- (b) Failure to Reconstruct or Repair: If it is determined in the manner elsewhere provided that the damage for which the proceeds are paid shall not be repaired and restored, the proceeds shall be disbursed to the beneficial co-owners, remittances to Unit co-owners and their mortgagees being payable jointly to them. In the event of the loss or damage to any personal property belonging to the Association, and should the Board of Directors of the Association determine not to replace such personal property as may be lost or damaged, the proceeds shall be disbursed to the beneficial co-owners as surplus, in the manner elsewhere stated herein.
- (c) <u>Certificate</u>: In making distribution to Unit coowners and their mortgagees, the Insurance Trustee may rely upon
  a Certificate of the Association as to the names of the Unit coowners and their respective shares of the distribution, approved
  in writing by an attorney authorized to practice law in the State
  of South Carolina or a title insurance company authorized to do
  business in the State of South Carolina. Upon request of the
  Insurance Trustee, the Association, forthwith, shall deliver such
  Certificate.
- 4. Loss Within a Single Unit: If loss shall occur within a single Unit or Units, without damage to the General Common Elements of this property, then in such event, the insurance proceeds shall be distributed to the beneficial Unit co-owner(s) -- remittances to Unit co-owners and their mortgagees being payable jointly to them.
- 5. Loss Less Than "Very Substantial": Where a loss or damage occurs to any Unit or Units and the General Common Elements, or to the General Common Elements, but said loss is less than "very

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