BY-LAWS OF
CAMPUS VIEW II MAINTENANCE CORPORATION

ARTICLE I

NAME AND LOCATION

Section 1. Name and Location. The name of the corporation is CAMPUS VIEW II MAINTENANCE CORPORATION, hereinafter referred to as the "Corporation." The principal office of the Corporation shall be located at the Project in the unincorporated territory of the County of Los Angeles, State of California.

ARTICLE II

DEFINITIONS

Section 1. Definitions. All terms as used in these By-Laws shall, unless stated otherwise, be defined as set forth in that certain "Declaration of Covenants, Conditions and Restrictions, and Reservation of Easements for Campus View II," recorded on December 29, 2004, as Instrument No. 04-3374715, in the Official Records of Los Angeles County, California, and any subsequent amendments thereto. (Said Declaration of Covenants, Conditions and Restrictions, and Reservation of Easements, and any subsequent amendments thereto, shall hereinafter be referred to as the "Declaration.") All of the terms and provisions of the Declaration are hereby incorporated herein by reference.

ARTICLE III

MEMBERSHIP AND VOTING RIGHTS

Section 1. Membership. Every person or entity who or which is an Owner, as defined in the Declaration, shall be a Member of the Corporation. The foregoing is not intended to include persons or entities who hold an interest in any Condominium in the Project merely as security for the performance of an obligation.

Section 2. Voting Rights. The Corporation shall have two (2) classes of voting membership, as follows:

Class A. Class A Members shall be all Owners, with the exception of the Declarant until such time as Declarant’s Class B membership expires, and shall be entitled to one (1) vote for each Condominium owned. When more than one (1) person holds an interest in any Condominium, all such persons shall be Members. The vote for such Condominium shall be exercised as they among themselves determine, but in no event shall more
than one (1) vote be cast with respect to any Condominium. The nonvoting co-owner or co-owners shall be jointly and severally responsible for all of the obligations imposed upon the jointly-owned Condominium.

Class B. The Class B Member shall be the Declarant and shall be entitled to three (3) votes for each Condominium owned in the Project upon which Declarant is then paying the appropriate monthly Assessments provided for hereinbelow. The Class B membership shall cease and be converted to Class A membership upon the happening of any of the following events, whichever occurs earliest:

(a) the total outstanding votes held by Class A Members equal the total outstanding votes held by the Class B Member; or

(b) the second anniversary of the first close of escrow for the sale of a Condominium pursuant to the original issuance by the DRE of the Final Subdivision Public Report for the Project.

Any action by the Corporation which must have the approval of the membership of the Corporation before being undertaken shall require the vote or written assent of both a majority of the Class B membership as well as a majority of the Class A membership, so long as there are two (2) outstanding classes of membership, unless a specific provision of the Declaration or these By-Laws or the Articles of the Corporation requires (i) the approval of a greater percentage of the voting membership, or (ii) a vote by Members other than Declarant, or (iii) a specific approval percentage of all the Members. Notwithstanding the foregoing, any action by the Corporation pursuant to the Article contained in the Declaration entitled "Enforcement of Bonded Obligations" shall only require a majority of the voting power of the Owners, other than Declarant. Declarant shall have the right at anytime, and from time to time, to commence the payment of Regular Assessments on all Units within the Project prior to the close of the first close of escrow therein in order to have the voting rights with respect to such Units.

Section 3. Special Appointment to the Board. The Pepperdine University shall be entitled to solely appoint one member of the Board for as long as Pepperdine University is Ground Lessor of the Association Property, and/or the Owner of one or more of the Condominiums in the Project (e.g., Drescher Units) (the "University Representative Board Member").

Section 4. Vesting of Voting Rights. The voting rights attributable to any given Condominium in the Project, as provided for herein, shall not vest until the Assessments provided
for in the Declaration have been levied by the Corporation against said Condominium.

Section 5. Suspension of Voting Rights. As more particularly set forth in the Declaration in the Article entitled "General Provisions," the Board shall have the authority, among other things, to suspend the voting rights of any Member to vote at any meeting of the Members for any period during which such Member is delinquent in the payment of any Assessment, regardless of type, it being understood that any suspension for nonpayment of any Assessment shall not constitute a waiver of discharge of the Member’s obligation to pay the Assessments provided for in the Declaration.

Section 6. Transfer. The Corporation membership held by any Owner of a Condominium shall not be transferred, pledged or alienated in any way, except as incidental to the sale of such Condominium, and the membership shall be automatically transferred upon the sale of such Condominium. In the event of such sale, the Corporation membership may only be transferred, pledged or alienated to the bona fide purchaser or purchasers of the Condominium, or to the Mortgagee (or third-party purchaser) of such Condominium upon a foreclosure sale, deed in lieu or other remedy set forth in the Mortgage. Any attempt to make a prohibited transfer is void and will not be reflected in the books and records of the Corporation. The Corporation may levy a reasonable transfer fee against new Owner[s] and their Unit[s] (which fee shall be a Compliance Assessment chargeable to such new Owner[s]) to reimburse the Corporation for the actual administrative cost of transferring the membership to the new Owner[s] on the records of the Corporation.

Section 7. Proxies. Votes may be cast in person or by proxy. Proxies must be filed with the Secretary before the appointed time for each meeting. Every proxy shall be revocable and shall automatically terminate upon the earliest of the following: (a) the conveyance by the Owner of his Condominium; (b) the date of automatic termination, if any, specified in the proxy, but not to exceed three (3) years from the date of issuance of the proxy; or (c) eleven (11) months from the date of issuance of the proxy, if no automatic termination date is specified in the proxy. Any form of proxy or written ballot distributed to the membership of the Corporation shall afford a Member the opportunity to specify a choice between approval and disapproval of each matter or group of matters to be acted upon at the meeting for which said proxy was distributed, except it shall not be mandatory that a candidate for election to the Board be named in a proxy. The proxy or written ballot shall provide that, where the Member specifies a choice, the vote shall be cast in accordance with that choice. In addition, the proxy shall also identify the person or persons authorized to exercise the proxy and the length of time it shall be valid.
Section 8. **Determination of Record Date.** In the event the Board does not fix a record date, the record date shall be determined in accordance with California Corporations Code Section 7611, as same may be amended, from time to time.

(a) **For Notice.** Except as otherwise provided in Subsection (b) below, the Board shall fix, in advance, a date as the record date for the purpose of determining the Members entitled to notice of any meeting of the Corporation at which Members are required or permitted to take action. Such record date shall not be more than ninety (90) days nor less than ten (10) days before the date of the meeting. If the Board fails to fix such record date, the record date for the purpose of determining the Members entitled to notice of any meeting of the Corporation shall be at 5:00 p.m. on the business day preceding the day on which notice is given. A determination of Members entitled to notice of a meeting of the Corporation shall apply to any adjournment of the meeting, unless the Board fixes a new record date for the adjourned meeting.

(b) **To Vote.** The record date for the purpose of voting shall not be more than sixty (60) days before the date of the meeting.

**ARTICLE IV**

**MEETINGS OF MEMBERS**

Section 1. **Organizational and Annual Meetings.** Regular meetings of Members of the Corporation shall be held not less frequently than once each calendar year at the time and place prescribed by these By-Laws. The Declarant shall hold the initial organizational meeting of the Corporation following incorporation of the Corporation. Thereafter, the first meeting of the Corporation, whether a regular or special meeting, shall be held no later than six (6) months after the closing of the first sale of a Condominium in the Project. At such meetings there shall be elected, by ballot of the Members, a Board in accordance with the requirements of the Article herein entitled "Nomination and Election of Directors."

Section 2. **Special Meetings.** A special meeting of the Members of the Corporation shall be promptly called by the Board upon:

(a) The vote for such meeting by a majority of a quorum of the Board; or

(b) Receipt of a written request therefor signed by Members representing at least five percent (5%) of the total voting power of the Corporation.
The Board shall cause the special meeting to be held not less than thirty-five (35) days nor more than ninety (90) days after adoption of a resolution to hold such a meeting or receipt of the written request for said meeting.

No business shall be transacted at a special meeting except as stated in the notice, unless by consent of a quorum of the Owners present, either in person or by proxy.

Section 3. Notice of Meetings. Written notice of each meeting of the Members shall be given by, or at the direction of, the Secretary or person authorized to call the meeting (i) personally, (ii) by mailing a copy of such notice by first class mail, postage prepaid, addressed to a Member at the address of the Member appearing in the books of the Corporation or given by the Member to the Corporation for purpose of notice, and if no such address appears or is given, the notice may be effectuated in a manner consistent with Corporations Code Section 7511(b), as may be amended from time to time, or (iii) posting the notice in a prominent place or places in the Common Property. Except in emergency situations, not less than ten (10) days nor more than ninety (90) days notice of any meeting at which Members are required or permitted to take action shall be provided to each Member, addressed to the Member’s address last appearing on the books of the Corporation or supplied by such Member to the Corporation for the purpose of notice, or in compliance with Corporations Code Section 7511(b). Such notice shall specify the place, day and hour of the meeting, those matters which the Board, at the time the notice is sent, intends to present for action by the Members, if any, and, in the case of a special meeting, the nature of the business to be undertaken at the meeting.

Section 4. Quorum. Except as may be otherwise required by the Declaration, the presence, in person or by proxy, of Owners holding at least fifty-one percent (51%) of the voting power of the Corporation shall constitute a quorum for the trans- action of business at all meetings. In the absence of a quorum at a Members’ meeting, a majority of those present, in person or by proxy, may adjourn the meeting to another time, but may not trans- act any other business. An adjournment for lack of a quorum shall be to a date not less than five (5) days and not more than thirty (30) days from the original meeting date. Except as may otherwise be required pursuant to the Declaration, the quorum for such a meeting shall be at least twenty-five percent (25%), in person or by proxy, of the total voting power of the Corporation. If a time and place for the adjourned meeting is not fixed by those in attendance at the original meeting, or if for any reason a new date is fixed for the adjourned meeting after adjournment, notice of the time and place of the adjourned meeting shall be given to Members in the manner prescribed for regular meetings.

Section 5. Action Without Meeting. Any action which may be taken by the vote of Members at any regular or special meet-
ing, except the election of Directors where cumulative voting is required, as provided for hereinbelow, may be taken without a meeting if the Corporation distributes a written ballot to every Member entitled to vote on the matter. Such ballot shall set forth the proposed action, provide an opportunity to specify approval or disapproval of any proposal, and provide a reasonable time within which to return the ballot to the Corporation, pursuant to Section 7513 of the California Corporations Code, as such may be amended, from time to time. All such written ballots shall be filed with the Secretary of the Corporation and maintained in the corporate records. Approval by written ballot pursuant to this Section shall be valid only when the number of votes cast by ballot within the time period specified equals or exceeds the quorum required to be present at a meeting authorizing the action, and the number of approvals equals or exceeds the number of votes that would be required to approve at a meeting at which the total number of votes cast was the same as the number of votes cast by ballot. All solicitations of ballots shall indicate the number of responses needed to meet the quorum requirement and shall state the percentage of approvals necessary to pass the measure submitted. The solicitation shall specify the time by which the ballot must be received in order to be counted. A written ballot may not be revoked. Directors may not be elected by written ballot under this Section.

Section 6. Meetings of the Members. The meetings of the Members shall be held at the Project or as close thereto as may be designated by the Board. All meetings shall be conducted in accordance with a recognized system of parliamentary procedure (e.g., Robert’s Rules of Order) or such parliamentary procedures as the Corporation may adopt.

Section 7. Mortgagee Representation. Approved First Mortgagees (as that term is defined in Article XIX of the Declaration) shall have the right to attend all meetings of Members through a representative designated in writing and delivered to the Board.

ARTICLE V

BOARD OF DIRECTORS:
SELECTION, TERM OF OFFICE

Section 1. Number and Qualifications of Directors. The affairs of the Corporation shall be managed by a Board consisting of five (5) Directors, each of whom, except for those appointed and serving as first Directors, must either be an Owner of a Condominium in good standing with the Corporation or an authorized agent and representative of Declarant, i.e., Pepperdine University - University Representative Board Member.
Section 2. Election and Term of Office. At the first annual meeting of the Corporation, the Members shall elect the Directors in accordance with the provisions set forth herein. Subject to the special appointment to the Board by Pepperdine University, the three (3) Directors receiving the highest number of votes shall each be elected for a term of two (2) years, and the two (2) Director receiving the next highest number of votes shall be elected for a term of one (1) year (due to the appointment power herein, this will generally be an election of one Director. Following the first annual meeting, and at each annual meeting thereafter, new Directors shall be elected to fill vacancies created by resignations or expiration of the terms of past Directors. Notwithstanding the foregoing, one Director will always be appointed solely by Pepperdine University (the "University Representative Board Member") and not subject to election as noted herein. Following the first annual meeting, the term of office for each successor Director shall be two (2) years. Any person serving as a Director may be re-elected, and there shall be no limitation on the number of terms which a Director may serve, except as may otherwise be provided by law; however, the Director appointed by Pepperdine University may be the same individual for as many terms as deemed appropriate by Pepperdine University.

Section 3. Removal. At any regular or special meeting duly called, any one (1) or more of the Directors may be removed, with or without cause, as provided herein, and a successor may then and there be elected to fill the vacancy so created. Unless the entire Board is removed from office by the vote of Corporation Members, an individual Director shall not be removed prior to the expiration of his term of office if the number of votes cast against his removal would be sufficient to elect the Director if voted cumulatively at an election at which the same total number of votes were cast and the entire number of Directors authorized at the time of the most recent election of the Director were then being elected. A Director who has been elected to office solely by the votes of Members of the Corporation, other than the Declarant, may be removed from office prior to the expiration of his term of office only by the vote of at least a simple majority of the voting power residing in Members, other than the Declarant. The University Representative Board Member may be removed from office and his vacancy filled prior to expiration of his term of office only by action of Pepperdine University.

Section 4. Vacancies. Vacancies on the Board (other than the University Representative Board Member) caused by any reason, other than the removal of a Director by a vote of the Corporation, shall be filled by vote of a majority of the remaining Directors, even though they may constitute less than a quorum, and each Director so elected shall serve for the remainder of the term of the Director he/she replaces. In the event that a majority of the remaining Directors are unable to agree upon a successor within fifteen (15) days following the occurrence of a vacancy, a special
election to fill the vacancy shall then be held in accordance with the terms provided in the Article herein entitled "Nomination and Election of Directors," within not less than ten (10) days nor more than thirty (30) days following the expiration of said fifteen (15) day period. Notice of a special meeting and election shall be given in accordance with the terms provided in the Article herein entitled "Nomination and Election of Directors."

Section 5. Compensation of Directors. No Director shall receive compensation for any service he/she may render to the Corporation, except as permitted under Article V of the Declaration entitled "Duties and Powers of the Association"; provided, however, that a Director may be reimbursed for his/her actual expenses incurred in the performance of his/her duties.

ARTICLE VI

NOMINATION AND ELECTION OF DIRECTORS

Section 1. Nomination. Nomination for election to the Board, other than the initial organizational meeting conducted by the Declarant, shall be made by a Nominating Committee. Nominations may also be made from the floor at the annual meeting. The Nominating Committee shall consist of a Chairman, who shall be a member of the Board, and two (2) or more Members of the Corporation. The Nominating Committee shall be appointed by the Board prior to each annual meeting of the Members to serve from the close of such annual meeting until the close of the next annual meeting, and such appointment shall be announced at each meeting. The Nominating Committee shall make as many nominations for election to the Board as it shall in its discretion determine, but not fewer than the number of vacancies that are to be filled. Nominations may be made from among Members or non-Members so long as the Class B membership exists. Thereafter, nominations shall only be made from among Members.

Section 2. Election. Election to the Board shall be by secret written ballot at the annual meeting. At such election, the Members may cast, with respect to each vacancy, as many votes as they are entitled to exercise under the provisions of the Declaration. The persons receiving the largest number of votes shall be elected. Cumulative voting is required for all elections in which two (2) or more positions are to be filled; provided, however, that all cumulative voting hereunder shall comply with the procedural prerequisites of California Corporations Code, Section 7615(b), as same may be amended from time to time, which provides that no Member shall be entitled to cumulate votes for a candidate or candidates unless such candidate’s or candidates’ names have been placed in nomination prior to the voting, and a Member has given notice at the meeting prior to the voting of said Member’s intention to cumulate votes. If any one (1) Member has given such
notice, all Members (including Declarant) shall have the right to cumulate votes and give one (1) candidate, or divide among any number of candidates, a number of votes equal to the total number of votes to which said Member is entitled to vote upon other matters multiplied by the number of Directors to be elected.

ARTICLE VII

MEETINGS OF DIRECTORS

Section 1. Regular and Special Meetings. Regular meetings of the Board shall be held monthly, or as otherwise determined by the Board, but not less than twice a year, and on such day and at such hour as may be fixed, from time to time, by resolution of the Board. Should said meeting fall upon a legal holiday, then that meeting shall be held at the same time on the next day which is not a legal holiday, or as otherwise determined by the Board. Notice of the time and place of a regular meeting shall be posted at a prominent place or places within the Common Property and shall be mailed to any Owner who has requested notification of Board meetings by mail, at the address requested by the Owner, and may also be given by mail or delivery or by newsletter or similar means of communication, and shall be communicated to the Directors not less than four (4) days prior to the meeting unless the time and place of the meeting is fixed by the Directors and duly adopted by the Board as provided herein; provided, however, that notice of a meeting need not be given to any Director who has signed a waiver of notice or a written consent to holding of the meeting. Special meetings of the Board shall be held when called by the President of the Corporation or by two (2) Directors, other than the President, provided that the Directors receive not less than four (4) days’ written notice to each Director by first class mail, or forty-eight (48) hours notice prior to the meeting in the case when such notice is delivered personally or communicated by telephone or telegraph to the Directors. The notice shall specify the time and place of the meeting and the nature of any special business to be transacted. Notice of a special meeting, whether delivered personally to the Directors or sent to each Director by letter or telegram (postage or charges prepaid), shall be to the address reflected in the records of the Corporation. Notwithstanding the foregoing, notice of the special meeting need not be given to any Director who has signed a waiver of notice or a written consent to holding of the meeting, or an approval of the minutes thereof, whether before or after the meeting, or who attends the meeting without protesting. Written notice of a special meeting shall be posted and mailed as prescribed for notice of regular meetings. Regular and special meetings of the Board shall be open to all Members of the Corporation; provided, however, that Corporation Members who are not on the Board may not participate in any deliberation or discussion except for such an amount of time determined reasonable, in accordance with the requirements of Civil Code Section 1363.05(i),
as may be amended from time to time, by a vote of a majority of a quorum of the Board. The Board may, with the approval of a majority of the Board members present at a meeting in which a quorum for the transaction of business has been established, adjourn a meeting and reconvene in executive session to discuss and vote upon personnel matters, Member discipline, matters that relate to the formation of contracts with third parties, litigation in which the Corporation is or may become involved, or to meet with a Member, upon the Member’s request, regarding the Member’s payment of assessments, as specified in Civil Code Section 1367 or 1367.1, and orders of business of a similar nature. The nature of any and all business to be considered in executive session shall first be announced in open session.

Section 2. Meetings of Directors. The meetings of the Directors shall be held at the Project or as may be designated by the Board.

Section 3. Rights of Members to Attend Board Meetings. Any Member of the Corporation may attend meetings of the Board, except when the Board adjourns to executive session to consider litigation, matters that relate to the formation of contracts with third parties, Member discipline, personnel matters, or to meet with a Member, upon the Member’s request, regarding the Member’s payment of assessments, as specified in Civil Code Section 1367 or 1367.1, or business of a similar nature. Any matter discussed in executive session shall be generally noted in the minutes of the Board immediately following the meeting of the Board that is open to all Members. In any matter relating to a fine, penalty, or other form of discipline of a Member, the Board shall meet in executive session if requested by that Member, and the Member shall be entitled to attend the executive session.

Section 4. Minutes of Board Meetings. The minutes, minutes proposed for adoption that are marked to indicate draft status, or a summary of the minutes, of any meeting of the Board, other than an executive session, shall be available to Members within thirty (30) days of the meeting. The minutes, proposed minutes, or summary minutes shall be distributed to any Member of the Corporation upon request and upon reimbursement by the Member of the Corporation’s costs in making that distribution.

Members of the Corporation shall be notified in writing at the time that the pro forma budget required in Section 1365 of the California Civil Code, as amended from time to time, is distributed, or at the time of any general mailing to the entire membership of the Corporation, of their right to have copies of the minutes of meetings of the Board. The minutes may be obtained in accordance with the provisions of the Article herein entitled "Inspection of Books and Records."
Section 5. Action Without Meeting. The Board may take any action without a meeting if all members of the Board unanimously consent in writing to the action to be taken. If the Board resolves by unanimous written consent to take any such action, an explanation of the action taken shall be posted at a prominent place or places within the Corporation Property within three (3) days after the written consent of all Directors has been obtained.

Section 6. Conduct of Meetings. The President of the Corporation shall preside over all meetings of the Board held during the Board’s term of office. In the event the President shall be absent from any meeting, said meeting shall be presided over by such other Director as may be elected by a majority of a quorum of the Directors. The Secretary of the Corporation shall act as Secretary of the Board, but in the event the Secretary shall be absent, the President or presiding Director may appoint any person to act as Secretary for the meeting.

Section 7. Quorum. A majority of the total number of Directors shall constitute a quorum for the transaction of business. Every act or decision done or made by a majority of the Directors present at a duly held meeting at which a quorum is present shall be regarded as the act of the Board.

ARTICLE VIII
POWERS AND DUTIES OF THE BOARD OF DIRECTORS

Section 1. Powers. The Board, for and on behalf of the Corporation, shall have the right and power to do all things necessary to conduct, manage, and control the affairs and business of the Corporation. Subject to the provisions of the Articles, the Declaration and these By-Laws, the Board shall have all general powers authorized under the California Corporations Code for nonprofit, mutual benefit corporations.

Section 2. Duties. The Board shall perform and execute, for and on behalf of the Corporation, all of the duties which have been delegated to the Corporation as set forth in the Article entitled "Powers and Duties of the Corporation" in the Declaration.

ARTICLE IX
OFFICERS AND THEIR DUTIES

Section 1. Enumeration and Qualifications of Officers. The officers of this Corporation shall be a President, Vice President, Secretary and a Treasurer. Said officers shall consist only of Members in good standing of the Corporation and/or
authorized agent(s) and representative(s) of Declarant. Any Member serving as a Director of the Corporation may simultaneously serve as an officer thereof.

Section 2. Election of Officers. The election of officers shall take place at the first meeting of the Board following each annual meeting of the Members.

Section 3. Term. The officers of the Corporation shall be elected annually by the Board and each shall hold office for one (1) year, unless such officer shall sooner resign or shall be removed or otherwise disqualified to serve.

Section 4. Special Appointments. The Board may elect such other officers as the affairs of the Corporation may require, each of whom shall hold office for such period, have such authority and perform such duties as the Board may, from time to time, determine.

Section 5. Resignation and Removal. Any officer may be removed from office at any time, with or without cause, by a majority of the Board. Any officer may resign at any time by giving written notice to the Board, the President or the Secretary. Such resignation shall take effect on the date of receipt of such notice or at such later time specified therein, and unless otherwise specified therein, the acceptance of such resignation shall not be necessary to make it effective.

Section 6. Vacancies. A vacancy in any office may be filled by appointment by the Board. The officer appointed to such vacancy shall serve for the remainder of the term of the officer he replaces.

Section 7. Multiple Offices. The offices of Secretary and Treasurer may be held by the same person. No person shall simultaneously hold more than one (1) of any of the other offices, except in the case of special offices created pursuant to Section 4 of this Article.

Section 8. Duties. Duties of the officers are as follows:

(a) President: The President shall preside at all meetings of the Members of the Corporation and the Board; shall see that orders and resolutions of the Board are carried out; shall co-sign all leases, mortgages, deeds and other written instruments, and shall co-sign all checks and promissory notes; provided, however, that the authority to co-sign all checks may be modified (e.g., assigned to a manager for the Project) by resolution of the Board.
(b) **Vice President**: The Vice President shall act in the place and stead of the President in the event of the President’s absence, inability or refusal to act, and shall exercise and discharge such other duties as may be required of him by the Board.

(c) **Secretary**: The Secretary shall record the votes and keep the minutes of all meetings and proceedings of the Board and of the Members; shall co-sign all contracts, leases or other instruments executed in the name of or on behalf of the Corporation; serve notice of meetings of the Board and of the Members; keep appropriate current records showing the Members of the Corporation, together with their addresses, and shall perform such other duties as required by the Board.

(d) **Treasurer**: The Treasurer shall receive and deposit in appropriate bank accounts all moneys of the Corporation and shall disburse such funds as directed by resolution of the Board; shall co-sign all checks and promissory notes of the Corporation; provided, however, that the authority to co-sign all checks may be modified (e.g., assigned to a manager for the Project) by resolution of the Board; keep proper books of account; cause an annual audit of the Corporation books to be made by a certified public accountant, unless otherwise determined by the Board, at the completion of each fiscal year, as provided for in the Declaration, and shall cause to be prepared an annual budget and a statement of income and expenditures to be presented to the membership at its regular annual meeting, and deliver a copy of each to the Members.

Section 9. **Compensation of Officers**. No officer shall receive any compensation for services performed to the Corporation, except as permitted under the Article contained in the Declaration entitled "Powers and Duties of the Corporation"; provided, however, that an officer may be reimbursed for his actual expenses incurred in the performance of his duties.

ARTICLE X

OBLIGATIONS OF MEMBERS

Section 1. **Assessments**. All Members are obligated to pay, in accordance with the provisions of the Declaration, all Assessments imposed by the Corporation to meet all expenses of the Corporation. All delinquent Assessments shall be enforced, collected or foreclosed in the manner provided in the Declaration.

Section 2. **Repair and Maintenance**. Every Member shall be responsible, at his sole cost and expense, for all maintenance
and repair work on his Condominium Unit, as required in the Declaration.

ARTICLE XI

COMMITTEES

Section 1. Appointment of Committees. The Corporation shall appoint an Architectural Control Committee, as provided in the Declaration, and a Nominating Committee, as provided in these By-Laws. In addition, the Board shall appoint other committees as deemed appropriate in carrying out its purposes.

ARTICLE XII

INSPECTION OF BOOKS AND RECORDS

Section 1. Availability of Books and Records. Members of the Corporation shall have access to the Corporation’s records in accordance with Section 8330 et seq. of the California Corporations Code, as same may be amended from time to time. In a manner consistent with the foregoing, the membership register, including mailing addresses and telephone numbers, books of account and minutes of meetings of the Members, of the Board and of any and all committees shall be made available for inspection and copying by any Member of the Corporation, or by his duly-appointed representative, as required by law and at any reasonable time and for a purpose reasonably related to his interest as a Member, at the office of the Corporation or at such other place within the Project as the Board shall prescribe. The minutes (including proposed minutes for adoption or a summary of the minutes of any meeting of the Board, other than an executive session) shall be available to Members within thirty (30) days of such meeting. The minutes, proposed minutes or summary of the minutes shall be distributed to any Member upon request and upon reimbursement by the Member of the Corporation’s actual costs in making that distribution. Members shall be notified in writing at the time that the pro forma budget required herein is distributed or at the time of any general mailing to the entire membership of their right to have copies of the minutes of meetings of the Board, and how and where those minutes may be obtained.

Section 2. Rules Concerning Inspection. The Board shall establish reasonable rules with respect to:

(a) Notice to be given to the custodian of the records by the Member desiring to make the inspection;

(b) Hours and days of the week when such an inspection may be made; and
(c) Payment of the cost of reproducing copies of documents requested by a Member.

Section 3. Inspection by Directors. Every Director shall have the absolute right at any reasonable time to inspect all books, records and documents of the Corporation, and the physical properties owned or controlled by the Corporation. The right of inspection by a Director includes the right to make extracts and copies of documents.

ARTICLE XIII

NOTICE AND HEARING

Section 1. Suspension of Privileges. In the event of an alleged violation of the Declaration, these By-Laws or the Rules and Regulations of the Corporation, and after written notice of such allegation, as provided below, the Board shall have the right, after conducting a hearing on the matter, as provided below, to discipline any Member by taking any one (1) or more of the following actions: (a) levying a Compliance Assessment as provided in the Declaration; (b) suspending or conditioning the right of said Member to use any Corporation Property operated by the Corporation; (c) suspending said Member’s voting privileges, or (d) enter upon a Condominium to make necessary repairs, or to perform maintenance which, according to the Declaration, is the responsibility of the Owner of such Condominium, or (e) record a notice of noncompliance encumbering the condominium of the Member. Any such suspension shall be for a period of time not exceeding thirty (30) days for any noncontinuing violation, but in the case of a continuing violation, including, without limitation, the nonpayment of Assessments which have become delinquent, such suspension may be imposed so long as the violation continues.

Section 2. Notice to Member. Written notice of the alleged violation shall be delivered personally or mailed to the Member by first class or registered mail, return receipt requested, at least ten (10) days before the proposed hearing on said alleged violation. Said notice shall contain: (a) an explanation in clear and concise terms of the nature of the alleged violation; (b) a reference to provisions of the Declaration, the Rules and Regulations or these By-Laws which said Member is alleged to have violated; and (c) the time and place for the hearing.

Section 3. Hearing. The hearing shall be conducted by the Board, in executive session, who shall hear the charges and evaluate the evidence concerning the alleged violation. At the hearing, said Member shall have the right to present oral or written evidence concerning the alleged violation. The Board shall render (i.e., give written notice, by either personal delivery or first class mail, of the suspension, fine or condition, if any,
imposed by the Board) its decision concerning the alleged violation to said Member within fifteen (15) days after the hearing.

ARTICLE XIV

AMENDMENTS

Section 1. Amendments to By-Laws. So long as the two-class voting structure provided for herein shall remain in effect, these By-Laws may be amended only by the vote or written assent of sixty-seven percent (67%) of the voting power of each class of Members. At such time as the Class B membership shall cease and be converted to Class A membership, amendments to these By-Laws shall be enacted by requiring the vote or written assent of:

(a) Sixty-seven percent (67%) of the total voting power of the Corporation; and

(b) Sixty-seven percent (67%) of the votes of Members, other than the Declarant.

Notwithstanding the foregoing, the percentage of a quorum of the Members or of the votes of Members, other than the Declarant, necessary to amend a specific provision in these By-Laws shall not be less than the prescribed percentage of affirmative votes required for action to be taken under said provision.

ARTICLE XV

CORPORATE SEAL

Section 1. Seal. The Corporation shall have a seal in circular form having within its circumference the words:

CAMPUS VIEW II MAINTENANCE CORPORATION

ARTICLE XVI

MISCELLANEOUS

Section 1. Fiscal Year. The fiscal year of the Corporation shall be determined by the Board, and having been so determined, is subject to change, from time to time, as the Board shall determine.

Section 2. Checks and Drafts. All checks, drafts or other order for payments of money, notes or other evidences of indebtedness issued in the name of or payable to the Corporation shall be signed or endorsed by the President and Treasurer, or in
such manner as, from time to time, shall be determined by resolution of the Board.

Section 3. Execution of Documents. The Board may authorize any officer or officers, agent or agents, to enter into any contract or execute any instrument in the name and on behalf of the Corporation, and such authority may be general or confined to specific instances, and unless so authorized by the Board, no officer, agent or employee shall have any power or authority to bind the Corporation by any contract or engagement, or to pledge its credit, or to render it liable for any purpose or in any amount.

Section 4. Dissolution. Any dissolution of the Corporation shall require the unanimous approval of the Board and the vote or written consent of both individual Members and the first Mortgagees (based upon one [1] vote for each first Mortgage owned) as required by law. Upon the winding-up and dissolution of the Corporation, after paying or adequately providing for the debts and obligations of the Corporation, the remaining assets shall be distributed to an appropriate public agency or any nonprofit corporation, association, or trust, to be used for purposes similar to those for which the Corporation was created.

Section 5. Conflict. In the case of any conflict between the Articles and these By-Laws, the Articles shall control, and in the case of any conflict between the Declaration and these By-Laws, the Declaration shall control.

*   *   *
CERTIFICATE OF SECRETARY

I, the undersigned, do hereby certify:

1. That I am the duly elected and acting Secretary of CAMPUS VIEW II MAINTENANCE CORPORATION, a California nonprofit, mutual benefit corporation; and

2. That the foregoing By-Laws, comprising 17 pages, constitute the original By-Laws of said Corporation, as duly adopted at the first meeting of the Board of Directors thereof duly held February 2nd, 2005.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of said Corporation this 2nd day of February, 2005.

Darryl L. Tippens
Secretary
Campus View II Maintenance Corporation
BY-LAWS OF

CAMPUS VIEW II MAINTENANCE CORPORATION
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