

EXHIBI "C"

THE BEACH HOUSE OF PASS-A-GRILLE, A CONDOMINIUM

UNIT NUMBER	SHARE OF	COMMON EXPENSES	AND	COMMON	SURPLUS	
201		4.4553				
202		4.1703				
203		4.1703				
204		4.4553				
301		4.4553				
302		4.1703				
303		4.1703				
304		4.4553				
401		4.4553				
402		4.1703				
403		4.1703				
404		4.4553				
501		4.4553				
502		4.1703				
503		4.1703				
504		4.4553				
601		4.4553				
602		4.1703				
603		4.1703				
604		4.4553				
701		6.8720				
704		6.8720				
	TOTAL	. 100.0000				
62	TOTAL	. 100.0000				

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O.R. 6489 PMGE 2253

CERTIFICATE OF AMENDMENT OF BY-LAWS

Tot 9 60 OF THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION, INC.

NOTICE IS HEREBY GIVEN that the By-Laws of THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION, INC. a Florida non-stock, nonprofit membership corporation, as originally recorded in the Official Record Book 4157, page 1788, et seq., in the Public Records of Pinellas County, Florida, have been amended at the Annual Meeting of the members of the corporation held on the 20th day of April, 1987 at 7:30 c'clock P.M. in the recreation room of the Beach House located at 403 Gulf Way, St. Petersburg Beach, Florida, 33706, pursuant to the Notice of Annual Meeting and Notice of the proposed amendment duly given according to Florida Statutes, the Declaration of Condominium of the Association and the By-Laws.

NOTICE IS FURTHER GIVEN That a quorum of the owners and members of the 9.00 CHK Association was present and attended the Annual Meeting above described. That the m following Amendments were duly voted upon and passed by the affirmative vote of more than three-fourths of the members present and voting at said Annual Meeting, which was held at the place and on the date and at the time above set forth.

The By-Laws of said Association are hereby amended as follows:

FIRT A ENDMENT

That Section 9 be added to Article II of the By-Laws to provide:

"Section 9. Audits: The Board of Directors shall have an audit made of the financial records and business affairs of the condominium association within 30 days of the close of the fiscal year of the association which is May 31st of each year.

At the discretion of the Board of Directors, audits may be made more frequently during each fiscal year including semi-annual or quarterly audits."

SECOND ALTINDMENT:

That the second paragraph of Section 2 of Article V pertaining to Meetings of the Membership be amended to provide as follows:

"Regular Annual Meetings of the members of the corporation shall be held on the first Monday after Easter Sunday of each year."

Dated this 6 2 day of May, 1987.

THE BEACH HOUSE OF PASS=A-GRILLE. CONDOMINIUM ASSOCIATION, INC.

ITMESS:

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un F De Blokent /

Its President

Markey Towell

PINELLAS COUNTY, FLORIDA

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0.R. 6489 PAGE 2254

STATE OF FLORIDA

COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me by Stanley N.

Mortenson, President of The Beach House of Pass-A-Grille Condominium Association,

Inc. on this ______ day of May, 1987.

Notary Public - State of Florida My Commission Expires:

NOTARY PUBLIC, STATE OF FLORIDA MY COMMISSION EXPIRES FEB. 19. 1990.

This instrument was prepared by:
THE BEACH HOUSE OF PASS-A-GRILLE
CONDOMINUM ASSOCIATION, INC.
Stanley N. Mortenson, President
403 Gulf Way, # 401
St. Petersburg Beach, Florida 33706

THOT # 31_AAAAAA JAN 2, 1997 4:20PM

PINELLAS COUNTY FLA. OFF.REC.BK 9570 PG 400

CERTIFICATE OF AMENDMENT OF BY-LAWS OF

THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION, INC.

NOTICE IS HEREBY GIVEN that the By-Laws of THE BEACH HOUSE OF PASS-A-GRILLE ASSOCIATION, INC. a Florida non-stock, nonprofit membership corporation, as originally recorded in the Official Record Book 4157, page 1788, et seq., in the Public Records of Pinellas County, Florida, have been amended at the Annual Meeting of the members of the corporation held on the 8th day of April, 1996 at 7:30 o'clock P.M. in the recreation room of the Beach House located at 403 Gulfway, St. Pete Beach, Florida, 33706, pursuant to the Notice of Annual Meeting and Notice of the proposed amendment duly given according to Florida Statutes, the Declaration of Condominium of the Association and the By-Laws.

> NOTICE IS FURTHER GIVEN that a quorum of the owners and members of the Association was present and attended the Annual Meeting above described. That the following amendment was duly voted upon and passed by the affirmative vote of more than threefourths of the members present and voting at said Annual Meeting, which was held at the place and on the date and at the time above set forth.

The By-Laws of said Association are hereby amended as follows:

THIRD AMENDMENT:

That the second paragraph of Section 2 of Article V pertaining to "Meetings of the Membership", as well as the second Amendment of these By-Laws, as recorded on May 11th, 1987 with the Circuit Court of Pinellas County, Florida, be amended as follows:

"Regular Annual Meetings of the members of the coporation shall be held on the fourth Monday in March of each year."

Dated this 2 day of Jan, 1997

THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION, INC.

WITNESS:

JOHN R PHILLIPS SR 403 GULF WAY, APT 304 St Pete Beach F1 33706

D1-02-1997 14:30:IF 9L045394 T08 DI CTF-PASS-A-GRIELE CONDO 45500 RECORDING

ITASH AMT. TEMDEREDI UNAINGE :

STATE OF FLORIDA COUNTY OF PINELLAS

The foregoing instrument was acknowledged before me by Dr. John R. Phillips, President of The Beach Hogse of Pass-A-Grille Condominium Association, Inc. on this A day of Millially, 199 /.

Budaced FL DI# P412-476-25-341-61

Notary Public - State of Florida My Commission Expires:



This instrument was prepared by: THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION, INC. Dr. John R. Phillips, President 403 Gulfway #304 St.Pete Beach, Florida 33706

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THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION, INC. "A Florida non-stock, nonprofit membership corporation

ARTICLE I.

General

\$ 47. 14 5 1 Section 1. The Name: The name of the Corporation shall bo THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION,

Section 2. A Principal Office: The principal office of the Corporation shall be at 403 Gulf Way, St. Petersburg Beach, Florida, or at such other place as may be subsequently designated by the Board of Directors.

Section 3. Definition: As used herein, the term "Corporation" shall be the equivalent of "Association" as defined in the Declaration of Condominium of THE BEACH HOUSE OF PASS-A-GRILLE, A CONDOMINIUM, and all other words as used herein shall have the same definitions as attributed to them in said Declaration of Condominium.

By-Laws being the By-Laws of THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION, INC., these By-Laws are established pursuantato Section II, of the Plorida Condominium Act, Chapter 63-35, Florida Statutes, 1970, and are hereby annexed to and made apart of the Declaration of Condominium of THE BEACH HOUSE OF PASS-A-GRILLE, A CONDOMINIUM.

Directors

**Directors

Section 1. Number and Term: The number of directors

who; shall constitute the whole Board shall not be less than three

(3).** Until succeeded by Directors elected at the First Annual

**The number of directors

**Who is a succeeded by Directors elected at the First Annual

**The number of directors

**The number o Meeting of Members, Directors need not be Members; thereafter, all Directors shall be Members, Within the limits above specified the number of Directors shall be determined by the Members at the Annual Meeting. The Directors shall be elected at the Annual Meeting of the Members, and each Director shall be elected to serve for the term of one (1) year, or until his successor shall be elected and shall qualify.

apy Director or Directors become vacant by reason of death, rosignation, retirement disqualification, removal from office or
otherwise, a majority of the remaining Directors, though less
than alguorum, at a Special Meeting of Directors duly called for
this purpose, shall choose a successor or successors, who shall
holdroffice for the unexpired term in respect to which such
vacancy occurred.

A Section1.** Removal*** Directors may be removed for the
cause by an affirmative vote of a majority of the Members. No
Directorshall continue to serve on the Board if, during his
term off office, this Membership in the Corporation shall be

term of office this Membership in the Corporation shall be terminated for any reason whatsoever

Section 4. First Board of Directors: The first Board of Directors shall hold office and exercise all powers of the Board of Directors until the first Membership Meeting, anything herein to the contrary notwithstanding; provided any or all said Directors shall be subject to replacement in the event of resignation or death, as above provided.

Section 5. Powers: The property and business of the Corporation shall be managed by the Board of Directors, who may exercise all corporate powers not specifically prohibited by statutes, the Certificate of Incorporation or the Declaration to which these By-Laws are attached. The powers of the Board of Directors shall specifically include, but not be limited to, the following items:

- A. To make and collect assessments and establish the time within which payment of same are due.
- B. To use and expend the assessments collected, to maintain, care for and preserve the units and Condominium property, except those portions thereof which are required to be maintained, cared for and preserved by the unit owners.
- C. To purchase the necessary equipment and tools required
- in the maintenance, care and preservation referred to above.

 D. To enter into and upon the units when necessary and at as little inconvenience to the owner as possible in connection. tion with such maintenance, care and preservation.
- E. To insure and keep insured said Condominium property in the manner set forth in the Declaration against loss from fire and/or other casualty, and the unit owners against public liability, and to purchase such other insurance as the Board of
- Directors may deem advisable.

 P.1 To collect delinquent assessments by suit or otherwise, abate nuisances and enjoin or seek damages from the unit owners for violations of these By-Laws and the terms and conditions of the Declaration.
- manager who shall maintain, service and/or manage the building and related facilities, and to delegate to such contractor or manager such powers as may be necessary in connection with the operation of the building. **To employ workmen, janitors and gardeners and to purchase supplies and equipment, to enter into contracts in connection with any of the foregoing items or for

contracts in connection with any of the foregoing items or for other services deemed desirable, and generally to have the powers of an apartment house manager in connection with the matters hereinbefore set forth. The first make reasonable rules and regulations for the coccupancy of the Condominium parcels.

Section 6, Meetings 100 and newly elected by the Members shall be held immediately, upon adjournment of the meeting at which they were elected, provided a quorum shall then be present for as soon thereafter as may be practicable then be present for as soon thereafter as may be practicable the place where general Members Meeting is, and immediately the place where general Members Meeting is, and immediately the place where general Members Meeting is, and immediately the contract of the place where general Members Meeting is, and immediately the contract of the contract of the place where general Members Meeting is, and immediately the contract of the contra the place where general Members Meeting is, and immediately the adjournment

No notice of a Board of Directors meeting shall be required if the Directors meet by unanimous written consent. The Directors may, by resolution duly adopted, establish regular monthly, quarter-annual or semi-annual meetings. If such resolution is adopted, no notice of such regular meetings of the Board of Directors shall be required.

W.C. Special meetings of the Board may be called by the President on five (5) days notice to each Director. Special meetings shall be called by the President or Secretary in a like manner and on like notice on the written request of three (3) Directors.

D. At all meetings of the Board, a majority of the Directors shall be necessary and sufficient to constitute a guorum for the transaction of business, and the act of a majority of the Directors present at any meeting at which there is a Tip quorum shall be the act of the Board of Directors, except as may be otherwise specifically provided by statute or by the Cortificate of Incorporation or by these By-Laws. If a quorum shall not be present in any meeting of Directors, the Directors present thereat may adjourn the meeting from time to time withpresent thereat may adjourn the meeting from time to time with out notice other than announcement at the meeting, until a quorum shall be present. The order of business at all meetings of the Board shall be as follows:

B. Reading of minutes of last meeting.

B. Reading of minutes of last meeting.
C. Consideration of communications.
D. Resignations and elections.
B. Reports of officers and employees.
E. Reports of committees.
D. Confinished business.
D. Confinished business.
D. Adjournment.
D. Adjournment.
D. Section 8. Annual Statement: The Board will present, of less of ten than at the annual meetings, and when called for not less often than at the annual meetings, and when called for by a vote of the members, at any special meeting of the members, a full and clear statement of the business and condition of the Corporation

ARTICLE III.

Officers

of the Corporation shall be President. Vice President and the Secretary Treasurer fall of whom shall be elected annually by said Board. Any two offices may be united in one person, except that the President shall not also be the Secretary nor an Assistant Secretary of the Corporation. If the Board so determines, there may be more than one Vice President.

Section 2. Appointive officers: The Board of Directors may appoint such other sofficers and agents as it may deem necessary who shall hold office during the pleasure of the Board of Directors and have such authority and perform such duties as from time to time may be prescribed by said Board.

The Board of Directors at its first meeting after each annual meeting of general members shall electia President, a Vice President, need be a member of the Board.

Board.

Section 4. Term: The officers of the Corporation shall hold office until their successors are chosen and qualify in their stead. Any officer elected or appointed by the Board of Directors may be removed, for cause, at any time by the affirmative vote of a majority of the whole Board of Directors.

Section 5. The President:

- A. The President shall be the chief executive officer of the Corporation; he shall preside at all meetings of the Members and Directors; shall be ex officio member of all standing committees; shall have general and active management of the business of the Corporation, and shall see that all orders and resolutions of the Board are carried into effect.
- B. He shall execute bonds, mortgages and other contracts requiring a seal, wunder the seal by the Corporation, except where the same is required or permitted by law to be otherwise signed and executed, and except where the signing and execution thereof shall be expressly delegated by the Board

- of Directors to other officers or agents of the Corporation.

 Section 6. The Secretary-Treasurer:

 A. The Secretary-Treasurer shall keep the minutes of the Member Meetings and of the Board of Directors
- Meetings in one or more books provided for the purpose.

 He shall see that all notices are duly given in accordance with the provisions of these By-Laws or as re-
- and of the seal of the Corporation, and shall see that the seal of the Corporation is affixed to all documents, the execution of which, on behalf of the Corporation under its seal, is duly
 - or which, on behalf of the Corporation under its seal, is duly authorized in accordance with the provisions of these By-Laws.

 D. He shall keep a register of the post office addresses of each member, which shall be furnished to the Secretary by such member.

 Secretary by such member.

 E. He shall keep full and accurate accounts of receipts and dishursements in books belonging to the Corporation.
 - mustrange and disbursements in books belonging to the Corporation, and shall deposit all moneys and other valuable effects in the name and to the credit of the Corporation in such depositories as may be designated by the Board of Directors, the Articles of Incorporation, or these By Laws.
 - tion assordered by the Board, taking proper vouchers for such disburgements, and shall renderato the President and Directors
 - disbursements, and shall render to the President and Directors, at all regular meetings of the Board, for whenever they may require it an account of all his transactions as Treasurer, and of the financial condition of the Corporation.

 G. He may be required to give the Corporation abond in a summand with incesor more sureties satisfactory to the Board, for the faithful performance of the duties of his office, and the restoration to the Corporation, in case of his death, resignation or removal from loftice, of all books, papers you chers, money or other property of whatever kind in his possession belonging to the Corporation.

The Vice President Section 7. The Vice President:

shall be vested with all the powers as required to perform all the duties of the President in his absence, and such other duties as may be prescribed by the Board of Directors.

. Section 8. Vacancies: If the office of any Director, or of the President, Vice President, Secretary-Treasurer, or one or more becomes vacant by reason of death, resignation, disqualification or otherwise, the remaining Directors, by a majority vote of the whole Board of Directors, provided for in these By-Laws, may choose a successor or successors who shall hold office for the unexpired term.

Section 9. Resignations: Any Director or other officer may resign his office at any time, such resignation to be made in writing, and to take effect from the time of its receipt by the Corporation, unless some time be fixed in the resignation, and then from that date. The acceptance of a resignation shall not be required to make it effective.

ARTICLE IV.

, Membership

There shall be no stock certificates issued

by this Corporation.

Section 2. Transfers of membership shall be made only on the books of the Corporation, and notice of acceptance of such transferee as a member of the Corporation shall be given in writing to such transferee by the President and Secretary-Treasurer of the Corporation. Altransferor, in such instance, shall automatically be no longer a member of the Corporation. Membership in the Corporation may be transferred only as an incident to the transfer of the transferor's condominium parcel and his undivided interest in the common elements of the Condominium, and such transfers shall be subject to the procedures set forth in the

Declaration.

Noting Members: That member designated by the owner or owners, as recorded in the Public Records of Pinellas County, Florida, of a vested present interest in a single condominium parcel owning the majority interest in such single condo-minium parcel, the designation of whom shall be by statement filed with the Secretary of the Association, in writing, signed under oath, kand who shall continue to cast the vote for all such owners of interests in a single condominium parcel until by those persons or entities owning the majority interests in such single condominium parcel by a similar written, sworn statement filed with the Secretary.

filed with the Secretary.

An owner or owners of a single condominium parcel shall collectively be entitled to one (1) vote, which vote shall the voting member.

be cast by/the voting member.

Condominium parcel which he cowns a Failure by all owners of any single condominium parcel to file the aforementioned written. single!condominium/parceletor:liestneralorement:oned.willen, swornistatement with the Secretary-Treasurer prior toral Member's Meeting, will result in depriving such owner of a single condominium parcel of alvote at such meeting.

A membership may be owned by more than one owner, provided that membership shall be held in the same manner as title

In the event ownership is in more than one person, to the unit. all the owners of such membership shall be entitled collectively to only one (1) voice or ballot in the management of the affairs of the Corporation in accordance with the Declaration of Condominium, and the vote may not be divided between plural owners of a single membership.

Section 4. In the event the owner of a condominium parcel is not a natural person, the subject entity shall designate a natural person who shall be entitled to occupy the condominium parcel, and such natural person shall be a member of the Corporation, subject to the procedures set forth in the Declaration.

ARTICLE V.

Meetings of Membership 50mm 1100 1100

Section 1. Place: All meetings of the corporate membership shall be held at the office of the Corporation, or such other place as may be stated in the notice.

of the Members of the Corporation shall be held on the 31st day of March 1975, unless sooner callable in accordance with the provisions of the Articles of Incorporation.

Regular Annual Meetings subsequent to 1975, shall be held on the 31st day of March of each succeeding of each succeeding year, if not a legal holiday, and if a legal holiday, then on the

fore every election of Directors, a complete list of Members entitled to vote at said election, arranged numerically by apartment units, with the residence of each, shall be prepared by the Secretary-Treasurer. Such list shall be produced and kept for said ten#(10) days and throughout the election at the office of the Corporation, and shall be open to examination by any Member throughout such time.

ghout such A. Special Meetings of the Members for any purpose or purposes, unless otherwise prescribed by statute or by the certificate of Incorporation, may be called by the President, and shall be called by the President or Secretary-Treasurer at the request, in writing, of a majority of the Board of Directors, or at the request, in writing, of ten (10) Members. Such request shall state the purpose or purposes of the proposed meeting. · In all the

B. Written notice of a Special Meeting of Members stating the time, place and object thereof, shall be served upon or mailed to each member entitled to vote thereat, at such addresses as appear on the books of the Corporation, at least (5) five days before such meeting.

C. Business transacted at all special meetings shall be confined to the objects stated in the notice thereof.

Addresses As appear on the bojects stated in the notice thereof.

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Addresses As appear on the members of th

Vote Required to Transact Business:

a quorum is present at any meeting, the majority of the vote of the members present in person or represented by written proxy shall decide any question brough before the meeting, unless the question is one upon which, by express provision of the Florida Statutes, the Declaration, the Certificate of Incorporation, or of these By-Laws, a different vote is required; in which case such express provision shall govern and control the decision of such question.

Section 7. Quroum: Fifty-one percent (51%) of the total number of members of the Corporation present in person or represented by written proxy, shall be requisite to and shall constitute a quorum at all meetings of the members for the transaction of business, except as otherwise provided by statute, the Certificate of Incorporation or by these By-Laws. If, however, such quorum shall not be present or represented at any meeting of the members, the members entitled to vote thereat, present in person or represented by written proxy, shall have power to adjourn the meeting from time to time, without notice other than announcement at the meeting, until a quorum shall be present or represented. At such adjourned meeting at which a quorum shall be present or represented, any business may be transacted which might have been transacted at the meet-

ing originally called. Waiver and Consent: Whenever the vote of members at a meeting is required or permitted by any provision of the Statutes or the Certificate of Incorporation or these By-Laws to be taken in connection with any action of the Corporation, the meeting and vote of members may be dispensed with if all the members who would have been entitled to vote upon the action of such meeting if such meeting were held, shall consent in writing to such action being taken.

ARTICLE VI.

Section 1. <u>Definition</u> Whenever, under the provisions of the Statutes, the Certificate of Incorporation or of these By-Laws, notice is required to be given to any Director or mem-ber, it shall not be construed to mean personal notice; but such notice may be given in writing by mail, by depositing the same in a post office or letter box in a postpaid, sealed wrapper addressed as appears on the books of the Corporation.

Section 2. Service of Notice - Waiver: Whenever any notice is required to be given under the provisions of the Statutes with Certificate of Incorporation or of these By-Laws, a waiver thereof, in writing signed by the person or persons tentitled to such notice, whether before or after the time stated therein, shall be deemed the equivalent thereof.

ARTICLE VII.

the first day of January in each year. The fiscal year shall begin the first day of January in each year. The Board of Directors is expressly authorized to change this fiscal year at any time for the convenience of the Corporation.

The third is Section 2. Checks: Wall checks or demands for money and notes of the Corporation shall be signed by any two of the

following officers: President Vice President or Secretary-Treasurer, or by such officer or officers, or such other person

or persons as the Board of Directors may from time to time designate.

ARTICLE VIII.

Seal.

The seal of the Corporation shall have inscribed thereon the name of the Corporation, the year of its organization, and the word "non-profit". Said seal may be used by causing it, or a facsimile thereof, to be impressed, affixed, reproduced or otherwise.

ARTICLE IX

Miscellaneous Rules

In addition to the other provisions of these By-Laws, the following rules and regulations, together with such addi-itional rules and regulations as may hereafter be adopted by the Board of Directors, shall govern the use of the condominium units and the conduct of all residents thereof.

- A. The condominium units shall be used only for residential purposes.
- B. Owners shall not use or permit the use of their premises in any manner which would be disturbing or be a nuisance to other owners, or in such a way as to be injurious to the reputation of the property.
 - C. The use of the condominium units shall be consistent with existing law, these restrictions and so long as such use does not constitute a nuisance.
 - D. Condominium units may not be used for business use, nor for any commercial use whatsoever.

 - defaced nor misused in any manner.

 No structural changes or alterations shall be made in any unit, except upon approval of the Board of Directors.

THE RESERVE AND THE ARTICLE X.

does not pay any sums, charges or assessments required to be paid to the Corporation within thirty (30) days from the due date, the Corporation, acting on its own behalf or through its Board of Directors or Manager acting on behalf of the Corporation, may foreclose the lien encumbering the condominium parcel created by non-payment of the required moneys in the same fashion as mortgage liens are foreclosed to The Corporation shall be en-titled to the appointment of a Receiver if it so requests. The Corporation shall have the right to bid in the condominium par-cellate aforeclosure sale and to acquire, hold, mortgage and convey the same. In lieu of foreclosing its lien, the Corporation may, through its Board of Directors, or Manager acting in behalf of the Corporation, for in its own behalf, bring suit to recover a money judgment for sums, charges or assessments required to be paid to the Corporation without waiving its lien securing same. In any action, either to foreclose its

lien or to recover a money judgment brought by or on behalf of the Corporation against a condominium parcel owner, the losing defendant shall pay the costs thereof, together with a reasonable attorney's fee.

If an action of foreclosure is brought against the owner of a condominium parcel for the nonpayment of moneys due the Corporation, and as a result thereof the interest of the said owner in and to the condominium parcel is sold, then, at the time of such sale, the condominium parcel owner's membership shall be cancelled and membership shall be issued to the purchaser at the foreclosure sale.

If the Corporation becomes the owner of a condominium parcel by reason of foreclosure, it shall offer said unit for sale and at such time as a sale is consummated, it shall deduct from such proceeds all sums of money due it for monthly assessments and charges, all costs incurred in the bringing of the foreclosure suit, including reasonable attorney's fees, and any and all expenses incurred in the re-sale of the condominium parcel which shall include, but not be limited to advertising expenses, real estate brokerage fees and expenses necessary for the repairing and refurnishing of the condominium parcel in question. All moneys remaining after deducting the foregoing items of expense shall be returned to the former owner of the condominium parcel in question.

B. In the event of violation of the provisions of the enabling Declaration, corporate charter or restrictions and By-Laws, as the same are now or may hereafter be constituted, the Corporation, on its own behalf, may bring appropriate action to enjoin such violation or to enforce the provisions of the documents just hereinabove enumerated, or sue for damages, or take all such courses of action at the same time, or for such other legal remedy it may deem appropriate.

other legal remedy it may deem appropriate.

Condominium parcel owner, the losing defendant shall pay the plaintiff's reasonable attorney's fee and court costs. Each owner of a condominium parcel, for himself, his heirs, successors and assigns, agrees to the foregoing provisions relating to default and abatement of nuisance, regardless of the harshness of the remedy available to the Corporation, and regardless of the availability of the other equally adequate legal procedures. It is the intent of all owners of condominium parcels to give to the Corporation a method and procedure which will enable it at all times to operate on a businesslike basis, to collect those moneys due and owners of condominium parcels and to preserve each other's right to enjoy his condominium unit free from unreasonable restraint and nuisance.

ARTICLE XI

The Secretary-Treasurer of the Corporation shall maintain a register in the corporate office showing the manuscraft and addresses of members where

the construction of the transfer of membership or for a condominium parcel shall be accompanied by an application for the transfer of membership or a condominium parcel shall be accompanied by an application fee in the amount of \$25.00, to cover the cost of a contacting the references given by the applicant and such other costs of investigation that may be incurred by the Board of the Directors.

Section 3. The Corporation shall maintain a suitable register for the recording of pledged or mortgaged condominium parcels. Any pledgee or mortgagee of a condominium parcel may, but is not obligated, to notify the Corporation in writing of the pledge or mortgage. In the event notice of default is given any member, under an applicable provision of the By-Laws, the Articles of Incorporation, or the Declaration, copy of such notice shall be mailed to the registered pledgee or mortgagee.

ARTICLE XII.

Surrender

In the event of the legal termination of a membership and of the occupancy rights thereunder, the member or any other person or persons in possession by or through the right of the member, shall promptly quit and surrender the owned unit to the Corporation in good repair, ordinary wear and tear and damage by fire or other casualty excepted, and the Corporation shall have the right to re-enter and to repossess the owned unit. The member, for himself and any successor in interest, by operation of law or otherwise, hereby waives any and all notice and demand for possession if such be required by the Laws of Pinellas County, State of Florida, or the United States of America.

ARTICLE XIII.

Amendment of By-Laws

The By-Laws of the Corporation may be altered, amended or repealed, unless specifically prohibited herein, at any regular or special meeting of the members by a three-fourths (3/4) vote of all members of the Corporation, unless a contrary vote is required pursuant to the Articles of Incorporation, and provided that notice of said membership meeting has been given in accordance with these By-Laws, and that the notice as aforesaid contained a full statement of the proposed amendment. No modification or amendment to the By-Laws shall be valid unless set forth or annexed to a duly recorded amendment to the Declaration of Condominium.

ARTICLE XIV.

wherever the masculine singular form of the pronoun is used in these By-Laws, it shall be construed to mean the masculine, feminine or neuter, singular or plural, whenever the context so requires. Should any of the covenants herein imposed be void or be or become unenforceable at law, or in equity, the remaining provisions of this instrument shall, nevertheless, be and remain in full force and effect.

THE BEACH HOUSE OF PASS-A-GRILLE CONDOMINIUM ASSOCIATION INC.

Robert C. Hanmore, President

Attest:

Vincent J. Palladino, Secretary