THE ABBEY VILLAS "COMMUNITY"

CHICAGO TITLE

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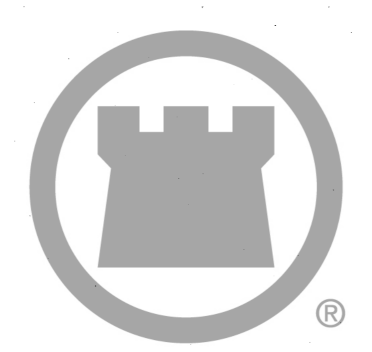
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### CHICAGO TITLE

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## DECLARATION OF COVENANTS AND RESTRICTIONS OF THE ABBEY VILLAS "COMMUNITY"

("Declaration") is made this LLC (the "Declarant"). This Declaration of Covenants and Restrictions of the 24 day of Da Ka , 2007, by RKY Development, Abbey Villas "Community"

### WITNESSETH:

### (RECITALS)

WHEREAS, Declarant is the Owner of real estate in Johnson County, State of Indiana, more particularly described in Exhibit "A" attached and made a part hereof comprised of approximately 10.306+ acres to be known as Abbey Villas (hereinafter referred to as "Tract").

community with public streets, with identification signage, and with complimentary landscaping at the entranceway and landscaping and fencing on certain of the perimeters for the benefit of such residential community, to be known as "Abbey Villas Subdivision" (Exhibit "A" realty); Declarant desires and intends to create on the Real Estate a residential

community which addresses commonly owned real estate, their maintenance and other maintenance obligations and the finances to honor these and other community obligations. To this end, Declarant desires to subject the Tract to certain rights, privileges, covenants, restrictions. easements, assessments, charges and liens, each and all to the extent herein restrictions, easements, assessments, charges and liens, each provided, for the benefit of each Owner of all or part thereof; and WHEREAS, Declarant desires to provide subject to this nity which addresses commonly owned real estate, Declaration a common interest

hereunder, and promoting the common interest of the Owners of the Tract, and all parts thereof. Tract, administering and enforcing the covenants and restrictions contained in this collecting and disbursing the assessments and charges imposed and created create an agency to which shall be delegated and assigned the powers of supervising, maintaining and administering any common areas and maintenance expense areas detailed in the WHEREAS, Declarant deems it desirable, to accomplish these tasks in an agency to which shall be delegated and assigned the powers of the powers of superminite expenses hereby and Declaration,

similar name, as such agency for the purpose of exercising such functions: WHEREAS, Declarant has caused, or will cause, to be incorporated under the Indiana Code 23-17-1, et seq., under the name "The Abbey Villas Homeowners Association, Inc.", or a

"A" Real Estate is and shall be held, transferred, sold, conveyed, hypothecated, encumbered leased, rented, used, improved and occupied subject to the provisions, agreements, conditions, covenants, restrictions, easements, assessments, charges and liens hereinafter set forth. NOW THEREFORE, Declarant, as Owner of the Tract hereby dec ares that the Exhibit

### RECITALS

The Recitals are incorporated herein as if set out in full.

### ARTICLE I

### Definitions

hereto, unless the context clearly requires otherwise, shall have the following meanings: The following words and terms, when used herein or in any supplement or amendment

- amended; (a) "Act" shall mean and refer to the Indiana Nonprofit Corporation Act of 1991, as
- Declarant relinquishes control of the governance of the Association as detailed on Article IV. (b) "Applicable Date" or "Turnover Date" shall mea determined pursuant to Article IV of this Declaration; and refers mean to and refer the time at which the the date
- as the same may be amended from time to time; <u></u> "Articles" shall mean and refer to the Articles of Incorporation of the Association.
- Declarant has caused, or will cause, to be incorporated under said name or a similar name, its successors and assigns; (d) "Association" (HOA) shall mean and refer to Abbey Villas Homeowners Association, Inc., an Indiana corporation organized under Indiana Code 23-17-1, et seq., which "Association"
- Declaration; the Association elected, <u>e</u> "Board" or or "Board of Directors" shall mean and refer to selected or appointed as provided for in the Ar the Articles, the governing body of Bylaws and this
- same may be amended from time to time; "Bylaws" shall mean and refer to the Code of Bylaws of the Association, as the
- (g) "Committee" shall mean and refer to the "Abbey Committee", the same being the committee or entity established proceduration for the purposes therein stated; pursuant to Article IX, of this Villas Architectural Control
- (h) "Common Areas" denominated by such title on recorded plats of this community and will ultimately be transferred in legal title to the HOA by the Declarant and thereafter be commonly owned by the HOA Members.

The HOA at all times herein has rights as respects these common areas to regulate the use thereof, to make and/or remove improvements thereon, including but not limited to landscaping, to provide utilities thereto with the attendant responsibility to care for and maintain same.

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Illustrative of such areas are the Detention Fond (sometimes labeled "proposed lake") and surrounding designated realty which will all be physically located within the Abbey Villas at the northeast comer of Peterman Road and Abbey Way Community, which is designed to handle the surface water drainage of the entire tract as depicted on the conceptual plan (Exhibit B) and the area north of Buffalo Creek also labeled "common area" on Exhibit B. IN NO EVENT DOES THIS OBLIGATION AS RESPECTS THE DETENTION POND REQUIRE A CERTAIN WATER LEVEL TO BE MAINTAINED THEREIN

The Declarant expects to convey legal title to Common Areas to the HOA subject to easements of record, as soon after the Applicable Date as any mortgage thereon is satisfied in full but reserves the right to transfer such title earlier in Declarant's sole discretion. The Board, after the initial Board is replaced, is empowered to accept fitle subject to a mortgage if it is satisfied with assurances of payment thereof by Declarant.

- (i) "Common Expenses" shall refer to expenses of administration, of the HOA mid for their exercised rights and obligations detailed in the Definitions "Common Areas" and the expenses associated with the Common Maintenance Areas (and shall also include the HOA obligations as respects Lot maintenance in Article VII herein),
- (ii) "Community or Project" refers to the Abbey Villas area depicted on Exhibit B as it developed and as it continues to exist after the Applicable Date.
- (iii) "Conceptual Site Plan" (Exhibit B), is the Conceptual Site Plan for the entire proposed Abbey Villas Subdivision.

Declarant reserves the sol4 fight to modify this Conceptual Site Plan as reflected in any recorded plat for the Abbey Villas Community.

- (1) "Declarant"/"Developer" shall mean, and refer to RKY Development, LLC, an Indiana limited liability company, and any successors and assigns of RKY Development, LLC whom it designates in one or more written recorded instruments to have the fights of Declarant hereunder, including, but not limited to, any mortgagee acquiring title, to any portion of the Real Estate pursuant to the exercise of rights under, or foreclosure of, a mortgage executed by Declarant;
- (m) "Dwelling Unit" shall refer to one-half (1/2) of a double separated by a party wall from the other half of a double with each dwelling unit located on its own platted lot, One-half (1/2) located on a [A] lot the other half on (B) lot (The blank is the number shown on Exhibit B to be repeated on a recorded plat;
- (n) "General Common Area" all members of the Abbey Villas HOA and their invitees shall have the use of such areas subject to the utilities easement fights and subject to Rules and Regulations adopted hereafter by the Abbey Villas HOA. This naturalistic area is depicted on Exhibit B and is located north of Krisi Way and east of Peterman Road, west of Lot I and north of Lots 1-5. Inclusive within which is contained a Detention Pond, Buffalo Creek and a portion of sanitary sewer easement Declarant reserves the right to fence all or part of Detention Pond to limit ingress and egress off of the dedicated streets as depicted on Exhibit B.

- (0) "Tract" the Exhibit A real estate to be platted as Abbey Villas.
- (p) "General and Lumited Common Areas" all common areas depicted on Exhibit B are for the general use of Owners, and their guests, of Lots in Abbey Villas subject to the Rules and Regulations. There are no common areas in Abbey Villas that limit use to specific Owners.
- (q) "Lot" means any plot of ground designated as such upon the recorded Final Plat of Abbey Villas, irrespective of being labeled an "A" or "B" Lot, and upon which one (1) Dwelling Unit is constructed or is to be constructed. When Lot is used, it shall be deemed to include the Dwelling Unit, if any, located thereon;
- (r) "Common Maintenance Areas a/k/a Maintenance Expense Areas." Certain aesthetic, informational and other amenities influenced by the natural features of the Real Estate have been used in the development design to differentiate this community from other community. As a consequence thereof, casements have been created on the recorded plat that reserve to the HOA certain rights and responsibilities.

## Illustrative of same are the following in the Abbey Villas Community:

- (1) The care and maintenance of landscaping, fencing (if any), possible signage and utilines installed by Declarant in common maintenance areas along Peterman Road.
- (ii) The care and maintenance of the Common Areas north of Buffalo Creek as depicted on Exhibit B and as described herein and labeled on the recorded plat of Abbey Villas.
- (iii) The care and maintenance of the detention pend labeled "Common Maintenance Area" on Exhibit But the northeast comer of Peterman Road and Abbey Way...
- (iv) Amenities within the above two Common Areas, the Declarant (and the Association) reserve the right, but not the obligation, to provide these areas with a amenities such as fountains, gazobos and/or benches for passive enjoyment and complementary landscaping. This reservation includes the right to install gating to limit access to the Common Area north of Buffalo Creek. Any maintenance and replacement thoreafter shall be a common expense of Abbey Villas HOA.
- (v) Fencing and its maintenance around the proposed lake, if any is installed, by Declarant or the
- (vi) The cost of street lighting within the community which is typically accomplished under a arrangement.

- plus utilities installed to serve either or both signage and landscaping (vii) The care and maintenance of any entrance identification signage and landscaping
- (viii), This community's obligations for quality best management practices (BMP(s)) concerning silt control relative to the Detention Pond common area as detailed under Article VIII, Section 4.

The cost of any and all of the above obligations are inclusionary "Common Expenses." Ħ. the definition

- (s) "Member" means a Member of the Association
- Lot or Dwelling Unit; (t) "Mortgages" shall mean and refer to the holder of a recorded first mortgage lien on a
- the fee simple title to any Lot, but in any event shall not include or mean or refer to a mortgagee or tenant unless and until such mortgagee or tenant has acquired title to any Lot, but upon so acquiring title to any Lot a mortgagee or tenant shall be an Owner; (u) "Owner" shall mean and refer to the record Owner, whether one or more Persons,
- association, trust, or other legal entity, or any combination thereof; 3 "Person" shall mean and refer to an individual, firm, corporation partnership
- hereto; (w) "Properties" shall mean and refer to the real property described in Exhibit A attached
- Indiana, described in Exhibit A attached to this Declaration and subject thereto, as referred to in the first recital clause of this Declaration, and defined therein as the Real Estate; (x) "The Real Estate" shall mean and refer to the parcel of real estate in Johnson County,

with a party wall between adjoining residences (Example: Lot 1 16B Lots). Consequently, the legal, description for each Lot The description of "Abbey Villas", consists of sixteen (16) Lots for Duplexes 7 numbered 1 through 16 inclusive divisible after the foundation is poured into separately titled A and B Lots with a party well between a street of the separate of the separat Lot 16 will be divisible into 16A and Lot in this subdivision shall be as

- (y) "Restrictions" shall mean and refer to the agreements, conditions, covenants, restrictions, easements, assessments, charges, liens and all other provisions set forth in this Declaration, as the same may be amended from time to time (see Article X and Exhibit D referred to therein); "Restrictions" shall mean
- operation and enjoyment of the Real Estate and the Common Areas "Rules and Regulations" rules and regulations relative to the use, occupancy

herein attributed to them Other terms and words defined elsewhere in this Declaration shall have the meanings

### ARTICLE II

### Declaration

the Committee and of the Association with respect to these Restrictions, and also for itself, its heirs, personal representatives, successors and assigns, covenant, agree and consent to and with shall be held, transferred and occupied subject to the Restrictions as Covenants running with the Real Estate. The Owners of any Lot subject to these Restrictions, and all other Persons, by (i) acceptance of a deed conveying title thereto, or the execution of a contract for the purchase Restrictions and agreement. the Lots affected by these the Committee and of the Association with respect to these Restrictions, occupancy, each Owner and all other Persons acknowledge the rights and powers of Declarant, contained. occupancy of any Lot, shall conclusively be deemed to have accepted such deed, executed such contract and undertaken such occupancy subject to each Restriction and agreement herein Declarant, the Committee, the Association, and the thereof, whether from Declarant or a subsequent Owner of such Lot, Section 1. By acceptance of such deed, or execution of such contract, Declaration Declarant hereby Restrictions to keep, observe, Owners and subsequent Owners of each of expressly declares that the Initial Tract comply with and perform or (ii) or undertaking such by the act of such

### ARTICLE III

### Obligations of Declaran

will prior to the Applicable Date construct or provide for, the following: Section 1. Agreement to Construct Declarant has constructed or provided for, or

- (a) a storm drainage system for the Real Estate, which will include a Detention Area heretofore described, inlet pipes, open ditches, swales, pipes and other structures and drainage and drainage
- (b) the installation, in the Common Maintenance Areas and/or designated easements of the subdivision perimeter landscaping and identification signage and landscaping at the single entranceway off of and to Peterman Road and water and electric service to accommodate same;

### ARTICLE IV

## ASSOCIATION; MEMBERSHIP; VOTING; FUNCTIONS

Section 1. Membership in Association. Declarant and each Owner of a Lot shall, automatically upon becoming an Owner, be and become a Member of the Association and shall remain a Member until such time as his ownership of a Lot ceases, but membership shall ownership of a

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new Owner of his Lot; provided, however, that any Person who holds the interest of an Owner in a Lot merely as security for the performance of an obligation shall not be a Member until and unless he realizes upon his security, at which time he shall automatically be and become an Owner and a Member of the Association. terminate when such Owner ceases to be an Owner, and membership will be transferred to the

- membership, with the following voting rights: Voting Rights. The Association shall have the following classes
- determination of multiple Owners, the vote shall be equally split between the multiple Owners. Attendance at properly called Association meetings by one Member of a jointly titled Lot shall vest in such sole attending Member the entire one (I) vote. shall more than one (1) vote be cast with respect to any such Lot. determine and as amplified in the By Laws if such determination particular Lot, all such Persons shall be Members of the Association, but all of such Persons shall have only one (1) vote for such Lot, Members are entitled to vote. Class A Member shall be entitled to one (1) vote for each Lot of which such Member is the Owner with respect to each matter submitted to a vote of Members upon which the Class A Class A Members shall be all Owners except Class B Members. When which vote shall be exercised as they among themselves more than one (1) Person constitutes the Otherwise, in the absence of a is unavailable, but in no event Owner of a is the
- requiring a vote of the Members of the Association. THE CLASCEASE AND TERMINATE UPON THE FIRST TO OCCUR OF the resident agent of the Association. Each Class B Member shall be entitled to four (4) votes for each Lot of which it is the Owner on the recorded subdivision plat of the Real Estate (which is Declarant designated by Declarant as Class B Members in a written notice mailed or delivered to one and the same Class B. as the Lot confi Class B Members shall be Declarant and all successors and assigns guration on the conceptual plan (Exhibit B) on all f the Association. THE CLASS B MEMBERSHIP
- (i) THIRTY (30) DAYS AFTER THE DATE UPON WHICH THE WRITTEN RESIGNATION OF THE CLASS B MEMBERS IS DELIVERED RESIDENT AGENT OF THE ASSOCIATION, OR HHI OI
- (ii) THIRTY (30) DAYS AFTER THE DATE WHEN THE CLASS A VOTES HQUAL THE CLASS B VOTES.
- (iii) TEN (10) YEARS AFTER THE DATE OF DECLARATION. RECORDATION OF THIS

APPLICABLE DATE THE DATE APPLICABLE TO THE ABOVE IS HEREINAFTER REFERRED TO AS THE

for each Lot owned memberships, and each former Class B Member shall be entitled to one, (1) Class A for each I of our of After the Applicable Date, Class B memberships shall be ð membership Class

(32) (i.e. 16"A" and 16"B" Lots) The total possible vote for Class A Members prior to the Applicable Date is thirty-two

perform such other functions as may be designated for it to perform under this Declaration Section I matters and, to pay any other necessary expenses and costs related thereto, and to of providing for the maintenance, repair, replacement, administration, operation of the Article  ${
m III}$ Section 3. Functions. The Association has been (or will be) formed for the purpose

### ARTICLE V

### BOARD OF DIRECTORS

- to be, an Owner, or a person appointed by Declarant as provided in Section 2 of this Article V. governed and managed by the Board of Directors. No person shall be eligible to serve as a Member of the Board of Directors unless he is, or is deemed in accordance with this Declaration governed and managed by the Board of Directors. Section 1. Management. The business and affairs of the Association shall be
- incompetence of the Owner granting the same. Each Person serving on the Initial Board, whether as an original Member thereof or as a Member thereof appointed by Declarant to fill a vacancy, shall be deemed a Special Member of the Association and an Owner solely for the purpose of qualifying to act as a Member of the Board of Directors and for no other purpose. No such person serving on the Initial Board shall be deemed or considered a Member of the Association nor an Owner of a Lot for any other purpose (unless he is actually the Owner of a Lot and thereby a Member of the Association) Date determined as provided above, to exercise all of said Owner's right to vote, and to vote as Declarant determines, on all matters as to which Members of the Association are entitled to vote under the Declaration, the Articles, the Bylaws, the Act or otherwise. This appointment of Declarant as such Owner's agent, attorney in fact and proxy shall not be affected by any interest in a Dwelling Unit by any type of juridic acts inter vivos or causa mortis, or otherwise, shall be deemed to have appointed Declarant as such Owner's agent, attorney in fact and proxy, which shall be deemed coupled with an interest and irrevocable until the Applicable occurring in the Initial Board for any reason or cause whatsoever prior to such first annual meeting occurring on or after the Applicable Date determined as provided above, every such vacancy shall be filled by a person appointed by Declarant, who shall thereafter be deemed a Member of the Initial Board. Each Owner, by acceptance of a deed to a Lot, or by acquisition of any interest in a Dwelling Unit by any type of juridic acts inter vivos or causa mortis, or occurring on or or any other provision of, this Declaration, the Articles, the Bylaws or the AcBoard shall hold office until the first annual meeting of the Members of the been or shall be appointed by Declarant. Notwithstanding anything to the contrary contained in, remain the exclusive builder in Abbey Villas (herein referred to as the "Initial Board"), who has Yeager, John M. Yeager and Steven R. Morse, so long as he or his entity Morse Lifestyle LLC the persons designated or to be designated, in the Articles, d office until the first annual meeting of the Members of the Association after the Applicable Date, and (b) in the event of any vacancy or vacancies Initial Board of Directors. The initial Board the Members of the of to wit: Directors (a) the Initial Robert K shall be
- Board of Directors by more than one Person at a time constituting the multiple Owner, Person or is Section 3. of Directors, except that no single Lot or Dwelling Unit may a partnership, corporation, trust or other legal entity, Additional Qualifications. Where or a partner or an officer or trustee shall be eligible to serve on an Owner consists of more than one then one of the Persons be represented on the

#### Applicable Date. Section 4. Term of Office, Vacancy and Number of Directors After the

- the term of his election and until his successor is elected and qualified Directors shall be elected for a term of one (1) year. Each Director shall hold office throughout annual meeting membership of the Board of Directors shall be elected at each annual meeting of the Association. The Initial Board shall be deemed to be elected and re elected as the Board of Directors at each Applicable Date provided herein. until the Subject to first annual meeting of the the After the Applicable provisions of Section Date, each Member Members 2 of this occurring on Article of the `,< or after the entire Board of the
- the Board after the Applicable Date shall be a minimum of three (3) with a maximum of five (5). Number of Directors After Applicable Date. The number of Directors to serve on
- the term of the Director so removed or in respect to whom there has otherwise been a vacancy. Board, any vacancy or vacancies occurring in the Board shall be filled by a vote of a majority of the remaining Members of the Board or by vote of the Owners if a Director is removed in accordance with Section 5 of this Article V. The Director so filling a vacancy shall serve until first annual meeting following any such vacancy, a Director shall be elected for the balance of the next annual meeting of the Members and until his successor is elected Vacancies. Subject to the provisions of Section 2 of this Article V as to the Initial and qualified. At the
- Section 5. Removal of Directors. A Director or Directors, except the Members of the Initial Board, may be removed with or without cause by vote of a majority of the votes entitled to be cast at a special meeting of the Owners duly called and constituted for such purpose. In such case, his successor shall be elected at the same meeting from eligible Owners nominated at the meeting. A Director so elected shall serve until the next Owners or until his successor is duly elected and qualified. amnual meeting of the
- may employ a Managing Agent upon such terms as the reasonable and customary. The Managing Agent, if one is carrying out its duties, which include, but are not limited to: the collection and disbursement of the Common Expenses. After the Applicable Date, the Board of the Common Areas (unless the same are otherwise the responsibility or duty of Owners), and functions and duties of the Association, including but not limited to providing for the administration of the Real Estate, the management, maintenance, repair, upkeep and replacement governing body of the Association representing all of the Owners and being responsible for the functions and duties of the Association including has a line with the order of the Association including has a line with the order of the Association including has a line with the order of the Association including has a line with the order of the Association including has a line with the order of t Section 6. Duties of the Board of Directors. The Board of Directors shall be the Board employed, shall assist the Board in shall find, in its discretion,
- and Dwelling Units by utility companies); Common Areas (to the extent the same are not provided procuring of utilities used in connection and billed directly to Owners of with the Lots, Dwelling Units Lots
- the Common Expenses; assessment and collection from the Owners of the Owners' respective shares of

- the same is to be acted upon is mailed or delivered; (c) preparation of the proposed annual budget, a copy of which will be mailed or delivered to each Owner at the same time as the notice of the annual or special meeting at which
- (d) preparing and delivering annually to the Owners a full accounting of all receipts and expenses incurred in the prior year; if possible, such accounting shall be delivered to each Owner simultaneously with delivery of the proposed annual budget for the current year;
- an Owner at any time during normal business hours by reasonable pre-arrangement; affecting the Common Areas and the business and affairs of the Association, specifying and itemizing the Common Expenses; all records and vouchers shall be available for examination by keeping a current, accurate and detailed record of receipts and expenditures
- other insurance coverages as the Board, in its sole discretion, may deem necessary or advisable; Managing Agent and the Board the insurance coverages required under this Declaration and such procuring and maintaining for the benefit of the Association, the Owners, any
- Areas; and (g) paying any other necessary expenses and costs in connection with the Common
- Declaration, the Articles, the Bylaws or the Act. all duties and obligations imposed upon the Association or the Board under this
- such powers as are reasonable and necessary to accomplish the performance of their duties. These powers include, but are not limited to, the power: Section 7. Powers of the Board of Directors. The Board of Directors shall have
- (a) to employ a Managing Agent to assist the Board in performing its duties;
- judgment of the Board of Directors. (b) to purchase, lease or otherwise obtain for the Association, to enable it to perform its functions and duties, such equipment, materials, labor and services as may be necessary in the
- business and affairs of the Association; (c) to employ legal counsel, architects, Contractors, accountants and others as in the judgment of the Board of Directors may be necessary or desirable in connection with the
- (d) to employ, designate, discharge and remove such personnel as in the judgment of the Board of Directors may be necessary for the maintenance, upkeep, repair and replacement of the Common Areas, and to perform all other maintenance, upkeep, repair and replacement duties of the Association and the Board;
- Common Expenses and to pay all of such costs therefrom; to include the costs of performing all of its functions, duties and obligations as
- $\odot$ to open and maintain a bank account or accounts in the name Association;

- (g) to promulgate, adopt, revise, amend and alter from time to time such additional Rules and Regulations with respect to use, occupancy, operation and enjoyment of the Real Estate and the Common Areas (in addition to those set forth in this Declaration) including but not limited to charging uniform fees for the use of Common Areas and to set and charge fees for that copies of any such additional rules and regulations so adopted by the Board shall be late payment of assessments and fines for violations of Restrictions and Covenants and Regulations as the Board, in its discretion, deems necessary or advisable; provided, promptly delivered to all Owners; and Rules and
- subdivision plat of the Real Estate, whether such plat is heretofore or hereafter recorded and maintenance easements, shown upon, and identified as such on, or provided for in, coextensive with any one or more utility easements, maintenance and access easement, landscape television facilities and service, Common Areas with facilities for utility and similar services, including but not limited to cable (h) to grant to such public or private companies, entities or bodies as the Board may approve, such easements as may be necessary to provide the Lots, and Dwelling Units and provided that such easements are located within or
- overlaps or encroachments shall have the right to convey title of Common Area to Lot Owners to correct any
- (j) to borrow funds to perform its duties for the benefit of the Association and Owners and use the assessments as collateral, if collateral is required, to secure such financing.
- of the Owners, except that in the following cases such approval shall not be necessary; Section 8. Limitation on Board Action. After the Applicable Date, the authority of the Board to enter into contracts shall be limited to contracts involving a total expenditure of less than \$2,500.00 per year without obtaining the prior approval of a majority of the cumulative vote
- (a) contracts for replacing or restoring portions of the Common Areas damaged or destroyed by fire or other casualty where the cost thereof is payable out of insurance proceeds actually received or for which the insurance carrier as acknowledged coverage;
- (b) proposed contracts and proposed expenditures expressly set forth in the proposed annual budget as approved by the Owners at the annual meeting; and
- (c) expenditures necessary to deal with emergency conditions in which the Board of Directors reasonably believes there is insufficient time to call a meeting of the Owners.
- services as such except to such extent as may be expressly authorized by a majority vote of the Owners. The Managing Agent, if any is employed, shall be entitled to reasonable compensation for its services, the cost of which shall be a Common Expense. Section 9. Compensation. No Director shall receive any compensation for
- faith or gross negligence. The Association shall indemnify and hold harmless and defend each of the Directors against any and all liability to any person, firm or corporation arising of contracts Owners or any other Persons for any error or mistake of judgment exercised in carrying out their duties and responsibilities as Directors, except for their own individual willful misconduct, bad Non Liability of Directors. The Directors shall not be liable

contract made by them on behalf of the Association. in bad faith. It is intended that the Directors shall have no personal liability with respect to any made by the Board on behalf of the Association, unless any such contract shall have been made

or liable for negligence or misconduct by virtue of the fact that he failed or neglected to attend a meeting or meetings of the Board of Directors. actual knowledge of the falsity or incorrectness thereof; nor shall a Director (if any) or any officer or employee thereof, or any accountant, attorney or other person, firm or corporation employed by the Association to render advice or service unless such Director had records of the Association or statements or advice made by or prepared by the Managing Agent performance of his duties where, acting in good faith, shall be considered notwithstanding the adjudication in any action, suit or proceeding against a Director, no Director Director was not guilty of any action, suit or proceeding, if it shall be found by a majority vote of the Owners that such also reimburse to any such Director the reasonable costs of settlement of or judgment rendered in to matters as to which it shall be adjudged in such action, suit or proceeding that such Director is connection with any appeal therein, except as otherwise specifically provided herein in relation incurred by any action, suit or hold harmless and defend any Person, his heirs, assigns and legal representatives, made a party to liable for gross negligence or misconduct in the performance of his duties. The Association shall Association, against the reasonable expenses, including attorneys' fees, actually and necessarily him in connection with the defense of such action, suit or proceeding, or in or deemed to proceeding by Additional Indemnity of Directors. The Association shall indemnify, gross negligence or be guilty of or liable for negligence or misconduct in the reason of the fact that he misconduct. In making such findings and such Director relied on is or was a Director of the be deemed guilty of the books and

Common Expense. Board of Directors and any such bond shall specifically include protection for proceeds received for any reason by the Board. The expense of any such both other acts of fraud or dishonesty, in such sums and with such sureties as may be approved by the theft, embezzlement, forgery, misappropriation, wrongful, abstraction, willful misapplication and the Managing Agent (if any), the treasurer of the Association, and such other officers as the Board deems necessary, to provide surety bonds, indemnifying the Association against larceny, Section 12. Bond. The Board of Directors may provide surety bonds and may require any such bonds any insurance shall be

right to manage or designate perform all the functions of perform all the functions of the Association, until the Applicable Date. Declara option, engage a Managing Agent affiliated with it to perform such functions and, Declaration, Section 13 such Managing Agent shall be entitled to reasonable compensation for its services. Declarant shall have, and Declarant hereby reserves to itself, the exclusive designate a Managing Agent for the Real Estate and Common Areas, and to Initial Management. Notwithstanding anything to the contrary contained Declarant may, at its in either case,

### ARTICLE VI

## REAL ESTATE TAXES; UTILITIES

shall be paid by the Owner of such Lot. Unit or other improvements on each Lot, are to be separately assessed and taxed to each Lot and Section 1. Real Estate Taxes. Real estate taxes on each Lot, and on any Dwelling

Section 2. Utilities. Each Owner shall pay for his own utilities which, to the extent possible, shall be separately metered to each Lot and Dwelling Unit. Utilities which are not separately metered to an Owner's Lot or Dwelling Unit including utilities (if any) to community identification signage shall be treated as and paid as part of the Common Expense, unless otherwise determined by the Association

### ARTICLE VII

# ENCROACHMENTS AND EASEMENTS IN COMMON AREAS

If by reason of inexactness of construction, settling after construction, or for any other reasons, any Common Areas encroach on any Lot, an easement shall be deemed to exist and run to the Corporation for the maintenance, use and enjoyment of such Common Areas.

Each Owner shall have an easement in common with each other Owner to use all pipes, wires, ducts, cables, conduits, utility lines and other common facilities, if any, in the Common Areas and serving his Dwelling Unit

### ARTICLE VIII

### PARTY WALLS

- (a) General Rules of Law to Apply. Each wall which is built as a part of the original construction of any Dwelling Unit upon the Tract and which connects two Dwelling Units shall constitute a party wall and, to the extent not inconsistent with the provisions of this Article, the general rules of law regarding party walls and liability for property damage due to negligent or intentional or willful acts or omissions shall apply thereto.
- proportionately. maintenance of a party ල Sharing of Repair and Maintenance.

  y wall shall be shared by the The cost of reasonable Owners who make use of of the wall, repair and
- proceeds of same, any Owner who has used the wall may restore it, and if the other Owners thereafter make use of the wall, they shall contribute to the cost of restoration thereof in equal by fire or other casualty, then, to the extent that such damage is not covered by insurance maintained by any of the Owners who make use of such party wall, and repaired out of the proceeds of same, Destruction by Fire or other Casualty. If any party wall is destroyed or damaged

proportions without prejudice, however, to the right of any such Owners to call for a larger contribution from the others under any rule of law regarding liability for negligent, intentional or willful acts or omissions.

- extent that such damage is not covered and paid by the insurance provided for herein, an Owner who by his negligent or willful act causes the party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements. Weatherproofing. Notwithstanding any other provision of this Article, to the
- from any other Owner under this Article shall be appurtenant to the land and shall pass to such Owner's successors in title. **@** Right of Contribution Runs with Land. The right of any Owner to contribution
- therefore from another party, the Board of Directors of the Corporation shall elect an arbitrator choose one additional arbitrator, and the decision shall be by a majority of all the arbitrators. for the refusing party. The cost of the arbitrators shall be borne equally by the parties Should any party refuse to appoint an arbitrator within ten (10) days after (f) <u>Arbitration</u>. In the event of any dispute arising concerning a party wall, or under the provisions herein stated, each party shall choose one arbitrator, and such arbitrators shall written request

### ARTICLE IX

# MAINTENANCE OF COMMON AREAS/LOTS/DWELLING UNITS

- unless the same is otherwise the responsibility or duty of Owners of Lots shall be provided by the Corporation, however, this duty shall not include or be deemed or interpreted as a requirement that the Corporation, the Board or any Managing Agent must provide any on-site or roving guards, security service or security system Section 1. Maintenance of Common Area. Maintenance of the Common
- made by Owners in and around sidewalk and driveway areas on which snow determined by the Board and not exceed one trimming per year. It shall not include the care and maintenance of shrubs, trees which are not planted by Declarant, flowers or other plants within the Lot. The Association may provide snow removal (but no ice removal) if funding exists for the removal of snow from driveway and sidewalks or the Dwelling Units within the Lot if in the are performed by the HOA are planted as the Board's sole determination the accumulation of the grass), and the care, fertilizing, trimming, removal and replacement of trees and shrubs planted by the Declarant without any duty to water any such planting and trimming shall be Section 2. Maintenance by Corporation Relative to Lots/Dwelling Units. Re: Lot. The Corporation shall maintain the lawns on the Lot including fertilizing (a minimum of 2 times per year) and moving of the grass when necessary, but only in an area designated to be grass at the time of transfer of title to a Lot from the Declarant (but not replanting or recording of determined by the Board and not exceed one er of title to a Lot from the Declarant (but not replanting or reseeding of fertilizing, trimming, removal and replacement of trees and shrubs Owner's sole risk with no liability to the HOA. snow justifies such removal. Any plantings removal or de-icing

painting of the Dwelling Unit and shall control the color, quality and selection of the paint used Dwelling. The Board, in its sole discretion, shall determine the need for the exterior

shall also clean the gutters at least once a year but the Owner is to provide such paint and painting to the Dwelling Units exteriors The Board

and charge the Owner thereof for such cost which shall be immediately due, and shall be secured property or any part thereof in a good, clean and sanitary condition with an exterior appearance up to the general standards of Abbey Villas, the Corporation may perform any work necessary not provided by the Association in a good, clean and sanitary condition, with an appearance Assessments hereunder. which is complementary to the Subdivision. Owner shall be responsible for maintaining and keeping his Lot and all improvements thereon Corporation, Corporation's lien on the Owner's property in like manner such cleaning, repair or other work permitted herein. Owner under such conditions as its agents and employees, the right to enter upon, across and over the Maintenance of Individual Lots. Except as otherwise noted above, each Each Owner, by his acceptance of a deed to any Lot, irrevocably grants If any Owner shall fail to maintain and keep his are reasonably necessary ರ liens ರ created effect the Lot

Board, the cost of such repairs shall be immediately due and payable, and if not paid, a lien in like manner to the lien under Assessments may attach to the Owner's property, and costs of collection and reasonable attorney fees shall be added to any judgment entered on behalf of the maintenance are accelerated relative to the Association's obligations and some maintenance or other occupant or visitor of the Owner, damage is caused to the Association Under Subsection 2 Hereof. If, due to the willful, intentional or negligent acts or omissions of an Owner, or of a member of the Owner's family, or of a guest, tenant, or invitee are required, the Owner shall be required to pay for such damage. Damage to or Abuse of Common Area or Areas to be Maintained by Common Areas or repairs and Upon demand by the

including, but not limited to, access to any easements reserved, granted or created by the Abbey connection with maintenance, repairs or replacements of or to the Common Areas and items Villas subdivision plat Association (if The authorized representatives of the Association, any) shall be entitled to reasonable access to any Lot as may be required in the Board and the Managing Agent for

### ARTICLE X

## ARCHITECTURAL STANDARDS

and until the approval of the Committee has been obtained pursuant to Section 1 below clearing, excavation, grading, and outer site weak, are existing improvements, and no plantings or removal of plants, trees, or shrubs shall take place except in strict compliance with this Article, until the requirements below have been fully met, basketball goals), or any structure, storage shed, doghouse or other improvements, shall be erected on any Lot, and no construction, which term shall include within its definition staking, Nothing, including any fence, deck, retaining walls, recreational equipment (including

NOR COMMON AREAS BY OR ON BEHALF OF THE ASSOCIATION J THIS ARTICLE SHALL NOT APPLY TO THE ACTIVITIES OF THE DECLARANT, TO CONSTRUCTION OR IMPROVEMENTS OR MODIFICATIONS TO THE

THIS DECLARATION WRITTEN CONSENT SO LONG AS THE DECLARANT OWNS ANY LAND SUBJECT TO SIHI ARTICLE MAY NOT BEAMENDED WITHOUT THE DECLARANT'S

Board shall be and constitute the Committee. provided in the Bylaws. If the Bylaws do not at any time provide for the sale of 100% of the Properties, the Committee shall be a standing committee of the Association, consisting of not more than five, nor less than three, persons as may, from time to time, be INSTRUMENT IN RECORDABLE FORM EXECUTED BY THE DECLARANT. After the OF THE PROPERTIES THAT DESCRIPTION OF THE DECLARANT, or not more than five, nor less in the normal course of development and sale, the DECLARANT, or not more than five, nor less than three, persons designated by it, SHALL CONSTITUTE THE COMMITTEE AND SHALL BE NO SERVE AT THE DISCRETION OF THE DECLARANT. THERE SHALL BE NO CHIRDREN OF THIS RIGHT PRIOR TO THAT TIME EXCEPT IN A WRITTEN have exclusive jurisdiction over all construction on any portion of the Properties. UNTIL 100% OF THE PROPERTIES HAVE BEEN DEVELOPED AND CONVEYED TO PURCHASERS and established the "Abbey Villas Architectural Control Committee" ("Committee") which shall Architectural Control Committee. There shall be, and hereby is, created Committee, then the

alteration made on or to any existing structure, upon all or any portion of the Properties and such and to amend them. It shall make the guidelines and procedures available to Owners, builders, and developers who seek to engage in development of or construction, modification, addition or shall be those of the Association, and the Committee shall have sole and full authority to prepare and to amend them. It shall make the guidelines and procedures available to Owners, builders, the Lot Owner for construction. Committee, or its designee, must give written approval procedures. Copies are on file in the office of the Declarant (or the Association, as the case may behalf of the Board of Directors, design and development guidelines and application and review which are incorporated into this Declaration by reference. Section 2 and builders Approval Process .The Committee has prepared shall conduct their operations for any building contractor selected by strictly in The guidelines and procedures accordance and promulgated, therewith.

structures, topography and finish grade elevation as determined by the Committee authorization from the Committee. Such written application shall be made in the manner and Prior to any construction on any Lot, the approval of the Committee must be obtained after written application has been made to the Committee by the Owner of the Lot requesting contain requirements form prescribed from time to time by the Committee of external design to promote the standard of quality of workmanship and design with existing structures, location in relation to in its guidelines and procedures surrounding design which

- construct, place or make the requested improvement, when: Power of Disapproval. The Committee may refuse to grant permission to
- inadequate ç the plans, incomplete, specifications, or show the drawings or other material submitted proposed improvement to be violation are, themselves

Declarations, Committee the plat restrictions or any rules, regulations or guidelines adopted by tile

- (b) the design or color scheme of a proposed improvement or the materials proposed to be used are not in harmony with the general surroundings of the Lot or with adjacent buildings or structures in the sole opinion of the Committee;
- Committee, be contrary to the interest, welfare or rights of all or part of other Owners; or the proposed improvement, or any part thereof, would, in the sole opinion of the
- contrary to the preservation intent as solely determined by the Committee <u>a</u> the removal of trees in the tree preservation easements [Article 1, Section (m)] is
- notification is one of disapproval, it shall specify the reason or reasons therefore. In the event the plans shall be deemed and presumed denied additional information within 45 days after submission of all required or requested information, that the Committee fails to provide written notice of approval or to request written notice for its permanent files. All notifications to applicants shall be in writing, and in the event that such have been submitted to it. One copy of submitted material shall be retained by the Committee for proposed improvements within fifteen (15) calendar days after all required information shall Duties of Committee. The Committee shall approve or disapprove
- proposals or plans and specifications or drawings for any work done or proposed, or in connection with any other matter requiring the approval and consent of such Committee, shall not be deemed to constitute a waiver of any right to withhold approval or consent as to any additionally submitted for approval or consent similar proposals, Section 5. plans No Waiver of Future Approvals. The approval of the Committee of any and specifications, drawings, OŢ. matters whatever subsequently
- purposes of this Section, the inability to obtain approval of any governmental agency, the issuance of any permit, the terms of any financing, or the initiation of work without the required approval of the Committee shall not be considered hardships warranting a variance. variances may only be granted, however, when unique circumstances dictate and no variance shall (a) be effective unless in writing, (b) be contrary to the restrictions set forth in the body of obstructions, hardship, or aesthetic or environmental considerations require, but only in accordance with duly adopted rules and applicable zoning laws, ordinances and regulations. Such this Declaration, or (c) estop the Committee from denying a variance in other circumstances. Section 6. its guidelines and Variance. The Committee may authorize variances from compliance with procedures when circumstances such as topography,
- employee, or other invitee of an Owner who fails to comply with the terms and provisions of the guidelines and procedures promulgated by the Committee may be excluded by the Board from contained in the Bylaws. Further, if any approval required by this Declaration is not granted in the Properties without liability to any person, subject to the notice and hearing procedures writing with respect to any item prior to Compliance with Guidelines. its installation, the respective Any contractor, Owner subcontractor, thereof shall agent,

remove promptly Association. the unapproved item or structure, upon request by Declarant Ş the

suitability or advisability of the design, the engineering, the method of construction involved, or materials submitted to it, nor for any defects in any work done according thereto. Further, the Restrictions, any recorded plat governing the Real Estate or any applicable code, regulation or the materials to be used or as to the compliance of any plans submitted for approval with these approval or disapproval taken by it to have made, any representation or warranty as to the Committee shall be responsible in any way for any defect in any plans, specifications or other Committee or the Declarant does not make, and shall not be deemed by virtue of any action Section 8. Non Liability of Declarant, Committee. Neither the Declarant nor the of

or them, or on its or their behalf. Further, no such inspection or approval given by or on behalf of or responsible for defects, nonconformity or deficiencies in any work inspected or any agent or contractor employed or engaged by the Committee or the Declarant, guaranty of the work so inspected or approved the Committee or the Declarant shall be taken or regulations. However, neither the Committee, performed to assure compliance with these Restrictions, Inspection. The Committee and the Declarant may inspect work being nor any Member deemed to the plat restrictions and applicable mber thereof, nor the Declarant, nor be or constitute Ð approved by it shall be liable

entitled to any compensation for performing its duties or Section 10, No Compensation. Neither the Committee nor any of its Members shall obligations set forth in

### ARTICLE XI

# USE RESTRICTIONS/COVENANTS AND REGULATIONS

entitled to injunctive relief against any violation or attempted violation of any such covenants and restrictions, and shall, in addition, be entitled to damages for any injuries or losses resulting from any violations thereof including reasonable attorney fees, but there shall be no right or for the mutual benefit and protection of the present and future Owners and shall run with the land and inure to the benefit of and are enforceable by an Owner, or by the Association. In addition to any other remedies herein provided, present or future Owners or the Association shall be reversion or forfeiture resulting from such violation entitled to injunctive contained herein and in the Final Plat(s) of Abbey Villas. All such covenants and restrictions are hereof concerning the use and enjoyment of the Lots, Dwelling Units, Common Areas 1(h)) and Common Expenses (Article I(j)) are in addition to any other covenants or restrictions The following covenants and restrictions contained in Exhibit C attached and made a part shall be no right or

Declarant in and on the Real Estate (other than individual Dwelling Declarant shall have including, Notwithstanding anything to the contrary contained herein or in the Articles or Bylaws, but not limited to, any covenants and restrictions set mited to, any covenants and restrictions set forth herein or the right to use and maintain any Lots and Dwelling Units Unite and Lots owned by owned by otherwise,

its sole discretion may determine, as Declarant may deem advisable or necessary in its sole discretion to aid in the construction of Dwelling Units and the sale of Lots and Dwelling Units or for the conducting of any business or activity attendant thereto, including, but not limited to same from the Real Estate or all of the same from time to time as it desires. offices, management offices and business offices. for the conducting of any business or activity attendant thereto, model Dwelling Units, storage areas, construction yards, sign persons other than Declarant), all of such number and size and at such locations as Declarant in , storage areas, Declarant shall have the right to remove the Declarant shall have the right to relocate any signs, construction offices,

### ARTICLE XII

### ASSESSMENTS

received, incurred and paid during the preceding fiscal year statement of operations by the Association, which statement shall show all receipts and expenses of such fiscal year, Association and prior to the date of the annual meeting of the Association next following the end the Board shall cause to be prepared and furnish the Owners with a financial Annual Accounting. Annually, after the close of each fiscal year of the

shall be established by using generally accepted accounting principles applied on a consistent basis. The annual budget and the Regular Assessments shall, in addition, be established to include the establishment and maintenance of a replacement reserve fund for capital expenditures and replacement and repair of the Common Areas, which replacement reserve fund shall be used for those purposes and not for usual and ordinary repair expenses of the Common Areas. Such replacement reserve fund for capital expenditures and replacement repair of the Common Areas shall be maintained by the Association in a separate interest bearing account or accounts with Owners to pay the Common Expenses as herein provided, whenever determined whether before or after the annual or special meeting of the Association at which the the Owners shall not constitute a waiver of the Board of Directors to prepare a proposed annual budget and to furnish one or more banks: or savings and loan associations authorized to conduct business in Johnson County or Marion County, Indiana selected from time to time by the Board. The failure or delay approved in whole or in part or may be amended in whole or in part by a majority vote of the eligible Owners represented at such meeting; provided, however, that in no event shall such annual or special meeting of the Owners be adjourned until an annual budget is approved and adopted at such meeting, either the proposed annual budget or the proposed annual budget as submitted to the Owners at the annual or special meeting of the Association for adoption and, if so adopted, shall be the basis for the Regular Assessments (hereinafter defined) for the next ensuing fiscal year. At such annual or special meeting of the Owners, the budget may be amended, annual or special furnish a copy of such proposed budget to each Owner at or prior to the time the notice of such estimating the total amount of the Common Expenses for such next ensuing fiscal year and shall Directors shall cause to be prepared a proposed annual budget for the next ensuing fiscal year or special meeting of the Association at which the budget is to be acted upon, the The annual meeting is mailed budget, the Regular Assessments and all sums assessed by the Association Proposed Annual Budget or delivered to such Owners. or release in any Annually, on or before the date manner of the obligations of the The annual budget shall be copy thereof to of the annual Board of

percent (110 %) of such last approved budget, as a temporary budget. current fiscal year, the Owners shall continue to pay Regular Assessments based upon the last approved budget or, at the option of the Board, based upon one hundred and one hundred ten be acted upon, there is no annual budget approved by the Owners as herein provided for the

one payment or in any other manner, shall be made to the Board of Directors or the Managing Agent, as directed by the Board of Directors. against each Lot may be paid in advance other than in quarterly installments commencing on the proratably in quarterly installments payable in advance based on the date specified first day of the first month of each fiscal year. Assessment is given to the Owners. However, at the option of the Board, the Regular Assessment which date shall not be earlier than fifteen (15) days after the written notice of such Regular hereinabove expenses provided Owners. within fifteen (15) days following adoption of the final annual budget by the Owners, to reflect the assessment against each Lot be the same amount for each Lot, provided, thereby as set forth in said budget, contain a proposed assessment against each Lot, which shall based on the estimated cash requirement for the Common Expenses in the fiscal year covered the "Regular Assessment"). In the event the Regular Assessment for a particular fiscal initially based upon a temporary budget, each Regular Assessment shall be revised each Owner shall be given notice of the assessment against his respective Lot (herein The aggregate amount of the Regular Assessments shall be equal to the total amount of provided. and Regular Assessments. The annual budget as adopted by the Owners shall The Regular Assessment against each included based upon such annual budget as finally adopted by the Ħ the immediately following the adoption of the annual Payment of the Regular Assessment, whether in P

initially based upon a temporary budget, In the event the Regular Assessment for a particular fiscal year of the Association was

- payment and such next payment, and all payments thereafter during such fiscal year, whether annual or quarterly, shall be increased so that the Regular Assessment as finally determined shall be paid in full by the remaining payments due in such fiscal year, or portion of such excess applicable to the period from the first day of the current fiscal year to the date of the next payment of the Regular Assessment which is due shall be paid with such next Owners exceeds the amount of the Regular Assessment based upon the temporary budget, if the Regular Assessment based upon the final annual budget adopted by the
- credited against the next payment or payments of the Regular Assessment coming due, whet annual or quarterly, until the entire amount of such excess has been so credited: provid however, that if an Owner had paid his Regular Assessment in full in advance, then adjustments set forth under (a) above or (b) shall be made by a cash payment by, or refund to, Owner or the first day of the second month following the determination of the Regular Assessment based upon the annual budget finally adopted by the Owners. The Regu amount of such Regular Assessment may not have been made by that date. The the first day of each fiscal year of the Association, even though the final determination of the Assessment for each fiscal year of the Association shall become a lien on each separate Lot as of (b) if the Regular Assessment based upon the temporary budget exceeds the Regular Assessment based upon the final annual budget adopted by the Owners, such excess shall be in advance, then the credited: provided fact that an whether Regular

shall be responsible for providing any notice or statements to Owners for the same.

Regular Assessment is \$\_\_\_\_\_\_ per quarterly installment payable in advance. without any notice from the Board or the Association, and neither the Board nor the Association such final determinations. parties to whom any such statement may be delivered or who may rely thereon shall be bound by determination and adoption of the final budget and Regular Assessment for such year, statement is made shall state that the matters set forth therein are subject to adjustment upon adoption of the annual budget and Regular Assessment for the year with respect to which such from payment of the Regular Assessment for the Lot as finally determined, and such Owner and interest therein, shall not relieve or release such Owner or his successor as Owner of such determined, approved and adjusted as herein provided, sells, conveys or transfer his Lot or a temporary budget and thereafter, before the annual budget and Regular Assessment are finally Owner has paid his Regular Assessment for the current fiscal year in whole or in part based upon Assessment as finally determined. Any statement of unpaid assessments successor as Assessments shall pursuant to Section 2 of Article XII hereof prior to the final determination and Owner of such Lot shall be jointly and severally liable for Annual or quarterly (if so determined by the Board) installments of be due and payable automatically on their respective per quarterly installment payable in advance furnished by the The initial due dates Regular and all

ASSESSMENT, NOR SHALL BUILDERS WHO PURCHASE LOTS FOR CONSTRUCTING RESIDENCES THEREON BE OBLIGATED FOR REGULAR ASSESSMENTS, EXCEPT SUCH BUILDERS WILL ONLY BE EXCUSED FROM THIS OBLIGATION FOR A GIVEN LOT FOR A PERIOD OF SIX (6) MONTHS FROM THE DATE THE BUILDER SECURES TITLE TO SAID LOT. DECLARANT SHALL TON BE R OBLIGATED FOR REGULAR

DESIRED BY OTH Lots owned by Declarant, prorated in equal shares (herein called "Special Assessment") limiting the generality of the foregoing provisions, Special Assessments may be made Board of Directors from time to time to pay for capital expenditures and to pay for the 얶 OTHERWISE IN WRITING EXTRAORDINARY Declaration. insurance proceeds any repair or reconstruction of damage caused by fire or other casualty or disaster to the extent approval of the ASSESSMENTS assessments which, upon resolution of the Board, shall become or extraordinary nature the Act, the Board of Section 4. HHI Owners, unless otherwise provided in this Declaration, the OTHER RESPONSIBLE CHER OWNERS are AFTER AFTER THE "APPLICABLE REPAIRS TO ORIGINALLY INS are insufficient therefore under DECLARANT SHALL ONLY Special Assessments. From time to time Common Expenses of an unusual or not otherwise anticipated may arise. At such time and without the Directors shall have the full right, power and authority to make special insufficient to time to pay for capital expenditures and to pay for the cost of FOR FOR NEW INFRASTRUCTURE
UNLESS DECLARANT SPECIFI INSTALLED INFRASTRUCTURE, BUT BEthe DATE" RESPONSIBLE circumstances described SPECIFICALLY AMENITIES lien on each Lot, OCCASIONED may be made by the Articles, the Bylaws FOR but not on SPECIAL . Without ₽.

## Section 5. Failure of Owner to Pay Assessments

and repair of the Common Areas and items deemed Maintenance Expense Assessments, No Owner may exempt himself from paying Regular Assessments and Special from contributing toward the expenses of administration Areas for purposes of and o maintenance

rate equal to the "prime interest rate" then in effect as publicly announced or published by Bank One or its successors (or if said Bank is no longer in existence, then such rate charged by another national bank in Marion County, Indiana selected by the Board) plus 4% but in no event more than the maximum rate allowable under applicable usury laws attorneys' fees) and interest from the date such Assessments or charges were due, until paid, at a all of the costs and expenses of such action incurred (including but not limited to reasonable action to recover a Regular Assessment or Special Assessment, or any other charges due the option, bring a suit to recover a money judgment for any unpaid Regular Assessment or Special and payable, notwithstanding any other provisions hereof to the contrary. The Board may, at its Association, whether by foreclosure or otherwise, the Board, for and on behalf of the Association, shall be entitled to recover from the Owner of the respective Lot and Dwelling Unit Association, Assessment without foreclosing (and without thereby waiving) the lien securing the same. In any accelerate manner as mechanic liens. Lots and Dwelling Units thereon. If any Owner shall fail, refuse or neglect to make any payment of any Regular Assessments or Special Assessments against his Lot when due, the lien for such shall be joint and several. Regular and special assessments should constitute a lien against the shall be personally liable for the payment of all Regular and Special Assessments against his Lot. enjoyment of the Common Areas or by abandonment of the Lot belonging to him. Each Owner Assessment on the Owner's Lot and Dwelling Unit may be filed and foreclosed Where the Owner constitutes or consists of more than one Person, maintenance, behalf of the Association as a mechanic's lien on real property and enforced in like Assessments or Special Assessments, when due, the entire balance of the unpaid Assessments and declare the same immediately due and toward any other expense lawfully agreed upon, by waiver of the use of Upon the failure of an Owner to make timely payments of any such the Board may, in its discretion, the liability of such Persons by the Board for

- (including the party acquiring the subject Lot and Dwelling Unit from which it arose). personally liable therefore, be deemed to be a Common Expense, collectible from all Owners conveyance shall relieve the Lot and Dwelling Unit or the purchaser at such foreclosure sale, Assessment or Special Assessment or other changes as to such installments which became due prior to such sale, transfer or conveyance; provided, however, that the extinguishment of such grantee in the event of conveyance in lieu thereof, from liability for any installments of Regular lien shall not relieve the prior Owner from personal liability therefore. mortgage foreclosures, conveyance to any person at a public sale in the Declaration, the Articles or the Bylaws, any sale or transfer of a Lot and Dwelling Unit to a Montoagee nursuant to a foreclosure on its mortgage or conveyance in lieu thereof, or a Assessments or Special Assessments or other charges thereafter becoming due or from the ਭ the lien for which has Such unpaid share of any Regular Assessments or Notwithstanding anything contained in this shall extinguish the lien of any unpaid installment of been divested as aforesaid, shall, if not collected from the party manner provided by law Section Special Assessments or other No such sale, transfer or 10 elsewhere with respect any Regular S
- Common Areas for a period not exceeding 60 days for each separate non-payment charging a late fee of \$23.00 per month of delinquency to among other things, cover the administrative expense of addressing the delinquency and also deny such Member the use of the committee Association may disqualify a delinquent Owner from his right to vote and to hold office or committee membership in the Association while Assessment are delinquent in addition to addition to the remedies Association while Assessment above stated for failure to pay assessments, are delinquent Ħ addition the

Applicable Date agency, power of attorney and proxy granted to the Declarant by each Owner pursuant to Section be established by the Initial Board without meetings of or concurrence of the Owners. contrary contained herein, in the Articles, in the Bylaws, in the Act or otherwise, until the Applicable Date the annual budget and all Regular Assessments and Special Assessments shall of Article V hereof shall be deemed to cover and include each Owner's right to vote on and Section 6. annual budget and any Regular Assessments and Special Assessments until the Initial Budgets and Assessments. Notwithstanding anything to

so conveyed by Declarant shall be paid by each purchaser upon such conveyance. of the Regular Assessment for the balance of the fiscal year of the Association against each Lot accrue from the date each Lot is conveyed by Declarant to another Person, and a prorated portion specifically detailed become a lien on any such Lot or other portion of the Real Estate owned by Declarant, except as Declarant while the same or payable by Declarant with respect to any Lot or other portion of the Real Estate owned by Further, until the Applicable Date and notwithstanding the foregoing or anything else contained herein, no Regular Assessments, Special Assessments or other charges shall be owed in subsection 3(c) is owned by Declarant, herein. Assessments against a Lot shall commence to nor shall any such Assessments or Charges

services deemed necessary by the Board and used by the Corporation for payment of, or reimbursement to Declarant for advances made working capital and "START-UP FUND", an amount equal to one-sixth (1/6) of the then current annual Regular Assessment against such Lot, which payment shall be non-refundable and shall in addition to any other amounts then owed or due to the Corporation, as initial conveyance of each Lot by Declarant to another person (except for builders who purchase have cash available to to pay, expenses of Corporation with respect to such Lot. Lots for constructing residences thereon), the purchaser of such Lot shall pay to the Corporation, be considered the Corporation for its early period of operation, to enable the Corporation to as an advance Initial Working Capital and Startup Fund. meet unforeseen expenditures, or to acquire additional equipment or payment of any Assessment or other Such working capital and START-UP FUND shall be held Upon the closing of the a contribution to its charge owed

### ARTICLE XIII

### MORTGAGES

Mortgagee shall be entitled to vote on any matter to which he otherwise may be entitled by virtue furnished to the Secretary, either by the Owner or the Mortgagee, no notice to any Mortgagee as may be otherwise required by this Declaration, the Bylaws or otherwise shall be required and no effectively given if mailed to such Mortgagee at the address shown in such record or in the time provided. Unless notification of any such mortgage and the name and address of Mortgagee are Mortgagee pursuant to the terms of this Declaration, the Bylaws or otherwise shall of the Mortgagee, shall be maintained by the Secretary and any notice required to be given to the his Lot, or the Mortgagee, may notify the Secretary of the Association thereof and provide the name and address of the Mortgagee. A record of each such first mortgage, and name and address Section 1. Notice to Association. Any Owner who places a first mortgage lien upon be deemed

mortgage, or otherwise. of this Declaration, the Bylaws, a proxy granted to such Mortgage in connection with the

borrower under this Declaration or the Bylaws which is not cured within sixty (60) days. Association with its name and address as hereinabove provided, furnish such Mortgagee with written notice of any default in the performance by its borrower of any obligations of such The Association shall, upon written request of a Mortgagee who has furnished the

of Article XII hereof. assessments may be adjusted upon adoption of the final annual budget, as referred to in Section 3 of the Lot shall not be liable for nor shall the Lot conveyed be subject to a lien for any unpaid statement shall be binding upon the Association and the Owners, and any Mortgagee or grantee the unpaid Regular Assessments or Special Assessments or other charges against the Lot, which Mortgagee, a proposed mortgagee, or a proposed purchaser a statement setting forth the amount or purchase a Lot, furnish to such Mortgagee or purchaser a statement setting forth the amount or other charges against the Lot, which assessments or charges in excess of the amounts set forth a proposed mortgagee, or a proposed purchaser who has a contractual right to Notice of Unpaid Assessments. The Association shall, upon request of a in such statement except as such

### ARTICLE XIV

### INSURANCE

#### Preface

THIS ARTICLE (INSURANCE), THE ASSOCIATION WILL SEEK TO OBTAIN THE COVERAGES INDICATED SUBJECT HOWEVER TO THE LIMITATION OF WHAT'S AVAILABLE FROM INSURANCE CARRIERS FOR ABBEY VILLAS COUPLED WITH CONSIDERATION AS TO EXCEPTIONS AND EXCLUSIONS OF COVERAGE, AND DEDUCTIBLES TO MAINTAIN CONTROL OF THIS ITEM OF COMMON EXPENSE NOTWITHSTANDING ANYTHING TO THE CONTRARY IN

PURCHASE BY INSURANCE RECOMMENDATIONS AND WILL SUPPLY OWNERS WITH A SUMMARY FROM THE ASSOCIATION'S INSURANCE PROFESSIONAL WEHCH WE URGE OWNERS TO SHARE AND CHALLENGE THEIR THE THE ASSOCIATION WELCOMES THE OWNERS' INPUT
REGARDING THE BEST COVERAGE FOR THE BEST PRICE ASSOCIATION WELCOMES THE INSURANCE (GAP OWNERS AND ANY OR S OTHERWISE) ADVISABLE O.I. PROFESSIONAL THEIR FOR ADDITIONAL REQUIRED DIRECT INPUI FOR



be responsible for reviewing at least annually the amount and type of such insurance and shall purchase such additional insurance as is necessary to provide the insurance required above. If deemed advisable by the Board, the Board may cause such full replacement value to be determined by a qualified appraiser, The cost of any such appraisal shall be a Common Expense. Such insurance coverage shall name the Association as the insured, "for the benefit of each Such insurance coverage shall name the Association as the insured," consonant with the full replacement value of the improvements, if any, which, in whole or in part, comprise the Common Areas. If the Board of Directors can obtain such coverage for reasonable amounts they shall also obtain. "special form" coverage, The Board of Directors shall Owner (to the extent, ff any, that individual Owners have an independent interest in the property policy affording fire and extended coverage insurance insuring the Common Areas in an amount Section 1. Casualty Insurance. The Association shall so a master casualty insurance

shall be to receive such proceeds as am paid and to hold the same for the purposes elsewhere stated herein, and for the benefit of the Owners. The proceeds shall be used or distributed by the Association or the Board, as appropriate, only in accordance with the provisions of this All proceeds payable as a result of casualty losses sustained which are covered by insurance purchased by the Association as hereinabove set forth shall be paid to it or to the Board of Directors. In the event that the Board of Directors has not posted surety bonds for the faithful performance of their duties as such Directors or if such bonds do not exceed the funds result of such loss. The sole duty on the Board in connection with any the loss, before the Board shall be entitled to receive the proceeds of the insurance payable as performance of its duties in an amount to be determined by the Board, but not less than 150% of resulting in a which will come into its hands, and there is damage to a part or all of the loss, the Board of Directors shall obtain accordance with the provisions of this and post a bond for the such insurance proceeds Common Areas

the extent the same are obtainable) contain provisions that the insurer (a) waives its right to subrogation as to any claim against the Association, the Board of Directors, its agents and employees, owners, their respective agents and guests, and (b) waives any defense based on the invalidity arising from the acts of the insured, and providing further, if the Board of Directors is able to obtain such insurance upon reasonable terms (i) that the insurer shall not be entitled to contribution against casualty insurance which may be purchased by individual Owners, and (ii) that notwithstanding any provision thereof giving the insurer an election to restore damage in lieu of a cash settlement, such option shall not be exercisable in the event the Association does not elect to restore. Such master casualty insurance policy, and "special form" coverage ff obtained, shall (to ent the same are obtainable) contain provisions that the insurer (a) waives its right to

\$1,000,000.00 per occurrence. Such comprehensive public liability insurance policy shall cover all of the Common Areas and shall insure the Association, the Board of Directors, Officers, any committee or organ of the Association or Board, any Managing Agent appointed or employed by the or organ of the Association or Board, any Managing Agent appointed or employed by the Association, the Declarant and all persons acting or who may come to act as agents or employees of any of the foregoing with respect to the Real Estate, all Owners of Lots and all other persons entitled to occupy any Lot or Dwelling Unit. Such public liability insurance policy shall contain shall deem appropriate from comprehensive public liability insurance policy in such amount or amounts as the Board of Directors Section 2. Public Liability Insurance time to time, but in any event with a minimum The Association shall also purchase combined limit of

policy shall contain a "severability of interest" clause or endorsement which shall preclude the insurer from denying the claim of an Owner because of negligent acts of the Association or other

Directors the proceeds of which are payable to the Board or the Association. adjust with the insurance companies all losses under the policies purchased by the Board of Owner, the Association, the Board of Directors and any Managing Agent acting on behalf of the insured party against another insured party. Such insurance shall inure policies. Such insurance coverage shall also provide for and cover cross liability claims of one insurance time to time deem necessary, advisable or appropriate, including but not limited to, occupational disease insurance, and such other insurance as the Board of Directors may from Association. required by law to be maintained, Section 3. on vehicles owned or leased by the Association and officers' and directors' liability Each Owner shall be deemed to have delegated to the Board of Directors his right to Other Insurance. The Association shall also obtain any other insurance including but not limited to workmen's compensation and to the benefit of each liability

described shall be paid by the Association as part of the Common Expenses. Upon Owner or mortgagee with a description of the insurance coverage maintained by the Association. Owner or Mortgagee whose interest may be affected thereby, the Association shall Section 4. General Provisions. The premiums for all insurance request of any provide such hereinabove

shall any distribution of insurance proceeds or condemnation awards be made by the Association to any Owners or Mortgagees if to do so would be in violation of the Act or if the same would constitute a distribution of earnings, profits or pecuniary gain to the Members of the Association; in any such event, any such insurance proceeds or condemnation awards shall be retained by the Association for use in the payment of its expenses of operation. any taking of any of the Common Areas. Notwithstanding the distribution shall also apply to the distribution of any condemnation awards in connection with insurance or insurance policy as it applies to such Owner's share of such proceeds. In such event any remittances shall be to the Owner and his Mortgagee jointly. The same method of Directors directly to an Owner where there is a mortgagee endorsement on the no event shall any distribution of insurance proceeds be made by the Board foregoing, under no circumstances he certificate of of

may obtain such additional insurance as he deems necessary or desirable, at his own expense, affording coverage upon his personal property, his Lot, his Dwelling Unit, the contents of his Dwelling Unit, his personal property stored anywhere on the Real Estate, and for his personal liability, but all such insurance shall contain the same provisions for waiver of subrogation as referred to in the foregoing provisions for the master casualty insurance policy to be obtained by the Association. OWNERS OF ADJOINED DWELLING UNITS ARE STRONGLY URGED TO SEEK A COMMON INSURANCE CARRIER Section 5 Insurance by Owners. Each Owner shall be solely responsible for and

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### ARTICLE XV

## CASUALTY AND RESTORATION

other casualty or disaster, the Association shall promptly cause the same to be repaired and reconstructed. The proceeds of insurance carried by the Association, if any, shall be applied to the cost of such repair and reconstruction. In the event of damage to or destruction of any of the Common Areas due to fire or any asualty or disaster, the Association shall promptly cause the same to be repaired and

of insurance proceeds received, if any) shall be assessed by the Association against all these areas, or in the event there are no insurance proceeds, the cost for restoring the damage and of the Common Expenses Owners in equal shares. Any such amounts assessed against the Owners shall be assessed as part repairing and reconstructing these areas so damaged or destroyed (or the costs thereof in excess or any other casualty or disaster are not adequate to cover the cost of repair and reconstruction o If the insurance proceeds, if any, received by the Association as a result of any such fire and shall constitute a lien from the time of assessment as provided of the

construction or rebuilding the Common Areas and/or maintenance expense areas (if any) to as near as possible the same condition as they existed immediately prior to the damage or destruction and with the same architecture and materials. purposes of this Article, repair, reconstruction and restoration shall mean

professional fees damaged property in a condition as which the Board of Directors Immediately after a fire or other casualty or disaster causing damage to any property for the Board of Directors or Association has the responsibility of maintenance and repair der, the Board shall obtain reliable and detailed estimates of the cost to replace the y in a condition as good as that and premiums for such bonds as the Board of Directors desires or deems

either substantially in accordance with the plans and specifications or as the repair of any of the Common Areas shall not constitute a claim or basis of a proceeding or action by the Owner upon whose Lot such encroachment exists, provided that such reconstruction was were originally constructed. Encroachments upon any Lot which may be created as a result of such reconstruction or Common Areas

### ARTICLE XVI

## AMENDMENT OF DECLARATION

- to this Declaration shall be proposed and adopted in the following manner: Section 1. Generally. Except as otherwise provided in this Declaration amendments
- (a) Notice. Notice of the subject matter of any proposed amendment shall be included in the notice of the meeting at which the proposed amendment is to be considered.

- Owners. (b) **Resolution**. A resolution to adopt a proposed amendment may be proposed by the Board of Directors or Owners having in the aggregate at least a majority of the votes of all
- Bylaws (c) Meeting. The resolution concerning a proposed amendment must be adopted by the designated vote at a meeting duly called and held in accordance with the provisions of the
- provisions hereof. event any Lot or Dwelling Unit is subject to a first mortgage, the Mortgage shall be notified of given prior notice of its mortgage interest to the Board of Directors in accordance the meeting and the proposed amendment in the same manner as an Owner if the Mortgagee has vote of not less than seventy percent (70% in the aggregate of the votes of all Owners). Adoption. Any proposed amendment to this Declaration must be approved by a
- Committee and providing for its functions, without, in each or any of such circumstances, the unanimous approval of all Owners and of all Mortgagees whose mortgage interests have been made known to the Board of Directors in accordance with the provisions of the Declaration. or any other casualty or disaster, or (4) the provisions of this Declaration establishing the this Declaration with respect to reconstruction or repair of the changes (1) the applicable share of an Owner's liability for the Common Expenses, or the method of determining the same, or (2) the provisions of Article XIV of this Declaration with respect to casualty insurance to be maintained by the Association, or (3) the provisions of Article XV of Special Amendments. No amendment to this Declaration shall be adopted which Common Areas in the event of fire
- Marion County, Indiana, and such amendment shall not become effective until so recorded President and Secretary of the Association and shall be recorded in the office of the Recorder of Recording. Each amendment to the Declaration shall be executed by the
- or any supplement or amendment thereto, (g) to clarify, further define or limit any easement, or restrictions, (f) to correct clerical or typographical errors in this Declaration or any insurance rating bureaus or organizations which perform (or may in the future Perform) function similar to those performed by such agencies or entities, to subject additional property to these Urban Development, the Veterans Administration performs other public, quasi public or private entity which performs functions similar to those currently performed by such enterprise similar to those agencies or entities to make, purchase, sell, insure or guarantee first mortgages covering Lots and Marion County, Indiana, and if such amendment or supplement is made (a) to comply with requirements of the Federal National Mortgage Association, the Government National Mortgage Association, the Federal Home Loan Mortgage Association, the Department of Housing and Urban Development, the Veterans Administration, or any other governmental agency or any Section 2. Amendments by Declarant Only. Notwithstanding the foregoing or anything else contained herein, the Declarant shall have and hereby reserves the right and power acting alone and without the consent or approval of the Owners, the Association, the Board of Directors, any Mortgagees or any other Person to amend or supplement this Declaration at any time and from time to time if Declarant records the modification in the Office of the Recorder of Marion County, Indiana, and if such amendment or supplement is made (a) to comply with requirements, (d) to comply with or satisfy the requirements of any insurance Units, <u></u> to bring this Declaration into compliance with any governmental performs (or may in the future perform) such entities, (b) to induce any of such I property to these any Exhibit hereto underwriters,

Declarant no longer holds or controls title to any part or portion of the Real Estate act pursuant to rights reserved or granted under this Section 2 shall terminate at such time as the grant and acknowledgment of, and a consent to the reservation of, the power to the Declarant to instrument affecting a Lot or Dwelling Unit and the acceptance thereof shall be deemed to be a vote in favor of, make, execute and record any such amendments. The right of the Declarant to amendments described in this Section 2 or behalf of each Owner as proxy or attorney in fact by (and granted by each Owner to) the Declarant to vote in favor of, make, or consent to any jurisdiction. In furtherance of the foregoing, a power coupled with an interest is hereby reserved including applicable laws, ordinances, regulations or orders of any municipality or court having covenants, conditions, terms or provisions hereof but (A) does not materially obligation(s) of any Owner under any covenant, condition, term or provision otherwise exercise any rights reserved herein, or (h) change the substance of one or more covenants, conditions, terms or provisions hereof but (A) does not materially increase the Owner's consent or case may be. Each deed, mortgage, trust deed, other evidence of obligation, (B) is necessary to comply with a bona fide governmental requirement, without such

### ARTICLE XVII

## ACCEPTANCE AND RATIFICATION

constitute an agreement that the provisions of this Declaration, the Articles, the Bylaws and rules, regulations and guidelines, as each may be amended, or supplemented from time to time, are accepted and ratified by such Owner, tenant or occupant, and all such provisions shall be covenants running with the land and shall bind any Person having at any time any interest or Persons who may own, occupy, use, enjoy or control a Lot or Dwelling Unit or any part of the Real Estate in any manner shall be subject to this Declaration, the Articles, the Bylaws, and the regulations and guidelines jurisdiction) the Committee, from time to time and stipulated at estate in an Lot or Dwelling Unit or the Real Estate, all as though such provisions jurisdiction) the Committee, as each may be amended or supplemented from time to time. The acceptance of a deed of conveyance of the act of occupancy of any Lot or Dwelling Unit shall Dwelling Units, and other Persons claiming by, through or under them, shall comply with the provisions of this Declaration, the Articles, the regulations All present and future Owners, Mortgagees, tenants and occupants of length in each and every deed, conveyance, mortgage or lease thereof. and guidelines applicable thereto as each may be amended or supplemented as adopted by the Board of Directors and (to the extent of its), as each may be amended or supplemental care. shall be subject to and the Lots were recited

### ARTICLE XVIII

### NEGLICENCE

proceeds of insurance carried by the Association. An Owner shall pay the amount of any increase rendered necessary by his negligence or by that of any member of his family his or their guests, employees, agents, invitees or lessees, to the extent that such expense is not covered by the Each Owner shall be liable for the expense of any maintenance, repair or or lessees, to the extent that such expense is not covered by the replacement

thereof by any member of his family or his or their guests, employees, agents, invitees or tenants in insurance premiums occasioned by his violation of any of the Restrictions or any violation

### ARTICLE XIX

## BENEFIT AND ENFORCEMENT

hereby created or granted unless all persons entitled to the beneficial use of such easement shall to that effect signed by the Lot Owners voting in favor of such change has been recorded; provided, however, that no change or termination of said covenants shall affect any easement change (or terminate) said covenants in whole or in part and on the condition that an instrument after fifteen (15) years a majority of the then Owners of the Lots in this subdivision agree to shall be automatically extended for successive periods of ten (10) years each, unless at any time twenty five (25) years from the date these covenants are recorded, at which time said covenants land, and shall be binding on all parties and all persons claiming under them for a period of Covenants Appurtenant to Land. These covenants are to run with the

to enforce any covenant herein, thereafter. Notwithstanding the foregoing, any violation of these covenants or the Declaration may be waived by a majority of the then Owners of the Lots in this no way affect any of the other provisions which shall remain in full force and effect. Failure to enforce any specific requirement of the covenant shall not be considered as a waiver of the right to be in violation. Invalidation of any one of these covenants by judgment or court order shall in covenants and restrictions shall be the financial responsibility of the Lot Owner or Owners found violation hereof. restrictions contained herein either to prevent such person or persons from doing so, or to recover damages or other dues for such violation, or to require the removal of structures erected in property situated in this subdivision to prosecute any proceedings at law or in equity against the Committee (as to matters for which it has responsibility) or any other person owning any real or persons violating, or attempting to violate any covenant, All costs of litigation and attorneys' fees resulting from Prosecution of Violations. It shall be lawful for the Association, conditions violation of these provisions or

paid when required, will be processed in the same manner as assessments. at a chargeable rate of up to one hundred dollars (\$100.00) per violation per impose a fine, in whole or in part, with each day after the cure period being a separate violation time period established by the Association to cure or conform, disqualify the voting rights and right to hold office while the violation continues and may further in the Board's sole discretion, The Association may as respects an Owner who violates these restrictions and/or Rules and Regulations, after written notice to the Owner detailing the nature of the violation with a day. I his fine, if not

### ARTICLE XX

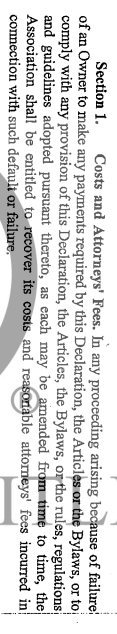
### RESERVATION OF RIGHTS

to the applicable Date and the Association after the applicable Date reserve the right to lessen assessments by disposing of the "Common Are" north of Buffalo Creek in any manner hereinafter detailed, including but not limited to: In addition to any rights heretofore or hereafter reserved by Declarant the Declarant prior

- (a) dedication to municipal government for park purposes;
- or their Homeowner's Association. the sale of this entire common area to adjoining homeowners in Woodcreek

### ARTICLE XXI

### MISCELLANEOUS



- Section 2. Waiver. No Owner may exempt himself from liability for his contribution toward the Common Expenses by waiver of the use of enjoyment of any of the Common Areas or by abandonment of his Lot or Dwelling Unit.
- Section 3. Severability Clause. The invalidity of any dovenant, restriction, condition, limitation or other provision of this Declaration, the Articles or the Bylaws shall not impair or affect in any manner the validity, enforceability or effect of the rest of this Declaration, the Articles or the Bylaws and each shall be enforceable to the greatest extent permitted by law.
- appropriate herein shall, unless Section 4. Words in the context clearly requires the contrary, be deemed to refer to and include all in the singular shall include and refer to the plural, and vice versa, as Pronouns. Any reference to the masculine, feminine or neuter gender
- Section 5. Interpretation. The captions and titles of the various articles, sections, sub sections, paragraphs and subparagraphs of this Declaration are inserted herein for ease and convenience of reference only and shall not be used as an aid in interpreting or construing this Declaration or any provision hereof
- accordance with provisions of this Declaration and the rules or regulations Section 6. Delegation of Use of the Common Areas. Any Member may delegate, in promulgated by the

Association, his right of enjoyment, and use of the Common Areas to members of his family, his tenants or contract purchasers who reside on any Lot

Section 7. The Plat. The Final Plat of the Exhibit A realty of Abbey Villas, that is the Tract in this Declaration, has been recorded as Instrument #2007-008429 in the Office of the Recorder of Johnson County, Indiana.

Declarant herein, has executed this Declaration on the day and year first hereinabove set forth. IN WITNESS WHEREOF, RKY Development, LLC, by its duly authorized Manager,

### RKY Development, LLC

	By: Kelert K. Gleager. ngshayen Robert K. Yeager, Mangager
	E
STATE OF INDIANA	
COUNTY OF MARION	
Before me, a Notary	Before me, a Notary Public in and for said County and State, personally appeared Robert K. Veager, the Manager of RKY Development. L.C. who acknowledged the execution of the
above and foregoing instru	above and foregoing instrument for and on behalf of said limited liability company, and, who
having been duly sworn sta	having been divivision stated that any representations contained therein are true.

My Commission Expires:

WITNESS my

hand and Notarial Seal this

of

2007.

This instrument was prepared by:

Raymond Good

Printed

Resident of

County

I affirm, under the penalties for perjury, that I have taken reasonable care to number in this document, unless required by law. ach Social Security

LEWIS & KAPPES, P.C.
One American Square, Suite 2500
Indianapolis, IN 46282
(317) 639-1210

### ABBEY VILLAS

### DESCRIPTION

PART OF THE WEST HALF OF THE NORTHWEST QUARTER OF SECTION 26 AND PART OF THE NORTHEAST QUARTER OF SECTION 27, ALL BEING IN TOWNSHIP 14 NORTH, RANGE 3 EAST, JOHNSON COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHEAST CORNER OF SAID SECTION 27, RUNNING THENCE NORTH 89 DEGREES 35 MINUTES WEST AND ALONG THE NORTH LINE THEREOF, 14.46 FEET TO THE EAST RIGHT OF WAY OF THE ILLINOIS CENTRAL RAILROAD; THENCE SOUTH 01 DEGREES 20 MINUTES 31 SECONDS WEST AND ALONG SAID RIGHT OF WAY LINE 1029.93 FEET TO THE POINT OF BEGINNING OF THE HEREIN DESCRIBED PARCEL; THENCE SOUTH 09 DEGREES 53 MINUTES 51 SECONDS EAST 728.73 FEET; THENCE SOUTH 09 DEGREES 52 MINUTES 46 SECONDS EAST 343.15 FEET; THENCE NORTH 80 DEGREES 57 MINUTES 45 SECONDS EAST 343.15 FEET; THENCE NORTH 80 DEGREES 57 MINUTES 45 SECONDS WEST 749.30 FEET TO THE EASTERLY RIGHT OF WAY LINE OF THE ILLINOIS CENTRAL RAILROAD, SAID POINT BEING ON A CURVE TO THE RIGHT WHOSE RADIUS POINT BEARS NORTH 75 DEGREES 25 MINUTES 30 SECONDS; THENCE NORTHWESTERLY ALONG SAID CURVE AND ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTH 88 DEGREES 39 MINUTES 30 SECONDS; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTH 97 SECONDS SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 372.13 FEET; THENCE NORTHWESTERLY ALONG SAID RIGHT OF WAY LINE 30.07 FEET TO THE POINT OF BEGINNING, CONTAINING 10.306 ACRES, MORE OR SECONDS

SUBJECT ಠ EASEMENTS AND RIGHTS OF WAYS



GREENWOOD B FAX 317-88 8604-19 BI-4089A 46142

LAND SURVEYING, LAND DEVELOPMENT & BUILDER'S SERVICES

#### INDIANA RAILROAD PETERMAN ROAD LAND SURVEYING, LAND DEVELOPMENT & BUILDER'S SERVICES 16 WEST COUNTY LINE ROAD, GREENWOOD INDIANA OFFICE - 317-881-3898 FAX 317-881-4090 Exhibit "A" for Legal KRISTI COURT XHIB. 14 ABBEY VILLAS KRISTI WAY 13 12 2 5 Description ယ >> 9 00 46142

### EXHIBIT C

## Abbey Villas COVENANTS AND RESTRICTIONS

likewise defined herein. The words defined in the Declaration of Covenants and Restrictions for Abbey Villas are

Section 1. Declarant's and the Association's Right to Perform Certain Maintenance and Removal. In the event that any Owner of a Lot shall fail to maintain his Lot and any improvements, or remove any unauthorized item or structure, situated thereon in accordance with any maintenance work performed hereunder. any of its agents, employees or contractors, shall be liable for any damage which may result from provisions contained in any such plat. The cost thereof to the Declarant or the Association shall improvements situated thereon, if any, conform to the requirements of these Restrictions and the employees or contractors, the provisions of these Restrictions and the provisions of any recorded plat of the Real Estate, th be collected as a special assessment against such Owner and his Lot in the manner provided fo remove or perform such other acts as may be reasonably necessary, to make such Lot and for the collection of Common Expenses. until the Applicable Date, should have the right to enter upon said Lot and repair, mow, and, thereafter, the Association through its agents and Neither the Declarant nor the Association, no , clean

Section 2. Ditches and Swales and Erosion Control. It shall be the duty of the Owne of any Lot on which any part of an open storm drainage ditch or swale is situated to keep sucle portion thereof as may be situated upon his Lot continuously unobstructed (both by Lot to establish as needed and to maintain all erosion control on his or her respective Lot. improvements and plant material) and in good repair, and to provide for the installation of such culverts upon said Lot as may be reasonably necessary. It shall be the duty of the Owner of any

Section 3. Drilling. No oil or water drillings, oil development operations, oil refining quarries or mining operations of any kind shall be permitted upon or in any Lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any Lot. No derrick or other structure designed for use in boring for oil, water or natural gas shall be erected maintained or permitted on any Lot.

responsibility to maintain and comply with all building and site finish ground elevations and crosion control as finally required and approved by the Johnson County Drainage Board and the Department of Planning and Zoning as evidenced upon the final construction plans for the development of this subdivision. Section 4. Ground Elevations and Erosion Control. It shall be the Lot Owner

the rate of insurance on any Common Areas. No Owner shall permit anything to be done or kep in his Dwelling Unit or on his Lot which will result in a cancellation of insurance on any part of Dwelling Unit, or on any Lot, or on any of the Common Areas, which will cause an increase the rate of insurance on any Common Areas. Section 5 Insurance Impact. Nothing shall be done or kept by an Owner in

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of any insurance underwriting or rating bureau the Common Areas, or which would be in violation of any law or ordinance or the requirements

Section 6. Landscape Easements. There are strips and areas of ground shown titled as various easements on the Final Plat for the Real Estate which are hereby reserved for the use of owners of lots to the extent and limited for the purposes set forth in the Declaration and for the maintenance unless it elects to do so. of rights to the Declarant shall not impose an obligation on the Declarant to made by the Declarant or Association in any such "Landscape Easement" be done anything which will obstruct or interfere with or remove any installations or landscapin subject to the foregoing rights of the Declarant and the Association and shall not do or permit to such lots affected by any such and areas by the owner of any lot subject to any such "Landscape Easement" or by the Declarant and approved by the Committee) shall be erected or maintained on said strip no permanent or other structure (except walls, sidewalks and fences otherwise permitted hereby owners, pursuant to the requirements of the Declarations, or matters detailed in Item (1)(h) requiring maintenance use of Declarant and Association for the installation, maintenance, repair and replacement of the "Landscape Easement" Except as installed and maintained by lot ons, or by Declarant and the Association, shall take and hold title The foregoing , and the owners foregoing grant undertake such ಕ their lots

conditions, shall not be pursued or undertaken on any part of the Properties. No waste shall committed in any Dwelling or on any Lot. Each Owner shall: without limiting the generality of the forgoing, the assembly and disassembly of motor vehicles and other mechanical devices, which might tend to cause disorderly, unsightly, or unkempted each Owner to prevent the occurrence of any unclean, unhealthy, unsightly, or unkemp condition on his or her Lot except the mowing and fertilizing are the responsibility of the HOz as detailed in the Declaration. The pursuit of hobbies or other activities, including specifically Section 7. Maintenance of Lots and Improvements. It shall be the responsibility o

- (i) Remove all debris or rubbish;
- (ii) Prevent the existence of any other condition that reasonably or diminish the aesthetic appearance of the Real Estate; tends to detract from
- (iii) Cut down and remove dead trees;
- areas; (iv) applicable, prevent debris and foreign material from entering drainage
- to avoid their becoming unsightly  $\exists$ Keep the exterior of all improvements in such a state of repair or maintenance as

determination of whether the Dwel made by the Committee and such completion residential purposes or human habitation until it shall have been substantially completed. Prohibited. Occupancy Permit from government is involved the issuance thereof shall Section 8. No Dwelling Unit constructed on any of the Occupancy and Residential Use of Partially Completed Dwelling House Dwelling Unit shall have decision shall be binding on been substantially completed shall Lots shall be occupied or used for all parties, however, if an be deemed substantial The ф

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shall be responsible for all violations and losses to the Common Areas caused by such occupants, of Owners and which provide for sanctions against Owners shall also apply to all occupants, guests and invitees of any Owner. Every Owner shall cause all occupants of his or her Lot to any violation of the Declaration, Bylaws and rules and regulations adopted pursuant thereto notwithstanding the fact that such occupants of a Lot are fully liable and may be sanctioned for comply with the Declaration, Bylaws and the rules and regulations adopted pursuant thereto, and Section 9. Occupants Bound. All provisions of the Declaration, Bylaws and of any rules and regulations or use restrictions promulgated pursuant thereto which govern the conduct

any Lot shall be constructed with substantially all new materials, and no used structures shall be relocated or placed on any such Lot. Section 10. Prohibition of Used Structures. All structures constructed or placed

or equipment. There shall not be maintained any plants or animals or device or thing of any sort whose activities or existence in any way obnoxious, dangerous, unsightly, unpleasant, or of a nature as may diminish or destroy the enjoyment of the Properties. No outside burning of wood, leaves, trash, garbage or household refuse shall be permitted within the Properties. Also, excessive grass clippings from the moving of lawns or other lawn/tree rubbish will not be allowed to be left on any street within the development. part, for the storage or any property or thing that will cause it to appear to be in an unclean or untidy condition or that will be obnoxious to the eye; nor shall any substance, thing, or material be kept upon any portion of the Properties that will emit foul or obnoxious odors or that will instruments, radio, television, loud speakers, electrical equipment, amplifiers or other machines noise or disturbance to be made on his or her Lot, disturbance which destroys the peace, quiet and/or comfort of the Owners or allow any suc knowingly or willfully be carried on upon any portion of the serenity of the occupants of surrounding property. No noxious, illegal, or offensive activity sha cause any noise or other condition that will or might disturb the peace, quiet, safety, comfort Section 11. Quiet Enjoyment. No portion of the Properties shall be used, in whole or make or create Properties. any unnecessary, excessive including any noise by the use of musical For greater clarification, no Owner shall or offensive noise

residential purposes; provided, however, that such restriction shall not apply to any thereof or any other part of the Properties at any time owned by the Association constitutes a part of the Common Areas and upon which no Dwelling Unit is located. Section 12. Residential Use. The Properties shall be used only Association which to any Lot or par for single family

approved by the Johnson County Plan Commission, which construction shall be the responsibility of the lot owner upon whose lot the sidewalk is to be constructed, provided however, that any Common Area sidewalks shall be constructed by the Developer as designated Owner shall be responsible for repairing said damage Owner contracts for work on the Owner's Lot, causes damage to a sidewalk or street curb such frontages and across the driveway of each Lot. concrete, with expansion joints, such construction to be perpetual and continuous along the completed at such times as the driveway on the lot is constructed. on the final development sidewalk plan. All sidewalks to be constructed by lot owners shall be Section 13. Sidewalks. Sidewalks shall be constructed as required by the sidewalk plan In the event any Owner, or parties with whom All sidewalks shall be poure

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Section 14. Sales Office. To the extent deemed necessary or desirable by Developer, Developer shall be permitted to place sales offices and construction and storage facilities for uses attributable to the construction, development, marketing and maintenance of the subdivision on any unsold lot or on any Common Area in the subdivision.

## Section 15. Sanitary Waste Disposal.

- exposed. A. Nuisances. No outside toilets shall be permitted on any Lot (except during a period of construction and then only with the consent of the Committee), and no sanitary waste or other wastes shall be permitted to be No outside toilets shall be
- the provisions and requirements of Johnson County and these Restrictions. B. Construction of Sanitary Sewage Lines. All sanitary sewage lines on the Lots shall be designed, constructed and installed in accordance with Construction of Sanitary Sewage Lines.
- have sewers directly connected to the Indianapolis Sanitation System. Connection Requirements for Sanitary Sewers. All homes shall



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