The Florida Association of Architects this year attains its Fiftieth Anniversary. In those years it has grown in numbers and strength and has steadily expanded its fields of interest and its sphere of influence. It contributes more and more to the profession it serves and to the welfare of the people of Florida. It will continue to grow and continue to expand its activities. It is an appropriate time to sharpen its tools.

In this issue of THE FLORIDA ARCHITECT is a proposed text of new Bylaws for the FAA. It provides for sweeping changes in our organization. If adopted, it will drastically change our structure. It deserves your careful review and you should know something of the study which produced this proposal, the people involved in that study, and the benefits expected from its activation.

The task was assigned to your Executive Committee—the current officers and immediate past president—and the Executive Director. This group met for several lengthy sessions and called on various committee chairmen and others experienced and knowledgeable in FAA affairs for their thinking. After meetings in Orlando, Tampa, Jacksonville and St. Louis a draft was finally completed and submitted to the Board where it was reviewed and approved for submission to the Convention.

The essential objectives are four:
1. Develop stronger programs through improved continuity.
2. Streamline committee structure to increase activity and effectiveness.
3. Provide a broader training ground for officers of the Association.
4. Establish a better alignment with the Institute as the Florida Region.

The suggested structure to achieve these objectives is as follows:
1. The Board of Directors selected by the Chapters as before.
2. The Officers—President, President Designate-Vice President, Secretary, Treasurer.
3. Five commission Chairmen, each responsible for a group of related committees, and elected by the Board.
4. The Regional Judiciary Committee as before.

A review of the Bylaws will fill in the structural outline more completely, but I am primarily concerned with how this organization is expected to work. Perhaps the key position is the President Designate-Vice President. During his year of training for the Presidency, he serves as chairman of the Commissions and in this position becomes a vital force in developing and implementing the programs of the Association. He is placed in a position to assure his complete understanding of all the activities of FAA and at the same time provides a full year to plan and organize his own administration, and be in a position to present his programs to the Convention at which he is formally elected to the Presidency.

Committee Chairmen and the Commission Chairmen will be selected at the pre-convention and post-convention Board Meetings in November. As Chairman of the Commissions, the President-Designate will be able to call a planning and orientation meeting of the commissions and committees prior to January at which time each committee should plan its program for the following year, prepare any necessary budget requirements and coordinate its activities with other committees.

With this pre-planning made possible by the new structure, the new Board will be able to consider and authorize the major portions of the year's activities at its January Meeting! Each Committee can have its program planned and know immediately what funds are available for its execution. The Staff will be able to offer greater assistance to committees through more efficient organization of effort.

Aside from the hoped for advantages of greater and more efficient activity suggested above, the present seven primary offices will be expanded to ten—each with an inherent responsibility and opportunity for service. The traditional five offices from which FAA presidents have been chosen will be expanded to seven potential candidates in addition to the several committee chairmanships and Board positions from which men may be selected for the President Designate-Vice President Office.

In this Golden Anniversary Year, it is something of a shock to realize I have been active in FAA for one fifth of that time and have been an officer for five of those years. Next year I will assume the office of Past-President and gradually join the ranks of those who have preceded me. If experience and years of service can be equated with insight and knowledge, my personal opinion may be of some value in the matter before us. It is from these years of experience and whatever good judgement I may possess that I sincerely recommend to you these prepared new Bylaws and urge that you adopt them.
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F.A.A. OFFICERS — 1964
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Richard B. Rogers, Second V.-President, 511 No. Mills Street, Orlando
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Director, Florida Region American Institute of Architects
Robert H. Levison, 425 South Garden Avenue, Clearwater, Florida

Executive Director, Florida Association of Architects
Fotis N. Karousatos, 3730 S. W. 8th Street, Coral Gables, Florida

PUBLICATIONS COMMITTEE
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THE COVER
A pleasant view of the surroundings is obtained by Mr. and Mrs. Saul Eig
from their Master Bedroom popping up thru the peaked roofs of the screen
cage; a breezy treehouse under a large shingle hat. (See pages 22-23).
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Later, they might be discussing applications of prestressed concrete with the architects for a new office building—or attending a citizens' meeting about a proposed new sewage plant.

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This is Florida's Sebastian Inlet Bridge—a new concept in prestressed bridge design by Consulting Engineers Howard, Needles, Tammen & Bergendoff, Orlando. The bridge features a 180-foot prestressed clear channel span with a 120-foot drop-in girder resting on 30-foot cantilevers. Note the walkways extending over some of Florida's finest fishing grounds.

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An organization to improve and extend the uses of portland cement and concrete
The following are excerpts of Peter Blake's address to the Houston Chapter of A.I.A. and will be presented in two parts.

Part I
The trouble is not that it is impossible to outline a way of attaining a better kind of American city in rational, one-two-three fashion. The trouble is that before one attempts to do that, one should really try and understand what it is that shapes our cities today—or rather, mis-shapes them.

The forces that mis-shape our cities today are so chaotic, so irrational, so ludicrous, that the only way one can possibly describe them is in the manner of a kind of variety show, which consists of a series of brief sketches, each of which illuminates some aspect of what we are talking about.

On Highway Planners
The highway planner is a man who leads a truly charmed life. I can think of no other professional who has, over the past 40 years or so, chalked up a more impressive record of monumental failure than the highway planner. His record of dismal floppery is unmatched in the history of modern man.

He has built millions, perhaps billions, of square miles of concrete and asphalt road surface. He has built clover leaves and culicides. He has built double decks and triple decks and quadruple decks. And every time he completes another one of these fantastic landscapes of his astonishing mind, the traffic gets worse and worse and worse—and he decides that what we need is another few square miles of stuff.

The trouble with today's highway planning has nothing to do with the qualities of those highways themselves. It has to do with the way these super highways affect other elements of the urban scene. It is all very well for highway planners to dump several thousand cars per hour into our midst, but their responsibility ends at the foot of the exit ramp.

After that, the whole thing becomes the problem of somebody else—perhaps a city planning commission, a traffic commission or a parking authority. And highway planners rarely talk to any of those other experts, whose areas of responsibility they affect so fundamentally.

On Waterfronts
My city, New York, probably has more waterfrontage than Venice. But alas, if it has, the fact is one of the best-kept secrets in town, for every single foot of frontage in the five boroughs of New York has now been covered by monuments of that inimitable superplanner, Mr. Robert Moses.

Like his biblical namesake, Mr. Moses has succeeded in making the waters recede from our shores. Happily, however, at Jones Beach, about an hour's drive from Manhattan (if we can fight our way through the traffic jams and into the parking lot), we can check up to see if our ocean is still there.

There are other ways of checking up on whether our ocean is still there. For example, consider Miami, where the beaches are forever blocked by superhighways and belts of junk. We can always resort to sign language—language that unmistakably sings of the waves and the sands and the dunes . . .

On Land Speculation
I would like to digress for a moment and say something about the forces that shape buildings—buildings like the 2.4 million square feet that is the Pan American monster. When the site was obtained (it happened to be a lease, but this makes little difference), the land speculators in Manhattan had driven the price of land in this particular area up to $300 per square foot. That means more than a 150,000 - square - foot site cost $45 million, without anything whatsoever upon it!

When you have insane land prices like that, however well-intentioned you may be, you simply cannot afford to build a small building with plenty of open space around it. You have to jam as much cubage onto your site as you possibly can, or your per-square-foot rentals will be completely out of line with those in nearby buildings. And you will be bankrupt even before you begin.

In other words, the builders of the Pan Am Building (and of similar blobs elsewhere) could not possibly afford to do what all of us would like to see done. Indeed, they showed remarkable restraint. Under New York's new zoning ordinance, it would have been possible to build a 2.8-million-square-foot monster on this site, instead of the 2.4-million-square-foot beast that now stands there. And when this zoning resolution was passed in New York, the real estate lobby screamed "Bolshevism" and other equally endearing terms—as, I am told, they tend to do in other cities, as well.

On Tax Assessments
One of the accepted methods, long favored by local, state and federal governments, is to reward a slum landlord who does nothing to improve his property by keeping his taxes low; and to punish him if he did decide to fix up his slum property by hiking his taxes sky-high.

And the tax assessor, of course, is not the only lunatic in this particular story. For example, the federal government rewards the man who builds apartments that look like all other apartments by giving him fast FHA approval.

And the same federal government will mercilessly punish the man who wants to do something just a little bit better by forcing his client, the developer, to wait month after month after month for approvals. All this, while carrying charges mount sky-high and while no income accrues to the developer from his investment.

In the meantime, such underdeveloped areas as West Berlin—which was little more than a vast pile of rubble when I saw it in May 1945—(Continued on Page 10)
put our own country to shame. Why? Because those in charge feel that architects and builders should be rewarded for doing a good job—rewarded in terms of lower taxes and lower interest rates instead of punishment.

On Problems and Solutions

Quite obviously, no concrete examples of modern cities exist today that solve the problems that all of us face.

Daniel Burnham once said: "Make no little plans." When he said that, I suspect that a lot of people—possibly even Burnham himself—thought, quite simply, that "little plans" were a waste of time. I would like to suggest that "little plans" are much more than a waste of time. I believe they are a positive menace.

Let me be specific. The most obvious, yet the single most important fact about the world today is, of course, that we now have three billion people on earth. We will have six billion by the year 2000 A.D.—that is 36 years from today.

What a staggering statistic this is can be understood only if you recall that it took mankind about one million years to reach the first billion of population (which was around 1870, I believe).

It took only another 60 years after that to reach the two billion figure. And it took only another 50 years to reach the three billion mark.

A further statistic that is just as staggering is that in 1870, when we had only one billion souls on earth, only about 30 percent of all Americans lived in towns and cities. Today, about 75 percent of us live in urban centers. Yet most of our thinking about cities is based on 19th century ideas. Most urban legislation—at least prior to the recent Supreme Court decision—is being done by rural legislators.

When an outstanding modern architect is called in to prescribe some remedy for our cities, he is likely to base his prescription upon the Piazza San Marco. Now the "Piazza" is a beautiful outdoor museum, but has about as much to do with the problems of a six-billion-people world as Hannibal’s elephants have to do with the exploration of outer space.

Now, we may—all of us—regret that we are living in the 20th century and are faced with all these staggering problems. Or we may feel that there will be a nuclear war anyway, and that will solve all our problems.

Indeed, one of the greatest minds of this century, Le Corbusier, introduced an exhibition of city planning in the early 1930’s, with the warning that the alternatives facing mankind at that time were "city planning or war."

These are indeed the alternatives today. And I am going to try to be optimistic and suggest that, perhaps, we will not have war and that, perhaps again, we will have to solve our problems here on earth in a more civilized way. The question, then, is how?

On San Francisco

Let me take San Francisco as an example.

The Bay Region today contains some three to four million people. That same region is expected to contain twice as many people by 1980—only 16 years from now.

When this fantastic, impending growth becomes the scale by which you measure the problems of the city, then you suddenly realize that the architects and planners and politicians who worry about this little building or that, or about matters of esthetics—or, whether we ought to have a little beauty or a little less—that these people are not merely being silly. They are dangerous, for they divert our attention from what should be our chief concern.

Let us now look at San Francisco again, for it is a very interesting case study in many respects. Let's look at it not from the point of view of the playboy esthetic, but from the point of view of someone who is, quite simply, concerned with the survival of the human race. From that point of view, I think the Bay Region begins to look like a very different sort of problem—a problem not of a little pedestrian mall here, and a little setback there, and a nice plaza somewhere else. When you look at San Francisco in those realistic, latter-20th century terms, then certain things become crystal clear:

First, the entire Bay Region is a single city. Anyone who does not see this may as well disqualify himself from any serious discussion of our urban design problems.

Second, this one Bay Region city consists of perhaps a half dozen huge buildings—one is called Berkeley, another Oakland, another San Francisco, still another Richmond, and so on.

Third, each of these huge buildings must be considered as a single organism, planned in a single, broad sweep and related to the other things of our giant city—the buildings known as Berkeley, Oakland, San Francisco and so on.

Now what does this mean?

Let's take the building we call San Francisco. Superficially, it looks pretty good. It is a great, big, beautiful, more-or-less white piece of sculpture, made by God and only slightly loused up by man—so far. And this great big piece of white sculpture, sitting in a nice, big pool, is connected to the other buildings in the regional city by some steel strands we call bridges.

But when you look a bit more closely at the building called San Francisco, you suddenly realize that it is being put together by children—or, possibly, by lunatics.

The way this city—and just about every other city today—is being put together is best explained by carrying the analogy of the single building a step further. It is as if we built an office building today by getting in a bunch of interior decorators, letting each of them do an office or two for this tenant or that, and then pile all these little, individualized offices one atop the other. After that we would call in an elevator expert and let him run his shafts through the pile of offices just about at will.

Only children and people undergoing therapy play with blocks like that. The rest of us, needless to say, concern ourselves with structure, with mechanical and electrical services, with mail chutes and telephone switchboards and all transportation arteries within a building. And, certainly, we also concern ourselves with the shapes of our offices.

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“Design for Learning” is the theme of the 1964 FAA Convention, to be held November 11 through 14 at the George Washington Hotel in Jacksonville. Keynote speech for the “Design for Learning” sessions will be “The Name of the Game Is Change.”

And when learning changes—as it is changing — then design must change. As architects who will be designing schools for new ways of learning, you will not want to miss the sessions on “Changes in Education,” “The High School — Case Studies,” and “Planning the Campus.” Specialists in the field of education, psychology, and architecture will discuss some of the exciting new advances in school buildings.

The first session, “Changes in Education” will be keynoted by HAROLD GORES, President of the Educational Facilities Laboratory. This non-profit organization, financed by the Ford Foundation, has been able to do extensive research on all phases of school building problems, and has disseminated the results to school architects.

Mr. Gores will set the stage for the sessions with his talk “The Name of the Game is Change.”

With Mr. Gores on the Thursday afternoon program will be HERBERT KIMMEL, Professor of Psychology at the University of Florida, discussing “The Learning Process”;

B. F. FRANK BROWN, Principal of Melbourne High School, who will talk on “School Buildings for Space Age Education”;

WILLIAM BRUBAKER, AIA, architect of many high schools and college building in Illinois and Florida; JOHN GILLILAND, Director of School Planning Laboratories at the University of Tennessee; and R. L. JOHNS, Professor of Education at the University of Florida.

The second session of “Design for Learning” at 10 a.m. Friday, will consider case studies of high schools in Eau Gallie and Fort Lauderdale. HAROLD L. CRAMER, State Department of Education, School Plant Planning Section, will speak on the Educational Specifications of the Eau Gallie High School; WAYNE F. BETTS, Architect for the State Department of Education will discuss its design; and GEORGE MAXWELL, Principal of the Eau Gallie High School will discuss its operation.

(Continued on Page 12)
Nova High School in Fort Lauderdale, Its Planning, Its Design, and Its Operation will be explained by Robert Pulver, Director of School Planning for Broward County; James Hartley, AIA; and A. B. Wolfe, Principal of the school.

A round table discussion will follow the presentation of the case studies, involving speakers of the second session, joined by D. J. Leps, Professor of Education at the University of Florida.

The third "Design for Learning" session will be led by Andrew Ferendo, AIA, Architect to the Dade County School Board. The subject will be "Planning the Campus," and will feature Charles Pulley, University Architect for Southern Illinois University. He has responsibility for planning the Carbondale and Edwardsville Campuses of SIU. A discussion of Junior Colleges in Florida will be included in the afternoon session.

Summarizing the "Design for Learning" sessions will be John W. McLem, FAIA, whose Washington, D. C. firm has designed several hundred school and college buildings. Among their present work is the design of a new campus for Haile Sellassie I University in Addis Ababa, Ethiopia.

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Stock, President of Producer's Council and Ketchum, A.I.A. President Designate will Address Convention

Stock, President of Producer's Council and Ketchum, A.I.A. President Designate will Address Convention

The Convention will not be entirely devoted to sessions for learning. A President's Reception is planned for 6:30 Wednesday, November 11, with state officials, legislators and other dignitaries in attendance. Everyone is invited to attend this gala affair officially opening your 50th Annual Convention.

Luncheon on Thursday will feature the presentation of awards to product exhibitors, with a talk by the newly elected President of the Producers Council, Charles S. Stock. He will speak on "The Triangle of Understanding"—between the client, the design profession, and the contractor.

Dinner on Thursday will honor the Craftsmen of the Year from the Florida AIA Chapters, and the one outstanding Florida Craftsman of the Year. A talk by a top-flight speaker will follow the presentation of Awards.

Friday's luncheon will honor FAA members for work submitted to the Convention Architectural Exhibit.

Speaker will be Morris Ketchum, Jr., FAIA, President Designate of the American Institute of Architects.

The Annual Banquet on Friday night will feature announcement of newly elected officers, entertainment, and dancing.

And there will be something for the girls, too. Mrs. James O. Kemp, Ladies Committee Chairman has arranged a program that intersperses entertainment, information, and time for relaxation and sightseeing. The Ladies Lounge will open at 1 p.m. Wednesday, and remain open from 9 to 5 each day of the convention. The Group Gallery, Inc., will exhibit work of Florida artists.

On Thursday, the Taylor Wine Company will conduct a wine tasting party for the ladies. Fred Fenton, their Florida State Sales Manager, will talk on using wines in cooking and entertaining.

Continental Breakfast at 10 a.m. Friday will feature an entertaining presentation on palmistry by Frances Thomas. Her program is titled "Hands Up," and you may find yourself pinpointed, and have some fun in the process, when you hold up your hand and get Frances' spot comments.

The ladies are also invited, of course, to the President's Reception, the Craftsman of the Year Award Dinner, the Architectural Exhibit Awards Luncheon, and the Annual Banquet.

There will be something for students too. The Convention Architectural Exhibits will include work of students from the University of Florida and the University of Miami. Seminars for students are planned, including a session on Office Practice.

... Stock

... Ketchum

... Thomas

THE FLORIDA ARCHITECT
In accordance with Article VIII, Section 4, of the FAA Bylaws, the Board of Directors elected a Nominating Committee at the July 18th Board meeting. Elected were John Stetson, Chairman, Palm Beach Chapter; James E. Ferguson, Jr., Florida South Chapter; Barnard W. Hartman, Jr., Florida Northwest Chapter; Sidney R. Wilkinson, Florida Gulf Coast Chapter.

The Committee has announced two slates of 1965 FAA Officers, one slate to conform to the present Bylaws and the second in accordance with the proposed new and revised Bylaws (see this Issue, pages 25-34) in the event the members of the Association instruct their delegates to vote favorably for the new Bylaws.

The Committee's choice for the slate of 1965 FAA Officers under the old Bylaws was: for President, William T. Arnett, Florida North Chapter; for 3rd Vice President, Walter B. Schultz, Jacksonville Chapter; for Secretary, Forrest R. Coxen, Florida North Central Chapter; for Treasurer, Dana B. Johannes, Florida Central Chapter.

Under the new Bylaws, the Committee's choice for the slate of 1965 FAA Officers remains the same except that of the Vice Presidency. The offices of the three Vice Presidents would be abolished in favor of the President Designate—Vice President, and the Committee's selection for this office was James Dean of the Florida South Chapter.

For President

William T. Arnett

For 3rd Vice-President

Walter B. Schultz, AIA

For Secretary

Forrest R. Coxen, AIA

For Treasurer

Dana B. Johannes

For President Designate

James Dean
Dear Member:

I can report to you that your Host Chapters for your 50th Annual Convention, the Jacksonville and Florida North Chapters have worked diligently preparing an excellent program. Many man hours have been spent by your hosts to see that every detail has been covered to insure a successful convention — and this it will be.

What is a convention? It is a gathering of people to learn, exchange ideas, to transact association business, to meet fellow architects, to spend a few days — just four — away from the daily routine to accomplish the above and to relax. Yes, learn, ideas, socialize and relax — that's the formula for progress and everyone needs this stimulant.

You have received the necessary forms to register for the convention and to reserve a hotel room. You will receive additional information shortly relative to the final program and the social activities. Don't forget your wife — wives are an important aspect of your convention and the Ladies Auxiliary has planned an informative and interesting program.

I urge you to act now in order that your FAA staff can accomplish its workload in an orderly fashion. Please return your advance registration form today in the pre-addressed envelope which we have sent you. Take advantage of the EARLY BIRD REGISTRATION. You may be one of the winners.

Thank you.
Fotis N. Karousatos
Executive Director

EARLY BIRD REGISTRATION
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b. YOUR REGISTRATION FEE
paid in full
c. Two Architectural Exhibit Award Luncheon Tickets
d. Two Banquet Tickets

2nd PRIZE
a. A PAID-UP HOTEL ROOM
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b. YOUR REGISTRATION FEE
paid in full
c. Two "FLORIDA CRAFTSMAN OF THE YEAR AWARD" Dinner Tickets

3rd PRIZE
a. A PAID-UP HOTEL ROOM
Single, Double or Twin
b. YOUR REGISTRATION FEE
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c. Two Architectural Exhibit Award Luncheon Tickets

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From Weis-Fricker you’ll get the same magnificent material that tests by the U. S. Forest Products Laboratory and Cornell University show superior over all other popular hardwoods in nearly all properties for mortising, boring, planing, warping, shaping, and turning. And you’ll join some of America’s top architects who chose Genuine Mahogany recently for the interior of the luxurious Hotel Sheraton in San Juan, the Professional Golf Association’s (PGA) clubhouse in Palm Beach, and the Library at the University of Chicago.

For name of nearest dealer to you, write today. Free mahogany kit on request. Contains samples with finishes in red, yellow, green, blue, brown, and violet, plus mahogany fact book with mechanical stresses and other information.
Resolutions Committee . . .

The Committee on Resolutions, to function prior to and during the Annual Meeting of the Association was named by President Roy M. Pooley.

Committee Chairman is HILLIARD T. SMITH, Palm Beach Chapter; FRANK R. MUDANO, Florida Central Chapter; C. A. ELLINGHAM, Jacksonville Chapter; ANDREW J. FERENDINO, Florida South Chapter.

Any Chapter or Member having a resolution to present can do so prior to the Annual Meeting by writing to the Chairman of the Committee. Resolutions not available prior to Convention date can be presented to the Chairman at the Convention Site.

So that proper consideration can be given to all Resolutions it is suggested that they be made available to the Committee just as soon as possible.

Florida South Chapter Honors Craftsman . . .

Winner of the tenth annual Florida South Chapter Craftsman of the Year Award was actually two people: Peg and Otto Holbein, Miami Batik artisans. Peg is the artist who develops design themes for decorators and architects, and Otto is the technician who executes the designs in the ancient batik, a wax-resist-dyeing technique. The two have been working in the medium since the late 1950's, when they researched the ancient methods and adapted them to modern vat dyes. Their work has been used throughout the country and in the Caribbean, as wall hangings and as laminated panels. The work which won them the nomination as outstanding craftsman was a series of door panels in the Saul Eig home designed by George Reed, AIA.

Daytona Beach Chapter Honors Craftsman . . .

Walter Hosford, air conditioning expert, won the Daytona Beach Chapter's First Annual Craftsman of the Year Award for excellent duct work done at Daytona Beach Junior College. In air conditioning work for the past 17 years, Hosford has recently done work on the Claytt Memorial Geriatric Center, the Junior College Administration Building and the Medical Arts Building. Nominating Hosford as an outstanding craftsman was architect Joseph R. Blais, Jr.

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OCTOBER, 1964
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PLASTERFAST is used in all of North America i.e. CANADIAN ROYAL AIR FORCE specifies PLASTERFAST on all buildings in rough Canadian climate.

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GENERAL BUILDERS CORPORATION OF FORT LAUDERDALE, INC. a leading contractor says “We have used PLASTERFAST on our SKY HARBOUR EAST 17 story building. We liked the ease of application and the appearance of job when completed. We certainly will consider the use of PLASTERFAST in our future construction.”

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Phone 399-3436
F.A.A. Board Passes Resolution . . .

Resolution passed unanimously by FAA Board:
WHEREAS, the coastline east, west and south of the State of Florida and the entire inland regions are frequently visited by hurricanes; and,
WHEREAS, the great natural organizations of destructive wind, rain and tides are not selective in terms of geographical location; and,
WHEREAS, the damage to buildings, property and potential loss of life has preference only for the unprotected and inadequately designed buildings and structures; and,
WHEREAS, all physical laws governing the basic design of buildings are universally applicable throughout this state;
THEREFORE, BE IT RESOLVED by the Florida Association of Architects speaking through its Board of Directors in official session September 12, 1964 in Miami, Florida that a building code be ordered proposed by the State Legislature in its 1965 regular session and that an appropriate committee be established and financed to carry out this act; and,
BE IT FURTHER RESOLVED that after due process and consideration by the interested members of the public of this state a proposed State Code be presented to the following regular session in 1967 for adoption as a uniform standard building code for this state; and,
BE IT FURTHER RESOLVED that the President and Executive Director of the Florida Association of Architects be directed by this resolution to publicize this recognition of need by this Association and direct its appropriate committees to implement the dictates herein stated.

Florida South Chapter Appoints Director . . .

H. Samuel Kruse, FAIA, was appointed FAA Director by the Executive Committee of the Florida South Chapter, to succeed Herbert Savage, newly elected FAA Vice President. Robert J. Boerema has been designated Alternate Director from the Florida South Chapter.

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Client: A young couple, Mr. and Mrs. Saul Eig, who work together as importers and often travel to Europe and the Orient on business. They have no children. Both enjoy outdoor living, an orchid collection, entertaining small groups, charcoal cooking, and a cooling pool plunge. They enjoy imported automobiles, which made a closed garage necessary, and have out-of-town guests for whom they wished to provide privacy.

Site: A flat, wedge-shaped, small lot on a bluff near Biscayne Bay, with existing large clumps of ornamental palms in addition to scattered royal palms.

Solution: An exploded plan kept all existing trees, provided an expansion of living spaces for entertaining, separated the owners and guests for privacy, and created areas of differing character. Pavilion-like buildings, one room deep, open into the screened cage which encloses all the living areas. French doors allow the interiors to open to the breeze and merge with the outdoor living areas, creating a feeling of closeness with the site, left in natural vegetation. The second-floor master suite offers tree-house privacy and view, and opens onto a roof deck with a tub tree garden. Nearby neighbors are invisible through bamboo and palm.

A river gravel entrance drive leads to an invitation of cooling umbrellas, roofed in brown, textured concrete.
Opposite Page—Top: Entrance umbrellas continue into the screened area, marching past the slat roofed “chickee.” Wood deck floor is raised several feet above rice gravelled court. Below Left: Pie shaped site is 70’ x 130’. Above Right: One room deep pavilion opens entirely along both sides allowing air to circulate easily. Glass doors have Redwood rims. Below Right: Transparency of house is enhanced with sculptural quality of Oak stairway leading to Master Bedroom. Furniture is by George Nakashima, Woodworker.

shingles, which echo the roofs on garage, house and guest house. Entrance is along a tunnel-like pathway under the umbrellas and through dense palms and native shrubs, into the screened cage, framed in creosote wood. Local oolitic rock forms low masonry walls for fiberglass-screened courts, floored with broomed rice gravel. Palms pierce the peaked screened roofing. Water dripping into a small fish pond, potted plants, and a play of shadows lend coolness to the courts. An umbrella-shaded platform invites relaxation. The small deep plunge pool offers an invitation to lose body heat.

Terrazzo floor platforms support the wood and rock structures. Doors and jalousies are redwood, stairway oak, and paneling and built-ins cypress; pool, dressing counters and baths are of small tile. Hurricane protection is provided by inter-changeable panels for all glass doors.

Movable furniture was designed for the house by George Nakashima, a former architect who makes handcrafted furniture from slabs of English oak. In the step-down living room, Nakashima’s wood seats rest on the ledge and project from it. Privacy for the guest house was achieved through the use of batik hangings, designed to repeat the umbrella-roof theme by Peg and Otto Holbein (Florida South Chapter’s Craftsman of the Year, 1964).
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FLORIDA GAS
TRANSMISSION COMPANY
WINTER PARK, FLORIDA
BY LAWS
FOR THE FLORIDA ASSOCIATION OF ARCHITECTS
OF THE AMERICAN INSTITUTE OF ARCHITECTS, INC.

Pursuant to a charge by the FAA Board of Directors and to conform where possible with the AIA suggested Advisory Form of Bylaws for State Association, the Bylaws Committee has reorganized and rewritten the FAA Bylaws that have been current since their adoption, as revised, at the FAA's 1962 Convention. As published here, new Bylaws as proposed for adoption are printed in italics. The present Bylaws which will remain the same are printed in Roman type and the Bylaw articles and sections which would be deleted or revised are preceded and followed by a series of asterisks. This is provided as a helpful means for study and comparison.

ARTICLE I. THE ORGANIZATION
Section 1. Name.
   a. The name of this organization is the Florida Association of Architects of the American Institute of Architects, Inc., a non-profit incorporated, State organization chartered by The American Institute of Architects and the State of Florida.
   b. In these bylaws the corporation is called the Association, the American Institute of Architects, The Institute, and the Articles of Reincorporation, the Charter.

Section 2. Purposes.
   a. The purpose of the Association shall be to organize and unite in fellowship the architects of the State of Florida to combine their efforts so as to promote the aesthetic, scientific and practical efficiency of the profession; to advance the science and art of planning and building by advancing the standard of architectural education, training and practice; to coordinate the building industry and the profession of architecture to insure the advancement of the living standards of our people through their improved environment; and to make the profession of ever-increasing service to society.
   b. The Association shall function as the statewide representative of and unifying body for the various Chapters and Sections of Chapters of The American Institute of Architects chartered within the State of Florida on matters of statewide and regional interest affecting the interests of such Chapters and Sections of Chapters.
   c. The Association may borrow and lend money and own property of all kinds, movable or immovable, and engage in other activities which may be incidental to any of the above purposes.
   d. The Association may act as trustee for scholarships, endowments or trusts of philanthropic nature.
   e. This enumeration of purposes shall not be construed as limiting or restricting in any manner the powers of this Association but the Association shall have all of the powers and authority which may be conferred upon non-profit corporations under the provisions of the laws of the State of Florida.

Section 2. Objects.
   a. The objects of the Association are to organize and unite the architects of the State of Florida, to promote and forward the objects of The Institute and to represent and unite the architects of the State of Florida, to promote and forward the objects of The Institute and to represent and unite the architects of the State of Florida.
   b. The Association shall encourage and foster the continual improvement of the aesthetic, scientific and practical efficiency of the profession; to cooperate with other professions and to participate in matters of general public welfare to insure the advancement of the living standards of the people through their improved environment; and to conduct educational and public relation programs to achieve the Association's objects.

Section 3. Composition.
   a. The Association shall consist of all members of The Institute in its component chapter organizations in the State of Florida.
   b. The domain of the Association is the State of Florida.

Section 2. Corporate Member.
   a. Every registered architect practicing or residing in the State of Florida is assigned to one of its component Chapters in the State. When such an architect is a bona fide member of the Institute, he shall be a Corporate Member of the Association.

(Continued on Page 26)
fide member in good standing with The Institute, he shall be a Corporate Member of the Association.

b. A Corporate Member shall have all the rights and privileges, benefits and obligations embodied in full membership including the right to vote, hold office, and represent the Association as a delegate or as otherwise designated.***

***Section 2. Associate Member.

a. An Associate Member of the Association shall be any classification of Chapter membership recognized by The Institute other than corporate membership.

b. An Associate shall have privileges and benefits of membership commensurate with his obligations, but shall not have the right to vote, hold office or to represent the Association.***

Section 2. Student Associate.

a. A student in an architectural school or college in the State of Florida who is a Student Associate of The Institute is a Student Associate of the Association.

b. The Association or any Chapter may establish and sponsor student chapters in schools of architecture in Florida under conditions established by The Institute. When sponsorship is by a Chapter, the Student Chapter is related to the Association through the sponsoring Chapter. When the Association sponsors a Student Chapter, the relationship will be directly with the Board which will supervise the preparation of its constitution and bylaws and obtain approval of them from The Institute.

Section 3. Member Emeritus.

A member, who qualifies for status as Member Emeritus of The Institute, shall be a Member Emeritus of the Association and shall be exempted from payment of dues, but his rights and privileges, benefits and obligations of full membership shall remain unabridged.

Section 4. Honorary Membership.

a. A person of esteemed character who is not eligible for corporate membership in The Institute, but who has rendered a distinguished service to the profession of architecture or to the arts and sciences allied therewith may become an Honorary Member.

b. The nomination for Honorary Membership may be made in writing by any member of the Board at any regular Board meeting. The written nomination shall be signed by the nominator and shall give the full name of the nominee, reasons for the nomination, the biography of the nominee, a history of his attainments and his qualifications for the honor. When he is elected by two-thirds vote of the Board membership, the Secretary shall ascertain if the nominee desires to accept the honor. If he accepts, he shall be presented with a certificate of membership at the next annual meeting of the Association.

c. An Honorary Member shall be privileged to attend the annual conventions of the Association and speak and take part in the discussions thereat on all matters except those relating to the corporate affairs of the Association, but he may not vote thereat nor shall he pay dues.

Section 5. Other Membership.

Other types of membership may be created as the need arises and when permitted by The Institute.

Section 6. Status of Members.

a. The status of a member admitted prior to an amendment of the bylaws relating to the eligibility or qualifications for membership shall not be changed because of the amendment.

b. The grant to and the exercise and use by a member of the rights and privileges vested in him by the Charter and bylaws shall be conditioned upon his professional conduct and the payment of dues to his Chapter, the Association, and The Institute.

c. The secretaries of the Florida Chapters of The Institute at the beginning of the fiscal year and semester shall file with the Secretary of the Association lists of their Chapter members in good standing by name and classification and shall inform the Secretary of the Association at all times of any additions or changes to the lists filed. The Secretary of the Association shall issue cards indicating membership in the Association to those members who become in good standing.

Section 7. Termination of Membership.

a. A corporate membership shall be terminated by the death of a member, by his resignation, or by his conviction of a felony, or by his default under the conditions prescribed in these bylaws, and it may be terminated by action of the AIA Board after it finds him guilty of unprofessional conduct.

b. None of the above Members, Professional Associates or Associates may resign from the Association, nor may they resign from the American Institute of Architects or one of its Chapters of Sections of Chapters and remain a member of the Association.

c. A Professional Associate or Associate may be suspended or expelled by the Chapter of The American Institute of Architects of which he is a member and shall automatically be suspended or expelled by the Association.

Section 8. Privileges of Members.

a. A Corporate Member in good standing may exercise all the rights and privileges granted him under these bylaws.

b. A Professional Associate and Associate in good standing may:

1. Serve as a member of any committee of the Association that does not perform any duty of the Executive Committee or that is not concerned with disciplinary matters or Institute business or affairs. In addition, the Professional Associate may serve as chairman of such committees;

2. Speak and make motions at any meeting of the Association and vote thereat on any matter that does not concern the affairs of business of the Institute, or the nomination of a delegate to an Institute meeting;

3. Not hold office or a directorship of the Association.

ARTICLE III. MEETINGS OF THE ASSOCIATION

Section 1. Annual.

a. There shall be an annual Meeting, herein referred to as the Convention, which shall be the annual meeting of the Association and the Florida Region of the Institute.

b. Time and place of the annual Convention shall be fixed by the Board if not fixed by the preceding Convention.

c. Business of the Convention shall be conducted by the Officers of the Association and the Chapter Delegates.

d. Delegates to the Convention shall be selected by each Chapter.

1. The number of delegate votes entitled to each Chapter shall be based on its number of Corporate Members in good standing with Chapter, Association and Institute and whose dues have been paid in full to the Association on or before the first day of October of the current year, as certified by the Secretary of the Association.
(2) Each Chapter shall have two delegate votes for the first six and one additional delegate vote for each additional seven (or fraction thereof) such certified Corporate Members.

(3) At the discretion of each chapter, its delegation may consist of a single delegate, or as many as four delegates for each certified delegate-vote.

(4) Chapters shall be furnished with credential cards by the Secretary of the Association and these shall be certified by the President or Secretary of the Chapter that each delegate is in good standing with his Chapter, the Association and The Institute.

(5) The Board, at a meeting held prior to the meeting of the Association, shall elect three Corporate Members having the qualifications of delegates to act as the Credentials Committee of the meeting. The Secretary, ex-officio, shall act as secretary of the credentials committee, and the committee shall elect one of its members as its chairman. The term of office of every member of the credentials committee shall expire when the report of the committee has been accepted by the meeting.

f. An Annual Report shall be made in writing to the Convention by each of the following: President, Secretary, Treasurer, Director-at-Large, and Board. The report of the Board shall include such committee reports and special reports as the Board deems advisable.

g. New Officers for the ensuing year shall be elected to succeed those whose terms are about to expire.

(1) Nominations shall be made during the first business session of the Convention.

(2) The nominating committee shall report its nominations to the Convention following which nominations may be made from the floor. If the Nominating Committee finds the member nominated from the floor eligible to hold office and his nomination is seconded by two accredited delegates from different Chapters, then he is nominated for office.

(3) In the event no contest develops, the election may be declared by acclamation.

(4) For contested elections, voting shall be by ballots made available to each delegation. A ballot box shall be open for voting for not less than four hours after nominations have been closed.

(5) The President shall announce the results of all balloting at the last business session of the Convention and declare all elections.

Section 2. Special.

a. A special meeting of the Association shall be held if a call therefor, stating its purpose, is made by any of the following:

(1) The Convention, by concurring majority vote.

(2) The Board, by concurring vote of two-thirds of the Board.

(3) Not less than one-half of the Chapters, provided each such Chapter has obtained the concurring vote of not less than two-thirds of the membership of its governing body.

(4) Written petition to the Board signed by not less than twenty-five per cent of the total number of members in good standing of the Association.

b. Chapter representation shall be by delegate, under the same rules governing the conduct of the Convention.

c. The number of delegates for each Chapter shall be the same as for the last preceding Convention.

d. A new Chapter chartered subsequent to the last previous Convention shall be entitled to delegate votes in accordance with the Secretary's count of such Chapter's Corporate Members in good standing fifteen days prior to the special meeting.

Section 3. Notice.

Notice of the Convention or Special Meeting of the Association shall be served on each member and Chapter of the Association by letter or in an official publication of the Association. Notice of the Convention shall be served not less than thirty days before the opening session, and in case of Special Meetings, not less than fifteen days before such meetings.

Section 4. Rules of Order.

All meetings shall be conducted in accordance with Robert's Rules of Order.

Section 5. Voting.

a. Voting may be by affirmation, unless a vote by roll call is requested by a qualified delegate, at which time a roll call vote of the delegations shall be taken.

b. The Chairman or acting Chairman of each delegation shall cast the votes for his Chapter's delegation, but Chapters shall not be required to vote as a unit.

c. No Chapter may vote by proxy.

d. An officer of the Association shall be entitled to vote only as a member of his Chapter delegation except that the President shall have an independent vote in the event of a tie.

e. Minimum number of votes required for action. Unless these bylaws otherwise require, any action or decision of an Annual Convention or other meeting of the Association shall be by the concurring vote of a majority of the delegates voting, except that on a roll call vote any action or decision shall be by the concurring vote of a majority of those accredited votes which are cast.

f. A quorum for a meeting of the Association shall consist of no less than 25 Corporate Members, and at which meeting there is present at least one Corporate Member from a majority of the Chapters in the State.


No vote shall be taken by letter ballot.

Section 7.

Delegates to American Institute of Architects Convention

The Delegate representing the Association at the Annual Convention of the American Institute of Architects shall be the President of the Association.

Section 8. Suspension of Bylaws.

These bylaws may be suspended at any meeting for the transaction of any special business by a two-thirds roll call vote of the delegates present. When the special business has been consummated, the bylaws shall be immediately in force again.

ARTICLE IV. BOARD OF DIRECTORS

Section 1. Membership.

a. There shall be a Board of Directors, in these bylaws referred to as the Board. The Board shall consist of:

(Continued on Page 28)
(Continued from Page 27)

(1) The Officers of the Association;
(2) At least one Director from each Florida Chapter of The American Institute of Architects shall be a member of the Chapter Executive Committee.

*** Section 2. One or more Directors elected from each Florida Chapter of The American Institute of Architects as hereinafter provided.
***

(3) A Director-at-Large, who shall be the Director of the Florida Region of The American Institute of Architects; and

(4) The immediate past president, who shall be a member of the Board the year following his term as president.

Section 2. Vacancies.

Vacancy of a Director on the Board shall be filled as set forth in the Charter.

Section 3. Authority.

a. The Board shall manage, direct, control, conduct and administer the property, affairs and business of the Association, and between annual Conventions, within the appropriations made therefor, put into effect all general policies, directives and instructions adopted by the Association at a meeting of the Association.

b. The Directors, one or more from each Chapter, shall be elected by each Chapter at its Annual Meeting.

(1) An Alternate Director, one for each Director, shall be elected by each Chapter at its annual meeting to function for the Director when the Director cannot attend Board meetings or serve as a Director.

(2) The number of Directors from each Chapter shall be based on The Institute membership in the various Chapters as determined by the current membership roster of The Institute as follows:

<table>
<thead>
<tr>
<th>No. of Members in Chapter</th>
<th>No. of Directors</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 19</td>
<td>1</td>
</tr>
<tr>
<td>20 to 59</td>
<td>2</td>
</tr>
<tr>
<td>60 or more</td>
<td>3</td>
</tr>
</tbody>
</table>

c. The Florida Student Associates of Chapters of The American Institute of Architects shall be represented on the Board by Student Representatives who shall maintain liaison between the Association and their Student Chapter.

Section 2. Vacancies.

Vacancy of a Director on the Board shall be filled as set forth in the Charter.

Section 3. Authority.

a. The Board shall manage, direct, control, conduct and administer the property, affairs and business of the Association, and between annual Conventions, within the appropriations made therefor, put into effect all general policies, directives and instructions adopted by the Association at a meeting of the Association.

b. The Directors, one or more from each Chapter, shall be elected by each Chapter at its Annual Meeting.

(1) An Alternate Director, one for each Director, shall be elected by each Chapter at its annual meeting to function for the Director when the Director cannot attend Board meetings or serve as a Director.

(2) The number of Directors from each Chapter shall be based on The Institute membership in the various Chapters as determined by the current membership roster of The Institute as follows:

<table>
<thead>
<tr>
<th>No. of Members in Chapter</th>
<th>No. of Directors</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 19</td>
<td>1</td>
</tr>
<tr>
<td>20 to 59</td>
<td>2</td>
</tr>
<tr>
<td>60 or more</td>
<td>3</td>
</tr>
</tbody>
</table>

c. The Florida Student Associates of Chapters of The American Institute of Architects shall be represented on the Board by Student Representatives who shall maintain liaison between the Association and their Student Chapter.

Section 4. Meetings.

a. Regular Meetings: The Board shall hold at least four regular meetings each year.

(1) Time and place of the meetings shall be fixed by the Board.

(2) One regular meeting shall be held immediately preceding the opening of the annual Convention and another meeting within thirty days after the beginning of the new fiscal year.

(3) Ten members of the Board shall constitute a quorum and all decisions shall be made by concurring vote of not less than a majority of those members present.

(4) Upon the request of the Director-at-Large the Board shall convene as the Regional Council.

b. Special Meetings: A special meeting of the Board may be called by the President, or by a written notice by a majority of the Officers or by six members of the Board.

(1) Time and place for the special meeting shall be fixed by the person or persons calling the meeting.

(2) Notice of each meeting of the Board shall be sent in writing by the Secretary to each member of the Board at least five days before the date fixed for the meeting.

(3) Minutes of the meetings of the Board shall be recorded by the Secretary and approved by the Board in its succeeding meeting.

ARTICLE V. OFFICERS OF THE ASSOCIATION

Section 1. Election.

a. The Officers of the Association shall be members of the Board and elected by a majority vote of accredited delegates present and voting at the annual meeting.

b. The Officers of the Association and Board shall consist of a President, President Designate (Vice President), Secretary, and Treasurer. The officers shall be Corporate Members and shall be elected by the Membership of the Association at the Annual Meeting, as designated herein.

***b.*** The officers of the Association shall be a President; Vice-Presidents, one from each Area; Secretary; Treasurer and shall be Corporate Members in good standing with their Chapters, the Association and The Institute.

***c.*** The President shall not be elected directly, but shall assume office by automatic succession from the Office of President Designate (Vice President), except the President shall be elected when the President Designate (Vice President) is unable or unwilling to assume the Office of President.

***d.*** All officers with the exception of the Vice Presidents shall be elected for terms of one year. No officer shall be eligible for re-election to succeed himself more than once, except that the Secretary and Treasurer may hold office longer than two consecutive terms when re-elected for additional terms by two-thirds ballot vote.

***e.*** The Secretary and Treasurer shall be eligible for re-election.

***f.*** One Vice President shall be elected each year for a term of three years. Vice-Presidents, one from each Area, shall be designated, in declining order of seniority of length of service as Vice-President, as First Vice-President, Second Vice-President and Third Vice-President.

***g.*** All terms of office shall begin with the fiscal year.

f. Any or all officers shall hold office until their successors have been elected and qualified. If a vacancy occurs in any office of the Association, other than the expiration of the term of office, such vacancy shall be filled as set forth in the Charter.

g. Only such members who have been officers or who have served on the Board for at least one year are eligible for nomination for President Designate (Vice President).

***h.*** Only such members who have been officers or who have served on the Board for at least one year are eligible for nomination for President.

Section 2. President.

a. The President shall be the administrative head of
the Association and shall exercise general supervision of its business and affairs, except such thereof as are placed under the administration and supervision of the Secretary and of the Treasurer, respectively, and he shall perform all the duties incidental to his office and those that are required to be performed by him by law, the Charter, these bylaws, and those that are properly delegated to him by the Board.

b. The President shall preside at all meetings of the Association and the Board and shall be Chairman of the Executive Committee.

c. The President shall serve a term of one year.

Section 3. The President Designate and (Vice President).

a. The President Designate and (Vice President) shall possess all the powers and shall perform all the duties of the President in the event of the absence of the President or of his disability, refusal, or failure to act.

b. The President Designate (Vice President) shall perform other duties that are properly assigned by the Board.

c. The President Designate (Vice President) shall be Chairman of the Committee on Committees.

d. The President Designate (Vice President) shall serve a term of one year.

**Section 3. Vice-Presidents.**

a. Under the direction of the President, each Vice-President shall exercise general supervision of Association affairs in his Area.

b. They shall perform other duties that are properly assigned to them by the Board.

c. The First Vice-President shall possess all the powers and shall perform all the duties of the President in the event of the absence of the President or his disability, refusal or failure to act. In the event, that for any reason, the President and the First Vice-President are absent, unable or refuse to perform the duties, the order of succession shall be the Second Vice-President, then the Third Vice-President.

Section 4. The Secretary.

a. General Duties of the Secretary. The Secretary shall be an administrative officer of the Association and shall act as its recording secretary and its corresponding secretary and as the secretary of each meeting of the Association, the Board and the Executive Committee. He shall perform the duties usual and incidental to his office and the duties that are required to be performed by the law, the Charter, these bylaws and the duties properly assigned to him by the Board.

b. Specific Duties of the Secretary.

1. Custody of Property. The Secretary shall have custody of and shall safeguard and shall keep in order all property of the Association, except that property with which the Treasurer is charged.

2. Issue Notices. He shall be responsible for the preparation and issuance of all notices and all calls and notices of all meetings of the Association, the Board and the Executive Committee.

3. Conduct Correspondence and Maintain Records. He shall conduct the correspondence, keep the membership roll and corporate records, minutes, annual reports.

4. Affix Seal and Sign Papers. He shall keep the seal of the Association and affix it on such instruments as require it and sign all papers that require the attest or approval of the Association.

5. Prepare the Board’s Annual Report. In collabor-
ARTICLE VI. EXECUTIVE COMMITTEE OF THE BOARD

Section 1. Composition. There shall be an Executive Committee of the Board composed of the President, the President Designate (Vice President), the Secretary, the Treasurer, the Director of the Florida Region and the immediate Past President who shall serve on the Executive Committee the year following his term as President.

Section 2. Powers Delegated to the Committee. The Executive Committee shall have full authority, right and power to act for the Board during periods between Board meetings on all matters except that it shall not:

1. adopt a general budget;
2. change the policies, rules of the Board or the bylaws;
3. make an award of honor;
4. purchase, sell, lease, or hypothecate any real property;
5. form an affiliation;
6. fix assessments and annual dues; however, it shall be allowed to act for the Board on any of the foregoing excepted matters which have been delegated specifically to it by two-thirds vote of the Board.

Section 3. Decisions of the Committee.

a. The President, who shall be the chairman of the Executive Committee, shall fix the time and place for the meetings of the Executive Committee.

b. A quorum of two-thirds of its members shall be necessary to transact business at a meeting. Every decision of the Executive Committee shall not be less than a majority of votes.

c. The Executive Committee must actually meet in order to transact business, otherwise the acts and decisions of the Executive Committee are not binding on the Board or the Association.

d. The actions of the Executive Committee shall be recorded in minutes and ratified by the Board at its meeting following such action.

ARTICLE VII. ADMINISTRATIVE AND EXECUTIVE DEPARTMENT

ARTICLE VII. EXECUTIVE DIRECTOR

Section 1. Executive Officer.

a. The administrative and executive offices shall be in charge of an executive officer, who shall be known as the Executive Director. The Executive Director shall be employed by and shall report to the Board.

b. There shall be an executive officer, employed by the Board and responsible to the Board, in charge of the administrative and executive offices of the Association and he shall be known as the Executive Director.

Section 2. Duties of Executive Director.

a. The Executive Director shall be and act as the chief executive officer of the Association, and as such shall have general management of the administration of its affairs, subject to the general direction and control of the Board and the supervision of the administrative officers of the Association.

b. He shall stimulate programs under the various departments and coordinate all inter-departmental affairs.

c. He shall be the officer in whom the Board shall place the responsibility for carrying out its general policies.

d. He shall be charged with the duty of stimulating the programs under the various departments and shall check the coordination of all inter-departmental affairs.

e. He shall maintain contacts with other professional societies particularly those in the fields allied to architecture and with trade associations in the construction industry so that he may be constantly informed as to the activities in those fields, extending the cooperation of the Association as circumstances may warrant.

Section 3. Assistants.

The Board may employ assistants to the Executive Director to perform such duties of the Executive Director as assigned by the Executive Director with the consent of the Board.

Section 3. Functions of Executive Director.

a. Administrative Functions. He shall direct the administrative functions of the Association office as provided in Article VII of the bylaws. He shall serve as Chief Executive Officer of The Association in charge of the administrative and executive offices, and shall maintain liaison with professional societies. The Executive Director will limit his employment to the Association.

b. Editorial Functions. He shall be responsible for the publications of the Association, including the official journal, carrying out Board directives as formulated by the Publications Committee and the Board.

c. Legislative Functions. He shall establish continuing and effective relationships with the Florida Legislature,
carrying out Board directives as formulated by the Legislative Committee and the Board. He shall serve as Legislative Representative for the Association on a continuing basis, with such specialized legal assistance as may be necessary from time to time.

d. Legal and Accounting Function. He shall coordinate legal and accounting functions of the Association as required, acting to carry out directives of the Board.

e. Liaison Functions with State Board. He shall establish and maintain effective liaison with the Florida State Board of Architecture subject to the direction and control of the Board and supervision of the officers of the Association.

Section 4. Assistants to the Executive Director.

Upon the recommendation of the Executive Director, the Board may employ assistants to the Executive Director to perform such duties as may be assigned to him by the Board and by the Executive Director, including the details of the administrative work of the Association.

ARTICLE VIII. COMMISSIONS

Section 1.

The Association shall establish commissions to act as supervisory and liaison agents for the Board and the Association.

Section 2.

Each commission shall consist of a Commissioner elected by the Board at the post-convention Board meeting and at least one member who shall be the Vice-Commissioned appointed by the President at its first regular meeting with concurrence of the Board. At least one member of each commission shall be a member of the Board.

Section 3.

The term of office of the members of a commission shall be one year and that term shall coincide with the term of the President.

Section 4.

The number and type of commissions shall be similar in title and functions to those of the national commissions of The Institute which presently include the Commission on the Professional Society, the Commission on Education, the Commission on Professional Practice, the Commission on Architectural Design and the Commission on Public Affairs.

Section 5.

a. The Commission on the Professional Society shall have jurisdiction over committees whose functions relate to the administration of Association affairs or business.

b. The Commission on Education shall have jurisdiction over committees whose functions relate to architectural education, pre-registration training and the registration or licensing of architects.

c. The Commission on Professional Practice shall have jurisdiction over committees whose function relate to the practice of architecture.

d. The Commission on Architectural Design shall have jurisdiction over committees whose functions relate to architectural design.

e. The Commission on Public Affairs shall have jurisdiction over committees whose functions relate to public affairs or governmental relations.

f. A list of Commission Committee jurisdiction shall be published in the Rules of the Board or in a supplementary publication thereof.

ARTICLE IX. COMMITTEES

Section 1. Structure.

a. The Association Committees shall consist of Regional Committees, of Special Committees required for specific short term activities of the Association, and Standing Committees, established by these bylaws, of two types:

1. FAA Standing Committees which serve the special needs of the Association and cooperate with similar committees of the Chapters or Sections of Chapters of The Institute located in the State of Florida.

2. Standing Committees which are equivalent to those Chapter and Institute committees with similar titles and duties.

b. Regional Judiciary Committee. The Regional Judiciary Committee shall conduct initial hearings on charges of unprofessional conduct against a Corporate Member of the Association which have been referred to it by The Institute and which hearings shall be conducted according to the bylaws and Rules of the Board of The Institute.

The Regional Judiciary Committee shall be composed of three Corporate Members, elected to serve staggered three year terms, and an Alternate, elected to serve a one year term. Members and Alternate shall be members in good standing in The Institute, shall be from different chapters in the Region, and shall not be the Regional Director nor Officers of the Chapters, The Association or The Institute.

c. Special Committees may be created by the President or by the Board. When created by the President, the Board, at its next meeting thereafter, shall review such action and may continue or discontinue such Committees, or make changes in personnel as it may deem proper.

1. Special Committees shall expire with the fiscal year, but may be recreated to continue to function into the following fiscal year.

2. Chairmen and members for special committees shall be appointed from the membership and their terms shall expire with the committee.

d. FAA Standing Committees shall be a Nominating Committee, Committee on Finance and Budget, Committee on Governmental Relations, Committee for Publications, Committee for Conventions, Committee for Joint Cooperative Council.

1. The membership of these committees shall be selected by the President from the membership according to these bylaws and policies established by the Board.

e. The President Designate — (Vice President's) recommendations for committee Chairmen for the following fiscal year shall be presented to the Board at its regular meeting immediately prior to the Convention of the Association for Board approval and advice. The committee chairmen for the subsequent fiscal year shall be announced at a business session of the preceding Convention.

f. The President may, at any time, discontinue special committees, alter classification, or make any changes in the personnel of Special and FAA Standing Committees and report such action to the Board at its next meeting.

g. Other Standing Committees shall be the chairmen of the Chapter Committees performing the same functions as the Association Committee at the Chapter level.

Section 2. Nominating Committee.

a. There shall be a Nominating Committee whose (Continued on Page 32)
duty shall be to nominate members in good standing with The Institute, the Chapter and the Association, qualified to become Officers in the Association for each of the offices about to be vacated.

b. The Board, at least sixty days before the Convention of the Association, shall elect the committee composed of a chairman and four members from separate geographical areas of the Region. Chairman and members shall be Corporate Members.

c. The Committee shall apprise the membership of their nominations prior to the convening of the Convention and shall report their nominations to the Convention at the first business session.

d. The powers of the Committee shall terminate with the adjournment of the Convention.

Section 6. Committee on Finance and Budget.

a. There shall be a Committee on Finance and Budget whose duty shall be to prepare the annual budget for the Board and to recommend fiscal policies for adoption by the Association.

b. The Committee shall consist of five members who are serving or have served as a Director or who have held office in the Association, appointed by the President with the Board approval, to serve for the initial year terms as follows: 2 members for one year; 2 members for two years; 1 member for three years. As their terms expire appointments shall be made for three year terms. The President annually shall designate one of the senior members to act as chairman.

c. The annual budget for the fiscal year following the annual meeting shall be presented in draft for the Board meeting immediately before the Convention for its comments and report to the Convention.

d. The final recommended budget shall be prepared for the Board approval at the first meeting of the Board in the new fiscal year.

e. The Committee shall provide for long-range fiscal planning for the Association and recommend policies related to funding, investments, travel and expense accounts, control of service projects, supplemental income and other financial matters which will enhance the Association’s financial stability and accrue benefits to the members and the total profession, present and future.

Section 4. Committee on Governmental Relations.

There shall be a Committee on Governmental Relations consisting of one member from each Chapter of the Region, either Corporate or Professional Associate. It shall be the duty of this Committee to promote the usefulness of the profession and The Association to the various governmental bureaus and agencies having charge of the planning and designing of public buildings and monuments and their environment; to promote the employment of architects in private practice to plan and design such public works; to maintain liaison with the legislature of the state to forward statewide and local legislation that will promote the welfare of the architectural profession and the construction industry and the public health and welfare. It shall cooperate with the national Commission on Public Affairs of The Institute.

Section 5. Committee on Publications.

a. There shall be a Standing Committee for Publications consisting of 3 Corporate Members. Terms of members shall be such as to assure one retiring member per year.

b. It shall be the duty of the committee to act as liaison between the editor of the official publications of the Association and the Board, be responsible for publication programs, and recommend publication policies to the Board for its consideration.

Section 6. Committee on Conventions.

a. There shall be a standing Committee for Conventions consisting of 4 Corporate Members, one of which shall be the Host Chapter Committee Chairman of the Convention immediately past. Terms of members shall be such as to assure one retiring member per year.

b. The duties of this committee shall be to recommend convention policies to the Board for its consideration, to develop convention format and organization consistent with the professional and educational needs of Florida architects and consistent with good public relations, and to act for the Board with Host Chapter Committees in coordinating programs in harmony with the Association interests and policies.

Section 7. Committee for Joint Cooperative Council.

a. There shall be a standing Committee on Relations with the Building Industry, consisting of 4 Corporate Members and 4 Professional Associates.

b. It shall be the duty of the committee to foster a cooperative relationship between architects and contractors, producers of building materials and equipment and other elements of the building industry. It shall cooperate with the national Commission on Professional Practice of The Institute.

Section 7. Operations.

a. The Secretary shall notify the chairmen and members of the various committees of the names and addresses of their respective committee members and their various assignments.

b. The President shall be ex-officio a member of all committees, and the Secretary may act as secretary for the committee if so selected by the committee.

c. Committees have the right to request and receive all information and records in possession of the Association and necessary to discharge the duties assigned them.

d. Committees shall act as advisors to the Board and shall report their findings, recommendations and actions to the Board except the Regional Judiciary Committee whose reports are confidential and required by The Institute to be made directly to the Executive Director thereof.

e. The majority of members of a committee shall constitute a quorum. Findings, recommendations and actions of a committee shall be made according to the concurring vote of the majority of members present at a committee meeting or a concurring majority vote of letter ballots.

f. The chairman of any committee requiring an appropriation shall submit a written request to the Board for the amount required and reasons thereof, and if granted, file with the final report of the committee a detailed accounting of moneys appropriated and expended.

(1) Expenses of the members of the Regional Judiciary Committee attending meetings shall be reimbursed by The Institute in the manner and amount as prescribed by the Treasurer of The Institute.

g. No committee nor any member or chairman thereof shall incur financial obligations unless funds are available in its appropriation and it is authorized to do so by the Board. No committee nor any member or chairman, shall commit the Association, orally or otherwise, on any
matter unless specifically authorized to do so by the Board.

b. When their terms expire, committee chairmen and members shall transmit to their successors all information and records necessary to continue the work of the committees.

***ARTICLE VIII. COMMITTEES

Section 1. Classes.

a. There shall be standing committees and special committees.

(1) Standing committees shall be vertical and non-vertical; vertical standing committees shall be those designated by The Institute; non-vertical standing committees, those necessary to accomplish the operations of the Association.

(2) Special committees shall be those required for specific short term activities of the Association.

b. There shall be a Nominating Committee, a Regional Judiciary Committee, and a Committee on Finance and Budget.

Section 2. Structure.

a. The vertical standing committees shall be those designated by The Institute to be organized on the regional and chapter levels and whose functions parallel those of national committees of The Institute. These committees shall be called Regional FAA-AIA Committees.

(1) The membership of these committees shall be the Chairmen of the Chapter Committees performing the same functions as the Association committee at Chapter level; one from each of the chapters.

(2) The Chairmen of these committees shall be Corporate Members appointed by The Institute. Recommendations from the President with the consent of the Board shall be given to the Director of the Florida Region for submission to The Institute.

b. Non-vertical standing committees shall be those required to accomplish the operations of the Association and are not parallel with functions of the National Committees of The Institute.

(1) The membership of these committees shall be selected by the President from the membership according to policies established by the Board.

(2) The chairmen of these committees shall be appointed for three-year terms by the President with the consent of the Board.

c. Special committees may be created by the President or by the Board for specific, short term activities. When created by the President, the Board, at its next meeting thereafter, shall review such action and may continue or discontinue such committees, or make changes in personnel as it may deem proper. Special committees shall expire with the fiscal year, but may be re-created to continue to function into the following fiscal year.

(1) Chairmen and members for special committees shall be appointed from the membership and their terms shall expire with the Committee.

d. The President's recommendations for Committee Chairmen for the following fiscal year shall be presented to the Board at its regular meeting immediately prior to the Convention of the Association for Board approval and advice. The committee chairman for the following fiscal year shall be announced at a business session of the preceding Convention.

Section 3. Reorganization.

The President may, at any time, discontinue non-vertical standing committees, and special committees, alter their classifications, or make any changes in their personnel without regard to the terms of appointment of the committee members, however, at the next meeting after such action, the Board shall review the changes and take any action it regards proper.

Section 4. Nominating Committee.

a. There shall be a Nominating Committee whose duty shall be to nominate members in good standing with The Institute, the Chapter and the Association, qualified to become Officers in the Association for each of the offices about to be vacated.

b. The Board, at least sixty days before the Convention of the Association, shall elect the committee composed of a Chairman and not less than one member from each Area. Chairman and members shall be Corporate Members.

c. The Committee shall apprise the membership of their nominations prior to the convening of the Convention and shall report their nominations to the Convention at the first business session.

d. The powers of the Committee shall terminate with the adjournment of the Convention.

Section 5. Regional Judiciary Committee.

a. The Regional Judiciary Committee shall conduct initial hearings on charges of unprofessional conduct against a Corporate Member of the Association which have been referred to it by The Institute and which hearings shall be conducted according to the By-laws and Rules of The Board of The Institute.

b. The Regional Judiciary Committee shall be composed of three Corporate Members, elected to serve staggered three year terms, and an Alternate, elected to serve a one year term. Members and Alternate shall be members in good standing in The Institute, shall be from different chapters in the Region, and shall not be the Regional Director nor Officers of The Institute.

c. The senior member shall be Chairman during his last year of service.

d. The Regional Judiciary Committee shall conduct hearings, providing cases referred to it by The Institute are pending, in accordance with the procedure established in the rules of The Board of Directors of The Institute.

ARTICLE X. FINANCIAL

Section 1. Fiscal Year.

The fiscal year of this Association shall be the calendar year.

Section 2. Dues.

a. Annual dues equal to the pro-rata share required to defray the expenses of the Association for the ensuing fiscal year shall be recommended by the Board and determined and fixed by the Convention.

b. Each member shall contribute annual dues in an amount determined by the Convention.

c. Dues shall be for the Association's fiscal year and shall be due and payable on the first day of the fiscal year, January 1st.

d. Any Member whose dues for the current year have not been paid by the first day of July shall be considered delinquent and the Secretary shall, at that time, send written notice of such delinquency to each such member and to the secretary of his Chapter.

e. The Secretary shall request The Institute to suspend the membership of any Corporate Member whose dues remain unpaid on the last day of the previous year, on or about the tenth day of each January. The Secretary shall notify each such member and the secretary of his

(Continued on Page 34)
Chapter of this action at the same time.

f. The Secretary ipso facto shall suspend the Membership of any Associate Member whose dues remain unpaid on the last day of the previous year or about the tenth day of each January, and shall so notify each such member and the secretary of his Chapter at that time.

g. Termination of Membership for any Corporate Member shall be only by action of The Institute.

h. The Board may terminate the membership of any Associate Member for non-payment of dues twelve months after such Member has been suspended by the Secretary. The Secretary shall remove from the rolls of the Association, the name of any Associate Member upon receiving notice of termination of membership by his or other appropriate instrument signed by the person, Chapter.

i. Each Chapter treasurer shall collect dues from each member assigned to his Chapter and shall promptly remit dues collected to the Treasurer of the Association at the office of the Association.

***Xi. Each Chapter treasurer shall collect dues from each member assigned to his Chapter and shall promptly remit dues collected to the Treasurer of the Association at the office of the Association.

Section 3. Contributions.

The Board, at any regular meeting, by a concurring vote of two-thirds of the members present, or at any special meeting called therefor, may authorize the raising of, and thereupon, raise, money by voluntary contribution from its members, in addition to annual dues, for any designated special purpose consistent with the objectives of the Association, and prescribe the manner in which such contributions shall be collected. Non-payment of contributions shall not abridge, suspend, or terminate the privileges and rights of any member.

Section 4. Funds and Securities.

a. All moneys received by the Association shall be promptly deposited, in their original form, in a depository approved by the Board.

b. Every disbursement of money, except for petty cash, shall be by check of the Association, signed by the Treasurer and countersigned by another officer designated by the Board.

c. The Treasurer shall establish petty cash accounts as authorized by the Board. These funds shall be disbursed for the usual petty cash purposes, by the person named in the Board’s authorization of the account. Statements of expenditures shall be duly recorded and the expenditures approved by the Treasurer before the account is replenished.

d. Reserve or funds in excess of required operating funds shall be deposited by the Treasurer in an interest-bearing depository approved by the Board, or when authorized by the Board. Such funds may be invested in short term government or municipal bonds or equivalent securities.

Section 5. Annual Budget.

a. The Board shall adopt an annual budget at its first meeting each year, by a concurring vote of not less than two-thirds of its membership present. The Budget shall show in detail the anticipated income and expenditures of the Association for the fiscal year.

b. Unless authorized and directed to do so at a Convention or special meeting of the Association, the Board shall not adopt any budget, make any appropriations, or authorize any expenditure or in any way oblige or incur obligation for the Association, which, in the aggregate of any fiscal year, exceeds the estimated income of the Association for such year.

c. Each expenditure of money and each financial liability of the Association shall be evidenced by a voucher, or persons authorized to incur the expense or liability, except petty cash expenditures which shall be subject to the approval of the Treasurer, and shall be accounted against appropriated and/or budgeted items.

Section 6. Audits.

The Board shall authorize employment of a Certified Public Accountant to audit the books and accounts of the Association for report at the first Board meeting of each fiscal year.

ARTICLE XI. AMENDMENTS

Section 1. By Meetings of the Association.

The Charter and Bylaws of the Association may be amended at any annual or special meeting of the Association provided:

1. Written notice stating the purpose and reason for each proposed amendment is sent to each Corporate and Associate Member not less than thirty days prior to the date of the meeting at which the proposed amendment is to be voted on. A copy of the proposed amendments shall be included with the notice circulated as set forth in the Charter.

2. Voting shall be by roll-call only and shall require the concurring vote of not less than two-thirds of the total delegates-votes present at the meeting.

3. Every resolution or motion of this Association amending its Charter or Bylaws shall state that it will become effective only if and when it is approved by The American Institute of Architects.

4. Immediately following adoption of such resolution or motion, the Secretary shall submit a copy of the amendment and the resolution to the Secretary of The Institute requesting Institute approval. Upon receipt of such approval, the Secretary shall enter the amendment and record its approval in the proper place in the documents with the date of the amendment and its approval.

Section 2. By The Institute.

The Institute, unless the statutes forbid, may amend any provision of these Bylaws when the Association fails to enact amendments properly requested by The Institute. Each amendment made by The Institute shall have the same force and effect as if made by the Association, and shall be effective immediately on receipt of the notice of the Secretary of The Institute containing the amendment. The Secretary shall enter such amendment in the proper place in these Bylaws and notify the Chapters of the change.

Section 3. Title and Numbering.

The Secretary may rearrange, retile, renumber or correct obvious errors in the various articles, sections and paragraphs of these Bylaws as becomes necessary.

ARTICLE XI. RESPONSIBILITY

The Association shall not be responsible for any vote or statement of its officers or members nor be pledged or bound in any manner except by the approval of the Board, in conformity with these Bylaws.
The American City...
(Continued from Page 10)

odd-shaped blocks and forget, at the same time, about wiring, plumbing, air conditioning, elevators and other ways of getting up to those offices.

Yet this is precisely what we are doing in San Francisco and everywhere else. We are assembling our cities as if we were playing with blocks, without the slightest regard for any overall system of services, for any overall structure, or for any methods of communication and transportation.

And after we have put together a new pile of these blocks, we scream for help because we have suddenly discovered that this great, big, beautiful building that we have made has no structure to hold it up, no air for its inhabitants to breathe, no elevators or escalators or stairs or corridors for its inhabitants to use to get their “individualized” offices or apartments. In short, it is just a nice piece of sculpture, in the case of San Francisco, or not a very nice piece of sculpture—junk sculpture—like Gary, Indiana.

Until we treat our cities like single buildings in every detail—for this is a perfectly valid analogy, all the way down the line—we will simply add to existing chaos every time we build anything, be it an urban renewal project, a freeway or a skyscraper.

Until we begin to grasp the scale of the 20th and 21st century—as Le Corbusier did 35 years ago in his then-radical plan for Algiers—we will simply be turning a few thousand little problems into a few hundred big ones.

Again I say that “little plans” are a very big menace. And that is why it is a very, very serious matter when we discover that highway planners don’t have verbal intercourse with traffic planners, as is the case in New York, and perhaps, even elsewhere.

Part II
will appear in
November Issue

Your 50th Annual Convention Will Provide You With Knowledge Ideas Entertainment Relaxation Register Now

Serving You... The Telephone Team that Answers Your Communication Needs

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Notice of regular Annual meeting of the Florida Association of Architects of the American Institute of Architects, Inc., and of proposed amendments to the Bylaws to be presented.

Members and associate members of the Florida Association of Architects, of the American Institute of Architects, Inc., a corporation not for profit, organized and existing under the laws of the State of Florida are hereby notified that:

1. The regular annual meeting of the Florida Association of Architects of the American Institute of Architects, Inc., will be held 11, 12, 13, and 14 November 1964 at the George Washington Hotel, Jacksonville, Florida.

2. At said regular annual meeting, proposed amendments to the Bylaws, as published elsewhere in the issue, will be presented for action thereupon by members of the corporation. A concurrent vote of not less than two-thirds (2/3) of the total number of delegate votes present at the meeting, together with approval by the American Institute of Architects, is necessary for the effective adoption of the amendments.

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