Scanlon & Croyle VE 1900 Glades Rd. Ste 352 Boca Raton, FL. 33431

Jan-18-2000 11:18an 00-018463 ORB 11563 Pg 1004 HMINNINININININININININI

33437 CERTIFICATE OF AMENDMENT TO THE DECLARATION OF CONDOMINIUM OF SANDALFOOT SQUIRE EIGHT, A CONDOMINIUM (CRIGINALLY RECORDED IN OFFICIAL RECORDS BOOK 3209, AT PAGE 1900 OF THE PUBLIC RECORDS OF PALM BEACH COUNTY, FLORIDA)

WE HEREBY CERTIFY that the attached Amendment to Article 14, Section 14.2 of the Declaration of Condominiu n of Sandalfoot Squire Eight, A Condominium, was duly adopted in the manner provided in Article 14 of same, Florida Statute Section 718.112(2)(d)(4) and Florida Statute Section 617.0701(4), that is, by the written agreement of not less than seventy-five (75%) percent of the Owners as recorded in the books and minutes of the Association.

A IN WITNESS August	WHEREOF, , 1999.	this	document	has	been	executed	this	<u> 31</u>	day	of
	,									

ATTEST:

Mary Ann Parrish SECRETARY

SANDALFOOT SQUIRE PHASE II ASSOCIATION, INC.

BY. Hene Ruclewca VICE-PRESIDENT

STATE OF FLORIDA COUNTY OF PALM BEACH

The foregoing instrument was acknowledged before me this 3/ day of Actual, 1999, by <u>stempluceuve</u>, Vice-President, and <u>Moughan Actual</u>, Secretary, of SANDALFOOT SQUIRE PHASE II ASSOCIATION INC., a Florida Not-for-Profit Corporation, who are personally known to me or who produced <u>Personally Known</u> as identification and who did did not) take an oath.

eer lotary Public

Jean B. Theimont MY CONSISSION & COSSIGN EXPERS July 18, 2000

AN ENDMENT TO ARTICLE 14, SECTION 14.2 OF THE DECLARATION OF CONDOMINIUM

Words <u>underlined</u> denote additions. Words stricken denote elections.

14 AMENDMENTS

Subject to the other provisions of the Declaration relative to amendment, this Declaration and the Articles of Incorporation and By-Laws of the Association may be amended in the following manner:

2 <u>Resolutior</u>. An amendment may be proposed by either the board of administration or by -75 per cent a major ty of the members of the Association. A resolution adopting a proposed amendment must bear the approval of not less than a majority of the board of administration and -75per cent a majority of the nembers of the Association. Administrators and members not present at the meetings considering the amendment may express their approval, in writing, given before such meetings.

4