STATE OF SOUTH CAROLINA COUNTY OF CHARLESTON SIXTH SUPPLEMENTAL DECLARATION TO MASTER DEED OF TENNIS CLUB VILLAS HORIZONTAL PROPERTY REGIME

WHEREAS, Kiswah Island Company Limited (subsequently referred to as "Grantor"), a corporation duly organized and existing under the laws of the Tetritory of the British Virgin Islands, is the sole owner of the fee simple title to property located in Charleston County, South Carolina as hereinbelow described, and desires to submit that property as specifically described herein to be a part of Tennis Club Villas Horizontal Property Regime as the seventh phase thereof, and subject said property to the easements, covenants, and restrictions to run with the land as herein contained; and

WHEREAS, Grantor previously established the Tennis Club Villes Horizontal Property Regime by execution and recording of a Master Deed dated October 20, 1982, and recorded in the R.M.C. Office for Charleston County, South Carolina, on October 22, 198?, at Book S129, page 404 (subsequently referred to as "Master Deed"); and annexed a second phase therein by execution and recordation of a First Supplemental Declaration to Master Deed of Tennis Club Villas Horizontal Property Regime dated November 22, 1982, and recorded in said R.M.C. Office on November 22, 1982, at Book Y129, page 346; and annexed a third phase therein by execution and recordation of a Second Supplemental Declaration to Master Deed of Tennis Club Villas Horizontal Property Regime dated January 28, 1983, and recorded in said R.M.C. Office on January 31, 1983, at Book N130, page 245; and annexed a fourth phase therein by execution and recordation of a Third Supplemental Declaration to Master Deed of Tennis Club Villas Horizontal Property Regime dated February 28, 1983, and recorded in said R.M.C. Office on March 1, 1983, at Book Ul30, page 372; and annexed a fifth phase therein by execution and recordation of a Fourth Supplemental Declaration to Master Deed of Tennis Club Villas Borizontal Property Regime dated April 8, 1983, and recorded in said R.M.C. Office on April 20, 1983, at Book GI31, page 319; and annexed a sixth phase therein by execution and recordation of a Fifth Supplemental Declaration to Master Deed of Tennis Club Villas Horizontal Property Regime dated April 19, 1983, and recorded in said R.M.C. Office on April 25, 1983, at Book HI31, page 293; and

WHEREAS, Article III of the Master Deed contains provisions wherehy Grantor can elect to submit a seventh phase to Tennis Club Villas Horizontal Property Regime;

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MOW THEREFORE, this Sixth Supplemental Declaration to the Matter Dued of Tennis Club Villas Horizontal Property Regime is made by Grantor pursuant to the Horizontal Property Act of South Carolina (herein the "Act") and the Master Deed for the purpose of submitting the land tereinafter described and all improvements thereon to Tennis Club Villas Eorizontal Property Regime, subject to the terms, provisions, covenants and restrictions in said Master Deed which has heretofore established Tennis Club Villas Rorizontal Property Regime, said restrictions to run with the land submitted to the horizontal property regime.

ARTICLE I

Section 1.01 Name. The seventh phase (herein "PHASE SEVEN") property as described in Article II hereof shall hereafter be a part of Tennis Club Villas Horizontal Property Regime (Regime).

ARTICLE II THE PROPERTY

Section 2.01 Property and Land. The term Property as used in the Master Deed of Tennis Club Villas Horizontal Property Regime shall include the property heretofore subjected to the Master Deed and shall hereafter also mean and include the land herewith subjected to the Master Deed described in Section 2.02 below and all improvements and structures now existing or subsequently placed thereon and all easements, rights and appurtenances belonging thereto.

Section 2.02 Land. The term Land as used in the Master Deed shall include the land heretofore subjected to the Master Deed and shall also hereafter mean and include the land owned in fee simple absolute by Grantor described below which is herein subjected to the Master Deed.

The Land hereby subjected to and made a part of Tennis Club Villas Horizontal Property Regime in described as follows:

All that certain tract of land together with improvements thereon or to be constructed thereon, situate, lying and being on Kiawah Island, Charleston County, South Carolina centaining 0.85 acre, more or less, and designated as "Parcel G" and shown on a plat thereof by Gifford, Nielson and Williams, Surveyors, dated August 1, 1982, and having latest revision date of January 5, 1983, entitled "Plat Of: Parcels D. E. F. G. Tecnis Club Villas, And A Portion Of Tennis Club Lane" and recorded February 7, 1983, in Plat Book AW, at page 166 in the R.M.C. Cifice for Charleston County, South Carolina and being more particularly shown on said plat and described as follows:

To locate the point of beginning, commence at the intersection of the centerline of Tennis Club Lane and a line within the right-of-way of Turtle Point Lane running parallel to the

southermost right-of-way line of Turtle Point Lane 22 feet to the north thereof, thence running in a generally northwesterly direction along the centerline of Tennis Club Lane 19.1% feet along the arc of a curved line concave to the southwest having a radius of 134.05 feet and a chord bearing of NI7°33'41"W to a point on the centerline of Tennis Club Lana, thence continuing running along said centerline of Tennis Club Lane N21°39'38"W 27.32 feet to a point on said center line, thence cornering and running N68°20'22"E 30.00 feet to a point on the northeasternmost right-of-way line of Tennis Club Lanc marked by a concrete monument, said point being the POINT OF BEGINNING; thence running along the northeasternmost right-of-way line of Tennis Club Lane \$21°39'38'9 186.81 feet to a point marked by a concrete monument; thence continuing running along said right-of-way line 25.69 feet along the avc of a curve concave to the southwest having a radius of 149.00 feet and a chord bearing of N26°36'03"W to a point marked by a concrete monument; thence cornering and running H40°00°00"E 61.60 feet to a point marked by a concrete monument; thence cornering and running \$90°00'00"E 122.00 feet to a point marked by a concrete monument; thence cornering and running marked by a concrete monument; thence cornering and running \$00°00'00'W 122.00 feet to a point marked by a concrete monument; thence cornering and running \$90°00'00'E 18.00 feet to a point marked by a concrete monument; thence turning and running \$35°26'41'E 134.50 feet to a point on the northernment right-of-way line of Turtle Point Lane marked by a concrete monument; thence cornering and run-ing 36.31 feet along the northernmost right-of-way line of Turtle Point Lane being a curved line concerns to the north having a radius of 285.82 feet and a line concave to the north having a radius of 285.82 feet and a chord bearing of S86°28'34"W to a point marked by a concrete monument; thence continuing running 85.55 feet along said right-of-way line being a curved line concave to the southeast having a radius of 377.09 feet and a chord bearing of S83°23'17"W to a point marked by a concrete monument; thence continuing running along said right-of-way line \$76°39'39"W 36.90 feet to a point marked by a concrete monument; thence continuing running 21.04 feet along said right-of-way line being a curved line concave to the northeast having a radius of 15.00 feet and a chord bearing of N63°09'54"W to a point marked by a concrete monument, said point being the POINT OF BEGINNING.

Parcel "G" is a portion of the property conveyed to the Grantor herein by deed of conveyance of Ronald D. Royal, et al. dated and recorded February 19, 1974, in Book U103, page 265 in the R.M.C. Office for Charleston County, S.C.

The Property herein subjected to the Master Deed shall be subject to the easements, covenants, restrictions, and encumbrances as set forth in the Master Deed, in addition to those shown on the Plot Plan attached hereto as Exhibit "A" and the plat referred to above on which the PHASE SEVEN Property is shown.

The property described hereinabove is a portion of the Tennis Club Villas Property and the plat referenced above should be read in conjunction with the plat entitled "Plat of: Parcels A, B, C, Tennis Club Villas, And A Portion Of Tennis Club Lane" recorded on November 18, 1982 in Plat Book AW, at page 72 in the R.M.C. Office for Charleston County, South Carolina.

ARTICLE III VILLAS AND COMMON ELEMENTS

Section 3.01 Buildings and Improvements. There are two (2) buildings containing residential apartments (Villas) located on the PHASE SEVEN Land

herein subjected to the Master Deed. The buildings are numbered for the purposes of the Act and the Master Deed as Building Number 18 and Building Number 19. Building Number 18 is a Type C-1 building, and Building Number 19 is a Type A-2 building. Building Types are defined in the Master Deed.

The location of the PHASE SEVEN buildings and other improvements are shown on the Plot Plan, Exhibit "A", page 1 of 1, attached hereto and incorporated by reference in this Sixth Supplemental Declaration to Master Deed of Tennis Club Villas Herizontal Property Regime and incorporated in the Master Deed by reference. Within reasonable construction tolerances, the dimensions, area and location of the Villas in the buildings and of the Common Elementa affording access to the Villas are shown on the floor plans, Exhibit "B", pages 1 through 12 of 13 pages, attached to the Master Deed and incorporated herein by reference. The exterior of the buildings are shown on the clevation plans labeled Exhibit "C", pages 1 through 7, attached to the Master Deed and incorporated herein by reference.

The Type C-1 building (Building Number 18) has a treated wood lattice panel addition on the inside of each entryway to afford privacy to those Villas which may be viewed from the said entrance porch, which said panel is not shown on the Exhibit "C" plans.

The total ground area covered by all PHASE SEVEN buildings is approximately 7,297 square feet (0.167 acre), and approximately the following ground area lies under each building, including its decks and gorches:

Ruilding 18 4.590 square feet (0.105 acre) Building 19 2.707 square feet (0.062 acre)

The PHASE SEVEN parking area consists of 8,086 square feet (0.186 acre) of asphalt paving and the balance of the PHASE SEVEN land, including landscaping and improvements thereon, consists of 21,643 square feet (0.497 acre).

Section 3.02 Villas. There are twalve (12) residential apartments known and designated as Villas in PHASE SEVEN, and each is designated for the purpose of any conveyance, lease, or other instrument affecting the title thereof by a four-digit number (4745 through 4756, inclusive) as set forth on Exhibit "D" attached hereto and made a part nereof by reference. The locations within the buildings and the number of each PHASE SEVEN Villa is shown on the Plot Plan, Exhibit "A", page 1 of 1, attached hereto and by reference incorporated herein. Each Villa is designated according to its

configuration on Exhibit "D", pages I through 7, attached to the Master Deed and which Exhibit "D" is also attached hereto and incorporated herein by reference. The graphic description and area of each PHASE SEVEN Villa configuration is shown on the floor plans, Exhibit "B", pages I through 12 of 13 attached to the Master Deed and by reference incorporated herein.

Each PHASE SEVEN Villa configuration is specifically described in Exhibit "H", pages I through 6, attached to the Master Deed and by reference incorporated herein, and each Villa is generally described hereinbelow.

A Villa encompasses and includes the space of that portion of the building which is designated on Exhibit "A" hereof by a four-digit number and is bounded as follows:

- a) by the upper surface of the subfloor; and
- b) by the interior surfaces of all wall studs; the unfinished inside surface of door and window frames; the unfinished, exterior surface of doors leading to and from the Villa, and the interior surface of window and door glass; and
- by the lower surface of all ceiling joists.
 A Willa consequently and further includes the following:
 - all exterior doors except for their finished, exterior surface, and all interior doors,
 - b) all gypsum board,
 - c) all window end door screens,
 - all interior paint and finishes, whether applied to floors, walls, ceilings, handrails, cabinets, or other woodwork and trim;
 - all carpet and underlay, sheet vinyl and underlay, and other floor coverings,
 - f) all ceramic and glazed tile,
 - el smoke detectors,
 - h) all built-in cabinets and shelves,
 - all interior lighting fixtures and the bulbs used in exterior lighting fixtures,
 - all recirculating fans including the fan'light fixture in each bethroom, and their vent and outlet cap,
 - the heating, ventilation, and air conditioning system (including the condensing unit) serving the Villa exclusively.
 - all electric telephone, and other wiring, and all receptacles, switches, and breaker boxes contained in the floors, walls, and ceilings bounding the Villa, which serve the Villa exclusively,
 - m) all water, drain, sever, and vent pipes and all conduits for wiring serving the Villa exclusively,
 - the following appliances: oven/range with a range head above, refrigerator/freezer with icomaker, dishwasher, garbage disponal, clothes washer, and clothes diyer, and

o) water heater and plumbing fixtures.

which contains the Utility/Storage Unit. The Utility/Storage building which contains the Utility/Storage Unit, is of wood frame construction on a concrete slab and is shown on the plans attached to the Third Supplemental Declaration to Master Deed of Tennis Club Villas Horizontal Property Regime as Exhibit "I", and which is also made a part hereof by reference. The said Exhibit "I" supercedes the plans attached to the Master Deed as page 13 of Exhibit "B". The Utility/Storage building has heretofore been constructed as part of previous phases, and is located as shown on the Plot Plan attached as Exhibit "A" to the Third Supplemental Declaration to Master Deed of Tennis Club Villas Horizontal Property Regime. The exterior of the Utility/Storage building is of cedar shingles and has a roof of cedar shingles. Mail receptacles are contained within the Utility/Storage building.

The Grantor has reserved title unto itself in and to the Utility/Storage Unit. The Utility/Storage Unit is designated for the purpose of any conveyance, lease, or other instrument affecting the title thereof as the Utility/Storage Unit. Within reasonable construction tolerances, the dimensions, area and location of the Utility/Storage Unit are shown on the plans attached to the Third Supplemental Declaration to Master Deed of Tennis Club Villas Morizontal Property Regime as Exhibit "I" supercedes the plans attached to the Master Deed as page 13 of 13 of Exhibit "B".

The Utility/Storage Unit encompasses and includes the space of that portion of the Utility/Storage building designated above and is bounded as follows:

- a) by the upper surface of the subfloor; and
- b) by the interior surfaces of all wall stude; the unfinished inside surface of door frames; the unfinished, exterior surface of doors leading to and from the Utility/Storage Unit; and
- c) by the lower surface of all ceiling joists.
 The Utility/Storage Unit consequently and further includes the following:
- a) all exterior doors except for their finished, exterior
 - b) all interior paint and finishes, including all floor coverings, and all shelves, cabinets, or other woodwork and trim,
 - c) all interior lighting fixtures.

surface, all gypsum board,

- all electric, and other wiring, and all receptacles, switches, and breaker boxes contained in the floors, walls, and ceilings bounding the Utility/Storage Unit, and
- all conduits for wiring serving the Utility/Storage Unit exclusively.

The Utility/Storage Unit does not include the mailing facilities and access thereto (as shown on said Exhibit "I") located within the Utility/Storage building.

The Utility/Storage Unit may be used for the storage of linens and other janitorial supplies and for purposes of storing lawn mowers, ladders and such other equipment as may be desired, but shall not be used for residential purposes.

The Utility/Storage Unit consists of two rooms. There are two electric cart chargers located in one room of the Utility/Storage Unit. The graphic description and area of the Utility/Storage Unit is shown on said Exhibit

Section 3.04 <u>Common Elements</u>. All portions of the PHASE SEVEN Property not encompassed and included within the Villas are common elements (Common Elements).

Section 3.05 <u>Limited Common Elements</u>. The PHASE SEVEN Limited Common Elements are those Common Elements which are appurtenant to and reserved for the use of a single Vi' or group of Villas to the exclusion of other Villas as follows:

- the surface area and railings of porches, decks, including entry decks and stairs, are reserved for use with the Villas from which they are solely directly accessible by normal means, or provide only access thereto.
- exterior light fixtures are reserved for use with the Villas having switches to control them,
- c) door and window glass of each Villa or the Utility/Storage Unit,
- d) the bicycle storage area assigned to each Villa as set forth on Exhibit "B" attached to the Master Deed and made a part hereof by reference, and
- e) all screens, except window and door screens.

Section 3.06 General Common Elements. General Common Elements include the following:

- a) the Land,
- pilings, girders, braces, fastenings, framing, subfloors, concrete floors, exterior walls, sheathing, insulation, siding, shingles, trim, awnings, platforms upon which air conditioning equipment is located, and roofs.
- c) all access decks and stairs, attics, common storage areas, roads, driveways and parking areas, sidewalks and walkways, landscaping, landscape lighting, load-bearing and non-load bearing walls, decks

and porches (except for those portions of the decks and porches berein declared to be Limited Common Elements), and common malibox facilities, and

d) all other portions or parts of the Property not described as being included in a Villa or Utility/Storage Unit, and not described as a Limited Common Element.

Filen showing the location of the PHASE SEVEN buildings and other improvements is attached hereto as Exhibit "A", page 1 of 1, and improvements is attached hereto as Exhibit "A", page 1 of 1, and improvements is attached hereto as Exhibit "A", page 1 of 1, and improvements is attached hereto as Exhibit "A", page 1 of 1, and improvements is attached hereto as Exhibit "A", page 1 of 1, and improvements is attached hereto as Exhibit "B" and configuration are attached to the Master Deed as pages 1 through 12 of 13 pages of Exhibit "B" and improvemented herein by reference. The plane showing the dimensions, area and location of the Utility/Storage Unit are attached to the Third Supplemental Declaration to Master Deed of Tennis Club Villas Horizontal Property Regine as page 1 of 1 of Exhibit "I", end incorporated herein by reference, which said plans supercede those attached as page 13 of Exhibit "W" of the Master Deed. The elevation plans showing the dimensions, area and locations of Common Elements affording access to each PHASE SEVEN Villa are attached as pages 1 through 7 of Exhibit "C" of the Master Deed and funcorporated herein by reference.

Property is \$1,600,000 and the total value of the PHASE SEVEN Property is \$1,600,000 and the total value of the FHASE ONE, PHASE TWO, PHASE THREE, PHASE FOUR, PHASE FIVE, PHASE SIX, and PHASE SEVEN Property is \$11,285,000. The value of each Villa and the Utility/Storage Unit is as set out in pages I through 7 of Exhibit "D" attached hereto as Exhibit "D" and incorporated herein by reference, and incorporated in the Master Deed by materiace. These values are fixed for the sole purpose of complying with the Act to establish percentage of ownership for purposes of ownership of the Common Elements and liability for Common Expense assessments and voting rights and shall not prevent each Co-owner (as defined in Article V, Section 5.01 of the Master Deed) from fixing a different circumstantial value to his Willa or Utility/Storage Unit in all sorts of acts and contracts.

Section 3.09 Ownership of Common Elements. An undivided ownership Enterest in the Common Elements, expressed as a percentage based upon the melation of the value of each Villa and the Utility/Storage Unit to the walue of the Property, is set forth for PHASE SEVEN in Exhibit "D" attached thereto and by reference incorporated herein, and is appurtenant to each Willa and the Utility/Storage Unit. This undivided interest in the Common

Elements shall not be separated from the Villa or Utility/Storage Unit to which it appertains and shall be deemed to be conveyed or encumbered with the Villa or Utility/Storage Unit even though the interest is not expressly mentioned or described in the deed or other instrument. Such percentage shall not be altered without the acquiescence of all the Co-owners.

ARTICLE IV SIXTH SUPPLEMENTAL DECLARATION 10 MASTER DEED

Section 4.01 Sixth Supplemental Declaration. This Sixth Supplemental Declaration to Master Beed of Tennis Club Villas Horizontal Property Regime shall subject PHASE SEVEN of Tennis Club Villas Horizontal Property Regime to all the rights, benefits and limitations of the covenants, restrictions and warranties contained in the Master Deed.

ARTICLE V DECLARATION

Section 5.01 Declaration. This Sixth Supplemental Declaration shall serve as the declaration implementing an additional phase as described in Section 3.04 of the Master Deed establishing Tennis Club Villas Horizontal Property Regime.

BICHED, SEALED AND DELIVERED EM THE PRESENCE OF:	KIAWAH ISLAND COMPANY LIMITED
Dili X. Oliver	By and the same of
Pai h Geh	Vice President Finance
Jone in von	Edward H. Green Assistant Secretary
COMMO OF COURTY CAPOLINA	•

STATE OF SOUTH CAROLINA
COUNTY OF CHARLESTON

SHORN to before me this 134k.

day of Many. 1783.

Notary Public for South Carolina
My Countission Expires: 9/29/90
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EXHIBIT "G"

TO SIXTH SUPPLEMENTAL DECLARATION TO MASTER DEED OF TENNIS CLUB VILLAS HORIZONTAL PROPERTY REGIME

See plans on record in the Charleston County R.M.C. Office in Book S129, page 404, said plans being attached to the Master Deed as Exhibit "B" and Exhibit "C" and made a part hereof by reference.

The undersigned, Frederick F. ainbridge, Architect, authorized and licensed in the State of South Carolina, hereby certifies that the plans of Tonnis Club Villas Horizontal Property Regire, identified above, fully and accurately, within reasonable construction tolerances, depict the layout and dimensions of the Tennis Club Villas Horizontal Property Regime PHASE SEVEN Common Elements, and Limited Common Elements of the buildings, and apartments (Villas) shown therein.

WITNESSES:

Z.

Friderick F. Bainovidge S. C. Registered Architect No. 1572

alway apt

Bainbridge & Associates Architects, P. A. 4334 Paces Ferry Road Atlanta, Georgia 30339

STATE OF GEORGIA

COUNTY OF COBB

The foregoing instrument was acknowledged before me by Frederick F. Bainbridge this 11^d day of may, 1983.

SWORN to before me this 44

day of 171AY , 1983.

Notary Public for Georgia
My Commission Expires: 3-12 84

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