VOL. 32516.0383

Received Recorded

SIXTH AMENDMENT TO

DECLARATION AND BY-LAWS

CREATING AND ESTABLISHING A PLAN FOR

CONDOMINIUM OWNERSHIP

UNDER CHAPTER 5311 OF THE REVISED CODE OF OHIO

FOR

BLUE WATER CONDOMINIUM

CERTIFICATE OF AUDITOR

A copy of this Declaration, with By-Laws and Drawings attached,

was filed with this office on (

This instrument prepared by: John A. Kocher, Attorney at Law Meyer & Kocher, Port Clinton, Ohio

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SIXTH AMENDMENT TO

DECLARATION OF CONDOMINIUM OWNERSHIP

FOR

BLUE WATER CONDOMINIUM

WHEREAS, on August 29, 1985, Declarant filed with the Ottawa County Recorder, a Declaration of Condominium Ownership (herein "Original Declaration") for Blue Water the referred to as Condominium with Original Declaration and Bylaws attached thereto, were recorded in Deed Volume 313, Page 364 through 417 of the Ottawa County Records, and which Original Declaration was accompanied by Drawings (herein referred to as the "Original Drawings") recorded in Volume 20 of Plat Records, Page 20, and First Amendment to Declaration of Blue Water Condominium recorded in Ottawa County Recorder's Office, Volume 314 at Page 194 through 196, and Second Amendment to Declaration recorded in Ottawa County Recorder's Office, Volume 315 at Page 530 through 539 and Ottawa

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County Plat Records Volume 21 at Page 8 through 8E and Third Amendment to Declaration recorded in Ottawa County Recorder's Office, Volume 318 at Pages 888 through 896 and Ottawa County Plat Records Volume 22 at Pages 3 through 3F and Fourth Amendment to Declaration recorded in Ottawa County Recorder's Office, Volume 322 at Pages 823 through 833 and Ottawa County Plat Records Volume 23 at Pages 1 through 1E and Fifth Amendment to Declaration recorded in Ottawa County Recorder's Office, Volume 325 at Pages 268 through 279 and Ottawa County Plat Records Volume 21 at Pages 1 through 1F, by which condominium ownership was established pursuant to the provisions of the Act for the Condominium Property (as defined in the Original Declaration); and

WHEREAS, pursuant to the provisions of the Act, Declarant reserved the option in the Original Declaration to expand the Condominium Property by submitting any or all of the Additional Condominium Property (as defined in the Original Declaration) to the provisions of the Act; and

WHEREAS, Declarant, pursuant to the provisions of Article XX of the Original Declaration, desires to amend the Original Declaration, as previously amended, in accordance with the provisions of Section 5311.051 of the Act for the purpose of reflecting that Building 15 is now complete.

NOW, THEREFORE, Declarant hereby declares as follows:

1. Declarant hereby states that Building Number 15 consisting of Units 43, 44 and 45 is now complete and that the as built drawings for Building Number 15 are recorded in Ottawa

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County plat Records, Volume A Pages Z through ZD and are hereby incorporated by referenced herein.

- 2. Unless otherwise specifically defined herein, all terms used herein shall have the respective meanings ascribed thereto in the Original Declaration.
- 3. Unless the context expressly otherwise requires, all references in the Original Declaration, in the Bylaws attached thereto, in the Original Drawings (as referred to in Subsection 3(c) hereof) are:
 - (a) to "Condominium Property" shall mean and include as a part thereof the real estate originally declared into the condominium and the real estate added by the Second Amendment and Third Amendment; and
 - (b) to "Declaration" shall mean and include as a part thereof the First, Second, Third, Fourth and Fifth Amendments to Declaration of Condominium Ownership; and
 - (c) to "Drawings" shall mean and include as a part thereof the Supplemental Drawings, to be attached hereto as Exhibit "C" (which comprise the "Additional Drawings", as defined in the Original Declaration), and were prepared and certified by registered architects or registered engineers and registered surveyors, in accordance with Section 5311.07 of the Act; and
 - (d) to "Residential Buildings" shall mean and include as a part thereof the "Residential Buildings" constructed on the original parcel together with the Second and Third Amendment (as defined in the Original Declaration); and
 - (e) to "Unit" shall mean and include as a part thereof that part of the Condominium Property (as amended by Section 3(a) hereof) designated in Article V of the Original Declaration and delineated as such on the Drawings.
- 4. Article IV <u>Building Description</u> of the Original Declaration is hereby deleted and the following is substituted in

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lieu thereof:

Section 1 - Residential Building. The original Declaration declared one building with three units into the Condominium. The Second Amendment added an additional building with three The Third Amendment added the third building with The Fourth Amendment added two buildings with three units. The Fifth Amendment added two buildings with three units. three units each of which are designated and delineated in the Drawings as amended each of which is designated and delineated in the Drawings, each of which constitutes a separate residence, each of which constitutes a single freehold estate and each of which has an undivided interest in the Common Areas and Facilities appurtenant to it. dimensions, layout, designation, location and approximate area of the Common Areas and Facilities and the Units, and the number of rooms contained within each Unit, are shown graphically on the Drawings.

5. Article V <u>Units</u> of the Original Declaration is hereby deleted and the following is substituted in lieu thereof:

Section 1 - <u>Unit Designations</u>. The Condominium Property is principally comprised of seven (7) separate Residential Buildings (identified as buildings 4, 5, 14, 15, 16, 17 and 18 in the Drawings), each such Residential Building being two stories in height (without a basement) and principally of wood frame construction. Each Residential Building will have aluminum or wood frame windows, wood truss roof with

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asphalt shingles and wood floor joists and wall studs.

- 6. Pursuant to Article XX Section 16 of the Original Declaration, the respective percentages of interest pertaining to each Unit, as listed on Exhibit "B" attached to the Original Declaration are hereby amended to consist of the percentages of interest designated on Exhibit "A" attached hereto.
- 7. Notwithstanding any contrary provision in the Original Declaration or in the Bylaws attached thereto, the Unit Owners of Units in Building 15 shall not have any right or title to or interest in funds of the Association nor any liability for expenses of the Association which are allocable to a period preceding the date on which this Amendment to Declaration is filed with the Ottawa County Recorder.
- 8. Notwithstanding any contrary provisions in the Original Declaration or in the Bylaws attached thereto, there shall be no prohibition or restriction against a Unit Owner collaterally assigning his Boat Slip Interest for the purpose of securing a loan; provided, however, that any lender obtaining the right to such Boat Slip Interest, whether through foreclosure of a security interest or otherwise, shall be subject to each and every provision of Article VII contained in the Original Declaration.
- 9. The Declarant states that the two-year projection of annual expenditures necessary to operate and maintain the common areas and facilities of the condominium development as set forth in the original disclosure statement are still accurate.
 - 10. The Original Declaration, the Bylaws attached thereto,

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and the Original Drawings, as each of the foregoing are hereby amended and supplemented, shall be and remain in full force and effect and are hereby incorporated into this instrument as if fully rewritten herein.

- 11. The invalidity or unenforceability of any provisions of this Amendment to Declaration shall not affect or impair the validity or enforceability of any other provision of this Amendment to Declaration.
- 12. All Exhibits referred to in this Amendment to Declaration and attached hereto constitute an integral part of this Amendment to Declaration.

IN THE PRESENCE OF:

DECLARANT:

The Meating Centing

Sheila N. Keating

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STATE OF OHIO, COUNTY OF OTTAWA, SS:

Before me, a Notary Public in and for said County and State, personally appeared the above named Hubert Keating and Sheila N. Keating, husband and wife, who acknowledged that they did sign the foregoing instrument and that the same is their free act and deed.

MY COMMISSION LYCHES FEE 2, 1939

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This instrument prepared by: John A. Kocher, Attorney at Law Meyer & Kocher, Port Clinton, Ohio known as and being a parcel of land in Section 2, Lot 13, Firelands Survey, Danbury Township, Ottawa County, Ohio and being more particularly described as follows:

Commencing at an iron pin marking the intersection of the East line of said Section 2, Lot 13, with the North right-of-way line of North Shore Boulevard, T.R. #257; thence proceeding South 52-degrees 08 minutes 58 seconds West in said North rightof-way line of North Shore Boulevard a distance of 369.09 feet to an iron pin; thence proceeding North 0 degrees 00 minutes West a distance of 629.05 feet to the point and place of beginning of the parcel herein described; thence continuing North 0 degrees 00 minutes West a distance of 83.00 feet to a point; thence proceeding South 90 degrees 00 minutes East a distance of 61.35 feet to a point; thence proceeding North 50 degrees 00 minutes East a distance of 75.08 feet to a point; thence proceeding South 0 degrees 00 minutes West a distance of 131.26 feet to a point; thence proceeding North 90 degrees 00 minutes West a distance of 118.86 feet to the point and place of beginning. Said parcel contains 0.2583 acres of land.

Together with an easement of access over and across the following, consisting of a strip 30 feet in width, 15 feet on each side of the following described centerline to wit:

Commencing at an iron pin marking the point of intersection of the East line of Section 2, Lot 13, with the North right-of-way line of North Shore Boulevard, T.R. #257; thence proceeding South 52 degrees 08 minutes 58 seconds West in said North right-of-way line of North Shore Boulevard a distance of 19.00 feet to the point of beginning of the easement herein described; thence proceeding North 0 degrees 00 minutes East a distance of 76.66 feet to a point; thence proceeding South 90 degrees 00 minutes West a distance of 176.44 feet to a point; thence proceeding North 45 degrees 00 minutes West a distance of 120.21 feet to a point; thence proceeding North 0 degrees 00 minutes East a distance of 252.57 feet to the point of terminus.

The above legal description was based on the assumption that the North right-of-way line of North Shore Boulevard, T.R. #257, bears South 52 degrees 08 minutes 58 seconds West.

The condominium building, unit and percentage of common area for the units declared into the condominium are as follows:

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15 45 16 46 16 47 16 48 17 49	A	1791	4.9358
16 46 16 47 16 48 17 49	В	1651	4.5499
16 47 16 48 17 49	С	1749	4.8200
16 48 17 49	С	1749	4.8200
17: 49	В	1651	4.5499
	С	1749	4.8200
1.7 50	С	1707	4.7043
17 30	В	1774	4.8889
17 51	A	1788	4.8999
18 52	c .	1749	4.8200
18 53	В	1651	4.5499
18 54	Α	1791	4.9358
4 10	С	1749	4.8200
4 · 11	В	1651	4.5499
4 12	С	1749	4.8200
5 13	С	1749	4.8200
5 14	В	1651	4.5499
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