SIXTH AMENDED AND RESTATED

BYLAWS OF PALMETTO PINES HOMEOWNERS ASSOCIATION, INC.

ARTICLE 1 DEFINITIONS

When used in these Bylaws, the terms shall be defined as set forth herein unless expressly provided otherwise.

- 1. Architectural Review Board or ARB shall mean and refer to the committee of the Association which administers and performs the architectural review and control functions related to Palmetto Pines Homeowners Association.
- 2. Articles of Incorporation shall mean and refer to the Articles of Incorporation of the Association filed with the Florida Secretary of State and any amendments thereto.
- 3. Assessment shall mean and refer to those charges made by the Association from time to time against the Lots for the purposes and subject to the terms set forth herein.
- 4. Association shall mean and refer to the Palmetto Pines Homeowners Association, Inc. which was formerly known as Holiday City at Boca Raton Homeowners Association, Inc.
- 5. **Board of Directors** or **Board** shall mean and refer to the Board of Directors of the Association, which is the governing body of the Association.
- 6. Common Expenses shall mean and refer to all costs and expenses of the Association and Common Properties.
- 7. Common Property/Properties shall mean and refer to all real property interests, personalty including any improvements, amenities, easements, fixtures, facilities thereon owned, leased, controlled or operated by the Association.
- 8. Declaration shall mean and refer to Declaration of Restrictions for Hovsons of Florida, Inc. recorded in the Public Records of Palm Beach County, Florida.
 - 9. Fiscal Year shall mean and refer to the calendar year.
- 10. Lot shall mean and refer to any parcel of land within Palmetto Pines as shown on the plats or any replats or ancillary plats together with improvements thereon.
- 11. **Member** shall mean and refer to any member of the Association which shall include the Owner of a Lot.

CFN 20230408318 OR BK 34699 PG 400 RECORDED 12/4/2023 1:45 PM Palm Beach County, Florida Joseph Abruzzo, Clerk

Pgs: 400 - 418; (19pgs)

Prepared by and Return to: Tamar Duffner Shendell, Esq. 635 SE 10 Street, Suite 635A Deerfield Beach, FL 33441

CERTIFICATE OF AMENDMENT TO THE BYLAWS OF PALMETTO PINES HOMEOWNERS' ASSOCIATION, INC.

WHEREAS, the Original Bylaws for Palmetto Pines Homeowners' Association f/k/a Holiday City at Boca Raton Home Owners Association, Inc., were not recorded; and

WHEREAS, the Bylaws were amended and restated by documents recorded in Official Records Book 9417, Page 63 and Official Records Book 11945, Page 1728, Official Records Book 23121, Page 1372, Official Records Book 30799, Page 1874, Official Records Book 33030, Page 1466, all of the Public Records of Palm Beach County, Florida; and

WHEREAS, at a duly called and noticed meeting of the Board of Directors of Palmetto Pines Homeowners Association, Inc. held on November 9, 2023, the aforementioned Bylaws were amended pursuant to the provisions thereof.

NOW THEREFORE, the undersigned hereby certify that the Sixth Amended and Restated Bylaws of Palmetto Pines Homeowners Association, Inc. attached hereto are the amended and restated Bylaws approved by the Board of Directors.

IN WITNESS WHEREOF, PALMETTO PINES HOMEOWNERS ASSOCIATION, INC. caused this Certificate of Amendment to be executed in accordance with the authority hereinafter expressed this ____ day of November, 2023.

Print Name: JAMES MARTIN

PALMETTO PINES HOMEOWNERS' ASSOCIATION, INC.

Print Name: Sandra Osinski

By: Paul Chuppa, President

STATE OF FLORIDA COUNTY OF PALM BEACH

The foregoing instrument was acknowledged before me, by means of \square physical presence or \square online notarization, this **2** l day of November, 2023, by Paul Chuppa, President of Palmetto Pines Homeowners' Association, Inc., who is personally known to me or who has produced ______ as identification and who did not take an oath.

NOTARY PUBLIC
My commission expires:

JAMES MARTIN

Notary Public - State of Florida
Commission # Hit 459145
My Comm. Expires Dec 11, 2027
Sanded through National Kotary Assn.

- 12. Owner or Lot Owner shall mean the owner of a Lot in the community governed by Palmetto Pines Homeowners' Association.
- 13. **Sub-Divider** in these Bylaws, the Declaration of Restrictions for Hovsons of Florida, Inc., the Rules and Regulations for the Palmetto Pines community and other governing documents, shall mean and refer to "Palmetto Pines Homeowner's Association, Inc."

ARTICLE 2 LOCATION OF PRINCIPAL OFFICE

The principal office of the Association shall be in Palm Beach County or Broward County, State of Florida. The Association may also have offices at such other places within or without this state as Board may from time to time determine or the business of the Association may require.

ARTICLE 3 PURPOSES

The Association does not contemplate pecuniary gain or profit direct or indirect to its members. The purposes for which it is formed are:

Generally, without limitation, to promote the health, safety and welfare of the residents within the various sections which have been platted as "Holiday City at Boca Raton" Subdivisions, and without limiting the foregoing, to pursue the following:

- 1. Own, acquire, operate and maintain street lights, recreation parks, waterways, canals and the banks of the canals, including buildings, structures, water elevation control structures, and personal properties incident thereto which are all part of the Common Properties and facilities of the Association;
 - 2. Maintain lands, trees and other landscaping on the Common Properties;
 - 3. Fix assessments (and/or charges) to be levied against the Lots;
- 4. Enforce the governing documents of the Association, including any and all covenants, restrictions and agreements applicable to the properties within Palmetto Pines;
 - 5. Pay taxes, if any, on the Common Properties and facilities;
- 6. Insofar as permitted by law to do any other thing that in the opinion of the Board of Directors will promote the common benefit and enjoyment by the residents of the Common Properties.

ARTICLE 4 MEMBERSHIP IN ASSOCIATION

1. QUALIFICATIONS FOR MEMBERSHIP.

Every person or entity who is a record owner of a fee or undivided fee interest in any Lot which is subject by covenants of record to assessment by the Association shall be a member of the Association, provided that any such person or entity that holds such interest merely as a security for the performance of an obligation shall not be a member.

When more than one person holds such interest or interests in any Lot, all such persons shall be members and the vote for such Lot shall be exercised as they among themselves determine but in no event shall more than one vote be cast with respect to any such Lot.

In the event that any trust owns a Lot, Association shall have no obligation to review the trust and the trustee shall be deemed the Owner of the Lot. In the event that there is more than one trustee, the trustees must designate by voting certificate the trustee who can exercise the voting rights of that Lot.

In the event that a corporation owns a Lot, the President or Vice President of the corporation shall designate by voting certificate an officer or employee of the corporation who can exercise the voting rights of that Lot.

In the event that a limited liability company owns a Lot, the managing member of the limited liability company shall designate by voting certificate a member or employee of the limited liability company who can exercise the voting rights of that Lot.

In the event that a partnership owns a Lot, the general partner of the partnership shall designate by voting certificate a partner or employee of the limited liability company who can exercise the voting rights of that Lot.

2. MEMBERSHIP MEETINGS.

The annual membership meeting of the Association shall be held on a date and time selected by the Board of Directors. The date shall be no sooner than eleven (11) months since the last scheduled annual meeting and no later than thirteen (13) months since the last scheduled meeting. The secretary shall cause to be mailed or sent electronically to every member at his/her address as it appears on the membership roll book of the corporation a notice stating the time and place of the annual meeting.

Meetings of the members of the corporation shall be held in accordance with the Bylaws and Articles of Incorporation of Palmetto Pines Homeowner's Association, Inc. The presence at any membership meeting of owners of not less than thirty percent (30%) of the total voting interests shall constitute a quorum and shall be necessary to conduct the business of the corporation. Meetings of the members where there is no vote

presented to the members may be conducted virtually, provided that the Association provides all members access to such meeting.

A membership roll showing the list of members as of the record date, certified by the secretary of the Association, shall be used at any meeting of members to confirm ownership of a Lot. All persons appearing on such membership roll shall be entitled to vote at the meeting except that there shall be allowed only one vote per Lot.

The Board of Directors may suspend the voting rights of any member in the event that such member is more than ninety (90) days delinquent in the payment of any assessment, fee, fine or other monetary obligation due to the Association.

3. SPECIAL MEETINGS.

Special meetings of the Members may be called by a majority of the Board. The secretary shall cause a notice of such meeting to be mailed or sent electronically to every member at that addresses as they appear in the membership roll book at least ten (10) days but not more than fifty (50) days before the scheduled date of such meeting. Such notice shall state the date, time, place and purpose of the meeting.

No other business but that specified in the notice may be transacted at such special meeting.

4. FIXING RECORD DATE.

For the purpose of determining the members entitled to notice of or to vote at any meeting of members or any adjournment thereof, or to express consent to or dissent from any proposal without a meeting or for the purpose of determining the members entitled to receive any distribution or any allotment of any rights, or for the purpose of any other action, the date the Owner acquired title to the Lot as determined by a deed recorded in the public records of Palm Beach County shall be determinative.

5. ACTION BY MEMBERS WITHOUT A MEETING.

Whenever members are required or permitted to take any action by vote, such action may be taken without a meeting by written consent, setting forth the action so taken, signed by all the members entitled to vote thereon.

6. PROXIES.

Every member entitled to vote at meeting of members or to express consent or dissent without a meeting may authorize another person or persons to act for him/her by proxy.

Every proxy must be signed by the member or the person authorized to execute such proxy and must be delivered to the Association's Property Management Agent no

less than 24 hours prior to the scheduled meeting. No proxy shall be valid in excess of 90 days from the date of meeting for which it was presented. Every proxy shall be revocable at the pleasure of the member executing it, except as otherwise provide by law. If there is more than one owner of a Lot, any owner may sign the proxy and it shall be valid unless objected to by another of the owners of that Lot prior the meeting. Under such circumstances, the proxy shall not be valid and the owners of that Lot will forfeit their right to vote unless they agree on how to cast the vote of their Lot.

7. ORDER OF BUSINESS.

The order of business at all members' meetings shall be as follows unless otherwise altered in the discretion of the president or other chairperson appointed by the president to chair the meeting.

- 1. Call to order.
- 2. Certification of Quorum
- 3. Approval of minutes of previous meeting
- 4. Nominations for memberships to Board of Directors (if applicable)
- 5. Vote for members of Board of Directors (if applicable)
- 6. Officers' reports, if any
- 7. Manager's report, if any
- 8. Attorney's report, if any
- 9. Committee reports
- 10. Old business
- 11. New business
- 12. Adjournment

8. ASSESSMENTS

Assessments shall be determined by the Board of Directors to cover the estimated common expenses of the Association.

ARTICLE 5 DIRECTORS

1. MANAGEMENT OF THE ASSOCIATION.

The Association shall be managed by the Board of Directors consisting of five (5) directors. Each director shall be at least eighteen years of age and a Member of the Association.

2. ELECTION AND TERM OF DIRECTORS.

At each annual meeting of members, the membership shall elect directors to hold office until the next annual meeting. Each director shall hold office until the expiration

of the term for which he/she was elected and until his/her successor has been elected and shall have qualified, or until his/her prior resignation or removal.

3. INCREASE OR DECREASE IN NUMBER OF DIRECTORS.

The number of directors may be increased or decreased by vote of the members or by a vote of a majority of all of the directors. No decrease in directors shall shorten the term of any incumbent director.

4. NEWLY CREATED DIRECTORSHIPS AND VACANCIES.

Newly created directorships resulting from an increase in the number of directors and vacancies occurring in the Board for any reason may be filled by a vote of a majority of the directors then in office. A director elected or appointed to fill a vacancy caused by resignation, death, increased Board size or removal shall be elected or appointed to hold office until the next annual meeting where directors are elected.

5. REMOVAL OF DIRECTORS.

Recall and removal of any member of the Board of Directors shall be pursuant to the provisions of Chapter 720, Florida Statutes, as amended from time to time.

6. RESIGNATION.

A director may resign at any time by giving written notice to the Board, the president or secretary of the Association. Unless otherwise specified in the notice, the resignation shall take effect upon receipt thereof by the Board or such office, and the acceptance of the resignation shall not be necessary to make it effective.

7. OUORUM OF DIRECTORS.

Unless otherwise provided in the certificate of incorporation, a majority of the entire Board shall constitute a quorum for the transaction of business or of any specified item of business.

8. ACTION OF THE BOARD.

Unless otherwise required by law, the vote of a majority of the directors present at the time of the vote, if a quorum is present at such time, shall be the act of the Board. Each director present shall have one vote.

9. PLACE AND TIME OF BOARD MEETINGS.

The Board may hold its meetings at the office of the Association or at such other places, either within or without Palm Beach County, as it may from time to time

determine. In addition, the Board may conduct Board meetings virtually provided that the Association provides all members access to such meeting.

The Board shall determine the date and times for such meetings.

10. REGULAR ANNUAL MEETING OF THE BOARD.

A regular annual meeting of the Board shall be held immediately following the annual meeting of members at the place of such annual meeting of members or on such other date and time as may be determined by the Board of Directors.

11. NOTICE OF MEETING OF THE BOARD, ADJOURNMENT.

Regular meetings of the Board shall be held with a minimum of 48 hours' notice at such time and place as determined by the Board. Special meetings of the Board shall be held upon notice to the directors and may be called by the president upon three days' notice to each director either personally or by mail, telephone or by e-mail; special meetings shall be called by the president or by the secretary in a like manner on written request of at least two directors. Notice of a meeting need not be given to any director who submits a waiver of notice whether before or after the meeting or who attends the meeting without protesting prior thereto or at its commencement, the lack of notice to him/her.

A majority of the directors present, whether or not a quorum is present, may adjourn any meeting to another time and place. Notice of the adjournment shall be given all directors who were absent at the time of adjournment and, unless such time and place are announced at the meeting, to the other directors.

12. CHAIRPERSON.

At all meetings of the Board, the president, or in his/her absence a chairperson chosen by the Board, shall preside.

13. EXECUTIVE AND OTHER COMMITTEES.

The Board, by resolution adopted by a majority of the entire Board, may designate from among its members an executive committee and other committees, each consisting of two or more directors. Each such committee shall serve at the pleasure of the Board.

ARTICLE 6 OFFICERS

1. OFFICERS, ELECTION, TERM.

Unless otherwise provided for in the Articles of Incorporation, the Board may elect or appoint a president, one or more vice-presidents, a secretary and a treasurer, and such other officers as it may determine, who shall have such duties, powers and functions as hereinafter provided. All officers shall be appointed by the Board at an organizational meeting to be held within ten (10) days of the annual meeting. Each officer shall hold office for the term which he/she is elected or appointed and until his/her successor has been elected or appointed and qualified; provided that the Board may from time to time, by majority vote of the Board of Directors, remove and appoint officers.

2. REMOVAL, RESIGNATION, SALARY.

Any officer appointed by the Board may be removed by the Board with or without cause. In the event of the death, resignation or removal of an officer, the Board in its discretion may elect or appoint a successor to fill the unexpired term. Any two or more offices may be held by the same person, except the offices of the president and the secretary. Directors shall serve as volunteers and shall receive no salary or other remuneration. Any of the duties of the officers identified below may be performed by a property manager or management company in the sole discretion of the Board of Directors.

3. PRESIDENT.

The president shall be the chief executive officer of the Association; he/she shall preside at all meetings of the members and of the Board; he/she shall have the general management authority of the affairs of the Association and shall see that all orders and resolutions of the Board are carried into effect.

4. VICE-PRESIDENT.

During the absence of disability of the president, the vice president, or if there are more than one, the executive vice-president, shall have all the powers and functions of the president. Each vice-president shall perform such other duties as the Board shall prescribe from time to time.

5. TREASURER.

The treasurer shall have the care and custody of all the funds and securities of the Association, and shall deposit said funds in the name of the Association in such bank or trust company as the directors may select; he/she shall, when duly authorized by the Board of Directors, sign and execute all contracts in the name of the Association, when countersigned by the president; he/she shall also sign all checks, drafts, notes, and orders for the payment of money, which shall be duly authorized by the Board of Directors and shall be countersigned by the president or at least one other director as selected by the Board of Directors; he/she shall at all reasonable times exhibit his/her books and accounts to any director or member of the Association upon written request of the director or member.

6. SECRETARY.

The secretary shall keep the minutes of the Board of Directors and also the minutes of the members meetings. He/she shall have the custody of the seal of the Association and shall affix and attest the same to documents when duly authorized by the Board of Directors. He/she shall attend to the giving and serving of all notices of the Association, and shall have charge of such books and papers as the Board of Directors may direct; he/she shall attend to such correspondence as may be assigned to him/her, and perform all the duties incidental to the office of secretary. He/she shall keep a membership roll containing the names, alphabetically arranged, of all persons who are members of the Association, showing their places of residence and the time when they became members.

7. SURETIES AND BONDS.

In case the Board shall so require, any officer or agent of the Association shall execute to the Association a bond in such sum and with such surety or sureties as the Board may direct, conditioned upon the faithful performance of his/her duties to the Association and including responsibility for negligence and for the accounting for all property, funds or securities of the Association which may come into his/her hands. The Association shall be responsible for the premium for any such bond the Board may require.

ARTICLE 7 CONSTRUCTION

If there is any conflict between the provisions of the Articles of Incorporation and these Bylaws, the provisions of the Articles of Incorporation shall govern.

ARTICLE 8 AMENDMENTS

Bylaws may be adopted, amended or repealed by the Board of Directors from time to time; provided, however, that at a meeting of the membership at which there is a quorum, a majority of all voting members may vote to amend any Bylaw adopted, amended or repealed by the Board.

If any Bylaw regulating an impending election of directors is adopted, amended or repealed by the Board, there shall be set forth in notice of the next meeting of members for the election of directors the Bylaw so adopted, amended or repealed, together with concise statement of the changes made.

ARTICLE 9 ARCHITECTURAL REVIEW BOARD

No building, outbuilding, fence, wall, driveway or driveway extension, or other structure of any kind shall be erected, constructed, placed or maintained on any Lot unless prior to the commencement of the work, the Lot Owner obtains the written approval of the Architectural Review Board (ARB).

Neither the Board of Directors, ARB nor any member thereof, nor its duly authorized representatives, shall be liable to the Association, to any Lot Owner, resident, or any other person or entity for any loss, damage or injury arising out of or in any way connected with the performance or non-performance of the duties of the ARB. The ARB will review and approve or disapprove plans submitted to it for proposed improvements, alterations or additions solely on the basis of aesthetic considerations, encroachment on to easements or property outside of the Lot, and the benefit or detriment which would result to members of the Association. The ARB shall not be responsible for considering or reviewing, nor shall its approval of any plan or design be deemed approval of, or warranty as to, any plan or design from the standpoint of structural safety or conformance with building or other codes. The ARB does not consider or determine whether the plans satisfy applicable government requirements. The ARB does not determine or assume any responsibility for the quality of construction or structural soundness of any improvements and no obligation or liability relating to the construction of any improvements shall result from the ARB's review or approval or disapproval of any plans.

ARTICLE 10 OWNERS' MAINTENANCE OBLIGATIONS AND USE RESTRICTIONS

- 1. Each Lot Owner is responsible for the repair, maintenance and/or replacement of all portions of the Lot and home located thereon and other improvements on the Lot, including landscaping, fences and other structures.
- 2. Each Lot Owner shall maintain the structures and grounds on the Lot he/she owns at all times in a clean, neat, attractive and aesthetically pleasing manner. Each Lot Owner shall keep his/her home and all other permitted structures on the Lot free of mildew, algae, dirt and other staining. No structure, including homes, walls, fences, sheds and playground equipment, shall remain on a Lot if in poor condition or in a state of disrepair.
- 3. Lot Owners shall maintain and repair all exterior building surfaces, including the roof, walls, walks, drives, sidewalks, doors, garage doors, windows and other permitted structures. For the purpose of this section, "maintain" and "repair" shall include, but not be limited to, cleaning, painting, pressure cleaning, removing stains, dirt or mildew, and keeping all exterior portions of the home and permitted structures in good working order and in an aesthetically pleasing condition.

- 4. Each Lot Owner shall maintain the lawn, trees, hedges, shrubs and other plantings in the Owner's Lot which runs from the Owner's Lot's back property line to the edge of the street and shall keep the Lot free of debris at all times.
- 5. Lot Owners shall not permit lawns and/or grass to exceed eight inches (8") in height. Lawns must be edged and kept free of debris at all times. Except as otherwise provided by Palm Beach County ordinance, shrubs, hedges and other plantings shall not exceed a maximum height of six feet (6') except that shrubs, hedges and other plantings along the rear lots bordering Hammock Street, Keystone Street, and Palmetto Park Road or side or rear yards of Lots bordering any other roadway within Palmetto Pines shall not exceed eight feet (8') in height. Shrubs, hedges and other plantings shall be trimmed and pruned to prevent damage from windstorms and no tree, shrub, hedge, or other planting shall encroach past the boundaries of the Lot or impede use of the sidewalks. Lot Owners shall maintain the swales that abut the Lot Owner's Lot in the same manner as required for the lawns and landscaping on the Owner's Lot. No Lot Owner, resident, occupant, guest or invitee shall plant or place any trees, hedges, shrubs or other plantings on Common Property of the Association. In the event that a tree, hedge, shrub or other planting is placed or planted on the Common Property of the Association, the Association, in the sole discretion of the Board of Directors, may remove and dispose of such tree, hedge, shrub or other planting without any liability for such removal or disposal.
- 6. No permanent or temporary structure, including, but not limited to, patio, porch, driveway, fence, wall or similar structure, shall encroach upon or in any manner obstruct sidewalks, streets, driveways, other Lots or Common Property, or easements that benefit Association.
- 7. Lot Owner shall install or erect permanent or temporary structures such as a patio, porch, driveway, fence, wall, shed or similar structure in compliance with the requirements and restrictions of the Declaration, Articles and Bylaws. Lot Owner shall obtain the written approval of the ARB prior to installing or erecting any permanent or temporary structure. If the ARB provides written approval for installing or erecting a structure, Lot Owner shall maintain such structure in accordance with the standards set forth in these Bylaws, including, but not limited to, cleaning, painting and keeping such structures in a good state of repair
- 8. No unattached garage, overhang, carport, covered area, tent (whether made of canvas or any other material), lean-to or other temporary building shall be permitted on any Lot.
- 9. Play equipment such as swing sets or play gyms are only permitted in the rear of the home and shall not be visible from the street.
- 10. Basketball hoops may only be mounted on a pole adjacent to the side of an owner's driveway at least ten (10) feet from the edge of the street. Portable basketball

devices, may only be placed adjacent to the side of an owner's driveway at least ten (10) feet from the edge of the street.

- 11. Trash containers shall be stored on the side of the home or in an enclosed garage and shall at all times be concealed from view. Trash containers may be brought to the curb no earlier than 6:00 p.m. on the evening before pick up and must be removed and stored out of view no later than 8:00 p.m. on the evening of pick up. Trash, other than landscaping clippings or vegetation, shall be placed in a covered trash can to help prevent animals and birds from tearing open bags.
- 12. Any Lot Owner desiring to install a fence in any portion of the Lot that abuts Association property, including canals and lots, or that will encroach on to an easement in favor of the Association, shall obtain the written approval of the ARB prior to installing such fence. The ARB may deny approval for any reason, including aesthetic and safety concerns. Fences that run from the rear of the main wall of the home to the rear of the property must be open chain link fences that do not exceed five feet (5') in height. Front yards may not be fenced. Side yards starting at the front of the main wall of the home to the side of the property may be fenced. Wooden, metal, pvc and other types of permanent residential fencing not exceeding six feet (6') in height may be used to fence the side yard only. All fences existing on the effective date these amended Bylaws that are not in compliance with the provisions set forth herein are still considered to be in violation of Article 19 of the Declaration of Restrictions and said enforcement process shall continue until compliance is obtained.
- 13. Clothes may be dried outdoors only if hung on a clothesline. Clotheslines must be screened from view of surrounding Lots as well as the street and canals, and may only be located in the rear yard.
- 14. One professionally lettered "For Sale" sign is permitted on each Lot provided it does not exceed five (5) square feet.
- 15. No obnoxious, offensive or unlawful activity shall be carried on or about the Lots or on any portion of Association common property or facilities nor shall anything be done which may be or become an unreasonable annoyance or a nuisance to any Owner or resident. No use or practice which interferes with the peaceful possession and proper use of the Lots or surrounding areas shall be permitted.
- 16. The body of homes must be painted only one color. The trim and doors may each be painted a different color than the body of the home.
- 17. No commercial business or office for commercial business is to be operated or conducted on any Lot in the community. For the purpose of this section, the term "business" shall mean any business, association, profession, occupation, or activity engaged in by any person to sell, buy, exchange, barter, or deal in any thing of value, or the rendering of services for value, with the object of the public or private gain. Notwithstanding the foregoing limitation, home-based businesses where no employees,

clients, customers or other patrons come to the home and which do not result in deliveries of merchandise or other business related materials to the home may be conducted. If, in the sole opinion of the Board of Directors, any such home-based business is inconsistent with the residential nature of the community, the Association shall have the authority to demand that the business activity cease within seventy-two (72) hours of written demand to the Lot Owner by certified mail return receipt requested. Demand shall be deemed given three business days after deposit into the United States mail, certified mail, return receipt requested, postage prepaid and addressed to the Lot Owner at the address on file with the Association.

- 18. Short term rental of homes or rental of rooms within a home for periods of less than three (3) months, is prohibited.
- 19. Lot Owners and Residents can place a temporary outdoor storage container (POD) on the Lot Owner's driveway subject to the following requirements:
 - The Owner/Resident must obtain the written approval of the Association prior to bringing a storage container on the property.
 - The container shall not remain for a period in excess of 7 days nor shall a container be placed on the Owner's Lot more than once in any twelve month period.
 - Only one container is permitted on a Lot and the container must be kept clean and in good condition, free of graffiti.
 - The container shall not be any larger than eight feet wide, eight feet high and sixteen feet long and may NOT have wheels or any other device that raises it off the ground.
 - The container MUST be placed on a driveway only. No container, or any part thereof (including its doors when open) shall block the any sidewalk or encroach into any right-of-way, adjoining properties or sidewalk.
 - No hazardous materials may be stored in any container.
 - Any container shall bear a sign, no larger than two square feet in area, identifying the name, address and telephone number of the owner of the container.
 - The date that the container was dropped off must be clearly posted, in a weather resistant manner, on the container in an area no larger than one square foot; and all containers shall be removed immediately upon the issuance of an official hurricane watch by the National Hurricane Center of the National Oceanic and Atmospheric Administration's National Weather Service.
- 20. No Lot Owner, tenant, resident, occupant, guest and/or invitee shall leave any item on Common Property of the Association, including, but not limited to chairs and boats. In the event that an item is left on Association Common Property for more than 24 continuous hours, the item shall be deemed abandoned and the Association may, in the sole discretion of the Board, remove and dispose of the item in any manner that the Board of Directors sees fit without any liability for such removal and disposal.

ARTICLE 11 ENFORCEMENT

If an Owner fails to maintain his/her Lot, any structure built thereon and/or grounds as required by the Declaration of Restrictions, Articles, Bylaws, Rules and Regulations or other governing documents or otherwise fails to maintain such Lot in a neat and attractive manner, or otherwise violates any provision of the Bylaws, Declaration, Articles of Incorporation and/or Florida Statutes, the Association may, within the Board of Director's discretion, after giving the Owner ten (10) days written notice sent to his/her last known address or to the address of the subject Lot, contract to have the property maintained consistent with the requirements of these Bylaws. Entry on to the Lot for purposes of making repairs or performing maintenance shall not be deemed a trespass. The cost of any work performed by the Association on behalf of an Owner as provided herein shall be the subject of a lien and shall be construed as an assessment against the Lot on which the work was done collectible in the same manner as an assessment and shall likewise be the personal obligation of all Owners of such Lot. The Association shall be entitled to recover any and all reasonable attorneys' fees and costs incurred in its attempts to compel compliance with the community's governing documents and/or secure legal entry on to the Lot, including attorneys' fees and costs incurred prior to litigation, in mediation, during litigation, in attorney fee determinations or disputes, or other action, up to and including the appellate process shall be payable by the Lot Owner and secured by a lien against the Lot Owner's Lot and collectible in the same manner as a lien for unpaid assessments.

ARTICLE 12 LOT OWNER RESPONSIBILITY AND LIABILITY

- 1. Any Lot Owner who does not reside in a home on a Lot or does not accept mail at the Lot address shall provide written notice to the Association of the mailing address for Association to use for official notices and communications. Lot Owners have a continuing obligation to provide Association with Lot Owner's current mailing address as well as other contact information including a phone number and e-mail address, if any. Immediately after the purchase of a Lot, the purchaser must provide Association with notice of the transfer, a copy of the deed or closing statement, Lot Owner's current mailing address as well as other contact information including a phone number and e-mail address, if any.
- 2. Any Lot Owner who leases his/her home or permits occupancy to persons other than Lot Owner, shall provide a copy of the lease or occupancy agreement to the Association along with the mailing address for notices and telephone number where the Owner can be reached. It is the responsibility of the Lot Owner to advise the tenant of the existence of the Association's governing documents. All tenants, residents, occupants, guests and/or invitees of a home must comply with the Declaration of Restrictions, Bylaws, Articles of Incorporation, Rules and Regulations and all laws and statutes to the same extent as the Lot Owner. The Lot Owner is jointly and severally responsible with tenant, resident, occupant, guest and/or invitee for damages to the

common elements caused by Lot Owner's tenant, resident, occupant, guest, and/or invitee and for attorneys' fees and costs incurred by the Association collectible as set forth in these Bylaws.

ARTICLE 13 VEHICLE AND PARKING RESTRICTIONS

- 1. Vehicle may only be parked on the driveway, swale or in the garage and shall not be parked on the lawn or yard of a Lot. Palm Beach County may impose and enforce additional restrictions to parking on the swale, driveway apron or sidewalk.
- 2. Recreational vehicles (such as campers, go-carts, dune buggies, boats, trailers, ATVs etc.) and commercial trailers shall only be parked inside the closed garage; provided, however, recreational vehicles and commercial trailers may be temporarily parked on the driveway or swale of the Lot of the property for a period not to exceed four consecutive hours between 8 a.m. and 8 p.m. Recreational vehicles shall not be parked in the driveway, swale or on any portion of the property overnight from 8 p.m. to 8 a.m. unless in a closed garage.
- 3. Commercial trucks, commercial vans or other types of commercial vehicles shall only be parked inside the closed garage; provided, however, that commercial trucks. commercial vans and/or other commercial vehicles may be temporarily parked on the Lot's driveway or swale for a period not to exceed four consecutive hours between 8 a.m. and 8 p.m. without providing prior written notice to the Board of Directors. Lot Owners or Residents may permit commercial trucks, commercial vans or other types of commercial vehicles to be parked on the property for periods in excess of four hours only between the hours of 8 a.m. and 8 p.m., only for purposes of construction, repairs, or deliveries, and only after providing notice to the Board as set forth herein. In the event that a commercial truck, commercial van or other type of commercial vehicle will be stored or parked on the driveway or any other portion of a Lot for longer than four hours for purposes of construction, repairs, or deliveries, the Lot Owner or Resident must provide prior written notice to the Board of the dates and times on which such commercial truck, commercial van or other commercial vehicle will be parked on the property and obtain the prior written consent of the Board of Directors to park on the Lot. In the event that a Lot Owner or Resident fails to provide the written notice and obtain written consent as required herein, the Lot Owner and/or Resident shall be deemed in violation of the parking restrictions and subject to further action by the Board of Directors. Commercial trucks, commercial vans or other commercial vehicles shall not be parked in the driveway, swale or on any portion of a Lot overnight from 8 p.m. to 8 a.m. unless in a closed garage.

The terms "commercial truck", "commercial vans" and/or "commercial vehicle" shall include but not be limited to the following: tractor-trailer trucks; dump trucks; buses; box trucks; ice cream trucks; flatbed trucks; bucket trucks; tow trucks; moving trucks; cement mixers; tour buses/vans; vehicles with more than two axles; any vehicle with visible commercial emblems, logos, signs, phone numbers, or any printing on the

sides, front, or rear which reference any commercial undertaking or enterprise; vehicles with exposed work-related accessories. Whether a particular vehicle is among those prohibited hereunder shall be determined by the Board of Directors in its sole discretion. The Board of Directors shall be the final arbiter of whether a vehicle falls within a category of prohibited vehicles.

4. Any vehicle which is deemed to be a nuisance by the Board of Directors shall be prohibited from being parked in the community. No vehicle of any kind which is required by applicable law to be registered and/or bear a current license plate shall be permitted in the Palmetto Pines community unless such requirements have been met except if such vehicle is kept within the confines of an enclosed garage with the door closed and is never parked elsewhere in the community. No inoperable vehicles are permitted to be parked in the community outside of the Owner's garage. Notwithstanding the foregoing, these parking restrictions shall not apply to government-owned vehicles parked in the community by residents.

ARTICLE 14 COMPLIANCE

Each Lot Owner and Lot Owner's tenants, residents, occupants, guests, and invitees, must comply with the Bylaws, the Declaration, the Articles of Incorporation, and Florida Statutes governing homeowners associations and any rules of the Association adopted by the Board of Directors. Actions at law or in equity, or both, to redress alleged failure or refusal to comply with these provisions may be brought by the Association or by any member. Those violating the governing documents and the Owners of the Lots where such violator may be a resident, occupant, guest or invitee, shall be responsible to reimburse the Association for all costs and attorneys' fees incurred by the Association in pursuing enforcement. The Association shall be entitled to recover any and all reasonable attorneys' fees and costs incurred in its attempts to compel compliance with the community's governing documents including attorneys' fees and costs incurred prior to litigation, in mediation, during litigation, in attorney fee determinations or disputes, or other action, up to and including the appellate process. Attorneys' fees and costs incurred by the Association in seeking compliance by a Lot owner, tenant, resident, occupant, guest or invitee with the provisions of these Bylaws, the Declaration, the Articles of Incorporation, or Florida Statutes governing homeowners associations, including attorneys' fees and costs incurred prior to litigation, in mediation, during litigation, in attorney fee determinations or disputes, or other action, up to and including the appellate process shall be payable by the Lot Owner and secured by a lien against the Lot Owner's Lot and collectible in the same manner as a lien for unpaid assessments. In the event that the Association is not the prevailing party in litigation against a Lot owner, tenant, occupant or guest in an action seeking compliance with the provisions of these Bylaws, the Declaration, the Articles of Incorporation, or Florida Statutes governing homeowners Associations, the prevailing party shall be entitled to recover reasonable attorneys' fees and costs incurred during the litigation as may be awarded by the Court.

Failure by the Association to enforce any covenant or restriction in the Bylaws, the Declaration, the Articles of Incorporation, the Florida Statutes governing homeowners associations or any rules of the Association adopted by the Board of Directors shall in no event be deemed a waiver of the right to do so thereafter. Invalidation of any provision of the governing documents of the community or the rules of the Association by judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

ARTICLE 15 ASSESSMENTS AND COLLECTION

- 1. Assessments and installments on them which are not paid when due shall bear interest at the highest rate allowed by law until paid. Any assessment, installment or portions thereof not paid on within ten days from the date on which they are due, shall incur an administrative late fee in addition to such interest, in an amount not to exceed the greater of \$25 or 5 percent of each installment of the assessment for each delinquent installment.
- 2. Annual and special assessments levied by the Board of Directors, together with late charges, interest, attorneys' fees and costs of collection thereof as hereinafter provided, shall be a charge on the land and shall be a continuing lien upon the Lot against which such assessment is made and shall also be the personal obligation of the person or persons who were the Owners of such Lot on the date on which the assessment was levied. Any subsequent purchaser shall be jointly and severally liable to the Association for any sums unpaid upon the transfer of title. In addition to sums due upon the date of recording of the lien, the lien of the Association shall also secure any assessments, late charges, interest, attorneys' fees and costs which come due after the recording of the claim of lien up through the date of the issuance of a certificate of title following a foreclosure sale.
- 3. Any payment received by association shall be applied first to any interest accrued by association, then to any administrative late fee, then to any costs, then to any attorney's fees incurred in collection, and, finally, to the delinquent assessment. The foregoing shall be applicable notwithstanding any restrictive endorsement, designation, or instruction placed on or accompanying a payment.
- 4. The Association shall be entitled to recover any and all reasonable attorneys' fees and costs incurred in its attempts to collect monetary obligations due to the Association including attorneys' fees and costs incurred prior to litigation, in mediation, during litigation, in attorney fee determinations or disputes, or other action, up to and including the appellate process.

ARTICLE 16 INDEMNIFICATION

The Association shall indemnify its directors and officers against all costs, expenses and liabilities, including attorney and paralegal fees at all trial and appellate levels and post judgment proceedings, reasonably incurred by or imposed upon him/her in connection with any negotiation, proceeding, arbitration, litigation or settlement in which the officer or director becomes involved by reason of being or having been a director or officer of the Association. This provision for indemnification shall apply whether or not such person is a director or officer at the time such cost, expense or liability is incurred. In the event that a director or officer admits or is adjudged guilty of willful misfeasance or malfeasance in the performance of his/her duties, the indemnification provisions of this Article shall not apply. The right of indemnification set forth in this Article shall be in addition to and not exclusive of any rights of indemnification to which a director or officer of the Association may be entitled under statute or common law.

ARTICLE 17 MISCELLANEOUS

1. RECORDS INSPECTION REQUESTS

Lot Owners may inspect records of the Association accessible to owners one time per month for up to 8 hours. Requests to inspect records shall be made to the Association only by written requests sent to the Association's property management company by certified mail, return receipt requested.

2. MEETING CONDUCT

A Lot Owner may record or videotape a meeting of the Board of Directors or a meeting of the members only if the Lot Owner provides written notice of the intent to record or videotape a meeting to the Association's property management company no less than 48 hours before the meeting. Notice may be delivered electronically to the Association's assigned property manager's email address.

Owners (one per Lot) may speak at a meeting regarding each item on the meeting agenda for up to three minutes.