DECLARATION OF TRUST OF PRATTVILLE SCHOOL CONDOMINIUM

THIS DECLARATION OF TRUST MADE this th day of August 2000 by Laura J. Pizzuti and Tina P. Brzezenski (hereinafter referred to as the "Trustee" or "Trustees", which term and any pronoun referring thereto shall be deemed to include their successors in trust hereunder and to mean the Trustee or the Trustees for the time being hereunder, wherever the context so permits).

The business address of said Trustees is as follows:
Prattville School Condominium Trust, 441 Washington Avenue,
Chelsea, Mass. 02150.

ARTICLE I

Name of Trust

The Trust hereby created shall be known as Prattville School Condominium Trust (the "Trust"). Under that name, so far as legal, convenient, and practicable, all business shall be conducted by the Trustees and all instruments in writing shall be executed by the Trustees.

ARTICLE II

The Trust and Its Purposes

Section 2.1. General Purposes. All of the rights and powers in and with respect to the common areas and facilities (the "Common Areas and Facilities") of Prattville School Condominium (the "Condominium") established by a Master Deed (the "Master Deed") [recorded herewith], which are by virtue of the Massachusetts General Laws, Chapter 183A, as amended ("Chapter 183A"), conferred upon or exercisable by the organization of the Unit Owners of said Condominium, and all property, real and personal, tangible and intangible, conveyed to the Trustees hereunder shall vest in the Trustees in trust to exercise, manage, administer, and dispose of the same, and to receive the income thereof (a) for the benefit of the owners of record from time to time of the Units of the Condominium in the Common Areas and Facilities according to the schedule of undivided beneficial interest set forth in Article IV hereof (the "beneficial interest") and (b) in accordance with the provisions of Section 10 of Chapter 183A for the purposes therein set forth.

This Trust is the organization of Unit Owners established pursuant to the provisions of Chapter 183A for the purposes therein set forth.

Section 2.2. Trust, Not a Partnership. It is hereby declared that a trust and not a partnership has been created and that the Unit Owners are beneficiaries, and not partners or associates nor in any other relation whatsoever between and among themselves with respect to the Trust property, and hold no relation to the Trustees other than as beneficiaries, with only such rights as are conferred upon them as such beneficiaries hereunder and under and pursuant to the provisions of Chapter 183A.

ARTICLE III

The Trustees

Section 3.1. Number: Vacancies. After the Operating Event as hereinafter described, there shall at all times be an odd number of Trustees, consisting of not less than three nor more than seven. As long as the commercial Unit remains such (i.e. until all of the residential Units have been conveyed), one of the Trustees shall be appointed by the owner of the Commercial Unit ("Commercial Trustee"). Until Donato F. Pizzuti, Trustee of Prattville School Realty Trust, Creator of the Condominium, and its successors or assigns (the "Declarant") owns less than fifty percent (50%) of the Units in the Condominium, or until two (2) years from the date hereof, whichever occurs first (the "Operating Event"), there shall be not more than two (2) Trustees, and both such Trustees shall be designated, appointed, and/or elected by the Declarant.

Within nine (9) months after the occurrence of the Operating Event, the Trustees then in office shall tender their respective resignations, and their respective offices shall be deemed vacant so as to permit such vacancies to be filled in the manner hereinafter provided. In the event that said resignations are not tendered pursuant to the proceeding sentence, said offices shall automatically be deemed vacant on the first day following the ninth (9th) month after the Operating Event, and such vacancies shall be filled in the manner hereinafter provided.

Section 3.2. <u>Term.</u> The term of each Trustee shall be for one (1) year from the annual meeting of Unit Owners (or special meeting in lieu thereof) at which the Trustee was appointed and shall end at the annual meeting (or special meeting in lieu thereof) at which such Trustee's successor is due to be appointed; except that the term of any Trustee appointed to fill a vacancy in an unexpired term shall end when his or her predecessor's term would, but for the vacancy, have ended.

Section 3.3. <u>Vacancies</u>; Appointment and Acceptance of Trustees. If and whenever any Trustee's term is to expire or for any other reason, including without limitation, removal, resignation, or death of a Trustee, the number of Trustees shall be less than the number established under Section 3.1, a vacancy or vacancies shall be deemed to exist.

Any vacancy shall be filled by (a) an appointment of a natural person to act as such Trustee (i) by an instrument signed by the Declarant, or (ii) if after the Operating Event, by the vote of Residential Unit Owners holding more than 50% of the beneficial interest hereunder, or in the case of a vacancy of a Commercial Trustee, by the vote of Commercial Unit Owners holding more than 50% of the beneficial interest hereunder, or (iii) if, after the Operating Event, Unit Owners holding such percentage have not within thirty (30) days after the occurrence of any such vacancy made such appointment, by a majority of the then remaining Trustees, or by the remaining Trustees or Trustee, if only one (at any time), and (b) the acceptance of such appointment, signed and acknowledged by the person so appointed.

Such appointment shall become effective upon the filing with the Registry of Deeds of a certificate of such appointment signed (1) by the Declarant, or (2) if, after the Operating Event, by a majority of the then remaining Trustees, or by the sole remaining Trustee, if only one, setting forth the fact and basis of compliance with the provisions of this Section 3.1., together with such acceptance; and such person shall then be and become such Trustee and be vested with the title to the Trust property jointly with the remaining or surviving Trustee or Trustees without the necessity of any act of transfer or conveyance.

If there shall be no remaining Trustee and a vacancy in the office of Trustee shall continue for more than sixty (60) days and shall at the end of that time remaining unfilled, a Trustee or Trustees to fill such vacancy or vacancies may be appointed by any court of competent jurisdiction upon the application of any Unit Owner and notice to the Unit Owners and to such other, if any, parties in interest to whom the court may direct that notice be given.

The foregoing provisions of this Section to the contrary notwithstanding, despite any vacancy in the office of Trustee, however caused and for whatever duration, the remaining or surviving Trustee(s) shall continue to exercise and discharge all of the powers, discretions, and duties hereby conferred or imposed upon the Trustees.

Section 3.4. Trustee Action. In any matters relating to the administration of the Trust hereunder and the exercise of the powers hereby conferred, the Trustees shall act by majority vote at any duly-called meeting at which a quorum, as defined in section 5.10.1, is present. The Trustees may act without a meeting in any case by unanimous written consent and in cases requiring, in their sole judgment, response to an emergency by majority written consent.

Notwithstanding the preceding language, any instrument signed by a majority of those Trustees appearing from the records of the Registry of Deeds to be such, shall be conclusive evidence in favor of every person relying thereon or claiming thereunder, that at the time of delivery thereof the execution and delivery of that instrument was duly authorized by all Trustees; and any instrument signed by any one or more Trustees which contains or is accompanied by a certification that such Trustee or Trustees were, by appropriate vote of the Trustees, authorized to execute and deliver the same, shall, in like manner be conclusive evidence in favor of every person relying thereon or claiming thereunder.

Section 3.5. Resignation; Removal. Any Trustee may resign at any time by instrument in writing, signed and duly acknowledged by that Trustee. Such resignation shall take effect upon the recording of such instrument with the Registry of Deeds. Subject to the rights of the Declarant to designate Trustees of its own choice, any Residential Trustee may be removed with or without cause by vote of Residential Unit Owners entitled to more than fifty percent (50%) of the beneficial interest hereunder, and any Commercial Trustee may be removed with or without cause by vote of Commercial Unit Owners entitled to more than fifty percent (50%) of the beneficial interest hereunder. The vacancy resulting from such removal shall be filled in the manner provided in Section 3.3. Any removal shall become effective upon the recording with the Registry of Deeds of a certificate of removal signed by a majority of the remaining Trustees in office, or by Unit Owners owning more than twenty-five percent (25%) of the beneficial interest

hereunder, who certify under oath that Residential or Commercial Unit Owners holding more than fifty percent (50%) of the beneficial interest hereunder have voted such removal. By instrument recorded with the Registry of Deeds, the Declarant may remove, with or without cause, any Trustee it is entitled to designate and appoint a successor Trustee as provided in the second paragraph of Section 3.3.

Section 3.6. Bond or Surety. No Trustee, whether an original, substitute, or successor Trustee, shall be obliged to give any bond or surety or other security for the performance of any of his or her duties hereunder, provided, however, that the Declarant prior to the Operating Event, or thereafter, that Unit Owners entitled to more than fifty percent (50%) of the beneficial interest of this Trust, may at any time by instrument in writing, signed by them and delivered to the Trustee or Trustees affected, require that any one or more of the Trustees shall give bond in such amount and with such sureties as shall be specified in such instrument. All expenses incident to any such bond shall be charged as a common expense of the Condominium.

Section 3.7. Compensation of Trustees. With the approval of a majority of the Trustees, each Trustee may receive such reasonable remuneration for his or her services and also additional reasonable remuneration for extraordinary or unusual services, legal or otherwise, rendered by him or her in connection with the Trust hereof, all as shall be from time to time fixed and determined by the Trustees, and such remuneration shall be a common expense of the Condominium. No compensation to Trustees may be voted by the Trustees with respect to the period prior to the Operating Event, or for any Trustee obliged to resign after the Operating event in accordance with Section 3.1 above.

Section 3.8. No Personal Liability. No Trustee shall under any circumstances or in any event be held liable or accountable out of his or her personal assets or be deprived of compensation, if any, by reason of any action taken, suffered, or omitted in good faith or be so liable, accountable, or deprived by reason of honest errors of judgment or mistakes of fact or law or by reason of the existence of any personal interest or gain or by reason of anything except his or her own personal and willful malfeasance and default.

Section 3.9. Trustees May Deal with Condominium. No Trustee shall be disqualified by his or her office from contracting or dealing with the Trustees or with one or more Unit Owners (whether directly or indirectly because of his or her interest individually or the Trustee's interest or any Unit Owner's interest in any corporation, firm, trust, or other organization connected with such contracting or dealing or because of any other reason), as vendor, purchaser, or otherwise, nor shall any such dealing, contract, or arrangement entered into in respect of this Trust in which any Trustee shall be interested in any way be avoided nor shall any Trustee so dealing or contracting or being so interested be liable to account for any profit realized by any such dealing, contract, or arrangement by reason of such Trustee's holding office or of the fiduciary relation hereby established, provided the Trustee shall act in good faith and shall disclose the nature of his or her interest prior to entering into the dealing, contract, or arrangement.

Section 3.10. <u>Indemnity of Trustees</u>. The Trustees and each of them shall be entitled to indemnity both out of the Trust property and by the Unit Owners against any liability incurred by them or any of them

in the execution hereof, including without limitation, liabilities just contract and in tort and liabilities for damages, penalties, and fines all as provided in Chapter 183A, and, acting by majority, may purchas such insurance against such liability as they shall determine just reasonable and necessary, the cost of such insurance to be a common expense of the Condominium. Each Unit Owner shall be personally liable for all sums lawfully assessed for his or her share of the common expenses of the Condominium and for his or her proportionate share of an claims involving the Trust property in excess thereof, all as provided in Chapter 183A. Nothing in this paragraph shall be deemed to limit in an respect the powers granted to the Trustees in this Declaration of Trust.

ARTICLE IV

Beneficiaries and the Beneficial Interest in the Trust

Section 4.1. <u>Beneficial Interest</u>. The beneficiaries of this Trus shall be the owners of Units in the Condominium as they may be from tim to time. The beneficial interest in this Trust shall be divided amon the Unit Owners in the percentage of undivided beneficial interes appertaining to the Units of the Condominium as set forth in Exhibit "lannexed hereto and incorporated herein.

Section 4.2. Each Unit to Vote by One Person. The beneficia interest of each Unit of the Condominium shall be held and exercised as Unit and shall not be divided among several owners of any such Unit. That end, whenever any Unit is owned of record by more than one person the several owners of such Unit shall (a) determine and designate whice one of such owners shall be authorized and entitled to cast votes execute instruments, and otherwise exercise the rights appertaining to such Unit hereunder, and (b) notify the Trustees of such designation by notice in writing signed by all of the record owners of such Unit. An such designation shall take effect upon receipt by the Trustees of such notice, and may be changed at any time and from time to time by notice a aforesaid. In the absence of any such notice of designation, the Trustees may, by majority vote, designate any one of such owners for such purposes.

ARTICLE V

By-Laws

The provisions of this Article V shall constitute the By-Laws o this Trust (the "By-Laws") and the organization of Unit Owner established hereby, to wit:

Section 5.1. Powers and Duties of the Trustees. The Trustee shall have all the powers and duties necessary for the administration of the affairs of the Condominium and may do all things, subject to and is accordance with all applicable provisions of said Chapter 183A and the Master Deed, and, without limiting the generality of the foregoing, the Trustees may, with full power and uncontrolled discretion, at any time and from time to time without the necessity of obtaining any approval of license of any court for leave to do so:

(i) to retain the Trust property, or any part or parts thereof, is the same form or forms of investment in which received or acquired by them so far and so long as they shall think fit, without liability for any loss resulting therefrom;

- (ii) to sell, assign, convey, transfer, exchange, and otherwise deal with or dispose of the Trust property, free and discharged of any and all trusts, at public or private sale, to any person or persons for cash or on credit, and in such manner and on such restrictions, stipulations, agreements, and reservations as they shall deem proper, including the power to take back mortgages to secure the whole or any part of the purchase price of any of the Trust property sold or transferred by them, and execute and deliver any deed or other instrument in connection with the foregoing;
- (iii) to purchase or otherwise acquire title to, rent, lease, or hire from others for terms which may extend beyond the termination of this Trust any property or rights to property, real or personal, and own, manage, use and hold such property and such rights;
- (iv) to borrow or in any other manner raise such sum or sums of money or other property as they shall deem advisable in any manner and on any terms, and evidence the same by notes, bonds, securities, or other evidences of indebtedness, which may mature at a time or times, even beyond the possible duration of this Trust, and execute and deliver any mortgage, pledge, or other instrument to secure any such borrowing;
- (v) to enter into any arrangement for the use or occupation of the Trust property, or any part or parts thereof, including, without thereby limiting, the generality of the foregoing: leases, subleases, easements, licenses, or concessions, upon such terms and conditions and with such stipulations and agreements as they shall deem desirable, even if the same extend beyond the possible duration of this Trust;
- (vi) to invest and reinvest the Trust property, or any part or parts thereof, and from time to time, as often as they shall see fit, and to change investments, including investment in all types of securities and other property, of whatsoever nature and however denominated, all to such extent as to them shall seem proper, and without liability for loss even if such property or such investments shall be of a character or in an amount not customarily considered proper for the investment of Trust funds or which does or may not produce income;
- (vii) to incur such liabilities, obligations, and expenses and pay from the principal or the income of the Trust property in their hands all such sums as they shall deem necessary or proper for the furtherance of the purposes of this Trust;
- (viii) to determine whether receipt by them constitutes principal or income or surplus and allocate between principal and income and designate as capital or surplus any of the funds of the Trust;
- (ix) to vote in such manner as they shall think fit any or all shares in any corporation or trust which shall be held as Trust property, and for that purpose give proxies to any persons, persons, or to one or more of their number, vote, waive any notice, or otherwise act in respect of any such shares;

- (x) to deposit any funds of the Trust in any bank or trust company, and delegate to any one or more of their number, or to any other person or persons, the power to deposit, withdraw, and draw checks on any funds of the Trust;
- (xi) to maintain such offices and other places of business as they shall deem necessary or property and engage in business in Massachusetts or elsewhere;
- (xii) to employ, appoint, and remove such agents, managers, officers, brokers, engineers, architects, employees, servants, assistants, and counsel (which counsel may be a firm of which one or more of the Trustees are members) as they shall deem proper for the purchase, sale, or management of the Trust property, or any part or parts thereof, or for conducting the business of the Trust, and may define their respective duties and fix and pay their compensation, and the Trustees shall not be answerable for the acts and defaults of any such person. The Trustees may delegate to any such agent, manager, officer, board, broker, engineer, architect, employee, servant, assistant, or counsel any or all of their powers (including discretionary powers, except that the power to join in amending, altering, adding to, terminating, or changing this Declaration of Trust and the Trust hereby created shall not be delegated) all for such times and purposes as they shall deem proper. Without hereby limiting the generality of the foregoing, the Trustees may designate from their number a Chairman, a Treasurer, a Secretary, and such other officers as they deem fit, and may from time to time designate one or more of their own number to be the Managing Trustee or Managing Trustees for the management and administration of the Trust property and the business of the Trust, or any part or parts thereof;
 - (xiii) to improve any property owned by the Trust;
- (xiv) to manage, maintain, repair, restore, and improve common areas and facilities, and when they shall deem necessary, the Units;
- (xv) to determine the common expenses required for the affairs of the Condominium;
 - (xvi) to collect the common expenses from the Unit Owners;
- (xvii) to adopt and amend rules and regulations covering the details of the operation and use of the common areas and facilities, subject to the provisions of the following Section 5.7;
- (xviii) to obtain insurance covering the Condominium (including the common areas and facilities and the Units);
- (xix) to enforce obligations of the Unit Owners and have the power to levy fines against the Unit Owners for violations of reasonable rules and regulations established by the Trustees to govern the conduct of the Unit Owners. No fine may be levied for more than \$25.00 for any one violation, but for each day a violation continues after notice, it shall be considered a separate violation. Collection of fines may be enforced against the Unit Owner or Unit Owners involved as if the fines were common charges owed by the particular Unit Owner or Unit Owners.

Unit Owner, the Trustees shall have the power to require such Unit Owner to post a bond to secure adherence to the rules and regulations;

(xx) Generally, in all matters not herein otherwise specified, control and do each and every thing necessary, suitable, convenient, or proper for the accomplishment of any of the purposes of the Trust or incidental to the powers herein or in said Chapter 183A, manage and dispose of the Trust property as if the Trustees were the absolute owners thereof, and to do any and all acts, including the execution of any instruments, which by their performance thereof shall be shown to be in their judgment for the best interest of the Unit Owners.

Maintenance and Repair of Units. Section 5.2. shall be responsible for the proper maintenance and repair of their respective Units and the maintenance, repair, and replacement of The Unit Owners fixtures therein serving the same, including, without limitation, interior finish walls, ceilings, and floors; windows and interior window trim; doors; door frames and interior door trim; plumbing and sanitary waste fixtures and fixtures for water and other utilities; electrical fixtures and outlets; and all wires, pipes, drains, and conduits for water, sewerage, electric power and light, telephone, and any other utility services which are contained in and serve such Unit. If the Trustees shall at any time in their reasonable judgment determine that the interior of any Unit is in such need of maintenance or repair that the market value of one or more other Units is being substantially and adversely affected or that the condition of a Unit or fixtures, furnishings, facility, or equipment therein is hazardous to any Unit or the occupants thereof, the Trustees shall in writing request the Unit Owner to perform the needed maintenance, repair, or replacement or to correct the hazardous condition, and in case such work shall not have been commenced within fifteen (15) days (or such reasonable shorter period in case of emergency as the Trustees shall determine) of such request and thereafter diligently brought to completion, the Trustees shall be entitled to have the work performed for the account of such Unit Owner and to enter upon and have access to such Unit for that purpose. The reasonable cost of such work shall constitute a lien upon such Unit and the Unit Owner shall be personally liable therefor.

Repair of uninsured casualty loss or damage to units caused by events in or condition of common areas and facilities may, in the Trustees' sole discretion, but need not be, paid from common funds.

Section 5.3. Maintenance, Repair, and Replacement of Common Areas and Facilities; Assessment of Common Expenses. The Trustees shall be responsible for the proper maintenance, repair, and replacement of the common areas and facilities of the Condominium, which may be done through the managing agent, as hereinafter provided, and any two Trustees or the managing agent or any others who may be so designated by the Trustees may approve payment of vouchers for such work. The expenses of such maintenance, repair, and replacement shall be assessed to the Unit Owners as common expenses of the Condominium at such times and in such amounts as provided in Section 5.4.

Section 5.4. Common Expenses, Profits, and Funds.

Section 5.4.1. Reserve Funds. Commencing with the date of delivery to them of their Unit Deed, the Unit Owners shall be liable

for common expenses and, subject to the Trustees' judgment as to reserve and contingent liability funds stated below, shall be entitled to common profits, if any, of the Condominium in proportion to their beneficial interest in the Trust. The Trustees may from time to time distribute surplus accumulations, if any, among the Unit Owners in such proportions. The Trustees shall, to the extent they deem advisable, set aside common funds for reserve or contingent liabilities, and may use the funds so set aside for reduction of indebtedness or other lawful capital purpose, or, subject to the provisions of the following Sections 5.4.2, 5.4.3, 5.4.4, 5.4.5, 5.4.6, and 5.4.7, for repair, rebuilding, or restoration of the Trust property or for improvements thereto, and the funds so set aside shall not be deemed to be common profits available for distribution.

Section 5.4.2. Working Capital Fund. Additionally, a working capital fund shall be established for the initial months of the project operation equal to one month's estimated common area charge for each Unit. Each Unit's share of the working capital fund shall be collected and transferred to the Trustees as agents for the Association at the time of closing of the sale of each unit. The purpose of the fund is to insure that the Trustees will have cash available to meet unforeseen expenditures, or to acquire additional equipment or services deemed necessary or desirable by the Trustees. Amounts paid into the fund are not to be considered as advance payment of regular assessments.

Section 5.4.3. Common Expenses and Assessments. Common Expenses of the Condominium shall include, without limitation, the costs and expenses of administration, maintenance, services, operation, repair, or replacement of the General Common Areas as described in the Master Deed (hereinafter "General Common Expenses"). The Trustees are empowered and obligated to levy assessments on all Unit Owners for their share of the Common Expenses of the Condominium, in such manner and at such intervals as the Trustees deem necessary. Each Unit Owner shall be obligated to pay to the Trustees his or her assessed portion of the total Common Expenses in proportion to said Unit Owner's respective percentage of beneficial interest in the Condominium. The Declarant shall pay the annual sum of \$10.00 as a Common Expense for First Floor rights (pursuant to Par. 4(K) of the Master Deed). Should the Declarant convey the First Floor rights, the Grantee shall pay the annual sum of \$75.00 as a Common Expense for said First Floor rights.

Section 5.4.4. Estimates of Common Expenses and Assessments. At least thirty (30) days prior to the commencement of each fiscal year of this Trust, the Trustees shall estimate the common expenses expected to be incurred during the next fiscal year together with a reasonable provision for contingencies and reserves, and after taking into account any undistributed surplus accumulations from prior years, shall determine the assessment to be made for the next fiscal year. The Trustees shall promptly render statements to the Unit Owners for their respective shares of such assessment, according to their beneficial interest in the common areas and facilities, and such statements shall, unless otherwise provided therein, be due and payable within thirty (30) days after the same are rendered. In the event an annual assessment is not made as above required, an assessment shall be presumed to have been made in the amount of the last prior assessment.

In the event that the Trustees shall determine during any fiscal year that the assessment so made is less than the common expenses actually incurred, or in the reasonable opinion of the Trustees likely to be incurred, the Trustees shall make a supplemental assessment of assessments and render statements therefor in the manner aforesaid, and such statements shall be payable and take effect as aforesaid. [In order to create a reserve fund for future contingencies, the Board of Trustees shall assess from time to time, in addition to the foregoing assessments, each Unit Owner for a sum or sums sufficient to provide the Condominium Trust with sufficient capital to meet emergencies and other contingencies.]

The Trustees may in their discretion provide for payments of statements in monthly or other installments. The amount of each such statement shall be a personal liability of each Unit Owner (jointly and severally among the owners of each Unit) and, if not paid when due, or upon the expiration of such grace period as the Trustees may (but need not) designate, shall carry a late charge in such amount or at such rate (which amount or rate need not be in proportion to the beneficial interest in this Trust) as the Trustees shall determine and, together with any such late amount or charge and attorneys' fees for collection as hereinafter provided, shall constitute a lien on the Unit pursuant to the provisions of section 6 of Chapter 183A. Each Unit Owner, by acceptance of a Unit Deed, agrees to pay all costs and expenses including reasonable attorneys' fees, incurred by the Trustees in collection of said assessments for common expenses and enforcement of said lien.

Section 5.4.5. <u>Application of Common Funds</u>. The Trustees shall expend common funds only for common expenses and lawful purposes permitted by this Trust and by Chapter 183A.

Section 5.4.6. Notice of Default to Mortgagees. Upon writter request addressed to the Trustees by a first mortgagee of any Unit, the Trustees shall notify such mortgagee of any default by the mortgagor of such Unit in the performance of the mortgagor's obligations under the Master Deed or this Declaration of Trust.

Section 5.5. Rebuilding and Restoration; Improvements.

Section 5.5.1. Determination of Scope of Loss. In the event of any casualty loss to the Trust property, the Trustees shall determine in their reasonable discretion whether or not such loss exceeds ten percent (10%) of the value of the Condominium immediately prior to the casualty, and shall notify all Unit Owners of such determination. If such loss as so determined does not exceed ten percent of such value, the Trustees shall proceed, without notice to the Unit Owners, with the necessary repairs, rebuilding, or restoration in the manner provided in paragraph (a) of section 17 of Chapter 183A. If such loss as so determined exceeds ten percent of such value, the Trustees shall forthwith submit to all Unit Owners (a) a form of agreement (which may be in several counterparts) among the Unit Owners authorizing the Trustees to proceed with the necessary repair, rebuilding, or restoration, and (b) a copy of the provisions of said section 17; and the Trustees shall thereafted proceed in accordance with, and take such further action as they may in their discretion deem advisable in order to implement, the provisions of paragraph (b) of said section 17.

Section 5.5.2. Submission to Unit Owners of Proposed Improvements. If and whenever the Trustees shall propose to make any improvements to the common areas and facilities of the Condominium, or shall be requested in writing by the Unit Owners holding twenty-five percent or more of the beneficial interest in this Trust to make any such improvement, the Trustees shall submit to all Unit Owners (a) a form of agreement (which may be in several counterparts) specifying the improvement or improvements proposed to be made and the estimated cost thereof, and authorizing the Trustees to proceed to make the same, and (b) a copy of the provisions of section 18 of Chapter 183A. Upon the receipt by the Trustees of such agreement signed by the Unit Owners holding seventy-five percent or more of the beneficial interest or the expiration of ninety days after such agreement was first submitted to the Unit Owners, whichever shall first occur, the Trustees shall notify all Unit Owners of the aggregate percentage of beneficial interest held by Unit Owners who have then signed such agreement. If such percentage exceeds seventy-five percent, the Trustees shall proceed to make the improvement or improvements specified in such agreement and, in accordance with section 18 of Chapter 183A, shall charge the cost of improvement to all the Unit Owners. The Agreement so circulated may also provide for separate agreement by the Unit Owners that if more than fifty percent, but less than seventy-five percent of the beneficial interest so consent, the Trustees shall proceed to make such improvement or improvements and shall charge the same to the Unit Owners so consenting.

Section 5.6. <u>Arbitration of Disputes; Liability</u>. Notwithstanding anything in Section 5.5: (a) In the event that any Unit Owner(s), by written notice to the Trustees shall dissent from any determination of the Trustees with respect to the value of the Condominium or any other determination or action of the Trustees, and such dispute shall not be resolved within thirty days after such notice, then either the Trustees or the dissenting Unit Owner(s) shall submit the matter to arbitration. For that purpose, one arbitrator shall be designated by the Trustees, one by the dissenting Unit Owner(s) and a third by the two arbitrators so designated. Such arbitration shall be conducted in accordance with the rules and procedures of the American Arbitration Association and shall be binding upon all parties. The Trustees' decision that work constitutes a repair, rebuilding, or restoration other than an improvement shall be conclusive unless shown to have been made in bad faith. The Trustees shall in no event be obligated to proceed with any repair, rebuilding, or restoration, or any improvement, unless and until they have received funds in an amount equal to the Trustees' estimate of all costs thereof. In addition, any dispute between or among Unit Owners, or between Unit Owners and the Declarant, shall only be decided by arbitration as stated herein. Any award rendered therein shall be final and binding on each and all of the parties thereto and their personal representatives, and judgment may be entered thereon in any court having jurisdiction thereon. Finally, the liability of the Declarant is limited solely to any work performed by the Declarant or the Declarant's agents, and any Unit Owner, by acceptance of a Unit Deed, is prohibited from bringing any action against the Declarant for any defects not caused by the Declarant or the Declarant's agents.

section 5.7. Administrative Rules and Regulations. The Trustees may from time to time adopt, amend, and rescind administrative rules and regulations governing the operation and use of the common areas and facilities, and such restrictions on and requirements respecting the use and maintenance of the Units and the use of the common areas, and facilities as are consistent with the Master Deed and are designed to prevent unreasonable interference with the use by the Unit Owners of their Units and of the common areas and facilities. The rules and regulations may not unreasonably interfere with the use of the Commercial Units by the owners of said units, and any rules and regulations that solely affect the Commercial common areas and facilities must be approved by the Trustee(s) representing the Commercial Units. The Trustees do hereby adopt the initial Rules and Regulations (if any) annexed to this Declaration of Trust. The Trustees may enforce the Rules and Regulations by imposition of fines previously established or in any other manner permitted by law, including, without limitation, court action for injunctive relief and damages.

Section 5.8. Managing Agent. The Trustees may, at their discretion, appoint a manager or managing agent to administer the management and operation of the Condominium, including the incurring of expenses, and making of disbursements and the keeping of accounts, as the Trustees shall from time to time determine. The Trustees or such manager or managing agent may appoint, employ, and remove such additional agents, attorneys, accountants, or employees as the Trustees shall determine.

Section 5.9. <u>Insurance</u>.

Section 5.9.1. The Trustees shall obtain and maintain, to the extent available at reasonable cost (as determined by the Trustees), master policies of casualty and physical damage insurance for the benefit and protection of the Trustees and all of the Unit Owners, naming as the named insureds, and with loss proceeds payable to the Trustees hereunder, or one or more of the Trustees hereunder designated by them, as Insurance Trustees for all of the Unit Owners collectively of the Condominium and their respective mortgagees, as their interests may appear, pursuant to such condominium forms of insurance as may from time to time be customarily used in Massachusetts, such insurance to cover the buildings and all other insurable improvements forming part of the common areas and facilities, including all service machinery, apparatus, equipment, and installations in the common areas and facilities, and including all such portions and elements of the Units for which the Unit Owners are responsible, but not including the furniture, furnishings, or other personal property of the Unit Owners. Such insurance shall, insofar as practicable, be maintained in an amount not less than 100% of the replacement value of the insured property for insurance purposes, as determined by the Trustees (who shall review such value at least annually), and shall insure against (a) loss or damage by fire and other hazards covered by the standard extended coverage endorsement, and (b) such other hazards or risks as the Trustees from time to time in their discretion shall determine to be appropriate, including but not limited to vandalism, malicious mischief, windstorm and water damage, federal flood hazards, so-called, and boiler and machinery explosion or damage. Such insurance may have a deductible amount to be determined from time to time by the Trustees.

Section 5.9.2. All policies of casualty or physical damage insurance shall, insofar as practicable, provide (a) that such policies may not be cancelled, terminated, or substantially modified as to amount of coverage or risks covered without at least thirty days' written notice to the insureds; (b) for waiver of subrogation as to any claims (except claims involving arson or fraud) against the Trust, the Trustees, the manager, agents, employees, the Unit Owners and their respective employees, agents, and guests; (c) for waivers of any defense based upon the conduct of any insured; (d) in substance and effect that the insurer shall not be entitled to contribution as against any casualty or property insurance which may be purchased separately by Unit Owners; and (e) that such insurance shall not be prejudiced: (i) by any act or neglect of any owners or occupants of the Units, when such act or neglect is not within the control of the Trustees (or Owners) collectively, or (ii) by failure of the Trustees (or Owners) collectively to comply with any warranty or condition with regard to any portion of the premises over which the Trustees (or Owners) collectively have no control.

Section 5.9.3. The Trustee or Trustees hereunder designated as Insurance Trustee or Trustees as aforesaid, shall collect and receive all casualty loss insurance proceeds, and shall hold, use, apply, and disburse the same in accordance with applicable provisions of Section 5 hereof. With respect to losses covered by such insurance which affect portions or elements of a Unit, or of more than one Unit to substantially the same or to different extents, the proceeds relating thereto shall be used, applied, and disbursed by the Trustees in a fair and equitable manner.

Section 5.9.4. The Trustees shall also so obtain and maintain, to the extent available, master policies of insurance with respect to the common areas and facilities, for the benefit of the Trustees and all of the Unit Owners, for (a) comprehensive public liability, including personal injury coverage which shall cover any claims of any Unit Owner; (b) Workmen's Compensation and employees' liability with respect to any manager, agent, or employee of the Trust, but excluding any independent agent or manager who shall furnish to the Trustees a Certificate of Insurance if such liability is otherwise uninsured against, it being agreed that the Trustees may waive such requirements in any particular instance, at their discretion; and (c) such other risks as the Trustees in their discretion deem it appropriate to insure. All such insurance shall be in such amounts and forms as the Trustees shall in their discretion deem appropriate, and shall, insofar as practicable, contain provisions as above set forth with respect to noncancellation, waiver of subrogation, waiver of defense based on conduct of any insured, and noncontribution.

Section 5.9.5. Owner's Insurance and Responsibility for Increase in Premiums of Master Policy. Each Unit Owner shall obtain liability insurance in the minimum amount of \$100,000.00, naming the Condominium Trust as an insured party. Each Unit Owner may obtain additional insurance for his or her own benefit at his or her own expense. No such policy shall be written so as to decrease the coverage under any of the policies obtained by the Trustees pursuant to Section 5.9.1 above, and each Unit Owner hereby assigns to the Trustees the proceeds

of any such policy to the extent that any such policy does in fact result in a decrease in such coverage, said proceeds to be applied pursuant to the terms of this Section 5.9 as if produced by such coverage. Copies of all such policies (except policies covering only personal property of individual Unit Owners) shall be filed with the Trustees.

Section 5.9.6. Notice of Owner's Improvements. Each Unit Owner shall notify the Trustees of all improvements to his or her Unit (except personal property other then fixtures) which exceed a total value of Three Thousand Dollars (\$3,000.00) within twenty (20) days after the commencement of construction of such improvements and upon receipt of such notice, the Trustees shall notify the insurer under any policy obtained pursuant to Section 5.9.1 hereof of any such improvements.

Section 5.9.7. <u>Insurance a Common Expense</u>. The cost of the insurance purchased pursuant to Section 5.9 shall be a common expense assessable and payable as provided in Section 5.4, except that the increased cost resulting from improvements to a specific Unit pursuant to Section 5.9.6 shall be paid for by the owner of said Unit.

Section 5.10. Meetings.

Section 5.10.1. Meetings of Trustees. The Trustees shall meet annually on the date of the annual meeting of the Unit Owners, and at such meeting may elect a Chairman, Treasurer, Secretary, and/or any other officers they deem expedient. Other meetings may be called by any Trustee (if there be no more than three then in office) or by any two Trustees (if there be more than three then in office) and in such other manner as the Trustees may establish; provided, however, that written notice of each meeting stating the place, day, and hour thereof shall be given to each Trustee, at least two days prior to such meeting. A majority of the Trustees then in office shall constitute a quorum at all meetings. Such meetings shall be conducted in accordance with such rules as the Trustees may adopt.

Section 5.10.2. Meetings of Unit Owners. The first annual meeting of the Unit Owners shall be held on the third Tuesday of June in each year at 7:30 P.M. (or on such other date and time as may be set by the Trustees), at such reasonable place as may be designated by the Trustees by written notice given by the Trustees to the Unit Owners at least seven days prior to the date so designated. Thereafter, annual meetings shall be held within thirty days of the anniversary of such date each succeeding year, or on such other date as may be set by the Trustees. Special meetings (including a meeting in lieu of a passed annual meeting) of the Unit Owners may be called at any time by the Trustees and shall be called by them upon the written request of Unit Owners entitled to more than thirty-three percent of the beneficial interest of the Trust. Written notice of any special meeting, designating the place, day, and hour thereof, shall be given by the Trustees to the Unit Owners at least seven days prior to the date so designated.

Section 5.10.3. Notice of Certain Matters; Quorum; Majority Vote. Whenever, at any meeting, the Trustees propose to submit to the Unit Owners any matter with respect to which specific approval of, or action by, the Unit Owners is required by law, the Master Deed, or this Trust, the notice of such meeting shall so state and reasonably specify such matter. Unit Owners entitled to more than 50% of the beneficial interest of the Trust shall constitute a quorum at all meetings. Any action voted at a meeting shall require the vote of more than 50% of the beneficial interest in the Trust, except where the other provisions of this Trust, Chapter 183A, or the Master Deed requires a larger percentage.

Section 5.11. Notices to Unit Owners. Every notice to any Unit Owner required under the provisions of this Trust, or which may be deemed by the Trustees necessary or desirable in connection with the execution of the Trust created hereby, or which may be ordered in any judicial proceeding, shall be deemed sufficient and binding if it is in writing, addressed to the Owner of such Unit last appearing on the Trustees' records, and mailed or delivered to the Unit (or, if the Trustees' records so indicate, mailed, postage prepaid, to the Owner at the address appearing in the Trustees' records) at least seven days prior to the date fixed for the happening of the matter, thing, or event of which such notice is given. The Owners of such Units shall have the responsibility of providing the Trustees with the correct name of the present Owners of the Units and any addresses other than the Units to which they desire notices to be mailed.

Section 5.12. Inspection of Books; Reports to Unit Owners. All books, accounts, and records of the Trustees shall be open to inspection to any one more of the Trustees and the Unit Owner and first mortgagee of any Unit at all reasonable times. The Trustees shall, as soon as reasonably possible after the close of each fiscal year, or more often if convenient to them, submit to the Unit Owners a report of the operations of the Trust for such year. If the Trustees so determine or if Unit Owners entitled to more than thirty-three percent of the beneficial interest of the Trust so request in writing to the Trustees, the report shall include financial statements by a certified public accountant which may but need not be certified, as the Trustees shall determine, and shall be in such summary form and only in such detail as the Trustees shall deem proper. Any person who has been furnished with such report and shall have failed to object thereto by notice in writing to the Trustees, given by registered or certified mail within a period of one month of the date of his or her receipt of the report, shall be deemed to have assented thereto.

Section 5.13. Checks, Notes, Drafts, and Other Instruments. Checks, notes, drafts, and other instruments for the payment of money drawn or endorsed in the names of the Trustees or of the Trust may be signed by any two Trustees (or by one Trustee if there is only one), or by any person or persons to whom such power may at any time, or from time to time, have been delegated by not less than a majority of the Trustees.

Section 5.14. Fiscal Year. The fiscal year of the Trust shall be the year ending with the last day of December or such other date as may from time to time be determined by the Trustees.

ARTICLE VI

Rights and Obligations of Third Parties Dealing with the Trustees

Section 6.1. Reliance on Identity of Trustees. No purchaser, mortgagee, lender, or other person dealing with the Trustees as they then appear on record in the Registry of Deeds shall be bound to ascertain or inquire further as to the persons who are then Trustees under this Trust, or be affected by any notice, implied or actual, otherwise than by a certificate thereof, and such record or certificate shall be conclusive evidence of the personnel of the Trustees and of any changes therein. The receipts of the Trustees, or any one or more of them, for monies or things paid or delivered to them (or him or her) shall be effectual discharges therefrom to the persons paying or delivering the same, and no person from whom the Trustees, or any one or more of them, shall receive any money, property, or other credit shall be required to see to the application thereof. No purchaser, mortgagee, lender, or other person dealing with the Trustees or with any real or personal property which then is or formerly was Trust property shall be bound to ascertain or inquire as to the existence or occurrence of any event or purpose in or for which a sale, mortgage, pledge, or charge is herein authorized or directed, or otherwise as to the purpose or regularity of any of the acts of the Trustees, and any instrument of appointment of a new Trustee or resignation or removal of a Trustee purporting to be executed by the Trustees, Unit Owners, or other persons required by this Trust to execute the same, shall be conclusive evidence in favor of any such purchaser or other person dealing with the Trustees of the matters therein recited relating to such resignation, removal, or appointment or the occasion thereof.

Section 6.2. Personal Liability Excluded. No recourse shall at any time be had under or upon any note, bond, contract, order, instrument, certificate, undertaking, obligation, covenant, or agreement, whether oral or written, made, issued, or executed by the Trustees or by any agent or employee of the Trustees, or by reason of anything done or omitted to be done by or on behalf of them or any of them, against the Trustees individually, or against any such agent or employee, or against any beneficiary, either directly or indirectly, by legal or equitable proceedings, or by virtue of any suit or otherwise, and all persons extending credit to, contracting with, or having any claim against the Trustees shall look only to the Trust property for any debt, damage, judgment, or decree, or of any money that may otherwise become due or payable to them from the Trustees, so that neither the Trustees nor the beneficiaries, present or future, shall be personally liable therefor; provided, however, that nothing herein contained shall be deemed to limit or impair the liability of Unit Owners under the provisions of Section 3.8 of this Trust or under the provisions of Chapter 183A.

amendment, alteration, addition, or change shall be valid or effective: (a) according to the purport of which the percentage of the beneficial interest hereunder of any Unit Owner would be altered, other than by consent of all of the Unit Owners, or in any manner or to any extent whatsoever modified or affected, so as to be different from the percentage of the individual interest of such Unit Owner in the common areas and facilities as set forth in the Master Deed, and any amendment thereto, or (b) which would render this Trust contrary to or inconsistent with any requirements or provisions of Chapter 183A. amendment, alteration, addition, or change pursuant to the foregoing provisions of this paragraph shall become effective upon the recording with said Registry of Deeds of an instrument of amendment, alteration, addition, or change as the case may be, signed, sealed, and acknowledged in the manner required in Massachusetts for the acknowledgment of deeds by any two Trustees (if there be at least two then in office, or one Trustee if there be only one in office), setting forth in full the amendment, alteration, addition, or change, and reciting the consent of the Unit Owners required by this Trust to consent thereto. Such instrument, so executed and recorded, shall be conclusive evidence of the existence of all facts and of compliance with all prerequisites to the validity of such amendment, alteration, addition, or change, whether stated in such instrument or not, upon all questions as to title or affecting the rights of third persons and for all other purposes. Nothing in this paragraph shall be construed as making it obligatory upon the Trustees to amend, alter, add to, or change the Declaration of Trust upon obtaining the necessary consent as hereinbefore provided. In addition, any amendment which substantially affects the use of the Commercial Unit must be approved by and signed by the Commercial Trustee. Finally, any amendment which substantially affects the Declarant must be approved by and signed by the Declarant.

Section 7.2. <u>Termination</u>. The Trust hereby created shall terminate only upon the removal of the Condominium from the provisions of Chapter 183A in accordance with the procedure therefor set forth in section 19 of said Chapter.

Section 7.3. Disposition of Trust Property Upon Termination. Upon the termination of this Trust, the Trustees may, subject to and in accordance with the provisions of Chapter 183A, sell and convert into money the whole of the Trust property, or any part thereof, and, after paying or retiring all known liabilities and obligations of the Trustees and providing for indemnity against any other outstanding liabilities and obligations, shall divide the proceeds thereof among, and distribute in kind, at valuations made by them which shall be conclusive, all other property then held by them in trust hereunder, to the Unit Owners according to their respective beneficial interest stated in this Trust. In making any sale under this section, the Trustees shall have the power to sell by public auction or private sale or contract and to buy in or rescind or vary any contract of sale and to resell without being answerable for loss and, for said purposes, to do all things, including the execution and delivery of instruments, as may by their performance thereof be shown to be in their judgment necessary or desirable in connection therewith. The powers of sale and all other powers herein given to the Trustees shall continue as to all property at any time remaining in their hands or ownership, even though passed.

ARTICLE VIII

Construction and Interpretation

Section 8.1. Terms. In the construction hereof, whether or not so expressed, words used in the singular or in the plural respectively include both the plural and singular, words denoting males include females and words denoting persons include individuals, firms, associations, companies (joint stock or otherwise), trusts, and corporations, unless a contrary intention is to be inferred from or required by the subject matter or context. Captions are inserted only for the convenience of reference and are not to be taken to be any part hereof or to control or affect the meaning, construction, interpretation, or effect hereof. All of the trusts, powers, and provisions herein contained shall take effect and be construed according to the laws of the Commonwealth of Massachusetts.

Section 8.2. <u>Consents</u>. Wherever it is provided herein that the permission, approval, or consent of any party is required, such permission, approval, or consent shall not be unreasonably withheld. The Trustees have the power and authority to waive any provision of this Trust affecting or limiting the rights of a Unit Owner for any cause or reason determined to be reasonable by such Trustees in their discretion.

Section 8.3. <u>Conflicts</u>. If any provision of this Trust shall be invalid or shall conflict with Chapter 183A, or if any provision of this Trust conflicts with any provision of the Master Deed of Prattville School Condominium Trust, as the same may be from time to time amended, then the following rules of construction shall be used:

Section 8.3.1. In the event of a conflict between the Trust and said Chapter 183A, the provisions of Chapter 183A shall control;

Section 8.3.2. The invalidity of any provision of the Trust shall not impair or affect the validity or enforceability of the other provisions of this Trust;

Section 8.3.3. In the event of a conflict between any numerical voting requirements for action set forth in Section 14 of the Master Deed and any such requirements set forth in any other provision of said Master Deed or this Trust, the provisions requiring the greater percentage or fraction for action to be taken or avoided shall control;

Section 8.3.4. In the event of any conflict, other than as set forth in Paragraph 8.3.3 of this Section 8, between the provisions of Section 14 of the Master Deed and any other provisions of said Master Deed or this Trust, the provisions of Section 14 of the Master Deed shall control.

IN WITNESS WHEREOF, the Trustees have hereunto set their hands and seals on the day and year first above written.

Laura J. Pizzuti, Trustee of Prattville School Condominium Trust

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Tina P. Brzezenski, Trustee of Prattville School Condominium Trust

COMMONWEALTH OF MASSACHUSETTS

Suffolk, ss

Aug. , 2000

Then personally appeared the above-named Laura J. Pizzuti and Tina P. Brzezenski and acknowledged the foregoing instrument to be their free act and deed as Trustees, before me

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R. David Cohen Notary Public My commission expires: April 13, 2001

EXHIBIT 1

UNIT NO.	APPROXIMATE AREA (sq. ft.)	PERCENTAGE OF UNDIVIDED BENEFICIAL INTEREST
1	765	3.808%
2	1115	3.382%
3	1087	3.524%
4	1082	3.751%
5	1048	3.950%
101	937	5.541%
102	1179	5.002%
103	998	5.257%
104	1036	5.002%
105	933	5.541%
201	1035	5.257%
202	1043	4.973%
203	963	5.371%
204	1018	4.973%
205	1035	5.257%
206	532	3.524%
301	970	4.518%
302	947	4.120%
303	1265	5.939%
304	941	3.950%
305	970	4.518%
306	875	2.842%