

Master Deed were assigned by Treetops Limited Partnership to Treetops II Partnership; and

WHEREAS, the said Treetops II Partnership filed a Second Amendment to Master Deed which had the effect of adding Phase IIabc, which Second Amendment was filed of record in the RMC Office for Beaufort County, South Carolina, on January 9, 1986, in Deed Book 438 at Page 1616; and

WHEREAS, the aforementioned Treetops II Partnership, a South Carolina Joint Venture was dissolved by virtue of one of its Partners, COLLEGE INVESTMENTS OF S.C., INC., acquiring the Partnership interest of the other Partner, THE DELTA GROUP, said dissolution and merger reflected by virtue of that certain document recorded in the Register of Mesne Conveyances for Beaufort County, South Carolina in Partnership Book 11 at Page 1589; and

WHEREAS, COLLEGE INVESTMENTS OF S.C., INC. is the successor and assign of Treetops II Partnership which in turn was the successor and assign of the Treetops Limited Partnership, the original Sponsor under the aforementioned Master Deed and the said COLLEGE INVESTMENTS OF S.C., INC., is the Sponsor herein; and

WHEREAS, the within Sponsor filed a Third Amendment to Master Deed dated effective March 18, 1987, which Third Amendment was filed of record in the RMC Office for Beaufort County, South Carolina, on March 26, 1987, in Deed Book 473 at Page 1160, as amended by Technical Correction to Third Amendment filed on April 6, 1987, in Deed Book 474 at Page 131, which Third Amendment had the effect of adding Phase IIc; and

WHEREAS, the within Sponsor filed a Fourth Amendment to Master Deed dated effective July 10, 1987, which Fourth Amendment was filed of record in the RMC Office for Beaufort County, South Carolina, on July 22, 1987, in Deed Book 482 at Page 64, which Fourth Amendment had the effect of adding Phase IIe; and

WHEREAS, the within Sponsor filed a Fifth Amendment to Master Deed dated October 20, 1987, which Fifth Amendment was filed of record in the RMC Office for Beaufort County, South Carolina on October 23, 1987 in Deed Book 488 at Page 915, which Fifth Amendment had the effect of adding Phase IIg; and

WHEREAS, the within Sponsor filed a Sixth Amendment to Master Deed dated December 17, 1987, which Sixth Amendment was filed of record in the RMC Office for Beaufort County, South Carolina on December 18, 1987, in Deed Book 492 at Page 2207, which Sixth Amendment had the effect of adding Phase IIIa; and

WHEREAS, the within Sponsor filed a Seventh Amendment to Master Deed dated January 27, 1988, which Seventh Amendment was

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filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina on January 29, 1988, in Deed Book 495 at Page 973, which Seventh Amendment had the effect of adding Phase IIIb; and

WHEREAS, the within Sponsor filed an Eighth Amendment to Master Deed dated April 27, 1988, which Eighth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on April 28, 1988, in Deed Book 500 at Page 820, which Eighth Amendment had the effect of adding Phase IIIc; and

WHEREAS, the within Sponsor filed a Ninth Amendment to Master Deed dated October 11, 1988, which Ninth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on October 11, 1988, in Deed Book 513 at Page 1522, which Ninth Amendment had the effect of adding Phase IIg; and

WHEREAS, the within Sponsor filed a Tenth Amendment to Master Deed dated May 30, 1989, which Tenth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on June 2, 1989, in Deed Book 529 at Page 2386, which Tenth Amendment had the effect of adding Phase IVa; and

WHEREAS, the within Sponsor filed an Eleventh Amendment to Master Deed dated November 8, 1989, which Eleventh Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on November 8, 1989, in Deed Book 540 at Page 589, which Eleventh Amendment had the effect of adding Phase IVb; and

WHEREAS, the within Sponsor filed a Twelfth Amendment to Master Deed dated June 1, 1990, which Twelfth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on June 1, 1990, in Deed Book 554 at Page 1550, which Twelfth Amendment had the effect of adding Phase IVc; and

WHEREAS, the within Sponsor filed a Thirteenth Amendment to Master Deed executed on September 28, 1990, which Thirteenth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on January 24, 1991, in Deed Book 569 at Page 354, which Thirteenth Amendment had the effect of adding Phase IVd; and

WHEREAS, the within Sponsor filed a Fourteenth Amendment to Master Deed executed on June 19, 1991, which Fourteenth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on July 1, 1991,

in Deed Book 578 at Page 737, which Fourteenth Amendment had the effect of adding the Recreation Parcel; and

WHEREAS, the within Sponsor filed a Fifteenth Amendment to Master Deed executed on June 19, 1991, which Fifteenth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on August 29, 1991, in Deed Book 582 at Page 714, which Fifteenth Amendment had the effect of adding Phase IVe; and

WHEREAS, the within Sponsor filed a Sixteenth Amendment to Master Deed executed on December 22, 1992, which Sixteenth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on December 31, 1992, in Deed Book 615 at Page 1981, which Sixteenth Amendment had the effect of adding Phase IVf; and

WHEREAS, the within Sponsor filed a Seventeenth Amendment to Master Deed executed on December 22, 1992, which Seventeenth Amendment was filed of record in the Office of the Register of Mesne Conveyances for Beaufort County, South Carolina, on December 31, 1992, in Deed Book 615 at Page 2008, which Seventeenth Amendment had the effect of extending the filing dates for amendments to the Master Deed for the Future Phase Property and also said Amendment added a 0.158 acre parcel to the Regime; and

WHEREAS, the within Sponsor, by the filing of this Eighteenth Amendment to Master Deed, is desirous of adding and does hereby add Phase IVg to the Treetops Horizontal Property Regime, under the terms and conditions set forth herein.

NOW, THEREFORE, KNOW ALL MEN BY THESE PRESENTS that COLLEGE INVESTMENTS OF S.C., INC., with its principal offices on Hilton Head Island, South Carolina, hereinafter referred to as "Sponsor", does hereby declare:

1. RECITALS: The hereinabove recitals are hereby incorporated by reference in this Amendment.

2. GENERAL NARRATIVE:

(a) Reference is made to the general narrative description contained in Section 2 of the Second Amendment to Master Deed dated December 27, 1985, and recorded January 6, 1986, in Deed Book 438 at Page 1616, which Second Amendment is incorporated by reference herein. Since the filing of the Second Amendment, additional planning and permitting has taken place by the Sponsor herein, and its predecessors, with respect to site design, land planning and building design for future phases of the Treetops Horizontal Regime. This Eighteenth Amendment has for its purpose to add the sub-phase of the Phase IV property known as the Phase

IVg property. This phase includes five (5) Apartments constructed in one (1) building. Sponsor expressly ratifies the reservation rights for modification to the floor plans, site layout and design for future sub-phases in Phase IV. It is likely that the total number of Apartments to be constructed in these future sub-phases will be different than the number referenced in the aforementioned Second Amendment, but in no event will the total number be larger. The phasing schedule which was referenced in the Second Amendment as a proposed construction phasing schedule, will likewise be modified based upon current plans of the Sponsor herein. The intent, however, is that there will still be a sub-phasing schedule for the remaining Apartments to be developed in Phase IV. More specific detail as to sub-phases within Phase IV will be provided in subsequent Amendments.

(b) Notwithstanding the above, it may be possible to combine certain sub-stages of an overall phase. In other words, the timing of construction of the respective sub-stages (i.e. sub-phases) might be close enough that where two or more sub-stages would be combined into a single amendment. Such was the situation in the Fourth Amendment where sub-phases IIa, IIb and IIc were combined and designated "Phase IIabc." As this current sub-phase only involves one (1) building and five (5) Apartments, it is designated herein as "Phase IVg." For purposes of the Horizontal Property Act and future descriptions of Apartments within Treetops Horizontal Property Regime, the designation of the sub-phase will not be utilized. Therefore, a typical Apartment would be known, by way of legal description, as "Apartment No. __, Treetops Horizontal Property Regime, Phase IV". These Apartments will be numbered numerically and there will be no duplication of Apartment Numbers within all of the phases.

(c) In addition to the modification of the site layout and total number of Apartments as described in the Second, Third, Fourth, Sixth and Seventh Amendments referenced above, Sponsor has modified the floor plans for this Phase IV. The floor plans are substantially identical to those filed with Phase IIIb, i.e., the Seventh Amendment. The architect for the Phase IVc and subsequent sub-phase Apartments is Dolphin Corporation, Architectural Design Group, G. Wayne Windham, Architect, S.C. Reg. No. 2740. The full set of floor plans and walk through descriptions of the apartment types attached to the Sixth and Seventh Amendments to Master Deed are incorporated herein by reference. Further modifications will be noted in future Amendments.

3. CREATION PHASE IVg. Sponsor does hereby elect to exercise and does hereby exercise the options and rights hereinabove referred to and more particularly set forth in the recorded Master Deed of the Treetops Horizontal Property Regime, to amend said Master Deed to include the Phase IVg property more particularly described and set forth in Exhibit "A" hereto, as a part of the

Treetops Horizontal Property Regime in such a way that the said Treetops Horizontal Property Regime shall be composed of the property formerly designated as Phase I, Phase IIabc, Phase IID, Phase IIE, Phase IIf, Phase IIg, Phase IIIa, Phase IIb, Phase IIc, Phase IVa, Phase IVb, IVc and IVd, Recreation Parcel, Phase IVE, Phase IVf, that certain 0.158 acre parcel brought into the Regime by the Seventeenth Amendment, and the within property designated as Phase IVg. Effective upon the filing of this Amendment, the property included in the Treetops Horizontal Property Regime shall be as described in Exhibit "B" hereto which description includes the Phase I, Phase IIabc, Phase IID, Phase IIE, Phase IIf, Phase IIg, Phase IIIa, Phase IIb, Phase IIc, Phase IVa, Phase IVb, Phase IVc, IVd, Recreation Parcel, Phase IVE, Phase IVf, 0.158 acre parcel, and Phase IVg properties.

4. LAND: Sponsor is the sole owner of the land described in Exhibit "A" herein, which land is shown on a plat thereof, said plat being designated as Exhibit "C" attached hereto.

5. PHASE IVg PROPERTY: REGIME: Sponsor does hereby, by duly executing this Amendment to the Master Deed of the Treetops Horizontal Property Regime, submit the land referred to in Paragraph 4, together with the building and improvements erected thereon, and all easements, rights and appurtenances belonging thereto (hereinafter referred to as the "Property") to the provisions of the Master Deed for the Treetops Horizontal Property Regime and the provisions of the Horizontal Property Act of the State of South Carolina, and does hereby state that it proposes to make the property a part of the Treetops Horizontal Property Regime to be governed by the provisions of the aforementioned Master Deed and the provisions of the Horizontal Property Act of South Carolina.

6. IMPROVEMENTS: As referenced above, one (1) building containing five (5) Apartments is being added to the Regime by this Amendment. The improvements constructed on and forming a part of the Property, and specifically the hereinabove said building, are constructed in accordance with the floor plans identified as Exhibit "C" attached to the Sixth and Seventh Amendments to Master Deed and recorded in Plat Book 35 at Page 27 and Plat Book 35 at Page 82, which floor plans are incorporated herein by reference and made a part hereof. Exhibit "C" plans were prepared and certified by Dolphin Corporation, Architectural Design Group, G. Wayne Windham, Architect, S.C. Reg. No.2740. These plans are a variation from the plans filed with the Second, Third and Fourth Amendments. The "as built" survey of the Property prepared by Surveying Consultants of Hilton Head, Inc., Terry G. Hatchell, R.L.S. (S.C.) #11059 is attached as Exhibit "C" hereto and is hereby incorporated by reference. Attached to this Amendment as Exhibit "E" is a certificate that Building Number 23 has been constructed substantially in accordance with said plans.

7. APARTMENTS/BOUNDARIES:

(a) General Description. The property within Phase IVg which is being added to and combined with the Phase I, Phase IIabc, Phase IID, Phase IIe, Phase IIf, Phase IIg, Phase IIIa, Phase IIIb, Phase IIIc, Phase IVa, Phase IVb, Phase IVc, Phase IVd, Recreation Parcel, Phase IVe, Phase IVf, and 0.158 acre property of Treetops Horizontal Property Regime includes one (1) building containing five (5) Apartments (hereinafter referred to as "Apartments") all of which are to be used for residential purposes. The Apartments are capable of individual utilization on account of having their own exits to the common elements of the Property, and a particular and exclusive property right thereto, and also an undivided interest in the general and limited common elements of the property, as set forth in the recorded Master Deed and as hereinafter set forth, necessary for their adequate use and enjoyment (hereinafter referred to as "Common Elements"), all of the above in accordance with the Horizontal Property Act of South Carolina.

(b) Boundaries: The boundaries for the Phase IVg Apartments are generally as described in Section 7(b) of the Second Amendment to Master Deed recorded in Deed Book 438 at Page 1616, et seq., which is incorporated by reference herein. It is noted that the Phase IVg Apartments have attics in which certain of the mechanical systems servicing the Apartments are located.

8. ACREAGE (This Phase): That the Property comprising Phase IVg and being hereby added to the Property of the Treetops Horizontal Property Regime has a total of 0.246 acres, of which approximately 3,721 square feet will constitute and be occupied by Apartments and a total of approximately 6,980 square feet will constitute the remainder of the common elements.

9. TOTAL ACREAGE (Combined): That the total property of the Treetops Horizontal Property Regime, subsequent to the filing of this Amendment and including the Phase I, Phase IIabc, Phase IID, Phase IIe, Phase IIf, Phase IIg, Phase IIIa, Phase IIIb, Phase IIIc, Phase IVa, Phase IVb, Phase IVc, Phase IVd, Recreation Parcel, Phase IVe, Phase IVf, that certain 0.158 Acre Parcel, and Phase IVg property, has a total of approximately 18.884 acres.

10. APARTMENT TYPES: There are two (2) basic types of Apartments in Phase IVg of the Treetops Horizontal Property Regime, to-wit, Live Oak (Type E), and Magnolia (Revised Type C), being particularly described in Exhibit "G" (entitled "Walk Through Descriptions") to the Sixth and Seventh Amendments to Master Deed which are incorporated herein by reference.

The specific Apartments in Phase IVg are numbered as follows:

Building No. 23:

<u>Apartment</u>	<u>Type</u>
42	Live Oak, Type E
43	Magnolia, Revised Type C
44	Live Oak, Type E
45	Magnolia, Revised Type C
46	Magnolia, Revised Type C

The buildings and Apartment types for subsequent sub-stages of Phase IV of Treetops Horizontal Property Regime, if applicable, may vary from the Apartment types in earlier Phases as described herein and in the Second Amendment.

11. COMMON ELEMENTS. The Common Elements of the Phase IVg Property will be as follows:

(a) The General Common Elements

(i) The Property, excluding the limited common elements and the Apartments, and including, but not limited to the land on which the Apartments are constructed, the foundations, roofs, exterior siding, fascia, sheathing, perimeter walls, walls and partitions separating units, load-bearing columns, slabs, foundation cross beams, stairway and stair towers, halls, corridors, lobbies, mechanical and equipment rooms, trash chutes, mail box areas, floors separating Apartments, mechanical chases, pipes, wires, conduits, air ducts, and public utility lines located within slabs or elsewhere in the building other than within the Apartment boundary as described in the Second Amendment to Master Deed, referenced above in Paragraph 7(b), including the space actually occupied by the above.

(ii) All parking areas, street signs, storm drainage, guttering, retaining walls located on the Property.

(iii) All roads, ramps, walkways, all stairs, paths, trees, shrubs, yards, (except such as are designated as limited common elements) gardens, etc., and related equipment appurtenant thereto.

(iv) All installations outside of the Apartments for services such as power, light, natural gas, telephone, television, water and other similar utilities.

(v) All sewer, drainage and irrigation pipes, excluding those which are the property of the utility district or company.

(vi) Such easements as described in Exhibit "A" to this Amendment and those easements through the Apartments for conduits, pipes, ducts, plumbing, wiring and other facilities for the furnishing of utility services to Apartments, general common elements and limited common elements and easements for access, maintenance, repair, reconstruction or replacement of structural members, equipment, installations and appurtenances, and for all other services necessary or convenient to the existence, maintenance, safety and use of the property, whether or not such easements are erected during construction of the condominium property or during re-construction of all or any part thereof, except such easements as may be defined as "Limited Common Elements."

(vii) All areas not designated as a limited common element and not described as lying within the boundary of an Apartment as described in the Second Amendment to Master Deed referenced above in Paragraph 7(b), and all other elements of the Property constructed or to be constructed on the Property, rationally of common use or necessary to the existence, upkeep and safety of the Property and in general all other devices or installations existing for common use.

(b) The Limited Common Elements: All terraces, decks, patios and balconies immediately adjacent to each Apartment or to which each Apartment has direct access from the interior thereof as shown on the floor plans and plot plans referenced above.

(c) Combined Common Elements. That the Common Elements of the property, both General and Limited, and including Phase I, Phase IIabc, Phase IIId, Phase IIe, Phase IIIf, Phase IIIG, Phase IIIa, Phase IIIb, Phase IIIc, Phase IVa, Phase IVb, Phase IVc, Phase IVd, Recreation Parcel, Phase IVe, Phase IVf, the 0.158 acre parcel, and Phase IVg property, shall be as set forth in the Master Deed establishing the Treetops Horizontal Property Regime, and as set forth hereinabove in Paragraphs 11(a) and 11(b).

(d) Parking Facilities. The parking facilities within the General Common Elements shall consist of those facilities previously referenced in the Master Deed and subsequent amendments, and consists of approximately 11,660 square feet in the Phase IVf Property, 971 square feet in the Phase IVg Property, with a total of approximately 126,321 square feet of parking in the Regime subsequent to the execution and recording of this Amendment.

12. PERCENTAGE OF INTEREST IN APARTMENTS: The percentage of title and interest appurtenant to each Apartment and the Apartment

Owner's title and interest in the common elements (both General and Limited) of the Property (Phase I, Phase IIabc, Phase IIId, Phase IIe, Phase IIIf, Phase IIIG, Phase IIIa, Phase IIIb, Phase IIIc, Phase IVa, Phase IVb, Phase IVc, Phase IVd, Recreation Parcel, Phase IVe, Phase IVf, the 0.158 acre parcel, and Phase IVg) of the Treetops Horizontal Property Regime and their share in the profits and common monthly expenses as well as proportionate representation for voting purposes in the meeting of the Treetops Owners' Association (hereinafter usually referred to as "Association") of the Regime is based upon the proportionate value of each Apartment to the value of the total Property (all Phases) as set forth in Exhibit "I" to the Master Deed establishing said Regime. Said percentages are likewise set forth in Exhibit "D" to this Amendment which is attached hereto and made a part hereof. The proportionate representation for voting purposes and the percentage of the undivided interests in the common elements (both General and Limited) provided in this paragraph and in Exhibit "D" hereto shall not be altered without the acquiescence of the co-owners representing all of the Apartments expressed in a duly recorded Amendment to this Master Deed for such Regime or by an Amendment filed by the Sponsor in accordance with the reservations set forth in the Master Deed.

13. REAFFIRMATION OF MASTER DEED PROVISIONS: The purpose of this Amendment is to add the Phase IVg property to the Treetops Horizontal Property Regime so as to make it an integral part of said Regime, pursuant to the process by which additional phases are to be added to the Regime pursuant to Sponsor's development plan. All provisions of the Master Deed establishing the Treetops Horizontal Property Regime as recorded in the RMC Office for Beaufort County, South Carolina, as modified by previous Amendments to Master Deed, which are not modified herein are expressly incorporated into and reaffirmed by this Amendment in the same manner as if the same were expressly set forth herein. This Amendment is intended to comply with the provisions of the aforementioned Master Deed and the Horizontal Property Act of South Carolina. In case any of the provisions stated above conflict with the provisions of said statute, the provisions of said statute shall control. The provisions hereof shall be deemed independent and severable, and the invalidity in whole or in part of any section, sub-section, sentence, clause, phrase or word, or other provision of this Amendment shall not affect the validity or enforceability of the remaining portions thereof and in such event, all of the other provisions of the Amendment shall continue in full force and effect as if such invalid provision had never been included therein.

IN WITNESS WHEREOF, COLLEGE INVESTMENTS OF S.C. INC., a South Carolina Corporation, has caused these presents to be executed this 8th day of December, in the year of Our Lord one thousand nine hundred and ninety-three and in the two hundred and eighteenth year of the Sovereignty and Independence of the United States of America.

SIGNED, SEALED AND DELIVERED
IN THE PRESENCE OF:

Lillian M. Edens
Ann T. Templeton

COLLEGE INVESTMENTS OF S.C.,
INC.

By: L. Gary Gilliam
Attest: Pamela J. Barbour

STATE OF SOUTH CAROLINA)
COUNTY OF GREENVILLE)

PROBATE

PERSONALLY appeared before me Lillian M. Edens who, on oath, says that s/he saw within named COLLEGE INVESTMENTS OF S.C., INC. by L. GARY GILLIAM its President sign the within Amendment, and Pamela J. Barbour its Assistant Secretary attest the same, and the said Corporation, by said Officers, seal said Instrument, and as its act and deed, deliver the same, and that s/he with Ann T. Templeton witnessed the execution thereof.

Lillian M. Edens

SWORN to before me this
8th day of December, 1993.

Emily P. Bridges
Notary Public for South Carolina
My Commission Expires: 05-21-2002

INDEX OF EXHIBITSEIGHTEENTH AMENDMENT TO MASTER DEED TREETOPS HORIZONTAL
PROPERTY REGIME PHASE IVg

<u>EXHIBIT</u>	<u>DESCRIPTION</u>
"A"	Legal Description of Phase IVg Land and Easements
"B"	Real Property Description (Phase I, Phase IIabc, Phase IIc, Phase IIe, Phase IIg, Phase IIIa, IIIb, Phase IIIc, Phase IVa, Phase IVb, Phase IVc, Phase IVd, Recreation Parcel, Phase IVe, Phase IVf, the hereinbefore referenced 0.158 acre parcel, and Phase IVg)
"C"	"As-built" plat of Phase IVg
"D"	Percentage of Interest in Common Elements
"E"	Certificate of Architect

EXHIBIT "A" TO EIGHTEENTH AMENDMENT TO MASTER DEEDTREETOPS HORIZONTAL PROPERTY REGIMELEGAL DESCRIPTION OF PHASE IVg PROPERTY AND EASEMENTS

All that certain piece, parcel or tract of land situate, lying and being on Hilton Head Island, Beaufort County, South Carolina, having and containing 0.246 acres, more or less, and being shown and described as "Phase IVg" on a plat entitled "An As Built Survey of Phases IVa - IVg, Treetops Horizontal Property Regime, a Section of Ocean Breeze at Treetops, Hilton Head Island, Beaufort County, South Carolina", said plat being dated April 26, 1990, and latest revised December 7, 1993, said plat being prepared by Surveying Consultants of Hilton Head, Inc., Terry G. Hatchell, R.L.S. (S.C.) #11059 and being recorded herewith in the R.M.C. Office for Beaufort County, South Carolina, in Plat Book 48 at Page 45. Said property is more particularly described as follows, to-wit:

Building #23 Parcel: Commencing at the concrete monument which marks the intersection of that certain 100' foot right-of-way known as Cordillo Parkway and that certain 100' foot right-of-way known as Woodward Avenue and proceeding from said point of commencement S26°08'00"E for a distance of 428.87 feet to a concrete monument; thence proceeding N63°52'00"E for a distance of 214.24 feet to a point which marks the **Point of Beginning** for the Phase IVg Property; thence proceeding N63°52'00"E for a distance of 45.35 feet to a point; thence proceeding N26°08'00"W for a distance of 25.03 feet to a point; thence proceeding N63°52'00"E for a distance of 68.03 feet to a point; thence proceeding S26°08'00"E for a distance of 27.04 feet to a point; thence proceeding S27°55'49"E for a distance of 86.17 feet to a point; thence proceeding S71°09'51"W for a distance of 87.60 feet to a point; thence proceeding N80°45'03"W for a distance of 35.79 feet to a point; thence proceeding N26°08'00"W for a distance of 56.30 feet to the point which marks the said **Point of Beginning** for the parcel.

For a more detailed description as to the courses, metes, bounds and distances and location of the above described Phase IVg property, reference may be had to the above mentioned plat of record. In case of conflict, if any, between the above described metes and bounds, courses and distances description and the said plat of record, said plat shall be controlling.

SAVE AND EXCEPT THEREFROM, the right of ingress and egress unto the Sponsor herein, its successors, assigns and Grantees.

FURTHER, SAVE AND EXCEPT THEREFROM, the right of ingress and egress over and across all roads and walkways shown on the above described plat of the Phase IVg property, said reservation being unto the Sponsor herein, its successors, assigns and Grantees.

FURTHER, SAVE AND EXCEPT THEREFROM, title to and ownership of all water and sewer lines located on said Parcel or hereafter installed thereon, together with all pipes, pumps, pumping stations, or other equipment or facilities located thereon, together with an easement to such lines, equipment or facilities to allow for the maintenance, repair or replacement of such lines, facilities or equipment or for the purpose of installing additional lines, equipment or facilities thereon from time to time.

FURTHER, Sponsor expressly reserves unto itself, its successors and assigns, the right to complete construction of the buildings and apartments included in Phase IVg, the right to improve the Phase IVg property by clearing, constructing parking facilities and/or recreational amenities on the presently unimproved portions of the Phase IVg property, said recreational amenities and parking facilities to be utilized for the Phase IVg property and future phases of the Treetops Horizontal Property Regime, if applicable to be designated in the future.

FURTHER, Sponsor expressly reserves unto itself, its successors and assigns, and its invitees the right to use one or more Apartments in Phase IVg, as models and/or sales offices and Sponsor expressly reserves the right to use two parking spaces in front of each such Apartment for itself, its successors and assigns, and its invitees until such time as the Apartments are no longer used for such purposes.

Further, Sponsor expressly reserves unto itself, its successors and assigns, the right to install lines, equipment and facilities for utility and drainage purposes and to grant easements over the Phase IVg property for the installation of additional lines, equipment or facilities for utility and drainage purposes from time to time.

FURTHER, Sponsor does likewise reserve unto itself, its successors or assigns, the right to grant similar easements, as described hereinabove, in favor of, but not necessarily limited to, future phases of the Treetops Horizontal Property Regime over and across the Phase IVg property.

EASEMENTS:

ALSO, a non-exclusive easement for the use of, ingress and egress on, over and through that overhead walkway with concrete walkway below, including stair towers, located on the contiguous property as shown and depicted in the above mentioned plat of record.

The above property is submitted to the Treetops Horizontal Property Regime subject to all existing restrictions, covenants, conditions and easements of record in the R.M.C. Office for Beaufort County, South Carolina, including, but not necessarily limited to the following matters:

(a) Beaufort County and Town of Hilton Head Island Real Property Taxes and special assessments, if any, for the year 1992 and subsequent years.

(b) Covenants, rights, restrictions, conditions, easements, options and assessments as created or reserved in, or shown by instruments recorded in the R.M.C. Office for Beaufort County, including those as follows:

(i) Declaration of Rights, Restrictions, Conditions, etc. which constitute Covenants Running with Certain Lands of The Hilton Head Company dated January 28, 1956, recorded in Deed Book 78 at Page 306 on February 27, 1956;

(ii) Conveyance of Rights from The Hilton Head Company in favor of Sea Pines Plantation Company, dated October 28, 1970, recorded in Deed Book 178 at Page 243 on November 2, 1970;

(iii) Warranty deed of Sea Pines Plantation Company in favor of Ocean Ventures, a Limited Partnership, dated November 9, 1970, recorded in Deed Book 179 at Page 18 on November 9, 1970; and

(iv) Deed of Sea Pines Plantation Company in favor of Treetops Associates, dated February 14, 1974, recorded in Deed Book 218 at Page 144 on February 19, 1974.

(c) Easements for installation and maintenance of power, telephone, gas, water and sewer lines referred to in that certain instrument recorded in the R.M.C. Office for Beaufort County, in Deed Book 229 at Page 1541, as "in or over a strip of subject property 5 feet in width contiguous and parallel to the rights-of-way of Cordillo Parkway, LeMoyne Avenue, Woodward Avenue and the Southern Property line of Tract OV."

(d) Liability, if any, occasioned by the lack of any right of access to the land other than from that 100 foot right-of-way known as Cordillo Parkway, which abuts the land on the northerly side. (N.B. It is noted that the land is abutted on the northeast by property designated as "LeMoyne Avenue 100, R/W", all as shown on the plat referred to above).

(e) Any conditions, easements and rights as set forth in the Master Deed of Treetops Limited Partnership, a South Carolina Partnership, establishing Treetops Horizontal Property Regime, said Master Deed being dated December 14, 1983, recorded in the R.M.C.

Office for Beaufort County, South Carolina, in Deed Book 384 at Pages 259-334 on December 19, 1983, and re-recorded on December 30, 1983, in Deed Book 385 at Pages 107-179, as re-recorded on February 3, 1984, in Deed Book 387 at Pages 1110-1187, as amended by Amendment to Master Deed dated September 10, 1984, recorded on February 5, 1985, in Deed Book 412 at Pages 1148-1157; and as further amended by the Second Amendment to Master Deed dated December 27, 1985, and recorded January 9, 1986, in Deed Book 438 at Page 1616, et seq; and as further amended by the Third Amendment to Master Deed and Technical Correction to Third Amendment recorded in Deed Book 473, Page 1160 and Deed Book 474, Page 131 respectively; and as further amended by the Fourth Amendment to Master Deed recorded in Deed Book 482 at Page 64, as further amended by the Fifth Amendment to Master Deed recorded in Deed Book 488 at Page 15, as further amended by the Sixth Amendment to Master Deed recorded in Deed Book 492 at Page 2207, and as further amended by the Seventh Amendment to Master Deed recorded in Deed Book 495 at Page 973, and as further amended by the Eighth Amendment to Master Deed recorded in Deed Book 500 at Page 820; and as further amended by the Ninth Amendment to Master Deed recorded in Deed Book 513 at Page 1522; and as further amended by the Tenth Amendment to Master Deed recorded in Deed Book 529 at Page 2386; and as further amended by the Eleventh Amendment to Master Deed recorded in Deed Book 540 at Page 589; and as further amended by the Twelfth Amendment to Master Deed recorded in Deed Book 554 at Page 1550; and as further amended by the Thirteenth Amendment to Master Deed recorded in Deed Book 569 at Page 354; and as further amended by the Fourteenth Amendment to Master Deed recorded in Deed Book 578 at Page 737; and as further amended by the Fifteenth Amendment to Master Deed recorded in Deed Book 582 at Page 714; and as further amended by the Sixteenth Amendment to Master Deed recorded in Deed Book 615 at Page 1981; and as further amended by the Seventeenth Amendment to Master Deed recorded in Deed Book 615 at Page 2008; and as further amended by this Eighteenth Amendment to Master Deed.

The property intended to be conveyed herein is a portion of the same property conveyed to Treetops II Partnership deed of Corlewood Dunes Partnership recorded on May 2, 1985, in Deed Book 418 at Page 1361.

EXHIBIT "B" TO EIGHTEENTH AMENDMENT TO MASTER DEEDTREETOPS HORIZONTAL PROPERTY REGIME

DESCRIPTION OF PHASE I, PHASE IIabc, PHASE IIId, PHASE IIe, PHASE IIIf, PHASE IIg, PHASE IIIa, PHASE IIIb, PHASE IIIc, PHASE IVa, PHASE IVb, PHASE IVc, PHASE IVd, RECREATION PARCEL, PHASE IVe, PHASE IVf, 0.158 ACRE PARCEL, AND PHASE IVg

Set forth below is the perimeter legal description of the Treetops Horizontal Property Regime effective with the filing of this Eighteenth Amendment:

All those certain pieces, parcels or tracts of land situate, lying and being on Hilton Head Island, Beaufort County, South Carolina, having and containing a total of 6.641 acres, 0.678 AC, 0.682 AC, 0.503 AC, 0.915 acres, 1.770 acres, 0.264 acres, 0.355 acres, 0.720 acres, 0.499 AC, 1.545 AC, 0.977 AC, 0.423 AC, 0.420 AC, 0.411 AC, 0.136 AC, 0.314 AC, 1.227 AC, 0.158 acres, and 0.246 acres, more or less, and being shown and described on a plat entitled "An As Built Survey of Phases IVa - IVg, Treetops Horizontal Property Regime, a Section of Ocean Breeze at Treetops, Hilton Head Island, Beaufort County, South Carolina", said plat being dated April 26, 1990, and latest revised December 7, 1993, said plat being prepared by Surveying Consultants of Hilton Head, Inc., Terry G. Hatchell, R.L.S. (S.C.) #11059 and being recorded herewith in the R.M.C. Office for Beaufort County, South Carolina, in Plat Book 48 at Page 45. Said property is more particularly described as follows, to-wit:

Beginning at the concrete monument found which marks the intersection of that certain 100' foot right-of-way known as Cordillo Parkway and that certain 100' foot right-of-way known as LeMoyné Avenue; and proceeding from said Point S26°08'00"E for a distance of 979.60 feet to a concrete monument found; thence proceeding S63°52'00"W for a distance of 264 feet to a concrete monument found; thence proceeding N26°08'00"W for a distance of 54.49 feet to a concrete monument found; thence proceeding S63°52'00"W for a distance of 102.15 feet to a concrete monument found; thence proceeding S35°38'00"E for a distance of 5.07 feet to a concrete monument found; thence proceeding S64°15'12"W for a distance of 104.55 feet to a point; thence proceeding S04°15'17"E for a distance of distance of 35 feet to a point; thence proceeding S56°06'27"W for a distance of 22.54 feet to a concrete monument; thence proceeding S03°33'07"W for a distance of 65 feet to a concrete monument; thence proceeding S11°39'20"E for a distance of 47.15 feet to a concrete monument; thence proceeding S63°51'42"W for a distance of 60.89 feet to a concrete monument; thence proceeding S26°08'18"E for a distance of 62.17 feet to a concrete monument; thence

proceeding S63°51'42"W for a distance of 399.88 feet to the concrete monument; then proceeding N26°08'18"W for a distance of 441.69 feet to a concrete monument; thence proceeding N63°52'00"E for a distance of 92.99 feet to a concrete monument; thence proceeding S42°32'17"E for a distance of 124.88 feet to a concrete monument; thence proceeding S71°33'21"E for a distance of 42.43 feet to a point; thence proceeding N64°05'31"E for a distance of 94.14 feet to a point; thence proceeding S25°49'37"E for a distance of 57.42 feet to a point; thence proceeding S25°49'37"E for a distance of 16.21 feet to a point; thence proceeding S70°17'09"E for a distance of 50.42 feet to a point; thence proceeding N24°04'54"E for a distance of 15.69 feet to a point; thence proceeding N08°03'05"E for a distance of 42.51 feet to a point; thence proceeding N28°02'01"E for a distance of 41.39 feet to a point; thence proceeding N47°03'44"W for a distance of 53.11 feet to a point; thence proceeding N34°18'27"W for a distance of 53.11 feet to a point; thence proceeding S71°09'51"W for a distance of 87.60 feet to a point; thence proceeding N80°47'03"W for a distance of 35.79 feet to a point; thence proceeding N26°08'00"W for a distance of 56.30 feet to a point; thence proceeding S63°52'00"W for a distance of 214.24 feet to a point; thence proceeding N26°08'00"W for a distance of 428.87 feet to a concrete monument found; thence proceeding N48°38'00"E for a distance of 984.57 feet to a point which marks the Point of Commencement.

For a more detailed description as to the courses, metes, bounds and distances and location of the above described property, reference may be had to the above mentioned plat of record. In case of conflict, if any, between the above described metes and bounds, courses and distances description and the said plat of record, said plat shall be controlling.

EXHIBIT "C" TO EIGHTEENTH AMENDMENT TO MASTER DEED
TREETOPS HORIZONTAL PROPERTY REGIME

Attached hereto is a plat entitled "An As Built Survey of Phases IVa - IVg, Treetops Horizontal Property Regime, a Section of Ocean Breeze at Treetops, Hilton Head Island, Beaufort County, South Carolina", said plat being dated April 26, 1990, and latest revised December 7, 1993, said plat being prepared by Surveying Consultants of Hilton Head, Inc., Terry G. Hatchell, R.L.S. (S.C.) #11059 and being recorded herewith in the R.M.C. Office for Beaufort County, South Carolina, in Plat Book 48 at Page 45.

EXHIBIT "D" TO EIGHTEENTH AMENDMENT TO MASTER DEED
TREETOPS HORIZONTAL PROPERTY REGIME

PERCENTAGE OF UNDIVIDED INTEREST IN THE COMMON ELEMENTS
AND VALUE FOR SOUTH CAROLINA STATUTORY PURPOSES

Reference is made to Exhibit "I" to the original recorded Master Deed of Treetops Horizontal Property Regime. It is noted that the percentage interests, for purposes of the South Carolina Horizontal Property Act, appurtenant to each Apartment of the Regime shall be established in accordance with the following formula:

$$\frac{V}{A} = P$$

- "p" Percentage Interest of each Apartment.
- "v" Valuation of the respective Apartments as set forth herein.
- "A" Aggregate Valuation of all Apartments existing in the Regime and added to the Regime as provided by the Master Deed.

APARTMENT TYPES - STATUTORY VALUES

Exhibit "I" to the Master Deed sets forth the following statutory valuations for the four (4) different types of Phase I Apartments:

Type A-Patio	\$53,550
Type A-Upper	58,410
Type B-Upper	66,510
Type C-Upper	44,010

For Phase IIabc and Phase IID Apartments the valuation of the six (6) different Apartment types are as follows:

Type 2/2S (Upper)	\$58,410
Type 2/2S (Patio)	53,550
Type 2/2C (Patio)	53,550
Type 3/3S (Upper)	66,510
Type 3/3C (Upper)	66,510
Type 2/2S (Penthouse)	66,510

For Phase IIe, Phase IIIf, and subsequent phases, the valuation of the four (4) different Apartment Types (known as "Phase IIe Types") are as follows:

Type A	\$58,410
Type B	58,410
Type C	66,510
Type D	66,510

For Phase IIg, Phase IIIa, Phase IIIb, IIIC, Phase IVa, Phase IVb, Phase IVc, Phase IVd, Phase IVe, Phase IVf, and Phase IVg Apartments, the valuation of the four (4) different Apartment types is as follows:

Palmetto, Type A	\$58,410
Palmetto, Revised, Type A	58,410
Magnolia, Revised, Type C	66,510
Live Oak, Type E	53,550
Dogwood, Type F	58,410

SUMMARY - ALL APARTMENT TYPES

Set forth below are the specific Apartment Types by statutory value and resulting percentage interest for a combination of all phases to date:

<u>Apartment Type</u>	<u>Statutory Value</u>	<u>All Phases (including Phase IVg)</u>
Type A-Patio	\$ 53,550.00	.397%
Type A-Upper	\$ 58,410.00	.433%
Type B-Upper	\$ 66,510.00	.493%
Type C-Upper	\$ 44,010.00	.326%
2/2S Upper	\$ 58,410.00	.433%
2/2S Patio	\$ 53,550.00	.397%
2/2C Patio	\$ 53,550.00	.397%
3/3S Upper	\$ 66,510.00	.493%
3/3C Upper	\$ 66,510.00	.493%
2/2S Penthouse	\$ 66,510.00	.493%
Phase IIe Types		
A and B	\$ 58,410.00	.433%
Phase IIe Types		
C and D	\$ 66,510.00	.493%
Palmetto, Type A	\$ 58,410.00	.433%
Palmetto, Revised		
Type A	\$ 58,410.00	.433%

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Magnolia, Revised		
Type C	\$ 66,510.00	.493%
Live Oak, Type E	\$ 53,550.00	.397%
Dogwood, Type F	\$ 58,410.00	.397%

OVERALL SUMMARY - COMPOSITE CHART

Subsequent to the filing of this Eighteenth Amendment to Master Deed the total number of Apartments by Type and Percentage Interest is as follows:

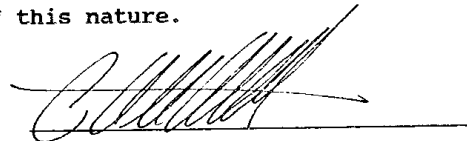
<u>Apartment Type</u>	<u>Individual Percentage Interest</u>	<u>Total No. of Apts.</u>	<u>Total Percentage</u>
Type A Patio; 2/2C Patio; and 2/2S Patio Live Oak, Type E	.397%	91	36.13%
Type A Upper; 2/2S Upper; Phase IIe Types A and B Palmetto, Type A Palmetto, Revised, Type A Dogwood, Type F	.433%	66	28.58%
Type B Upper; 3/3C; 3/3S; 2/2 Patio; Phase IIe Types C and D Magnolia, Type C, revised	.493%	65	32.05%
Type C Upper	.326%	10	3.26%

TOTAL VALUE

The total statutory value of the Property in Phase IVg is \$306,630.00. The total value of the Property in Phase I, Phase IIabc, Phase IIc, Phase IIe, Phase IIg, Phase IIIa, Phase IIIb, Phase IIIc, Phase IVa, Phase IVb, Phase IVc, Phase IVd, Recreation Parcel, Phase IVe, Phase IVf, 0.158 acre parcel, and Phase IVg combined is \$13,491,360.00. These valuations are for purposes of the South Carolina Horizontal Property Act. For designation of individual Apartments by Apartment Type, reference is made to Exhibit "I" to the original Master Deed, as amended, to Article 10 of the Second Amendment, and to Article 10 of this Eighteenth Amendment.

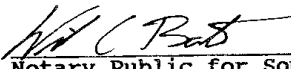
EXHIBIT "E" TO EIGHTEENTH AMENDMENT TO MASTER DEEDTREETOPS HORIZONTAL PROPERTY REGIMEARCHITECT'S CERTIFICATE

This is to certify that Building Number 23 of Treetops Horizontal Property Regime, Phase IVg, consisting of five (5) Apartments numbered as Apartments 42, 43, 44, 45, and 46 is built substantially in accordance with the floor plans prepared by Dolphin Corporation, Architectural Design Group, G. Wayne Windham, Architect, S.C. Reg. No. 2740, attached to the Sixth and Seventh Amendments to Master Deed as Exhibit "C" and incorporated herein by reference, which floor plans are recorded in Plat Book 35 at Page 27 and Plat Book 35 at Page 82, except for minor variations which are customary in projects of this nature.



G. Wayne Windham, A.I.A.
S.C. Registration #2740

Certified to this _____
day of December, 1993.

 (L.S.)
Notary Public for South Carolina
WILLIAM C. DOTSON II
My Commission Expires: 9.8.98

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FOLDER #

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RECORDED THIS 20th DAY
OF January 19 97
IN BOOK PAGE 1439
FEES \$
Mary A. Gray, RC
AUDITOR, BEAUFORT COUNTY, S.C.