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facilities, (2) expense of maintenance, repairs and replacement of exterior surfaces of residences required to be borne by the Association, (3) expenses determined by the Association to be common expenses and which are lawfully assessed against the residence owners by said Association, (4) expenses declared to be common expenses, by provisions of the Act, this Declaration or the By-Laws, (5) any appropriate expenses incurred by the Association, and (6) expenses for water used by the Association, (7) expense of caulking and painting the exterior of window sills and frames, (8) expense of painting and the exterior of doors, (9) any assessments for the creation and maintenance of reserves.

- I. "Condominium" means that form of ownership established by the provisions of the Act under which space intended for independent use is owned by various owners in fee simple absolute, and the parts of the property other than such independently owned spaces, are owned by such owners in undivided shares as tenants in common, which undivided shares are appurtenances to the respective independently owned spaces. "Condominium" shall also mean Horizontal Property Regime. "This condominium" and "Hunters Ridge Condominium" each mean all of the property submitted to the condominium form of ownership by the Declaration.
- J. "Condominium documents" means the documents by which the Hunters Ridge Condominium is established and continued, including:
 - 1. The Declaration, which sets forth the nature of the property rights in the condominium and the covenants running with the land which govern these rights. All other condominium documents shall be subject to the provisions of the Declaration.
 - The By-Laws, a copy of which is hereby attached and made a part hereof as Exhibit "G".
- K. "Declaration" means this Declaration establishing
 Hunters Ridge Horizontal Property Regime as may hereafter be
 amended from time to time. "Declaration" shall also mean Master
 Deed as defined in the Act.