



ARTICLES OF AMENDMENT AND RESTATEMENT OF THE DECLARATION OF CONDOMINIUM OWNERSHIP AND CODE OF BY-LAWS

BRIDGEMOR VILLAGE HOMEOWNERS ASSOCIATION, INC BRIDGEMOR VILLAGE CONDOMINIUMS AND FOR

the Declaration of Condominium Ownership for Bridgemor Village Condominiums and the Code of Bycorporation (the "Declarant"), desiring to give notice of corporate action effectuating the amendment of certifies the following facts: Laws of Bridgemor Village Condominiums and of Bridgemor Village Owners Association, Inc., hereby undersigned officers of NEER DEVELOPMENT COMPANY, INC., an

ARTICLE I

Restatement

- Condominiums, which, among other things, contain the Code of By-Laws of Bridgemor Recorder on June 1, 2006 as Instrument No. 200606944. Condominiums and of Bridgemor Village Owners Association, Inc., were filed with the Morgan County Section 1. The Declaration of Condominium Ownership for Bridgemor Village Village
- Section 2. The Code of By-Laws of Bridgemor Village Condominiums and of B Village Owners Association, Inc. (the "By-Laws") were attached as Exhibit C to the Declaration. The Code of By-Laws of Bridgemor Village Condominiums and of Bridgemon
- should be stricken in their entirety and replaced with the Amended and Restated By-Laws attached as recorded. substituted Exhibit C. ection 3. An early draft of the By-Laws was inadvertently attached to the Declaration and In order to correct clerical errors and clarify Declarant's original intent, the recorded By-Laws
- exhibits, including the By-Laws, will be recorded and marked as amended and restated. Section 4. For purposes of clarity and ease of review, the entire Declaration with all
- August 23, 2006. Section 5. The date of adoption of the Amended and Restated Declaration and By-Laws is

ARTICLE II

Manner of Adoption

- Section 1. Action by Declarant. The Declarant, acting pursuant to the authority granted in Section 18(g) of the Declaration hereby amends and restates the Declaration, the By-Laws and all other Declaration which is attached hereto and incorporated herein. Exhibits to the Declaration in their entirety by substituting in its entirety the Amended and Restated
- of Incorporation and the By-Laws. Amended Declaration and By-Laws is in full legal compliance with the provisions of the Act, the Articles Compliance with Legal Requirements. The manner of adoption of the

I hereby verify subject to the penalties of perjury that the statements contained are true this 23rd day of August, 2006.

"DECLARANT"

NEER DEVELOPMENT COMPANY, INC

arry D. Weer, President

Terry Neer, Secretary and Treasurer

By:

326

STATE OF INDIANA

COUNTY OF MARKET

respectively, of Neer Development Company, Inc., an Indiana corporation, who acknowledged the Homeowners Association, Inc., on behalf of said corporation. execution of the foregoing "Articles of Amendment and Restatement of the Declaration of Condominium Ownership and Code of By-Laws for Bridgemor Village Condominiums and Bridgemor Village and Terry Neer, by me known and by me known to be the President and the Secretary and Treasurer, Before me, a Notary Public in and for said County and State, personally appeared Larry D. Neer and Bridgemor Village

23day of 2006

Witness my hand and Notarial Seal this

Notary Public

Printed Signature

My County of Residence:

Crossing, Suite 1400, Indianapolis, Indiana 46240. This instrument prepared by John K. Smeltzer, Attorney at Law, Sommer Barnard PC, 8888 Keystone

DOCUMENT, LINLESS REQUIRED BY LAW! REASONABLE CARE TO REDACT EACH SOCIAL SECURITY NUMBER IN THIS FOR PERJURY, THAT I HAVE TAKEN "I AFFIRM, UNDER THE PENALTIES

2

Printed:

AMENDED AND RESTATED

DECLARATION OF CONDOMINIUM OWNERSHIP

FOR

BRIDGEMOR VILLAGE CONDOMINIUMS



MARKINGS WERE ADDED TO THIS PAGE TO ENABLE THE SCANNER TO PICK UP THE IMAGE

177

TABLE OF CONTENTS

9. Encroachments and Easements for Common Areas. 10. Real Estate Taxes, Honor Areas. 11. Utilities. 7
13. Maintenance, Repairs and Replacements

24. Easement for Utilities and Public and Quasi Public Vehicles 21 25. Initial Management 22 26. Costs and Attorneys' Fees 22 27. Waiver 22 28. Severability Clause 23 30. Pronouns 23 31. Floor Plans 23	16. Casualty and Restoration 11 17. Covenants and Restrictions 14 18. Amendment of Declaration 15 19. Acceptance and Ratification 17 20. Negligence 17 21. Expandable Condominium and Declarant's Reserved Rights 17 22. Granting of Easements 21 23. Reservation of Rights to the Use of the Common Areas 21
---	---

EXHIBITS

Exhibit A Real Estate Legal Description

Exhibit B Phase I Legal Description

Exhibit C Amended and Restated Code of By-Laws

Exhibit D Bridgemor Village Condominium Percentage Interest



AMENDED AND RESTATED DECLARATION OF HORIZONTAL CONDOMINIUM OWNERSHIP

BRIDGEMOR VILLAGE CONDOMINIUMS

Inc., an Indiana corporation (the "Declarant"). Village Condominiums is made this 23rd day of August, 2006, by Neer Development Company, This Amended and Restated Declaration of Condominium Ownership for Bridgemor

WITNESSETH:

WHEREAS, the following facts are true:

- part hereof (the "Real Estate"). Morgan County, Indiana, more particularly described in Exhibit A attached hereto and made a Declarant is the sole owner of the fee simple title to certain real estate, located in
- hereto and made a part hereof (hereinafter referred to as the "Tract" or "Phase I"). A portion of the Real Estate is more particularly described in Exhibit B attached
- Indiana under the terms and conditions of this Declaration. Condominiums upon the Tract, subject to the provisions of the Condominium Law of the State of Declarant, by execution of this Declaration, hereby creates Bridgemor Village

NOW, THEREFORE, Declarant hereby makes this Declaration as follows:

- clearly requires otherwise, shall mean the following: Definitions. The following terms, as used in this Declaration, unless the context
- reference. §32-25-1 et. seq., as such Act may be amended. (a) "Act" means the condominium law of the State of Indiana, Indiana Code The Act is incorporated herein by
- the By-Laws. ਭ "Applicable Date" means the date determined pursuant to Section 3.02 of
- are incorporated herein by reference. Incorporation of the Corporation, as hereinafter defined. The Articles of Incorporation "Articles" or "Articles of Incorporation" means the Articles
- (d) "Board of Directors" or "Board" means the governing body of the Corporation being the initial Board of Directors referred to in the By-Laws or any

of the Corporation subsequent Board of Directors elected by the Members in accordance with the By-Laws

- (e) "Building" means any structure on the Tract in which one or more Condominium Units are located. The Buildings are more particularly described and identified on the Plans and in paragraph 3 of this Declaration. "Building" also includes herein provided, and will be identified in Supplemental Declaration and on plans that will submitted and subjected to the Act and this Declaration by Supplemental Declaration as any additional structure containing one or more Condominium Units which may be
- restrictions on its use, as required by and in conformity with the Act. A true copy of the Corporation providing for the administration and management of the Property and By-Laws is attached to this Declaration as Exhibit C and incorporated herein by "By-Laws" means the Amended and Restated Code of By-Laws of the
- the Property as defined in paragraph 6 of this Declaration. "Common Areas" means the common areas and facilities appurtenant to
- lawfully assessed against the Members of the Corporation. Common Area and the Limited Areas (to the extent provided herein), and all sums Corporation, and expenses for the upkeep, maintenance, repair and replacement of the **E** "Common Expense" means expenses for administration g,
- undivided interest in the Common Areas and Limited Areas appertaining to such unit. supplemental declarations as herein provided. living unit which may be submitted and subjected to the Act and this Declaration by identified on the Plans and in paragraphs 4 and 5 of this Declaration, and each additional Bridgemor Village, each individual living unit being more particularly described and "Condominium Unit" means each one of the living units constituting "Condominium Unit" includes the
- 9 "Co-owners" means the owners of all the Condominium Units
- not-for-profit corporation, its successors and assigns, and whose Members shall be the Owners of Condominium Units, such Corporation being more particularly described in Paragraph 12 of this Declaration. 图 "Corporation" means Bridgemor Village Owners Association,
- the exercise of rights under, or foreclosure of, a mortgage executed by Declarant. more written recorded instruments, to have the rights of Declarant hereunder including, Indiana corporation, and any successors and assigns of it whom it designates in one or but not limited to, any mortgagee acquiring title to any portion of the Tract pursuant to "Declarant" means and refers to Neer Development Company, Inc.,

- of certain Condominium Units. in paragraph 7 of this Declaration or those parts of the Common Areas limited to the use (\mathbb{B}) "Limited Areas" means the limited common areas and facilities as defined
- (n) "Member" means a member of the Corporation.
- Unit, <u>O</u> "Mortgagee" means the holder of a first mortgage lien on a Condominium
- associations, trust or other legal entities, or any combination thereof, owning the fee simple title to a Condominium Unit. "Owner" means one or more persons, firms, corporations, partnerships,
- Unit as specifically expressed in paragraphs 4 and 8 of this Declaration. simple title to the Common Areas and Limited Areas appertaining to each Condominium "Percentage Interest" means the percentage of undivided interest in the fee
- the Condominium Units which is appurtenant to each particular Condominium Unit and accrues to the Owner thereof. The Percentage Vote to which each Owner shall be percentage as the Percentage Interest appurtenant to such Owner's Condominium Unit. entitled on any matter upon which the Owners are entitled to vote shall be the same "Percentage Vote" means that percentage of the total vote accruing to all
- the operation, use and enjoyment of Bridgemor Village Condominiums, but does not whatsoever, real, personal and mixed, located upon the Tract and used in connection with include the personal property of Owners. Buildings, garages improvements and property of every kind and nature "Property" means the Tract and appurtenant easements, the Condominium
- prepared and filed in connection with the Real Estate. all of which are incorporated herein by reference and any supplemental plans that are Holloway, a registered professional engineer/surveyor, under date of September 16, 2005, and Condominium Units prepared by Pyramid Architects, certified by Donald Flick, a registered architect/engineer, under date of 8/30/05, and a site plan of the Tract and Buildings prepared by Holloway Engineering and Surveying and certified by Ross "Plans" means the floor and building plans and elevations of the Buildings
- above "Phase I" means the real estate described in paragraph B of the recitals
- of Indiana, any political subdivision, any special improvement district or any other taxing or assessing authority assessed on each Condominium Unit. "Real Estate Taxes" means taxes, assessments or other charges of the State
- subject of this Declaration and which the Corporation manages, shall be known. "Bridgemor Village" means the name by which the Tract, which is the

- subjected to the Act and this Declaration either by this Declaration or a supplemental (x) "Tract" means the real estate described in paragraph B of the recitals above and such other portions of the Real Estate which have, as of any given time, been declaration as herein provided.
- condominium project created in accordance with and subject to the provisions of the Act. Declaration. Declarant hereby expressly declares that the Property shall be a
- the Tract as of the date hereof, as shown on the Plans. The Buildings are identified and referred two (2) stories in height, containing a total of one hundred eight (108) Condominium Units on to in the Plans and in the Declaration as Buildings 1 through 28. Description of Buildings. There will be twenty-eight (28) Buildings no more than
- defined shall be that percentage interest included in each Condominium Unit as set forth on Percentage Interest of each Owner in the Common Areas and Limited Areas as hereinafter and shall be stated as "Building 1, Unit A in Bridgemor Village Condominiums." Condominium Unit shall consist of the Building number and Unit number as shown on the Plans, Exhibit D attached hereto and made a part hereof. by a Building number and Unit number. Legal Description and Percentage Interest. Each Condominium Unit is identified The legal description

5. Description of Condominium Units.

- any other Condominium Unit or which may be necessary for the safety, support, maintenance, use, and operation of any of the Buildings or which are normally designed equipment, appliances, and structural components designed and intended solely and Condominium Unit, and all interior walls and all of the floors and ceilings within the boundaries of a Condominium Unit, are considered part of the Condominium Unit. interior sides and surfaces of all doors and windows in the perimeter walls of a Unit shall constitute a part of such Condominium Unit, whether or not the same are designed or intended for the exclusive enjoyment, use and benefit of a Condominium for common use; provided, however, that all fixtures, equipment, appliances, and cabinets appurtenances designed or intended for the use, benefit, support, safety or enjoyment of same are located, or to which they are attached, exclusively for the enjoyment, use and benefit of the Condominium Unit wherein the within such boundaries, including but not limited to all fixtures, facilities, the boundaries thereof, as hereinafter defined, and all portions of the Building situated Condominium Unit, whether or not located within or partly within the boundaries of a located within or partly within the boundaries of such Condominium Unit. Appurtenances. Each Condominium Unit shall consist of all space within but excluding therefrom those
- unfinished surface of the floors, roofs and perimeter walls of each Condominium Unit. In on the Plans without regard to the existing construction measured between the interior the event any horizontal or vertical or other boundary line as shown on the Plans does not Boundaries. The boundaries of each Condominium Unit shall be as shown

such case, permanent appurtenant easements for exclusive use shall exist in favor of the decoration, use and enjoyment, as in accordance with the actual existing construction. In for any other reasons, the boundary lines of each Condominium Unit shall be deemed to coincide with the actual location of the respective wall, floor or roof surface of the surfaces of the Condominium Unit. boundary lines of the Condominium Unit, but within the appropriate wall, floor or roof Owner of each Condominium Unit in and to such space lying outside of the actual Condominium Unit because of inexactness of construction, settling after construction, or treated for purposes of ownership, occupancy, possession, maintenance,

- unless separately metered to a particular Condominium Unit, (6) pipes, ducts, electrical wiring, any, (5) exterior lighting fixtures and electrical service lighting the exterior of the Buildings sanitary sewer serving the Buildings (including those located in the interior of the Building), if areas, except to the extent the same are otherwise classified and defined herein as part of the and exterior surfaces of roofs of the Buildings, (3) the yards, gardens, sidewalks and parking classified and defined herein as Limited Areas or as part of the Condominium Unit, "Common same are otherwise classified and defined herein as part of the Condominium Unit or Limited telecommunication devices and conduits and public utilities lines which serve more than one Condominium Unit or Limited Areas, (4) central electricity, gas, water, air conditioning and Areas" means (1) the Tract, (2) the foundations, columns, girders, beams, supports, main walls Areas, and (9) all facilities and appurtenances located outside of the boundary lines of the Area, (8) floors, roofs and exterior perimeter walls of the Buildings, except to the extent the Condominium Unit, (7) all streets or interior access drives designated on the Plans as Common Condominium Units,. Common Areas and Facilities. Except those areas and facilities expressly
- which use thereof is limited are as follows: Limited Areas and Facilities. Limited Areas and those Condominium Units to
- corridors, lobbies, stairs, stairways, entrances, and exits. Building, if any, (except those located within the interior of Condominium Units) shall be limited to the use of the Condominium Units of such Building served by such halls, The halls, corridors, lobbies, stairs, stairways, entrances and exits of each
- which they are attached or appertain. (b) Balconies, patios, porches, storage areas and sidewalks serving a particular Condominium Unit shall be limited to the exclusive use of the Condominium Unit to
- exclusive use of the Condominium Unit to which they appertain. the same in the perimeter walls in each Condominium Unit shall be limited to the The exterior sides and surfaces of doors, windows and frames surrounding
- shown on the Plans. be limited to the Condominium Unit or Condominium Units to which they appertain as Any other areas designated and shown on the Plans as Limited Areas shall

∞ Ownership of Common Areas, Percentage Interest and Percentage Vote

- interest in the Common Areas and Limited Areas, as tenants in common with all other Owners, equal to his Condominium Unit's Percentage Interest. Ownership of Common Areas. Each Owner shall have an undivided
- compliance with all requirements of the Act. unanimous consent of all the Owners and Mortgagees and then only if the alteration is in Areas and Limited Areas shall be permanent and shall not be altered without the herein, the Percentage Interest appertaining to each Condominium Unit in the Common which constitute a part of Bridgemor Village. Except as otherwise provided or permitted have been submitted and subjected to the Act and this Declaration as herein provided and equal to one (1) divided by the number of Condominium Units which, from time to time Declaration. Limited Areas appertaining to each Condominium Unit is set forth in Paragraph 4 of this The Percentage Interest of each Condominium Unit shall be a percentage Percentage Interest. The Percentage Interest in the Common Areas and
- Condominium Unit shall also be the Percentage Vote allocable to the Owner(s) of each upon which the Co-owners are entitled to vote. Condominium Unit in all matters with respect to Bridgemor Village, and the Corporation Percentage Vote. The Percentage Interest appertaining

Encroachments and Easements for Common Areas.

- and enjoyment of such Common Area or Limited Area. deemed to exist and run to the Co-owners and the Corporation for the maintenance, use hereafter encroach upon any Condominium Unit, then in such event, an easement shall be shifting of a Building, any Common Area or Limited Area now encroaches or shall Encroachments. If, by reason of the location, construction, settling or
- right being perpetual and appurtenant to the ownership of the Condominium Unit. have the right of ingress and egress from such Owner's Condominium Unit with such Condominium Units and serving the Owner's Condominium Unit. (b) <u>Easements</u>. Each Owner shall have an easement in common with each other Owner to use all pipes, wires, ducts, cables, conduits, utility lines, telecommunication devices, and other common facilities located in any of the other Each Owner shall
- Owner shall pay the Owner's proportionate share of such taxes to the extent attributable to the Property in accordance with the Owner's respective Percentage Interest. the Property (or the Property and any other portions of the Real Estate) as a whole, then each are not separately assessed and taxed to each Condominium Unit, but are assessed and taxed on each Condominium Unit as required by the Act. In the event that for any year Real Estate Taxes Real Estate Taxes. Real Estate Taxes shall be separately assessed and taxed to



metered. Utilities which are not separately metered shall be treated as and paid as part of the Common Expenses, unless otherwise agreed by a majority of the Percentage Vote of Co-owners. Utilities. Each Owner shall pay for the Owner's utilities which are separately

12. Association of Owners.

- member until such time as the Owner's ownership of the Condominium Unit ceases, at administration, management and operation of the Property shall be by the Corporation. hereof and the obligations of the Owners, the maintenance, repair, upkeep, replacement, Condominium Unit, be and become a member of the Corporation and shall remain a Owner without further action. which time the Owner's membership shall terminate, and be transferred to the new Each Owner of a Condominium Unit shall, automatically upon becoming an owner of a Membership. Subject to the rights of Declarant reserved in paragraph 25
- nor an Owner of a Condominium Unit for any other purpose unless the individual is member of the Board of Directors and for no other purpose. No person serving on the member of the Corporation and an Owner solely for the purpose of qualifying to act as a or as a member thereof appointed by Declarant to fill a vacancy, shall be deemed a person serving on the Initial Board of Directors, whether as an original member thereof the Owner's Percentage Vote for the election of the Board of Directors, except for such Initial Board of Directors who shall serve for the period provided in the By-Laws. Each accordance with and as prescribed by the By-Laws. Each Owner shall be entitled to cast Directors annually (except for an Initial Board of Directors defined in the By-Laws) in actually an Owner of a Condominium Unit and thereby a member of the Corporation. Initial Board of Directors shall be deemed or considered a member of the Corporation Board of Directors. Members of the Corporation shall elect a Board of

replacement and upkeep of the Property exclusive of the Condominium Units. Subject to the provisions of paragraph 25 of this Declaration and Section 3.07(a) of the By-Laws, the Board of of the Owners in providing for the management, administration, operation, maintenance, repair, Mortgagees give their prior written approval for self-management. Directors shall at all times provide for professional management of Bridgemor Village unless all The Board of Directors shall be the governing body of the Corporation, representing all

Maintenance, Repairs and Replacements

portion any defect occurring in the Owner's Condominium Unit which, if not repaired, might responsible for the Owner's maintenance, repairs, decoration and replacement within the repairs, replacements and upkeep of the Common Areas and Limited Areas or that adversely affect any Condominium Unit, Common Area or Limited Area. Maintenance, By-Laws for the Limited Areas reserved for the Owner's use. Each Owner shall repair Owner's own Condominium Unit, and to the extent provided in this Declaration or the of the Property covered by the Corporation's insurance as Owner's Obligation. Each Owner shall, at the Owner's expense, be

paragraph 15 shall be furnished by the Corporation as part of the Common Expenses, except as otherwise provided herein or in the By-Laws.

- notice (except in cases of emergency in which case no notice shall be required), to enter its designated agent shall have the right at reasonable times and upon reasonable prior time to time as it deems advisable, necessary or appropriate. and Limited Areas as it deems appropriate, and may amend and modify the same from regulations concerning maintenance, repairs, use and enjoyment of the Common Areas into each Condominium Unit for the purpose of inspection of the Common Areas and Common Areas and Limited Areas. Limited Areas appurtenant thereto and replacement, repair and maintenance of such Board of Directors' Duties. The Board of Directors shall adopt rules and The Board of Directors or
- or additions to or which would affect the Common Areas or Limited Areas without the prior change shall increase the number of Condominium Units. If Declarant shall make any changes in the Condominium Units so authorized, such changes shall be reflected by a supplement to the design and arrangement of all Condominium Units and alter the boundaries approval of the Board of Directors. However, Declarant reserves the right to change the interior Owner change the color of any of the Common Areas or Limited Areas without the prior written structural integrity of the Building in which the Condominium Unit is located, nor shall any Owner's Condominium Unit and within the boundaries thereof which would affect the safety or written approval of the Board of Directors, nor shall any Owner make any alteration in or to the Condominium Units so long as Declarant owns the Condominium Units so altered. No such any other Owners. Indiana, if necessary. Such supplement to the Plans need not be approved by the Corporation or Plans executed by the Declarant and recorded in the Office of the Recorder of Morgan County, Alterations, Additions and Improvements. No Owner shall make any alterations

Insurance

(a) Casualty Insurance Coverage. The Co-Owners, through the Corporation, shall purchase and maintain in effect a master casualty insurance policy, using insurance additional insurance as is necessary to provide the insurance required above. If deemed advisable by the Board of Directors, it may cause such full replacement value to be determined by a qualified appraiser. The cost of any such appraisal shall be a Common shall review the amount and type of such insurance annually and shall purchase such reasonable amounts they shall also obtain "all risk" coverage. and facilities appurtenant thereto. If the Board of Directors can obtain such coverage for improvements which, in whole or in part, comprise the Common Areas, Limited Areas insurance, insuring the Property in an amount equal to the full replacement value of the carriers selected by the Board of Directors, providing fire and extended coverage and Mortgagee in accordance with the terms and conditions of this Paragraph 15. Mortgagee of each Owner, as insureds and shall be for the benefit of each such Owner Such insurance coverage shall name each Owner and, The Board of Directors if applicable, the

defense based on the invalidity arising from the acts of the insured, and (c) contains an agents and employees, Owners, their respective agents and guests, and (b) waives any right to subrogation as to any claim against the Corporation, the Board of Directors, its (to the extent the same are obtainable) contain provisions that the insurer (a) waives its and providing further, if the Board of Directors is able to obtain such insurance upon endorsement that such policy shall not be terminated for non-payment of premiums commonly required by prudent institutional mortgage investors in the Morgan County agreed amount endorsement or an inflation guard endorsement to the extent such are Owners do not elect to restore pursuant to paragraph 16 of this Declaration, and (iii) an damage in lieu of a cash settlement, such option shall not be exercisable in the event the (ii) that notwithstanding any provision thereof giving the insurer an election to restore insurance which may be purchased by individual Owners as hereinafter permitted, reasonable terms, (i) that the insurer shall not be entitled to contribution against casualty without at least ten (10) days prior written notice to Mortgagees and to the Corporation Such master casualty insurance policy, and "all risk" coverage if obtained, shall

provisions of this Declaration. Any surety bond or bonds obtained by the Board of trustees and hold such proceeds for the benefit of the individual Owners and Mortgagees. set forth, shall be paid to it or to the Board of Directors, who shall act as the insurance sustained, which are covered by insurance purchased by the Corporation as hereinabove shall specifically include protection for any insurance proceeds so received. Directors concerning the officers of the Corporation, as may be provided in the By-Laws, The proceeds shall be used or disbursed by the Board of Directors in accordance with the Insurance Proceeds. All proceeds payable as a result of casualty losses

collection and appropriate disposition of the proceeds thereof, the negotiation of losses have exclusive authority to negotiate losses under any policy providing property or liability insurance and to perform such other functions as are necessary to accomplish casualty insured under the said master casualty insurance policy. The Corporation shall each Owner sustaining damages to the damages of all Owners directly damaged by any casualty in the trust fund of insurance proceeds shall be the ratio of the direct damage of and execution of releases of liability and the performance of all other acts necessary to Owners for the purpose of purchasing and maintaining such insurance, including the this purpose. Each Owner appoints the Corporation to act for and on behalf of the accomplish such purposes. The interest of an Owner whose Condominium Unit is damaged by fire or other

directly to an Owner where there is a mortgagee endorsement on the certificate of Mortgagee jointly. insurance. In no event shall any distribution of proceeds be made by the Board of Directors In such event any remittances shall be to the Owner and his the Owner's

pursuant to its mortgage in the case of distribution to such Owner of insurance proceeds No Owner or any other party shall have priority over any rights of a Mortgagee

or condemnation awards for losses to or a taking of Condominium Unit and/or Common

- all other persons entitled to occupy any Condominium Unit or other portions of Bridgemor Village. Such policy shall provide that it may not be cancelled or the foregoing with respect to Bridgemor Village, all Owners of Condominium Units and shall cover the Corporation, the Board of Directors, any committee or organ of the appropriate from time to time. insurance policy in such amount or amounts as the Board of Directors shall deem through the Corporation, shall also purchase a master comprehensive public liability substantially modified without at least ten (10) days prior Corporation and all Mortgagees. Corporation, all persons acting or who may come to act as agents or employees of any of Corporation or Board of Directors, any managing agent appointed or employed by the Comprehensive Public Liability Insurance Coverage. Such policy shall provide that it may not be cancelled Such comprehensive public liability insurance policy written notice to the The Co-owners,
- claims of one insured party against another insured party. including but not limited to worker's compensation insurance, and such other insurance agent acting on behalf of the Corporation. the benefit of each Owner, the Corporation, the Board of Directors and any managing as the Board of Directors shall from time to time deem necessary, advisable or Corporation, shall also obtain any other insurance required by law to be maintained, Such insurance coverage shall also provide for and cover cross liability Additional Insurance Coverages. The Such insurance shall inure to Co-owners, through
- the Corporation who is required to send notices of meetings of the Corporation. therein or termination thereof shall be promptly furnished to each Owner or Mortgagee such policy of insurance hereinabove described has been obtained by or on behalf of the described shall be paid by the Corporation as part of the Common Expenses. When any whose interest may be affected thereby, which notice shall be furnished by the officer of Corporation, written notice of the obtainment thereof and of any subsequent changes Payment of Premiums. The premiums for all such insurance hereinabove
- obtained by the Corporation, and (2) casualty insurance upon the Owner's Condominium as referred to in the foregoing provisions for the master casualty insurance policy to be provided all such insurance shall contain the same provisions for waiver of subrogation Owner may deem necessary, including but not limited to: (1) personal liability insurance have the right to purchase such additional insurance at the Owner's own expense as the obtaining the Owner's own insurance to cover any such loss and risk. Each Owner shall contents of any Condominium Unit. Each Owner shall be solely responsible for installed by him) and the Owners' personal property stored elsewhere on the Property, and the Corporation shall have no liability to the Owner for loss or damage to the wall coverings and fixtures, light fixtures, appliances and betterments and improvements Condominium Unit however caused (including, but not limited to, all floor, ceiling and Owner shall be solely responsible for loss or damage to the contents of the Owner's Owner's Obligation to Insure Contents of Condominium Unit.

insurance purchased by an Owner under this paragraph, the Owner agrees to assign the insurance purchased by the Corporation pursuant to this paragraph due to proration of casualty insurance purchased by the Corporation. If a casualty loss is sustained and there is a reduction in the amount of the proceeds which would otherwise be payable on the Unit but such insurance shall provide that it shall be without contribution as against the Corporation to be distributed as herein provided. proceeds of this latter insurance, to the extent of the amount of such reduction, to the

Casualty and Reconstruction.

Co-owners at a special meeting of the Corporation called for the purpose of making such determination, that the complete destruction of all of the Buildings has occurred. A reconstruction shall not be compulsory in the event of "complete destruction of all of the of insurance, if any, shall be applied for that purpose; provided, however, that repair and provided, damage to or destruction of any Building due to fire or any other casualty or complete destruction of all the Buildings has not been made within such thirty (30) day such thirty (30) day period, or if the determination of whether or not there has been a destruction of all of the Buildings. If such a special meeting is not called and held within the purpose of making the determination of whether or not there has been a complete any fire or any other casualty or disaster damaging or destroying any of the Buildings for special meeting of the Corporation shall be called and held within thirty (30) days after Buildings" means a determination, made by a vote of sixty-seven percent (67%) of all Buildings" (hereinafter defined) and shall only be done in accordance with the provisions disaster shall be promptly repaired and reconstructed by the Corporation and the proceeds period, then it shall be conclusively presumed that the Co-owners determined that there hereinafter set forth, with repair and reconstruction as herein provided. was not a complete destruction of all of the Buildings, and the Corporation shall proceed Determination of Condition of the Building(s). As used herein, the term "complete destruction of all of the Except as hereinafter

any part of the Common Areas, the affected Mortgagee or Mortgagees shall be given provisions of the Act without the approval of fifty-one percent (51%) of the Mortgagees. provision of the Declaration or By-Laws, the Property shall not be removed from the timely written notice of such damage or destruction and, notwithstanding any other In the event of substantial damage to or destruction of any Condominium Unit or

(b) <u>Inadequate Insurance Proceeds</u>. If the insurance proceeds, if any, received by the Corporation as a result of any such fire or any other casualty or disaster are not received, if any) shall be paid by all of the Owners of Condominium Units so damaged in proportion to the ratio that the damage to such Condominium Unit bears to the total insurance proceeds, and if the Property is not to be removed from the provisions of the adequate to cover the cost of repair and reconstruction, or in the event there are no damage of all Condominium Units. Any such amounts payable by the Co-owners shall Buildings so damaged or destroyed (or the costs thereof in excess of insurance proceeds Act, the cost for restoring the damage and repairing and reconstructing the Building or Inadequate Insurance Proceeds. If the insurance proceeds, if any, received

assessment as provided herein and in the Act. be assessed as part of the Common Expenses and shall constitute a lien from the time of

- reconstruction and restoration shall mean construction or rebuilding of the Condominium damage or destruction and with the same type of architecture. Units to as near as possible the same condition as they existed immediately prior to the Definition. For purposes of subparagraph (a) and (b) above,
- proceeds, if any, received by the Corporation shall be applied and any excess of construction costs over insurance proceeds, if any, shall be contributed and paid as special meeting, vote to determine whether or not such complete destruction of the been a complete destruction of all of the Buildings, the Co-owners shall, at said same hereinabove provided in subparagraphs (a) and (b). decide that the Buildings are to be rebuilt, reconstructed and repaired, the insurance repair the Buildings. If sixty-seven percent (67%) of all of the Co-owners vote and percent (67%) of all of the Co-owners a decision is made to rebuild, reconstruct and has been a complete destruction of all of the Buildings, unless by a vote of sixty-seven or repaired if it is the determination of the Co-owners at said special meeting that there Buildings shall be repaired and reconstructed. The Buildings shall not be reconstructed Co-owners at the special meeting of the Corporation referred to therein that there has Vote of Owners. If, under subparagraph (a) above, it is determined by the
- shall be deemed and considered as to be removed from the provisions of the Act: Co-owners vote in favor of the rebuilding, reconstruction and repair of the Buildings, the (e) Removing Building(s) from the Act. If, in any case of the complete destruction of all of the Buildings, less than sixty-seven percent (67%) of all of the Buildings shall not be rebuilt, reconstructed or repaired and, in such event, the Property
- the Owners: the Property shall be deemed to be owned in common by
- (ii) the undivided interest in the Property owned in common which shall appertain to each Owner shall be the percentage of undivided interest previously owned by such Owner in the Common Areas;
- deemed to be transferred in accordance with the existing priorities to the percentage of the undivided interest of the Owner in the Property; and any liens affecting any of the Condominium Units shall be
- percentage equal to the percentage of undivided interest owned by each Owner in the Property, after first paying out of the respective shares of the the net proceeds of the insurance on the Property, if any, shall be considered as one (1) fund and shall be divided among all the Owners in a suit of any Owner, in which event the net proceeds of sale, together with Ξ the Property shall be subject to an action for partition at the

interest in the Property owned by each Owner. Owners, to the extent sufficient for the purpose, all liens on the undivided

- responsibility of maintenance and repair, the Board of Directors shall obtain reliable and bonds as the Board of Directors desire. before the casualty. Such costs may include professional fees and premiums for such detailed estimates of the cost to place the damaged property in condition as good as that f) <u>Estimates</u>. Immediately after a fire or other casualty or disaster causing to any property for which the Board of Directors or Corporation has the
- repaired, in payment of the costs of reconstruction and repair in the following manner: fund which shall be disbursed, if the Building or Buildings are to be reconstructed and assessments against Owners on account of such casualty, shall constitute a construction such casualty, and the sums received by the Board of Directors from collections of Construction Fund. The proceeds of insurance collected on account of any
- of the Board of Directors; provided, however, that upon request of a Mortgagee which is a beneficiary of an insurance policy, the proceeds of construction fund shall be disbursed in payment of such costs upon order in the manner hereinafter provided in the following paragraph (ii). which are included in the construction fund, such fund shall be disbursed less than Ten Thousand Dollars If the amount of the estimated cost of reconstruction and (\$10,000.00), then the
- be required to furnish a certificate giving a brief description of the services and materials furnished by various contractors, subcontractors, and employed by the Board of Directors to supervise such work, payment such costs upon approval of an architect qualified to practice in Indiana (\$10,000.00), then the construction fund shall be disbursed in payment of Building or other improvement is more than Ten Thousand Dollars remaining after payment of the sum so requested. such certificate, does not exceed the amount of the construction fund said architect for the work remaining to be done subsequent to the date of the services and materials described; and (C) that the costs as estimated by there is no other outstanding indebtedness known to the said architect for requested by them in payment are justly due and owing and that said sums do not exceed the value of the services and materials furnished; (B) that furnished materials in connection with the work, (A) that the sums materialmen, the architect, or other persons who have rendered services or to be made from time to time as the work progresses. If the estimated cost of reconstruction and repair of the The architect shall
- constitute a claim or basis of a proceeding or action by the Owner upon which may be created as a result of such reconstruction or repair shall not property Encroachments upon or in favor of Condominium Units such encroachment exists, provided

encroachments shall be allowed to continue in existence for so long as the specifications or as the Buildings were originally constructed. reconstruction was either substantially in accordance with the plans and Buildings stand.

- affected and their Mortgagees who are the beneficial owners of the fund Board of Directors it may be distributed to the Owners in the Buildings operation of the Common Areas, or, in the reasonable discretion of the Board of Directors as a reserve or may be used in the maintenance and fully completed and all costs paid, such sums may be retained by the construction fund after the reconstruction or repair of the damage has been damage shall not constitute a waiver of any rights against another Owner for committing willful or malicious damage. The action of the Board of Directors in proceeding to repair or reconstruct In the event that there is any surplus of monies in the
- proceeds of settlement shall be payable to the Corporation to be held in trust for the acquisition of part or all of the Common Areas by a condemning authority, the award or for acquisition of the Common Areas or any part thereof. In the event of a taking or proceeding or any negotiation settlements or agreements with the condemning authority proposed acquisition. The Corporation shall represent the Owners in any condemnation Mortgagee or Mortgagees shall be given timely written notice of such proceeding or is otherwise sought to be acquired by a condemning authority, then the affected Common Areas is made the subject of a condemnation or eminent domain proceeding or be applicable in the event of a condemnation. Declaration relating to restoration and allocation of funds in the event of a casualty shall and Mortgagees as their interests may appear and the provisions of the Condemnation. If any Condominium Unit or portion thereof or any of the
- and enjoyment of the Condominium Units and the Common Areas and Limited Areas are set forth in the By-Laws, including the limitation that each of the Condominium Units shall be and be enforceable by any Owner, or by the Corporation. Present or future Owners or the a condemning authority, the award or proceeds of settlement shall be payable to the Corporation or any part thereof. In the event of a taking or acquisition of part or all of the Common Areas by settlements or agreements with the condemning authority for acquisition of the Common Areas The Corporation shall represent the Owners in any condemnation proceeding or any negotiation thereof, but there shall be no right of reversion or forfeiture of title resulting from such violation. these provisions and shall be entitled to damages for any injuries resulting from any violations protection of the present and future Owners and shall run with the land and inure to the benefit of limited to residential use. to be held in trust for the Owners and Mortgagees as their interests may appear. Corporation shall be entitled to injunctive relief against any violation or attempted violation of Covenants and Restrictions. These covenants and restrictions are for the mutual benefit and The covenants and restrictions applicable to the use

Notwithstanding anything to the contrary contained herein or in the By-Laws, including, but not limited to any covenants and restrictions set forth in the By-Laws, Declarant shall have,

of any business or activity attendant thereto, including, but not limited to model Condominium and size and at such locations as Declarant in its sole discretion may determine, as Declarant Declarant) and any portions of the Real Estate not then part of the Property, all of such number clubhouse but not including individual Condominium Units owned by persons other than Condominium Units owned by Declarant, such other portions of the Property (including any expand the Property and Bridgemor Village terminates, the right to use and maintain any until the date described in Paragraph 21 hereof as the date upon which Declarant's right to offices and business offices. Declarant shall have the right to relocate any or all of the same Condominium Units, or to promote or effect sales of Condominium Units or for the conducting may deem advisable or necessary in its sole discretion to aid in the construction and sale of Declarant shall have the right to remove the same from the Property at any time. Declarant be or become part of the Common Areas, unless so designated by Declarant, and from time to time as it desires. At no time shall any of such facilities so used or maintained by Units, storage areas, construction yards, signs, construction offices, sales offices, management

- 18. <u>Amendment of Declaration</u>. Except as otherwise provided in this Declaration, amendments to this Declaration shall be proposed and adopted in the following manner:
- included in the notice of any meeting at which the proposed amendment is considered. Notice. Notice of the subject matter of the proposed amendment shall be
- proposed by the Board of Directors or Owners having in the aggregate at least a majority of the Percentage Vote. Resolution. A resolution to adopt a proposed amendment may be
- (c) Meeting. The resolution concerning a proposed amendment must be adopted by the designated vote at a meeting duly called and held in accordance with the provisions of the By-Laws.
- manner as an Owner if the Mortgagee has given prior notice of its mortgage interest to Mortgagee shall be notified of the meeting and the proposed amendment in the same approved by a vote of not less than sixty-seven percent (67%) in the aggregate of the Percentage Vote. In the event any Condominium Unit is subject to a first mortgage, the the Board of Directors in accordance with the provisions of the By-Laws. Adoption. Any proposed amendment to this Declaration must be
- provisions of the By-Laws except for changes pursuant to paragraph 21 herein, or (ii) the provisions of paragraph 16 of this Declaration with respect to reconstruction or repair in of one hundred percent (100%) of the Co-owners and all Mortgagees whose mortgage applicable share of an Owner's liability for the Common Expenses, without the approval which changes (i) the Percentage Interest with respect to any Condominium Unit or the in accordance with the provisions of the By-Laws or (iii) the provisions of paragraph 12 Mortgagees whose mortgage interests have been made known to the Board of Directors the event of fire or any other casualty or disaster, without the unanimous approval of all interests have been made known to the Board of Directors in accordance with the Special Amendments. No amendment to this Declaration shall be adopted

an Owner or other person over a Mortgagee as to insurance or condemnation proceeds. for Bridgemor Village; or (iv) the provisions of paragraph 15 providing for no priority of regarding the obligation of the Board of Directors to provide professional management

- recorded in the Office of the Recorder of Morgan County, Indiana, and such amendment amount as required by this Declaration have approved the amendment and shall be representing sixty-five percent (65%) of the aggregate of Percentage Vote or such other President and Secretary of the Corporation shall include an affidavit stating that Owners shall not become effective until so recorded. Recording. Each amendment to the Declaration shall be executed by the
- (g) Amendments by Declarant Only. Notwithstanding the foregoing or anything elsewhere contained herein, the Declarant shall have the right acting alone and such amendment is necessary to implement any changes in Bridgemor Village permitted to correct clerical or typographical errors or to clarify Declarant's original intent or (v) similar to those currently performed by such entities or (iv) such amendment is necessary quasi-public or private entity which performs (or may in the future perform) functions Veteran's Administration or any other governmental agency or any other public, Department of Housing & Urban Development, the Federal Housing Association, the National Mortgage Association, the Federal Home Loan Mortgage Corporation, the with requirements of the Federal National Mortgage Association, the Government same as set forth in paragraph 21 hereof, or (iii) such amendment is necessary to comply Property and Bridgemor Village pursuant to Declarant's reserved rights to expand the time, or (ii) such amendment or supplement is made to implement expansion of the supplement is necessary to conform this Declaration to the Act, as amended from time to amend or supplement this Declaration from time to time if (i) such amendment or Directors, any Mortgagees or any other person at any time prior to the Applicable Date to without the consent or approval of the Co-owners, the Corporation, the Board of to be made by Declarant under this Declaration.
- (h) <u>Special Requirements</u>. Notwithstanding anything to the contrary contained herein, unless specifically controlled by a more restrictive provision under Indiana law or contained herein, the Corporation shall not, without the prior written (67%) of the Mortgagees (based upon one vote for each mortgage held on a Condominium Unit) and of the Owners (other than Declarant) be entitled to: to all Mortgagees and the prior written consent of at least sixty-seven percent
- remove the Property from being subject to the Act; by act or omission, seek to abandon, terminate or otherwise
- or allocating distributions of hazard insurance proceeds or condemnation awards, or (ii) determining the pro rata share of ownership of each Condominium Unit for the purpose of: (i) levying assessments or charges Condominium Unit in the Common Areas except for expansion rights; Ξ change the pro rata interest or obligations of any individual

- (iii) partition or subdivide any Condominium Unit;
- use of the Common Areas shall not be deemed a transfer within the encumber, sell or transfer the Common Areas (the granting of easements meaning of this clause); for public utilities or for other public purposes consistent with the intended (iv) by act or omission, seek to abandon, partition, subdivide,
- Property (whether to Condominium Units or to Common Areas) for other than the repair, replacement or reconstruction of such Property, except as to the Condominium Units. provided in paragraph 16 of this Declaration in case of substantial damage use hazard insurance proceeds for losses to any part of the
- corporations, partnerships, trusts, associations, or other legal entities who may occupy, use, enjoy or control a Condominium Unit or Condominium Units or any part of the Property in any manner time are accepted and ratified by such Owner, tenant or occupant, and all such provisions shall be covenants running with the land and shall bind any person having at anytime any interest or regulations as adopted by the Board of Directors as each may be amended or supplemented from and occupants of the Condominium Units shall be subject to and shall comply with the stipulated at length in each and every deed, conveyance, mortgage or lease thereof. All persons, estate in a Condominium Unit or the Property as though such provisions were recited and the By-Laws and rules and regulations as each may be amended or supplemented from time to provisions of this Declaration, the Act, the By-Laws appended thereto, and the rules and thereto as each may be amended or supplemented from time to time. shall be subject to the Declaration, the Act, the By-Laws, and the rules and regulations applicable Condominium Unit shall constitute an agreement that the provisions of this Declaration, the Act, time to time. Acceptance and Ratification. All present and future Owners, Mortgagees, tenants The acceptance of a deed of conveyance or the act of occupancy of any
- the Owner's family or the Owner's or their guests, employees, agents or lessees, (including but not limited to damage caused by any pet or any automobile) to the extent that such expense is not covered by the proceeds of insurance received by the Corporation. An Owner shall pay the occupancy or abandonment of the Owner's Condominium Unit or its appurtenances or of the amount of any increase in insurance premiums occasioned by the Owner's use, 20. Negligence. Each Owner shall be liable for the expense of any maintenance, repair or replacement rendered necessary by the Owner's negligence or by that of any member of Common Areas or Limited Areas

Expandable Condominium and Declarant's Reserved Rights

(a) Expandable Condominium. Bridgemor Village is and shall be an "expandable condominium," as defined in the Act, and Declarant expressly reserves the right and option to expand the Property and Bridgemor Village in accordance with the provisions of the Act and the following provisions:

- more additional phases by the execution and recording of one (1) or more Declarant to include additional portions of the Real Estate in one (1) or said limit as to the maximum number of Condominium Units to be in this original Declaration, shall be one hundred eight (108). Subject to on the Real Estate, including Condominium Units on the Tract as defined into which expansion of Bridgemor Village may be made by Declarant. development of the Real Estate. The balance of the Real Estate is the area estate being subjected to Bridgemor Village Condominiums by this paragraph B of the introductory recitals of this Declaration) is the real parts of the Real Estate shall preclude Declarant from thereafter from time to time further expanding Bridgemor Village to include other portions of amendments or supplements to this Declaration; provided, however, that developed on the Real Estate, Bridgemor Village may be expanded by The maximum number of Condominium Units which may be developed Declaration and constitutes the in this original Declaration or otherwise shall require Declarant to expand so long as such expansion is done on or before January 1, 2016. Such the Real Estate, and such right and option of expansion may be exercised no single exercise of such right and option of expansion as to any part or improvements in such expansion phase shall be substantially complete. previous phases. quality of construction of the Condominium Units constructed in the Units constructed in such expansion area shall be consistent with the supplements to this Declaration as provided above. Any Condominium discretion from time to time subject to this Declaration by amendments or portions of the Real Estate which Declarant may voluntarily and in its sole paragraph B of the introductory recitals of this Declaration) or any other Bridgemor expansion is entirely at the discretion of Declarant and nothing contained by Declarant from time to time as to all or any portions of the Real Estate Village The real estate described and defined herein as the Tract (in Prior to expansion to an additional phase, beyond the Tract (as defined and described first phase of the general plan of
- expanded from time to time by Declarant in accordance with the terms then constitute a part of Bridgemor Village. time to time, have been subjected and submitted to this Declaration and one (1) divided by the total number of Condominium Units which, from Condominium Units included in this original Declaration) shall be equal to hereof (including the Percentage Interest which appertains to each of the Condominium Unit in Bridgemor Village as Bridgemor Village may be The Percentage Interest which will appertain to each
- supplements to this Declaration expanding Bridgemor Village, Declarant Percentage Interests so that the Condominium Units depicted on such new supplements to this Declaration shall also include provisions reallocating shall record new Plans as required by the Act. Such amendments or Simultaneously with the recording of amendments or

supplement to the Declaration incorporating those changes has been reallocation of Percentage Interests shall vest when the amendment or same basis as the Condominium Units depicted in the prior Plans. Such Plans shall be allocated Percentage Interests in the Common Areas on the

- supplement to the Declaration are subject to mortgage liens upon the additional Condominium Units being added by the reallocated Percentage Interests in the Common Areas as though the liens mortgage liens shall be released as to the Percentage Interests in the incorporating the addition of Condominium Units or expansion of the mortgage or other lien. had attached to those Percentage Interests on the date of the recordation of Common Areas described in the Declaration and shall attach to the Common Areas, or both, is recorded, all liens including, but not limited to, recordation of the amendment or supplement to the Declaration. ₹ 3 When the amendment or supplement to the Declaration The Percentage Interest appertaining to amendment or
- acknowledgment of and consent to such power to said attorney-in-fact and shall be percentages set forth in each such amendment or supplement to this Declaration recorded coupled with an interest is hereby granted to the Declarant, as attorney-in-fact, to shift the supplement to this Declaration. Condominium Unit to the percentages set forth in each such recorded amendment or time the percentages of ownership in the Common Areas appurtenant to each deemed to reserve to said attorney-in-fact the power to shift and reallocate from time to Condominium Unit pursuant to this paragraph 21. Each deed, mortgage or other instrument with respect to a Percentage Interest in the Common Areas appurtenant to each Condominium Unit to the Power and Interest of Declarant. In furtherance of the foregoing, a power and the acceptance thereof shall be deemed a

Each Owner of a Condominium Unit by acceptance of a deed thereto, further acknowledges, consents and agrees, as to each such amendment or supplement to this Declaration that is recorded as follows:

- respects by the provisions of this Declaration. amendment or supplement to this Declaration shall be governed in all The portion of the Real Estate described in each such
- this Declaration and upon the recording of each such amendment or (ii) The Percentage Interest in the Common Areas appurtenant to each Condominium Unit shall automatically be shifted and reallocated other Owners as set forth in each such recorded amendment or supplement divested from such Owner and reconveyed and reallocated among the supplement to this Declaration, shall thereby be deemed to be released and to this Declaration. to the extent set forth in each such recorded amendment or supplement to

- and vested among the other Owners, mortgagees and others owning an or supplement to this Declaration be divested pro tanto to the reduced limitation that the Percentage Interest in the Common Areas appurtenant Condominium Unit shall be deemed given subject to the conditional interest in the other Condominium Units in accordance with the terms and to each Condominium Unit shall, upon the recording of each amendment Declaration. percentages of each such recorded amendment or supplement to this percentage set forth in such amendment or supplement to this Declaration Each deed, mortgage or other instrument affecting a
- so amend and reallocate the Percentage Interest in the Common Areas each such deed, mortgage or other instrument of a Condominium Unit to appurtenant to each Condominium Unit. A right of revocation is hereby reserved by the grantor in
- ownership of any such Condominium Unit and lien of any such mortgage expanded by a recorded amendment or supplement to this Declaration and additional Common Areas included in land to which Bridgemor Village is to each Condominium Unit shall include and be deemed to include any as such amendments or supplements to this Declaration are recorded. shall automatically include and attach to such additional Common Areas shall be deemed to include such Additional Common Areas and the each deed, mortgage or other instrument affecting a Condominium Unit The Percentage Interest in the Common Areas appurtenant
- use of which is limited by exclusive easements granted to the Owners (also known as Limited Areas) of specific Condominium Units as may be to his Condominium Unit for the use of any such additional Common provided in any such amendment or supplement to this Declaration. Declaration, for the purposes therein set forth, except as to any portion the Areas described in any recorded amendment or supplement to this Each Owner shall have a perpetual easement, appurtenant
- this Declaration shall not alter the amount of the lien for expenses assessed to or against a Condominium Unit prior to such recording. The recording of any such amendment or supplement to
- under the Owner, including mortgagees, that this Declaration and each amendment or supplement to this Declaration are and shall be deemed to be in accordance with the Act and for purposes of this Declaration and the Owner's Condominium Unit, agrees for the Owner and all those claiming Act, any changes in the respective Percentage Interest in the Common (viii) Each Owner, by acceptance of the deed conveying the

Declaration shall be deemed to be made by agreement of all Owners. Areas as set forth in each such amendment or supplement to

- comply with the Act as it may be amended from time to time. necessary or desirable to cause the provisions of this paragraph 21 to \mathbf{x} Each Owner agrees to execute and deliver such documents
- companies) upon such terms and conditions and for such consideration as it deems appropriate. easements to utility companies (excluding transportation companies but including cable TV Granting of Easements. The Board of Directors is granted the authority to grant

23. Reservation of Rights to the Use of the Common Areas.

- supplement to this Declaration and the owner or owners of such portion or portions of the not been subjected and submitted to this Declaration or to the Act by an amendment or of the Real Estate shall have the benefit of the Common Areas or portions thereof, to multi-family dwelling units on such portions then the owner or owners of such portions Real Estate not so subjected to the Declaration or to the Act develop single or owners of such living units shall make payments for the usage provided herein to the such facilities in proportion to all of the living units on the Real Estate. for the year of such usage and based on the number of living units so entitled to utilize the use of such facilities based on the cost of operation and maintenance of such facilities and guests. The owner or owners of such portions of the Real Estate shall then pay for the use of such Common Areas by the owners of the Condominium Units, their families persons and families living in such dwelling units upon the same terms and conditions as include the roads, the recreational facilities and associated facilities, for the use of the assessments to the Corporation. Corporation at the same time as the Owners of the Condominium Units pay their If, at any time, and from time to time, any portion of the Real Estate has
- any portions of the Real Estate which are not part of the Property, to provide access to otherwise servicing utility equipment, facilities and installations to serve the Property and (b) Declarant shall have, and hereby reserves, an easement over, across, upon, along, in, through and under the Common Areas and, to the extent necessary, the Limited Areas, for the purposes of installing, maintaining, repairing, replacing, relocating and to provide for the rendering of public and quasi-public services to the Property and such portions of the Real Estate which are not part of the Property. and ingress and egress to and from the Property and to any such portions of the Real Property and any such portions of the Real Estate which are not part of the Property, and Estate which are not part of the Property, to make improvements to and within the
- annexed to or made subject to the Declaration for any permitted purposes Declarant reserves the right to use any of the Real Estate that is not
- 24. <u>Fasement for Utilities and Public and Quasi Public Vehicles</u>. All public and quasi public vehicles, including, but not limited to police, fire and other emergency vehicles, trash and

garbage collection, post office vehicles and privately owned delivery vehicles, shall have the right to enter upon the streets, Common Areas and Limited Areas of Bridgemor Village in the and under the roofs and exterior walls of the Buildings. and to affix and maintain electric and telephone wires, circuits and conduits on, above, across utilities are expressly permitted to erect and maintain the necessary equipment on the Property approved by the Board of Directors. other utilities, except as initially designed and approved by Declarant or as thereafter may be however, nothing herein shall permit the installation of sewers, electric lines, water lines, or but not limited to water, sewers, gas, telephones and electricity on the Property; provided, ingress, egress, installation, replacement, repairing and maintaining of such utilities, including, performance of their duties. An easement is also granted to all utilities and their agents for By virtue of this easement the electric and telephone

- maintenance of the Common Areas and, to the extent the same is not otherwise the responsibility of Owners of individual Condominium Units, the Limited Areas, and, in general, perform all of the duties and obligations of the Corporation. Such management agreement may be renewed by the management company will provide supervision, fiscal and general management and to terminate upon ninety (90) days notice [or, upon thirty (30) days notice for cause] under which into a management agreement with Declarant (or a corporation or other entity affiliated with consists and will consist of persons selected by Declarant. Such Board of Directors may enter right to manage the Property and to perform all the functions of the Corporation. hereby reserves to itself (either through a management company or otherwise), the exclusive performance of all the management duties, obligations and functions. Notwithstanding anything because of termination or otherwise, the Corporation shall thereupon and thereafter resume the parties for additional terms of one (1) year. In the event no management agreement exists Declarant) or a third party for a term not to exceed one (1) year with either party having the right to the contrary contained herein prior to the Applicable Date, Declarant shall have, and Declarant Initial Management. As set forth in the By-Laws, the Initial Board of Directors
- pursuant thereto as each may be amended from time to time, the Corporation shall be entitled to recover its costs and reasonable attorneys' fees incurred in connection with such default or Owner to make any payments required by this Declaration, the By-Laws or the Act, or to comply with any provision of the Declaration, the Act, the By-Laws, or the rules and regulations adopted Costs and Attorneys' Fees. In any proceeding arising because of failure of an
- the Common Expenses by waiver of the use or enjoyment of any of the Common Areas or Limited Areas or by abandonment of his Condominium Unit. Waiver. No Owner may exempt himself from liability for his contribution toward
- or affect in any manner the validity, enforceability or affect the rest of this Declaration or the limitation or other provisions of this Declaration or the By-Laws filed herewith shall not impair attached By-Laws. Severability Clause. The invalidity of any covenant, restriction, condition,

- through court proceedings for injunctive relief, for damages or for both. Incorporation or the Statute may be enforced by the Corporation or by any aggrieved Owner Enforcement. The provisions of this Declaration, the By-Laws, the Articles of
- shall not be held to be part of the terms and conditions of this Declaration. refer to the plural, and vice versa, as appropriate. Headings used herein are for convenience and and include the masculine, feminine and neuter genders. Words in the singular shall include and 30. Number, Gender and Headings. Any reference to the masculine, feminine or neuter gender herein shall, unless the context clearly requires the contrary, be deemed to refer to
- and dimensions of the Condominium Units and the Property are incorporated into this Declaration by reference, and have been filed in the Office of the Recorder of Morgan County, Indiana, as Instrument No. Floor Plans. The Plans setting forth the layout, location, identification numbers,



CHICAGO TITLE

Declaration to be executed the day and year first above written. IN WITNESS WHEREOF, the undersigned has caused this Amended and Restated

NEER DEVELOPMENT COMPANY, INC., an Indiana corporation

Larry D. Need, Presiden

STATE OF INDIANA

COUNTY OF MAKEON SS:

Larry D. Neer, by me known and by me known to be the President of Neer Development Company, Inc., an Indiana corporation, who acknowledged the execution of the foregoing "Amended and Restated Declaration of Bridgemor Village Condominiums" on behalf of said corporation. Before me, a Notary Public in and for said County and State, personally appeared

Witness my hand and Notarial Seal this 23day of

My Commission Expired of My Commission Expired

Notary Public

Printed Signature

My County of Residence:

8888 Keystone Crossing, Suite 1400, Indianapolis, Indiana 46240. This instrument prepared by John K. Smeltzer, Attorney at Law, Sommer Barnard PC,

EXHIBIT A

REAL ESTATE LEGAL DESCRIPTION

DESCRIBED AS FOLLOWS: TOWNSHIP 14 NORTH, PART OF THE EAST HALF OF DWNSHIP 14 NORTH, RANGE 2 THE SOUTHWEST QUARTER OF SECTION 29, EAST, MORGAN COUNTY, INDIANA,

COMMENCING AT STONE FOUND WHICH, PER COUNTY RECORDS, MARKS THE SOUTHEAST CORNER OF THE EAST HALF, THENCE NORTH NO DEGREES 10 MINUTES 19 SECONDS EAST, CASSUMED BEALING) WITH THE EAST LINE OF BEGINNING OF THE PARCEL HEREIN DESCRIBED, THENCE CONTINUING WITH THE EAST LINE OF SALD EAST, 546.01 FERT TO AN IRON PIN, THENCE SOUTH LINE OF THE FARTH HALF, NORTH NO DEGREES 10 MINUTES 19 SECONDS EAST, 546.01 FERT TO AN IRON PIN, THENCE SOUTH LINE OF THE THATHY ARE PARCEL DESCRIBED, THENCE CONTINUING WITH THE SOUTH LINE OF THE THATHY ARE PARCEL DESCRIBED IN DEED RECORD NORTH LINE OF THE THATHY ARE PARCEL DESCRIBED IN DEED RECORD SOUTH LINE OF THE THATHY ARE PARCEL DESCRIBED IN DEED RECORD SOUTH THE SOUTH HALF OF THE BAST HALF OF THE SOUTH SOUTH SECOND WITH THE SOUTH HE SOUTH SECOND WEST, 544.14 FERT TO AN IRON PIN OFFIELD OF THE EAST HALF OF THE SOUTH SECOND WITH SECOND WITH SECOND WINDTES 43 SECONDS WEST, 3.43 FERTY, THENCE SOUTH NO DEGREES SO MINUTES 43 SECONDS WEST, 3.45 FERTY, THENCE SOUTH NO DEGREES SO MINUTES 43 SECONDS WEST WITH SAST HALF OF THE SOUTH WAS PRIFT LINE, 463.20 FERT TO AN IRON PIN, THENCE SOUTH WILL MARKS THE NORTHEAST CORNER OF KILGATSHRIDES SUDDIVISION, SECTION IN AS PER PLAY CONDENS WEST, 3.45 FERTY LINE, 463.20 FERT TO AN IRON PIN OFFIE SOUTH SECONDS WAST, 10.62 FERTY LINE, 463.20 FERTY TO AN IRON PIN OFFIE SOUTH WILL MARKS THE NORTHEAST CONDENS SOUTH SECONDS EAST, 1.62 FERTY DAN IRON PIN FRENCE NORTH SECONDS EAST, 1.1ENCE SOUTH NO PER PLAY THENCE NORTH SECONDS EAST, 1.1ENCE SOUTH NO PER PLAY THENCE NORTH SECONDS EAST, 1.1ENCE SOUTH NO SECONDS EAST, THENCE NORTH SECONDS EAST, 1.1ENCE SOUTH NO PIN, THENCE NORTH SECONDS EAST, 1.1ENCE SOUTH SECONDS EAST, 1.1ENCE SOUTH SECONDS EAST, 1.1ENCE SOUTH SECONDS EAST, 1.1ENCE SOUTH SECONDS EAST, 1.1ENCE NORTH SECONDS EAST, 1.23.64 FERT TO AN IRON PIN, THENCE NORTH SECONDS EAST, 1.20.0 FERT TO THE SEC

INCLUDED IN THE ABOVE LEGAL DESCRIPTION BEING LOT NUMBER TWO (2) IN "HARRIS MINOR PLAT" RECORDED IN DEED RECORD 412, PAGE

EXHIBIT "B' LEGAL DESCRIPTION SECTION ONE BRIDGEMOR VILLAGE

Range 2 East, Morgan County, Indiana, described as follows; A part of the East Half of the Southwest Quarter of Section 29 Township 14 North,

of 112.76 feet, a radius of 162.00 feet, a chord bearing of North 69 degrees 29 corner of the East Half; thence South 88 degrees 48 minutes 39 seconds West thence South no degrees no minutes no seconds East 60.01 feet to the POINT OF degrees 33 minutes 41 seconds East 200.06 feet thence with the north right of way minutes 55 seconds East, with a chord length of 110.50 feet; thence South 00 seconds East 149.87 feet; thence with a curve turning to the right with a arc length chord length of 94.95 feet; thence North 88 degrees 32 minutes 35 seconds East thence North 00 degrees 14 minutes 27 seconds West 152.79 feet; thence with a 592.80 feet to the POINT OF BEGINNING; thence South 88 degrees 48 minutes Commencing at a stone found which, per county records marks the southeast BEGINNING. line of Bridge Street, North 88 degrees 48 minutes 39 seconds East 176.73 feet; 44 minutes 32 seconds East 13,47 feet; thence South 18 degrees 06 minutes 52 North 76 degrees 43 minutes 58 seconds East 136.51 feet; thence South 66 degrees 51.69 feet; thence South 01 degrees 27 minutes 25 seconds East 201.84 feet; thence feet, with a chord bearing of North 63 degrees 27 minutes 43 seconds East, with a curve turning to the right with an arc length of 98.06 feet, with a radius of 112.00 385.58 feet; thence South 89 degrees 57 minutes 58 seconds East 203.89 feet; 32 seconds West 592.79feet; thence North no degrees 02 minutes 32 seconds East

easements or restrictions of record or observable. county road along the south portion of the parcel and to any other right-of-ways, Containing 5.443 Acres, more or less and subject to the right-of-way for the

EXHIBIT C

AMENDED AND RESTATED

CODE OF BY-LAWS

OF

BRIDGEMOR VILLAGE CONDOMINIUMS

AND OF

BRIDGEMOR VILLAGE HOMEOWNERS ASSOCIATION, INC.

CHICAGO TITLE

AMENDED AND RESTATED CODE OF BY-LAWS OF

BRIDGEMOR VILLAGE CONDOMINIUMS AND OF BRIDGEMOR VILLAGE HOMEOWNERS ASSOCIATION, INC.

TABLE OF CONTENTS

AKIICLE I	
Identification and Applicability	<u> </u>
Section 1.01.	Section 1.01. Identification and Adoption. 1
Section 1.02.	Section 1.02. Name, Principal Office and Resident Agent 1
Section 1.03.	Section 1.03. Membership and Individual Application2
ARTICLE II	2
Meetings of Member	Meetings of Members of the Corporation 2
Section 2.01.	Purpose of Meetings. 2
Section 2.02.	Annual Meetings 2
Section 2.03.	Special Meetings 2
Section 2.04.	Notice of Meetings 3
Section 2.05.	Voting and Conduct of Meetings. 3
ARTICLE III	7
Board of Directors	
Section 3.01.	Management
Section 3.02.	Initial Board of Directors
Section 3.03.	Additional Qualifications8
Section 3.04.	Term of Office and Vacancy8
Section 3.05.	Removal of Directors
Section 3.07.	Powers of the Board of Directors11
Section 3.08.	Limitation on Board Action 12
Section 3.09.	Compensation 13
Section 3.10.	Meetings 13

Section 6.04. Right of Roard to Adont Rules and Regulations 36	
Section 6.03. Right of Entry	
Restrictions33	
liance with Covenants, Conditions and	
Section 6.01. Restrictions on Use 27	
Covenants, Conditions and Restrictions, Entry and Rules and Regulations 27	
<u>ARTICLE VI</u>	1>
Section 5.07. Maintenance and Repairs25	
Section 5.05. Failure of Owner to Pay Assessments. 22	
Section 5.04. Special Assessments 21	
Section 5.03. Regular Assessments. 20	
Section 5.02. Proposed Annual Budget. 19	
Section 5.01. Annual Accounting. 19	
Assessments 19	
<u>ARTICLE V</u> 19	I≫
Section 4.07. Assistant Officers	
Section 4.06. The Treasurer.	
Section 4.05. The Secretary18	
Section 4.04. The Vice President.	
Section 4.03. The President.	
Section 4.02. Election of Officers 17	
Section 4.01. Officers of the Corporation16	
Officers 16	
<u>ARTICLE IV</u>	I ≫
Section 3.15. Bond. 16	
Section 3.14. Additional Indemnity of Directors	
Section 3.13. Non-Liability of Directors	
Section 3.12. Quorum 14	
Section 3.11. Waiver of Notice	

B,

<u>ARTICLE VII</u> 36
Amendment to By-Laws36
Section 7.0136
ARTICLE VIII
Mortgages 37
Section 8.01. Notice to Corporation 37
Section 8.02. Notice of Unpaid Assessments 37
ARTICLE IX38
Miscellaneous
Section 9.01. Fiscal Year. 38
Section 9.02. Membership Certificates. 38
Section 9.03. Personal Interests 38
Section 9.04. Contracts, Checks, Notes, Etc. 38
Section 9.05. Contracts, Checks, Notes, Etc. 39

(ZD)

AMENDED AND RESTATED CODE OF BY-LAWS

BRIDGEMOR VILLAGE HOMEOWNERS ASSOCIATION, INC. BRIDGEMOR VILLAGE CONDOMINIUMS AND OF

ARTICLE

Identification and Applicability

constitute the By-Laws of the Corporation. administration and conduct of the affairs of the Corporation. These By-Laws shall also definitions of terms. these By-Laws and reference is specifically made to paragraph 1 of the Declaration containing definitions and terms as defined and used in the Declaration shall have the same meaning in liabilities therein contained shall apply to and govern the interpretation of these By-Laws. Declaration is incorporated herein by reference, and all of the covenants, rights, restrictions and "Bridgemor Village") to which these By-Laws are attached and made a part thereof. ("Declaration") creating Bridgemor Village Condominiums (hereinafter sometimes referred to as with the execution of a certain declaration filed in the office of the Morgan County Recorder Section 1.01. Identification and Adoption. These By-Laws are adopted simultaneously The provisions of these By-Laws shall apply to the Property and

399, Mooresville, Indiana 46158; the name of its Resident Agent in charge of such office Corporation is Bridgemor Village Owners Association, Inc. (hereinafter referred to Resident Agent, or both, may be changed at any time or from time to time when authorized by Terry Neer. "Corporation"). Section 1.02. Name, The location of the principal office of the Corporation, or the designation of its The post office address of the principal office of the Corporation is P.O. Box Principal Office and Resident Agent. The name of as

the Board of Directors by filing with the Secretary of State, on or before the date any such change is to take effect or as soon as possible after the death of its Resident Agent or other unforeseen termination of its agent, a Notice of Change of Registered Agent and/or Registered

Condominium Unit shall be deemed to be a member of the Corporation. any rules and regulations adopted by the Board of Directors as herein provided restrictions, terms and conditions set forth in the Declaration, these By-Laws and the Act, and to future Owners, tenants, future tenants, or their guests and invitees, or any other person that might or occupy a Section 1.03. Membership and Individual Application. Condominium Unit or any part of the Property, shall be subject Each of the Owners All of the Owners,

ARTICLE II Meetings of Members of the Corporation

be necessary, a meeting of the Owners shall be held for the purpose of electing the Board of Directors (subject to the provisions of Section 3.02 hereof). Purpose of Meetings. At least annually, and at such other times as may

shall be held at a time and place as determined by the Board of Directors in Morgan County, the Declaration, these By-Laws or the Act, and transact such other business as may properly By-Laws receive the annual budget, for such other purposes as may be necessary or required by hereof) elect the Board of Directors of the Corporation in accordance with the provisions of these come before the meeting. Section 2.02. At the annual meeting the Owners shall (subject to the provisions of Section 3.02 Annual Meetings. The annual meeting of the Owners of the Corporation

may be called by resolution of the Board of Directors or upon a written petition of Owners who Section 2.03. Special Meetings. A special meeting of the Owners of the Corporation

have not less than a majority of the Percentage Vote (as defined in the Declaration). resolution or petition shall be presented to the President or Secretary of the Corporation and shall special meeting except as stated in the petition or resolution state the purpose for which the meeting is to be called. No business shall be transacted at a

called, shall be delivered or mailed by the Secretary of the Corporation to each Owner entitled to meeting and, in the case of a special meeting, the purpose or purposes for which the meeting is copy of each the written notice shall also be delivered or mailed simultaneously by the Secretary mailed or delivered to the Owners at the addresses of their respective Condominium Units. vote thereat not less than ten (10) days prior to the date of such meeting. meeting. Section 8.01 of these By-Laws. of the Corporation to each Mortgagee (a) who requests in writing that such notices be delivered notice of such meeting it, and (b) who has furnished the Corporation with its name and address in accordance with Section 2.04. Attendance at any meeting in person, by agent or by proxy shall constitute a waiver of Notice of Meetings. Written notice stating the date, time and place of any Such Mortgagee may designate a representative to attend the The notice shall be

Section 2.05. Voting and Conduct of Meetings

- Percentage Interest applicable to such Owner's Condominium Unit an Owner is entitled to vote, such Owner shall be entitled to cast a vote equal to the Number of Votes. On each matter coming before the meeting as to which
- or consists of more than one person, or is a partnership, there shall be only one voting At the time of acquisition of title to a Condominium Unit by multiple Owners or a representative entitled to all of the Percentage Vote allocable to that Condominium Unit. 3 Multiple Owners. Where the Owner of a Condominium Unit constitutes

partnership, those persons constituting such Owner or the partners shall file with the jurisdiction or the Owner no longer owns such Condominium Unit. In the event no proxy representative relinquishes such appointment in writing, becomes mentally incompetent, partnership designate another voting representative in writing, partners as the voting representative for their Condominium Unit, which shall remain in Secretary of the Corporation an irrevocable proxy appointing one of such persons or is filed, the first-named person on the deed shall have the sole right to vote with respect to effect until all of the parties constituting the multiple Owner or the partners in such of his, her or its right to act as voting representative for the Condominium Unit paragraph (d) of this Section 2.05, which shall not constitute a permanent relinquishment another to vote in his, her or its place at a particular meeting or meetings pursuant to such Condominium Unit. or such appointment is otherwise rescinded by order of a court of competent Such appointed voting representative may grant a proxy to or such appointed

- cause to be delivered prior to the commencement of the meeting a certificate signed by secretary of the corporation or a trustee of the trust so entitled to vote shall deliver or directors of such corporation may cast the vote to which the corporation is entitled. and the agent or other representative of the corporation duly empowered by the board of Owner or is otherwise entitled to vote, the trustee may cast the vote on behalf of the trust behalf of said corporation or trust. such person to the Secretary of the Corporation stating who is authorized to vote on 3 Voting by Corporation or Trust. Where a corporation or trust is
- authorized and designated attorney-in-fact. Where voting is by proxy, the Owner shall 3 An Owner may vote either in person or by his, her or its duly

Managing duly designate his, her or its attorney-in-fact in writing, delivered to an officer or the commencement of the meeting Agent (as defined in Section 3.06) of the Corporation prior ರ the

- referred to as the "Statute"), the Owners representing twenty percent (20%) of the these By-Laws, the Act or the Indiana Nonprofit Corporation Act of 1991 (hereinafter cast at least twenty percent (20%) of the Percentage Votes in accordance with the 20% of Percentage Vote, as used in these By-Laws, shall mean the Owners entitled to Percentage Vote shall constitute a quorum at all meetings. The term 20% of Owners or applicable percentage set forth in the Declaration, as such may be amended from time to <u>@</u> Quorum. Except where otherwise expressly provided in the Declaration,
- as the Chairman of all annual meetings of the Corporation if he or she is present. At all and business will be conducted in the following order: annual meetings, the Chairman shall call the meeting to order at the duly designated time \odot Conduct of Annual Meeting. The President of the Corporation shall act
- subsequent thereto, unless such reading is waived by a majority of the of the last annual meeting and the minutes of any special meeting held Percentage Vote Э Reading of Minutes. The Secretary shall read the minutes
- Owners concerning the financial condition of the Corporation and answer relevant questions of the Owners concerning the Common Expenses and \mathfrak{D} Treasurer's Report. The Treasurer shall report to the

financial report or budget for the prior year and the proposed budget for the current year

- presented to the Owners 3 Budget. The budget for the current fiscal year shall be
- ballot, Board the annual meeting. the Secretary of the Corporation at least seven (7) days prior to the date of eligible to serve. elected to the Board of Directors. Each voting Owner shall sign his, her or his votes. Percentage Votes to which he, she or it is entitled for as many nominees as Section 3.02 hereof. are to be elected; however, he, she or it shall not be entitled to cumulate serve as a Board member. of Directors may be made by any Owner from those persons $\widehat{\mathbf{E}}$ The ballot shall contain the name of each person nominated to Those persons receiving the highest number of votes shall be The Election of Board of Directors. foregoing provisions are subject to Such nominations must be in writing and presented to Voting for the Board of Directors will be by paper Each Owner may cast the total number of Nominations the provisions of for the
- provided, however, that this requirement may be waived at the meeting if Corporation at least seven (7) days prior to the date of the meeting; meeting only upon a written request submitted to the Secretary of the agreed by a majority of the Percentage Vote Other Business. Other business may be brought before the

(6) Adjournment.

to be considered at such meeting shall be in consideration of the matters for which such Chairman shall call the meeting to order at the duly designated time and the only business as Chairman of any special meetings of the Corporation if he or she is present. meeting was called, as set forth in the notice of such special meeting. Conduct of Special Meeting. The President of the Corporation shall act

ARTICLE III Board of Directors

be governed and managed by the Board of Directors (herein collectively called "Board" or "Directors" and individually called "Director"). The Board of Directors shall be composed of deemed in accordance with the Declaration to be, an Owner, including a person appointed by Declarant as provided in Section 3.02 hereof (3) persons. No person shall be eligible to serve as a Director unless he or she is, or Management. The affairs of the Corporation and Bridgemor Village shall

appointed by Declarant. Notwithstanding anything to the contrary contained in, or any other Neer and Terry Neer (herein referred to as the "Initial Board"), all of whom have been or shall be may determine (such date when the Initial Board shall no longer hold office being herein referred reserved right as set forth in paragraph 21 of the Declaration to expand or further expand in the Office of the Recorder of Morgan County, Indiana an instrument waiving or releasing its shall hold office until the earlier of (1) January 1, 2013, or (2) the date Declarant files for record provisions of, these By-Laws or the Declaration or the Act or elsewhere (a) the Initial Board Initial Board for any reason or cause whatsoever, prior to the Applicable Date determined as to as the "Applicable Date") and (b) in the event of any vacancy or vacancies occurring in the Bridgemor Village, whichever of the above is earliest, or (3) at such earlier date as Section 3.02. Initial Board of Directors. The initial Board of Directors shall be Larry Declarant

provided above, every such vacancy shall be filled by a person appointed by Declarant, who deed to a Condominium Unit, or by acquisition of any interest in a Condominium Unit by any shall thereafter be deemed to be a member of the Initial Board. Each Owner, by acceptance of a type of juridic acts, inter vivos or causa mortis, or otherwise, shall be deemed to have appointed exercise all of said Owner's right to vote and to vote as Declarant determines on all matters as to with an interest and irrevocable until the Applicable Date determined as provided above, to Declarant as such Owner's agent, attorney-in-fact and proxy, which shall be deemed coupled which members are entitled to vote under the Declaration, these By-Laws, the Act, or otherwise. affected by incompetence of the Owner granting the same This appointment of Declarant as such Owner's agent, attorney-in-fact and proxy shall not be

person or is a partnership, corporation, trust or other legal entity, then one of the persons Board of Directors by more than one person at a time. constituting the multiple Owner, or a partner or an officer or trustee shall be eligible to serve on Board of Directors, except that no single Condominium Unit may be represented on the Section 3.03. Additional Qualifications. Where an Owner consists of more than one

hereof, one (I) member of the Board of Directors shall be elected at each annual meeting of the three (3) years, except that at the first election after the Applicable Date one (1) member of the Directors at each annual meeting until the Applicable Date provided in Section 3.02 hereof. Corporation. term, and one (1) member for a one (1) year term so that the terms of at least one-third (1/3) of Board of Directors shall be elected for a three (3) year term, one (1) member for a two After the Applicable Date, each member of the Board of Directors shall be elected for a term of Section 3.04. Term of Office and Vacancy. The Initial Board shall be deemed to be elected and re-elected as the Board of Subject to the provisions of Section 3.02

the Directors shall expire annually. There shall be separate nominations for the office of each members and until his or her successor is elected and qualified. this Article III. The Director so filling a vacancy shall serve until the next annual meeting of the qualified. Subject to the provisions of Section 3.02 hereof as to the Initial Board, any vacancy or hold office throughout the term of his or her election and until his or her successor is elected and Director to be elected at the first meeting after the Applicable Date. Director so removed or in respect to whom there has otherwise been a vacancy. following any such vacancy, a Director shall be elected for the balance of the term of the Directors or by vote of the Owners if a Director is removed in accordance with Section 3.05 vacancies occurring in the Board shall be filled by a vote of a majority of the remaining At the first annual meeting Each Director elected shall

the meeting. case, his or her successor shall be elected at the same meeting from eligible Owners nominated at the Initial Board, may be removed with or without cause by vote of a majority of the Percentage until his or her successor is duly elected and qualified Vote at a special meeting of the Owners duly called and constituted for such purpose. In such A Director so elected shall serve until the next annual meeting of the Owners and Removal of Directors. A Director or Directors, except the members of

disbursement of the Common Expenses. After the Applicable Date, the Board shall, on behalf of Owners of Condominium Units), the establishment of an annual budget and the collection and Common Areas and Limited Areas (unless the same are otherwise the responsibility or duty of (herein called the "Managing Agent") upon such terms as the Board shall find, in its discretion the Corporation, employ a reputable and recognized professional property management agent for the administration of Bridgemor Village, the maintenance, upkeep and replacement of the Duties of the Board of Directors. The Board of Directors shall provide

reasonable and customary. The Managing Agent shall assist the Board in carrying out its duties, which include, but are not limited to

- Areas, unless the same are otherwise the responsibility or duty of an Owner; (a) repair, protection and replacement of the Common Areas and Limited
- applicable; of garbage and waste, and snow removal from the Common Areas and Limited Areas, as **E** procuring of utilities used in connection with Bridgemor Village, removal
- the Common Areas: <u></u> landscaping, painting, decorating, furnishing, maintenance and upkeep of
- sidewalks to the extent the same are part of the Common Area or Limited Areas **a** surfacing, paving and maintaining private streets, parking areas
- Common Expenses **@** assessment and collection from the Owners of the Owner's share of the
- or delivered to each Owner with the notice of annual meeting is mailed or delivered; \mathfrak{S} preparation of the proposed annual budget, a copy of which will be mailed
- each Owner with the proposed annual budget for the current year receipts and expenses incurred in the prior year; such accounting shall be delivered to (9) preparing and delivering annually to the Owners a full accounting of all
- insurance coverages as the Board, in its sole discretion, may deem necessary or advisable. and the Board the insurance coverages required under the Declaration and such other Ξ procuring and maintaining for the benefit of the Owners, the Corporation
- (except as is otherwise the obligation of an Owner), including but not limited to, the \odot The maintenance, repair, upkeep and replacement of the Common Area

Area): maintenance, repair, upkeep and replacement of the following (if located in the Common

- (1) Streets;
- (2) Signage;
- (3) Flowers, plant material, grass and other landscaping:
- (4) Irrigation system, if any;
- (5) Yard lighting; and
- (6) Mailboxes
- discretion, beneficial to the Owners 9 Taking such action or performing such tasks as are, in the Board's

powers include, but are not limited to, the power: such powers as are reasonable and necessary to accomplish the performance of its duties. These Section 3.07. Powers of the Board of Directors. The Board of Directors shall have

- otherwise upon ninety (90) days written notice, and any such agreement may not exceed including keeping a record and minutes of all meetings; provided, however, except as year periods one (1) year, and shall be renewable by agreement of the parties for successive one (1) be terminable by the Corporation for cause upon thirty (30) days written notice and otherwise provided in Paragraph 25 of the Declaration, any management agreement shall (a) to employ a Managing Agent to assist the Board in performing its duties,
- judgment of the Board of Directors; the Corporation such equipment, materials, labor and services as may be necessary in the **(** to purchase, lease or otherwise obtain for the benefit of the Owners or for

- with the business and affairs of Bridgemor Village and of the Corporation; the judgment of the Board of Directors as may be necessary or desirable in connection <u>o</u> to employ legal counsel, architects, contractors, accountants and others in
- judgment of the Board of Directors may be necessary for the maintenance, upkeep, repair otherwise necessary for the Board of Directors to perform its duties; and replacement of the Common Areas and, where applicable, the Limited Areas and as **(a)** to employ, designate, discharge and remove such personnel the
- Expenses and to pay all of such costs therefrom; **@** to include the costs of all of the above and foregoing as Common
- Corporation; \oplus ಕ open and maintain a bank account or accounts in the name of.
- of the Tract, the Common Area (in addition to those set forth in this Declaration) as the Declaration or of any rules and regulations adopted by the Corporation; and such rules and regulations are not in conflict with any terms and provisions of this Directors shall be promptly delivered or mailed to all Owners, and further provided that that copies Board of Directors, in its discretion, deems necessary or advisable; provided, however, additional rules and regulations with respect to use, occupancy, operation and enjoyment 8 of ಕ any such additional rules and regulations so adopted by the Board of promulgate, adopt, revise, amend and alter from time to time such
- estimating the total amount of Common Expenses for such fiscal year Ξ to adopt an annual budget for each fiscal year for the purpose of

Directors may enter into contracts limited to a total expenditure of less than Five Thousand 3.08.Limitation on Board Action. After the Applicable Date, the Board



the budget, except that such amendment and notice shall not be necessary for Dollars (\$5,000.00) with notice to (but not approval of) the Owners, without the Board amending

- payable out of insurance proceeds actually received; Limited Areas damaged or destroyed by fire or other casualty where the cost thereof is (a) contracts for replacing or restoring portions of the Common Areas or
- 9 contracts and expenditures included in the annual budget; and
- Board of Directors reasonably believes there is insufficient time to call a meeting of the Owners <u>ල</u> expenditures necessary to deal with emergency conditions in which the

services as such except to such extent as may be expressly authorized by a majority of the services, the cost of which shall be a Common Expense. Percentage Vote. Section 3.09. The Managing Agent shall be entitled to reasonable compensation for its Compensation. No Director shall receive any compensation for his or her

such time and place as shall be determined from time to time by a majority of the Directors. The United States mail at least five (5) days prior to the date of such meeting. Secretary shall give notice of regular meetings of the Board to each Director personally or by Section 3.10. Meetings. Regular meetings of the Board of Directors may be held at

members of the Board of Directors. written notice thereof to the Secretary who shall either personally or by mail, and at least three of the meeting shall contain a statement of the purpose for which the meeting is called. Special (3) days prior to the date of such special meeting, give notice to the Board members. The notice Special meetings of the Board of Directors may be called by the President or any two (2) The person or persons calling such meeting shall give



the contiguous counties, as shall be designated in the notice meetings shall be held at such place and at such time within Morgan County, Indiana, or any of

no notice shall be required and any business may be transacted at such meeting place and purpose thereof. If all Directors are present at any meeting of the Board of Directors, subsequent consent to the actions taken thereat, shall, constitute a waiver of notice of the time, equivalent to the giving of such notice. The presence of any Director at a meeting or his or her Director may, in writing, waive notice of such meeting and such waiver shall be deemed Waiver of Notice. Before any meeting of the Board of Directors, any

of the Directors present at a meeting at which a quorum is present shall be the decision of the Directors shall constitute a quorum for the transaction of business and the votes of the majority Board of Directors Section 3.12. Quorum. At all meetings of the Board of Directors a majority of the

Owners or any other persons for any error or mistake of judgment exercised in carrying out their unless any such contract shall have been made in bad faith or contrary to the provisions of the contracts made by the Board of Directors on behalf of Bridgemor Village or the Corporation, of the Directors against any and all liability to any person, firm or corporation arising out of faith or gross negligence. duties and responsibilities as Directors, except for their own individual willful misconduct, bad liability of any Owner arising out of any contract made by the Board of Directors or out of the in all matters the Board of Directors is acting for and on behalf of the Owners as their agent. respect to any contract made by them on behalf of Bridgemor Village or the Corporation and that Declaration or By-Laws. Section 3.13. Non-Liability It is intended that the Directors shall have no personal liability with The Corporation shall indemnify and hold harmless and defend each of Directors. The Directors shall not be liable to

aforesaid indemnity in favor of the Directors shall be limited to such percentage of the total agent for the Owners and shall have no personal liability thereunder, except in their capacity as provide that the Board of Directors and the Managing Agent, as the case may be, are acting as made by the Board of Directors or the Managing Agent on behalf of Bridgemor Village shall Owners (if applicable) and then only to the extent of their Percentage Interest. liability or obligation thereunder as is equal to his or her Percentage Interest. Every contract

hold harmless and defend any person, his or her heirs, assigns and legal representatives, made a such Director relied on the books and records of the Corporation or statements or advice made by proceeding against a Director, no Director shall be considered or deemed to be guilty of or liable misconduct. In making such findings and notwithstanding the adjudication in any action, suit or or her duties. The Corporation shall also reimburse to any such Director the reasonable costs of that such Director is liable for gross negligence or willful misconduct in the performance of his herein in relation to matters as to which it shall be adjudged in such action, suit or proceeding proceeding, or in connection with any appeal therein, except as otherwise specifically provided necessarily incurred by him or her in connection with the defense of such action, suit or party to any action, suit or proceeding by reason of the fact that he or she is or was a Director of any accountant, attorney or other person, firm or corporation employed by the Corporation to or prepared by the Managing Agent of Bridgemor Village or any officer or employee thereof, or for negligence or misconduct in the performance of his or her duties where, acting in good faith, majority of the Percentage Vote that such Director was guilty of gross negligence or willful settlement of or judgment rendered in any action, suit or proceeding, unless it is determined by a Corporation, against the reasonable expenses, including attorneys' fees, actually and Section 3.14. Additional Indemnity of Directors. The Corporation shall indemnify,

thereof; nor shall a Director be deemed guilty of or liable for negligence or misconduct by virtue render advice or service unless such Director had actual knowledge of the falsity or incorrectness Directors of the fact that he or she failed or neglected to attend a meeting or meetings of the Board of

any given time, but in no event less than a sum equal to three (3) months aggregate assessments reserve funds, in the custody of the Corporation or the Managing Agent, as the case may be, at dishonesty in an amount not less than the estimated maximum amount of funds, including theft, embezzlement, forgery, misappropriation, willful misapplication and other acts of fraud or on behalf of the Corporation to have surety bonds indemnifying the Corporation against larceny, Treasurer, employees, officers and agents handling or responsible for funds of or administered protection for any insurance proceeds received for any reason by the Board on all Condominium Units, plus reserve Bond. The Board of Directors shall require the Managing Agent, funds. Such bonds shall also specifically include

the exclusion of persons serving without compensation from the definition of employees or at least ten (10) days prior written notice to the Corporation and to all Mortgagees cancelled or substantially modified (including cancellation for non-payment of premium) without Managing Agent, shall be a Common Expense. similar terms or expressions. The bonds shall contain waivers by the issuers of the bonds of all defenses based upon The expense of any such bonds, except those maintained by the The bonds shall provide that they may not be

ARTICLE IV Officers

shall be the President, Vice President, Secretary and Treasurer, all of whom shall be elected by the Board. The Directors may appoint an Assistant Treasurer and an Assistant Secretary and Officers of the Corporation. The principal officers of the Corporation

by the same person by the same person, except that the duties of the President and Secretary shall not be performed such other officers as in their judgment may be necessary. Any two or more offices may be held

has qualified until the next annual meeting of the Board of Directors or until his or her successor is elected and Board called for such purpose. his or her successor elected at any regular meeting of the Board or at any special meeting of the members of the Board of Directors, any officer may be removed either with or without cause and Board of Directors at its annual meeting. Upon an affirmative vote of a majority of all Section 4.02. Election of Officers. An officer shall serve at the pleasure of the Board of Directors The officers of the Corporation shall be elected

deem necessary to assist in the affairs of the Corporation and to perform such other duties as the but not limited to general powers and duties usually vested in the office of president or chief executive officer of Board may from time to time prescribe an association or a stock corporation organized under the laws of the State of Indiana, including meetings of the Corporation and of the Board of Directors, shall have and discharge all the shall be the chief executive officer of the Corporation. Section 4.03. the power to appoint committees from among the Owners as he or she may The President. The President shall be elected from among the Directors He or she shall preside at all

disability of the President. Directors and shall perform all duties incumbent upon the President during the absence or of Directors or by the President. By-Laws may prescribe or as shall, from time to time, be imposed upon him or her by the Board Section 4.04. The Vice President. The Vice President shall be elected from among the The Vice President shall also perform such other duties

cause to be kept a minute book for the Corporation which shall contain true and complete record Secretary shall specifically see that all notices of the Corporation or the Board are duly given, shall perform all other duties as from time to time may be prescribed by the Board. of the proceedings of such meetings, the Articles, By-laws, and all amendments thereto; and The Secretary shall attend all meetings of the Corporation and of the Board and shall keep or mailed or delivered, in accordance with the provisions of these By-Laws Section 4.05. The Secretary. The Secretary shall be elected from among the Directors.

appropriate as part of the Managing Agent's duties. account or accounts in the name of the Corporation. The Treasurer may permit the Managing some reliable bank or other depository to be designated by the Board and shall keep such bank or she shall immediately deposit all funds of the Corporation coming into his or her hands in and other valuables which may from time to time come into possession of the Corporation. to the office of Treasurer. times the financial condition of the Corporation and who shall perform such other duties incident Treasurer who shall maintain a correct and complete record of account showing accurately at all Agent to handle Section 4.06. and account for monies and other assets of the Association to the extent The Treasurer. He or she shall be the legal custodian of all monies, notes, securities The Board shall elect from among Directors

may prescribe delegate to them and such other powers and duties as these By-Laws or the Board of Directors who shall have such powers and duties as the officers whom they are elected to assist shall designate and elect from among the Owners an Assistant Secretary and an Assistant Treasurer 4.07. Assistant Officers. The Board of Directors may, from time to

ARTICLE V

each fiscal year of the Corporation, the Board shall cause to be prepared and furnished to each Owner a financial statement prepared by a certified public accountant or firm of certified public received, incurred and paid during the preceding fiscal year. accountants then serving the Corporation, which statement shall show all receipts and expenses Annual Accounting. Annually, within ninety (90) days after the close of

amount of the Common Expenses for the next fiscal year. Such budget may not increase by budget prior to the end of the then current fiscal year for the next fiscal year estimating the total prepared by using generally accepted accounting principles applied on a consistent basis. The annual budget, the Regular Assessments and all sums assessed by the Corporation shall be presented to the Owners at the annual meeting of the Corporation shall be the basis for the furnished to each Owner at or prior to December 1 of each year. majority of the Percentage Rate of the Owners. A copy of the proposed annual budget shall be more than twenty percent (20%) of the previous annual budget without the approval annual budget and the Regular Assessments shall, in addition, be established to include the Regular Assessments (hereinafter defined in Section 5.03) during the next fiscal year. and replacement and repair of the Common Areas. The replacement reserve fund shall be used establishment and maintenance of an adequate replacement reserve fund for capital expenditures accounts with one or more banks or savings and loan associations authorized to conduct business Such replacement reserve fund for capital expenditures and replacement and repair of the for the foregoing purposes and not for usual and ordinary repair expenses of the Common Areas Common Areas shall be maintained by the Corporation in a separate interest bearing account or Section 5.02. Proposed Annual Budget. The Board of Directors shall adopt an annual The proposed annual budget

pay the Common Expenses as herein provided, whenever determined Owners shall not constitute a waiver or release in any manner of the obligations of the Owners to delay of the Board of Directors to prepare an annual budget and to furnish a copy thereof to the in Morgan County, Indiana, selected from time to time by the Board of Directors. The failure or

included in the final annual budget, including reserve funds and the total Regular Assessment. aggregate amount of the Regular Assessments shall be equal to the total amount of expenses against the Owner's adoption of the annual budget, each Owner shall be given written notice of the assessment requirement for the Common Expenses in the current fiscal year. Immediately following the contain an assessment against each Condominium Unit that is based on the estimated cash responsible for providing any notice or statements to Owners for the same Assessments shall be due and payable automatically on their respective due dates without any Regular Assessment may not have been made by that date. each fiscal year of the Corporation, even though the final determination of the amount of such for the current fiscal year shall become a lien on each Condominium Unit as of the first day of monthly assessments quarterly, semi-annually or annually, in advance. installments of the Regular Assessment shall be made to the Board of Directors or the Managing monthly thereafter through the last month of such fiscal year. monthly installments, commencing on the first day of the first month of each fiscal year and The Regular Assessment against each Condominium Unit shall be paid in advance in equal Agent, as directed by the Board of Directors; provided, however, Owners may elect to pay from the Board or the Corporation, and neither the Board nor the Corporation shall be Section 5.03. Condominium Unit (herein called Regular Assessments. The annual budget adopted by the Board shall the "Regular Assessment"). Monthly installments of Regular Payment of The Regular Assessment the monthly

Owner's Condominium Unit or any interest therein, shall not relieve or release Owner or the and Regular Assessment are finally determined and approved, sells, conveys or transfers the year in whole or in part based upon a previous budget and thereafter, before the annual budget Owner's successor as owner of the Condominium Unit from payment of the Regular Assessment that the matters set forth therein are subject to adjustment upon determination and adoption of annual budget and Regular Assessment for the year in which such statement is made shall state Corporation pursuant to Section 8.02 hereof prior to the final determination and adoption of the owner of such Condominium Unit shall be jointly and severally liable for such Condominium Unit as finally determined, and Owner and the Owner's successor as Assessment as finally determined. statement may be delivered or who may rely thereon shall be bound by such final determination. final budget and Regular Assessment for such year, and all parties to whom any such The fact that an Owner has paid the Owner's Regular Assessment for the current fiscal Any statement of unpaid assessments furnished by the for the Regular

Expenses of an unusual or extraordinary nature or not otherwise anticipated which, upon power and authority without approval of the Owners to make special assessments for Common generality unless otherwise provided in these By-Laws, the Declaration or the Act. Without limiting the with the Percentage Interest of each Condominium Unit (herein called "Special Assessment"), resolution of the Board, shall become a lien on each Condominium Unit, prorated in accordance pay for the cost of any repair or reconstruction of damage caused by fire or other casualty or Directors from time to time to pay for capital expenditures, to pay for operating deficits, and to Section 5.04. of the foregoing provisions, Special Assessments may be made by the Board of Special Assessments. The Board of Directors shall have the full right,

disaster to the extent insurance proceeds are insufficient therefor under the circumstances described in the Declaration

Section 5.05. Failure of Owner to Pay Assessments

Percentage Vote. notwithstanding any other provisions hereof to previous calendar years to the Owners and declare the same immediately due and payable, and any and all fines, charges and late fees, applicable to the current full calendar year and all the entire balance of the budgeted and unpaid Regular Assessments and/or Special Assessments, impose a late charge of up to twenty-five percent (25%) of the amount past due, (ii) accelerate any such Regular Assessments and/or Special Assessments (as applicable) are due (with such payments of any Regular Assessments and/or Special Assessments, within ten (10) days after payment of any Regular Assessments persons shall be joint and several. enjoyment of the Common Areas or by abandonment of the Condominium Unit belonging to the Special Assessments, due dates being set forth in Sections 5.03 and 5.04 herein), the Board, in its discretion may (i) on behalf of the Association as provided by law. Special Assessments. Where the Owner constitutes more than one person, the liability of such Owner. maintenance and repair of the Common Areas and, in the proper case, of the Limited Areas, of Assessment on the Owner's Condominium Unit may be filed and foreclosed by the Board for and Buildings, and toward any other expense lawfully agreed upon, by waiver of the use (a) Each Owner shall be personally liable for the payment of all Regular Assessments and No Owner may exempt himself or herself from paying Regular Assessments In any action to foreclose the lien for any Assessments, the Owner and any or from contributing toward the expenses of administration and If any Owner shall fail, refuse or neglect to make any or Special Assessments when due, the lien for such the contrary, and (iii) eliminate such Owner's Upon the failure of an Owner to make

to recover a money judgment for any unpaid Regular Assessment or Special Assessment without unpaid Regular Assessments or Special Assessments. The Board may, at its option, bring a suit the rentals and other profits therefrom for the benefit of the Corporation to be applied to the the appointment of a receiver for the purpose of preserving the Condominium Unit and to collect Corporation of reasonable rental for such Condominium Unit, and the Board shall be entitled to occupant of the Condominium Unit shall be jointly and severally liable for the payment to the foreclosing or waiving the lien securing the same. including but not limited to reasonable attorneys' fees, from the Owner of the respective behalf of the Corporation, shall be entitled to recover costs and expenses of such action incurred, Assessment or Special Assessment, whether by foreclosure or otherwise, the Board, for and on Condominium Unit In any action to recover a Regular

Mortgagee pursuant to a foreclosure on its mortgage or conveyance in lieu thereof conveyance; provided, however, that the extinguishment of such lien shall not relieve the prior Special Assessment as to such installments which became due prior to such sale, transfer or conveyance to any person at a public sale in a manner provided by law with respect to mortgage be subordinate to the lien of any Mortgagee and any sale or transfer of a Condominium Unit to a Declaration and these By-Laws, the lien for any Regular Assessment or Special Assessment shall Condominium Unit or owner from personal liability therefor. No such sale, transfer or conveyance shall relieve the foreclosures, shall extinguish the lien of any unpaid installment of any Regular Assessment or conveyance in lieu thereof, from liability for any installments of Regular Assessments or Special Assessments thereafter becoming due or from the lien therefor. 9 Notwithstanding the purchaser at such foreclosure anything contained ≅. this sale, or Section Such unpaid share of any grantee in the event of 10 elsewhere

shall be deemed to be a Common Expense, collectible from all Owners (including the party Regular Assessments or Special Assessments, the lien for which has been divested as aforesaid, acquiring the subject Condominium Unit from which it arose), as provided in the Act.

Special Assessments shall be established solely by the Initial Board otherwise, prior to the Applicable Date the annual budget and all Regular Assessments and notwithstanding any other provision contained in the Declaration, these By-Laws, the Act or of the Common Expenses during the period prior to the Applicable Date. section is to provide for the maintenance and upkeep of Bridgemor Village and for the payment Section 5.06. Regular Assessments Prior to Applicable Date. The purpose of Accordingly, and

purchaser or new Owner is required to pay a sum equal to the full Regular Assessment applicable Declarant) shall commence on the date of the conveyance of the first Condominium Unit to a Condominium Thereafter, payment of the Regular Assessment shall be made on the first day of each calendar Unit shall pay his or her pro rata share of the Regular Assessment due in the month of closing. in any trust or reserve account. Additionally, at each closing, the purchaser of a Condominium to such Condominium Unit for two (2) months as his or her initial contribution to the working new Owner. Payment of the Regular Assessments prior to the Applicable Date with respect to each This amount is not an advance payment of Regular Assessments and will not be held In addition, at the initial closing on the sale of each Condominium Unit, the Corporation. Unit that has been subjected to the Declaration (including those owned by Such amounts shall be used by the Corporation for Common



247422.1

must be repaired and replaced on a periodic basis designated as a reserve fund for maintenance, repairs or replacement of Common Areas that Ten percent (10%) of the Regular Assessment paid prior to the Applicable Date shall be

applied, the balance thereof shall be retained by the Corporation at the Applicable Date applied to the replacement of the Property. To the extent that such replacement reserve is not so Date applicable to the replacement reserve shall be held by the Initial Board and, if required, That portion of the Regular Assessment collected by the Declarant prior to the Applicable

time have been submitted by Declarant to the Declaration which Declarant owns and which are in those portions of Bridgemor Village which from time to Assessment applicable to an unoccupied Condominium Unit for those Condominium Units is understood that Declarant shall be obligated to pay that portion of the Regular

at the Owner's own expense for, the maintenance, repairs and replacements of the Owner's affect the value of the Property. In addition, each Owner shall furnish, and shall be responsible maintenance and repair within the Owner's own Condominium Unit which, if neglected, would and interior walls, ceilings and floors; appliances, to include garbage disposals, dishwashers, roof if they are within an extension of the exterior walls of the Condominium Unit; all partitions Owner's Condominium Unit, including any lines in the area from below the floor to above the which service include, but are not necessarily limited to, water lines, gas lines, plumbing and electric lines Condominium Unit and Limited located wholly or partially inside or outside the Condominium Unit), doors, screens and Section 5.07. ranges and refrigerators, telephones, air conditioning and heating equipment (whether the Owner's Condominium Unit and are located within exterior walls Maintenance and Repairs. Areas as applicable, Every Owner shall promptly perform and all equipment serving the same

repair and upkeep of the Owner's garage door belonging to the Owner thereof. grouting and/or caulking and all other accessories appurtenant to the Condominium Unit or windows (including exterior and interior of all glass and screen surfaces), lamps, and interior In addition, each Owner is responsible for the maintenance,

Units or Limited Areas shall be subject to the rules and regulations adopted from time to time by by the Corporation's insurance with such policy having a waiver of subrogation clause. member of the Owner's family or of a guest, tenant or other occupant or visitor of the Owner, or Corporation. Owner's Condominium Unit is of repairing such damage shall be added to and become a part of the assessment to which such and replacements, as may be determined by the Board of Directors, unless such loss is covered Common Expense, then such Owner shall pay for such damage and such maintenance, repairs maintenance, repairs or replacements shall be required thereby which would otherwise be Condominium an Owner's Maintenance, repairs and replacements to the Common Areas or the Condominium Unit or Limited Area owned to the willful, intentional or negligent acts or omissions of an Owner or pet or automobile, damage shall be caused to the Common Areas subject if not paid by or reserved ф such Owner upon demand by the for the use of others, The cost ç

be connected to similar equipment, facilities or fixtures affecting or serving other Condominium Agent for the Corporation, shall be entitled to reasonable access to any Condominium Unit as Condominium Unit shall be subject to the rules and regulations adopted from time to time by the or any Common Areas or Limited Areas, then the use thereof by the owner of such The authorized representatives of the Corporation or Board of Directors or the Managing To the extent that equipment, facilities and fixtures within any Condominium Unit shall



247422.1

may be required in connection with maintenance, repairs or replacements of or to the Common serving other Condominium Units or any Common Areas or Limited Areas Areas or Limited Areas or any parts thereof, or any equipment, facilities or fixtures affecting or

Covenants, Conditions and Restrictions, Entry and Rules and Regulations ARTICLE VI

of the Condominium Units, Common Areas, Limited Areas and the Property shall be applicable to Bridgemor Village and are in addition to those set forth in the Declaration: Section 6.01. Restrictions on Use. The following restrictions on the use and enjoyment

etc. must be kept inside the patio or porch area or the garage. Personal property maintained exterior walls, doors, fences or roof without prior approval by the Board of Directors antennae or satellite dishes or any other device or ornament be affixed to or placed upon the umbrellas. within the patio area may not be visible above the patio fence, with the exception of patio table (a) Nothing may be hung or displayed, nor may signs, awnings, canopies, shutters, Personal Property. All personal property, such as lawn chairs, bicycles, tables,

(b) Decorative Items

- \odot garden hose hangers; ground/landscape lights or stepping stones; wall been elected and minimum guidelines for decorative items are established, plaques; windsocks/wind chimes/decorative flags display of any of the following is not allowed: Decorations. bird feeders or bird baths (tree-hanging or freestanding); flower/plant pots; Until such time as the Condominium Board of Directors has wreaths (door or wall);
- Ξ placed provided the decorations do not damage Limited Common Area, Building, Holiday Decorations. Ħ. the Limited Common Areas and/or on Building Christmas lights and decorations are permitted to exteriors



holiday. and must be removed by no later than January 7th of the following year. may not be displayed more than one week before or one week after the gutters or siding. They may not be displayed before Thanksgiving Day, Other holiday decorations are permitted under the same guidelines and

 Ξ The American Flag. anytime following normal flag protocol. The American flag may be flown or displayed at

(c) Flowers/Landscape Plants.

- \odot season will be removed by the grounds crew and the costs of the removal responsibility of the Owner and dead annuals are to be removed at the end height of the patio fence shall be used. Maintenance of the flowers is the not permitted around any tree. Only annuals which will not exceed the the patio fence or screened porch in the existing mulched area. Flowers are Flowers. Flowers may be planted inside the patio fence or directly outside will be billed to the resident. the season. Annuals which are not maintained during the growing
- Ξ community and which, at maturity, will not exceed the height of the patio Landscape Plants. An owner may plant new shrubs or landscape plants landscape plants to be considered must be a species already in use in the outside the patio area with prior approval by the Board of Directors. Directors. Variance request forms are available from the Sales Office. Any new planting beds will be limited in size by the Board of New beds must be mulched with matching hardwood. Additional



plants will become the property of the Corporation, who will provide the Owner is responsible for replacement future mulching, pruning and fertilization. However, should the plants die,

- ornamental rocks or stones, cypress mulch, swing sets, mounted hose reels, laundry poles or towels, rugs, etc., included). clotheslines, or other such items. Laundry may not be hung over any patio fence (swim suits, Area: any type of yard sign, statue, statuette. yard or lawn ornament, artificial flowers, **a** Prohibited Items. The following items will be strictly prohibited in any Common
- may be made to the exterior surface of the building, nor may any trees or shrubs be planted, approved storm doors may be obtained from the Sales Office the design and specifications are available at the Sales Office. Storm doors may be added at the installed at the resident's expense using only the approved design and specifications. Copies of transplanted or removed without prior written approval of the Board. Patio gates may be resident's expense using only the approved design and color. <u>@</u> Exterior Alterations. No alterations, additions, fences, walls, patios, decks, etc., Specific information about
- blinds (vertical or horizontal) or valances must be white, off-white, light beige or light gray on the exterior side. \oplus Windows and Window Coverings. All window coverings, whether draperies,
- professionally prepared "For Sale" and "For Rent" signs or security system decals, which shall be limited in size and number. No real estate signs are permitted in any common area 9 Signs. Nothing may be hung or displayed from inside the windows except
- commercial purposes, may be kept in a Condominium Unit. Ξ Animals. No more than one domestic dog or cat, not bred or maintained If an owner has more than one pet



247422.1

they may be ejected at the discretion of the Board of Directors \$10.00 for the first offense, and \$25.00 for each additional offense. If pets become a nuisance, any pet be tied to any patio fence. clean up of all pet litter. No pet shall be tethered outside in the lawn or common area; nor shall a responsible individual at all times. Such individuals shall be responsible for the immediate shall be maintained on a leash not more than eight (8) feet in length. They shall be supervised by requirements hereof, up to two (2) pets may be kept by the Owners. All animals, when outdoors, Owner moves into the Pet owners may be fined for violation of these policies; of Condominium Unit; and, such pets comply with

parking areas for more than forty-eight (48) consecutive hours. Vehicles parked there for more contract business, and commercial trucks when in the area to perform service or repair work are than forty-eight (48) hours are subject to being towed. access Clubhouse area, or (iv) on the side drive in such a manner so as not to block any other residents Limited Common Area in front of the Owner's garage door, (iii) in the parking spaces at the an authorized exception. length and must not block access of other residents. Commercial moving vans, when conducting garageable, may be parked in the Limited Common Area (in front of garage) for forty-eight (48) or driveway of the Property overnight. Vehicles used for recreation (van conversions/RVs) not pickup), travel trailers, or any vehicle with commercial advertising may be parked on any street AREA AT THE END OF ANY CUL DE SAC.] No vehicle may be parked in the clubhouse hours to allow for loading and unloading. Such vehicles must not exceed twenty (20) feet in to the garage or street. Θ Parking/Vehicles. Parking by Owners or guests must be: (i) within the garage, (ii) in the No boats, trailers, motor homes, trucks (larger than a ¾ ton [PARKING IS PROHIBITED IN THE "TURN AROUND"

Common Area for more than forty-eight (48) consecutive hours may be towed off the Property at the vehicle owner's expense. No repair work is permitted on vehicles in Limited Common or Common Areas except for short-term emergency repairs (flat tire, battery charge, etc.) be identified as belonging to a resident, which are parked in any Common Area or Limited Inoperable vehicles (with flat tires, expired license tags, etc.), or vehicles which cannot

ingress/egress to any garage other than the Owners. The speed limit within the community is 14 Reckless operation, excessive speed, and parking or driving on the lawn areas No vehicle shall be parked in any manner which blocks any street or driveway, or the

- Owner, will be asked to leave the pool area. The pool rules are: guests. Any person who cannot be identified as an Owner, or who is not accompanied by an 9 Swimming Pool. The swimming pool is for the exclusive use of Owners and their
- Ξ sole responsibility. There is no lifeguard. All persons using the pool and pool facilities do so at their own risk and
- Ξ age 18 or older All children under the age of 18 must be accompanied by an adult Owner
- Ξ present. Pool passes may be required. a resident at all times. Guests will be asked to leave if the resident is not Guests are limited to three (3) per household, and must be accompanied by
- (iv) rafts and body floats; and electrical devices other breakable items; running, diving or disruptive behavior; excessive noise, splashing or radios without headphones; private pool parties; all The following are prohibited in the pool area: Animals or pets; glass or

- 3 Swimming is permitted only in garments sold as swim wear. Infants must also wear a swim suit. No diapers are permitted in the pool
- (¥) Lounge chairs or tables may not be reserved and must be repositioned in the order intended (orderly fashion), after use
- (vii) The pool will be open daily during swimming season until 10:00 pm.
- (viii) Wet swim wear is not permitted in the Clubhouse lounge area
- (x)The gas grill may only be operated by adult Owners and must be cleaned
- following policy applies to Community Center rentals: Owners. It is available \mathfrak{S} Community Center (Clubhouse). The Community Center is for the private use of for rental only to Owners for non-profit parties or meetings.
- \odot first request basis A \$100.00 refundable deposit is required. Reservations are granted on a
- (ii) Children and teenage parties are prohibited.
- (iii) The Owner with the reservation will only have exclusive use of the party Corporation may not be reserved for any party. No party items will be furnished by the Guests may not use the pool or exercise equipment and the pool
- (iv) Damages to the community center or equipment and any follow-up difference deposit is an insufficient amount, the renting resident will be billed for the cleaning done by the Association will be deducted from the deposit. If the



247422.1

- preceding collection and the containers must be picked up and put away by 9:00 p.m. the day of collection. Only trash containers with lids, or securely tied plastic bags are permitted for trash Owners are responsible for clean-up of trash spillage from the containers driveway. Trash containers, when not set out for collection, must be kept inside the garage disposal. All trash for collection must be set out at the main street, next to the Owner's Trash Collection. Trash containers may not be set out prior to 5:00 p.m. the day
- Property. Corporation as a planned community activity. Ξ Solicitation and Garage Sales. sales and tag sales are specifically prohibited, unless approved by the Commercial solicitation is not permitted
- own gas, electric, cable television, telephone, water and sewer, and for calling to initiate service on the date of possession Utilities. Owners Residents are responsible for maintaining and paying of their
- for: receive the Declaration, Bylaws and Community Policies & Guidelines established; making certain all fees and assessments are current; and making certain new owners making certain the Corporation is aware of ownership changes at the time a closing date is 9 Condominium Sales. Any Owner who sells his or her condominium is responsible
- to time at the discretion, and by a majority vote of the Board of Directors Θ Amendments. These policies and guidelines may be subject to change from time

committed by any persons residing in, occupying or visiting a Condominium Unit at the behest the covenants, conditions and restrictions set forth in the Declaration, with the By-Laws and with Owner, mortgagee, lessee or other occupant of a Condominium Unit shall comply strictly with Rules and Regulations in relation to the use and operation of the Property. Compliance with Covenants, Conditions and Restrictions. A violation



or with the implied or express permission of the Owner Condominium Unit and the Owner thereof. Failure to comply with any of said covenants, Condominium Unit, or committed by any agent, employee, business invitee, or contractor of the of Directors may also prohibit any Owner from entering into any new lease of the Owner's his tenants, invitees, guests and all members of his family and/or his tenant's family. The Board privileges with respect to the use of any of the Common Areas by any defaulting Owner and by conditions and/or restrictions shall be grounds for withdrawal by the Board of Directors of obtained the prior written consent of the Board of Directors against any Owner, or any person any or all of them may be maintained by the Board of Directors or by an interested party who has seeking a declaratory judgment, the recovery of sums due for damages, or injunctive relief, the Owner's obligations under the Declaration, By-Laws, or Rules and Regulations. Condominium Unit with anyone so long as the Owner is in default in the performance of any of may bring a class action on behalf of all Owners. document establishing ownership or control over any part of the Tract. with any provisions of this Declaration, the By-Laws, the Rules and Regulations, or any other entitled to occupy a Condominium Unit who refuses to comply or threatens to refuse to comply any person occupying a Condominium Unit, shall be or any other occupant of One or more Owners attributed An action ਠ

Board of Directors shall have the right to impose a fine for the second violation attributable to complied, and after giving the Owner the opportunity to be heard by the Board of Directors, the calendar year (whether or not this third violation involves the same term or provision of the holds an ownership interest. Owner in a calendar year against that Owner and the Condominium Unit in which such Owner After giving not less than ten (10) days prior written notice to an Owner who has For a third violation attributable to the same Owner in the same



247422.1

above-described condominium instruments as the first or second violations), the Board interest. For the fourth and every subsequent such violation of said condominium instruments by against that Owner and the Condominium Unit in which such Owner holds an ownership Directors, after giving the Owner notice and opportunity to be heard, may levy an additional fine the same Owner in the same calendar year (whether these violations involve the same provisions to be heard, may levy a fine against that Owner and the Condominium Unit in which such Owner as the previous violations), the Board of Directors, after giving the Owner notice and opportunity violation in that calendar year an ownership interest in double the amount of the fine for the immediately preceding

expenses incurred Special Assessment against the Owner in question and the Owner's Condominium Unit condominium instruments, including reasonable attorney's fees and costs, may be levied All fines described above, any fines imposed by the Board of Directors and any and all by the Corporation in enforcing any of the terms and provisions

name of its Board of Directors or in the name of the Managing Agent. In any case of flagrant or repeated violation by an Owner, he may be required by the Board of Directors may require the conditions and restrictions contained in this Declaration and with the By-Laws and Rules and Owner to give sufficient surety or sureties for the Owner's future compliance with the covenants, Regulations Any action brought by the Corporation hereunder may be brought in its own name, in the

Owner's Condominium Unit or the Building in which it is located, whether the Owner is present other person authorized by the Board in case of any emergency originating in or threatening the be deemed to have granted the right of entry thereto to the Declarant, the Managing Agent or any Section 6.03. Right of Entry. All Owners and occupants of a Condominium Unit shall



provided that requests for entry are made in advance and that such entry is at a time reasonably alterations or repairs to the mechanical or electrical services, or to make structural repairs required, to enter the Owner's Condominium Unit for the purpose of performing installations. at the time or not. convenient to the Owner. In case of emergencies, such right of entry shall be immediate Any Owner shall permit other persons, or their representatives when so

promptly to all Owners. cause copies of such rules and regulations and all amendments thereto to be delivered or mailed amended by a vote of a majority of the Board of Directors, and the Board of Directors shall Areas, as it may deem necessary from time to time and such rules as are adopted may be operating of the Property, including but not limited to the use of the Common Areas and Limited Directors may Section 6.04. promulgate and adopt such additional rules and regulations regarding the Right of Board to Adopt Rules and Regulations. Such rules may further restrict the provisions contained in these By-The Board of

Amendment to By-Laws

paragraph 18 of the Declaration. the same limitations and requirements, as amendments to herein or in the Declaration, these By-Laws may be amended in the same manner, and subject to contrary contained herein or in the Declaration, there shall be no amendment of the Declaration County, Indiana, as required by the Declaration and the Act. Notwithstanding anything to the amendments of the Declaration and shall be recorded in the office of the Recorder of Morgan or these By-Laws prior to the Applicable Date without the consent and approval of Declarant Section 7.01. Subject to any contrary, overriding or superseding provisions set forth Amendments to these By-Laws shall be considered the Declaration, as set forth in

Mortgages

the Owner's Condominium Unit or the Mortgagee shall notify the Secretary of the Corporation furnished to the Secretary, either by the Owner or the Mortgagee, no notice to any Mortgagee as provided. Unless notification of any such mortgage and the name and address of Mortgagee are effectively given if mailed to such Mortgagee at the address shown in such record in the time Mortgagee pursuant to the terms of the Declaration, these By-Laws or the Act shall be deemed name and address shall be maintained by the Secretary and any notice required to be given to the thereof and provide the name and address of the Mortgagee. with the mortgage of the Declaration, these By-Laws, Mortgagee shall be entitled to vote on any matter to which he otherwise may be entitled by virtue may be otherwise required by the Declaration, these By-Laws or the Act shall be required and no Section 8.01. Notice to Corporation. Any Owner who places a first mortgage lien upon the Act, or proxy granted to such Mortgagee in connection A record of such Mortgagee and

have the right to inspect the books and records of the Corporation during normal business hours Declaration or these By-Laws which is not cured within thirty (30) days. Any Mortgagee shall of any default in the performance by its borrower of any obligations of such borrower under the with its name and address as hereinabove provided, furnish such Mortgagee with written notice The Corporation shall, upon request of a Mortgagee who has furnished the Corporation

the given to a Mortgagee also be given to the applicable insurer or guarantor. Corporation its name and address, receive from the Corporation any notice that would be guarantor or insurer of a Mortgage may, upon written request to the Corporation giving

Mortgagee, a proposed mortgagee, or a proposed purchaser who has a contractual right to Section 8.02. Notice of Unpaid Assessments. The Corporation shall, upon request of a



purchase a Condominium Unit, furnish to such Mortgagee or purchaser a statement setting forth Unit, which statement shall be binding upon the Corporation and the Owners, and any Mortgagee the amount of the unpaid Regular Assessments or Special Assessments against the Condominium such statement or as such assessments may be adjusted upon adoption of the final annual budget, conveyed be subject to a lien for any unpaid assessments in excess of the amount set forth in as referred to in Section 5.03 hereof grantee of the Condominium Unit shall not be liable for nor shall the Condominium Unit

ARTICLE IX Miscellaneous

Section 9.01. Fiscal Year. The fiscal year of the Corporation shall be the calendar year.

stating that the Owner is the Corporation, signed by the President or Vice-President, and Secretary or Assistant Secretary, non-transferable and a member's certificate shall become void and of no force and effect upon the Board of Directors sale by Condominium Unit. Membership certificates shall be in a form and style determined by Section 9.02. Membership Certificates. Each Owner shall receive a certificate from ಣ member of the Corporation. Such certificates

except a member may receive principal and interest on moneys loaned or advanced to the any earnings from the Corporation as a result of being an officer or director of the Corporation Corporation as provided in the Statute Section 9.03. Personal Interests. No member of the Corporation shall have or receive

by the Corporation and all checks, drafts and bills of exchange and orders for the payment of otherwise directed by the Board of Directors, or unless otherwise required by law, be signed by money shall, in the conduct of the ordinary course of business of the Corporation, unless Section 9.04. Contracts, Checks, Notes, Etc. All contracts and agreements entered into

7

executed by and require the signature of the President and Secretary. the President, the Treasurer, or an authorized representative of the Property Management ordinary course of business of the Corporation or any notes or bonds of the Corporation shall be Company. Any one of the documents heretofore mentioned in this section for use outside the

Corporation for the immediately preceding fiscal year. prepare and furnish to such entity within a reasonable time a financial statement of the that has an interest or prospective interest in any Condominium Unit, the Corporation shall Section 9.05. Contracts, Checks, Notes, Etc. Upon the written request from any entity



247422.1

EXHIBIT D

Percentage Interest

