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for unpaid assessments and charges against the unit which accrue prior to the time such holder comes into possession of the unit, except for claims for a pro-rate share of such assessments or charges resulting from a pro-rate reallocation of such assessments or charges to all Project units including the nortgaged unit.

P. The Board hereby agrees to give the Federal Home Loan Mortgage Corporation (FHIMC) care of the fervicer of any mortgage in said Regime two-d by FHIMC at Servicer's address, notice in writing of any damage to a condominium unit in said Regime covered by a mertgage purchased in whole or in part by FHIMC in excess of One Thousand and No/100 (\$1,000.00) Dollars.

## XXIII. CONDEMNATION

A. Partial Taking without Direct Effect on Units. If part of the Property shall be taken or condemned by any authority having the pover of eminent domain, such that no Unit nor any part thereof is taken, and no part of a Limited Common Area to which a Unit has exclusive use is teken, then all compensation and damages for and on account of the taking of the Common Areas, exclusive of compensation for consequential dumnges to certain affected Units, shall be payable to the Board of lifrectors as Trustee for all Unit Owners and mortgagees according to the loss or damages to their respective interests in such Common Areas. The Association acting through its Board of Directors, shall have the right to not on tehalf of the Unit Owners with respect to the negotiation and litigation of the issues with respect to the taking and compensation affecting the Common Areas, without limitation on the right of the Unit twhers, or any Mortgagees of any one or more Units, to represent their own interests. Such proceeds shall, subject to the prior rights of such Mortgagees, be used in accordance with the provisions of the Master Deed. Nothing herein is to prevent Unit Owners whose Units are specifically affected by the taking or condemnation proceedings from joining in such proceeding and petitioning on their own behalf for consequential damages relating to loss of value of the affected Units, or personal improvements therein, exclusive of damages relating to Cormon Areas. In the event that the condemnation award does not allocate consequential damages to specific Unit Owners, but by its terms includes an award for reduction in value of Units without such allocation, the award shall be divided former effected Unit Owners, mandert to the rights of Cortgances of tion Units, and the board of Directors as Trustees as aforesaid as the