

"UO'UO'DE N

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## WEST LINE E 1/2, NE 1/4, SECTION 6-13-4E 10.00.06 N 20,000,00C 3 1838.04 137.00 93.13.00 183.13.00 9006 St DRAINAGE AND UTILITY EXEMENT 1332 SF JOHNSON COUNTY, INDIANA 20.021 20.021 20.021 20.00.1 20.00.1 20.00.1 20.00.1 20.00.1 20.00.1 20.00.1 S 00'26'24" 12732 95 **3** € 8 121.00 8 121.00 125.00 47.000 47.000 47.000 47.000 47.000 47.000 47.000 47.000 47.000 20 12732 SF 647.59 DRIVE 0 12732 SF 9020 SF N 00'26'24" W 93.78 ST 23 12579 SF 24 22691 SF 2 8x 701 420'00t 12.12.68 [3] ¥∵¥ SANITARY SEWER, DRAINAGE AND UTILITY EASEMENT 360.00 2000 PP 2000 DRAINAGE AND UTILITY EASEMENT CENTERLINE CURVE DATA CENTERLINE MONUMENT LOT SQUARE FOOTAGE ANDSCAPE EASEMENT CONCRETE MONUMENT BOUNDARY MONUMENT SECTION CORNER LOT CURVE DATA 2 RIGHT-OF-WAY LOT NUMBER 205.00° M S.S., D. & U. E. LEGEND : CURVE "B" 10 ₹

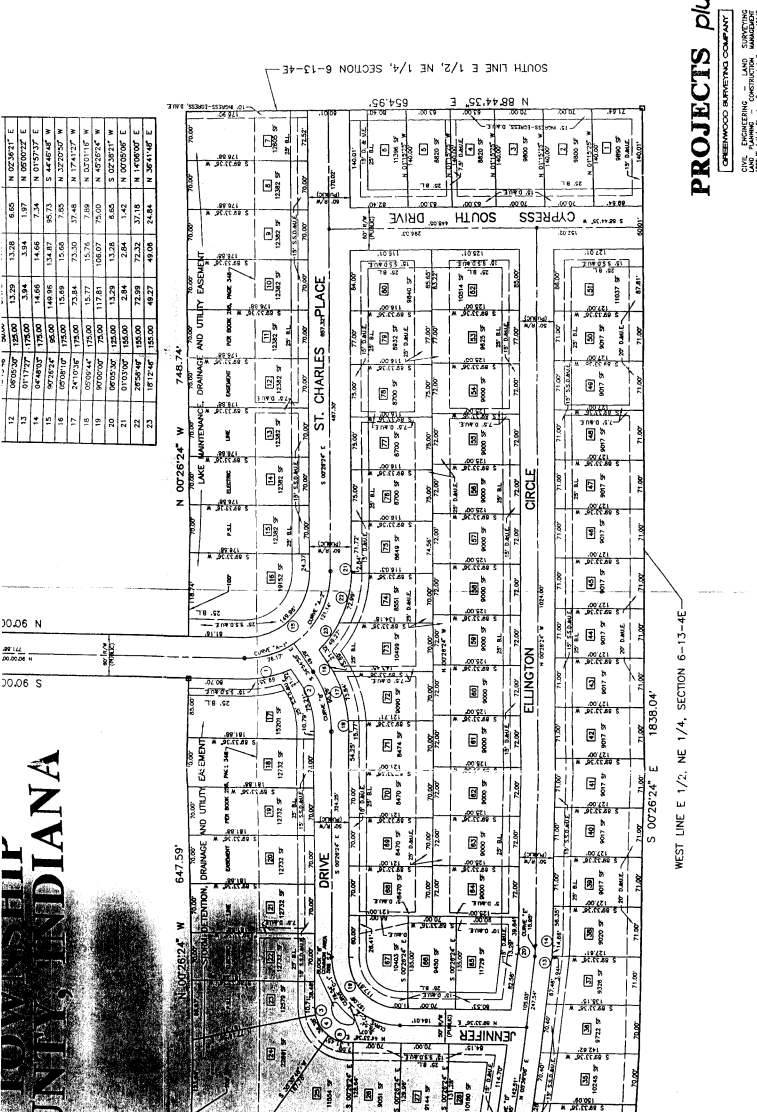


图 82

CIVIL ENGINEERING — LAND SU LAND PLANNING — CONSTRUCTION MAI 1738 West Moin Street — Generood, Indiana (317)—882—5903.

## N PARKE OWNSHIP **OUNTY, INDIANA**

I. NORMAN H. HISELMAN, HEREBY CERTIFY STRAIN MAY LAND SURVEYOR REGISTERED IN COMPLIANCE WITH THE LAWS OF THE STATE OS INDUMA: AND ID ON HERBY FURTHER CERTIFY STRAY MAY BE MODE IT ESSAME INTO BLOCKS AND LOTS AS SHOWN ON THE STATE OF THE FOLLOWING DESCRIBED REAL ESTATE AND STRAY MAY BE MODE IT ESSAME INTO BLOCKS AND LOTS: AS SHOWN ON THE STATE PART CORRECTLY REPRESENTS SAID SURVEY MAY BE MODE IT ESSAME INTO BLOCKS AND LOTS: AS SHOWN ON THE STAND OF A PART OF THE SECOND SHOWN ON THE STATE PART OF THE SECOND SHOWN ON THE STATE PART OF THE SECOND SHOWN ON THE STATE OF THE SECOND SHOWN ON THE SECOND SHOWN ON THE SOUND SECONDS COMMENCING AT THE NORTHEAST CURTER; THENCE SOUTH OF SUBJECT OUT TO SECOND SHOWN ON THE SECOND SHOWN OF SAID HALF CURTER SECTION. THENCE NORTH SOUTH SHOWN OF SAID HALF CURTER SECTION THENCE NORTH SO DEGREES 28 MINUTES 31 SECONDS WEST, 363.00 FEET PARAULEL WITH SHE WEST LINE OF SAID HALF CURTER SECTION. THENCE NORTH SO DEGREES 24 MINUTES 32 SECONDS SEST, 183.04 FEET PARAULEL WITH SHE WEST LINE OF SAID HALF CURTER SECTION. THENCE NORTH SO DEGREES 34 MINUTES 35 SECONDS EAST, 183.04 FEET SALONG SAID WEST LINE TO SAID SECONDS SEST, 183.04 FEET SALONG SAID WEST LINE OF SAID HALF CURTER SECTION. THENCE NORTH SO DEGREES 34 MINUTES 35 SECONDS EAST, 183.04 FEET SALONG SAID WEST LINE THENCE NORTH SO DEGREES 36 MINUTES OF SAID HALF CURTER SECTION. THENCE NORTH SO DEGREES 36 MINUTES OF SAID HALF CURTER SECTION. THENCE NORTH SO DEGREES 36 MINUTES OF SAID HALF CURTE

SUBJECT TO AN ELECTRIC LINE FASEMENT IN FAVOR OF PUBLIC SERVICE COMPANY OF INDIANA, INC., RECORDED AS INSTRUMENT NUMBER 89015485 IN BOOK 255, PAGE 348 IN THE OFFICE OF THE RECORDER OF JOHNSON COUNTY, INDIANA.

THIS SUBDIVISION CONTAINS EIGHTY (80) LOTS NUMBERED ONE (1) THROUGH EIGHTY (80) INCLUSIVE, TOGETHER WITH STREETS, RIGHTS OF WAYS AND EASEMENTS AS SHOWN ON THE PLAT HEREWITH.

ALL MONUMENTS SHOWN HEREON WILL EXIST, AND THAT THEIR LOCATION, SIZE, TYPE AND MATERIAL ARE ACCURATELY SHOWN; AND THAT THE COMPUTED ERROR OF CLOSURE OF THE BOUNDARY SURVEY IS NOT MORE THAN ONE FOOT IN TEN THOUSAND; AND THAT THIS PLAT COMPUES WITH THE PROVISIONS OF THE SUBDIVISION ORDINANCE. THE SIZE OF LOTS AND WIDTH OF STREETS AND EASEMENTS ARE SHOWN IN FIGURES DENOTING FEIT AND DECIMAL PARTS

WITNESS MY HAND AND SEAL THIS 5th DAY OF OCTOBER, 1995.



I, THE UNDERSIGNED, RICK W. FRENCH, MANAGING PARTNER OF ASHTON PARKE CO., LLC, AN INDIANA LIMITED LIABILITY CORPORATION, OWNER OF THE REAL ESTATE SHOWN AND DESCRIBED, DOES HEREBY MAKE, PLAT AND SUBDIVIDE, LAYOFF AND DEDICATE SAID DESCRIBED REAL ESTATE INTO LOTS AND STREETS IN ACCORDANCE WITH THIS CERTIFIED PLAT AND THAT THE STREETS AS SHOWN ON THE ATTACHED PLAT ARE HEREBY DEDICATED TO THE PUBLIC USE AND THAT ALL OF THE LOTS CONTAINED IN THIS PLAT OR ANY PORTION THEREOF SHALL BE SUBJECT TO THE FOLLOWING RESTRICTIONS, WHICH RESTRICTIONS SHALL BE CONSIDERED AND HEREBY DECLARED TO BE COVENANTS RUNNING WITH THE LAND, WHICH SAID RESTRICTIVE COVENANTS ARE AS FOLLOWS, TOWIT:

- 1.) THIS SUBDMISION SHALL BE KNOWN AND DESIGNATED AS ASHTON PARKE IN THE CITY OF GREENWOOD, JOHNSON COUNTY, INDIANA, ALL STREETS, ALLEYS AND PUBLIC OPEN SPACES SHOWN AND NOT HERETOFORE DEDICATED ARE HEREBY DEDICATED TO THE PUBLIC.
- THE STREETS AND RIGHTS OF WAYS SHOWN HEREON SUBJECT TO CONSTRUCTION STANDARDS AND ACCEPTANCE, ARE HEREBY DEDICATED TO PUBLIC USE, TO BE OWNED AND MAINTA NED BY THE GOVERNMENTAL BODY HAVING JURISDICTION.
- THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED THE USE OF THE PUBLIC UTILITIES FOR THE INSTALLATION OF FACILITIES SUBJECT AT ALL TIMES TO THE PROPER ALTHORITIES AND WIRES, DRAINAGE FACILITIES SUBJECT AT ALL TIMES TO THE PROPER ALTHORITIES AND TO THE EASEMENT HEREIN RESERVED. NO PERMANENT OR OTHER STRUCTURES ARE TO BE ERECTED OR MAINTAINED UPON SAID STRIPS OF LAND; BUT OWNERS OF LOTS IN THIS SUBDIVISION SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF THE PUBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS; OF OTHER LOTS IN THIS SUBDIVISION.
- \*\*.) THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED SANITARY SEWER, DRAINAGE AND UTILITY EASEMENT (S.S.D.&u.e.) ARE RESERVED FOR THE USE OF THE PUBLIC UTILITIES FOR THE INSTALLATION OF WATER MAINS, POLES, DUCTS, LINES AND WIRES AND DRAINAGE FACILITIES. SAID STRIPS ARE ALSO RESERVED FOR THE CITY OF GREENWOOD FOR THE INSTALLATION AND MAINTENANCE OF SANITARY SEWER MAINS AND APPURTENANCES. SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT HEREIN RESERVED. NO MAINTAINED UPON SAID STRIPS OF LAND; BUT OWNERS OF LOTS IN THIS SUBDIVISION SHALL TAKE THEIR TITLES SUBJECT OF THE RIGHTS OF THE PUBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SUBDIVISION.
- THE STRIPS OF GROUND SHOWN ON THIS PLAT AND WARKED "LAKE MAINTENANCE, DRAINAGE AND UTILITY EASEMENT" (L.M.D.&U.E.)

  ARE RESERVED FOR THE USE OF THE PUBLIC UTILITIES FOR THE INSTALLATION OF WATER MAINS, POLES, DUCTS, LINES AND WIRES AND DRAINAGE FACILITIES. SAID STRIPS ARE ALSO RESERVED FOR THE ASHTON PARKE ASSOCIATION, INC. FOR THE PURPOSE OF MAINTENANCE OF THE LAKE FACILITIES WITHIN SAID PASEMENTS AS SPECIFIED IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF THE ASHTON PARKE ASSOCIATION, INC.. SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT HERBIN RESERVED. NO PERMANENT OR OTHER STRUCTURES ARE TO BE ERECTED OR MAINTIANED UPON SAID STRIPS OF LAND; BUT OWNERS OF LOTS IN THIS SUBDIMSION SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF THE PUBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SUBCINION.
- THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED "STORM DETENTION, DRAINAGE AND UTILITY EASEMENT" (S.D.D. &U.E.)
  ARE RESERVED FOR THE USE OF THE PUBLIC UTILITIES FOR THE INSTALLATION OF WATER MAINS, "POLES, DUCTS, LINES AND WIRES, STORM DETENTION AND DRAINAGE FACILITIES AND THE ASHTON PARKE ASSOCIATION, INC. FOR THE PURPOSE OF MAINTENANCE OF THE LAKE FACILITIES WITHIN SAID EASEMENTS AS SPECIFIED IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF THE ASHTON PARKE ASSOCIATION, INC. SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT HEREIN RESERVED. NO PERMAMENT OR OTHER STRICTURES ARE TO BE ERECTED OR MAINTAINED UPON SAID STRIPS OF LAND; BUT OWNERS OF LOTS IN THIS SUBDIMISION SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF THE PUBLIC UTILITIES, AND THE RIGHTS OF THE PUBLIC UTILITIES, AND THE
- THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED "INGRESS EGRESS, DRAINAGE AND UTILITY EASEMENT" (INGRESS—EGRESS,D. & UEASEMENT) ARE RESERVED FOR THE USE OF THE PUBLIC UTILITIES FOR THE INSTALLATION OF WATER MAINS, POLES, DUCTS, LINES AND WIRES AND DRAINAGE FACILITIES. SAID STRIPS ARE ALSO RESERVED FOR THE BENEFIT OF THE ADJACENT PROPERTY OWNERS FOR THE EXCLUSIVE PRIVATE ACCESS EASEMENT TO PASS AND REPASS ALONG THE EXISTING PRIVATE ROAD FOR THE PURPOSE OF GOING FROM AVERITY ROAD (COUNTY ROAD 100 WEST) TO THE ADJOINING PROPERTY OR VICE VERSA. SAID INGRESS EGRESS EJSEMENT SHALL BE VAND NULL AT WHICH TIME OTHER MEANS OF ACCESS AIR OBTAINED AND/OTHER ROAD IS REMOVED. SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT HEREIN RESERVED. NO PERMANENT OR OTHER STRUCTURES ARE TO BE ERECTED OR MAINTAINED UPON SAID STRIPS OF LAND; BUT OWNERS: OF LOTS IN THIS SUBDIVISION SHALL TAKE THEIR ITTLES SUBJECT TO THE RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SUBDIVISION.

- DRAINAGE SWALES (DITCHES) ALONG DEDICATED ROADWAYS AND WITHIN THE RIGHT OF WAY AND ON DEDICATED EASEMENTS ARE NOT TO BE ALTERED, DUGOUT, FILLED IN, TILED OR OTHERWISE CHANGED WITHOUT THE WRITTEN PERMISSION OF THE GREENWOOD BOARD OF PUBLIC WORKS & SAFETY, PROPERTY OWNERS MUST MAINTAIN THESE SWALES AS SODDED GRASSWAYS OR OTHER NON-ERODING SURFACES. WATER FROM ROOFS OR PARKING AREAS MUST BE CONTAINED ON THE PROPERTY LONG ENOUGH SO THAT SAND ORAINAGE SWALES OR DITCHES WILL NOT BE DAMAGED BY SUCH WATER. DRIVEWAYS MUST BE CONSTRUCTED OVER THESE SWALES OR DITCHES ONLY WHEN APPROPRIATE SIZED CULVERTS OR OTHER APPROVED STRUCTURES HAVE BEEN PERMITTED BY THE B.P.W.& S. 9.)
- ANY PROPERTY OWNER ALTERING, CHANGING OR FAILING TO MAINTAIN THESE DRAINAGE SWALES OR DITCHES WILL BE HELD RESPONSIBLE FOR SUCH ACTION AND WILL BE GIVEN 10 DAYS NOTICE BY CERTIFIED MAIL TO REPAIR SAID DAMAGE, AFTER WHICH TIME, IF NO ACTION IS TAKEN, THE B.P.W. & S. WILL CAUSE SAID REPAIRS TO BE ACCOMPUSHED AND THE BILL FOR SAID REPAIRS WILL BE SENT TO THE AFFECTED PROPERTY OWNER FOR IMMEDIATE PAYMENT. FAILURE TO PAY WILL RESULT IN A LIEN AGAINST THE PROPERTY.
- 11.) NO FENCE, WALL, HEDGE, TREE OR SHRUB PLANTING OR OTHER SIMILAR ITEM WHICH OBSTRUCTS SIGHT LINES AT AN ELEVATION BETWEEN 2.5 AND B FEET ABOVE THE STREET SHALL BE PERMITTED TO REMAIN ON ANY CORNER LOT WITHIN THE TRIANGULAR AREA FORMED BY A LINE CONNECTING POINTS 25 FEET FROM THE INTERSECTION OF SAID STREET LINES (25 FEET FOR MINOR STREETS AND 50 FEET FOR ARTERIAL STREETS) OR IN THE CASE OF A ROUNDED PROPERTY CORNER, FROM THE INTERSECTION OF THE STREET RIGHT OF WAY LINES EXTENDED.
- 12.) THE SAME SIGHT LINE UMITATIONS SHALL APPLY TO ANY LOT WITHIN 10 FEET FROM THE INTERSECTION OF A STREET RIGHT OF WAY WITH THE EDGE OF A DRIVEWAY PAVEMENT OR ALLEY LINE. NO DRIVEWAY SHALL BE LOCATED WITHIN 40 FEET OF THE INTERSECTION OF TWO STREET CENTERLINES OR WITHIN 70 FEET FOR CORNER LOTS.
- 13.) WHERE THE SANITARY DRAINAGE SYSTEM CAN DISCHARGE INTO THE SEWER BY GRAVITY FLOW, THE LOWEST FLOOR ELEVATION WHERE A PLUMBING FIXTURE OR FLOOR DRAIN IS INSTALLED MUST BE A MINIMUM OF 12 INCHES ABOVE THE TOP THE LOWEST DOWNSTREAM OR UPSTREAM MANHOLE CASTING NEAREST TO THE SUBJECT LATERAL CONNECTION. WHERE PART OF THE DRAINAGE SYSTEM CANNOT BE DISCHARGED TO THE SEWER BY GRAVITY FLOW, THIS PART OF THE SYSTEM SHALL BE DISCHARGED INTO A TIGHTLY COVERED AND VENTED SUMP FROM WHICH THE CONTENTS SHALL BE LIFTED AND DISCHARGED INTO THE BUILDING GRAVITY DRAINAGE SYSTEM A MINIMUM OF 12 INCHES ABOVE THE TOP OF THE LOWEST DOWNSTREAM OR UPSTREAM MANHOLE CASTING NEAREST TO THE SUBJECT LATERAL CONNECTION.

- 14.) DEFINITIONS

  (A) SIDELINE MEANS A LOT BOUNDARY THAT EXTENDS FROM THE ROAD ON WHICH A LOT ABUTS TO THE REAR LINE OF SAID LOT.

  (B) REAR LINE MEANS THE LOT BOUNDARY LINE THAT IS FARTHEST FROM AND SUBSTANTIALLY PARALLEL TO THE ROAD ON WHICH THE LOT ABUTS, EXCEPT THAT ON CORNER LOTS, IT MAY BE DETERMINED FROM EITHER ABUTTING ROAD.

  (C) FRONT YARDS THE FRONT BUILDING SETBACKS SHALL BE TWENTY-FIVE (25) FEET AS SET FORTH UPON THIS PLAT.

  (D) SIDE YARDS THE SIDE YARD SETBACK LINE SHALL NOT BE LESS THAN AN AGGREGATE OF SIXTEEN (16) FEET, HOWEVER, NO SIDE YARD SHALL BE LESS THAN EIGHT (6) FEET FROM THE SIDE LINES OF THE LOT.

  (E) REAR YARDS REAR YARD SETBACKS SHALL BE AT LEAST TWENTY (20) FEET FROM THE REAR LOT LINE.
- 15.) ALL THE LANDS IN THE SUBDIVISION AND THE USE OF THE LANDS IN THIS SUBDIVISION AND THE USE OF THE LANDS IN THIS SUBDIVISION BY PRESENT AND FUTURE OWNERS OR OCCUPANTS SHALL BE SUBJECT TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF ASHTON PARKE ASSOCIATION, INC. AS RECORDED AS INSTRUMENT NUMBER SISUISSO ON COUNTY, INDIANA, WHICH ARE HEREBY INCORPORATED INTO THIS FINAL PLAT TO THE SAME EXTENT AS IF FULLY SET FORTH HEREIN.
- 16.) THE FOREGOING COVENANTS AND RESTRICTIONS ARE TO RUN WITH THE LAND AND SHALL BE BINDING ON ALL PARTIES AND PERSONS CUAIMING THEM UNTIL JANUARY 1, 2020, AT WHICH TIME SAID COVENANTS AND RESTRICTIONS SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE TEN YEAR PERIODS, UNLESS BY A MAJORITY VOTE OF THE THEN CURRENT OWNERS OF THE LOTS, IT IS AGREED TO CHANGE SUCH COVENANTS AND RESTRICTIONS IN WHOLE OR IN PART.

STATE OF INDIANA STATE OF INDIANA COUNTY OF JOHNSON

BEFORE ME, A NOTARY PUBLIC, IN AND FOR SUD COUNTY
PERSONALLY APPEARED RICK W. FRENCH, MANAGING PARTIE
PARKE CO., LLC, AND ACKNOWLEDGED THE EXECUTION OF THI
INSTRUMENT FOR AND IN BEHALF OF SAID LIMITED LIABILITY CORPOR

THIS PLAT IS HEREBY GMEN SECONDARY GREENWOOD, JOHNSON COUNTY, INDIANA, TO-WIT

SECONDARY APPROVAL IS HEREBY GRANTED BY THE GRECOMMISSION ON THE 27TH DAY OF

KEVIN HOOVER : CHAIRMAN PLAN COMMISSION

BE IT RESOLVED BY THE BOARD OF PUBLIC WORKS AND SAFETY, CITY
GREENWOOD, JOHNSON COUNTY, INDIANA, THAT THE DEDICATIONS, SHOWN
THIS PLAY, ARE HEREBY APPROVED AND ACCEPTED THIS

1995.

ATTEST:

Octobia ENTERED FOR TAXATION THIS 10th DAY OF \_\_\_\_

BETTY E STRINGER JOHNSON COUNTY AUDITOR

950 18551

RECEIVED FOR RECORD THIS 10th DAY OF OCTOBER 1995, AT

2.47Pm. AND RECORDED IN PLAT BOOK C . PLGE 730 AYB

LIA Harne

RECEIVED FOR ASSESSMENT THIS 10th DAY OF October, 1985.

Marla A Hosh

MARIA A. HASH JOHNSON COUNTY ASSESSOR

PROJECTS plus

CIVIL ENGINEERING — LANE SURVEYING LAND PLANNING — CONSTRUCTION MANAGEMENT 1298 Weel Meta Street — Creenwood, Irdiana 45142 (317)—882—5003

DRAINAGE SWALES (DITCHES) ALONG DEDICATED ROADWAYS AND THE RIGHT OF WAY AND ON DEDICATED EASEMENTS ARE NOT TO BE ALTERED, DUGOUT, FILLED IN, TILED OR OTHERWISE CHANGED WITHOUT THE WRITTEN PERMISSION OF THE GREENWOOD BOARD OF PUBLIC WORKS & SAFETY, PROPERTY OWNERS MUST MAINTAIN THESE SWALES AS SODDED GRASSWAYS OR OTHER NON-ERODING SURFACES. WAITER FROM ROOFS OR PARKING AREAS MUST BE CONTAINED ON THE PROPERTY LONG ENOUGH SO THAT SAND DRAINAGE SWALES OR DITCHES WILL NOT BE DAWAGED BY SUCH WAITER. DRIVEWAYS MUST BE CONSTRUCTED OVER THESE SWALES OR DITCHES ONLY WHEN APPROPRIATE SIZED CULVERTS OR OTHER APPROVED STRUCTURES HAVE BEEN PERMITTED BY THE B.P.W.& S.

- ANY PROPERTY OWNER ALTERING, CHANGING OR FAILING TO MAINTAIN THESE DRAINAGE SWALES OR DITCHES WILL BE HELD RESPONSIBLE FOR SUCH ACTION AND WILL BE GIVEN 10 DAYS NOTICE BY CERTIFIED MAIL TO REPAIR SAND DAMAGE, AFTER WHICH TIME, IF NO ACTION IS TAKEN, THE B.P.W. & S. WILL CAUSE SAD REPAIRS TO BE ACCOMPISHED AND THE BILL FOR SAID REPAIRS WILL BE SENT TO THE AFFECTED PROPERTY OWNER FOR IMMEDIATE PAYMENT. FAILURE TO PAY WILL RESULT IN A LIEN AGAINST THE PROPERTY. 10.)
- 11.) NO FENCE, WALL, HEDGE, TREE OR SHRUB PLANTING OR OTHER SIMILAR ITEM WHICH OBSTRUCTS SIGHT LINES AT AN ELEVATION BETWEEN 2.5 AND 8 FEET ABOVE THE STREET SHALL BE PERMITTED TO REMAIN ON ANY CORNER LOT WITHIN THE TRANSCULAR AREA FORMED BY A LINE CONNECTING POINTS 25 FEET FROM MINOR STREETS OF SAID STREET LINES (25 FEET FOR MINOR STREETS AND 50 FEET FOR ATTERIAL STREETS) OR IN THE CASE OF A ROUNDED PROPERTY CORNER, FROM THE INTERSECTION OF THE STREET RIGHT OF WAY LINES EXTENDED.
- 12.) THE SAME SIGHT LINE LIMITATIONS SHALL APPLY TO ANY LOT WITHIN 10 FEET FROM THE INTERSECTION OF A STREET RIGHT OF WAY WITH THE EDGE OF A DRIVEWAY PAVEMENT OR ALLEY LINE. NO DRIVEWAY SHALL BE LOCATED WITHIN 40 FEET OF THE INTERSECTION OF TWO STREET CENTERLINES OR WITHIN 70 FEET FOR CORNER LOTS.
- 13.) WHERE THE SANITARY DRAINAGE SYSTEM CAN DISCHARGE INTO THE SEWER BY GRAVITY FLOW, THE LOWEST FLOOR ELEVATION WHERE A PLUMBING FIXTURE OR FLOOR DRAIN IS INSTALLED MUST BE A MINIMUM OF 12 INCHES ABOVE THE TOP THE LOWEST DOWNSTREAM OR UPSTREAM MANHOLE CASTING NEAREST TO THE SUBJECT LATERAL CONNECTION. WHERE PART OF THE DRAINAGE SYSTEM CANNOT BE DISCHARGED TO THE SEWER BY GRAVITY FLOW, THIS PART OF THE SYSTEM SHALL BE DISCHARGED INTO A TIGHTLY COVERED AND VENTED SUMP FROM WHICH THE CONTENTS SHALL BE LIFTED AND DISCHARGED INTO THE BUILDING GRAVITY DRAINAGE SYSTEM A MINIMUM OF 12 INCHES ABOVE THE TOP OF THE LOWEST DOWNSTREAM OR UPSTREAM MANHOLE CASTING NEAREST TO THE SUBJECT LATERAL CONNECTION.

- 14.) DEFINITIONS

  (A) SIDELINE MEANS A LOT BOUNDARY THAT EXTENDS FROM THE ROAD ON WHICH A LOT ABUTS TO THE REAR LINE OF SAID LOT.

  (B) REAR LINE MEANS THE LOT BOUNDARY LINE THAT IS FARTHEST FROM AND SUBSTANTIALLY PARALLEL TO THE ROAD ON WHICH THE LOT ABUTS, EXCEPT THAT ON CORNER LOTS, IT MAY BE DETERMINED FROM EITHER ABUTTING ROAD.

  (C) FRONT YARDS THE FRONT BUILDING SETBACKS SHALL BE TWENTY-FIVE (25) FEET AS SET FORTH UPON THIS PLAT.

  (D) SIDE YARDS THE SIDE YARD SETBACK LINE SHALL NOT BE LESS THAN AN AGGRECATE OF SIXTEEN (16) FEET HOWEVER, NO SIDE YARD SHALL BE LESS THAN EIGHT (8) FEET FROM THE SIDE LINES OF THE LOT.

  (E) REAR YARDS REAR YARD SETBACKS SHALL BE AT LEAST TWENTY (20) FEET FROM THE REAR LOT LINE.
- 15.) ALL THE LANDS IN THE SUBDIVISION AND THE USE OF THE LANDS IN THE SUBDIMISION AND THE USE OF THE LANDS IN THIS SUBDIMISION BY PRESENT AND FUTURE OWNERS OR OCCUPANTS SHALL BE SUBJECT TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF ASHTON PARKE ASSOCIATION, INC. AS RECORDED AS INSTRUMENT NUMBER 1.50\_18.50\_0 ON 10-10 1.10 1.10 1.10 IN THE OFFICE OF THE RECORDER OF JOHNSON COUNTY, INDIANA, WHICH ARE HEREBY INCORPORATED INTO THIS FINAL PLAT TO THE SAME EXTENT AS IF FULLY SET FORTH HEREIN.
- 16.) THE FOREGOING COVENANTS AND RESTRICTIONS ARE TO RUN WITH THE LAND AND SHALL BE BINDING ON ALL PARTIES AND PERSONS CLAIMING THEM UNTIL JANUARY 1, 2020, AT WHICH TIME SAID COVENANTS AND RESTRICTIONS SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE TEN YEAR PERIODS, UNLESS BY A MAJORITY VOTE OF THE THEN CURRENT OWNERS OF THE LOTS, IT IS AGREED TO CHANGE SUCH COVENANTS AND RESTRICTIONS IN WHOLE OR IN PART.

16.) ENFORCEMENT SHALL BE BY PROCEEDINGS AT LAW OR IN EQUITY AGAINST THE PERSON, OR PERSONS VIOLATING OR ATTEMPTING TO VIOLATE ANY COVENANTS EITHER TO RESTRAIN VIOLATION OF TO RECOVER DAMAGES. INVALIDATION OF ANY ONE OF THESE COVENANTS BY JUDGEMENT OR COURT ORDER SHALL IN NO WISE AFFECT ANY OF THE OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

WITNESS MY HAND AND SEAL THIS TILL DAY OF OAT .. 1995.

FILL W. THOULE RICK W. FRENCH MANAGING PARTNER ASHTON PARKE CO., LLC

STATE OF INDIANA COUNTY OF JOHNSON

BEFORE ME, A NOTARY PUBLIC, IN AND FOR SAID COUNTY AND STATE, PERSONALLY APPEARED RICK W. FRENCH, MANAGING PARTNER OF ASHTON PARKE CO., LLC, AND ACKNOWLEDGED THE EXECUTION OF THE FOREGOING INSTRUMENT FOR AND IN BEHALF OF SAID LIMITED LIABILITY CORPORATION.

WITNESS MY HAND AND NOTARIAL SEAL THIS ETH DAY OF OCTOBER, 1995.

LINDA FOX, NOTARY PUBLIC RESIDENT OF JOHNSON COUNTY MY COMMISSION EXPIRES: 3-12-97

THIS PLAT IS HEREBY GIVEN SECONDARY APPROVAL BY THIS CITY OF GREENWOOD, JOHNSON COUNTY, INDIANA, TO-WIT:

SECONDARY APPROVAL IS HEREBY GRANTED BY THE GREENWOOD ACVISORY PLAN COMMISSION ON THE 27TH DAY OF FRANKEY. 1995.

KEVIN HOOVER : CHAIRMAN PLAN COMMISSION Clanton & Ferguson

BE IT RESOLVED BY THE BOARD OF PUBLIC WORKS AND SAFETY, CITY OF GREENWOOD, JOHNSON COUNTY, INDIANA, THAT THE DEDICATIONS SHOWN ON THIS PLAST ARE HEREBY APPROVED AND ACCEPTED THIS DAY OF DAY OF

ATTEST: Jewaste GENEVIEW CLERK-T

ENTERED FOR TAXATION THIS 10th DAY OF OCTOBER 1995.

BETTY E STRINGER JOHNSON COUNTY AUDITOR

950 18551 INSTRUMENT NO.

RECEIVED FOR RECORD THIS 10th DAY OF atober 2.47P.m. and recorded in plat.book C., page 730 A4B

FEE: 2300

JEAN JARMON, RECORDER
JOURSON COUNTY RECORDER

RECEIVED FOR ASSESSMENT THIS 10th DAY OF October 1995.

Maria A Hosk MARLA A. HASH JOHNSON COUNTY ASSESSOR

PROJECTS plus

OREENWOOD BURVEYING COMPANY

CIVIL ENGINEERING — LAND SURVEYING LAND PLANNING — CONSTRUCTION MANAGEMENT 1298 West Med: Street — Greenwood, Irriana 46142 (317)—882—5003

## 95018550

95 00T 10 PH 2: 1(4)

## ASHTON PARKE RESTRICTIVE COVENANTS

THE UNDERSIGNED, ASHTON PARKE COMPANY, LLC BY ITS DULY AUTHORIZED REPRESENTATIVE, RICK W. PRENCH, MANAGER, OWNER OF THE ATTACHED DESCRIBED REAL ESTATE, DOES HEREBY LAYOFF, PLAT AND SUBDIVIDE SAID REAL ESTATE DESCRIBED IN THE ATTACHED, IN ACCORDANCE WITH THE PLAT AND CERTIFICATE.

- 1. THIS SUBDIVISION SHALL BE KNOWN AND DESIGNATED AS "ASHTON PARKE SUBDIVISION" IN PLEASANT TOWNSHIP, JOHNSON COUNTY, INDIANA. ALL STREETS, ALLEYS, AND PUBLIC OPEN SPACES SHOWN AND NOT HERETOPORE DEDICATED ARE HEREBY DEDICATED TO THE PUBLIC.
- THE STREETS AND PUBLIC RIGHT-OF-WAYS SHOWN HEREON, SUBJECT TO CONSTRUCTION STANDARDS AND ACCEPTANCE, ARE HEREBY DEDICATED TO THE PUBLIC USE, TO BE OWNED AND MAINTAINED BY THE CITY OF GREENWOOD.
- THE CITY OF GREENWOOD.

  3. THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED OF THE PUBLIC UTILLITY EASEMENT. ARE RESERVED FOR THE USES SEMER MAINS, POLES, DUCTS, LIMES AND WIRES, DRAINAGE FACILITIES SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT HEREIN RESERVED. NO PERMANENT OR OTHER STRUCTURES ARE TO BE ERECTED OR MAINTAINED UPON SAID SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF THE PUBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS OF LOTS IN THIS SUBDIVISION PUBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SUBDIVISION.
- LOTS IN THIS SUBDIVISION.

  4. THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED "SANITARY SEMER, DRAINAGE AND UTILITY EASEMENT" (S.S.D.4.U.E.) ARE RESERVED FOR THE USE OF THE PUBLIC UTILITIES FOR THE INSTALLATION OF WATER MAINS, POLES, DUCTS, LINES AND WIRRS AND DRAINAGE FACILITIES. SAID STRIPS ARE ALSO RESERVED FOR THE CITY OF GREENWOOD FOR THE INSTALLATION AND MAINTENANCE OF SANITARY SEWER MAINS AND APPURTENANCES. SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT FEREIN RESERVED. NO MAINTAINED UPON SAID STRIPCTURES ARF TO BE ERECTED OR MAINTAINED UPON SAID STRIPCTURES ARF TO BE ERECTED OR THIS SUBDIVISION SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF THE PUBBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SURCIVISION.
- OWNERS OF CHARLEST IN THIS SUBLIVIBION.

  5. THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED "LAKE MAINTENANCE, DRAINAGE AND UTILLITY EASEMENT" (LMS.D.4U.E.) ARE RESERVED FOR THE USE OF THE PUBLIC UTILLITIES FOR THE INSTALLATION OF WATER MAINS, POLES, DUCTS, LINES AND WIRES AND DRAINAGE FACILITIES. SAID STRIPS ARE ALSO RESERVED FOR THE ASHTON PARKE ASSOCIATION, INC. FOR THE PURPOSE OF MAINTENANCE OF THE LAKE FACILITIES WITHIN SAID EASEMENTS AS SPECIFIED IN THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF THE ASHTON PARKE ASSOCIATION. SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT

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HEREIN RESERVED. NO PERMANENT OR OTHER STRUCTURES ARE TO BE ERECTED OR MAINTAINED UPON SAID STRIPS OF LAND; BUT OWNERS OF LOTS IN THIS SUBDIVISION SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF THE PUBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SUBDIVISION.

- RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SUBDIVISION.

  6. THE STRIPS OF GROUND SHOWN ON THIS PLAT AND MARKED "STORM DETENTION, DRAINAGE AND UTILITY EASEMENT" (S.D.D.4U.E.) ARE RESERVED FOR THE USE OF THE PUBLIC UTILITIES FOR THE INSTALLATION OF WATER MAINS, POLES, DUCTS, LINES AND WIRES, STORM DETENTION AND DRAINAGE FACILITIES. SUBJECT AT ALL TIMES TO THE PROPER AUTHORITIES AND TO THE EASEMENT HEREIN RESERVED. NO PERMANENT OR OTHER STRUCTURES ARE TO BE ERECTED OR MAINTAINED UPON SAID STRIPS OF LAND, BUT OWNERS OF LOTS IN THIS SUBDIVISION SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF THE PUBLIC UTILITIES, AND THE RIGHTS OF THE OWNERS OF OTHER LOTS IN THIS SUBDIVISION.
- 7. ANY PIELD TILE OR UNDERGROUND DRAIN WHICH IS ENCOUNTERED IN CONSTRUCTION OF ANY IMPROVEMENT WITHIN THIS SUBDIVISION SHALL BE PERPETUATED, AND ALL OWNERS OF LOTS IN THIS SUBDIVISION, THEIR SUCCESSORS AND ASSIGNS SHALL COMPLY WITH THE INDIANA DRAINAGE CODE OF 1965.
- 8. DRAINAGE SWALES (DITCHES) ALONG DEDICATED ROADWAYS AND WITHIN THE RIGHT OF WAY AND ON DEDICATED EASEMENTS ARE NOT TO BE ALTERED, DUGOUT, FILLED IN, TILED OR OTHERWISE CHANGED WITHOUT THE WRITTEN PERMISSION OF THE GREENWOOD BOARD OF PUBLIC WORKS & SAFETY. PROPERTY OWNERS MUST MAINTAIN THESE SWALES AS SODDED GRASSWAYS OR OTHER NON-BRODING SURPACES. WATER PROM ROOPS OR PARKING ARE? OR DITCHES WILL NOT BE DAMAGED BY SUCH WATER. DRIVEWAYS MUST BE CONSTRUCTED OVER THESE SWALES OR DITCHES ONLY WHEN APPROPRIATE SIZED CULVERTS OR OTHER PROPOVED STRUCTURES HAVE BEEN PERMITTED BY THE B.P.W. & S.
- 9. ANY PROPERTY OWNER ALTERING, CHANGING OR PAILING TO MAINTAIN THESE DRAINAGE SWALES OR DITCHES WILL BE HELD RESPONSIBLE FOR SUCH ACTION AND WILL BE GIVEN 10 DAYS NOTICE BY CERTIFIED MAIL TO REFAIR SAID DAMAGE, AFTER WHICH TIME, IF NO ACTION IS TAKEN, THE B.P.W. & S. WILL CAUSE SAID REPAIRS TO BE ACCOMPLISHED AND THE BILL FOR SAID REPAIRS WILL BE SENT TO THE AFFECTED PROPERTY OWNER FOR IMMEDIATE PAYMENT. PAILURE TO PAY WILL RESULT IN A LIEN AGAINST THE PROPERTY.
- 10. NO PENCE, WALL, HEDGE, TREE OR SHRUB PLANTING OR OTHER SIMILAR ITEM WHICH OBSTRUCTS SIGHT LINES AT AN ELEVATION BETWEEN 2.5 AND 8 PEET ABOVE THE STREET SHALL BE PERMITTED TO REMAIN ON ANY CORNER LOT WITHIN THE TRIANGULAR AREA PORMED BY A LINE CONNECTING POINTS 25 PEET FROM THE INTERSECTION OF SAID STREET LINES (25 PEET FOR MINOR STREETS AND 50 FT FOR ARTERIAL STREETS) OR IN THE CASE OF A ROUNDED PROPERTY CORNER, FROM THE INTERSECTION OF THE STREET RIGHT OF WAY LINES EXTENDED.

- THE SAME SIGHT LINE LIMITATIONS SHALL APPLY TO ANY LOT WITHIN 10 PEET PROM THE INTERSECTION OF A STREET RIGHT OF WAY WITH THE EDGE OF A DRIVEWAY PAVEMENT OR ALLEY LINE. NO DRIVEWAY SHALL BE LOCATED WITHIN 40 PEET OF THE INTERSECTION OF TWO STREET CENTERLINES OR WITHIN 70 FEET FOR CORNER LOTS.
- WHERE THE SANITARY DRAINAGE SYSTEM CAN DISCHARGE INTO SERVER BY GRAVITY PLOW, THE LOWEST PLOOR BLEVATION WHERE A PLUMBING FIXTURE OR FLOOR DRAIN IS INSTALLED MUST BE A MINIMUM OF 12 INCHES ABOVE THE TOP THE LOWEST DOWNSTREAM OR UPSTREAM MANHOLE CASTING NEAREST TO THE SUBJECT LATERAL CONNECTION. WHERE PART OF THE DRAINAGE SYSTEM CANNOT BE DISCHARGED TO THE SEWER BY GRAVITY FLOW, THIS PART OF THE SYSTEM SHALL BE DISCHARGED INTO A TIGHTLY COVERED AND VENTED SUMP FROM WHICH THE CONTENTS SHALL BE LIFTED AND DISCHARGED INTO THE BUILDING GRAVITY DRAINAGE SYSTEM A MINIMUM OF 12 INCHES ABOVE THE TOP OF THE LOWEST DOWNSTREAM OR UPSTREAM MANHOLE CASTING NEAREST TO THE SUBJECT LATERAL CONNECTION.
- MANHOLE CASTING NEAREST TO THE SUBJECT LAIERAL CONNECTION.

  DEFINITIONS

  (A) SIDELINE MEANS A LOT BOUNDARY THAT EXTENDS FROM THE ROAD ON WHICH A LOT ABUTS TO THE REAR LINE OF SAID LOT.

  (B) REAR LINE MEANS THE LOT BOUNDARY LINE THAT IS PARTHEST PROM AND SUESTANTIALLY PARALLEL TO THE ROAD ON WHICH THE LOT ABUTS, EXCEPT THAT ON CORNER LOTS, IT MAY BE DETERMINED FROM BITHER ABUTTING ROAD.

  (C) PRONT YARDS THE PRONT BUILDING SETBACKS SHALL BE THENTY-FIVE (25) FEET AS SET PORTH UPON THIS PLAT.

  (D) SIDE YARDS THE SIDE YARD SETBACK LINE SHALL NOT BE LESS THAN AN AGGREGATE OF SIXTEEN (16) FEET, HOWEVER, NO SIDE YARD SHALL BE LESS THAN EIGHT (8) FEET FROM THE SIDE LINES OF THE LOT.

  (E) REAR YARDS REAR YARD SETBACKS SHALL BE AT LEAST TWENTY (20) PEET FROM THE REAR LOT LINE.

ALL LOTS IN THIS SUBDIVISION BY PRESENT AND FUTURE OWNERS OR OCCUPANTS SHALL BE SUBJECT TO THE POLLOWING CONDITIONS AND RESTRICTIONS, WHICH SHALL RUN WITH THE LAND.

- NO LOT SHALL BE USED EXCEPT FOR RESIDENTIAL PURPOSES AND NO BUILDING SHALL BE ERECTED, ALTERED, OR PLACED ON ANY LOT, OTHER THAN ONE DETACHED SINGLE PAMILY DWELLING NOT TO EXCEED TWO STORIES IN HEIGHT AND A PRIVATE ATTACHED GARAGE FOR NOT LESS THAN TWO (2) CARS OR MORE THAN THREE (3) CARS.
- NO DWELLING SHALL BE PERMITTED ON ANY LOT UNLESS THE GROUND FLOOR AREA OF THE MAIN STRUCTURE, EXCLUSIVE OF ONE STORY OPEN PORCHES AND GARAGES, SHALL BE NOT LESS THAN 1200 SQUARE FEET FOR A ONE STORY DWELLING, NOR LESS THAN 900 SQUARE PEET FOR A DWELLING OF MORE THAN ONE STORY.
- NO BUILDING SHALL BE LOCATED ON ANY LOT NEARER TO THE FRONT LOT LINE OR NEARER THE SIDE STREET LINE THAN THE MINIMUM BUILDING SET-BACK LINES AS SHOWN ON THE RECORDED PLAT. NO BUILDING SHALL BE LOCATED NEARER THAN EIGHT (8) FEET TO A SIDE YARD LINE. NO BUILDING SHALL BE ERECTED CLOSER THAN 20

FEET TO THE REAR LOT LINE. UNLESS OTHERWISE APPROVED BY THE ARCHITECTURAL CONTROL COMMITTEE, AS TO USE, LOCATION AND HARMONIOUS DESIGN, NO GARAGE OR STORAGE BUILDING MAY BE CONSTRUCTED SEPARATE AND APART FROM THE MAIN DWELLING.

- CONSTRUCTED SEPARATE AND APART FROM THE MAIN DWELLING.

  I. UPON THE TRANSFER OF OWNERSHIP OF ALL PLATTED LOTS, ASHTON PARKE COMPANY, LLC., WILL CAUSE TO BE INCORPORATED, UNDER THE LAWS OF THE STATE OF INDIANA, A NON-PROFIT CORPORATION, HEREINAFTER "ASSOCIATION", AS SUCH AGENCY FOR THE PURPOSE OF OWNERSHIP AND MAINTENANCE OF ALL COMMON AREAS AS DESIGNATED ON THE RECORDED PLAT, TO ASSUME THE RIGHTS AND DUTIES OF THE BUILDING COMMITTEE AS SPECIFIED IN THE RECORDED COVENANTS, AND ADMINISTER AND ENFORCE SAID COVENANTS, DISBURSING THE ASSESSMENTS AND CHARGES IMPOSED AND CREATED HEREBY AND HEREUNDER OR BY AND UNDER ANY OTHER AGREEMENT TO WHICH THE PROPERTY MAY AT ANY TIME BE SUBJECT, AND PROMOTING THE PROPERTY MAY AT ANY TIME BE SUBJECT, AND PROMOTING THE HEALTH, SAPETY & WELFARE OF THE OWNERS OF THE PROPERTY, AND ALL PARTS THEREOF AND THAT SAID ASSOCIATION SHALL HAVE THE POWER TO ESTABLISH BYLAWS, DULY RECORDED IN THE OFFICE OF THE RECORDER, JOHNSON COUNTY, INDIANA, ESTABLISHING PROCEDURES AND RULES FOR THE EPPICIENT EXECUTION OF THESE RECORDED COVENANTS. UPON INCORPORATION, ALL LOT OWNERS ARE AUTOMATICALLY AND IMMEDIATELY MEMBERS OF THE ASSOCIATION.
- RECORDED COVENANTS. UPON INCORPORATION. ALL LOT OWNERS ARE AUTOMATICALLY AND IMMEDIATELY MEMBERS OF THE ASSOCIATION.

  5. EACH OWNER OF A LOT BY ACCEPTANCE OF A DEED THERETO, WHETHER OR NOT IT SHALL BE SO EXPRESSED IN SUCH DEED, IS DEEMED TO COVENANT AND AGREE TO PAY ASSESSMENTS AS THE SAME BECOME DUE IN A MANNER HERRIN PROVIDED. ALL SUCH ASSESSMENTS, TOGETHER WITH THE INTERESTS THEREON AND COSTS OF COLLECTION THEREOF AS HERRIN PROVIDED, SHALL BE A CHARGE ON THE LAND AND SHALL BE A CONTINUING LIEN UPON THE LOT AGAINST WHICH EACH SUCH ASSESSMENT IS MADE UNTIL PAID IN FULL. SUCH ASSESSMENTS SHALL ALSO BE A PERSONAL OBLIGATION OF THE OWNER OF THE LOT AT THE TIME WHEN THE ASSESSMENT BECAME DUE AND PAYABLE. ANY ASSESSMENT OF PAYABLE ANY ASSESSMENT OF PAYABLE. ANY ASSESSMENT OF PAYABLE ANY ASSESSMENT OF PAYABLE OF PAYABLE. ANY ASSESSMENT OF PAYABLE ANY ASSESSMENT OF PAYABLE OF PAYABLE OF PAYABLE. ANY ASSESSMENT OF PAYABLE OF PAYABLE OF PAYABLE OF PAYABLE. ANY ASSESSMENT OF PAYABLE OF PAYABLE OF PAYABLE OF PAYABLE. ANY ASSESSMENT OF PAYABLE OF PAYABLE OF PAYABLE OF PAYABLE. ANY ASSESSMENT OF PAYABLE OF PAYAB

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BECAME DUE PRIOR TO SUCH SALE OR TRANSPER. NO SALE OR TRANSPER SHALL RELIEVE SUCH LOT FROM LIABILITY FOR ANY ASSESSMENTS THEREAFTER BECOMING DUE OR FROM THE LIEN THEREOF. THE BUILDING COMMITTEE SHALL, UPON DEMAND, AT ANY TIME, FURNISH A CERTIFICATE IN WRITING, SIGNED BY A MEMBER OF THE BUILDING COMMITTEE, THAT THE ASSESSMENTS ON A LOT HAVE BEEN PAID, OR THAT CERTAIN ASSESSMENTS REMAIN UNPAID. AS THE CASE MAY BE. SUCH CERTIFICATES SHALL BE CONCLUSIVE EVIDENCE OF PENNANT OF ANY ASSESSMENT THEREIN STATED TO HAVE BEEN PAID. ANY EASEMENT GRANTED HEREIN OR ANY PROPERTY SHOWN ON THE WITHIN EASEMENT GRANTED HEREIN OR PROPERTY SHOWN ON THE WITHIN PLAT AS DEDICATED AND INTENDED FOR ACCEPTANCE BY THE LOCAL PUBLIC AUTHORITY AND DEVOTED FOR PUBLIC USE SHALL BE EXEMPT FROM THE ASSESSMENTS, CHARGE AND LIEN CREATED HEREIN.

- LIEN CREATED HEREIN.

  6. NO BUILDING SHALL BE ERECTED, PLACED OR ALTERED ON ANY LOT UNTIL THE CONSTRUCTION PLAN AND SPECIFICATIONS AND A PLAN SHOWING THE LOCATION OF THE STRUCTURE HAVE BEEN APPROVED BY THE ARCHITECTURAL CONTROL COMMITTEE AS TO THE QUALITY OF WORKMANSHIP AND MATERIALS, HARMONY OF EXTERNAL DESIGN WITHIN EXISTING STRUCTURE, EXTERIOR PAINT AND ROOF COLORS, AND AS TO LOCATION WITH RESPECT TO TOPOGRAPHY AND FINISH GRADE ELEVATION. NO PENCE OR WALL OR MAILBOX AND POST SHALL BE ERECTED, PLACED, OR ALTERED ON ANY LOT UNLESS APPROVED BY THE ARCHITECTURAL CONTROL COMMITTEE. APPROVAL SHALL BE AS PROVIDED IN PART 7 HEREOF. NO FENCES OR STRUCTURES OF ANY NATURE WILL BE ERECTED UPON ANY LOT WITHIN THIS PLAT WITHOUT PRIOR WRITTEN APPROVAL OF THE ARCHITECTURAL CONTROL COMMITTEE. NO BUILDING ADDITIONS OR REMODE: NO INVOLVING EXTERIOR CHANGES OR ADDITIONS ON REMODE: NO INVOLVING EXTERIOR CHANGES OR ADDITIONS ON THE ARCHITECTURAL CONTROL COMMITTEE.
- THE ARCHITECTURAL CONTROL COMMITTEE IS COMPOSED OF THREE (3) MEMBERS, APPOINTED BY THE DEVELOPER. A MAJORITY OF THE COMMITTEE MAY DESIGNATE A REPRESENTATIVE TO ACT FOR IT. IN THE EVENT OF DEATH OR RESIGNATION OF ANY MEMBER OF THE COMMITTEE, THE REMAINING MEMBERS SHALL HAVE FULL AUTHORITY TO DESIGNATE A SUCCESSOR. NEITHER THE MEMBERS OF THE COMMITTEE NOR ITS DESIGNATED REPRESENTATIVES SHALL BE ENTITLED TO ANY COMPENSATION FOR SERVICES PERFORMED PURSUANT TO THIS COVENANT. AT ANY TIME, THE THEN RECORDED OWNESS OF NINETY (90) PERCENT OF THE LOTS, INCLUDING THE DEVELOPER, SHALL HAVE THE POWER THROUGH A DULY RECORDED WRITTEN INSTRUMENT TO CHANGE THE MEMBERSHIP OF THE COMMITTEE OR TO WITHDRAW FROM THE COMMITTEE OR RESTORE TO IT ANY OF ITS POWER AND DUTIES.
- 8. THE ARCHITECTURAL CONTROL COMMITTEE'S APPROVAL OR DISAPPROVAL AS REQUIRED IN THESE COVENANTS SHALL BE IN WRITINJ. IN THE EVENT THE COMMITTEE OR ITS DESIGNATED REPRESENTATIVE FAILS TO APPROVE OR DISAPPROVE THE PLANS AS REQUIRED HEREIN WITHIN TEN (1') DAYS AFTER PLANS AND SPECIFICATIONS HAVE BEEN SUBMITTED TO IT, OR IN ANY EVENT, IF NO SUIT TO ENJOIN THE CONSTRUCTION HAS COMMENCED PRIOR TO THE COMPLETION THEREOF, APPROVAL WILL NOT BE R'QUIRED

- 9. NO NOXIOUS OR OPPENSIVE ACTIVITY SHALL BE CARRIED ON UPON ANY LOT NOR SHALL ANYTHING BE DONE THEREON WHICH MAY BE OR MAY BECOME AN ANNOYANCE OR NUISANCE TO THE NEIGHBORHOOD.
- 10. NO ACCESSORY BUILDING OR TEMPORARY STRUCTURE OF ANY NATURE WHATSOEVER SHALL BE PERMITTED ON ANY LOT WITHIN THIS PLAT. NO STRUCTURE OF A TEMPORARY CHARACTER, TRAILER, EASEMENT, TENT, SHACK, GARAGE, BARN OR OTHER OUT-BUILDING SHALL BE PERMITTED ON ANY LOT OR USED ON ANY LOT AT ANY TIME AS RESIDENCE--EITHER TEMPORARILY OR PERMANENTLY. THE EXTERIOR SURFACE OF ALL BUILDINGS SHALL HAVE THE WRITTEN APPROVAL OF THE ARCHITECTURAL CONTROL COMMITTEE.
- 11. NO SIGN OF ANY KIND SHALL BE DISPLAYED T. THE PUBLIC VIEW ON ANY LOT, EXCEPT SIGNS USED BY A BUILDE. TO ADVERTISE THE PROPERTY DURING THE CONSTRUCTION AND SALE PERIOD. SIGNS ADVERTISING PROPERTY POR SALE OR RENT ARE SPECIFICALLY PROHIBITED. VIOLATION OF THIS SIGN RESTRICTION WILL RESULT IN \$50.00 PER DAY LIQUIDATED DAMAGES, PAYABLE TO THE DEVELOPER UPON DEMAND.
- 12. NO OIL 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 OR NATURAL GAS SHALL BE ERECTED, MAINTAINED OR PERMITTED ON ANY LOT. ALL GAS AND CIL TANKS MUST BE CONCEALED.
- 13. NO ANIMALS, LIVESTOCK OR POULTRY OF ANY KIND SHALL BE RAISED, BRED, OR KEPT ON ANY LOT EXCEPT THAT DOGS, CATS, OR OTHER HOUSEHOLD PETS MAY BE KEPT, PROVIDED THAT THEY ARE NOT KEPT, BRED, OR MAINTAINED FOR ANY COMMERCIAL PURPOSE.
- 14. NO LOT SHALL BE USED OR MAINTAINED AS A DUMPING GROUND FOR RUBBISH, TRASH, OR GARBAGE. ANTENNAS, SATELLITE DISHES, MASTS, OR TOWERS OF ANY KIND WILL NOT BE PERMITTED ON ANY LOT OR OUTSIDE ANY DWELLING, UNLESS FIRST APPROVED BY THE ARCHITECTURAL CONTROL COMMITTEE.
- 15. EACH LOT SHALL BE KEPT IN A NEAT AND PLEASING MANNER. CAMPERS, RECREATIONAL VEHICLES OR BOATS OF ANY KIND MAY NOT BE STORED OR PARKED ON ANY LOT OUTSIDE THE MAIN DMELLING OR GARAGE. ALL BASKETBALL BEACKBOARDS AND ANY OTHER FIXED GAMES AND PLAY STRUCTURES SHALL BE LOCATED BEHIND THE PRONT FOUNDATION LINE OF THE MAIN STRUCTURE AND MITHIN LOT SETBACK LINES. IT IS THE INTENTION OF THIS RESTRICTION TO ASSURE THAT LOTS AND SURROUNDINGS PRESENT A PARK-LIKE APPEARANCE.
- 16. NO INDIVIDUAL WATER SUPPLY SYSTEM OR SEWAGE SYSTEM SHALL BE PERMITTED ON ANY LOT.

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- 18. THE LAKE/DETENTION AREA SHOWN ON THE PLAT (HEREINAPTER "LAKE") SHALL BE INCLUDED AS COMMON AREAS AS REFERENCED HEREIN, TO BE MAINTAINED AND CONTROLLED BY THE ASSOCIATION.
- 19. THE ASSOCIATION SHALL BE JOINTLY RESPONSIBLE WITH THE ASHTON PARKE VILLAGE HOMEOWNERS ASSOCIATION FOR FORMULATING RULES AND REGULATIONS PERTAINING TO THE USAGE OF THE LAKE AS WELL AS CREATING AN ANNUAL BUDGET TO ASSURE ADEQUATE MAINTENANCE, UPKE79 AND REPAIR OF THE LAKE PROPERTY. COSTS OF SAID BUDGET SHALL BE SHARED EQUALLY BY BOTH ASSOCIATIONS.
- 20. ACCESS TO THE LAKE IS RESTRICTED TO THAT AVAILABLE FROM THE STREETS WITHIN ASHTON PARKE, AND ACCESS THROUGH ANY LOT IS STRICTLY PROHIBITED.
- THF LAKE MAY BE USED ONLY IN THE MANNER AUTHORIZED BY THE ASSOCIATION.
- 22. THE LAKE SHALL BE AVAILABLE FOR THE EXCLUSIVE USE OF THE OWNERS AND GUESTS OF THE OWNERS WHO ARE ACCOMPANIED BY OWNERS.
- NO PRIVATELY OWNED PROPERTY OF ANY KIND SHALL BE ALLOWED TO REMAIN WITHIN THE LAKE AREA EXCEPT WHEN THE OWNER OF SUCH PROPERTY IS PRESENT.
- 24 NO DOCKS OR PIERS WILL BE ALLOWED EXCEPT THOSE WHICH MAY BE AUTHORIZED BY. CONSTRUCTED, OWNED, AND OPERATED BY THE ASSOCIATION.
- 25. NO OWNER OR THIRD PARTY SHALL DO OR PERMIT ANOTHER TO DO ANY ACT WHICH COULD RESULT IN POLLUTION OF THE LAKE, DIVERSION OF ANY WATER, RAISE THE ELEVATION OF THE WATER, SIGNIFICANTLY DISTURB THE EARTH OR THE EMBANKMENT OF THE LAKE AREA, OR ANY OTHER CONDUCT WHICH COULD RESULT IN AN ADVERSE EFFECT UPON THE WATER QUALITY, EMBANKMENT AND ADJACENT PROPERTY, DRAINAGE, OR ANY OTHER GENERAL CONDITION OF THE LAKE.
- 26 THE ASSOCIATION, ON BEHALP OF THE OWNERS, OR THE CITY OF GREENWOOD SHALL HAVE THE AUTHORITY TO INSTITUTE AN ACTION POR INJUNCTION TO ABATE SUCH ACTIVITY OR SEEK MANDATORY RELIEF FOR CORRECTION OF ANY DAMAGE CAUSED TO THE LAKE OR INTERFERENCE WITH THE DRAINAGE SYSTEM, TOGETHER WITH ANY DAMAGES INCURRED, AND UPON RECOVERY OF JUDGMENT SHALL BE ENTITLED TO COST, TOGETHER WITH REASONABLE ATTORNEYS' FEES.
- 27. VIOLATION OF ANY OF THE COVENANTS OR RESTRICTIONS OF THIS PLAT OR OF THOSE CONTAINED IN THE DECLARATION OF COVENANTS AND RESTRICTIONS FOR THE ASHTON PARKE ASSOCIATION, INC. REFERENCED HERRIN, SHALL SUBJECT THE VIOLATION TO LIQUIDATED DAMAGES IN THE SUM OF FIFTY DOLLARS (\$50.00) PER DAY FOR

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EACH DAY THE VIOLATION CONTINUES AND TO ALL OTHER REMEDIES, INCLUDING INJUNCTION, PROVIDED BY LAW OR IN EQUITY AND ALL COSTS AND EXPENSES INCURRED BY THE DEVELOPER OR PROPERTY OWNERS, INCLUDING ATTORNEYS PEES, IN LITIGATION OR OTHER PROCEDURES REQUIRED TO REMEDY SUCH VIOLATIONS SHALL BE PAID BY THE OWNER(S) OF THE LOT OR LOTS FOUND TO BE IN VIOLATION. BY ACCEPTANCE OF A DEED FOR TITLE TO ANY LOT WITHIN THIS PLAT, THE GRANTEE ACKNOWLEDGES THE PROVISIONS OF THIS PLAT AND AGREES TO BE BOUND THEREBY AND TO PAY THE COSTS AND EXPENSES DESCRIBED IN THIS PARAGRAPH WHERE APPLICABLE.

- THE RIGHT TO ENFORCE THESE PROVISIONS BY INJUNCTION. TOGETHER WITH THE RIGHT TO CAUSE THE REMOVAL BY DUE PROCESS OF LAW OF ANY STRUCTURE OR PART THEREOF, IS HEREBY DEDICATED TO PUBLIC AND RESERVED TO THE SEVERAL OWNERS OF THE SEVERAL LOTS IN THIS SUBDIVISION AND TO THEIR HEIRS AND ASSIGNS.
- THE FOREGOING COVENANTS AND RESTRICTIONS ARE TO RUN WITH THE LAND AND SHALL BE BINDING ON ALL PARTIES AND PERSONS CLAIMING THEM UNTIL JANUARY 1, 2020, AT WHICH TIME SAID COVENANTS AND RESTRICTIONS SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE TEN YEAR PERIODS. UNLESS BY A MAJORITY VOTE OF THE THEN CURRENT OWNERS OF THE LOTS, IT IS AGREED TO CHANGE SUCH COVENANTS AND RESTRICTIONS IN WHOLE OR IN PART.
- ENFORCEMENT SHALL BE BY PROCEEDINGS AT LAW OR IN EQUITY AGAINST THE PERSON, OR PERSONS VIOLATING OR ATTEMPTING TO VIOLATE ANY COVENANTS EITHER TO RESTRAIN VIOLATION OR TO RECOVER DAMAGES. INVALIDATION OF ANY ONE OF THESE COVENANTS BY JUDGEMENT OR COURT ORDER SHALL IN NO WAYS AFFECT ANY OF THE OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

IN WITNESS WHEREOP, RICK W. PRENCH, MANAGER OF ASHTON PARKE CO.

LLC HAS CAUSED THE EXECUTION OF THE FOREGOING RESTRICTIVE
COVENANTS ON THIS DIM DAY OF COTORS.

RICK W. PRENCH, MANAGER
ASHTON PARKE COMPANY

WITNESS MY HAND AND NOTARIAL SEAL THIS 10th DAY OF

MY COMMISSION EXPIRES: Ectrusty 24, 1499

COUNTY OF RESIDENCE: JOHNSON COUNTY
CONSTANCE MARE
DENNIS

THIS INSTRUMENT PREPARED BY RICK W. FRENCH