduits and systems electrical, drainage easement courses or other utility conduits and systems and any other common elements within any unit which are appurtenant to or which may affect any other unit. Each owner shall be responsible for

road side ditches, and drammage whom construction, the expense of the owner of the unit for whom construction, the such damage, shall be defined by the Developer or the Association, applicable, and shall include, but is not limited to, broken pavement, squashed culverts, ruts in drainage ways, erosion sediment from unit, and regrading. If damage occurs, the Developer or the Association, shall give written notice to the owner of the unit as to the extent of such damage. The owner shall repair said damage within thirty (30) days after receiving said notice. Time extensions may be granted due to adverse weather said notice. Time extensions may be granted due to adverse weather thirty (30) days, plus any adverse weather extensions, the Section 15. Road, Road Shoulder, Kody blue road, road shoulder, Mays. During construction periods any damage to the road, road shoulder, road side ditches, and drainage ways shall be repaired at the sole cost and road side ditches, and drainage ways shall be repaired at the sole cost and road of the owner of the unit for whom construction is being performed. Developer ditions. After thirty (30) days, plus any adverse weather extensions, Developer or the Association may repair such damage and bill the owner the unit. If said costs are not paid within thirty (30) days, the or the Association may place a lien upon the subject

such charges plus actions which may snld be all actual permitted by law. reasonable legal expenses, or take any other

Section 16. Reserved Rights of Developer.

- sales period, no hedges, trees or substantial plantings or landscaping shall be installed, removed or trimmed until plans and specifications, acceptable to the Developer, showing the nature, kind, shape, height, grading or landscaping plan of the area to be affected shall have been submitted to and approved in writing by the Developer, and a copy of said plans and specifications, as finally approved, lodged permanently with the Developer. Prior Approval by Developer. During the construction and
- and and sales persales office, Notwithstanding anything to the contrary elsewhere herein contained, Incorporation, sale of the entire Project lof the Township of Lima, if reasonable commercial activities or signs, if any, of the Developer during construction and sales period or of the Association in furtherance its powers and purposes set forth herein and in its Articles of the Township of Lima, if applicable. The Developer shall resto areas so utilized to habitable status upon termination of use. over the Project as may be Developer shall have the right throughout the entire construction Of Developer's Rights in Furtherance of Development period to period to maintain, or to authorize others to maintain, a ce, a construction office, model homes, storage areas, and parking incident to the foregoing and such access to, from he Project as may be reasonable to enable development and e entire Project by the Developer, subject to the approval nship of Lima, if applicable. The Developer shall restore restrictions contained in t ន្ត the same may be this Article amended from VΙ time shall to time apply to
- the Association fails or refuses to camaintain, repair, replace, and landscape the maintenance of such high standards, entity to which it may assign this right, the t O beautiful, shall have the right to enjoyed notwithstanding that it may no own a unit in the Project, which right of enforcement shall maintain, repair and/or replace any common elements and/or landscaping required by these By-Laws and to charge the con maintained in a shall (without limitation) owner from any activ the owners and all persons have the Association Enforcement activity prohibited by these By-Laws. manner right private as an expense of administration. an action to of By-Laws. consistent with to residential community for interested in the Project. enforce standards, then to carry The Project restrain these By-Laws the highest in a manner at its option, may the out the Developer, shall Association or 110 for the benefit consistent at all times throughout standards Ξf obligation The Developer cost at any time no longer to do elect include or any 0f with be to
- variances are ordinances of VI on a case by case basis discretion, to Variances. the Township of Lima. consistent The with for specific residences, with the approved site o variances Developer approved from the restrictions the plan and applicable provided that such right, within in

#### ARTICLE VII

#### MORTGAGES

che unit number or address of the unit on which its name and address, and any unpaid assessments due from the owner of such unit. The Association Project, which shall have provided the information required owner of such unit in the notification of any default in the performance. Association notify the Association of Notice to Association. shall y derault in the performance of the obligations that is not cured within sixty (60) days. maintain such the name Any owner who mortgages his and address of the mortgagee, information in a book entis his unit gagee, and entitled

insurance coverage, as well as of a modification of any insurance policy against value of coverage, and the amount of Association is obligated by Association of Coverage, as well Association. common elements against appearing in said book Section 2. Insurance. I book of the and malicious mischief, public liability, and e amount of such coverage to the extent tigated by the terms of these By-Laws to obt fire, perils as of any lapse, cancerration or maintained by The Association shall notify of each company insuring the covered by se By-Laws to obtain cancellation or mat extended coverage, each mortgagee ing the general that material fidelity such the and

in the Project shall meeting of the member Association, attend such meeting. Section 3. the members of the any institution of Meetings. Upon request submitted to the any institutional holder of a first mortgage lien on any unit stall be entitled to receive written notification of every he members of the Association and to designate a representative

By-Laws for the of or against = response respond -Laws for the benefit of a mortgagee which requirement appears in these or against a proposal submitted by the Association, the mortgagee shall spond within ninety (90) days of mailing of said notice or the lack of sponse thereto shall be deemed as approval of the proposal. Section 4. Notice. Whenever a ballot

#### ARTICLE VIII

#### VOTING

Section entitled Vote. Exce Except for each unit ន្ត limited in these owned. By-Laws, each owner

title presented evidence Association, such as owner shall be Section for insurance policy. entitled voting purposes. Eligibility to Vote. to vote at ce of owne or copy or a land ownership Except as provided of a any meeting of the contract recorded deed, of വ No owner vendee ided in unit in other than the Developer signed Association until he Article XI, shall be considered the land contract Project Section 2 to th**e** 2 of the has 20

such individual representative. The Developer shall be the entitled to vote at a meeting of the Association until the meeting of members and shall be entitled to vote during notwithstanding the fact that the Developer may own no units or from time to time during such period. At and after the accordance with Section 2 of Article IX. The vote of each owner may be cast only by the individual representative designated by such owner in the notice required in Section 3 of this Article VIII or by a proxy given by such individual representative. The Developer shall be the only person or from time to time during such period. At and a meeting, the Developer shall be entitled to one vote vote prior to the date of the first and accordance with Section 2 of Article IX. By-Laws, no owner, other than the Developer, shall be annual meeting of members held for each unit which it of each at first first annual such period entitled some time person

representative w representative designated may be changed by the owner. The individual a new notice in the manner herein provided. representative designated, by the owner, and the name partnership, association, notice shall be signed notices and other communications from the Association on behalf of such er. Such notice shall state the name and address of the individual Section 3. who shall vote at meetings of the Association and Designation of Voting Representative. ated, the number or numbers of the unit or units owned name and address of each person, firm, corporation, ion, trust, or other entity who is the owner. Such gned and dated by the owner. The individual Each owner shall individual receive

Section 4. Quorum. The presence in owners qualified to vote shall constitute required by the Project documents to require a greater quorum. vote of any person furnished at or prior to any duly calle ch meeting said person is not otherwise present in person or by proxy ll be counted in determining the presence of a quorum with respect to question upon which the vote is cast. members of the Association, except The presence in person or by proxy of 35% of thall constitute a quorum for holding a meeting for voting on questions specifically called meeting at The written

each meeting of meeting in person or by with the be permitted. Section 5. <u>Voting</u>. Votes may be cast only in person or by a writing signed by the designated voting representative not present at a given Section 5. In person or by proxy. Proxies and an Secretary of the Association at or the members of the Voting. Proxies and any written votes must be filed ion at or before the appointed time of Association. Cumulative voting shall

person of the herein, shall consist of more the present in person or by proxy (or written meeting of the members of the Association.

meeting of majority may be required to hereinabove above set forth of designated vor by proxy, or by written vote, members of the Association. Majority. more than 50% of those qualified to voxy (or written vote, if applicable) at required to voting to exceed the simple majority roting representatives present in if applicable, at a given meeting Whenever provided specifically exceed the simple majority otherwise prov lified to vote provided given



#### MEETINGS

Section 1. <u>Place of Meeting</u>. Meetings of the Association SHALL We held at the principal office of the Association or at such other suitable place convenient to the owners as may be designated by the Board of Directors. Meetings of the Association shall be conducted in accordance or a formal parliamentary Procedure, Roberts Rules of Order or a formal parliamentary Procedure, Roberts Rules Order Ord otherwise Michigan. gis' Code of Parliamentary Procedure, Roberts Rules of Order or r generally recognized manual of parliamentary procedure when not in conflict with the Project documents or the laws of the State

first annual meeting of members. The date, time and place of such meeting shall be set by the Board of Directors, and at least ten (10) days' written notice thereof shall be given to each owner. The phrase "units that may be created" as used in this paragraph and elsewhere in the Project documents refers to the maximum number of units which the Developer is permitted refers to the maximum number of units under the Project documents to include at any time after more than fifty percent (50%) of the units in Pinecrest have been sold and the purchasers thereof qualified as members of the one hundred twenty (120) days after the conveyance of legal or equitable units that may be created or fifty-four (54) months after the first the Project, whichever first occurs. The Developer may call meetings of annual meeting of members, and no such meeting shall be construed as the members for informative or other appropriate purpuser members for informative and no such meeting shall Section 2. First Annual Meeting. The the Association may be convened only by any time after more than fifty percent which the Deve in the Project. The first annual meeting of members by the Developer and may be called

succeeding year after the year in which the title authors, increased by the Board on such date and at such time and place as shall be determined by the Board of Directors; provided, however, that the second annual meeting shall not be held sooner than eight months after the date of the first annual be held sooner. meeting. At such meetings there shall be elected by ballot a Board of Directors in accordance with the requirements of these By-Laws. The owners may also transfer to the requirements of business of the Association as may properly come before them. these By-Laws. Section 3. <u>Annual Meetings</u>. Annual Association shall be held in the months of succeeding year after the year in which the The owners may also transact at annual meetings such other Annual months of meetings October of members of the owners Article XI of 0 H the

special meet: except purposes Board of Section 4. ន្ត meeting s വ Directors or upon a petition special meeting of stated in the shall state Special Meetings. to No business the Secretary notice. the the shall be time owners as directed by Of It shall be the and signed by one-th transacted place of one-third (1/3) at such meeting duty of മ resolution of special Notice the President and meeting Of O H the any the the

least meeting. The mailing, postage prepaid, of a notice to the represer of each owner at the address shown in the notice required to be file the Association by Article VIII, Section 3 of these By-Laws shall be notice served. Any member may, by written waiver of notice signed k member, waive such notice, and such waiver, when filed in the receible Association, shall be deemed due notice. (or other Association officer in the Secretary's absence) each annual or special time and place where Section 5. ten (10) days but Notice of Meetings. meeting, stating the purposes thereof as well it is to be held, upon each owner of record not more than sixty It shall be in sixty (60) days prior to such of a notice to the representative the duty of notice signed by to serve a notice the Secretary records filed with record deemed such at ន្តម

because a quorum is not in attendance, the owners who are present may adjourn the meeting to a time not less than forty-eight (48) hours from the time the original meeting was called. Section . თ Adjournment. If any meeting of owners cannot be held

of the members shall be as follows: (a) roll call to determine the voting power represented at the meeting; (b) proof of notice of meeting or waiver of notice; (c) reading of minutes of preceding meeting; (d) reports of officers; (e) reports of committees; (f) appointment of inspectors of election (at annual meetings or special meetings held for the purpose of meeting or special meetings held for the purpose of business; and (i) new business held for such purpose. business; and (i) new business. Meetings of members shall be chaired the most senior officer of the Association present at such meeting. Furposes of this Section, the order of seniority of officers shall President, Vice President, Secretary, and Treasurer. For

Section 8. <u>Action Without Meeting</u>. Any action which may be taken at a meeting of the members (except for the election or removal of Directors) may be taken without a meeting by written ballot of the members. Ballots shall be solicited in the same manner as provided in Section 5 for the giving of notice of meetings of members. Such solicitations shall specify (a) the number of responses needed to meet the quorum requirements; (b) the percentage of approvals necessary to approve the action; and (c) the time by which the ballots must be received in order to be counted. The form of written ballot shall afford an opportunity to specify a choice between approval and disapproval of each matter and shall provide that, where the member specifies a choice, the vote shall be cast in accordance therewith. Approval by written ballot shall be constituted by receipt, within the time period specified in the solicitation, of (i) a number of ballots which equals or exceeds taken at a meeting; and (ii) a number of approvals which equals or exceeds the number of votes which would be required for approval if the action were taken at total a meeting at which the total number of votes cast was l number of ballots cast. the same

members, valid as Section 9. either though annual or made Consent at മ of Absentees. special, meeting duly held however called and noticed, shall be after regular call and notice Off ន្ត

meeting or an approval of the minutes thereof. All such or approvals shall be filed with the corporate records signs a approvals shall be filed minutes of the meeting. quorum is present either written waiver of notice the meeting, each of the members not preswritten waiver of notice or a consent in person or by proxy present in person or by proxy sent to the holding of such All such waivers, or made a either before consent consents part of

meetings evidence matters President or record of Section 10. Set set forth therein. A recitation in the minutes of any such that notice of the meeting was properly given shall be prima facie that such notice was given. the the proceedings of Secretary, Minutes, Presumption of Notice. shall be meetings of presumed members, wher ned truthfully Minutes when to evidence ites of any si signed similar the the

#### ARTICLE X

## ADVISORY COMMITTEE

Owners have the voting stre Directors of the Association. discretion and at any time, a control of the Association from the Developer to the other owners. The Advisory Committee shall cease to exist automatically when the nondeveloper and perpetuated in any manner the Developer deems advisable, except that if more than fifty percent (50%) of the nondeveloper owners petition the Board of Directors for an election to select the Advisory Committee, then an election for such purpose shall be held. The purpose of the Advisory Committee shall be to facilitate communications between the temporary Board of Directors and the nondeveloper owners and to aid in the transition of number of units that may be created, whichever first occurs, the Developer shall cause to be established an Advisory Committee consisting of at least three (3) nondeveloper owners. The Advisory Committee shall be established (120) days been elected first unit Within one after in the Project (1) year after conveyance of conveyance thereto any time, strength to elect a majority of the Bo ion. The Developer may remove and replace, by the owners. ter conveyance of legal or equi ct to a purchaser or within one to purchasers of one-third (1/3 any member of the Advisory (1/3)equitable Committee hundred twenty Offi the Board has O.f.

#### ARTICLE XI

### BOARD OF DIRECTORS

Directors designated by the Developer shall be composed of three (3) persons, and such first Board of Directors shall manage the affairs of the Association until a successor Board of Directors is elected at the first annual meeting of members of the Association convened at the time required by Article IX, Section 2 of these By-Laws. The members of the Board of Directors must be members of the Association or officers, partners, trustees, employees, or agents of members of the Association. Directors Directors designated or her spouse may Section 1. shall serve Number and Oualification of Directors. without serve on the Board compensation. y-Laws. The members of the Board Association or officers, partners of the Board Association of t O H Directors composed of t at the same partners, owner and Board of

# Section 2. <u>Election of Directors</u>.

- of of the Association until the appointment of the first nondeveloper owner to the Board. Elections for nondeveloper owner Directors shall be held as provided in subsections (b) and (c) below. (a) First Board of Directors. The first successors as selected by the Developer, first st Board of Directors, or shall manage the affairs
- been reached, the Developer shall notify the nondeveloper owners a request that they hold a meeting and elect the required Director Upon certification to the Developer by the owners of the Director elected, the Developer shall then immediately appoint such Director the Board to serve until the first annual meeting of members unless is removed pursuant to Section 7 of this Article or he resigns Annual Meeting. Not later than one hundred twenty (120) date conveyance of legal or equitable title to nondeveloper of twenty-five percent (25%) in number of the units that may be one (1) out of the three (3) Directors shall be selvented by the selvented one (1) out of the three (3) Directors shall be selvented by the selvented nondeveloper owners. becomes incapacitated. Appointment of Nondeveloper Owners to Board Prior to First later than one hundred twenty (120) days af or equitable title to nondeveloper owners When the required percentage of conveyances by the nondeveloper owners twenty (120) selected days after Director. created, has and O.H Уď 0 he to 00

## (a) Election of Directors At and After First Annual Meeting.

- percent Project. level is directors on the Board, except that the Developer shall I the right to designate at least one Director as long as units that remain to be created and sold equal at least percent (10%) of all units that may be created in Not later than one hundred twenty (120) days after conveyance of legal or equitable title to nondeveloper owners of seventy-five percent (75%) in number of the units that may be created, the nondeveloper owners shall elect all annual convened meeting has already occurred. When the seventy-five percent achieved, a meeting of owners to effectuate this provision, e except that the Developer shall have y of owners shall be promptly provision, even if the first (75%) (1 -11 be conveyance ten the
- 2 nondeveloper owners members of the Board of Directors equal to the percentage of units they own, and the Developer has the right to elect a Regardless of the percentage of units which have been conveyed, upon the expiration of fifty-four (54) months after the first conveyance of legal or equitable title to a election may increase, but shall election and designation rights subsection (1). Application of require a change in the size of t number of members of the Board of Directors equal to the percentage of units which are owned by the Developer and for which all assessments are payable by the Developer. This change in have Οf the right to elect shall not reduce, unit 0 f the this subsection does otherwise established tn. Board of the Project, Directors. മ number minimum the Of.

- (ω) director as provided in subsection not eliminate the elect. Directors that which number Board greater shall Directors, then a shall subsection (b) percentage of elect under the calculation of the percentage Directors that the nondeveloper o members have the right to elect the remaining members of the of Directors. Application of this subsection shall liminate the right of the Developer to designate one മ After fractional 0 fi subsection (2) or if the product shall be the number of members of the Board of the nondeveloper owners have be units application of the Board of Directors multiplied by units held by the nondeveloper owners under results in a right of nondeveloper owners to rounded l number of members fractional election nondeveloper of dn this formula, owners have the the owners have (1). of members of the nearest whole of right the right the the of the the right Board of 0.5 number to 20 Of
- (4) be elected for a term of one year. At such meeting, elected for a term of one year. At such meeting, nominees shall stand for election as one slate, and the two persons receiving the highest number of votes shall be elected for a term of two years and the person receiving the elected for a term of votes shall be elected for a term of office Director elected for one annual their number the first annual meeting 20 first meeting. meeting, the term of office or shall be two years. The until their successors have Off. two Directors shall Directors whose year at the meeting terms expire. be elected, depending upon the terms expire. After the first office (except for the Director of members, first The annual meeting) of held been Directors shall two thereafter, elected Directors shall and either hold
- (5) Section 3 hereof be held owners a majority Once the t O in accordance with the owners have acquired the right ty of the Board of Directors, y of the Board of Directors, annual mocess shall elect Directors and conduct other business shall n accordance with the provisions of Article IX, hereunder to elec of of

Section 3. <u>Powers and</u> powers and duties necessary Association and may do all Project documents 9 required thereby to and Duties. acts and things for the The Board of Directors administration of the things as are not pro bе s are not prohibited by exercised and dono shall have the the the

responsible specifically for these Section 4. By-Laws or members of Other Duties. In addition to the or any further duties which may the Association, the In addition to the following: the Board be imposed by foregoing duties imposed Οfi Directors resolution shall

Project and the common elements thereof To manage and administer the affairs 0f and to maintain the

- (b) To levy, collect and disburse assessments against and from the members of the Association and to use the proceeds thereof for the purposes of the Association, and to impose late charges for nonnaumont of said assessments.
- (c) thereof. To carry insurance and collect and allocate the proceeds
- Casualty, subject Project documents. To rebuild build improvements to all of the oth other to applicable provisions the common elements of the
- administration of the Project, incluresponsibilities within individual units. other agents To contract for to assist in the management, and employ persons, including ons, firms, operation, fulfilling maintenance, corporations, drainage and
- property rights-of-way and licenses) on behalf of the Association in furtherance of any of the purposes or obligations of the Association. manage, sell, convey, assign, mortgage, or lease (including any unit in the Projection) To acquire, maintain and improve, n the Project behalf of the and to buy, any real or ect and ea easements, operate in.
- secure the same by mortgage, pledge or o the Association; provided, however, that approved by affirmative vote of sixty members of the Association. furtherance of any or all of the purposes of the secure the same by mortgage, pledge or other lien To borrow money and issue or other lien on property owned by that any such action shall also be ixty percent (60%) of all of the evidences the Association, of indebtedness and to
- Section 10 To make rules and regulations of these By-Laws. in accordance with Article VI,
- convenient or desirable and to appoint persons thereto for of implementing the administration of the Project, and to such committees the Project To documents required to be performed by the the administration of the Project, and to delegate any functions or responsibilities which are not by establish such committees ន្ត μt deems Board. the purpose necessary by law to
- enable owners to obtain mortgage loans which are accepta purchase by the Federal Home Loan Mortgage Corporation, the National Mortgage Association, the Government National I agreements with institutional lenders the purposes of State Association, О Н Michigan. To and/or any other agency of the Federal Government or make rules and regulations loans which are and/or National Mortgage acceptable to which are Federal into for
- members of the Association after notice and hearing thereon and to the proceeds thereof for the purposes of the Association. proceeds thereof To levy, collect and purposes disburse fines against and from the ยธน

- in connection with the common elements of the Proshall provide at least a ten (10) day written notice actions proposed by the Board with regard thereto. To assert, defend or settle claims on behalf of all Project. to all owners The owners Board 011
- (m To enforce the provisions of the Project documents

Developer or any person or entity related thereto) at reasonable compensation established by the Board to perform such duties and services as the Board shall authorize, including, but not limited to, the duties listed in Sections 3 and 4 of this Article, and the Board may delegate to such management agent any other duties or powers which are not by law or by the Project documents required to be performed by or have the approval of the Board of Directors or the members of the Association. In no event professional management agent, or any other contract providing for services by the Developer, sponsor or builder, in which the maximum term is greater than one (1) year or which is not terminable by the Association upon thirty (30)professional Developer of days' written notice thereof to the other party, and no such contract violate the provisions of Section 55 of the Act. Section the Board be management Management Agent. authorized agent for to the The enter e Association related ther Board of into Directors any (which contract may may employ with

Directors which occur prior to the transitional control date may be only through election by nondeveloper owners and shall be filled be filled by vote of the majority of the remaining Directors, even though they may constitute less than a quorum, except that the Developer shall be solely entitled to fill the vacancy of any Director whom it is permitted in the first instance to designate. Each person so elected shall be a Director until a successor is elected at the next annual meeting of the members the occur r after the transitional control date caused by any reason other than removal of a Director by a vote of the members of the Association shall Section 6. after the specified in Section 2(b) of the Association. <u>Vacancies</u>. Vacanc transitional control by nondeveloper owners and ction 2(b) of this Article. Vacancies among Vacancies in the nondeveloper owner of control date may be Board of Directors elected e filled

and in varue elected to fill any elected to filling such vacents of filling such vacents of filling such vacents of filling such vacents of su the Director discretion. heard at the meeting. The Developer may remove and replace any or all of the Directors selected by it at any time or from time to time in its sole Association duly called with due notice of the removal action proposed to be taken, any one or more of the Directors may be removed with or without cause by the affirmative vote of more than fifty percent (50%) in number and in value of all of the owners and a successor may then and there be annual meeting in the Directors Section before the to fill any vacancy thus created. The quorum requirement for the of filling such vacancy shall be the normal thirty percent (30%) ment set forth in Article VIII, Section 4. Any Director whose has been proposed by the owners shall be given an opportunity to be the meeting. The Developer may remove and replace any or all of Likewise, any Director generally. 7 all of the owners and a any vacancy thus created. first annual meeting may Removal. At any selected regular successor may in this paragraph for by the nondeveloper owners to be removed before the first or special then and there meeting

Section 8. First Meeting. The first meeting of a newly elected Board of Directors shall be held within ten (10) days of election at such place as shall be fixed by the Directors at the meeting at which such Directors were elected, and no notice shall be necessary to the newly elected Directors in order legally to constitute such meeting, providing a majority of the whole Board shall be present.

Directors may be held at such times and places as shall be determined from time to time by a majority of the Directors, but at least two (2) such meetings shall be held during each fiscal year. Notice of regular meetings of the Board of Directors shall be given to each Director personally, by mail, fax, telephone or telegraph, at least ten (10) days prior to the date named for such meeting. Section 9 Regular Meetings. Regular meetings of the Board of as shall be determined from

Section 10. Special Meetings. Special meetings of the Board of Directors may be called by the President on three (3) days' notice to each Director given personally, by mail, fax, telephone or telegraph, which notice shall state the time, place and purpose of the meeting. Special meetings of the Board of Directors shall be called by the President or Secretary in like manner and on like notice on the written request of two Directors.

Section 11. <u>Waiver of Notice</u>. Before or at any meeting of to of Directors, any Director may, in writing, waive notice of such and such waiver shall be deemed equivalent to the giving of such Attendance by a Director at any meetings of the Board shall be waiver of notice by him of the time and place thereof. If waiver of notice by him of the time and place thereof. Directors are present at any meeting of the Board, no not required and any business may be transacted at such meeting. notice such meeting such notice. of the shall deemed a all the

in the action of a meeting by signing and concurring in the minutes the presence of such Director for purposes of determining a quorum. A quorum of the directors shall also permit the Board of Directors to take action by the written consent of individual directors and Directors is not subject to the Michigan Open Mactions. The Board of portions of its meetings to the Michigan Open Mactions. a subsequent time upon twenty-four delivered to all Directors not present. business, and the acts of the majority of the Directors present at a meeting at which a quorum is present shall be the acts of the Board of Directors. If, at any meeting of the Board of Directors, less than a quorum is present, the majority of those present may adjourn the meeting to a subsequent time upon twenty-four (24) hours' prior written notice majority of the Directors shall constitute a portions of its meetings to the co-owners, and provide of the minutes of the closed portion of its meetings, an example, as discussion of personnel employment and Section 12. Ouorum. Αt all meetings Open Meetings Act and may close and provide for confidentiality is meetings, for such issues, as ployment and litigation matters. of the Board of Directors, quorum for the transaction of

of Direc provided in the Project documents. elected before the transitional Association so long as such actic duties which may be exercised Section 13. Directors of First Board of Directors. the Association or any iation or any successors thereto selected ional control date shall be binding upon actions are within the scope of the powers generally by the The actions of the first Board Board of the powers Directors selected the and 20

premiums the all Section 14. officers funds of on such bonds and employees of the Fidelity Bonds. Association furnish adequate shall be expenses of administration. the Association handling or respondernish adequate fidelity bonds. The Board of Directors shall nall require responsible The

#### ARTICLE XII

#### OFFICERS

in their President Assistant President, Section 1. Officers. The president, who shall be a judgment may be necessary. Any concept and Vice President may be held by one person. a Secretary, and a Treasurer. The Directors may appoint an Treasurer and an Assistant Secretary and such other officers as judgment may be necessary. Any two offices except that of The principal officers of the Association shall be a member of the Board of Directors, a Vice d a Treasurer. The Directors may appoint an

- general the Pres from time to ..... Association and of the officer President al powers and duties which are usually vested in the office of resident of an association, including, but not limited to, the to appoint committees from among the members of the Association time to time as he may in his discretion deem appropriate to in the conduct of the affairs of the Association. ) <u>President</u>. The of the Association. and duties Board of The President shall be ion. He shall preside at which are Directors. ide at all He shall the meetings of the have all of the chief executive
- President shall also perform such other duties as shall from time time be imposed upon him by the Board of Directors. other member of President shall President is able to other member of the absent President 04 Vice President. unable and perform his the Board to so do to act. If neither the factors shall appoint act, the Board of Directors shall appoint The Vice President shall take the his duties whenever the President on an interim basis. l take the place of President shall be nor the Vice Vice some to
- meetings of the Board of Directors and the minutes of all the members of the Association; he shall have charge of the corporate seal, if any, and of such books and papers as the Board of Directors may direct; and he shall, in general perform all duties incident to the office of Secretary.
- keeping fin books Association's deposit full belonging to the sit of all monies Treasurer. and accurate onging to the funds and The Association. He sand other valuable Treasurer shall have securities es and shall be responsible for of all receipts and disbursements ion. He shall be responsible for valuable effects in the name and responsibility for the

from time to time, credit ΟĦ the b e designated by Association, and the in Board of Directors such depositories as may,

each elected annually by new Board and shall hold office at the pleasure of the Board. Section Election. the Board of Directors at The officers 0 £ the organizational meeting of the Association shall be

shall have been included in the notice of or without cause, and his successor elected, at any regular monting Board of Directors or at any special record or any regular monting purpose. meeting. proposed to be No such removal removed shall be given any special meeting of the Board called for such laction may be taken, however unless the an opportunity taken, however such meeting. to be The officer who heard at ls

and Board responsibilities as d of Directors. shall, The officers from time to shall have suc such other be ther duties, authorized powers by the

#### ARTICLE XIII

#### SEAL

inscribed seal", and determines The and "Michigan". Association thereon the that the Association shall have name of the Associat: may (but the Association need not) have ע seal, and seal. the words then H.t shall "corporate Board have

#### ARTICLE XIV

#### FINANCE

audited financial statement with the Association's fiscal year upon request the Association's fiscal year upon be annually by qualified independent auditors; provided, auditors need not be certified public accountants nor certified audit. Any institutional holder of a first account showing all expenditures and receipts of administration and which once inspection by unit in the audited statement is its own expense. .l specify a year a Association. The Association shall prepare other the Project Such accounts Project expenses incurred by or on behalf of the financial statement, the the maintenance and repair expenses of the common elements Records. owners and shall shall be entitled to incurred by or on behalf of the Association and and all other Association records shall be open The books not available, any holder of a ll be allowed to have an audited The their mortgagees Association , the contents of account sl auditors; provided, and distribute to account shall have an audited statement therefor. (90) days following the end of receive a shall during reasonable 0f keep which shall be l be audited a of administration. The costs of any such mortgage lien on copy of such and , however, that such that such audit be a сору reasonable working each owner at least first mortgage on a detailed books t a defined at least prepared annual for the

the annual period commencing on such date as may be initially determined by Directors. The commencement date of the fiscal year shall be subject change by Directors. ' Section 2. Fiscal Year. Directors for accounting reasons or The fiscal other good Association shall cause

deposited Directors association as are insured by the Federal Deposit Insurance Corporation or the Federal Savings and Loan Insurance Corporation and may also be invested in interest-bearing obligations of the United States Government. officers, Directors Section employees or agents as are designated by resolution of the Board ors from time to time. The funds may be invested from time to accounts or deposit certificates of such bank or savings in and shall be withdrawn only upon ω • such bank Bank. or savings association as may be designated by the withdrawn only upon the check or order of such Funds of the Association shall рe initially savings

#### ARTICLE XV

# INDEMNIFICATION OF OFFICERS AND DIRECTORS

the performance of his duties; provided that, in the event of any claim the performance of his duties; provided that, in the event of any claim reimbursement or indemnification hereunder based upon a settlement by Director or officer seeking such reimbursement or indemnification, indemnification herein shall apply only if the Board of Directors (with Director seeking reimbursement abstaining) approves such settlement thereof. which it entitled. the Association against all expenses and liabilities, including fees, reasonably incurred by or imposed upon him in connection proceedings to which he may be a party or in which he may become by reason of his being or having been a Director or office Directors of the Association in such amounts as it shall deem appropriate. foregoing reimbursement Association, exclusive expenses are adjudged guilty directors' Every Director and officer of the Association shall be indemnified by has Of. has approved, the Board of Directors shall notify all owners Further, the Board of Directors is authorized to carry officers tors! liability insurance covering acts of the officers and At right guilty of all other rights to which such Director least ten (10) days prior to payment of approved, the Board of Directors shall whether S 0 being ing in the best interest indemnification shall be 2O except in such cases wherein the Director or officer willful or wanton misconduct or gross negligence in not he is a be a party or in which he may become involved having been a Director or officer of the to which such Director or Director or officer be in the addition any indemnification Association. a t officer the C and with such not the and the The the for bе

#### ARTICLE XVI

#### AMENDMENTS

majority of owners Board of Section by instrument the Directors 1. <u>Figure</u> of u, or may be proposed by one-third writing Amendments to these By-Laws may be proposed signed by them. the vote (1/3)or more of the Уd

meeting with the provisions of Section 2. Meeting.  $\frac{1}{2}$ 2 these By-Laws. Upon the same any shall such be duly called amendment being proposed in accordance

of owners, mortgagees or other interested parties, or without the prior written approval of the Developer continues to own at least one unit in the Project), a Section 3. <u>Voting by Board of Directors</u>. Thes amended by an affirmative vote of a majority of the Boprovided that such amendments do not materially alter or continues to own at least one By-Laws in compliance with the Act. the Board of Directors, These and r change r amend i By-Laws may to keep Article the Developer rights these

not returned within ninety (90) days of mailing shall be counted approval for the change. The affirmative vote of two-thirds (2/3) owners is considered two-thirds (2/3) of all the owners entitled to vote of the record date for such votes. Consent from the Developer shall obtained if any amendment of Article VI is proposed and the Develop continues to own at least one unit in the Project. Consent from township of Lima shall be obtained if any public interest is affected. mortgagees, or jeopardize the mortgagees shall be required, approval of two-thirds (2/3) of the mortgage held. Any mortgage mortgage to have one vote for each mortgage held. Any mortgage unless such amendment would purpose Advisory Commi administration. person causing or requesting an amendment responsible for costs and expenses of the based upon a vote of a prescribed majori owners Section 4. at any regular annual meeting or a special meeting called for such e by an affirmative vote of not less than two-thirds (2/3) of all . No consent of mortgagees shall be required to amend these By-Laws such amendment would materially alter or change the rights of such Committee's Voting by Owners. and expenses of the amendment except for amendment a prescribed majority of owners or based upon decision, the These costs to the Project documents shall be ge held. mailing By-Laws may 0f which Any mortgagee ballots in which event the required, with each be are amended for amendments Developer shall be Уď the 0 ജ

or mortgagee. these By-Laws as do not materially alter or change the rights of any owner By-Laws Developer, Section in compliance without ហ • By Developer. approval with the from any owner or mortgagee, the Act and to make such other These By-Laws may agee, to keep th other amendments Ьe amended by these

Washtenaw County become Section effective 9 Register of Deeds. When Effective. An upon the recording of Any such amendment amendment to in the Office of these By-Laws shall the

furnished to every member of the Association after adoption; provided, however, that any amendment to these By-Laws that is adopted in accordance with this Article shall be binding upon all persons who have an interest in the Project irrespective of whether such persons actually receive a copy of amendment. Section 7. Binding. A copy of each amendment to the By-Laws shall be

Section 8. mortgage on Notice. മ unit who have Eligible mortgage requested ye holders, those h the Association to holders notify 0 f them

on any proposed accion of eligible mortgage decision making about any proposed action that holders, also shall certain amendments requires shall the consent to have the the right Project do the 0f a specified percentage documents.

#### ARTICLE XVII

#### COMPLIANCE

utilization conflict with the provisions documents are acquisition, subject persons The acquiring an t O Association and all present or future owners, of or entry upon the new Act uiring an interest in or using the Project in any and shall comply with the Act, as amended, and f or entry upon the Project shall signify accepted and ratified. In the event the the provisions of the Act, the Act shall g or an interest therein or tenants or any other govern. Project that the Project manner documents

#### ARTICLE XVIII

#### DEFINITIONS

Master Deed to which these forth in the Act. terms used herein shall have the same meaning as By-Laws are attached ಬ್ an Exhibit set forth in 20 ន្ត the S C C

#### ARTICLE XIX

## REMEDIES FOR DEFAULT

owners Any default default by an owner shall entitle the Association or another owner to the following relief:

provisions of the Project documents shall be grounds for relief, which include, without intending to limit the same, an action to recover sums of damages, injunctive relief, foreclosure of lien (if default in payments of assessment) or any combination thereof, and such relief may be sought the Association or, if appropriate, by an aggrieved owner or owners. Section 1. Legal Action. Legal Action. Failure to comply with any of the term.
Project documents shall be grounds for relief, which in payment may

bringing costs of defending owner be inging the legal action, if successful, shall be entitled to recover the statutory fees) as determined have the actionners. edings and such reasonable attorney's fees (not limited as determined by the court, but in no event shall any entitled to recover such attorney's fees.

contrary to the provisions of violation, necessary and summarily remove provisions of the duly authorized above, Section to enter upon agents the right, in addition to the rights upon the common elements or into any unit when Removal and Abatement. The VIOIACION OF ALLY OF Project documents shall also give the Association or agents the right, in addition to the rights set for agents the right, in addition to the rights set for agents. thing or co and abate, at the expense ing or condition existing documents. The Association when reasonably of the owner in 20 maintained set forth shall the

and abatement power no liability to any owner authorized arising out herein. of the exercise 0f its removal

alleged violation. All fines duly assessed may be collected in the same manner as provided in Article II of these By-Laws. No fine shall be levied for the first violation. No fine shall exceed Twenty-Five Dollars (\$25.00) for the second violation, Fifty Dollars (\$50.00) for the third violation, or One Hundred Dollars (\$100.00) for any subsequent violation. provisions of the Association, assessment by the Association, nirectors, of monetary fines f given to all owners in the same manner as prescribed in 5 of these By-Laws. Thereafter, fines may be assessed the offending owners as prescribed in said Article IX, of the offending owners as prescribed in said Article IX, of the offending owners as prescribed in said Article IX, of the offending owners as prescribed in said Article IX, of the offending owners as prescribed in said Article IX, of the offending owners as prescribed in said Article IX, of the offending owners as prescribed in the offending owners are prescribed in the offending owners as prescribed in the offending owners are prescribed in the offending owners as prescribed in the offending owners are prescribed in the owners are prescri adopted an opportunity days from Section ру the Board of Directors of the Association and notice and regulations establishing such fine have 4. monetary fines for such violations. the date the Project do owners as prescribed in said Article IX, Section 5, and after for such owner to appear before the Board no less than seven the date of the notice and offer evidence in defense of the documents of Fines. cuments by any owner shall be grounds for acting through its duly constituted Board of The assessed only upon notice to violation No fine may be assessed Article IX, Section first been duly Of thereof the

right of the Association or of provision, covenant, or condition owner to enforce any right, provision, covenant, or condition which may granted by the Project documents shall not constitute a waiver of the ht of the Association or of any such owner to enforce such right, Section 5. Non-Waiver of Right. in the future. The failure of the Association or covenant, or condition which may Of

aforesaid Project uccumulations and project were shall not be deer exercise of any one or more shall not be deer of remedies nor shall it preclude the party texercising such other additional rights, remedies nor in equity. pursuant to any terms, provisions, aforesaid Project documents shall be Section 6. and privileges granted Cumulative Rights, to the Association or Remedies and Privileges. party thus exercising the ts, remedies or privileges be deemed to constitute covenants, or deemed to be or cumulative, any owner or conditions an election All rights as may be same from and 0 owners the the

shall recover the costs of the proceeding and reasonable attorney fees, as determined by the court. An owner may maintain an action against any other owner for injunctive relief or for damages or any combination thereof for noncompliance with the terms and provisions of the Project documents or the Directors to compel such persons to enforce Project documents. In such a proceeding the shall recover the Section 7. Enforcement of Provisions of Project Documents. An owner action against the Association and its officers and persons to enforce the terms and provisions of the the Association, if successful,

#### ARTICLE XX

## RIGHTS RESERVED TO DEVELOPER

Developer in the approve 20 02 disapprove Project documents or by law, the rights any act, and use powers 9 proposed granted or reserve including the right action reserved to 20 any and power other the

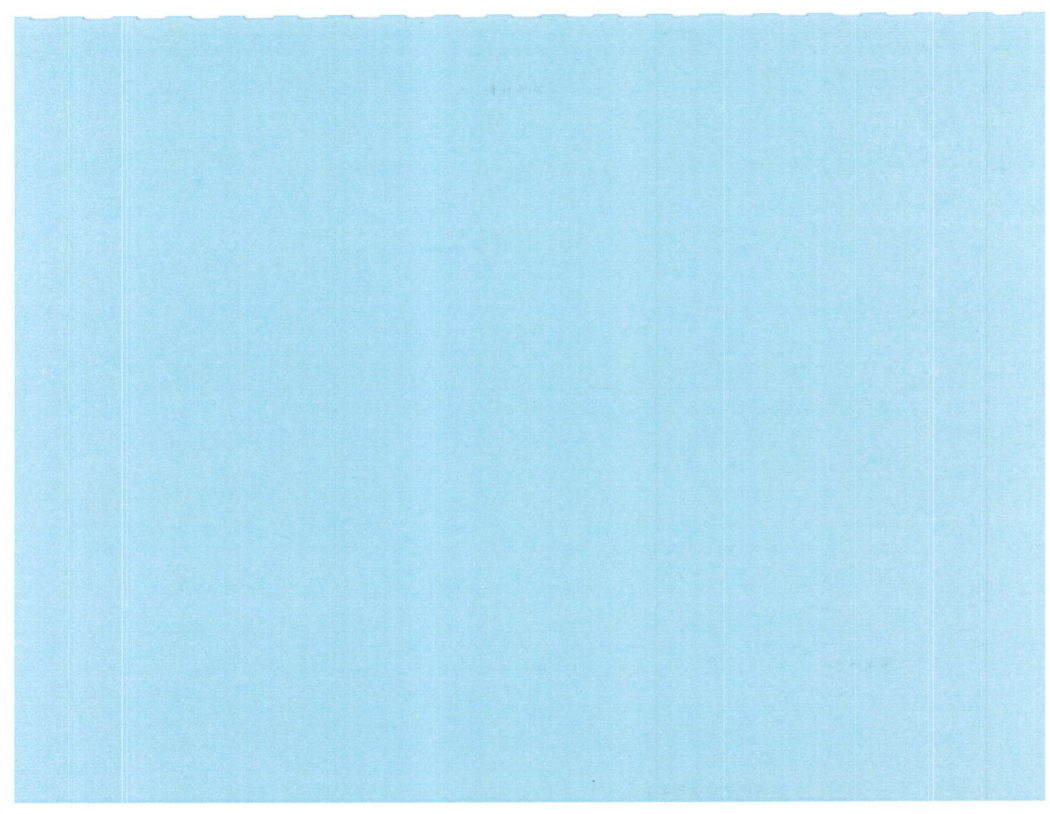
apply, insofar as the Developer is concerned, only to the Developer's rights to approve and control the administration of the Project and shall not, under any circumstances, be construed to apply to or cause the termination and expiration of any real property rights granted or reserved to the Developer or its successors and assigns in the Master Deed or governed only in accordance with the terms of their creation or reservation easements and all other The S and not hereby). which rights construction and sales reserved by if not soo such assignee or transferee shall thereupon have the instrument in writing in which the Association. herein erved by or granted to the Developer or its successors shall terminate, not sooner assigned to the Association, at the conclusion of the struction and sales period as defined in Article I of the Master Deed. immediately preceding sentence dealing with the termination of certain purpose shall and and powers granted or insofar as the Develop given and reserved (including, thing, not O H Any such assignment or evidencing ьф may terminable be but easements assigned by its not in to reserved acceptance of limited any manner the Developer. created and reserved in such docume any manner hereunder and which shall assignee transfer j.t to to, to the Developer is med. only to the or transferee shall join for such powers and rights, any shall be access other Any rights same easements, entity rights and is intended to and documents powers

#### ARTICLE XXI

#### SEVERABILITY

In the event that any of the terms, provisions or covenants of these By-Laws or the Project documents are held to be partially or wholly invalid or unenforceable for any reason whatsoever, such holding shall not affect, alter, modify, or impair in any manner whatsoever any of the other terms, provisions or covenants of such Project documents or the remaining portions unenforceable. any terms, provisions 20 covenants held t O bе partially invalid

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Washtenaw

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MAXSON & COMPANY, INC. P.O. BOX 336 SOMERSET CENTER, MI. 49282

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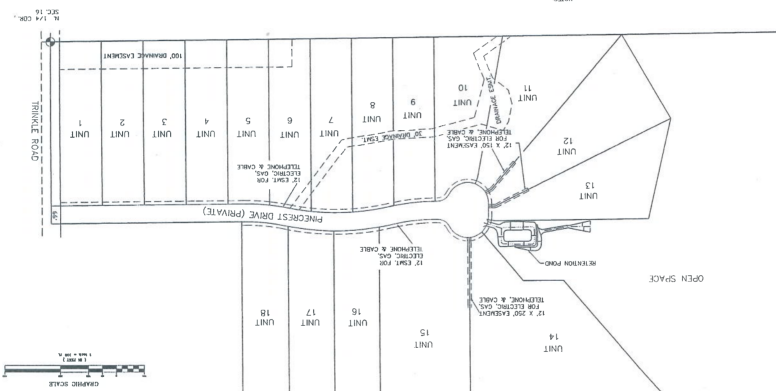
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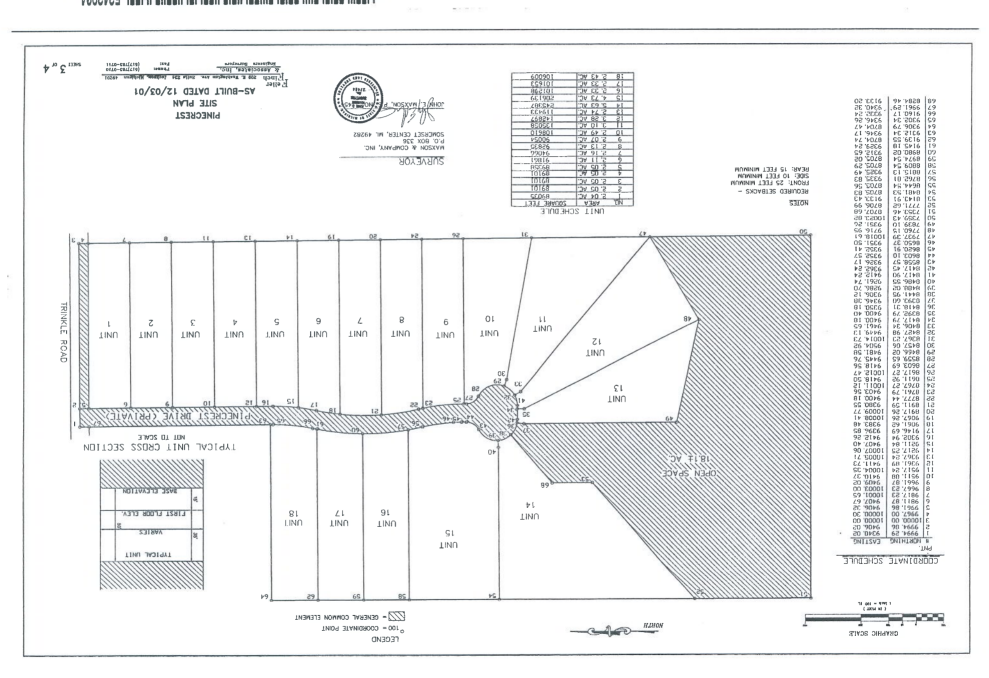
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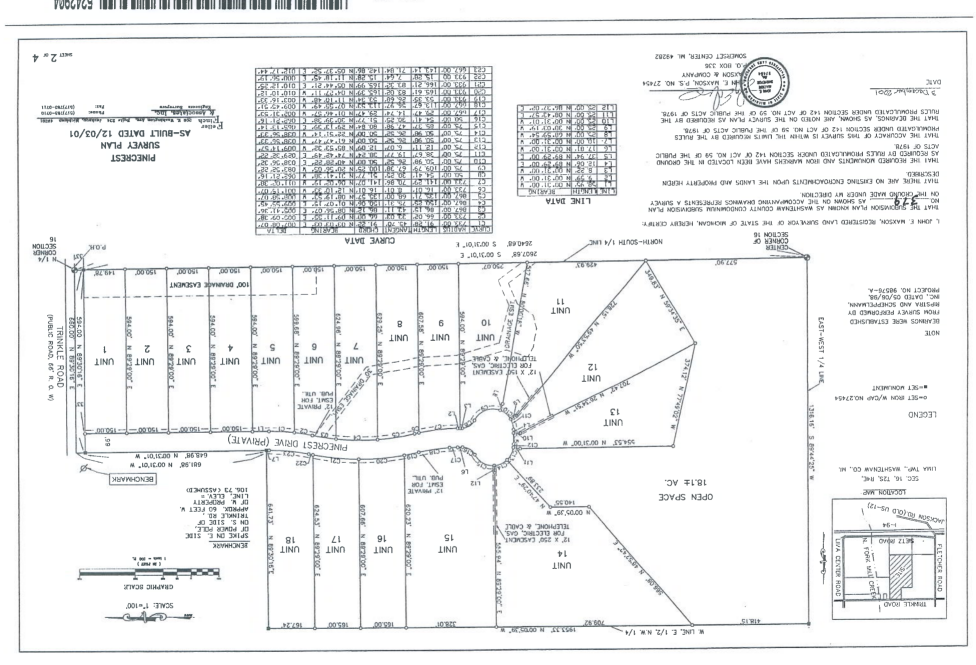
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PINECREST

K ASSOCIACCS, Inc.



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7-7076 P-815 12/14/2001 03:285 256: 28 01 80 Peggy M. Haines - Washtenaw Co. DMR

#### ATTENTION: COUNTY REGISTER OF DEEDS

IN THE SURVEYOR'S CERTIFICATE ON SHEET S
HAVE BEET SHOWN IN THE THE ON THE STREET AND
VESIGNED IN CONSECUTIVE SCORECE, WHEN A UNDBER
THE CONOMINIUM SUBDIVISION FLAN UNDBER
WAS THE STREET OF THE STRE

PROPERTY DESCRIPTION
That part of the East Half of the Northwest Quarter (E 1/2 of NW 1/4 ) of Section 16, Township 2 South, Range 4 East, Limo Township, Washtenaw County, Michigan, being described as follows:

BECKNINIAC at the North Quarter Corner of said Section 16; thence South Or031'01" East along the North-South Quarter Line 2640.68 feet to the Center of said Section 16; thence South 89'44'25" West along the West line of the East—West Quarter Line of said Section 16 a distance of 1316.16 feet to the West line of the East half of the Northwest Quarter of said Section 16; thence North 00'05'39" West a distance of 1953.33 feet; thence North 89'30'16" East parallel with said North-South Quarter Line 681.98 feet to the centerline of parallel with said North-South Quarter Line 681.98 feet to the centerline of along said Center Line and North line of said Section 16; thence North Regard along said Center Line and North Section Line 681.98 feet to be said North Quarter Connected to the Centerline of along said Section 16 and North Section Line 681.98 feet to said North Quarter Section 16 and Section 16 and North Quarter Occupant of Section 16 and North Section Line 681.98 feet to said North Quarter Section 16 and Section Line 681.98 feet to said North Quarter Section 16 and Section Line 681.98 feet to said North Quarter Section 16 and Section Line 681.98 feet to said Section Section 16 and Section Line 681.98 feet to said Section Section 16 and Section Line 681.98 feet to said Section Secti

Subject to any easements, restrictions, and/or other pertinent instruments of record.

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WASHTENAW COUNTY CONDOMINIUM SUBDIVISION PLAN NO.

EXHIBIT B TO MASTER DEED OF

**LINECKEST** 

FIMA TOWNSHIP, WASHTENAW COUNTY, MICHICAN

(124) 432-8156
623 WASHINGTON
PRESTON DEVELOPMENT CO., L.L.C

₩ 10 L 133HS

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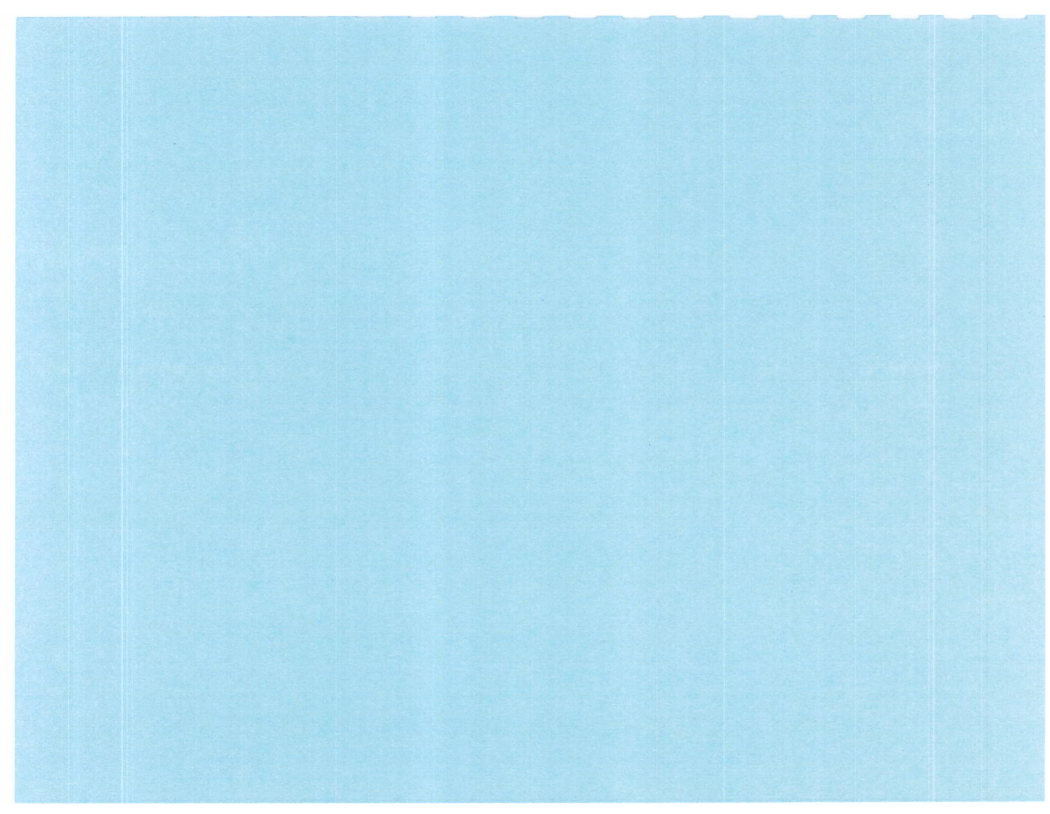
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SURVEYOR

WYXZON & COMPANY, INC.

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TIMO

Administrator CORP. SECURITIES & LAND DEV. BUREAU

350 Conl Mr. Ann lin, Kar S Arbor, Main نــا McKenney 77 Michigan Street, Frankena β'n Phi 48104-213 Suite .lbrick, 400 Ч  $\Omega$ 

NON-PROFIT

ARTICLES OF INCORPORATION

CID #:263 - 363

purpose of f Association, 1982, as ame These Articles se of forming amended, forming S D Of a n the of Incorporation a non-profit corporation and provisions of follows: corporation, h by the incorporator for hereinafter referred to 162 of the Public Acts the of

#### ARTICLE I.

The name Of the corporation ы. 'n Pinecrest Homeowners Association

#### ARTICLE II.

follows: The purpose 20 purposes for which the Association μ. Ø Hh ormed are ນ ໝ

- (a) To manage Pinecrest, called the a residential
  "Project"); and administer building the affairs site condominium Of and to maintain (hereinafter
- (d) of the Assure foreclosure the To levy Associat and collect assessments against and fociation and to use the proceeds there association, to enforce assessments sure proceedings when appropriate, a nonpayment 0 Ħ hen appropriate, assessments; thereof for the purposes ments through liens and ate, and to impose late
- <u>0</u> To carry thereof; insurance and to collect and allocate the proceeds
- (b) To rebuild improvements to the common elemen T Ø മ H П 97 casua ulty;
- (e) assist in tadministration To contract TOT. the Of and management, said Project; employ persons, operation, firms 20 maintenance corporations to

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- (f) To make reasonable rules a enjoyment of the Project k employees, invitees, famil and regulations by all limitation, imposing fir instituting eviction or le of the Project by members and their tenants, guests, invitees, families and pets and to enforce such rules ations by all legal methods, including, without imposing fines and late payment charges, or legal proceedings; and regulations governing the use and
- (g) mortgage, or property, or any unit in treal property and To purpose own, H. unit in the Project, property, whether or furtherance of any of maintain or any lease se (as landlord or tenant) any rear and personant interest therein, including, but not limited to, Project, any easements or licenses or any other hether or not contiguous to the Project, for the hether or not contiguous to the Association; and improve, and the members of the Association; to buy, sell, vey, assign, and personal limited to,
- (H) To borrow furtherance secure the e of any same by money of any mortgage, and issue or all of and pledge the objects of ledge or other evidences O H Off lien; indebtedness; to th
- $(\dot{1})$ To enforce Project and and Rules a adopted; and of es and R Regulations provisions these Artic sions of the Articles of thons of the 1 Association as may Master Incorporation and Deed and By-Laws such By-Laws hereafter be 0 H
- Œ. said Project b Public Acts of To ф anything required of or permitted to it Project by the Master Deed or By-Laws 1978, 200 from time to ed to it as Administrator y-Laws or by Act No. 59 time amended; 0,0
- <del>K</del> repair, replacement, and ope accomplishment of any of the To convenient make and t O perform the rm any contract ne administration, m purposes necessary, management said Proj thereof. Project incidental maintenance, and to 9

#### ARTICLE III.

`വ Association ը. organized uodn b non-stock membership basis.

The amount 0f assets which said Association possesses დ Ի.

Real Property None Personal Property None

Said Association დ Ի-0 be e financed under the following general plan:

Assessment of Members

#### ARTICLE IV.

Chel Location of sea, Michigan the 48118. first registered office μ. ū • • 9 ũ w Washington Street

Street, Post office t, Chelsea, office Michigan address О Н 48118 the first C registered Of H TCe Ls:(633 Washington

The name 0 H the H irst resident agent μ. 'n .. John Ω Daniels

#### ARTICLE V.

The name and place Off business Off the incorporator are S follows

Karl R. Frankena 350 S. Main Street, Suite 400 Ann Arbor, Michigan 48104-2131

#### ARTICLE VI.

meeting of members ma without a vote, if a is signed by members would be necessary t all of unanimous in writing writing. the taking of nimous written members entitled to vote therein were action by members vote, if a conse Of required or permitted to be taken at an annual or specialize may be taken without a meeting, without prior notice and if a consent in writing, setting forth the action so taken, nbers having not less than the minimum number of votes that consent the t 0 corporate a authorize or action given take present a the to members who action and voted. മ meeting a C a meeting ted. Prompt notice ting by less than have not consented at which

#### ARTICLE VII.

The qualificati Association, the te shall be as follows: qualifications of the termination members, the mann on of membership, the manner er of and their voting admission to by such mem members the

- (a) Each shall entity shall be owner Ьe മ (including member of entitled to membership. the the Developer) c Association, Off and Ф unit ou other in the person Project erson or
- (d) Membership in the Associat of fee simple title to a unit on a land contract, establishing a furnishing of e Deeds thereby becoming a member of the Association, (except that the immediately upon the Of prior Washtenaw e title to a unit in the Prond contract, and by recording
  itenaw County, Michigan, a de
  a change of record title
  f evidence of same satisfacto the Developer of the owner the Association shall be established by acquis title to a unit in the Project, or purchase contract, and by recording with the Regist establishment thereby being terminated. satisfactory to the Association he Project shall become a member of the Project), the new owner association, and the membership a deed or other to such the Register of ther instrument unit and the owner ership ion
- <u>a</u> manner cannot share of a member in the funds and assets not be assigned, pledged, encumbered, or ner except as an appurtenance to his unit 0 fi transferred in the Proj the Associati erred in a Project. any ion
- (d) Voting the By-Laws of by members -Laws of the shall Association. be in accordance with the provisions 0

#### ARTICLE VIII.

or its its A except volunteer di where director monetary damages there 18: shall not be personally for breach of breach of liable the director's to the Association s fiduciary

(a) A br breach members of the director' Ø duty Of loyalty t 0 the Associat g 02

- (d Act Acts or om misconduct omissions 02 മ knowing not ij n good : faith of or that law; that involve intentional
- <u>a</u> A 21 violation .97(551)(1) 0 H Michigan. Statutes Annota T O ã ection
- (d)  $\triangleright$ рe transaction firsonal benefit; from 9 whi .ch the director der ived 2 5 improper
- @ An act 9 omission that <u>j.</u> ູ່ດ grossly negligent

If th authorize liability shall be shall be eliminated Michigan Nonprofit ( the he Michigan Nonprofit Corporation Act is subsequently amended to corporate action further eliminating or limiting the personal of directors, then the liability of a director of the Association eliminated or limited to the fullest extent permitted by the Corporation Act, ಬ್ 0 0 amended.

Any repeal or modifi-by the members of the Ass protection of a director repeal or modification. modification of the foregoing provisions of the Association shall not adversely affect О Њ the Association existing <del>الم</del> the any time this Article right of su it or

#### ARTICLE IX

nondirec The tor Association volunteer assumes r if all the the liability following for are all met: acts and omis sions 0 Ηh മ

- (a) The he 9 nondirector she was acting within the volunteer Was acting or scope r reasonably believed tha of his or her authority; that
- (d The nondirector volunteer was acting H. good faith;
- <u>(C</u> The negligence nondirector ector volunteer's conduct did no or willful and wanton misconduct; no ( amount C Ö gro ŭ
- (d) and The nondirector volunteer's conduct Was not an intent ional tort
- (e) Insurance being sect The the tort ownership, t liability urance Code nondirector section y may be im e of 1956, 500.3135 c maintenance volunteer's nance or use of a motor vehicle for imposed as provided in section 3135 (6, Act No. 218 of the Public Acts of 5 of the Michigan Compiled Laws. conduct Was not עם tort arising y out of r which of the 195

#### ARTICLE X.

repealed the entir voting any These Articles of Incorporation may be amended ealed only by the affirmative vote of not less the entire membership of the Association; provided, amendment make changes in the qualification ing rights of members without the unanimous cons amended, altered, changed, or less than two-thirds (2/3) of ovided, that in no event shall carion for membership or the consent membership or of the members membership.

he incorporator, sign my name this 5th day 0 H October, 1999

Karl R. Frankena

2