Return to: (enclose sell-addressed stamped envelope)

Name

Address:

APR-02-1993 3:49pm 93-098691 ORB 7649 Pg 1339

Property Appraisers Parcel Identification (Folio) Number(s):

CORRECTED CERTIFICATE TO FIRST AND SECOND CERTIFICATE OF AMENDMENTS TO DECLARATION OF CONDOMINIUM OF GOLF'S EDGE CONDOMINIUM APARTMENTS AND TO THE BYLAWS OF GOLF'S EDGE CONDOMINIUM ASSOCIATION, INC.

THE UNDERSIGNED % Encore Maintenance and Management, 1080 N.W. 1st Avenue, Boca Raton, FL 33432, do hereby certify that the Declarations of Condominium of Golf's Edge Condominium Apartments ("Declarations") and the Bylaws of Golf's Edge Condominium Association, Inc. ("Association") have been amended. The Declarations for Golf's Edge Condominiums A through G are recorded as set forth in Exhibit "A".

The Declaration amendments were recorded on August 29, 1972 in Official Records Book 2050 at page 1182 (Exhibit "B"), and on November 15, 1976 in Official Records Book 2605 at page 0205 (Exhibit "C"), each of the Public Records of Palm Beach County, Florida. The Bylaws of Golf's Edge Condominium Association, Inc. were amended by certificates recorded on September 25, 1972 and recorded in Official Records Book 2060 at page 0201 (Exhibit "D"), and on November 15, 1976 in Official Records Book 2605 at page 0205 (Exhibit "C") and January 10, 1977 in Official Records Book 2627 at page 0018 (Exhibit "E"), each of the Public Records of Palm Beach County, Florida.

The purpose of this Corrected Certificate is to confirm the recording information for the Declarations.

Dated this /197 day of March, 1993.

Witnessed by: By: Herb eintraub, President By Minnis, Acting Secretary Buday TOAMOR (E) ([CORPORATE SEAL] 1969 STATE OF FLORIDA COUNTY OF PALM BEACH) Flurida The foregoing instrument was acknowledged before day of March, 1993 by Herb seet Di la. URINTO PUBLIC STATE OF FLORIDA Notary Public, State of Florida 30 Y.Z Serial Number: EG: HALL STIERAL INS. UND. My commission expires: 00321.CER THIS INSTRUMENT WAS PREPARED BY AND PLEASE RETURN HICHAEL J. GELPAND, ESQ. GELFAND & ARDE, P.A. entre, Suite 1010, 250 Australian Avenue South, West Palm Beach (407)655-6224 (Palm Beach) (305)429-8444 (Boca Raton, Broward) _____ One Clearlake Cent West Palm Beach. Florida 33401.

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EXHIBIT "A" TO CORRECTED CERTIFICATE OF AMENDMENT OF DECLARATION OF CONDOMINIUMS OF GOLF'S EDGE CONDOMINIUM APARTMENTS

Condominium Name	Offic	cial Records <u>Book</u>	Page
Golf's Edge Condominium	A	1749	0243
Golf's Edge Condominium	в	1763	0990
Golf's Edge Condominium	С	1763	0908
Golf's Edge Condominium	D	1785	1370
Golf's Edge Condominium	"E"	1797	0798
Golf's Edge Condominium	nEu 🔪	1797	0962
Golf's Edge Condominium	"G"	1797	0880
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GELPAND & ARPE, P.A. One Clearlake Centre, Suite 1010, 250 Australian Avenue South, West Palm Beach, Florida 33401-5012 (407)655-6224 (Palm Beach) (305)429-8444 (Boca Raton, Broward)

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CERTIFICATION OF AMENDMENTS OF DECLARATION OF CONDOMINIUM OF GOLF'S EDGE CONDOMINIUM ASSOCIATION, INC.

This is to certify that in accordance with Article 3, Section 3.21 of the Certificate of Incorporation of Golf's Edge Condominium Association, Inc. recorded in the public records of Palm Beach County in Book 1749 at Page 292, the Board of Directors of said Association have made and the membership of said Association have duly approved, as of (Aug.14,1972), the attached amendments of the Declaration of Condominium of said Association, which are to be incorporated with full force and effect into said Declaration of Condominium recorded in the public records of Palm Beach County in Book 1763 at pages 946 and 1029. In witness thereof, the above named Association has caused these presents to be signed in : .. name by its officers on this 1.421717 Edward

53 (L.S.) The basic seal was free to "Y President ŝ 6.1 Zép Nest Pain Stack, Fin 33401 <Ц.S.) Vice-President 22 > (L.S.) Secretary

Treasurer STATE OF FLORIDA

COUNTY OF PALM BEACH

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BEFORE ME, the undersigned authority, personally appeared EDWARD BROWN, ALFRED MOSEON, PATRICK CAHILL and MATTHEW COLDBERG, well known to me to be the President, Vice-President, Secretary and Treasurer, respectively, of GOLF'S EDGE CONDONINIUM ASSOCIATION, INC., a Florida nonprofit corporation, and they acknowledged before me that they did, as such officers, execute the foregoing certifi-cate of amendments of the Declaration of Condominium of said Asso-ciation and that the execution of said Certificate is the act and deed of the said corporation and that the same was executed for the uses and purposes therein expressed.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal this 292 day of August, 1972. 017 110

Plonice 110 11 Mary Jublic, Notary Bublic, at Large. 61 S/ate

My commission expires: Notary Public, State of Florida, at Large My Commission Expires Nov. 11, 1974

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AMENDMENTS OF DECLARATION OF CONDCLINIUM OF GOLF'S EDGE CONDOLINIUM ASSOCIATION, INC.

The amended sections of the Declaration of Condominium of Golf's Edge Condominium Apartments are hereunder set forth in full in amended form. The underscored language represents the duly approved amendments.

X USE RESTRICTIONS

A. Apartments. Each of the units shall be occupied only by a family, its servents and guests, as a residence and for no other purpose. House guests may not stay longer than thirty (30) days. Except as reserved to the Developer, no dwelling unit may be divided or subdivided into a scaller unit nor any portion sold or otherwise transformed withour first amending this Declaration to show the changes in the units being affected.

D. Pool Area. The pool area shall be used only for the purposes for which such pro, arty is intended and in accordance with the Rules and Regulations adopted by the Association. Use of Colf's Edge pool area is restricted to owners. lessees and their guests. Residents of Century Village who reside outside of Colf's Edge may not be invited for the specific use of the pool area. Children unde: fifteen (15) years of age may not use the pool area. Children eaccompanied by an adult. Chairs, lounges or pads must be placed at least four feet from the pool. Persons applying cils or lotions to their bodies must shower before entering the pool. Males and females with hair descending below the ear lobes must wear bathing caps when swimming. Food may not be brought into and consumed in the pool area. Infants who are not toilet trained should not be placed in the pool.

I. Leasing. After approval by the Association elsewhere required, entire apartments may be rented for not more than one rental in any three-month period, provided the occupancy is only by the lessee and his family, its servants and guests. No rooms may be rented, and no transient tenants may be accommodated.

J. Miscellaneous. The unit owner shall not cause anything to be affixed or attached to, hung, displayed or placed on the exterior walls, including awnings and/or storm shutters, doors or windows of the buildings; nor shall they grow any type of plant, shrubbery, flower, vine or grass outside their units; nor shall they place any furniture or equipment outside their unit, except with the prior written consent of the Board of Directors, and further, when approved, subject to the Rules and Regulations adopted by the Board of Directors. No clothes line or similar device shall be allowed on any portion of the Condominium property, nor shall clothes be hung anywhere except in such area as is designated by the Board of Directors. <u>The following may not be placed in storage areas</u>; Furniture, bedding, volatile <u>liquids such as paint thinners, paint removers, paint brush cleaners, paints, lacquers, and similar combustibles, empty cartons, tires, inner tubes, golf bags, pull carts and golf shoes.</u>

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B. Approval by Association. The approval of the Association that is required for the transfer or ownership of a partments shall be obtained in the following manner:

1. Notice to Association.

- (a) Sale. An spartment owner intending to make a bona fide sale of his apartment or any interest in it shall give to the Association notice of such intention, <u>accompanied by payment</u> to the Association of the sum of \$50 to defray the expense of processing the application, together with the name and address of the intended purchaser and such other information concerning the intended purchaser as the Association may reasonably require. Such notice at the apartment owner's option may include a demand by the spartment owner that the Association furnish a purchaser of the apartment if the proposed purchaser is not approved; and if such demand is made, the notice shall be accompanied by an executed copy of the proposed contract to sell.
- (b) Lease. An apertment owner intending to make a bona fide lease of his apartment or any interest in it shall give to the Association notice of such intention, accompanied by payment to the Association of the sum of \$25 to defray the expense of processing the application, together with the name and address of the intended lessee, such other information concerning the intended lessee as the Association may reasonably require and an executed copy of the proposed lease.

2. Certificate of Approval.

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(b) Lease. If the proposed transaction is a lease, then within 30 days after receipt of such notice and information the Association must either approve or disapprove the proposed transaction. If approved, the approval shall be stated in a certificate executed by the president and secretary of the Association in recordable form, which, at the election of the Association, shall be delivered to the lessee or shall be recorded in the public records of Palm Beach County, Florida at the expense of the lessee.

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3:5 ⁶	Golf's Edge Condominium Association, Inc., a Florida non-profit corporation, does horeby certify that the annexed amendments to the Declaration of Condominium of the said Golf's Edge Condomin- ium Association, Inc., dated November 3, 1969, and recorded in the Official Records of Falm Besch County, Florida, in Book 1,763, pages 946 to 1,029, was duly adopted and approved by more than 60% of the entire membership of the Association, and it further certifies that the annexed amendments of the By-Laws of the said Golf's Edge Condominium Association, Inc., adopted on September 8, 1969, and recorded in the Official Records of Falm Beach County, Florida, in Book 1,749, pages 298 to 307, was duly adop- ted by the Board of Directors of the said Association on January 5, 1976, and was also duly adopted and approved by more than 80% of the entire membership of the Association.	
15 NOV 15 AN	sttested by its Secretary and its Seal affixed this day of November 1976. GOLF'S EDGE CONDOMINIUM ASSOCIATION, INC by Filtuck Clic Line (Control of the Secretary Secretar	
3860	BEFORE ME, the undersigned authority, personally appeared Patrick C. Gahill and Jack Klein, well-known to me to bi the President and Secretary respectively of Golf's Edge Condominum Association, Inc., a Florida non-profit corporation, and they schnowledged before me that they did as such officers execute the foregoing instrument and that they executed same as the act and deed of the said Corporation. IN WITNESS WHEREOF, I have hereunto set my hand and official seal this day of November 1976.	RECORDER'S MEMO of Writing, Typing or I unsatisfactory in this when received.
1 Suce Asher	Notary Public, State of Florida at Large My Commission expires No CTA NY U B LIC NO RAND - Midil2605 MME 205	iO: Logibility r Printing is document
	EXHIBIT 12	

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DECLARATION OF CONDOMINIUM OF

GOLF'S EDGE CONDOMINIUM ASSOCIATION

The Declaration of Condominium of Golf's Edge Condominium Association shall be amended as follows:

On Page One -- To eliminate all of section 1 (the second paragraph under A. Purpose. as no longer relevant; To redesignate section 2 as section 1;

On Page Two -- So the word an will replace the word na on the 4th line of section 9 so that phrase reads, an undivided share ...

On Fage Three --- section 12; - To eliminate the word profits on the 3rd line of

To eliminate <u>section 19</u> as no longer relevant, and to adjust suc-ceeding section numbers to maintain sequence;

On Page Four -- To eliminate sections 25 and 26 as no longer relevant and to adjust succeeding section numbers to maintain sequence; By the addition of the words <u>Association Inc.</u> at the and of Article II NAME, to reflect the legal name of our Association;

On Page Six -- To eliminate all of <u>D. AMENDMENT OF PLANS</u> and sections <u>1 and 2</u> thereunder as no longer relevant;

To adjust succeeding letter designations to maintain sequence. To eliminate from R. (redesignated D.) the following words on lines 3, 4 and 5 of section 2 as no longer relevant: as well a the laundry rooms existing on other condominiums created by or to be created by the Developer; 8.8

On Page Seven - To eliminate the words or the Management Firm at the end of section 4 as no longer relevant.

To eliminate the word profits on the 8th line of Article IV; To eliminate on lines 2, 3 and 4 of Article V the words including any obligations under the Management Agreement attached to this Declaration as no longer relevant;

On Page Eight -- NOTE: When the Declaration of Condominium with ap-proved amendments is reprinted, the so-called Prodman Amendment, adopted reveral years ago and then duly recorded shall be inclu-ded as sections 1 and 2 of Article V. COMMON EXPENSE; To eliminate the final sentence in paragraph 1 under section A Apartments of Article VI, as no longer relevant;

To eliminate from (c) under 2 the words on lines 1, 2 and 3, the Management Pirm, as long as the Management Agreement remains in effect, and thereafter to, as no longer relevant;

On Page Nine -- To eliminate the words on lines 4 and 5 of paragraph (e) the Management Firm and, as no longer relevant;

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Declaration of Condominium (Golf's Edge) -- Page 2

On Page Nine -- To eliminate the words by the Management Firm, as long as the Management Agreement remains in effect, and thereafter on lines 7 and 8 of paragraph (f) as no longer relevant; To eliminate the words, Management Firm, and thereafter by the Board of Directors, on lines 11 and 12 of puragraph (f) and to substitute the word, Association, therefor; To eliminate in paragraph (g) the words, the Management Firm, on line 1 and the Management Firm, or on lines 3 and 4; To eliminate the words, by the Management Firm, as long as the Management Agreement remains in effect, and thereafter on lines 4 and 5 of paragraph (h) as no longer relevant;

<u>On Page Ten</u> -- To eliminate the following clause in the first paragraph: where the cost thereof is in excess of ten percent (10%) of the annual budget of this condominium for common expenses, as to this condominium, and this condominium's share of common expenses as to the recreational facilities under the Long Term Lease hereinafter referred to, on lines 1, 2, 3, 4, 5, 6; also on line 8 of the same paragraph, eliminate the comma (,) after the word provided; Also on line 6 to eliminate the words, authorized by, and to replace them with the words, presented to; To eliminate the final sentence of that paragraph as no longer relevant, and to amend the next to last centence to substitute the words, eight (8) or less, for the words, ten (10) or less, on the 28th line, and to eliminate the words, but one, on the twenty-ninth line;

To eliminate from section C as no longer relevant the following clauses: On lines 4and 5, or the Management Firm, on behalf of the Association, and on its own behalf; also on lines 8 and 9, the Management Firm, as long as the Management Agreement remains in effect, and thereafter; also on lines 14, 15 and 16, The Management Firm, for as long as the Management Agreement remains in effect, and thereafter; also on lines 19 and 20, by the Management Firm, for as long as the Management Agreement remains for effect, and thereafter; also on lines 19 and 20, by the Management Firm, for as long as the Management Agreement remains in effect, and thereafter; also to be eliminated are the comment (,) after the word Association on line 16 and on line 20; To eliminate from section D the first fourteen (14) words so that

To eliminate from section D the first fourteen (14) words so that the section will begin with the words, <u>The Association shall</u> ... Note there will be no comma after the word, Association;

On Page E'even -- To eliminate the words from lines 2 and 3, the <u>Management Firm, as long as the Management Agreement remains in</u> <u>effect, and thereafter</u>, as no longer relevant; To end the first sentence in section B on line 4 with the words, <u>Onit Owner(s)</u>. To eliminate the entire <u>balance of that centence</u> -- 28 words that are no longer relevant;

In the first para, aph of Article YII, to eliminate the following words on line 1, whose name appears at the end of this instrument. To eliminate on lines 2 and 3 the words, has delegated to the <u>Management Firm the power of the Association to</u>, adding the word, <u>shall</u>, instead, so that the corrected sentence will read, <u>The</u> <u>Association through its Board of Directors shall fix and</u> ...;

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Declaration of Condominium (Golf's Edge) -- Page 3

On Page Eleven -- (continued) Also to insert a comma (,) after the word <u>Declaration</u>, and to conclude that first sentence as follows: <u>Declaration</u>, the <u>By-Laws</u> and <u>Exhibits attached thereto</u>. The <u>balance of that sentence and all of the pext</u> sentence shall be eliminated.

In the next to last line of Section A, the word, proportion, shall be substituted for the word, shares. Also, on line six of that section, the word, a, shall be inserted between the words, from and revenue-producing.

On Page Twelve -- To eliminate the words, and the Munagement Firm, as long as the Management Agreement remains in effect, on lines 1 and 2 of section C; Also to eliminate the word, tangible, on line 5, and to insort these words, and used in the operation of said apartment such as air conditioner refrigerator, stove, Dishwasher, disposal unit and floor coverings, after the word, unit, on line 5; Also to eliminate the rest of that sentence on lines 6, 7 and 8;

Also, on line 9, to eliminate the words, and <u>Munagement Firm</u>, and on line 11 the words, or the <u>Management Firm</u>, and on line 14 the words, or <u>Management Firm</u>, and on line 18 the words, and <u>Manage-</u> ment Firm, and to <u>conclude that sentence</u> at the end of line 17 with the word, <u>Lense</u>.

Also, to eliminate the first fourteen (14) words of the next sentence on lines 16 and 19 and to start that sentence with the words, <u>The Board of Directors</u> ... Also, on lines 25 and 26, to eliminate the words, <u>The Management Firm</u>, as long as the Management Agreement remains in effect, and the sentence to begin on line 30, reading <u>The Association shall be entitled</u> ... Also, to insert the word, <u>being</u>, between the last two words in that paragraph so that the final phrase will read, <u>by the lien being enforced</u>; Also to eliminate the words, <u>Management Firm or the</u>, on line 8 of the second paragraph under C, and the word, <u>or</u>, on line 9 of the same paragraph;

To rephrase Article VIII ASSOCIATION as follows: The operation of the Condominium shall be by a Plorida corporation not for profit, herein referred to as the Association, the name of which is The Colf's Edge Condominium Association, Inc., which Shall operate in accordance with the following provisions:

On Page Thirteen -- To rephrace the second paragraph, B. as follows: The By-Laws of the Association as amended by the Board of Directors of the Association on January 5, 1976 and approved by the affirmative vote of more than 80% of the Unit Owners of Colf's Edge Condominium Association, a copy of which is attached hereto and made a part hereof as Exhibit 2-A.

To eliminate all the words at the end of the first sentence in paragraph C after the word, <u>condominium</u>, on the second line; Also to eliminate the last sentence of that paragraph;

To eliminate all of section D, and to redesignate succeeding sections in proper letter sequence; To rephrase section G after the word, bound, on line 3 to read, by the provisions of this Declaration and the By-Laws of the Association; Also to eliminate all of section H; Wincolf and OC

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Declaration of Condominium (Golf's Edge) -- Page 4

On Page Thirteen -- (continued) Also to eliminate the <u>first fourteen</u> (14) words of the first sentence in Article IX, Section A. Linbility Insurance. so it will begin with the words, <u>The Poard</u>: also to aliminate the comma (,) after the word, Association, on Jine 3 of that section;

On Page Fourteen -- To eliminate the sume 14 words, the Management Pirm, or long at the Management Agreement remains in effect, and, thereafter, on lines 1 and 2; also to eliminate the comma (,) after the word, Association, on line three;

In section B, paragraph 1. Purchase of Insurance, to eliminate the first fourteen (14) words of the first mentance so it will begin on the third line with the words, The Association shall ..; Also, beginning on line ten, the first 1 words are to be eliminuted; Also to eliminate the six words that begin line fourteen (14); Also to eliminate on lines 17 and 18 the same fifteen (15) words that were eliminate the words, <u>Management Firm</u>, and thoreafter, and on line 21, to eliminate the <u>comme</u> (,) after Association; To eliminate un lines 6 and 7 of the second paragraph the words, by the Management Firm, and thereafter; also on lines 15 and 16 to eliminate the fifteen (15) words to eliminate the fifteen the; comma (,) after Association on the last line of that paragraph; In section B, paragraph 2, to eliminate the words, <u>Management Firm</u> Association on the last line of that paragraph; In section B, paragraph 2, to eliminate the words, <u>Management Firm</u> Association by the on line 2; also to eliminate the <u>commas</u> (,) following the word <u>Association</u> both at the beginning and end of line 3;

<u>On Page Fifteen</u> -- To eliminate the <u>fifteen words</u> starting at the beginning of the second line and ending on the third with the word <u>thereafter</u>;

On Page Sixteen -- To eliminate the fifteen words starting with the words, the Management and ending with the word, thereafter, on lines 3 and 4 of paragraph (c) Certificate; Also on lines 7 and 8 of the same paragraph to eliminate the words, the Management Firm, and thereafter; Also to eliminate the comma (,) after the word, Association, on line 8; Also on line 4 of section 5 to insert parenthesis (where missing just before the word, as; Also, in section 5 (a) to eliminate the first fifteen words, starting that sentence with the words, The Board, at the end of the second line; Also to eliminate the <u>comma</u> (,) after the word Association, on the third line;

On Page Seventeen -- To eliminate the fifteen words on the second and third lines starting with <u>Management</u> and including to the; Also in paragraph (c) eliminate all of lines 8 and 9 except the last word, <u>Association</u>; Also eliminate all of lines 25 and 26 except the last two words, <u>the Association</u>; Also eliminate all of lines 32 and 33 except for the last word, <u>Association</u>; Also climinate the first six words on line 39 and insert the word <u>Association</u> instead so it will read <u>require</u> the <u>Association</u> to <u>obtain</u>; Also in paragraph (d) to eliminate the fourteen words on lines 1; 2 and 3 beginning with the <u>Management</u> and ending with thereafter;

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Declaration of Condominium (Golf's Edge) -- Page 5

<u>On Page Seventeen</u> -- Also to eliminate the <u>comma</u> (,) at the end of line 3 after the word <u>Association</u>; Also in paragraph (e) to eliminate the <u>last eight words</u> on the last line on page 17;

On Page Eighteen -- To eliminate all the words on the first line except the last word, they Also to eliminate the <u>commas</u> (,) after the word <u>Association</u> on the second line; Also to eliminate all of line 10 and 11 up to and including the word <u>thereafter</u>; Also to eliminate all of line 15 beginning with the word <u>Management</u> and all of line 16; Also on line 22 to eliminate the last five words, the <u>Management Firm</u>, and thereafter; Also to eliminate the <u>commas</u> (,) after the word <u>Association</u> on lines 17 and 22; To eliminate all of the last ten (10) lines in paragraph (f) after the word, <u>loan</u>; Also to eliminate the <u>first sixteen</u> (16) words in paragraph (a) of section 6 as well as the <u>comma</u> (,) after the word <u>Association</u> on line 3;

On Page Nineteen -- To eliminate the fourteen words beginning with the word The on line 1 and including the word thereafter on line 3; Also to eliminate the three commas (,) on line 4;

To eliminate in section (c) the first five words on line 2;

<u>On Page Twenty</u> -- To eliminate the sixteen (16) words after the word <u>assessments</u>, on line 5 and the <u>comma</u> (,) after the word <u>Associ-</u> <u>ation</u> on line 7; Also to eliminate the fourteen words following the word <u>thereupon</u>, on line nine and including the word <u>there-</u> <u>after</u>, on line eleven; Also to eliminate the <u>comma</u> (,) after the word <u>Association</u> on line eleven; Also to eliminate the <u>first six words</u> on line eixteen as well as the <u>comma</u> (,) after the word <u>Association</u> at the end of line sixteen;

To eliminate in paragraph (d) the fifteen words starting with the word <u>Management</u> on line 3 and including the word <u>the</u> on line 5; Also to eliminate the <u>comma</u> (,) after the word <u>Associ-</u> <u>ation</u> on line 5;

Also, in section 8, to eliminate all of line 2 and the first five words on line 3; Also to eliminate the comma (,) after the word <u>Association</u> on line 3; Also to eliminate the words the <u>Management</u> <u>Firm, and thereafter</u>, on lines 5 and 6, and the <u>comma</u> (.) after the word <u>Association</u> on line 5; Also in section 9 to eliminate the words <u>Management Firm and the</u> on lines 4 and 5;

On Page Twenty-one -- In section 10. Association's Power to Compromise Claim, to eliminate the <u>lext fourteen words</u> ending with the word <u>thereafter</u>, the sentence to begin with the words <u>The Association</u>. Also to eliminate the <u>comma</u> (,) after the word Association; Also to eliminate the <u>first six words</u> on line 7 as well as the <u>comma</u> (,) after the next word, <u>Association</u>;

To eliminate from section D the fourteen (14) words beginning with the words the <u>Management</u> on line 1 and including the word thereafter, on line 2; also to eliminate the <u>comma</u> (,) after the word <u>Association</u> on line 3;

To eliminate from section Y the words the Management Firm, and thereafter, on lines 1 and 2; To eliminate also the comma (,)

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Declaration of Condominium (Colf's Edge) -- Page 6

- On Page twenty-one (continued) -- after the word, <u>Association</u>, on line 2; Also to eliminate the last four words of that paragraph, and the <u>Management Pirm</u>; Also to eliminate in Article I, section A. Apartments, the clause at the beginning of its second sentence, <u>Except as reserved to the Developers</u>, starting the second sentence with the words, <u>No dwelling unit</u> ...; Also to eliminate from section D. Pool Area, the fifteen words that begin with the word, <u>Management</u>, on line these and all of line four up to but not including the word, <u>Association</u>;
- On Page Twenty-two -- To eliminate from section G. Pets. all the words on lines four and five as well as the first four words on the last line, <u>Management Firm</u> or the: Also to eliminate from section H. Lawiul Use. all of the last sentence starting with the words, <u>The responsibility of meeting</u>;

Tc eliminate from section J. Miscellaneous, the fifteen words starting with the word, <u>Management</u>, on line seven and including the words, <u>by the</u>, on line eight; Also to eliminate the words, <u>Management Firm or</u> on line ten as well as the same words on line thirteen; Also to eliminate from Section R. Laundry Pacilities, the words, <u>Developer and/or his aspigns</u>, on line 3 and the substitution of the word, <u>Association</u>, therefore;

On Page Twenty-three -- To eliminate from section L. Regulations. the entire third line and the first five words on line four; Also to eliminate the last two words on line six and the first two words on line soven; Also in the second paragraph of section L. to eliminate the fifteen words starting with the Management on line five and including thereafter by on line soven; Also to eliminate all of section M. Frov. to. as no longer relevant; Also to eliminate from the first par graph of Article XI the words other than the Developer on line. three and four;

On Page Twenty-four -- To add a new paragraph at the bottom of the page as follows: (e) In any of the foregoing instances -- (a) Sale, (b) Lease, (c) Gift, devise or inheritance, etc. -- the Association may require an interview with the prospective Purchaser, Lessee, Devisee, Donee;

On Page Twenty-five -- On line four of paragraph (a) Sale, the word of shall be replaced by the word or so it reads approve or disapprove; To eliminate the lest four and a half lines of paragraph (b) beginning with the words, in recordable form, online eight and to add the following new sentence: If the Association fails to act within the aforesaid thiriy (30) days, the lease shall be deemed to have been approved.

To eliminate the last three lines of paregraph (c) and to replace them with the words, in recordable form, immediately after the word, <u>Association</u> at the end of line eleven;

On Page Twenty-Heven -+ To eliminate the last sentence on that page starting with the words Nor shall such provisions be Also to eliminate the carry-over on the next page;

On Page Twenty-eight -- To eliminate the carry-over from page 27, comprising the seven lines at the top of the page;

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Declaration of Condominium (Golf's Edge) -- Page 7

On Page Twenty-eight -- To add the words, he has received notice of, between the words after and the on line five of paragraph (a) Notice of Lien. Also to eliminate all paragraph 2 which covers the bottom half of page 28;

On Page Twenty-nine -- To eliminate from Article XII Limited Common Elements the fourteen (14) words starting with the Management on ling ten and including the word thereafter, on line eleven; also to eliminate the comma (,) after the word Association on line 11; Also to eliminate all of line twenty-four and the first four words on line twenty-five as well as the comma (,) at the end of line twenty-five after the word Association;

On Page Thirty -- To eliminate all of Article XIV except the last paragraph and to include that paragraph at the end of Article XIII; To revise succeeding Article designations to retain sequence; Also to eliminate from Article XV (to be revised as Article XIV) the words, the Management Agreement, on line four;

<u>On Page Thirty-one</u> -- To eliminate from Section B. Costs and attorneys' fees, the words, the <u>Management Agreement</u>, on line four; Also to eliminate from section C. the fourteen (14) words starting with the <u>Management</u> on line one and including all of line two; also to eliminate the <u>comma</u> (,) after the word <u>Aesociation</u> on line three; also the words, the <u>Management Agreement</u>, on line six;

To eliminate the <u>last line of section B</u>, under XVI (to be redesignated XV) as well the following three <u>paragraphs 1</u>, 2 and 3, replacing the deletions with the following addendum: <u>Except as elsewhere provided</u>, such approvals must be by not less than sixty-six and two-thirds percent of the votes of the entire membership of the Association;

On Page Thirty-two -- To eliminate the <u>numeral</u> at the beginning of the first paragraph; also to eliminate <u>all</u> of the second paragraph;

On Page Thirty-three -- To eliminate from section B. Agreement. the words, the Management Firm as well as of, on lines 8 and 9;

On Page Thirty-four -- To eliminate from section E. the words, or Management Firm, on lines six end seven; also to eliminate all of the <u>left four lines</u> at the bottom of page thirty-four;

On Page Thirty-five -- To eliminate from section F. the seventeen words beginning with the Developer on line two and including thereafter on line four; also to eliminate the comma (,) after the word <u>Association</u> on line four; Also to eliminate from section G. the fourteen words beginning with or the Management on line three and including on its own behalf, on line four; Also to eliminate the words, <u>Management Firm and the</u> at the beginning of line eight of the same section; Also in section J to insert the word <u>relied</u> in place of <u>relief</u> at the beginning of the last line;

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BY-LAWS

OP

GOLF'S EDGE CONDOMINIUM ASSOCIATION, INC.

(as amended January 5, 1976)

PREFACE:

The By-Laws of Golf's Edge Condominium Association, Inc., adopted on September 8, 1969 and recorded in the Official Records of Falm Beach County, Florida, in Book 1749, pages 798 to 307, and attached to the Declaration of Condominium of Golf's Edge Condominium Apartments, dated November 3, 1969 and recorded in the Official Records of Falm Beach County, Florida, in Book 1763, pages 346 to 1029, are amended as follows: as follows:

All of the provisions of the said By-Laws are hereby deleted and superseded by the following provisions except as spe-cifically stated herein as being retained.

ARTICLE 1 -- IDENTITY

These are the By-Laws of Golf's Edge Condominium Association Inc., hereafter called "Association" in these By-Laws, a corvoration not for profit under the laws of the State of Plorida, the Articles of Incorporation of which were filed in the office of the Secretary of State on the 3rd day of September, 1969. The Association has been organized for the purpose of administering several condominiums pursuant to Chapter 711, Florida Statutes 1967, called the Condominium Act in the By-Laws, which condominiums will be known col-lectively ns Golf's Edge Condominium Apartments and will be located in Kingswood, Century Village, West Falm Beach, Falm Beach County, Florida. Hereafter in these By-Laws, the several condominiums shall be referred to as "Condomin-ium", and whenever "Condominium" is used it shall mean and be deemed to refer to all the condominiums created or to be created by Marvell Developers, Inc. et the aforedescribed location. By-Lews original fron

Retained 1.1 The office of the Acrocition shall be at Kingswood, Contury Village, West Falm Beach, Florida.

1.2 The fiscal year of the Association shall be the calendar year. ł

MENDED 1.3 The seal of the corporation shell beer the name of the corporation, the word "Flo-rida", the words "Corporation Not for Fro-fit" and the year of incorporation, an im-pression of which is as follows: NO7

1.4 The provisions of these By-Laws are applicable to the condominium, and the terms and provisions hereof are ex-pressly subject to the effect of the terms, provisions,

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Page two

conditions and authorizations contained in the Articles of Incorporation and which may be contained in the formal Declarations of Condominium which will be recorded in the Public Records of Palm Beach County, Florida, at the time said property and the improvements now or hereafter situate thereon are submitted to the Plan of Condominium Gwnership, the terms and provisions of said Articles of Incorporation and Declarations of Condominium to be controlling wherever the same may be in conflict herewith.

be in conflict herewith. 1.5 All present or future owners, tenants, future tenants, or their employees, or any other person that might use the condominium or any of the facilities thereof in any manner, are subject to the regulations set forth in these By-Laws and in said Articles of Incorporation and Declaration of Condominium.

ARTICLE 2 -- MEMBERS' MEETINGS

2.1 A General Meeting of the Members shall be held at such place and time as the Board of Directors may designate in the first week of December of each year for the purpose of receiving a report of the income and expense for the year about to end oide by side with the proposed budget for the new fiscal year shead, of approving the budget for the new fiscal year, of receiving the Report of the Nominating Committee for Directors, and for the transaction of any other business -- provided, however, if that day is a legal or religious holiday, the meeting shall be held at the same hour on the next day that is not a legal or religious holiday or a Sabbath.

2.2 The Annual Meeting of the Members shall be held at such place and time as the Board of Directors may designate in the second week of February of each year for the purpose of electing Directors, receiving Annual Reports, and transacting any other business -- provided, however, if that day is a legal or religious holiday, the meeting shall be held at the same hour on the nead day that is not a legal or religious holiday or a Sabbath.

2.) (a) Special Nembers' Meetings shall be held whenever called by the Fresident or in his absence or disability by the Vice Fresident, and must be called by the Secretary within twenty (20) days after receipt of a written request of a majority of the Board of Directors, or of a written request of not less than twenty-five percent (25%) of all the Unit Owners -- provided, however, that the meeting shall not be scheduled on a legal or religious holiday or on a Sabbath.

2.3 (b) Notice of all Members' Meetings stating the time and place and the objects for which the meeting is called shall be given by the President or in the absence or disability of the President by the Vice President or Socretary.

2.3 (c) Written notice of all meetings of the membership shall be given to each Unit Owner not less than fourteen (14) days in

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Page three

advance of the date of the meeting. A notice of the meeting shall also be posted at a conspicuous place at each condominum building (at the mail box location) at least fourteen (14) days and not more than thirty (30) days prior to said meeting. The written notice to the Unit Owners shall be given in a reasonable and practical manner as shall be determined by the Board of Di-rectors, or in the absence of such determined by the Officer charged with the giving thereof, there being no requirement that such notice be given by ordinary, registered, or certified mail. Notice of all meetings may be waived before or after meetings by the persons entitled to attend such meetings. The notice of the General Members' Meeting in December shall include the proposed budget for the coming calendar year.

2.4 A Quorum at Members' Meeting: shall consist of persons en-titled to cast a majority of the votes of the entire membership of the Association. The acts approved by a majority of the votes present at a meeting at which a quorum is present shall consti-tute the acts of the members, except when approval of a greater number of members is required by the Declaration of Condominium, the Articles of Incorporation or these Dy-Laws.

2.5 VOTING (a) In any meeting of members the Owner or Owners of each apartment unit shall be entitled to cast one (1) vote.

each apartment unit shall be entitled to cast one (1) vote. (b) If an apartment is owned by one (1) person his right to vote shall be established by the rec.rd title to his apart-ment. If an apartment is owned by more than one (1) person, or is under lease, the person entitled to sast the vote for the apartment shall be designated by a certificate signed by all of the record owners of the apartment and filed with the Secretary of the Association. Whenever any apartment is owned by Husband and Wife, absent any notice by them to the contra-ry, the Husband or Wife, as the case may be, shall be treated and regarded as the agent and proxy of the other when in attendance at any membership meeting for the purpose of de-ter ...ning a quorum and casting a vote for each apartment owned by them, without necessity for filing a certificate. If an apartment is owned by a corporation, the person en-titled to cast the vote for the apartment shall be desig-nated by a certificate signed by the President or Vice Pres-ident and attested by the Secretary or Assistant Secretary of the corporation and filed with the Secretary of the Asso-ciation. Such certificates shall be valid until revoked or until superseded by a subsequent certificate or until a change in the ownership of the apartment concerned. A cer-tificate designating the person entitled to cast the vote of an apartment may be revoked by the owner of an apartment. If such a certificate is not on file, the vote of such own-ers shall not be considered in determining the requirement for a quorum nor for any other purpose. 6 PROXIES (a) Votes may be cast in person or by proxy or By-Laws originel from Retained ł NEWED 5

2.6 PROXIES (a) Votes may be cast in person or by proxy or by absentee-ballot. A proxy may be made by any person entitled to vote and shall be valid only for the particular meeting des-ignated in the proxy and must be filed with the Secretary of the Association prior to or at the commencement of the meeting

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Page four

or any adjournment thereof. In such proxy, the member may desig-nate in writing as his proxy any neighbor or friend who is a Unit Owner who will attend that meeting.

(b) No member shall serve as proxy for more than five (5) apartment units.

2.7 At the Annual Meeting the President shall appoint with the approval of the Association Members a Judge of Elections from among the Unit Owners who is not a candidate. The Judge of Elections shall in turn appoint an Assistant and three Tellers from among the Unit Owners who are not candidates to facilitate tallying the votes. The Judge of Elections shall report the certified results of the election at the appointed time during the Annual Meeting and file with the Secretary of the Association the ballots and tally sheets in a scaled container signed by all five (5) members who participated in the process for future reference if needed.

ROT AMENDED 2.6 Adjourned Meetings. If any meeting of members cannot be organized because a quorum has not attended, the members who are present, either in person or by proxy, may adjourn the meeting from time to time until a quorum is present.

2.9 The order of business at Annual Members' Meetings and as far as practical at other Members' Meetings shall be as follows:

- a) Calling of the roll and certifying of proxies b) Proof of notice of meeting or waiver of notice c) Reading and disposal of minutes d) Reports of Officers e) Reports of Committees f) Appointment of Judge of Elections, Ass't, 3 Tellers g) Unfinished business b) New Business
- j) Appointment of Judge of Elections
 j) Report of Judge of Elections
 j) Adjournment

ARTICLE 3 -- DIRECTORS

3.1 Membership. (a) The affairs of the Association shall be managed by a Board of nine (9) Directors and three (3) Alternate Directors. Each Alternate Director shall attend all Board Meet-ingo and be prepared to serve, in albabetical order as required, in the absence of a Director at the request of the chair, but shall not have the right to vote except when serving in the place of a Director.

(b) At the first Annual Letting after the adoption of these revised By-Laws, five (5) of the nine (9) Directors receiving the highest number of votes shall be designated to serve for two years, and the next four (4) shall serve for one year. Thereafter Directors chall be elected to vacancies each year for two-year terms. Alternate Directors shall serve for one-year terms, until the next Annual Keeting of the Association.

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3.2 Election of Directors and Alternates

(a) Election of Directors and Alternate Directors shall be hold at the Annual Members' Meeting in February of each year.

(b) At the November meeting of the Board of Directors, a Nominating Committee of five Unit Owners who are not Directors shall be elected for the purpose of nominating Directors and Alternate Directors to fill the vacancies which will occur on the Board at the next Annual Meeting. The Committee shall nominate at least as many condidates as there shall be vacancies to fill and as many more as they may find among the Unit Owners who possess the ability and skills to perform the tasks and to solve the problems of the Association, and who have expressed a willingness to act as a Director and Officer of the Association. The Report of the Nominating Committee shall be prisented to the General Meeting of the Members in December of said year and immediately thereafter in writing to each Unit Owner with a copy of the next section, 3.2 (c) of these By-Laws.

(c) Additional nominations of Directors and/or Alternates may be made by petition signed by at least five (5) Unit Owners and accompanied by a signed statement of assent from each such nomince. Such petitions shall be filed with the Chairman of the Nominating Committee not later than January 5th of that particular year, for inclusion on the Official Ballot.

(d) Not less than three (3) woeks prior to the date of the Annual Membership Meeting in February, a copy of the full list of Nominctions of Directors and Alternates together with a brief paragraph of introduction to each nominee including qualifications, shall be delivered to each Unit Owner -- or by first-class mail to those not in residence here at that time -- explaining and offering an Absentee Ballot or Proxy if requested.

(e) Absentee Ballats chall be made available to all Unit Owners who cannot be present at the Annual Meeting. Such Absentee Ballats shall be cast in a sealed unmarked envelope to be mailed or delivered in another envelope addressed to the Secretary of the Association who shall present these sealed envelopes to the Judge of Elections to be opened by him in the presence of the Tellers when all the other ballots cast in the said election are tallied. The Secretary shall keep a record of those who return absentee ballots to be checked at the Annual Meeting to avoid duplicate voting. (see 2.6 (a) re: Froxies)

3.3 The organization meeting of a newly elected Board of Directors shall be held within ten (10) days of its election.

3.4 Regular meetings of the Board of Directors may be held at such time and place as shall be determined from time to time by a majority of the Directors. Notice of regular meetings shall be given to each Director and Alternate, personally or by mail or telephone, and posted in a prominent place at least three days prior to the day named for such meeting.

3.5 Special meetings of the Board of Directors may be called by ###2605 MME 217

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3.11 The Order of Business at Board of Directors' Meetings shall be as follows:

- a) Calling of the roll
 b) Proof of due notice of meeting
 c) Heading and disposal of minutes
 a) Reports of Officers and Committees
 e) Election of Officers -- at Organization meeting
 f) Unfinished business
- g) New business h) Adjournment

3.12 No Director, Alternate, or Officer shall receive any fee or compensation for services in such capacities.

3.13 Any Director who fails to attend three (3) consecutive westings of the Board without reasonable excuse shall be removed from office by a two-thirds vote of the entire Board of Directors.

ARTICLE 4 --- POWERS AND DUTIES OF THE BOARD OF DIRECTORS

All of the powers and duties of the Association existing under the Condominium Act, Declaration of Condominium, Articles of Incor-poration and these By-Laws shall be exercised by the Board of

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Directors, its agents, contractors or employees, subject only to approval by Unit Owners when such approval is specifically required.

ARTICLE 5 -- OFFICERS

5.1 The Executive Officers of the Association shall be a President, a Vice President, a Treasurer, a Secretary, and a Corresponding Secretary, each of whom shall be a duly elected Director of the Association. All officers shall be elected annually by the Board of Directors and may be peremptorily removed by vote of the majority of all the Directors. No person may hold more than one executive office.

5.2 The President shall be the thief executive officer of the Association. He shall have all the powers and duties usually vasted in the office of President of a corporation or Association, including but not limited to the power to appoint committees from among the Unit Owners from time to time, as he in his discretion may deem appropriate to ausist in the conduct of the affairs of the Association. The Frenident shall preside at all Meetings of the Unit Owners and of the Roard of Directors. He shall be an ex-officio member of all committees. No President shall serve more than three consecutive torms.

5.3 The Vice President in the absence or disability of the President shall exercise the powers and perform the duties of the President. He shall also assist the President generally and exercise such other powers and perform such other duties as shall be prescribed by the Directors.

5.4 The Secretary shall keep the Minutes of all proceedings at the meetings of the Board of Directors and of the Members of the Association. He shall have custody of the SEAL of the Association, and affix it to instruments requiring a seal when duly signod. He shall keep the records of the Association, excet those of the Treasurer, and shall perform all other duties incident to the office of secretary of an association and as may be required by the Directors and/or the President. The Corresponding Secretary shall attend to the wiving and serving of all notices to the Members of the Association and to the Members of the Doard of Directors and other notices required by law, end such other duties as may be required by the Directors or the President.

A 5.5 The Treasurer shall have custody of all property of the Association, including funds, securities and evidences of indebtedness. He shall keep the books of the Association in accordance with good accounting practices, and he shall perform all other duties incident to the office of Treasurer.

5.6 The convensation of all employees shall be fixed by the Board of Directors.

ARTICLE 6 -- FISCAL MANAGEMENT

6.1 The provisions for fiscal management of the Association are

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set forth in the Declaration of Condominium, the Articles of Incorporation and the Condominium By-Laws. The records of fiscal management shall be maintained in accordance with sound accounting practices.

6.2 Budget. The Board of Directors shall adopt a hudget for each calendar year that shall include the estimate funds required to defray the common expense and to provide and maintain funds for accounts and recorves according to good accounting practices. In no year shall the estimated expense exceed 115% of the budget for the prior year unless 80% of the Unit Owners approve.

6.3 Assessments. Based on the budget, funds for the payment of common expenses shall be assessed against the Unit Owners in the proportions or percentages provided in the Declaration of Condominium and any amendments thereto. Said accessments shall be made for the calendar year annually in advance on or before December 20th preceding the year for which the accessment is made and shall be due and payable on the first day of each month in advance, unless otherwise required by the Board of Directors. Special assessments, should such be approved by the Board of Directors, shall be leviad in the same manner as hereinbefore provided for regular assessments, and shall be payable in the manner determined by the Board of Directors.

6.4 Acceleration of payment of installments of assessments. If an apartment owner shall be in default in the payment of an installment of any assessment, the Board of Directors may accolerate the remaining installments for the fiscal year upon notice to the apartment owner, and thereupon the unpaid balance of the assessment shall become due upon the date stated in the notice, but not less than fifteen (15) days after the delivery or mailing of such notice to the Unit Owner.

6.5 Default in Payment of Any Assessment, Lien. In addition to the foregoing paragraph 6.4, in the event of a default by a Unit Owner in the payment of any assessment, the Association shall nave all rights and remedies provided by law including but not limited to those provided by the Condominium Act, and the liability for a reasonable attorney's fee and for court costs incurred by the Association incident to the collection of such assessment or enforcement of its lien. If the Association elects to enforce its lien by foreclosure, the Unit Owner shall be required to pay a reasonable rental for the Condominium Unit while the action is pending, to be fixed by the Board of Directors, and the Association shall be entitled to the appointment of a receiver to collect it. Nothing herein contained shall bar a suit to recover a money judgment for unpaid assessments without vaiving the lien securing it.

6.6 Violations by Unit Owner; Remedies. In the event of a violation (other than the non-payment of an assessment) by the Unit Owner of any of the provisions of the Declaration of Condominium, the Articles of Incorporation, these By-Laws, or Rules and Regulations adopted pursuant to any of the foregoing docu-

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<u>Page nine</u> ments as they may be amended or added to from time to time, the Association by direction of its Board of Directors may notify the Unit Owner by written notice of said breach, delivered by hand or transmitted by mail. If such violation shall continue for a period of thirty (30) days from the date of the notice, the Association, through its Board of Directors, shall have the right to treat such violation as an intentional, inexcusable and material breach of the Declaration of Condominium, the Articles of Incorporation, the By-Laws or Rules and Regulations thereunder, and the Association may then pursue any remedy available. Upon a finding by the Court that the violation com-plained of has occurred, the offending Unit Owner shall reim-burse the Association for its reasonable attorney's fees and court costs incurred in bringing such action. Any violations which are deemed by the Board to be a hazard to public health or safety may be corrected immed'ately as an emergency matter by the Association, and the cost thereof shall be charged to the Unit Owner as a specific item, which shall be a lien against such Unit with the same force and effect as if the charge were a part of the Common Expenses attributable to such Unit Owner.

6.7 Liability of Unit Owners. A Unit Owner shall be liable for the expense of any maintenance, renair or replacement ren-dered necessary by his act, neglect or carelessness, or by that of any member of his family, or his guests, employees, agents or lessees, but only to the extent that such expense is not met by any insurance carried by the Association. Such liability shall include any increase in insurance rates occasioned by the misuse or abandonment of any unit or its appurtenances. Nothing herein contained, however, shall be construed so as to modify any waiver by insurance companies of rights of sobrogation. The expense of any maintenance, repair or replacement required, as provided herein, shall be charged to said Unit Owner as a speci-fic item which shall be a lien against said Unit with the same force and effect as if the darge were a part of the Common Ex-penses attributable to such Owner's Unit. 6.7 Liability of Unit Owners. A Unit Owner shall be liable

The Board of Directors may not expend

6.9 The depository of the Association shall be such bank or banks as shall be designated from time to time by the Beard of Directors and in which the moneys of the Association shall be deposited. Withdrawal of funds from such accounts shall be only by checks or withdrawal slips signed by such persons as are authorized by the Board of Directors.

6.10 An audit of the accounts of the Association shall be made annually by a certified public accountant, and a copy of the audit report shall be furnished to each Unit Owner not later than the Annual Meeting in Pebruary of the year following the year for which the audit is made.

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ARTICLE 7 -- INDEMNIFICATION

The Association shall indemnify every Director and every Officer, his heirs, executors and administrators against all loss, cost and expenses reasonably incurred by him in connection with any action, suit or proceeding to which he may be a party by reason of his being or having been a Director or Officer of the Associ-ation, including reasonable counsel fees, except as to matters wherein he shall be finally adjudged in such action, suit or proceeding to be liable for or guilty of gross negligence or willful misconduct. The foregoing rights shall be in addition to and not exclusive of all other rights to which such Director or Officer may be entitled.

ARTICLE 8 -- FARLIAMENTARY RULES

Roberts' Rules of Order (latest edition) shall povern the conduct of Board and Association meetings when not in conflict with the Declaration of Condominium, Articles of Incorporation or these By-Laws.

ARTICLE 9 -- ALENDEENTS

9.1 Amendments to these By-Laws may be proposed by a majority of the members of the Board of Directors or by ten (10) Unit Owners, and must be submitted in writing to the Secretary. 9.1

9.2 Notice of the proposed amendment shall be included in the notice of the meeting of the Association Nembers (Unit Owners) at which the proposed amendment is to be considered, with absentic ballots available to Unit Owners who cannot attend. The approval of sixty-six and two-thards (66 2/3%) percent of the entire membership of the Association is required for approval of much amendment. of such amendment.

9.3 No emendment may be adopted which chell discriminate against any apartment owner nor against any class or group of apartments unless the apartment owners affected shall consent. He emendment shall be made that is in conflict with the Articles of Incorporation or the Declaration of Condominium.

9.4 Execution and recording. A copy of each amendment shall be attached to a certificate certifying that the amendment was duly adopted as an amendment of the Declaration and Ey-Laws, which certificate shall be exactle by the officers of the Association with the formelities of a deed. The amendment shall be effective when such certificate and copy of the emendment are recorded in the public records of Palm Beach County, Florida.

of Writing Trping of Frinting manifestancy in this document when received. The foregoing were duly adopted as Amendments to the Ey-Laws of Golf's Edge Condominium Association, Inc., a corporation not for profit under the laws of the State of Florids by the Directors at a meeting of the Board of Directors on the fifth day of Jenuary 1976 and the by male them for vote of the Unit Owners of Golf's Edge Condominigh Association. Record Vertiled

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86 The annexed amendments to the By-Laws of Golf's Edge Condominium Association Inc. were approved by more than 80% of the members of Golf's fige C'ndominium Associationand were intended to be filed with the other amendments to the By-Laws of the Association and the amend-ments to the Declaration of Condominium of said Association, which were filed and recorded on November 15, 1976 in the Official Records of Palm Beach County, Florida, in Bock 2605, pages 205 to 222, but were inadvertantly not attached thereto. We are accordingly filing these amendments with the intent for all purposes to be considered as having been attached to the aforesaid amendments to the By-Laws and Declaration of Condominium of the said Golf's Edge Condominium Association Inc. 2486

IN WITNESS WHEREOF, the above named Association has caused these presents to be signed in its name by its President and attested by its Secretary and its Ser affixed this _____ day of December 1976.

GOLP'S EDGE CONDOMINIUM APSOCIATION, INC.

Fresident

Secretary

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State

My Commission expires HOVAN MULE STATE OF HOME AT COMMISSION DIVIS AND BUNDED DEN CAREAL DE, LA

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Florida

Attest by STATE OF FLORIDA

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COUNTY OF PALM BEACH)

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> > BEFORE ME, the undersigned authority, personally appeared Patrick C. Cahill and Jack Klein, well-known to ne to be the Fresident and Secretary respectively of Golf's Edge Condominium Association, Inc., a Florida non-profit corporation, and they acknowledged before me that they did as such officers execute. the foregoing instrument and that they exclude same as the act and deed of the said Corporation. rigan 1717 11 5 10 11

Rotary Public,

IN WITNESS WHEREOF, I have hereunto set my hand and office this ______ day of December 2976 seel this

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Return to: (enclose self-addressed stamped envelope)

Name

Address:

ORB 7649 Pg 1364 RECORD VERIFIED DOROTHY H WILKEN CLERK OF THE COURT - PB COUNTY, FL

Property Appraisers Parcel Identification (Folio) Number(s):

Amendments to the BY-LAWS of GOLF'S EDGE CONDOMINIUM ASSOCIATION, INC.

Article 5, section 5.2 (Book 2605, page 219) shall be amended by the addition of the phrase, "except the nominating committee," so that the next to last sentence reads, "He shall be an ex officio member of all committees except the Nominating Committee."

Article 6 shall be amended by inclusion of a new section, 6.3a, which shall read as follows:

Which shall read as follows: 6.3a A limited period of grace in the payment of assessments shall be extended to a Unit Owner before the sanctions provided in these By-Laws are invoked when in the judgment of the Board of Directors remsonable excuse for such delay exists, such as the death of a close relative, sudden catastrophic illness, or delay in receipt of funds needed to cover the payment.

The foregoing were presented to the Unit Owners of Golf's Edge Condominium Actociation Inc., a corporation not for profit under the laws of the State of Plorida, at its Annual Meeting on February 16, 1976 and subsequently approved by vote of more than 80% of the entire membership of the Association.

> Ricord Yarified Pain Beach County, Fin, John B. Dunkle Clark Circuit Court

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