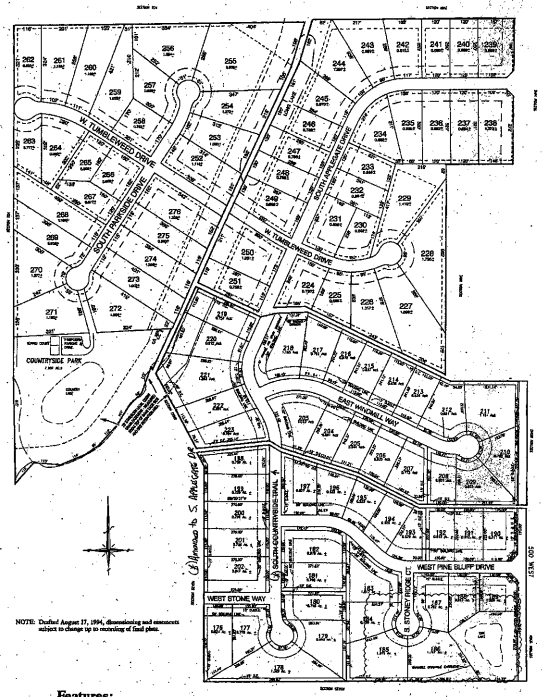
## Countryside 7-10

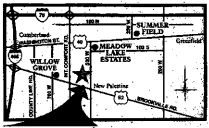


#### Features:

- · Large lots, many over Large lots, many over one acre
  Builder of your choice
  Natural gas
  Street lights
  Brick entranceways
  Tennis court
  New Palestine schools
  Picnic area
  Homeowners association

- · Homeowners association

(317) 462-7797



Countryside

9410568

# SECTION SEVEN COVENANTS

B 239

No. R & F Development, Inc. by Steven M. Railly, President, owner of the real setter shown and described herein, do hereby lay off, plat and subdivide said real estate in accordance with the within plat.

This subdivision shall be known and Semignated as Countryside-Section Seven. All streets shows and not heratofure dedicated are because dedicated to the public.

Front building almient and maximum setbeck lines are hereby actabalished as shown on this plat, between which lines am property lines of the streets there shall be manched or saintained he buildings or structures. The stripe of ground shown on the plats and marked drainage and utility easement (b. & U.S.) are reserved for the use of the public utilities for the installation of water and mover making, pulses, dutter, lines and wirms, drainage collities. The action of cooks are manufactured to be action of cooks are manufactured as a construction of the cooks of cooks are manufactured as a cook of the property of the cooks of the public utilities and the training and the training of the other lots in this

This subdivision whell be subject to the following restrictions which shall operate as perpetual covenants.

- Which shall operate as perpotual coverance.

  Designes, Heales, (Dittone) along Gadicated condways and within the right-of-way, or on dedicated desimage semements, are not to be altered dup out, filled in, tilled, or otherwise changed without the written permission of the semestation County Desimage Source (Consideration). Property books of the semestation of the property long enough so that wild desimage marks or ditches will had be damaged by much unbor. Deliveryor any he constructed over these regimes of ditches only when you have the semestation of the se
- 2. Altering Draining Systems: Any property count altering, changing or desaging the drainings proles or distorted will be ball or special color and will be given in days the property country of the property of the accomplished, and the sail few authorized property of the accomplished, and the sail few authorized property owner for immediate payment.
- Degree Lote: to Esson, well, hedge, tree or shrus planting thich Observer sight lines and elevations between 2.5 and feet shows the street shall be placed or parmitted to reasi or any corner lot within the triengular area formed by the obtreet right-of-way lines and a line commenting points 40 feet from the interactions of said street lines (40 feet for case of a rounded property corner form the interacultion of the street right-of-way lines extended. The seme sight limitations shall apply to any let within 10 feet of the interaction of a street right-of-way line limit the with the edge of the drivesay pavament or allay line. We drivesay shall be located within 70 feet of the limit and within 10 feet of the of the contraction of a breet right-of-way line with the edge of the drivesay pavament or allay line. We drivesay shall be located within 70 feet of the blacksmethin of the extrement.
- <u>Orains</u>: We sump peop drains or other drains shall outlet on to the street. We drainage structurer shall be located within driveway limits.
- Right-of-way, Ho trees shall be planted in the Hercock County right-of-way.
- <u>Driveways</u>, all driveways and vehicle purking areas shall be hard supfaced with either concrete, asphalt or brick. No gravel or stone driveways will be permitted.

- 2. Minimum Livie; motor argue: The minimum request fortune of living space of deellings constructed on various residential garages, carports, accessory building, or bacements below ground level shall contain no less than 1600 equare feet of ground flow i living area for a con-story structure of 1000 square feet of minimum ground floor area if higher than eme-story, provided higher than one story structures shall have a minimum of 1000 general read of total living area, and grape.
- 8. Paricential to Guly: All lots in this subdivision shall be used calca! (for residential purposes except for residential surposes except for residential purposes are subdivision. No sofur home, trailer, bent, shadh, bessent, or other outstillings shall be used for temporary or parameter fresheld; in the purposes or any left in the scholling the parameter fresheld; inch impose or any left in the scholling the parameter fresheld; in the parameter of the para
- b. Notified Lock tion: No brilding shall be located on any lot peared to he from the or search to the side extremt line that the search to the side extremt line that the search that the search of the state of the search that the search of the search that the search of the side lot line than the required winjums front and side yet distance for the prisony dwelling. No accessory building shall be incorted closer to any year lot than 15 feat, but in no case shall it androuch upon any semessat.
- Mealth Conceros: All water systems and methods of sewage disposal in fole subdivision are to be in compliance with the regulation or precedures by the State Seard of Nealth or other civil authority having jurisdiction.
- 11. <u>Nuferious:</u> M. norrious or offensive trude shall be permitted upon any lot in this subdivision nor shall sugthing be done thereon which may be a nulesant or shoot may be to be
- Lightanian or Jimm: All residential construction must be completed within one year after the starting date, including the final grading.
- 13. Parking Limit thiena: We book, exerce, but or trallar shall be parked clicer to the streat that the belificing setback like. No ino sets there or uniformed whiche shall be parked on or repaired in any lot in this subdivision or on any street thereach.
- 14. Storage Tanks; All fuel storage tanks in this subdivision shall be buried below ground.
- Famoing, Wo issue or wall shall be exected or placed on any lot nearer to any street thus the fract of the residence, all fending suct be saintained in good condition.
- Antenney; Am meternal TV Antenna or satellite dish whall be placed behing the residence.
- placed bishing the residence.

  7. Design Require teacher. Each one story and 1.1/2 story

  7. Design Require teacher. Each one story and 1.1/2 story

  7. Design Require teacher. Each 2 story residence of no less than

  8.8 bridge DRITE Walls an extraction contraction shall have an

  exterior construction of no less than 50% brick at stone.

  All actuation siding shall be becauteouth util the exception

  chismops must be brick or stone weness as all sides. The

  roof shall be no less than 6/12 plates. These requirements

  may be taived by the developers on their sessions. The

  say he taived by the developers on their sessions. The

  columnial and sidilar designs to be built with less brick and

  stone. With these designs, a brick chismey is still

  propliced. Other requirements any he stipplished by the

  Driviloper on a case by cose has a during this staiver

  percense. By walvent with on a vertical.

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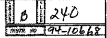
atems swipsuks .

This moleument francism its holy: and bit not variouslies: Harold Gibbon. President

108 HUMBER 18074

9410668

# SECTION SEVEN COVENANTS



 Construction Makhods: No modular or concrete homes will be permitted in this euclivision. No wood foundations shall be permitted.

19. Outhildings: All outsuildings shall be constructed of new paterials and be similar in appearance (similar in appearance shall mean same roof color and same trim owier) with the residence on the lot on which the building is being

 Roseowarz Association: Each lot owner shall be required to join the Homeomory Association for the purposes outlined in the Homeomory Association for lark.

21. Swimming Pools: dwimming pools must be placed behind the residence. All nonla must be below avound.

22. Potr: No sniwels, livestock, or poultry of any kind shall be Falsed hand or kept on any lot, except does, cate and other or seintained for any commercial purposes. Any animal so kept will not be permitted to rose at large within the subdivision and shall be conflicted to the owners praisies.

2). Lot Maintenance: All lots on which construction has not being maint the moved and smintained by the lot owner. After construction, the structure, provide as expected the construction, the structure, provide as expected. (All stulpeoit shell be maintained in a neat and attractive second.

24. <u>Duration of Covenants</u>: The foregoing covenants, conditions and restrictions are to run with the land and shall be windled on all parties and all persons claiming under than restrictions shall be averaged by the standard for successive periods of twa (10) years unless changed in shell or part by vote of these parasons who are then the Owners of the wayforthy of the membered lots in the Development.

25. Bitorcament of Covenants: The covenants may be anforced by any owner of they of the real estate in this subtlet being, including the developer. Bosever, such time as the developer to longer own any property contained in this subtleting the covenants of the developer to longer the any tright, obligation dection? the developer so longer than any tright better.

26. Savershilly: Desay one of the restrictions is hereby declared to De Independent of and severable from the rest of the restrictions and of and from every other one of the restrictions, and of and from every combination of the restrictions. Therefore, if any of the restrictions shall be held to be invested or to be unandorsable, or to lack the quality of running with the land that the holding shall be ditabut effect on the validity, endorsability or running quality of any other one of the restrictions.

STATE OF INDIANA }
COUNTY OF NANCOCK)

We, X & F bevsimment, Imc., do hereby certify that we are the owners of the property described in the above deption and that as such owner, we have caused the said above described property to be autrepted and subdivided as abown on the barein drawn plat, as our own free and volontary act and deed.

BY: STEVEN E. HELLEY, Presigna

their Hushing and the property public in and for shifteness of the party of the property of th

Given under my hand and notarial seal this 11th day of Orbotel.

Stacie Refusion

Reference Avonto

Reference Councy

Reference Cou

my commission expires: 12-15-97

at the second

1007 S 4890 S 108 T 19 807 S

OLF. 01.4040.098.48074094

This instrument Proposed by Moion and Gason Corporation, Surett Steam, President

ME NUMBER 18074

## COUNTRYSIDE SECTION EIGHT

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White A & will now

B 240

Me, R & P Development, Inc. by Steven R. Railly, Fremident, owner of the real estate shows and described harely, So between lay off, plat and subdivide said real estate in accordance with the within plat.

This subdivision shall be known and designated as countryside-Santientight. All streets shown and not beretofore sudicated are homely definated to the maintenance.

Northy dedicated to the public.

Yook midding minimum and maximum archaeck limes are hereby established as shown on this plat, hereby ablah libes and property likes of the streets there shall be expected on thickland to buildings or structures. The stripe of ground shown on this plat and estated drainings and willity enseement (D. § U.E.) are reserved for the use of the public willities for the installation of veter and sever makes, pulse, forcing, line and wises, drainings or veter and sever makes, pulse, forcing, line and wises, drainings proper matherities and to the assessor between reserved or present of the stripe of the stripe of the stripe of the same of the stripe of the

This subdivision shall be subject to the following restrictions which shall operate as perpetual covenants.

- 1. Praints (where on perpendicular december) and within the right-of-way, or on designed grademy and within the right-of-way, or on designed draining encember, are not to be altered, dug out, rilhed in, rilad, or otherwise changed without the written permission of the Respondent County for things Board (Comersisioner). Property to the contract of the county of the
- 2. Altering Dreinter Beales: May properly owner altering, obtaining or densiging the drainage scales or ditries will obtain the property of the drainage scales of the days scales of the property of the p
- 2- Copying Late: No femous, walls medge, tree or shorth planting which contribute sight Lines and sievations between 3.5 and 6 fant shows the attent shall be placed or partitled to remain on any owner low within the triangular area forced by the content of the contribute of a recorded property convert four the intersection of all contributes of the contribute of the con
- <u>Drains</u>: No sump pump drains or other drains shall outlet on to the street. No drainage structures shall be located within driveny limits.
- <u>bloot-of-way</u>: No trees shall be planted in the Hanoock County right-of-way.
- <u>Driveways</u>: All driveways and vehicle perting areas shall be hard surfaces with either concrete, asphalt or brick. He gravel or stone driveways will be permitted.

- 7. Minimum living SHACE ARREST. The minimum equere footage of living space of dwellings nonstructed on verious restlection lots in the development, secting two of proceedings, textured of the development, secting two of proceedings are constructed to the development of the development living shall contain no less than 1600 square text of ground level shall contain no less than 1600 square text of ground floor living area for a non-story structure of 1000 aquate fact of minimum ground floor area if higher than one-story structures shall neverther, provided higher than one story structures shall have been constructed that the shall have a two or three der, ethoched carrest.
- 5. Prefetcial two Only: All lots in this mandivision shall be used solarly for residential purposes except for residence used as noted leased during the sale and development of this subdivision. No softer hease, trailer, tent, shadt, heresent, residential purposes on any let in the subdivision persecutive sealestal purposes on any let in the subdivision persecutive keaned, junk yeard or consentual business will be permitted in the subdivision.
- 9. <u>Nullding Location</u>: No building shall be located on any lot seaser to the frank lies or means to the side attent line then the Mainum shalling state. Ilnes stoom on the plat. No eccessory building whall be located closer to any front or side lot line than the required minimum front and side yard distance for the primary dwelling. So accessory building shall be located closer to any rear lot than if feet, but in no case shall it emposch upon any essement.
- 10. Wealth Conserva: All vatur systems and astrody of several disposal for this substitution are to be in compliance with the regulations or procedures by the State Board of Health or other sivil authority having jurisdiries.
- 11. Rejector: Mo norious or offendire trade shall be permitted upon may be to this subdivision nor shall septimize be done neighborhood. He ranks will be saintsiand on the jot-sarbeeps and treat whall be kept in approved centainers which were not visible tron the streat, accept on collection day.
- 13. Limitation On Time: All residential construction must be completed within one year after the starting date, including the finel grading.
- 13. Parking timitations: He beat, camper, hear of traller shell he parked clears to the street than the toilding eatherd line. So importative or uniformed whiche shall he parked on an repaired on any lot in this subdivision or on any street thereof.
- 14. Storage Tanks: All feel storage tanks in this subdivision shall be buried below ground.
- 18. Functing: No famou or wall shall be erected or placed on any lot nearest to any otrest than the front of the residence. All functing must be maintained in good condition.
- Antennas: Any moternal TV Antenna or satellite dish shall be placed behird the residence.
- 17. Design Requirements of Perioders.

  18. Design Requirements | Dech one story and 1 1/2 story residence of no lease them 184 brick or store. Each 2 story residence shall have an actorior construction of no lease than 254 brick or store. Each 2 story residence shall have an actorior construction of no lease than 503 brick or store of the global story excitate leight will be allowed. It is considered that the story of the global story excitate leight will be allowed. It is character to be stored to be stored to be allowed. It is considered by the developers or their series. The many he walved by the developers or their series. The many he walved by the developers or their series. The story has been series of the story of th

FRE C NAME THAT THE PROPERTY

Irds untrument frepared by Irahan and Disson Carponellas, Harold Glassia, President

209 MUMBER: 1507

9410725

## COUNTRYSIDE SECTION EIGHT

В 210

101 e 6-18- 6-5

- Construction Hethods: No modular or concrete house will be permitted in this subdivision. We wood foundations shall be negative.
- Outbuildings: All outbuildings shell be constructed of new networksis and be similar in appearance (similar in appearance expensions exhall seen sees roof other and same trin color; with the residence on the lot on which the brilding is being built. We settle outbuilding shell be parafitzed.

My commission Expires: 12-13-97 State RALLETY
PORACY PUBLIC STACE R AUSH.

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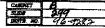
ACE HUMBER 15074

### **COUNTRYSIDE**

(COVENANTS)







. Me. R & F Development, Inc. by Stayen R. Reilly, Pracident, owner of the real estate chown and described herein, do hereby key off, plat and subdivide said real estate in accordance with the within plat.

This scholivision shall be known and designated as Countryside-Section Nine. All streets shown and not heretofore dedicated ere hereby decloted to the gobilo.

Proof building minimes and maximum setback lines are hereby subhished as shown on this plat, between which lines and preparty lines of the structures. The strips of ground shown on this plat, between which lines and relating to buildings or structures. The strips of ground shown on this plat and surved for the ones of the public utilities for the installation plat and surved for the ones of the public utilities for the installation results of the one of the public utilities for the installation during the public utilities for the installation of casings reallities. The public utilities and the proper suthortities and to the exament herein reserved, so to the proper suthortities and to the exament herein reserved, so parameter or other procedures are to be arcted or smintained on 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 trips of the coners of the other lots in this subdivision.

This subdivision shall be subject to the following restrictions which shall Operate as perpetual obvapants.

- is shall operate as perpetual covenance.

  Decingan placing (Dichoes) along decinated roadways and within the right-of-say, or on dedicated draining eatements, are not to be altered, dag out, filled in, tiled, or otherwise champed without the written permission of the Bastock County Pathage Board (Coustaloness). Property converting a surface, before a model grassways or other tool-screding surfaces. Nater for a model grassways or other become and the property long seventy so that said decinage seales or ditches will not be foregother to the research of the said county for the said decinage seales or ditches only than any be constructed over these seales or ditches only than of the said county of the Saboock County subdivision County discharge doctors Declinate in 19, 1-47 of the Saboock County subdivision County countries preliming.
- Attention Profitate Steller: Any property owner altering, changing one desampling the foreigns owless or ditches will changing on the foreign styles or ditches will change the styles of the styles o
- Chrone John Mo Serce, seah, hedge, true or shrub planning which obscructus sight lines and elevations between 7.5 and 8 wilch obscructus sight lines and elevations between 7.5 and 8 men and planning sight between 2.5 and 8 men and property lines and the promoted property lot within the triumpular possible objects of seat for six of a street and 7.5 feet for arbarial otreath into the case of a rounded property corner from the intersection of the street right-of-way lines extended. The same right line limitations from the intersection of the street right-of-way lines within the same right line limitation of a street right-of-way line with the same right line are same and the same right line are same and the same right line with the same r
- Rightrof-How: No trees shall be planted in the Nancock County right-of-way.
- Driveners All driveness and controls parking areas shall be hard confront with either concrete, asphalt or brick. No gravel or stone driveness will be paralited.
- History living roots green! The stringum square footage of living space of devilings constructed on various residential late in the development, accessed to the living space of devilings constructed on various residential late in the development, accessed behilding, or bessessing below of spaces, carports, accessed behilding, or bessessing below of ground filter of living to the scale of spaces. The residential so less than 1600 square face of ground filter are in things of square face of standard ground flower area it higher constancy, provided higher than one story structures shall have a minimum of 2000 square feet of total living area, and sech developing shall have a two or three oar, attached

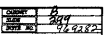
- Residential Uni only! .All lots in this subdivision shall; be used solely for residential purposes except for residences need as model home thring the sale and devalopment of this need as model home thring the sale and devalopment of this or other obtaining shall be used for the shade, become of residential purposes on any lot in the subdivision. So day known!, just yard or conservial business will be permitted in the subdivision.
- 9. Emilding Location: No building shall be located on any lot nearer to the rice street line than the administ building settant line shows on the plat the accessory building shall be located closer to any front or side but line than the required minimum front and side year distance for the primary dwelling. No accessory building shall be located closer to any rear lot than is feat, but in no case whell it angrouch upon any decement.
- 11. Milmenne: we sectious ar offensive trade shall be permitted upon more in this subdivision ter casel anything be done neighborhoot. We refuse will be saintediand on the lot. Garbage and trash thell be kept in approved containers which we not visible from the street, example on collection dec.
- 12. Limitation on fine: All residential construction smat be completed within one year after the starting date, including the final greature.
- 13. Earking Limitations: No boat, desper, bus or trailer shell be parked closur to the atreet than the building setbect line. No inoparative or uniformed whiche shell be parked on or repaired on any lot in this subdivision of on any street thereof.
- 14. Storage Tanka: All tuel storage tanks in this subdivision whall be buried below ground.
- Panning: No fence or well shall be arected or placed on may lot never to any street than the frent of the residence. All fescing must be smithfund in good condition
- 14. Antennas: Any external TV Antenna or establite dish shall be placed bobind the residence.
- Readon Remuirements; Each one story and 1 1/2 story residence Shall have an exterior constructed of no laws than residence Shall have an exterior constructed of no laws than acceptance of the laws an exterior construction of no laws than 50% from the extension of the gebles where variety siding while he allowed. All exterior siding while he increase it wises. The root shall be not loss than 50% pickle. These requirements that the shall be not less than 50% pickle. These requirements that the shall be not less than 50% pickle. The extension of the shall be not less than 50% pickle. The extension of these wellvers is to allow the shall be not less than 50% pickle. The shall be not been the still be been perfectly as the shall be required. Other requirements may be of pickle to be the been of the trip this valver process. All waivers will be in whiting.
- Constitution Methods: We modular or concrete homes will be paralized in this subdivision. Be word foundations whall be permitted.
- 19. Optimildings: All outbuildings shell be constructed of new materials and be similar in appearance (similar is appearance shall mean mass root noise and mass trim solve) with the residence on the lot on which the total paraditied.
- Resource association: Each lot owner shell be required to join the Monosource Association for the purposes outlined in the Rese owner Association Poles.
- 31. Seiming Pools: Evinsing pools must be placed behind the residence. All pools must be below ground.

AUG 8 7 1999

A Calar

THE INSTRUMENT PREPARED BY GRIP DESIGN AND DEVELOPMENT, INC.

# COUNTRYSIDE SECTION NINE 9509282



(COVENANTS)

By Commission Expires: 12-25-98 Printed Name: SUPPON D. GORGO

### COUNTRYSIDE SECTION TEN

(COVENANTS)

- manual operate as perpetual covenents.

  Foliages planjes: (Ditches) along dedicated roadenys and
  within the right-of-way, or on dedicated drainings measurements,
  are not to be altered, dup out, filled in, tilad, or
  otherwise changed without the written permission of the
  Rancock County Permission Board (Commissioners). Property
  or recording surfaces, where from roof up parking areas must
  be outtoined on the property long spouds so that said drainings
  seales or disches will not be desayed by such water. Driverage
  appropriate said of the property are propuls or that said drainings
  of the sindness while outputs are installed as see for tin 7.3-47
  of the Sandock County Subdivision Control Ordinance.

- <u>Right-of-May:</u> He trees shall be planted in the Handock County right-of-way.
- Reingages All driveways and vehicle parking dream shall be hard surfaced with either concrete, asphalt or brick. We gravel or stone driveways will be parmitted.
- Ministra living space streams the saminar square footage of living space of develipps constructed on various residential late in the Servicpeant; acclusive of partners, burrease, parages, empotes, acceptant building, or hassestte building or the same of the same of grander for the same for a conservant structure on late of grander filton living stream for a conservant structure on late square feet of minister ground filton area if higher than one-story, provided higher than one-story structures shall have a minister of 2000 square feet of total living area, and seat consulting shall have a two or three one, attached

- Residential Use Dely: All lots in this subdivision shall be used solely far residential purposes except for residences used as solely far residential purposes except for residences used as solely far residential and the subdivision of this control of the solely solely of the solely carried the solely far residential purposes on any lot in the subdivision. Be deplayed, just year or commercial business will be paratized in the subdivision.
- <u>Building Locations:</u> No Duilding shall be located on any located to the ground line or measure to the struct line or measure to the located on any located control of the located control of the located control of the located control on the locate or side locat line shall be located closer to any front or side locat line that the required minimum front and side yard discussed for the prisery duelling. No Accessory building shall be located closer to any reer loc than 12 feat, but in so ches ball it successful upon any emergent.
- no case small it encrosch upon any esserent.

  10. Health Conderput All vater systems and serbods of savoys depondent of subdivision in the product of the standard of the stan
- Limitation in Yime: All residential construction aust be completed within one year after the starting date, including the first greating.
- Revision limitations: No bost, camper, bus or trailer shall be parked closer to the street than the boileing setback lies. No inoperative or unlicensed which is that be parked on ar repaired on any lot in this subdivision or on any street threaton.
- Storage Tanke: All fuel storage tames in this subdivision shall be buried below ground.
- fenoing: No fence or wall shall be erected or placed on any lot mearest to any extrest than the front of the randomos. All fencing must be maintained in good condition.
- Antennes: Any external TV Astanna or setallite dish shall be placed behind the residence.
- Design Respirements: Each one story and 1 1/2 story residence shall have an exterior constructed of no less than residence shall have an exterior constructed of no less than six brick or ectors. But level are stored for some starter or construction of no less than six brick or store. All criterior exising shall be horizontal with the acception of the qualtar where vertical siding will be allowed. All obligancy small be not less than 5/12 pitch. These requirements may be sulved by the development of the store of the store of the store of the store. Six of the store of the

- 20. <u>Homosomers Associations</u> Each lot owner shall be required to join the Homosomers Association for the gurposes outlined in the Home convers Association Sy-isve.
- 21. <u>Eximming Poplar</u> Defining pouls must be placed behind the residence. All pools must be below ground.

SHEET 4 OF 5

JOB NO. 18074-10

### COUNTRYSIDE SECTION TEN

#### (COVENANTS)

- 22. Pata: No animals, livestock, or poultry of any kind shall be raised bred or kept en any lot, accept dops, cate that other bodescole pers may be kept, provided they are not kept, bred on a breaked for any conservative perposes. Any animal so kept of the breaked for any conservative perposes. Any animal so kept of the best of the person of the p
- 23. Loc Maintenance; All lock on which construction has not begun must be moved and mainteined by the lot owner. After construction, the structure, grounds and recreational equipment shall be mainteized in a meet and attractive.
- 24. Pack Maintenance. Area labeled as Slock A on the plat shall be mainteimed as cutlined in the Bosecwhers Association By-
- 23. Paration of Covaments the forespoing povements, conditions and restrictions are for run with the land and shall be himsing on all parties and all persons claiming under then until January i, 2014 at which thes said covaments and particle of ten [10] years unless changed in whole or part by particle of the middle of the particle of the said covaments and particle of the subserved John in the Drevlonment.
- 76. Enforcement of Covenants The covenants may be enforced by any owner of any of the real entere in this modelvation, including the developer. No owner, such that as the developer no longer owns may property contained in this samilyision section 10, the developer no longer has may replace of longer than any replace of longer law may replay, obligation or standing.
- 27. Reverability fivery one of the restrictions is burshy declared to be independent of and severable from the rest of the restrictions and of and from every other one of the restrictions and of and from every combination of the restrictions. Therefore, if eny of the restrictions shall be held to be lawnish or to be unemforceable, or to lack the quality of remains with the land that the holding shall by without affect on the validity, entroposibility or running.

STATE OF INDINUA ;

We, B f f Development, Inc., do hereby certify that we are the covars of the property described in the above ception and that a such owner, we have caused the seif above described property to be surveyed and subdivided as shown on the herein grawn plat, as on our free and voluntary act and described.

EY. STEVEN R. ARTLLY, Prostoant

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# BY-LAWS OF COUNTRYSIDE OF HANCOCK COUNTY HOMEOWNERS ASSOCIATION, INC.

## ARTICLE I IDENTIFICATION AND APPLICABILITY

Section 1.01. Identification and Adoption. These By-Laws are adopted to govern the administration of the Countryside of Hancock County Homeowners Association, Inc. created to govern the use of common areas, and partly to govern the use of lots, in a residential subdivision located near the City of New Palestine, Hancock County, Indiana, known as Countryside Sections 7 - 10 ("Countryside"). The Developer ("Developer") and owner of the subdivision is R & F Development, Inc., an Indiana corporation.

The Articles of Incorporation of the Association are incorporated herein by reference, and all of the covenants, rights, restrictions, and liabilities therein contained shall apply to and govern the interpretation of these By-Laws. The provisions of these By-Laws shall apply to the administration and conduct of the affairs of the Association.

Section 1.02. Individual Application. All of the Lot Owners, future owners, mortgagees, tenants, future tenants, or their guests and invitees, and any other person who may use or occupy a Lot or any common areas in the subdivision, shall be subject to the terms and conditions of all documents affecting such Lot and the common areas, as well as by the Articles of Incorporation of the Association, these By-Laws, and any Rules and Regulations adopted by the Association.

Section 1.03. Effect Of Becoming An Owner. The owner ("Owner") of any lot in Countryside, by acceptance of a deed conveying title thereto, or the execution of a contract for the purchase thereof, whether from Developer or a subsequent Owner of such lot, shall accept such deed and execute such contract subject to the provisions contained in these By-Laws. By acceptance of such deed or execution of such contract the Owner acknowledges the rights and powers of Developer with respect to these By-Laws, and also, for themselves, their heirs, personal representatives, successors and assigns, such Owner covenants and agrees and consents to and with Developer and to and with the Owner and subsequent Owners of each of the lots affected by these By-Laws to keep, observe, comply with the terms and conditions of these By-Laws.

### ARTICLE II MEETING OF ASSOCIATION

Section 2.01. Meetings. At least annually and at such other times as may be necessary,

a meeting of the Lot Owners shall be held for the purpose of electing the Board of Directors, approving the Annual Budget, and for such other purposes as may be appropriate or required.

Section 2.02. Annual Meetings. The Annual Meeting of the Lot Owners shall be held on the first Monday on or after February 1st in each calendar year or as soon thereafter as is practicable. The Board of Directors may change the date for the Annual Meeting, but it shall give written notice to Owners of any change in the date of the Annual Meeting. At the Annual Meeting the Lot Owners shall elect the Board of Directors of the Association in accordance with the provisions of these By-Laws, shall consider the Annual Budget, and shall transact such other business as may properly come before the meeting.

SECTION 2.03. Special Meetings. A Special Meeting of the Lot Owners may be called by the President, by request of two (2) Directors, or upon a written request of not less than fifteen percent (15%) of the Lot Owners. The request shall be presented to the President or Secretary of the Association and shall state the purposes for which the meeting is to be called and such purposes shall be stated in the notice thereof which is sent to the Lot Owners. No business shall be transacted at a Special Meeting except as stated in the notice of the meeting, unless all the Lot Owners are present.

Section 2.04. Notice and Place of Meetings. Any meetings of the Lot Owners may be held at any suitable place, as may be designated by the Board of Directors. Written notice stating the date, time and place of any meeting, and in the case of a Special Meeting, the purpose or purposes for which the meeting is called, shall be delivered or mailed by the Secretary of the Association to each Owner and to the Developer even after the Developer ceases to be a Lot Owner. The notice shall be mailed or delivered to the Lot Owners at their address as it appears upon the records of the Association, to the Developer at 1111 W. Main St., Ste. K, Greenfield, Indiana, 46140 and to any Mortgage who requests the same in writing at its address as appears on the records of the Association. Attendance at any meeting by a Lot Owner or their authorized representative, in person or by proxy, shall constitute waiver of notice of such meeting.

### Section 2.05. Voting.

(a) Number of Votes. To facilitate the orderly conduct of the meeting, each Lot Owner other than the Developer shall be a Class A member of the Association, and shall be entitled to cast one (1) vote on each matter coming before the meeting. The Developer shall be the sole Class B member and shall be entitled to four (4) votes for each Lot owned subject to the terms and conditions of the By-Laws. The Class B membership shall cease and be converted to Class A membership on the happening of either of the following events, whichever occurs earlier:

- i) When the total votes outstanding in the Class A membership equal the total votes outstanding in the Class B membership; or
- ii) At election of Developer.
- (b) Multiple Owner. Where the Owner of a Lot constitutes more than one (1) person, or is a partnership, there shall be only one (1) voting representative entitled to cast the vote allocable to that Lot.
- (c) Voting by Corporation or Trust. Where a corporation or trust is a Lot Owner or is otherwise entitled to vote, the trustee may cast the vote on behalf of the trust and the agent or other representative of a corporation who is duly empowered to vote shall cast any votes to which the corporation is entitled.
- (d) Proxy. A Lot Owner may vote either in person or by his duly authorized and designated attorney-in-fact. Where voting is by proxy, the Lot Owner shall duly designate his attorney-in-fact in writing, and such written designation shall be delivered to the Association prior to or at the commencement of the meeting.
- (e) <u>Quorum.</u> Except where otherwise expressly provided in these By-Laws, one-third (1/3) of the Lot Owners shall constitute a quorum at all meetings.
- (f) Conduct of Annual Meeting. The President of the Association shall serve as Chairman of the Annual Meeting and in his absence the Vice President shall serve. The Chairman shall call the Annual Meeting to order at the duly designated time and business will be conducted normally in the following manner:
  - i) Reading of the Minutes. The Secretary shall read the minutes of the last Annual Meeting and the minutes of any Special Meeting held subsequent thereto, but such reading may be waived upon motion.
  - ii) Treasurer's Report. The Treasurer shall report to the Lot Owners concerning the financial condition of the Association, and answer relevant questions of the Lot Owners concerning the Common Expenses and financial report for the prior year and the proposed Annual Budget for the current year.

- Budget. The proposed Annual Budget for the current fiscal year shall be presented to the Lot Owners for approval or amendment. If the Lot Owners do not approve the Annual Assessments for the current fiscal year at the time they approve the Annual Budget, then the Board of Directors shall set the Annual Assessments for the year at such amount as will raise the funds required to comply with the Annual Budget, including reserve requirements.
- Election of Board of Directors. Nominations for iv) the Board of Directors may be made by any Lot Owner from those persons eligible to serve. Such nominations must be in writing and presented to the Secretary of the Association at least three (3) days prior to the date of the Annual Meeting. Voting for the Board of Directors will be by paper ballot unless a majority of the Lot Owners present waive voting by paper ballot and approve another form of voting. The ballot shall contain the name of each person nominated to serve as a Board member. Each Lot Owner other than Developer may cast one (1) vote for as many nominees as are to be elected. No Lot Owner other than Developer may cast more than one (1) vote for any nominee. Those persons receiving the highest number of votes shall be elected.
- v) Other Business. Other business may be brought before the meeting only if accepted and ruled in order by the Chairman of the Meeting, or which is pursuant to written request submitted to the Secretary of the Association at least three (3) days prior to the date of the meeting.
- vi) Adjournment.

### ARTICLE III BOARD OF DIRECTORS

Section 3.01. Number and Duties. The affairs of the Association shall be governed and managed by the Board of Directors (herein collectively called the "Board" or "Directors" and

individually called "Director"). The Board of Directors shall be composed of two (2) persons. No person shall be eligible to serve as a Director unless he is a Lot Owner or unless he is appointed by the Developer. Also, any Lot Owner who is thirty (30) days or more in arrears in his Annual or Special Assessments, will not be eligible to serve or to continue to serve as a Director.

Section 3.02 Initial Board of Directors. The initial Board of Directors shall be as provided in the Articles of the Incorporation of the Association, all of who shall be appointed by Developer. Notwithstanding any other provisions in the By-Laws, the initial Board of Directors shall hold office until the first Annual Meeting of the Lot Owners which shall be held on the first Monday on or after February 1st in each year.

Section 3.03. Additional Qualification. Where an owner consists of more than one (1) person or is a partnership, corporation, trust or other legal entity, then one (1) of the persons constituting the multiple Lot Owner, or an office or trustee, shall be eligible to serve on the Board of Directors. No Lot Owner other than the Developer may be represented on the Board of Directors by more than one (1) person at a time.

Section 3.04. Term of Office and Vacancy. The Board of Directors shall be elected at each annual meeting of the Association. At the first annual meeting of the Board, one (1) Director shall be elected for one (1) year, one (1) Director for two (2) years and one (1) Director for three (3) years. At each subsequent annual meeting one (1) Director shall be elected for a term of three (3) years (since the term of one of the Directors will be expiring), and any other vacancies in the Board of Directors shall be filled by electing a Director to serve for the remainder of the term of the Director who did not serve for his whole term of office.

Any vacancy or vacancies occurring in the Board of Directors shall be filled until the annual meeting of the members by a vote of a majority of the remaining Directors or by vote of the Lot Owners if a Director is removed in accordance with Section 3.05 of this Article III.

Section 3.05. Removal of Director. A Director or Directors, except the initial Directors, may be removed with or without cause by majority vote of the Lot Owners at a meeting duly called and constituted. In such case, a successor Director shall be elected at the same meeting from eligible Lot Owners. A Director so elected shall serve until the next Annual Meeting of the Lot Owners or until his successor is duly elected and qualified. An initial Director may be removed and replaced at the discretion of the Developer.

Section 3.06. Duties of the Board of Directors. The Board of Directors shall provide for the management, administration, operation, maintenance, repair, upkeep and replacement of the Common Areas in Countryside, including but not limited to the entrances, nature park, walking trails, and the collection and disbursement of the common expenses. These duties include, but are not limited to:

- (a) management, maintenance, repair and replacements of the sidewalks and common areas:
- (b) the maintenance and painting of guardrails;
- (c) procuring of utilities used in connection with the common facilities, removal of garbage and waste, and snow removal from the common areas, and if the Board of Directors deems prudent from public streets in the subdivision;
- (d) landscaping, painting, decorating, and furnishing of the common areas;
- (e) assessment and collection from the Owners of their pro rata share of the common expenses;
- (f) preparation of annual budget;
- (g) preparing and delivering annually to the Owners a full accounting of all receipts and expenses incurred in the prior year; such accounting shall be delivered to each owner as soon as possible after the end of each fiscal year;
- (h) keeping a current, accurate and detailed record of receipts and expenditures affecting the property, specifying and itemizing the common expenses. All records and vouchers shall be available for examination by an owner upon reasonable notice during normal business hours; and
- (i) to procure fire and extended coverage insurance covering any improvements on or to the common areas to the full replacement value thereof and to procure public liability and property damage insurance and workmen's compensation insurance, if necessary, for the benefit of the Lot Owners and the Association.

<u>Section 3.07. Powers of the Board of Directors.</u> The Board of Directors shall have all powers as are reasonable and necessary to accomplish the performance of their duties. These powers include, but are not limited to:

(a) to employ a managing agent or a real estate management company (either being hereinafter referred to as "Managing Agent") to assist the Board in performing its duties;

- (b) to purchase for the benefit of the Association such equipment, materials, labor, and services as may be necessary in the judgement of the Board of Directors;
- (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 business and affairs of the Association;
- (d) to include the costs of all of the above and foregoing as a common expense;
- (e) to open and maintain one (1) or more bank accounts in the name of the Association;
- (f) to determine rules and procedures for hiring and firing of personnel necessary for the maintenance, repair and replacement of common areas and for approving the payment of vouchers, invoices and the like:
- (g) to adopt, revise, amend and alter from time to time reasonable rules and regulations with respect to use, occupancy, operation, and enjoyment of the common areas and facilities;
- (h) to grant easements and other rights over the common areas;
- (i) to impose non-discriminatory fines upon any Lot Owner or Lot Owners if they, or any members of their family, guests, or invitees, shall violate any rules or regulations adopted by the Association and such fine shall be collectible by the Association in the same manner as payment of the annual assessment is collectible, and shall be secured by a lien on the Owner's Lot and subject to late charges and interest to the same extent as a late payment of the annual assessment; and
- (j) to do such other acts and things as are in the best interest of a majority of Lot Owners and which are not contrary to law.

Section 3.08. Limitation on Board Action. The authority of the Board of Directors to enter into contracts shall be limited to contracts involving a total expenditure of less than \$2,500.00 without obtaining the prior approval of the Lot Owners at a meeting thereof, except in the following cases:

- (a) contracts for replacing or restoring portions of the common areas damaged or destroyed by fire or other casualty;
- (b) proposed contracts and proposed expenditures expressly set forth as provided for in the annual budget as approved by the Lot Owners at the annual meeting, which shall include but not be limited to the compensation of the managing agent, ongoing contracts of all kinds, maintenance contracts, contracts for improvements which have been approved by the Lot Owners and contributions to reserve accounts.

Items within the budget need not be approved separately. The Board may also reallocate items in the budget, if the total budget will not be increased.

Section 3.09. Compensation. No Director shall receive any compensation for his services unless a majority of the Lot Owners shall approve paying such compensation. Each Director shall be reimbursed for his reasonable costs and expenses incurred for the benefit of the Association.

Section 3.10. Meetings. Regular meeting of the Board of Directors may be held at such time and place as shall be determined from time to time by the President. The Secretary shall give notice of the regular meetings of the Board to each Director personally or mailed by United States Mail at least three (3) days prior to the date of such meeting.

Special meetings of the Board of Directors may be called by the President or any two (2) members of the Board. The person or persons calling such meeting shall give written notice thereof to the Secretary who shall either personally or by mail and at least three (3) days prior to the date of such special meeting, give notice to the Board members. The notice of the meeting shall contain a statement of the purpose for which the meeting is called.

- Section 3.11. Waiver of Notice. Any Director may, in writing, waive notice of a meeting and such waiver shall be deemed equivalent to the receipt of such notice. The presence of any Director at a meeting shall, as to such Director, constitute a waiver of notice of the time, place and purpose thereof. If all Directors are present at the meeting of the Board, or if those not present shall waive notice of the meeting or shall consent to the actions taken at the meeting, notice shall not be required and any business may be transacted at such meeting.
- Section 3.12. Quorum. At all meetings of the Board a majority of the Directors shall constitute a quorum for the transaction of business and the votes of the majority of the Directors present at a meeting at which a quorum is present shall be the decision of the Board.
- Section 3.13. Non-Liability of Directors. The Directors shall not be liable to the Lot Owners or any other persons for any error or mistake in judgment exercised in carrying out their duties and responsibilities as Director, except for their own individual willful misconduct, bad

faith or gross negligence. The Association may indemnify and hold harmless each of the Directors against any and all liabilities to any person, firm or corporation arising out of contracts made by the Board on behalf of the Association, unless any such contract shall have been made in bad faith or contrary to the provisions of law. The Association shall, if reasonably available, carry liability insurance for the Board of Directors. The cost of such insurance shall be included as part of the common expenses. It is intended that the Directors shall have no personal liability with respect to any contract made by them in good faith on behalf of the Association. The Lot Owners shall be subject to special assessment for sums necessary for the Association to pay the aforesaid indemnity in favor of the Directors. Every contract made by the Board or the Managing Agent on behalf of the Association shall be in the name of the Association.

Section 3.14. Additional Indemnity of Directors and Officers. The Association may indemnify any person, his heirs, assigns and personal representatives, made a party to any action, suit or proceeding by reason of the fact that he is or was a Director or an officer of the Association, against the reasonable expenses, including attorneys fees, actually and necessarily incurred by him in connection with the defense of such action, suit or proceeding, or in connection with any appeal thereon, except as otherwise specifically provided herein in relation to matters as to which it shall be adjudged in such action, suit or proceeding that such person is liable for gross negligence or willful misconduct in the performance of his duties. The Association may also reimburse to any such Director or Officer of the Association the reasonable costs of settlement of or judgment rendered in any action, suit or proceeding, if it shall be found by a majority of the Lot Owners that such Director or Officer was not guilty of gross negligence or willful misconduct. In making such findings and notwithstanding the adjudication in any action, suit, or proceeding against a Director or an Officer, no Director or Officer shall be considered or deemed to be guilty of or liable for negligence or willful misconduct in the performance of his duties where, acting in good faith, such Director or Officer relied on the books and records of the Association or statements or advice made by or prepared by the Managing Agent 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 actual knowledge of the falsity or incorrectness thereof nor shall a Director or Officer be deemed guilty of or liable for negligence or willful misconduct solely by virtue of the fact that he failed or neglected to attend a meeting or meetings of the Board of Directors.

Section 3.15. Books and Records. The Board of Directors shall itself, or through the Managing Agent, make available to Lot Owners and lenders, and to holders, insurers or guarantors of any first mortgage, current copies of the Covenants in the recorded subdivision plats, these By-Laws, any rules and regulations concerning Countryside, and the books records and financial statements of the Association. "Available" shall mean available for inspection, upon request, during normal business hours or under other reasonable circumstances.

#### ARTICLE IV OFFICERS

Section 4.01. Officers of the Association. The principal Officers of the Association shall be the President, Vice President, Secretary, and Treasurer, all of whom shall be elected by the Board. Any two (2) or more offices may be held by the same person, except that the duties of the President and Secretary shall not be performed by the same person.

Section 4.02. Election of Officers. The Officers of the Association shall be elected annually by the Board of Directors at the initial meeting of each new Board. Upon an affirmative vote of a majority of all members of the Board, any officer may be removed either with or without cause and his successor elected at any regular meeting of the Board or at any special meeting of the Board called for such purpose.

Section 4.03. The President. The President shall be elected from among the Directors and shall be the Chief Executive Officer of the Association. He shall preside as Chairman at all meetings of the Association and of the Board, shall have and discharge all of the general powers and duties usually vested in the office of President or Chief Executive Officer of an Association or a Stock Corporation organized under the laws of Indiana, including, but not limited to the power to appoint committees from the Lot Owners as he may deem necessary to assist in the affairs of the Association and to perform such other duties as the Board may from time to time prescribe.

Section 4.04 The Vice-President. A Vice-President shall be elected from among the Directors and shall perform all duties incumbent upon the President during the absence or disability of the President. In the absence of the President the Vice- President shall preside at all meetings of the Lot Owners and of the Board of Directors. The Vice-President shall also perform such other duties as these By-Laws may prescribe or as shall from time to time be delegated to him by the Board or by the President.

Section 4.05. The Secretary. The Secretary need not be elected from among the Directors. The Secretary shall attend all meetings of the Association and of the Board and shall keep or cause to be kept a true and complete record of the proceedings of such meeting, shall perform all other duties incident to the

office of the Secretary, and such other duties as from time to time may be prescribed by the Board. The Secretary shall specifically see that all notices of the Association of the Board are duly given, mailed or delivered, in accordance with the provisions of these By-Laws.

Section 4.06. The Treasurer. The Board shall elect a Treasurer who shall maintain a correct and complete record of account showing accurately at all times the financial condition of the Association and such other duties incident to the office of the Treasurer. He shall be the Legal Custodian of all monies, notes, securities and other valuables which may from time to time come into the possession of the Association. He shall immediately deposit all funds of the Association coming into his hands in some reliable bank or other depository to be designated by

the Board and shall keep such bank account in the name of the Association. The Treasurer need not be a Lot Owner.

Section 4.07. Additional Officers. The Board of Directors may, from time to time, designate and elect additional Officers, including but not limited to Vice-Presidents and an Assistant Secretary and Assistant Treasurer who shall have such powers and duties as are set forth herein for such offices. The Assistant Secretary and Assistant Treasurer shall have such powers and duties as the Officer whom they are elected to assist shall delegate to them, and such other powers and duties as these By-Laws or the Board of Directors may prescribe.

<u>Section 4.08.</u> Delegation to Management Agent. The duties of the Secretary and/or Treasurer may be delegated to a Managing Agent if one is then serving.

## ARTICLE V ACCOUNTING, BUDGETS, AND ASSESSMENTS

Section 5.01. Annual Accounting. Annually, as soon as practicable after the close of each fiscal year, the Board shall cause to be prepared and furnished to each Lot Owner a financial statement prepared by an independent Public Accountant, which statement shall show all receipts and expenses received, incurred and paid during the preceding calendar year. The Association shall furnish such financial statement for the preceding fiscal year free of charge to any holder, insurer or guarantor of a first mortgage who shall so request in writing.

Section 5.02. Proposed Budget. Annually, on or before the date of the Annual Meeting of the Association, the Board of Directors shall cause to be prepared a proposed Annual Budget for the ensuing or current fiscal year estimating the total amount of the common expenses for such fiscal year. The Board of Directors shall furnish a copy of such proposed Annual Budget to each Lot Owner prior to or at the Annual Meeting of the Association for adoption, and, if so adopted, shall be the basis for the Annual Assessment for the following fiscal year. At the Annual Meeting of the Lot Owners, the Budget may be approved in whole or in part or may be amended in whole or in part, by a majority vote of those persons voting in person or by proxy provided, however, that the Board of Directors may adopt a tentative Annual Budget for each year until an Annual Budget is approved by the Lot Owners.

Section 5.03. Annual and Special Assessments. Common expenses shall be assessed to the Lot Owners, either as an Annual Assessment, or as a Special Assessment, equally with respect to each Lot which is subject to assessment, all as set forth below:

(a) An annual assessment shall be made for each fiscal year of the Association for all anticipated ongoing operating expenses of the Association, including reserves. The annual assessment shall be paid in an installment which shall be due and payable in advance

on the 1st day of January. The amount of the aggregate annual assessments shall be equal to the total amount of expenses provided for in the Annual Budget, including reserve items.

- (b) Special Assessments may be made for any unusual and/or extraordinary items, including capital expenditures, and any unanticipated items. Special Assessments shall be payable in such amounts and at such times as may be provided in the resolution or other formal proposal setting forth the terms of such Special Assessments.
- (c) The annual assessment and all special assessments, together with interest, late charges, costs and reasonable attorney's fees, shall be a continuing lien on the lot upon which each such assessment is made as each installment thereof becomes payable. Each such assessment, together with interest, late charges, costs and reasonable attorney's fees, shall also be the personal obligation of the person who was the Owner of the Lot at the time of the assessment was payable.

Section 5.04. Fiscal Year. The Fiscal Year of the Association shall commence on January 1 and end on December 31, but the Board of Directors may change such Fiscal Year. If the fiscal year is so changed, the annual assessment for the prior fiscal year shall continue to be assessed during any short fiscal year, unless the Board of Directors shall submit an interim or modified Budget and annual assessment for such period to the Lot Owners.

Section 5.05. Limitation on Assessments. During the Fiscal Years ending on or prior to December 31, 1994, the Maximum Annual Assessment shall be per lot per year payable in advance in one (1) installment of One Hundred Fifty Dollars (\$150.00) on the first day of the month of January of each year. The Assessment shall be prorated for the part of the year the Lot was owned by the Lot Owner, where applicable. So long as the Developer owns any lot in Countryside but not longer than two (2) years from the date hereof, there shall not be any increases in the annual assessment nor shall there be any Special Assessments without Developer's prior approval. For the purpose of this section any lot re-acquired by the Developer after it has been sold shall be deemed not to be owned by the Developer.

So long as the Developer is developing the property in the Subdivision, the Annual Assessment shall not be increased more than a cumulative average of eight percent (8%) per year unless such larger increase is approved by a majority vote at a meeting duly held after the Lot Owners have been notified that such meeting would consider the Annual Budget for the following year and that an increase averaging more than eight percent (8%) per year may be necessary. Such maximum percentage increase shall be computed by compounding the Annual Assessment for the fiscal year ending December 31, 1995, at the rate of eight percent (8%) per year until the then current fiscal year.

Section 5.06. Vote for Special Assessments. No Special Assessment shall be adopted unless voted by sixty-six and two thirds percent (66-2/3%) of the votes of the Association at a meeting called for this purpose. However, Special Assessments required because of an insufficiency of insurance shall not be subject to any vote by the Lot Owners.

Section 5.07. Notice of Meeting for Assessments. Written notice of any meeting other than the Annual Meeting which is called for the purpose of approving the Annual Budget and Annual Assessment or a Special Assessment, shall be given or sent to all members and such notice shall state that the Annual Budget and/or a Special Assessment will be considered at such meeting.

Section 5.08. Commencement of Assessments. The Annual Assessments provided for herein shall be made for each fiscal year of the Association, and shall be payable in semi-annual installments as provided above. The Annual Assessment shall be set for each fiscal year of the Association. If the Annual Assessment has not been set by the first day of the fiscal year, then the payments due on the Annual Assessment shall be based upon a Tentative Annual Budget set by the Board of Directors, and if none is set then the Assessments shall be based on the prior year's Assessments until the Annual Budget and Annual Assessment for such fiscal year is approved. The first payment of the Annual Assessment payable after the Annual Budget is approved shall be adjusted to compensate for any prior payments which were too high or too low. If more than one (1) lot is conveyed or rented with a home, then each Lot, or part Lot, shall be subject to the Annual Assessment. A part Lot shall be subject to a pro rata share of such assessment. The Annual Assessment for the fiscal year in which occurs the conveyance of the first Lot to a Lot Owner other than a builder shall be established by the Developer. At the time of the first conveyance of a lot, the purchaser shall pay a prorated assessment for the balance of the quarter in which the Lot is conveyed. The Purchaser of each Lot shall be responsible to notify the Association of his acquisition of the Lot and to give to the Association his name and address for mailing purposes and satisfactory evidence of his ownership.

Section 5.09 Delinquent Assessment. Any payment of an Assessment which is not paid within fourteen (14) days of the date due shall automatically be subject to a late charge of Twenty-five Dollars (\$25.00). Late charges may continue to be assessed for each quarter a payment remains outstanding. The Board of Directors shall have the right to change the amount of the late charge, the time period before such charge is imposed, and to make other provisions for late charges and/or for imposing interest on late payments. The Association may bring an action of law against the Lot Owner personally obligated to pay the same; it may foreclose its lien against the Owner's Lot; or it may assert both rights and/or any other remedy available to it in law or in equity.

Section 5.10. Lien of Assessments. All sums assessed by the Association, but unpaid, including installments of the Annual Assessment and Special Assessments, and any fines duly

imposed by the Association, together with late charges, interest, attorney's fees and the costs of collection thereof, shall constitute a lien on the Owner's Lot prior to all other liens, except only:

- (a) Tax liens on the lot in favor of any assessing unit or special district; and
- (b) All sums unpaid on a first mortgage of record.

The sale or transfer of any Lot by foreclosure or by deed in lieu of foreclosure (but not any other transfer), shall extinguish the Assessment lien for payments which become due prior to the sale of such sale or transfer, but shall not extinguish the personal liability of the Lot Owner for such assessments. No such sale or transfer shall relieve the Lot Owner from liability for any assessments thereafter becoming due or from the lien thereof. The lien for sums assessed may be foreclosed by a suit by the Association or the managing Agent on its behalf in like manner as a mortgage of such property. In any such foreclosure the Lot Owner shall be required to pay a reasonable rental for the use and occupancy of the Lot. The Association, upon the affirmative vote of ninety percent (90%) of all the Lot Owners (so authorizing and setting up a special assessment to pay for the same), shall have the power to bid on the Lot at any foreclosure sale and to acquire and hold, lease, mortgage and convey the same.

Section 5.11 Liability of Grantee. In a voluntary conveyance of a Lot other than a deed in lieu of a foreclosure, the grantee of the Lot shall be jointly and severally liable the grantor for all unpaid assessments by the Association against the latter for his share of the common expenses or for special assessments up to the time of the grant or conveyance, without prejudice to the grantee's right to recover from the grantor the amounts paid by the grantee therefore. Upon the request of any Lot Owner, Purchaser or Mortgagee, the Secretary or other authorized Officer of the Association or the Managing Agent shall provide within seven (7) days of the request, against a particular Lot. The Association may charge a reasonable charge for such statement if permitted by law and it may require the Lot Owner to confirm that the person requesting the statement is a Mortgagee or purchaser of or from the Lot Owner. Once having been furnished with such a statement, such person (other than the delinquent Lot Owner) shall not be liable for, nor shall the Lot conveyed be subject to a lien for, any unpaid assessments made by the Association against the grantor in excess of the amount therein set forth, plus costs of collection of such sums, if applicable.

#### ARTICLE VI AMENDMENT TO BY-LAWS

Section 6.01. These By-Laws may be amended by a vote of not less than sixty-six and two-thirds percent (66-2/3%) of the Lot Owners voting in person or by proxy at a duly constituted meeting called for such purpose, or at an Annual Meeting.

### ARTICLE VII NOTICES, NEWSLETTERS, USE OF TENNIS COURTS

Section 7.01. Notice to Mortgages. Any Lot Owner who places a first mortgage lien upon his lot may notify the Secretary or the Association or the Managing Agent and provide the name and address of the Mortgagee, or the Mortgagee may do so, with a statement as to whether notices are to be sent to the Mortgagee. A record of such Mortgagee and its name and address shall be maintained by the Secretary or the managing Agent and any notice required to be given to the Mortgagee pursuant to the terms of these By-Laws shall be deemed effectively given if mailed to such Mortgagee at the address shown is such record at the time provided, or as to which the Association is later notified in writing. Unless notification of any such mortgage and the name and address of Mortgagee are furnished to the Secretary or the Managing Agent, either by the owner or the Mortgager, no notice to the Mortgagee as may otherwise be required by these By-Laws shall be required.

Section 7.02. Notice to Lot Owners. Each Lot Owner shall have the duty to notify the Association of his address for notice purposes and all notices duly mailed or delivered to that address shall be proper notice hereunder. The Association shall have no duty to send notice to any Lot Owner, to any other address or to whom the Association has no address.

Section 7.03. Newsletters. In the event the Association elects to publish a newsletter or any other type of written publication, a copy of same shall be sent to the Developer at the address stated in Section 2.04 hereof or to any other address requested by Developer.

Section 7.04. Use of Tennis Courts. Notwithstanding anything contained herein to the contrary, the individual owners of Developer namely, Steven R. Reilly, John F. Forcum and George R. Reilly, and their children and grandchildren, shall be entitled to use, without any expense whatsoever, the tennis courts located in the Common Area and shall be given access to same under the same terms and conditions as any Lot Owner. This right shall not be subject to amendment and may be placed in an instrument or deed at Developer's request.

## ARTICLE VIII DEFINITIONS

Section 8.01. All terms used herein shall have the same meaning as defined in the covenants in the Subdivision Plat filed as Instrument No. 9410668 in the office of the Recorder of Hancock County, Indiana. A "Director" as used herein is any member of the Board of Directors, and the term "Board" refers to the Board of Directors. The term "Annual Budget" shall mean the Budget adopted, or in context proposed for adoption, pursuant to Article V of these By-Laws. The masculine pronoun shall be construed to include and/or mean the feminine and neuter gender as the case may be and the singular shall where applicable include the plural. The term "Member" means a Lot Owner in his capacity as a member of the Association, and sometimes the term Lot Owner is used to describe such person in his capacity as a member of

the Association. The term "Developer" means R & F Development, Inc. and its successors and assigns who succeed as the Developer of Countryside or any part thereof but shall not include persons who merely build homes on any of the Lots. The term "Subdivision" means Countryside Subdivision Sections 7 - 10 only.

BOARD OF DIRECTORS:

Steven R. Reilly

ohn F. Forcum

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