his consent has been obtained. The cost of the foregoing shall be assessed as common expenses. Where any alteration or additions as aforedescribed - i.e., as to the General Common Elements or Limited Common Elements of this property, are exclusively or substantially exclusively for the benefit of the Unit co-owner (s) requesting same, then the cost of such alterations or additions shall be assessed against and collected solely from the Unit co-owner (s) exclusively or substantially exclusively benefiting, and the assessment shall be levied in such proportion as may be determined as fair and equitable by the Board of Directors of the Association. Where such alterations or additions exclusively or substantially exclusively benefit Unit co-owners requesting same, said alterations or additions shall only be made when authorized by the Board of Directors and approved by not less than a majority of the unit co-owners exclusively or substantially exclusively benefiting therefrom.

XVI.

MAINTENANCE AND REPAIR OF EACH UNIT

Each unit co-owner agrees as follows:

A. To maintain in good condition and repair, his Unit and all interior surfaces within or surrounding his Unit (such as the surfaces of the walls, ceilings and floors) whether or not part of the Unit or General Common Elements and the entire interior of his Unit, and to maintain and repair the fixtures and equipment therein, which include but is not limited to the following, where applicable: air-conditioning and heating unit, including the air-conditioning condenser unit which is outside the Unit, refrigerators, stoves, fans, hot-water heaters, dishwashers, and other appliances, drains, plumbing fixtures and connections, sinks, all plumbing and water lines within or surrounding the Unit, electric panels and wiring, electric outlets and fixtures within or surrounding the unit, and any repairs on the individual balcony, doors, windows, screening and glass, and pay for such utilities as are separately metered to this unit. Where a Unit is carpeted, the cost of replacing carpeting shall be borne by the co-owner of said Unit. The co-owner shall maintain the patio, deck, balcony, carport and chimney appurtenant to his Unit.

1328 RV.2