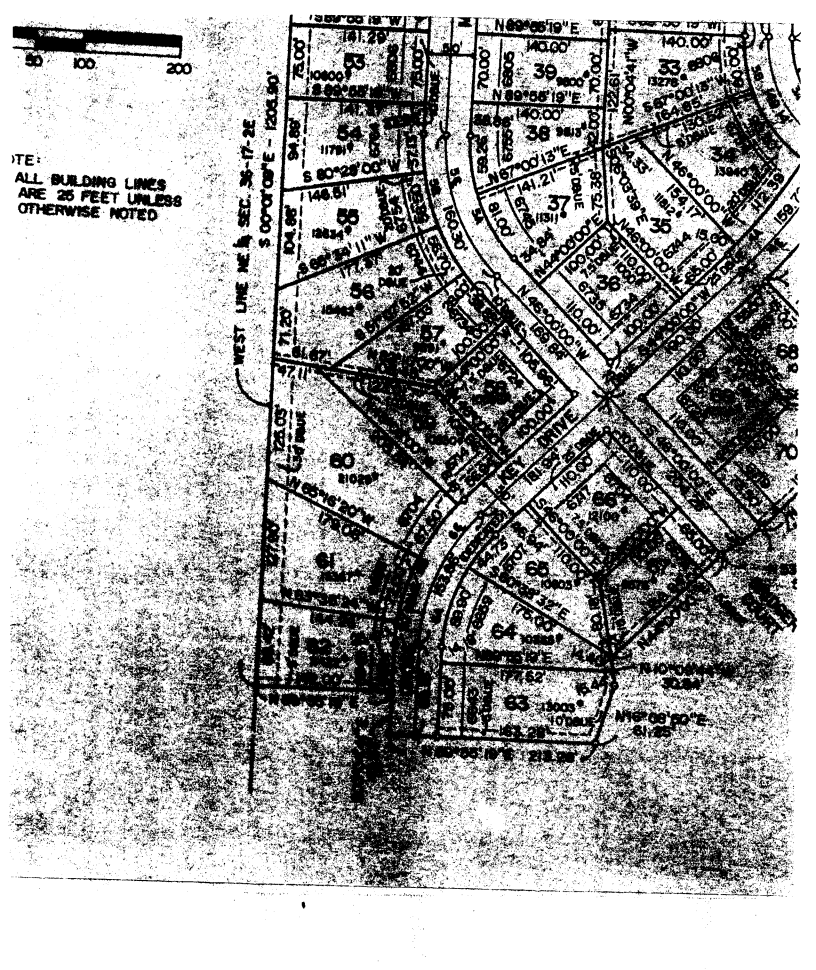
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- i. The streets shown as dedicated streets and not heretofore dedice
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- From building lines are established as shown on this plat between the street no structure shall be everted or maintained. No fence observets sight lines at elevations between two (2) and six (6) permetted to remain on any corner lot within the triangular area line connecting points twenty-five (25) feet from the intersection rounded corner, from the intersection of the street lines extended apply to any lot within ten (10) feet from the intersection of a pavement or alley line. No tree shall be permitted to remain with unless the foliage line is maintained at sufficient height to pro-
- 4. It shall be the responsibility of the owner of any lot or parcel county at all times with the provisions of the drainage plan as a of Tablic Works of the City of Indianapolis and the requirements issued by said Department.
- There are strips of ground as shown on the within plat marked Drawhick are hereby reserved for the use of public utility companies for the installation and maintenance of mains, ducts, poles, line times to the authority of the City of Indianapolis. Indiana and to or other structures shall be erected or maintained on said strips however, shall take their title subject to the rights of the publ
- The right to enforce the within provisions, restrictions and cove to cause the removal by due process of law of any septic tank, at tained in violation thereof is hereby dedicated and reserved to t subdivision, their heirs and assigns, and the Metropolitan Develowher shall be entitled to such relief without being required to showners by or through any such violation or attempted violation. for eventy five (25) years from recording date, at which time sati for successive periods of ten (10) years unless by vote of the management to change the covenants in whole or in part. Invalidation order shall in no wise affect any of the other provisions which s
- 7. The within covenants, limitations and restrictions are to run wit and persons claiming under them.

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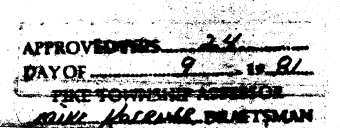
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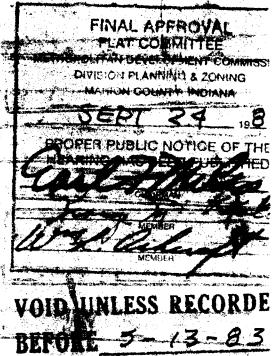
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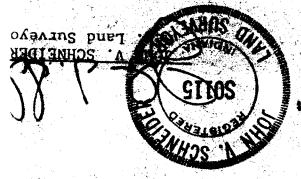
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NOTE: Rules of the Metropolitan Development Communication require use of this form in recording countinents made with respect to resoning cases in scoordance with P.L. 185 of the Acts of 1973; 81 25671 CUMMITMENTS RELATIVE TO USE OR DEVELOPMENT OF REAL ESTATE.
MADE IN CONNECTION WITH A REZONING OF PROPERTY In accordance with 1.C. 1971, 18-7-2-20 as amended by P.L. 185 of the Acts of 1973 and 18-7-2-84,1 as added by P.L. 185 of the Acts of 1973 the owner of the real estate located in Marion County, Indiana, which is described below, makes the following COMMITMENIS relative to the use and development of that parcel of real estate: Legal Description: Attached as Exhibit "A". 9 51 KH \* Statement of COMMITMENTS: 1. All single femily detached units will meet the minimum floor area requitements of the D-2 classification of the Dwelling Districts Joning Ordines (3-0386) psowided; that triblevel and biblevel houses shall be consider as buildings higher than one story. The main floor area for triblevels shall be the levels containing the living room, dining floor area for biblevels shall be the level containing the living room, dining room, kitchen and bedrooms. The main floor area for biblevels shall be the level coatain the living room, dining room, kitchen and bedrooms.

2. All units will be offered for sale by the developer and/or builder and will not be offered for rent; provided, that individual owners shall as he subject to this restriction after purchase from the developer or builder. 5. Pinal construction drawings for drainage will be prepared by Schneider Engineering Company, Inc. and a copy will be submitted to Pike Township Residents Association at least five days prior to application for a Drainage Permit and Approval. 4. A pedestrian access easement will be provided between the public street and Pike Township school property to the west in the Vicinity of Lots 41 New farm style fencing will be provided along the west boundary line from 71st Street to the south boundary of or 13, along the east bound from 71st Street set back line to the polymer the subject property turns to the east (a rear of Lot 109) and thence across the north property line to the east boundary line. Landscaping adjacest to the fence shall be subject to approval of the Administration. or COSITEMENTS shall be binding on the owner, subsequent owners, and other some asymiring an interest in the real estate. These COMMITMENTS may be medified commissed by a decision of the Metropolitan Development Commission node at a lie hearing after proper metice has been given. ITS contained in this instrument shall be effective upon the adoption of potition #1-3-51(01-CP-5) by the City-County Council changing the zening sation of the real estate from an-2.D-16D-Sening Michigan Market and DEVELOPMENT CONTINUES AND ADVISORY CONTINUES. PETEROTER'S TAMBET 81 25571 CAUSE NO. \$1.2.53

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Also, Land being part of the East half of the Northeast Quarter of Section 36, Township 17 North, Range 2 East, in Marion County, State of Indiana, being more particularly described as follows:

Beginning at the Southwest corner of the aforementioned halfquarter section; running thence N 00°03'45" E along the west line;
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feet; running thence south along said curve and right-of-way
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half-quarter section a distance of 250.224 feet to the point of
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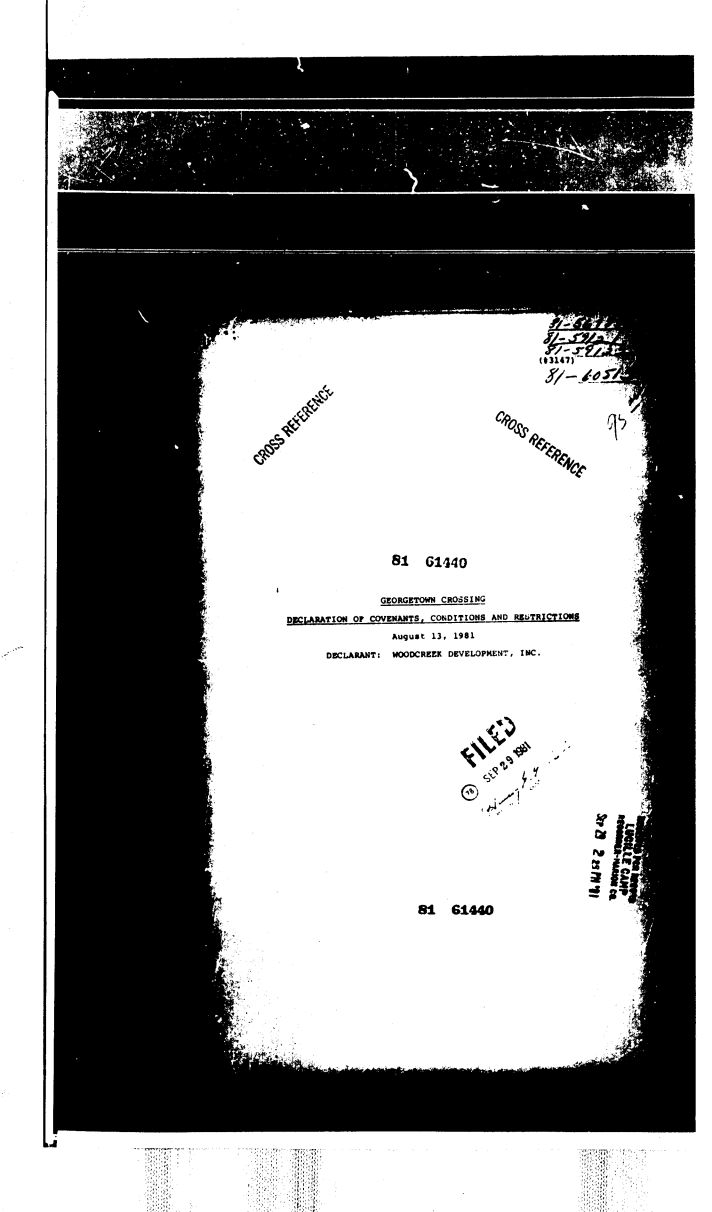
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Also, A part of the Past Half of the Hortheast Quarter of Section 36, Township 17 North, Runge 2 East in Marion County, Indiana, more particularly described as follows:

Commoncing at the Southwest corner of said Half Quarter Section; thence North 00 degrees 04 minutes 07 seconds East along the Most BEGINNING; thence continuing North 00 degrees 04 minutes 07 nect to the POINT OF East along the same line 175.68 feet to the Mosterly extension of said existing fence line; thence South 88 degrees 39 minutes 07 seconds and existing fence line; thence South 88 degrees 39 minutes 15 mest right-of-way line of the New Coffman Road 500 Expressway. West right-of-way line of the New Coffman Road 500 Expressway, of 11509.16 feet and a central angle of 00 degreer 48 minutes 41 said are being subtended by a chord having a bearing of South 01 said are being subtended by a chord having a bearing of South 01 thence South 88 degrees 26 minutes 05 seconds West and parallel with POINT OF BEGINNING, containing 0.973 acres, more or less.

Subject, however, to all legal easements and rights-of-way of record.

EXII:BIT "A"



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# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF WOODCREEK DEVELOPMENT, INC.

This Declaration (hereinafter referred to as "the Declaration" or "this Declaration"), made this 13th day of August, 1981, by WOODCREEK DEVELOPMENT, INC., an Indiana corporation (hereinafter referred to as "Declarant"),

# <u>w 1 T N E S S E T H:</u>

WHEREAS, Declarant is the owner of certain real estate in Marion County, State of Indiana, more particularly described in Exhibit "A" attached hereto and by this reference made a part hereof (hereinafter referred to as the "Real Estate").

MHEREAS, Declarant desires and intends to create on the Real Estate a residential community with private streets, parking spaces, open spaces, walls, fences and other common facilities and amenities for the benefit of such residential community, to be known as Georgetown Crossing; and

WHEREAS, Declarant desires to provide for the preservation and enhancement of the values and amenities in such community and the common facilities therein contained, and, to this end, Declarant desires to subject the Real Estate to certain rights, privileges, covenants, conditions, restrictions, easements, assessments, charges and liens, each and all to the extent herein provided, for the benefit of the Real Estate and each owner of all or part thereof; and

MHEREAS, Declarant deems it desirable, for the efficient preservation of the values and amenities in said community, to create an agency to which shall be delegated and assigned the powers of owning, maintaining and administering any common facilities located on the Real Estate, administering and enforcing the covenants and restrictions contained in this Declaration, collecting and disbursing the assessments and charges imposed and created hereby and hereunder, and promoting the health, safety and welfare of the owners of the Real Betate, and all parts thereof; and

MINNAS, Declarant has caused to be incorporated under the laws of the State of Indiana a not-for-profit corporation under

the name of Georgetown Crossing Homeowners Association, Inc., or a similar name, as such agency for the purpose of exercising such functions;

NOW, THEREFORE, Declarant hereby declares that the Real Estate is and shall be held, transferred, sold, conveyed, hypothecated, encumbered, leaved, rented, used, improved and occupied subject to the provisions, agreements, conditions, covenants, restrictions, easements, assessments, charges and liens hereinafter set forth, all of which are declared to be in furtherance of a plan for preservation and enhancement of the Real Estate, and are established and agreed upon for the purpose of enhancing and protecting the value, desirability and attractiveness of the Real Estate as a whole and of each of the Lots situated therein.

# ARTICLE I.

# Definitions

Section 1.. The following words and terms, when used herein or in any supplement or amendment hereto, unless the context clearly requires otherwise, shall have the following meanings:

- (a) "Act" shall mean and refer to the Indiana Not-For-Profit Corporation Action of 1971, as amended;
- (b) "Applicable Date" shall mean and refer to the date determined pursuant to Article IV, Section 2(b) of this Declaration;
- (c) "Architectural Review Board" shall mean and refer to that committee or entity established pursuant to Article VIII, Section 1 of this Declaration for the purposes herein stated;
- (d) "Articles" shall mean and refer to the Articles of Incorporation of the Corporation, as the same may be amended from time to time;
- (e) "Board" or "Board of Directors" shall mean and refer to the governing body of the Corporation elected, selected or appointed as provided for in the Articles, By-Laws and this Declaration;
- (f) "Building" shall mean and refer to a structure having more than one "Dwelling Unit";
- (g) "By-Laws" shall mean and refer to the Code of By-Laws of the Corporation, as the same may be amended from time to time;
- (\*) "C mron Expenses" shall mean and refer to expenses of administration of the Corporation, and expenses for the upkeep, maintenance, repair and replacement of

the Common Properties, and all sums lawfully assessed against the Owners by the Corporation, and all sums, costs and expenses declared by this Declaration to be Common Expenses;

- Common Expenses;

  (1) "Common Properties" shall mean and refer to (i) all portions of the Real Estate shown on any recorded subdivison plat of the Real Estate which are not Lots (or Blocks which are to be divided into Lots), whether such plat is heretofore or hereafter recorded; provided, that certain areas which are to designated as Common Properties for parking will not be excluded from the Lots and designated as Common Properties until the plats of the Blocks are re-recorded and the Blocks are divided into Lots, (ii) to the extent hereinafter established, such portions of the Real Estate as are herein declared to be Common Properties even though located on or constituting part of one or more Lots (or Blocks which are to be divided into Lots), including but not limited to recreational easements, (iii) to the extent hereinafter established, such impovements located, installed or established, such impovements located, installed or established in, to, on, under, across or through the Real Estate as are herein declared to be Common Properties whether located, installed or established entirely or partially on Lots or portions of the Real Estate which are not Lots, or both; PROVIDED, HOWEVER, that the street shown, or to be shown, on a subdivision plat of the Real Estate as Alder Court and noted, or to be noted, on such plat as "Common Properties" shall, for all purposes, be considered a part of the Common Properties, and (iv) items deemed Common Properties for purposes of maintenance;

  (i) "Corporation" shall mean and refer to Georgetown Crossing Homeowers Association.
- (j) "Corporation" shall mean and refer to Georgetown Crossing Homeowners Association, Inc., an Indiana not-for-profit corporation which Declarant has caused to be incorporated under said name or a similar name, its succesors and assigns;
- its succesors and assigns;

  (k) "Declarant" shall mean and refer to Woodcreek Development, Inc., an Indiana corporation, and any successors and assigns of it whom it designates in one or more written recorded instruments to have the rights of Declarant hereunder, including, but not limited to, any builder or builders who purchase more than one Lot for the purpose of the erection of buildings and the resale of Dwelling Units to Owners, and any moitgagee acquiring title to any portion of the Real Estate pursuant to the exercise of rights under, or foreclosure of, a mortgage executed by Declarant;
- (1) "Dwelling Unit" shall mean and refer to any building, structure or portion thereof situated on the Real Estate designed and intended for use and occupancy as a residence by one (1) single family, whether such Dwelling Unit is detached or attached to another Dwelling Unit;
- (m) "Lot" shall mean and refer to any and each portion of the Real Estate (excluding any part of the Common Properties) designed and intended for use as a building site for, or developed and improved for use as, a Dwelling Unit, as designated by Declarant by its deed of the same to another Person. For purposes of this Declaration, a "Lot" shall be any single numbered parcel of land identified as a lot on a



recorded subdivison plat of the Resi Estate. The plat or plats of the Townhome Area will be initially recorded reflecting units described on the plat as "Blocks" and the pluts of said areas will be amended and rerecorded to define specific Lot lines;

- (n) "Mortgagee" shall mean and refer to the holder of a recorded first mortgage lien on a Lot or Dwelling Unit;
- (o) "Owner" shall mean and refer to the record owner, whether one or more Persons, of the fee simple title to any Lot, but in any event shall not include or mean to refer to a mortgager or tenant unless and until such mortgager or tenant has acquired title to any Lot, but upon so acquiring title to any Lot a mortgager or tenant shall be an Owner;
- (p) "Person" shall mean and refer to an individual, firm, corporation, partnership, association, trust, or other legal entity, or any combination thereof;
- (q) "Plat" shall mean and refer to the subdivision plat or plats of the Real Estate (and any additional real estate annexed to the Real Estate) recorded in the Office of the Recorder of Marion County, Indiana, as the same may be hereafter amended or supplemented;
- (r) "Real Estate" shall mean and refer to the parcel of real estate in Marion County, Indiana described in the first recital clause of this Declaration, and defined therein as the Real Estate or to any parcel of real estate which becomes subject to this Declaration by annexation;
- (s) "Restrictions" shall mean an refer to the agreements, covenants, conditions, restrictions, easements, assessments, charges, liens and all other provisions set forth in this Declaration, as the same may be amended from time to time;
- (t) "Single Family House" shall mer and refer to those Dwelling Units which are not \_\_ached to any other Dwelling Unit and "Single Family Area" shall mean and refer to those sections of the plat designated as "Single Family Area";
- (u) "Townhome" shall mean and refer to Dwelling Units which are a part of a Building and "Townhome Area" shall mean and refer to those sections of the plat designated as "Townhome Area";
- (v) "Zoning Covenants," shall mean and refer to the written Covenants, is amended, heretofore entered into by Declarant or its predecessors in title to the Real Estate in connection with zoning of the Real Estate, which Covenants are recorded as Instrument Mo. 81-25571 in the office of the Recorder of Marion County, Indiana, said recorded instrument being incorporated herein by reference, as the same may hereafter be amended in accordance with its terms.

Section 2. Other terms and words defined elsewhere in this Declaration shall have the meanings serein attributed to them.

3



# Declaration; Common Properties and Rights Therein; Easements

Declarant hereby Declaration. that the Real Estate shall be held, transferred, and Subsequent owners or occupied subject to the Restrictions. contract purchasers of any Lot (i) by acceptance of a deed coveying title thereto, or the execution of a contract for the purchase thereof, whether from Declarant or a subsequent Owner of such Lot, or (i.) by the act of occupancy of any Lot, shall accept such deed or execute such contract subject to each Restriction and agreement herein contained. By acceptance of such deed or execution of such contract, each Owner or contract purchaser acknowledges the rights and powers of Declarant and of the Corporation with respect to these Restrictions, and also for itself, its heirs, personal representatives, successors and assigns, covenants, agrees and consents to and with Declarant, the Corporation, and the Owners and subsequent Owner of each of the Lots affected by these Restrictions to eep, observe, comply with and perform such Restrictions and agreement.

section 2. Easement to Owner. Declarant hereby grants a non-exclusive easement in favor of each Owner for the use, enjoyment and benefit of the 'owner Properties, subject to all of the Restrictions of this Declaration, and such easement shall be an easement running with hid appurtenant to each Lot. Without limiting the generality of the foregoing, each Owner, his tenants, invitees and greats, shall have and is hereby granted;

(a) a non-exclusive casement and right of ingress to, egress from and access between his Lot and a public street, for pedestrian and vehicular traffic, upon, over and across the private atreet adjacent to Owner's Lot and shown, or to be incan, on a subdivison plat of the Real Esate. real estate upon which said private street or to be, located is more particularly described in Exhibit "B" at a to this Declaration and incorporated herein by reference. It is intended that the areas described in Exhibit "B" and shown on

the Subdivision Plat shall be a private street or streets and not for public use. In addition to the Owners, their tenants, invitees and guests, all public and quasi-public vehicles, including but not limited to, police, fire and other emergency vehicles, trash and garbage collection vehicles, post office vehicles and privately owned delivery trucks shall have the right to enter upon and use said private street or streets for ingress to, egress from and access Letween the Lots and public streets in the performance of their duties, and

(b) a non-exclusive easement for the use and enjoyment of the areas designated as "Recreational Easement" on a Subdivision Plat of the Real Estate.

Section 3. Easement to Corporation. Declarant hereby grants a non-exclusive easement in favor of the Corporation for the maintenance of the Common Properties (including items deemed Common Properties for maintenance which includes but is not limited to lawns in the Townhome Area). Said easement shall permit the Board or its agents to enter onto any Lot to make comergency repairs or to do other work reasonably necessary for the proper maintenance or operation of the subdivision and to enter onto any Lot in the Townhome Area for the purpose of reconstruction and restoration in the event of casualty. Maintenance shall include but not be limited to maintenance of utilities which serve more than one Dwelling Unit and utilities owned and utilitized by the Corporation.

Section 4. Encroachment Easements. If any portion of the Common Properties encroaches on any Dwelling Unit or any Dwelling Unit encroaches upon the Common Properties or another Dwelling Unit or Lot as a result of construction, reconstruction, repair, shifting, settlement or movement of any portion of the improvements, a valid easement shall be deemed to exist and run to the Corporation or to the Owner of the encroaching Lot or improvement for the encroachment and for the maintenance thereof so long as said encroachment exists.

# ARTICLE III

# Obligations of Declarant

# as to Common Properties; Dedication

Section 1. Construction and Conveyance of Street.

Declarant has constructed or will construct a private street or

Streets within the real estate described in Exhibit \*B\*



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incorporated herein, and prior to the conveyance of any Lot, Declarant covenants that it will convey said private street or streets to the Corporation by a special warranty died free and clear of all liens and encumbrances except the lien of current real estate taxes and assessments, legal highways and rights-of-way, and all easements, covenants, conditions, restrictions and other matters of record.

Section 2. Agreement to Construct and Convey Other Common Properties. Declarant has constructed or provided for, or will construct or provide for, the Common Properties (in addition to the private street or streets) consisting of the following items required by, and in accordance with, the Zoning Covenants, or otherwise:

- (a) installation of utility equipment, facilities and systems to serve the Townhome Area of the Real Estate and the Common Properties,
- (b) intersection street lighting facilities for the public and private streets,
- (c) perimeter treatment of the Real Estate, including walls, fencing and landscaping as required by the Zoning Covenants, and masonry,
- (d) the installation of offstreet parking areas in the Townhome Area, exclusive of garages and driwways, for Townhomes without garages. Said parking weas shall be shown on the re-recorded plats defining Lot lines, shall be designated "Common Properties and shall be conveyed to the Corporation by Declarant by a special warranty deed free and clear of all liens and encumbrances except the lien of current real estate taxes and assessments, legal highways and rights-of-way, and all easements, covenants, conditions, restrictions and other matters of record.
- (e) the installation of recreational facilities as shown in the exhibits to the Revised Final Proposed Preliminary Plan approved by the Department of Metropolitan Development Planning Commission ("Department") on April 15, 1981 in connection with the rezoning of the Real Estate, or in accordance with such amended plans as the Department shall approve.

Upon final construction or provision of the Common Properties described in this Section 2, Declarant convenants to convey all of his right, title and interest in and to said Common Properties to the Corporation and all such right, title and interest in and to said items (whether owned in ree, by

Land St.

leasehold or in the nature of r easement or ) ense) shall then be the property of the Corporation, whether not the wame may be located entirely or partially on any  $\epsilon$ As to any of such items of and constituting the Common Properties located entirely or partially on any one or of the Lots, the Owners of such Lots shall have only non-exclusive easement rights therein, as described in Article II, Section 2 of this Declaration.

Section 3. Dedication. The streets shown on the Plat as Cross Key Drive, Cross Key Drive West, Loring Court, Overland Court, Middleton Court, Granger Lane, Donner Lane and Pike View Drive are hereby dedicated to the Department of Transportation of the City of Indianapolis for the use and benefit of the public.

# ARTICLE IV

# Corporation; Membershio; Voting: Functions

Section 1. Membership in Corporation. Declarant and each Owner of a Lot shall, automatically upon becoming an Owner, be a member of the Corporation and shall remain a er until such time as his ownership of a Lot ceases, but membership shall terminate when such Owner ceases Other, and will be transferred to the new Owner of his Lot; provided, however, that any Person  $ec{a}$ ho holds the interest of an Owner in a Lot merely as security for the performance of an obligation shall not be a member until and unless he realizes upon his security, at which time he shall automatically be and become an Owner and a member of the Corporation.

Section 2. Voting Rights. The Corporation shall have two (2) classes of membership, with the following voting rights:

Class A. Class A members shall be all Owners except Class B members. Each Class A member shall be entitled to one (1) vote for each Lot of which such member is the Owner with respect to each mather submitted to a vote of members upon which the Class A members are entitled to vote. When more than one (1) Person constitutes the Owner of a particular Lot. all su h Persons shall be members of the Corporation, but all of such persons shall have only one (1) wore for such Lot, which vote shall be exercised as they among themselves determine, but in no event shall ware than one (1) vote be cast with respect to any such Lot.

b) Class B. Class B members small be Declarant and all successors and assigns of Declarant designated by Declarant as Class B members in a written notice mailed or delivered to the resident agent of the Corporation. Each Class B member shall be entitled to three (3) votes for each lot of which it is the Owner on all matters requiring a vote of the members of the Corporation. The Class B membership shall cease and terminate upon the first to occur of (1) the total votes outstanding in the Class B membership or (iii) December 31, 1986 (the applicable date being herein referred to an the "Applicable Date").

Section 3. Functions. The Corporation has been formed for the purpose of providing for the maintenance, repair, replacement, administration, operation and ownership of the Common Poperties, to pay taxes assessed against and payable with respect to the Common Properties, to pay any other necessary expenses and costs is connection with the Common Properties, and to perform such other functions as may be designated for it to perform under this Declaration.

# ARTICLE V

# Board of Directors

Section 1. Management. The business and affairs of the Corporation shall be governed and managed by the Board of Directors. No person shall be eligible to serve as a member of the Board of Directors unless he is, or is deemed in accordance with this Declaration to be, an Owner, including a person appointed by Declarant as provided in Section 2 of this Article

Section 2. Initial Board of Directors. The initial Board of Directors shall be composed of the persons designated in the Articles, to-wit: Darrel J. Phelps, higher N. Kleisly and James W. Beatty (herein referred to as the "Initial Board"), all of whom have been or shall be appointed by Declarant. Notwithstanding anything to the contrary contained in, or any other provisions of, this Declaration, the Articles, the By-Laws or the Act (a) the Initial Board shall hold office until the Applicable Date, and (b) in the event of any vacancy or vacancies occurring in the Initial Board for any reasons or cause whatsoever, prior to the Applicable Date determined as

provided above, every such vacancy shall be tilled by a person appointed by Declarant, who shall thereafter be deemed a member of the Initial Board. Each Person serving on the Initial Board, whether as an original member thereof or as a member thereof appointed by Declarant to fill a vacancy, shall be deemed a member of the Corporation and an Owner solely for the purpose of qualifying to act as a member of the Board of Directors and for no other purpose. No such Person serving on the Initial Board shall be deemed or considered a member of the Corporation nor an Owner of a Lot for any other purpose (unless he is actually the Owner of a Lot and thereby a member of the Corporation).

Section 3. Additional Qualifications. Where an Owner consists of more than one Person or is a partnership, corporation, trust or other legal entity, then one of the Person onstituting the multiple Owner, or a partner or an office, or trustee shall be eliquible to serve on the Board of Directors, except that no single Lot or Dwelling Unit may be represented on the Board of Directors by more than one Person at a time.

Section 4. Term of Office and Vacancy. Subject to the provision of Section 2 of this Article V, one-third (1/3) of the Board of Directors shall be elected at each annual meeting of the Corporation. The Initial Board shall be deemed to be elected and re-elected as the Board of Directors at each annual meeting until the Applicable Date provided herein. After the Applicable Date, one-third (1/3) of the Board of Directors shall be elected for a term of three (3) years, except that at the first election after the Applicable Date one-third (1/3) of the Board of Directors shall be elected for a three (3) year term, one-third (1/3) for a two (2) year term, and one-third (1/3) for a one (1) year term so that the terms of one-third (1/3) of the members of the Board shall expire annually. There shall be separate nominations for the office of each member of the Board to be elected at such first election after the 81 61440

Applicable Date. Each Director shall beind office throughout the term of his election and until his successor is elected and qualified. Subject to the provisions of Section 2 of this Article V as to the Initial Board, any vacancy or vacancies occurring in the Board shall be filled by a vote of a majority of the remaining members of the Board or by vote of the Owners if a Director is removed in accordance with Section 5 of this Article V. The Director so filling a vacancy shall serve until the next annual meeting of the members and until his successor is elected and qualified. At the first annual meeting following any such vacancy, a Director shall be elected for the balance of the term of the Director so removed or in respect to whom there has otherwise been a vacancy.

Section 5. Removal of Directors. A Director or Directors, except the members of the Initial Board, may be removed with or without cause by vote of a majority of the votes entitled to be cast at a special meeting of the Owners duly called and constituted for such purpose. In such case, his successor shall be elected at the same meeting from eligible Owners nominated at the meeting. A Director so elected shall serve until the next annual meeting of the Owners and until his successor is duly elected and qualified.

Section 6. Duties of the Board of Directors. The Board of Directors shall be the governing body of the Corporation representing all of the Owners and being responsible for the functions and duties of the Corporation, including but not limited to, providing for the administration of the Peal Estate, the management, maintenance, repair, upkeep and replacement of the Common Properties (unless the same are otherwise the responsibility or luty of Owners), and the collection and disbursement of the Common Expenses. After the Applicable Date, the Board may, on behalf of the Corporation, employ a reputable and recognized professional property

management agent (herein called the "Managing Agent") upon such terms as the Board shall find, in its discretion, reasonable and customary. The Managing Agent, it one is employed, shall assist the Board in carrying out its duties, which include, but are not limited to:

- (a) maintenance, repair, replacement and upkeep of the Common Properties (or items deemd Common Properties for purposes of maintenance); provided, however, that this duty shall not require the Board or Managing Agent to provide lawn maintenance or maintenance, repair, replacement or upkeep of the exteriors of Dwelling Units in the Single Family Area and the same need not be furnished;
- (b) protection, surveillance and replacement of the Common Properties, unless the same are otherwise the responsibility or duty of Owners of Lots; provided, however, that this duty shall not include or be deemed or interpreted as a requirement that the Corporation, the Board or any Managing Agent must provide any on-site or roving guards, security service or security system for protection or surveillance, and the same need not be furnished;
- (c) maintenance of utilities used in connection with the Lots and Dwelling Units in the Townhome Area;
- (d) removal of trash and waste from the Real Estate on a basis of not less than weekly, provided further that only the Board or Managing Agent shall contract for such service in the Townhome Area and Single Family Area and no Owner shall contract for such service;
- (e) snow removal from the Common Properties and public streets dedicated to the public by the Plat;
- (f) surfacing, paving and maintaining private streets and any off-street parking spaces constituting a part of the Common Properties;
- (g) assessment and collection from the Owners of the Owners' respective share of the Common Expenses;
- (h) preparation of the proposed annual budget, a copy of which will be mailed or delivered to each Owner at the same time as the notice of annual meeting is mailed or delivered;
- (i) 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 simultaneously with delivery of the proposed annual budget for the current year;
- (j) keeping a current, accurate and detailed record of receipts and expenditures affecting the Common Properties and the business and affairs of the Corporation, specifying and itemizing the Common Expenses; all records and voucners shall be available for examination by an Owner at any time during normal business hours:

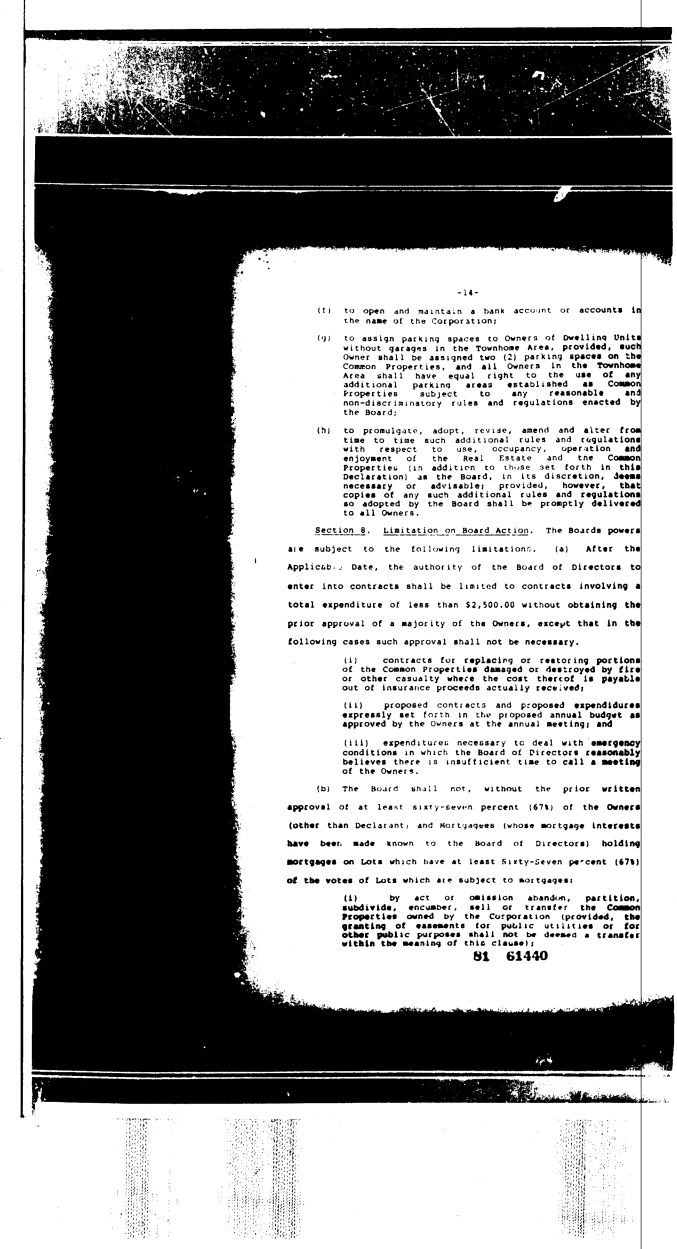
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- procuring and maintaining to the benefit of the Corporation and the Board to intance coverages required under this Declar and such other insurance coverages as the Board, in its sole discretion, may duem necessary or advisable; and
- paying taxes assessed against and paying with respect to the Common properties, and buying any other necessary expenses ini conts in common tion with the Common Properties;
- making available to Owners and Mortgages, and to holders, insurers or guarantors of any first mortgage, current copies of this Declaration, the By-Laws or other rules concerning the Subdivision and the books, records and financial statements of the Corporation. "Available" means available for inspection, upon request, during normal business hours or under other reasonable circumstances;
- making available to any Mortgagee or any holder, insurer or guarantor of a first mortgage, upon request, a copy of the Corporation's audited financial statement for the immediately preceeding fiscal year free of charge to the party making such request. (n) riscal year request.

Section 7. Powers of the Board of Directors. The Board of Directors shall have such powers as are reasonable and necessary to accomplish the performance of their duties. These ers include, but are not limited to, the power:

- to employ a Managing Agent to assist the Board in performing its duties; provided that no employment agreement with the Declarant (or a corporation or other entity affiliated with the Declarant) as Managing Agent or for any other service shall be for more than three (3) years after the Applicable Date and after said date any such agreement shall be subject to termination by either party without cause and without payment of a termination fee upon ninety (90) days written notice to the other party;
- to purchase, lease or otherwise obtain for the Corporation, to enable it to perform its functions and duties, such equipment, materials, labor and services as may be necessary in the judgment of the Board of Directors; (b)
- 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
- to employ, designate, discharge and remove such personnel as in the judgment of the Board of Directors may be necessary for the maintenance, upkeep, repair and replacement of the Common Properties; (d) to
- to include the costs of all of the above and foregoing as Common Expenses and to pay all of such costs therefrom:



(ii) by act or omission change, waive or abandon any scheme or regulations, or enforcement thereof, pertaining to the architectural design of the exterior appearance of Dwellings, the maintenance of Dwellings, the maintenance of side walls in the Common Properties or common fences, or the upkeep of lawns in the Subdivision;

(iii) fail to maintain fire and extended coverage on insurance Common Properties on a current replacement cost basis in an amount not less than one hundred percent (100%) of the insurable value tased on current replacement costs; and

(iv) use hazard insurance proceeds for losses to any of the Common Properties for other than the repair, replacement or reconstruction of Common properties.

Section 3. Compensation. No Director shall receive any compensation for his services as such except to such extent as may be expressly authorized by a majority vote of the Owners. The Managing Agent, if any is employed, shall be entitled to reasonable compensation for its services, the cost of which shall be a Common Expense.

shall not be liable to the Owners or any other Persons for any error or mistake of judgment exercised in carrying out their duties and responsibilities as Directors, except for their own individual willful misconduct, bad faith or gross negligence. The Corportion shall indemnify and hold harmless and defend each of the Directors against any and all liability to any person, firm or corporation arising out of contracts made by the Board on behalf of the Corporation, unless any such contract shall have been made in bad faith. It is intended that the Directors shall have no personal liability with respect to any contract made by them on behalf of the Corporation.

Section 11. Additional Indemnity of Directors. The Corporation shall indemnity, hold narmleds and defend any Person, his heirs, assigns and legal representatives, made a party to any action, suit or proceeding by reason of the fact that he is or was a Director of the Corporation, against the reasonable expense, 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 \$1.51440

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appeal therein, except as otherwise specifically provided herein in relation to matters as to which it shall be adjudged such action, suit or proceeding that such Director is liable negligence or misconduct in the performance of his Corporation shall also reimburse to any reasonable costs of settlement of or judgment rendered in any action, suit or proceeding, if it shall be found by a majority vote of the Owners that such Director was not guilty of gross negligence or misconduct. In making such findings and notwithstanding the adjudication in any action, suit or proceeding against a Director, no Director shall be considered or deems to be guilty of or liable for negligence or misconduct in the performance of his duties where, acting in good faith, such Director relied on the books and records of the Corporation or statements or advice made by or prepared by the Managing Agent (if any) or any officer or employee thereof, any accountant, attorney or other person, firm corporation employed by the Corporation to render advice se.vice unless such Director had actual knowledge falsity or incorrectness thereof; nor shall a director be deemed guilty of or liable for negligence or misconduct by virtue of the fact that he failed or neglected to attend a eting or meetings of the Board of Directors.

Section 12. Bond. The Board of Directors shall provide surety bonds and shall require the Managing Agent (if any), the treasurer of the Corporation, and such other officers as the Board deems necessary, to provide suret, bonds, indemnifying the Corporation against largeny, theft, empezzlement, forgery, misappropriation, wrongful abstraction, willful misapplication, and other acts of fraud or dishonesty, in such sums and with such sureties as may be approved by the Board of directors and any such bond shall specifically include protections for any insurance proceeds received for any reason by the Board. The empense of any such bonds shall be based upon the judgment of the Board of the bonds shall be based upon the judgment of the Board of Birectors and shall not to less than the estimated

maximum of funds, including reserve funds, in the stody of the Corporation or its management agent at an given time during the term of the bond. In no event shall the aggregate amount of such bonds be less than a sum equal to three (3) months aggregate assessments on all units plum reserve funds.

Section 13. Initial Management. The Initial Board has entered, or will hereafter enter, into a management agreement with Declarant (or a corporation or other entity aftiliated with Declarant) for a term which will expire not later than December 31, 1989, under which Declarant (or such affiliate of Declarant, as appropriate) will provide supervision, fiscal and general management and maintenance of the Common Properties and, in general, perform all of the duties and obligations of the Corporation. Such management agreement is or subject to termination by Declarant (or its affiliate, appropriate) at any time prior to the expiration of its term, in which event the Corporation shall thereupon and thereafter resume performance of all of its duties, obligations and Notwithstanding anything to the contrary contained in this Declaration, so long as such management remains in effect, Declarant (or its affiliate, as appropriate) shall have, and Declarant hereby reserves to itself (or to its affiliate, as appropriate), the exclusive right to manage the Real Estate and Common Properties uni to perform all the functions of the Corporation.

# ARTICLE VI

# Real Estate Taxes; Otilities

Section 1. Real Estate Taxes. Real estate taxes on each Lot, and on any Dwelling Unit or other improvements on each Lot, are to be separately assessed and taxed to each Lot and shall be paid by the Owner of such Lot. Any real estate taxes or other assessments against the Common Properties shall be paid by the Corporation and treated as a Common Expense.

Section 2. Utilities. Each Owner shall pay for his own utilities which, to the extent possible, chall be separately metered to each Lot and Dwelling Unit. Utilities which are not

separately metered to an Owner's Lot or Dwelling Unit shall be treated as and paid as part of the Common Expense, unless otherwise de ermined by the Corporation.

### ARTICLE VII

# Maintenance, Repairs and Replacements

Section 1. By Owners. Except as provided in Section 2(b) of this Article, each Owner shall, at his own expense, and shall promptly perform as the all maintenance, repairs, decoration replacement of his own Dwelling Unit, both interior addition, each Owner shall furnish and responsible for the maintenance of all portions of his Lot, except (1) for such portions thereof as may, in accordnace with the terms of this Declartion, be designated as a part of the Common Properties for purposes of maintenance only and (2) lawn maintenance in the Townhome Area as provided in Section 2 below. All fixtures and equipment installed within or as part of a Dwelling Unit, commencing at the points where the utility lines, pipes, wires, conduits or systems enter the Lot upon which said Dwelling Unit is located, shall be maintained and kept in repair by the Owner thereof. Each Owner shall promptly perform all maintenace and repair of his Lot and Dwelling Unit which, if neglected, might adversely affect any other Lot or Dwelling Unit or any part of the Common Properties. Such maintenance and repairs include but are not limited to internal water lines, plumbing, electric lines, gas lines, appliances, and all other fixtures, equipment and accessories belonging to the Owner and a part of or appurtenant to his Dwelling Unit or

Section 2. Common Fromerties and Exteriors of Dwelling Onits and Lawns in Townhom Area By the Corporation.

(a) Maintenance, repairs, replacements and upkeep of the Common Properties shall be furnished by the Corporation, as a part of its duties, and the cost thereof shall constitute a cost the Common Expenses. 81 61440

- (b) In addition to maintenance of Common Properties, the Corporation, as part of its duties, and as part of the Common Expenses, shall in the Townhome Area provide for:
  - (i) maintenance, repairs, replacement and upkeep of the exteriors of each Dwelling Unit. Such exteriors including, but not limited to, roofs, gutters, doors, windows (excluding glass which shell be considered a part of interior maintenance) and exterior walls shall be considered part of the Common Properties for purposes of maintenance only;
  - (ii) maintenance of the lawns, which shall be considered part of Common Properties for purposes of maintenance only. Mantenance of lawns shall include but shall not be limited to the watering, fertilizing, mowing and replanting when necessary of the grass; and the care, fertilizing, trimming, emcwal and replacement of trees planted by the Declarant. It shall not include the care and maintenance of shrubs, trees which were not planted by Declarant, flowers or other plants on any Lot;

The Board of Director may adopt such other rules and regulations concerning maintenance, repair, use and enjoyment of the Common Properties (or items deemed Common Properties for purposes of maintenance only) as it deems necessary, provided, however, Owners of Lots in the Single Family Area shall not be assessed for nor have responsibility for maintenance of exteriors or lawns in the Townhome Area as provided for herein.

(c) Notwithstanding any obligation Corporation to repair or maintain any of the Common Properties for items deemed Common Properties maintenance), if, due to the willful, intentional or negligent acts or omissions of an Camer or of a member of his family or of a guest, tenunt, invitee or other occupant or visitor of such Owner, damage shall be caused to the Common Properties (or purposes of maintenance), or if items deemed as such for maintenance, repairs or replacements shall be required thereby which would otherwise be at the Common Expense, then such Owner shall pay for such damage and such maintenance, repairs and replacements, as may be determined by the Corporation, unless such loss is covered by the Corporation's insurance with such having a waiver or subrogation clause. If not paid by Owner upon demand by the corporation, the cost of repairing such damage shall be added to and become a part of assessment to which such Owner's Lot is subject. 81 61440

(d) The authorized representatives of the Corporation, the Board and the Managing Agent for the Corporation (if any) shall be entitled to reasonable access to any Lot as may be required in connection with maintenance, repairs or replacements of or to the Common Properties and items deemed as Common Properties for purposes of maintenance, including, but not limited to, access to any easments reserved by any subdivision plat of any portion of the Real Estate for such purposes.

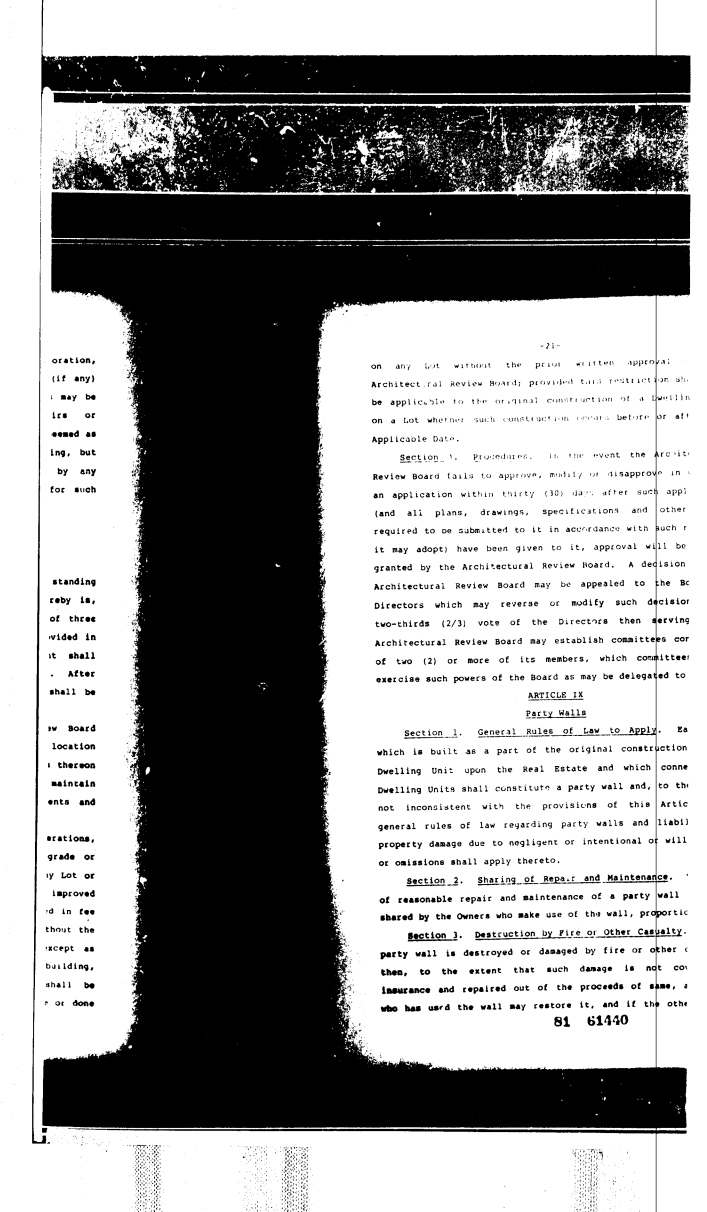
# ARTICLE VIII

# Architectural Control

committee of the Corporation, there shall be, and hereby is, established an Architectural Review Board consisting of three (3) or more Persons as may, from time to time, be provided in the By-Laws. Until the Applicable Date, Declarant shall appoint the members of the Architectural Review Board. After the Applicable Date, the Architectural Review Board shall be appointed by the Board of Directors.

<u>Section 2. Purposes.</u> The Architectural Review Board shall regulate the external design, appearance, use, location and maintenance of the Real Estate and of improvements thereon in such manner as to reserve and enhance values and to maintain a harmonious relationship among structures, improvements and the natural vegetation and topography.

Section 3. Conditions. No improvements, alterations, repairs, change of colors, excavations, changes in grade or other work which in any way alters the exterior of any Lou or the improvements located thereon from its natural or improved state existing on the date such Lot was first conveyed in fee by the Beclarant to an Owner shall be made or done without the prior approval of the Architectural Review Board, except as otherwise expressly provided in this Declaration. No building, fence, wall, Dwelling Unit, or other structure shall be commenced, erected, maintained, improved, altered, made or done



thereafter make the of the wall, they build contribute to the cost of teatoration thereof in equal proportions without prejudice, however, to the right of any then twhere to call for a larger contribution from the others under any rule of law regarding liability for meg igent, intentional or willful acts or omissions.

Section 4. Weatherproofing. Notwithstanding any other provision of this Article, to the extent that such damage is not covered and paid by the insurance provided for herein, an Owner who by his negligent or willful act causes the party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements.

Section 5. Right to Contribution Runs with Land. The right of any Owner to contribution from any other Owner this Article shall be appurtenant to the land and shall pess to such Owner's successors in title.

Section 6. Arbitration. In the event of any dispute arising concerning a party wall, or under the provisions of this Article, each party shall choose one arbitrator, and such arbitrators shall choose one additional arbitrator, and the decision shall be by a majority of all the arbitrators. (Should any party refuse to appoint an arbitrator within ten days fter written request therefor from another party, the Board of Directors of the Corporation shall select an arbitrator for the refusing party.)

# ARTICLE X

# Assessments

Section 1. Annual Accounting. Annually, after the close of each fiscal year of the Corporation and prior to the date of the annual meeting of the Corporation next following the end of such fiscal year, the Board shall cause to be prepared furnished to each Owner a financial statement prepared by a certified public accountant or firm of certified public accountants then serving the Corporation, which statement shall show all receipts and expenses received, incurred and during the preceding fiscal year.

Annually, on Proposed Annual Budget. before the date of the annual meeting of the Corporation, the Board of Directors shall cause to be prepared a proposed annual budget for the current fiscal year estimating the total amount of the Common Expenses for the current fiscal pear and shall furnish a copy of such proposed budget to each Cwner at or prior to the time the notice of such annual meeting is mailed The annual budget shall be or delivered to such Owners. submitted to the Owners at the annual Corporation for adoption and, if so adopted, shall be the basis for the Regular Assessments (hereinafter defined) for current fiscal year. At the annual meeting of the 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 the Owners; provided of more than ten percent (10%) must be that any increase approved by a vote of two-thirds (2/3) of each class of members person or by proxy; provided further, are voting in who however, that in no event shall the annual meeting of the Owners be adjourned until an annual budget is approved and adopted at such meeting, either the proposed annual budget or the proposed annual budget as amended. The annual budget, the the asessments and assessed by all other sums Corporation shall be established by using generally accepted accounting principles applied on a consistent The basis. armual budget and the Regular Assessments shall, in addition, be established to include the establishment and maintenance of and and repair replacement replacement reserve fund shall be for capital expenditures and replacement and repair of Common Properties and not deemed Common Properties for Corporation only and the other replacement reserve fund shall for capital expenditures and replacement and repair of those deemed Common Properties for purposes of maintenance only defined in Article VI, Section 2(b)), which replacement erve funds shall be used for those 81 61440

usual and ordinary repair expenses of the Common Properties. replacement reserve funds for capital expenditures and replacement and repair of the Common Properties separate in or more banks or savings and loan associations authorized to conduct business in Marion County, Indiana selected from time to time by the board. The failure or delay of the Board of Directors to prepare a proposed annual budget and to furnish a copy thereof to the Owners shall not constitute a waiver or release in any manner of the obligations of the Owners to pay the Common Expenses as provided, whenever determined. Whenever, whether before or after meeting of the Corporation, there is no annual budget approved by the Owners as herein provided for such current fiscal year, the Owners shall continue to pay Regular Assessments based upon the last approved budget or, at the option of the Board, based upon one hundred and ten percent (110%) of such last approved

Section 3. Regular Assessments. The annual budget as adopted by the Owners shall, based on the estimated cash requirement for the Common Expenses in the current fiscal year set forth in said budget, contain a proposed assessment against each Lot, which shall be computed at follows: estimated Common Expenses except (i) the estimated cost of the master casualty insurance policy provided for in Article XII Section 1 and (ii) the estimated cost of maintenance to be performed by the Corporation in the Townhome Area pursuant to Article VII, Section 2(b) shall be divided by the total number of Lots in the subdivision to determine quotient A; the estimated cost of said master casualty insurance policy and the estimated cost of maintenance pursuant to Article VII, Section 2(b) shall each be divided on a pro-rata basis for each Dwelling Unit in the Townhome Area based upon the square feet of living area in each Dwelling Unit, including garages but excluding basements to determine quotients B and C; quotients A, B and C shall be added to jether and the sum shall be the Begular Assessment for each Lot. The portions of the Regul

Assessment attributable to the replicement reserve funds shall be computed in the same manner as set forth above. Nothing contained herein shall make bot rws. In the Single Family Area or Declarant as to bed, without Dwelling Units responsible for the expenses described in (i) and (ii) above.

immediately following the adoption of the annual budget, matice of such eac Owner shall be given written (herein called the against his respective Lot event the Regular Assessment for year is initially based upon a particular fiscal temporary Regular Assessment Shall within be revised. fifteen (15) days following adoption of the final annual budget by the Owners, to reflect the assessment against each Lot based upon such annual budget as finally adopted by the Owners. aggregate amount of the Regular Assessments shall be the total amount of expenses provided and included in the final rese, ve including tunds annual budget. provided. The Regular Assessment against each Lot shall be paid in advance in equal quarterly installments commencing on the first day of the first month of each fiscal year and quarterly thereafter through and including the first day of the last quarter of such fiscal year. Payment of the quarterly installments of the Regular Assessment shall be made to the Board of Directors or the Managing Agent, as directed by the Board of Directors; provided, however, Owners may elect to pay quarterly assessments semi-annually or annually, in advance. At the election and option of the Board, the Regular Assessment may be required to be passi by the Owners in advance in equal monthly installments rather than quarterly installments. went the Regular Assessment for a particular fiscal year of the Corportion was initially based upon a temporary budget,

(a) if the Regular Assessment based upon the final annual budget adopted by the Owners exceeds the amount of the Regular Assessment based upon the temporary budget, that portion of such excess applicable to the period from the first day of the current fiscal year to the date of the next payment of the Regular Assessment which is due shall be paid with such mext payment and such next payment, and all payments therefter during such fiscal year, whether quartorly or monthly, shall be increased so that the Regular Assessment as finally determined that

full by the remaining payments due in such fiscal year, or

if the Regular Assessment based upon the temporary budget exceeds the Regular Assessment based upon the final annual budget adopted by the Owners, such excess shall be credited against the next payment or excess shall be credited against the next payment or payments of the Regular Assessment coming due, the compart of the Regular Assessment coming due, which we have a been so credited; provided, of such excess has been so credited; provided, of such excessment either semi-annually or annually in advance, then the adjustments set forth under (a) or advance, then the adjustments set forth under (a) or advance, then the adjustments set forth under (a) or advance, then the adjustments set forth under (a) or annually in the advance of the second refund to, the Cowner on the first day of the second refund to, the Cowner on the first day of the Regular month following the determination of the Regular month following the determination of the Regular adopted by the Owners.

The Regular Assessment for the current fiscal year of the Corporation shall become a lien on each separate Lot as of the first day of each fiscal year of the Corporation, even though final determination of the amount of Assessment may not have been made by that Date. The fact that an Owner has paid his Regular Assessment for the current fiscal year in whole or in part based upon a temporary budget and thereafter, before the annual budget and Regular Assessment are finally determined, approved and adjusted as herein provided, sells, conveys or transfers his Lot or any interest therein, shall not relieve or release such Owner or his successor as Owner of such Lot from payment of the Regular Assessment for such Lot as finally determined, and such Owner and his Successor as owner of such Lot shall be jointly and severally liable for the Regular Assessment as finally determined. Any statement of unpaid assessments furnished by the Corporation pursuant to Section 2 of Article X1 hereof prior to the final determination and adoption of the annual budget and Regular Assessment for the year in which such statement is made shall matters set forth therein adjustment upon determination and adoption of the final budget state that the and Regular Assessment for such year, and all parties to any such statement may be delivered or who may rely thereon bound by such final determinations. Quarterly or monthly (if so determined by the Board) installments of Regular Assessments shall be due and payable automatically on their respective due dates without any notice from the Board or the Corportion, and neither the Board nor the Corporation shall be 81 61440

responsible for providing any notice of statements to Owners for the same.

Each Owner in the Townhome Area shall prepay to the Corporation at the time his Lot is conveyed to such Owner an amount equal to thirteen (13) monthly installments of the amount required to pay for the Lot Owner's pro-rata portion of the master casualty insurance policy based upon the budget for the current fiscal year and the Owner shall maintain such prepayment account at all times. The Corporation shall hold such pre-paid funds in a separate escrow account for the purchase of insurance as provided in Article XII, Section 1.

Section 4. Special Assessments. From time to time Common Expenses of an unusual or extraordinary nature or not otherwise anticipated may arise. At such time, unless otherwise provided in this Declaration, the Articles the By-Laws or the Act, the Board of Directors shall have th. full right, power and authority to make special assessments which, upon resolution of the Board, shall become a lien on each Lot, prorated in equal shares (herein called "Special Assessment"); provided, that any such assessment shall have the assent of sixty-seven percent (67%) of the votes of each class of rembers who are voting in person or by proxy at a meeting duly called for this purpose. Without limiting the generality of the foregoing provisions, Special Assessments may be made by the Board of Directors from time to time to pay for capital expenditures and to pay for the coat of any repair or reconstruction of damage caused by fire other casualty or disaster to the extent insurance proceeds are insufficient therefor under the circumstances described in this Declaration.

Section 5. Pailure of Owner to Pay Assessments. (a) No Owner may exempt himself from paying Regular Assessments and Special Assessments, or from contributing toward the expenses of administration and of maintenance and repair of the Common Properties and items deemed Common Properties for purposes of maintenance, and toward any other expense lawfully agreed upon, by waiver of the use 2' calorment of the Common Properties or by abandonment of the Lot belonging to him. Each Owner shall

be personally liable for the payment of all Regular and Special Assessments. Where the Owner constitutes more than one Person, the liablity of such Persons shall be joint and several. any Owner shall fail, retuse or neglect to make any payment of any Regular Assessments or Special Assessments when due, the lien for such Assessment on the Owner's Lot and Dwelling Unit may be filed and foreclosed by the Board for and on behalf of the Corporation as a mortgage on real property or as otherwise provided by law. Upon the failure of an Owner to make timely payments of any Regular Assessments or Special Assessments, when due, the Board may in its discretion, accelerate the entire balance of the unpaid Assessments and declare the same immediately due and payable, notwithstanding any other provisions hereof to the contrary. In any action to foreclose the lien for any Assessments, the Owner and any occupant of the Lot and Dwelling Unit shall be jointly and severally liable for the payment to the Corporation of reasonable rental for such Lot and Dwelling Unit, and the Board shall be entitled to the appointment of a receiver for the purpose of preserving the Lot and Dwelling Unit and to collect the rentals and other profits therefrom for the benefit of the Corporation to be applied to the unpaid Regular Assessments or Special Assessments. Board may, at its option, bring a suit to recover a money any unputd Regular Assessment or judgment for Assessment without foreclosing or waiving the lien securing the same. In any action to recover a Regular Assessment or Special Assessment, whether by foreclosure or otherwise, the Board, for and on behalf of the Corporation, shall be entitled to recover from the Owner of the respective Lot and Dwelling Unit costs and expenses of such action incurred (including but not limited to reasonable attorneys' (ees) and interest from the date such mats were due, until paid, at a rate equal to the "prime interest rate" then being charged by Indiana National Bank to its largest and best corporate customers for if said Bank is no or in existency, then such rate charged by another national ak in Marion County, Indiana selected by the Board).

of any withstanding anything contained in this Section or a conveyance to any person at a public sale in the manner provided by law with respect to mortgage foreclosures, shall extinguish the lien of any unpaid installment of any Regular Assessment or Special Assessment as to such installments which became due prior to such sale, transfer or conveyance; provided, however, that the extinguishment of such lien shall not relieve the prior owner from persons' liability therefor. No such sale, transfer or conveyance shall relieve the Lot and Dwalling Unit or the purchaser at such foreclosure sale, or grantee in the rent of conveyance in lieu thereof, from liability for any installments of Special Assessments thereafter becoming due or from the lien therefor, Such unpaid share of any Regular Assessments or Special Assessments, the lien for which has been divested #5 aforesaid, shall be deemed to be a Common Expense, collectible from all Owners (including the party acquiring the subject Lot and Dwelling Unit from which it arose).

Section 6. Initial Budgets and Assessments. Notwithstanding anything to the contrary contained herein, in the Articles, in the By-Laws, in the Act or otherwise, until the Applicable Date the annual budget and all Regular Assessments and Special Assessments shall be established by the Initial Board without meetings of or consurrence of the Onwers. The agency, power of attorney and proxy granted to the Declarant by each Owner pursuant to Section 2 of Article V hereof shall be deemed to cover and include each Owner's right to wote on and approve the annual budget and any Regular Assessments and Special Assessments until the Applicable Date.

Parther, until the Applicable Date, the Regular assessments are and shall be established as follows:

- (a) From the date of the first conveyance of a Lot by Declarant to any other Person until the earlier of the Applicable Date or December 31, 1982,
  - i) the Regular Assessment in the Townhome Area shall be Twenty-Seven Dollars (\$27.00) per month and in the Single Family Area Seven and one-half (\$7.50) per month on each Lot owned by someone other than Declarant, pro-rated on a daily basis for any period of time less than a month (the amount required to fund the insurance escrow shall be in addition to the Regular Assessment), and
  - (ii) the Regular Assessment shall be twenty-five percent (25%) of the amount of the Regular Assessment for Single Family Lots set forth in Subparagraph (i) for each Lot owned by Declarant until sixty (60) days after completion of a Dwelling Unit on a Lot at which time the Regular Assessment for that Lot shall be raised to the full amount set forth in subparagraph (i).
- Assessment for that Lot shall be raised to the full amount set forth in subparagraph (i).

  (b) After December 31, 1982 (if the Applicable Date has not then occurred) and for each year thereafter until the Applicable Date, the Regular Assessment upon each Lot may be increased by the Board by an amount not greater than an amount equal to the same percentage of the Regular Assessment provided under subparagraph of the Regular Assessment provided under subparagraph (a) above as the percentage increases, if any, in the Consumer Price Index hetween the Index figure for the month of July, 1981 and the Index figure for the last month of the year preceding the year for which such increase is to be effective. Such increases may be made by the Board annually on, or effective on, January 1 of each year until the Applicable Date. As used herein, "Consumer Price Index" means the "Consumer Price Index for All Urban Consumers, U.S. City Average of all items (CPI-U, reference base of 1967=100.)" published by the Bureau of Labor Statistics of the U.S. Department of Labor. If the publication of the Consumer Price Index of the U.S. Bureau of Labor Statistics is either discontinued, or revised by changes in the weights assigned by the 1972-73 Consumer Expenditure Survey to the expenditure groups, in the sample of items priced, in the sample of places where the pricing takes place or in the statistical methods employed in the sample of the Consumer Price Index, then, and in any of such event, comparable statistics on the purchasing power of the consumer dollar published by a responsible financial periodical selected by the Corporation shall be substituted for said Consumer Price Index and used for making such computations.

the foregoing or anything else contained Nocwithstanding (whether before or after herein, until the Applicable Date be paid by 1982), the each Lot owned by ercent (25%) of the Regular Assessment for Owners (other than clarant) of Single Family Lots until sixty (60) days after Dwelling Unit on a Lot at which time the of pletion ular Assessment for the Lot shall be raised to one hundred percent (100%) of the Regular Assessment. 81 61440

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#### ARTICLE XI

#### Mortgages

Section 1. Notice to Corporation. Any Owner who places a first mortgage lien upon his Lot, or the Mortgagee, shall notify the Secretary of the Corportion thereo; and provide the name and address of the Mortgagee. A record of such Mortgagee and name and address shall be maintained by the Secretary and any notice required to be given to the Mortgagee pursuant to the terms of this Declaration, the By-Laws or otherwise shall be deemed effectively given if mailed to such Mortgagee at the address shown in such record in the time provided. notification of any such mortgage and the name and address of Mortgagee are furnished to the Secretary, either by the Owner the Mortgagee, no notice to any Mortgage\* otherwise required by this Declaration, th. otherwise shall be required and no Mortgagee shall be to vote on any matter to which he otherwise may be entitled by virtue of this Duclaration, the By-Laws, a proxy granted to such Hortgagee in connection with the mortgage, or otherwise.

The Corporation shall, upon request of a Mortgagee who has furnished the Corporation with its name and address as hereinabove provided, furnish such Mortgagee with written notice of any default in the performance by its borrower of any obligations of such borrower under this Declaration or the By-Laws which is not cured within sixty (601 days.

Section 2. Notice of Certain Actions or Conditions .The Corporation shall, upon request of a Mortgayee (or insurer or guarantor) who has furnished the Corporation with its name and address as hereinabove provided, furnish such Mortgagee (or insurer or guarantor) with written notice of

- any condemnation loss or any casualty loss which affects a material portion of the subdivision or any Dwelling Unit on which there is a first mortgage;
- (ii) any default in the performance by its corrower of any obligations of such borrower under this Declaration or the By-Lake which is not dured within lifty (60) days;

AND PARTY OF THE PARTY OF

- (iii) any lapse, cancellation or material modification of any insurance policy or fidelity bond maintained by the Corporation; and
- (iv) any proposed action which would require the consent or approval of Mortgagees.

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

Section 4. Unpaid Taxes and Insurance. Mortgagees may, jointly or singly, pay taxes or other charges which are in default and which have or may become a lien against any Common Properties (excluding items deemed Common Properties for maintenance) and may pay overdue premiums on hazard inturinge policies, or secure new hazard insurance coverage on the lapse of a policy, for any Common Properties (excluding items deemed Common Properties for maintenance), and the Mortgagees making such payments shall be owed immediate reimbursement therefor by the Corporation.

# ARTICLE XII

# Insurance

Section 1. Casualty Insurance. (a) The Corporation shall purchase a master casualty insurance policy with an "agreed amount and inflation guard endorsement" and a "planket building endorsement" affording fire and extended coverage insurance insuring each Dwelling Unit in the Townhome Area in amount consonant with the full replacement value of the improvements which, in shole or in part, comprise the Dwelling

Units, excluding all floor, ceiling and wall coverings and fixtures, betterments and improvements installed by any Owner and excluding any personal property owned by any Owner whether located on any Lot or elsewhere. If the Board of Directors can obtain such coverage for reasonable amounts it shall also obtain "all risk" coverage. The Board of Directors shall be responsible for reviewing at least annually the amount and type of such insurance and shall purchase such additional insu as is necessary to provide the insurance required abo deemed advisable by the Board, the Board may cause such ful replacement value to be determined by a qualified appraiser The cost of any such appraisal shall be a Common Expense of the insurance doverage shall be Owners in the Townhome Area. for the benefit of each Owner in the Townhome Area, and, if applicable, the Mortgagee of each such Owner.

(b) The Corporation shall purchase a casualty insurance policy with an "agreed amount and inflation guard endorsement" affording fire and extended coverage insurance insuring all Common Properties owned by the Corporation including, but not limited to, streets, utilities and recreational equipment in a amount consonant with the full replacement value of the improvements. If the Board of Directors can obtain coverage for reasonable amounts it shall also obtain "all risk" coverage for said improvements. The Board of Directors shall be responsible for reviewing at least annually the amount and type of such insurance and shall purchase such additional insurance as is necessary to provide the insurance required above. If deemed advisable by the Board, the Board may cause such full replacement value to be determined by a qualified appraiser. The cost of any such appraisal shall be a Com Expense of all Owners. Such insurance coverage shall be for the benefit of each Owner, and, if applicable, the Mortgagee of

(c) All proceeds payable as a result of casualty losses sestained which are covered by insurance purchased by the Corporation as bereinabove set forth shall be paid to it or to

In the event that the Board of the Board of Directors. Directors has not posted surety bonds for the faithful performance of their duties as such Directors or if such bonds do not exceed the funds which will come date its hands, and there is damage to a part 10011 resulting in a loss, the Boat post a bond for the faithful performance of its duties in an amount to be determined by the Board, but not less than 150% of the loss, before the Bourd shall be entitled to receive the proceeds of the insurance payable as a result of such loss. The sole duty of the Board in connection with any such insurance proceeds shall be to receive such proceeds as are paid and to hold the same for the purposes elsewhere stated herein, and for the benefit of the Owners of the Corporation. The proceeds shall be used or disbursed by the Corporation or the Board, as appropriate, only in accordance with the provisions of this Declaration.

Such casualty insurance policies, and "all risk" coverages if obtained, shall (to the extent the same are obtainable) contain provisions that the insurer (a) waives its right to laim against the Corporation, the Board mubrogation as to a of Directors, its agents and employees, respective agencs and guests, and (b) waives any defense based on the invalidity arising from the acts of the insured, and providing further, if the Board of Directors is able to obtain such insurance upon reasonable terms (i) that the insurer shall not be entitled to contribution against casualty insurance which may be purchased by individual Owners, and (ii) that notalthstanding any provision thereof giving the insurer an election to restore damage in lieu of a mash settlement, such option shall not be exercisable in the event the Corporation es not elect to restore.

meetion 2. Public Liability Insurance. The Corporation shall also purchase a laster comprehasive public liability insurance policy in such amount or amounts so the Board of Directors shall deem appropriate from time to time; provided,

such coverage shall be for at least One Million Dollars (\$1,000,000.00) for bodily injury, including deaths of persons and property damage arising out of a single occurence. Such comprehensive public liability insurance policy shall cover all of the Common Properties and shall insure the Corporation, the Board of Directors, any committee or organ of the Corporation or Board, any Managing Agent appointed or employed by the Corporation, all persons acting or and may come to act as agents or employees of any of the foregoing with respect to the Real Estate, all Owners of Lots and all other persons entitled to occupy any Lot or Dwelling Unit. Such public liability insurance policy shall contain a "severability of interest" clause or endorsement which shall preclude the insurer from denying the claim of an Owner because of negligent acts of the Corporation or other Owners.

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

<u>Section 4.</u> <u>General Provisions.</u> The premiums for all insurance hereinabove described shall be paid by the Corporation as part of the Common Expenses. When any such policy of insurance hereinabove described has been obtained by

or on behalf of the Corporation, written notice of the obtainment thereof and of any subsequent changes therein or termination thereof shall be promptly furnished to each Owner or Mortgagee whose interest may be affected thereby, which notice shall be furnished by the officer of the Corporation who is required to send notices of meetings of the Corporation. All policies shall also contain an endoisement to the effect that such policy shall not be terminated for non-payment of premiums without at least thirty (30) days prior written notice to the Mortgagee of each Lot.

In no event shall any distribution of insurance proceeds be made by the Board of Directors directly to an Owner where mortgagee endorsement on the certificate insurance or insurance policy or the Board has notice of a Mortgagee as it applies to such Owner's proceeds. In such event any remittances shall be to the Owner and his Mortgagee jointly. The distribution shall the distribution of apply to condemnation awards in connection with any taking of any of the Common Properties. Notwithstanding the foregoing, under circumstances shall any distribution of insurance proceeds in excess of amounts needed to repair damage or pay off any first mortgage or any condemnation awards be made by the Corporation to any Owners or Mortgagees if to do so would be in violation of the Act or if the same would constitute a distribution of earnings, profits or pecuniary gain to the members of the Corporation; in any such event, any such insurance proceeds or condemnation awards shall be retained by the Corporation for use in the payment of its expenses of operation.

section 5. Insurance by Owners. Each Owner shall be solely responsible for and may obtain such additional insurance as he doesn necessary or desirable, at his own expense, affording coverage upon his personal property, his Lot, his Dwelling Unit, the contents of his Dwelling Unit, his personal property stored anywhere on the Heal Estate, and for his personal liability, but all such insurance shall contain the

same provisions for waiver of subroquities is determined in the foregoing provisions for the master captulity insurance policy to be obtained by the Corporation.

# ARTICLE XIII

# Casualty and Restoration; Condemnation; Termination

Section 1. Casualty and Restoration. In the event of damage to or destruction of the structure or exterior of any Building or Dwelling Unit in the Townhome Area or in the event of damage to or destruction of any of the Common Properties due to fire or any other casualty or disaster, the Corportion shall promptly cause the same to be repaired and reconstructed. The proceeds of insurance carried by the Corporation, if any, shall be applied to the cost of such repair and reconstruction.

If the insurance proceeds, if any, received by the Corporation as a result of any such fire or any other casualty or disaster are not adequate to cover the cost of repair and reconstruction, or in the event there are no insurance proceeds, (i) the cost for restoring the damage and repairing and reconstructing a Building or Dwelling Unit in the Townhome Area so damaged or destroyed (or the costs thereof in excess of insurance proceeds received, if any) shall be assessed by the Corporation against all of the Owners in the Townhome Area in equal shares and (ii) the cost for restoring the damage and repairing and reconstructin any Common Properties (excluding items deemed Common Proper is for main mance only) so damaged or destroyed (or the costs thereof in excess of insurance proceed received, if any shall be assessed by the Corporation against all of the Owners in equal shares. Any such amounts assessed against the Dwnera shall be assessed as part of the Common Expenses and shall constitute a lien from the time of assessment as provided herein.

For purposes of this Article, repair, reconstruction and restoration shall sean construction or rebuilding the Building so damaged or destroyed to as near as possible the same condition as it existed ismediately prior to the damage or destruction and with the same type of architecture.

Immediately after a fire or other casualty or disaster causing damage to any property for which the Board of Directors or Corporation has the responsibility of maintenance and repair hereunder, the Board shall obtain reliable and detailed estimates of the cost to place the damaged property in a condition as good as that before the casualty. Such costs may include professional fees and premiums for such bonds as the Board of Directors desires or deeps necessary.

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

Total or Partial Condemnation. (a) In the Section 2. event of the condemnation of all or any part of the Common Properties or of all or any part of any Building, Dwelling Unit or Lot, the Board is hereby authorized to negotiate with the condemning authority and/or to contest an award made for the appropriation of such Common Properties, Buildings or Dwelling Units. For the purpose of such negotiation and/or of contest of such award to the Board as to Buildings and Dwelling Units and Lots, the Board is hereby declared to be the agent and attorney-in-fact of any Owner affected by the condemnation. This appointment of the Board shall be deemed coupled with an interest and small be irrevocable. Nothing contained herein, however, shall preclude any Owner from asserting any rights or claims to compensation which cannot be legally asserted by the Board.

(b) Awards for the taking of all or part of a Building, Duelling Unit or Lot shal be collected by the Board and discributed to the affected Owners. To the extent possible, negotiated awards or awards resulting from a contest shall specify the allocation of the oward among Owners affected. In the event that an Owner does not agree with the distribution of

an award, said Owner shall be entitled to have the dispute settled by erbitration. The protesting Owner shall appoint one arbitrator, the Board acting an agent for all other affected Owners shall appoint one arbitrator and the two appointed arbitrators shall appoint a third arbitrator. A majority decision of the arbitrators shall be binding on all Owners and shall be enforceable.

Section 3 Termination. In the event of condemnation of two-thirds (2/3) or more of the Dwelling Units in the subdivision, the remaining Owners may, by a majority vote terminate this Declaration and dissolve the Corporation, provided, however, that the restrictions set forth in the subdivision Plat and in Article XIV shall remain in full force and effect in accordance with the terms of the Plat and Article XVIII of this Declaration.

# ARTICLE XIV

# Restrictions, Covenants and Regulations

Section 1. Restrictions on Use. The following covenants and restrictions on the use and enjoyment of the Lots, Dwelling covenants or restrictions contained herein and subdivision plat of any part of the Real Estate heretofore or hereafter recorded, and all such covenants and restrictions are for the mutual benefit and protection of the present and future Owners and shall run with the land and inure to the benedit of and be enforceable by any Owner, or by the Corporation. Present or future Owners or the Corporation shall be entitled to injunctive relief ...jainst any violation or attempted violation of any such covenants and restrictions, and shall, in addition, be entitled to damages for any injuries or losses resulting from any violations thereof, but there shall be no or forfeiture right of reversion violation. These covenants and restrictions are as follows:

(a) All Ects and Dwelling Units shall be used exclusively for residential purposes and for occupancy by a single family.

- Nothing stall be done or representational force, or on any lot, or on the transfer of the war will cause an increase in the representation of the content. The transfer of on any Dwelling lit or the content, the test of on any Common Properties. We when their petrit anything to be done or kept in the Dwelling Unit of on his Lot or on any of the domain Properties which will result in a cancellation of insurance on any Dwelling Unit of any part of the Common Properties, or which would be in violation of any law or ordinance or the requirements of any insurance underwriting or rating bureau.
- No nuisance shall be permitted and no waste shall be committed in any Dwelling Unit or on any Lot.
- No Owne shall cause or permit anything to be hung or displayed on the outside of the windows of his building, and no sign, awning, canopy, shutter or radio or television antenna or other attachment or thing shall be affixed to or placed upon the exterior walls or roofs or any other parts of any Dwelling Unit without the prior consent of the Architectural Review Board.
- Unit without the prior consent of the Architectural Review Board.

  No animals, livestock or poultry of any kind shall be raised, bred or kept in any Dwelling Unit or on any Lot or any of the Common Properties, except that pet dogs, cats or customary household pets may be kept in a Dwelling Unit, provided that such pet is not kept, bred or maintained for any commercial purpose, and does not create a nuisance. Pets shall be taken outdoors only under leash or other restraint and while attended by its owner and an Owner shall be property, including the Common Properties, caused by his pet. The tethering of pets in any area outside and commer's fenced Lot does not constitute attended. The Board may adopt such other rules and regulations regarding pets as it may deem necessary from time to time including, but not limited to, a requirement that any Owner desiring to bring or maintain a pet on the Real Estate shall deposit with determined by the Board to cover any 'amage that may be caused by such pet to the Common Properties. Any such security deposit shall be returned to the Owner when the pet is permanently removed from the Real Estate, except to the extent said deposit has been used or is needed to repair damage caused by such pet. Any requirement for the depositing of such security deposit shall be returned to the Owner security deposit shall not be deemed to release or in any way limit an Owner's responsibility and liability for injury and damage caused by his pets. Any pet which, in the judgment of the Board, is causing or creating a nuisance or unreasonable disturbance or noise, shall be permanently removed from the Real Estate within ten (10) days after written notice from the Board to the respective Owner to do so.

  Mothing shall be done or permitted in any Dwelling Unit or on any Lot which will impair the structural (9)
- Mothing shall be done or permitted in any Dwelling Unit or on any Lot which will impair the structural integrity of any of the Common Properties or which would structurally change any of the Common Properties. No Dwelling Unit or Lot shall be used in any unlawful manner or in any manner which might cause injury to the reputation of the subdivision developed or to be developed on the Real Estate, or which might be a nuisance, annoyance, inconvenience or damage to other Owners and occupa ts of Dwelling

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Units or neighboring property, including without limiting the generality of the foregoing, noise by the use of any musical instruments, radio, television, loud speacers, leatrical equipment, amplifies or other equipment is radioned at loud persons.

- (9) No clothes, sheets, clinket, righ, laundry or other things shall be hing but or expired on, or so as to be visible from, any part of the Common Properties or any public street. The Common Properties shall be kept free and clear or ribbish debits and other unsightly materia.
- (h) No industry, trade, or other commercial or religious activity, educational or otherwise, designed for profit, altruism or otherwise, shall be conducted, practiced or permitted on the Real Estate.
- practiced or permitted on the Heal Estate.

  (\*\*) No "for sale", "for rent" or "for lease" signs, or other signs, or other window is advertising display shall be maintained or permitted on any part of the Real Estate, any Lot or any Dwelling Unit without the prior concent of the Board; provided, however, that the right is reserved by the Declarant (including a Builder; and the Board to place or allow to be placed "for sale" or "for lease" signs on or about the Real Estate in connection with any unsold or unoccupied Lots and Dwelling Units and nothing contained herein shall be construed or interpreted to affect or restrict the activities of Declarant (including a Builder) in the marketing, advertising or sale of Lots or Dwelling Units as a part of the development of this subdivison.
- (j) All Owners and members of their families, their guests, or invitees, and all occupants of any Dwelling Unit or other persons entitled to use the same and to use and enjoy the Common Properties or any part thereof, shall are two and be governed by such rules and regulation is may from time to time be promulgated and issued by the Board governing the operation, use and enjoyment of the Common Properties.
- (k) No boats, campers, trailers of any kind, buses, mobile homes, trucis, motorcycles, mini bikes, mopeds, or any other vehicles of any description other than normal pausenger automobiles, shall be permitted, parked or stored anywhere within the Real Estate; provided, nowever, that nothing herein shall prevent the parking or storage of such vehicles completely enclosed within a garage. No repair work shall be done on the Real distate on any vehicles, including passenger vehicles.
- (1) No Owner shall be allowed to plant trees, landscape or do eny gardening in any of the Common Properties (excluding lawns in the Townhome Area which are deemed Common Properties for maintenance only), except with express permission from the Board.
- (m) No Owner shall remove any tree planted by Declarant for a period of two years after first occupancy of a Dwelling Unit without the written approval of the Board.
- (n) Each Owner shall keep his Lot in good order, condition and repair and free of debris including, but not limited to, the pruning, trimming and cutting of all trees and shrubbery, all in a manner and with such frequency as is consistent with good property

management. In the event an Owner of any Lot shall fail to so maintain his Lot, the Corporation after notice to the Owner and approval by two-thirds (2/3) vote of all Owners, shall have the right to enter upon said Lot to correct, repair, maintain and restore the Lot. All costs incurred by the Corporation related to such correction, repair, maintenance or restoration shall be and constitute a Special Assessment against suc. Lot, payable by the Owner upon demand by the Corporation.

- (o) All garbage, trash and refuse shall be stored in appropriate containers inside the Dwelling Units (including garages) and shall be kept therein until not earlier than condown of the evening before scheduled trash collection. Garbage, trash and refuse shall be placed in sealed disposable plastic bags or other containers approved by the Board for scheduled trash collection and shall be placed at such locations for trash collection as are designated by the Board.
- by the Board.

  (p) So long as the Zoning Covenants are in effect, no use shall be made of any part of the Real Estate which violates said Covenants, and all Owners, members of their families, their guests, tenants, invites and all occupants or other parties entitled to use or who may use any part of the Real Estate shall at all times fully comply with, the terms, covenants, provisions, conditions, limitations, restrictions and requirements contained and described in the Zoning Covenants. Notwithstanding anything to the contrary contained herein or otherwise, this subparagraph (o) may not be amended or modified in any manner whatsoever without the prior written consent of Declarant (so long as it owns any part of the Real Estate or any Lots) and of any and all parties who, at any time, may have the right to enforce or prevent violations of, or the right to approve any changes in, the terms, covenants, provisions, conditions, limitations, restrictions and requirements contained and described in the Zoning Covenants; except that, notwithstanding the immediately preceding clause, Declarant shall have the right to amend the Zoning Covenants in any manner therein permitted or described without the consent or approval of any other party at any time having any interest in any part of the Real Estate.

  (q) Common Proporties shall be used and enjoyed only for
- (q) Common Proporties shall be used and enjoyed only for the purposes for which they are designed and intended, and shall be used subject to the rules and regulations from time to time adopted by the Board.

Notwithstanding anything to the contrary contained herein or in the Articles or by-Laws, including but not limited to any covenants and restrictions set forth herein or otherwise, Declarant shall have, until the Applicable Date, the right to use and maintain the Common Properties and any Lots and Dwelling Units owned by Declarant and other portions of the Real Estate (other tran individual Dwelling Units and Lots owned by Persons other than Declarant), all of such number and size and at such locations as Declarant in its sole discretion

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may determine, as Declarant may deem advisable in necessity in its sole discretion to aid in the construction, wiresule of Late and Dwelling Units or for the endantage activity attendant thereto, conflicting, to model Dweiling Units, Storage area, Sonstration yards, Signs, construction offices, sale offices, management offices and business offices. Declarant shall have the right to relocate any or all of the same from time to time as it desires. At no time shall any of such facilities so used or maintained by Declarant be or become part of the Common Properties, unless so designated by Declarant, and Declarant shall have the right to remove the same from the Real Estate at any time.

# ARTICLE XV

# Amendment of Declaration

Section 1. Generally. Except as otherwise provided in this Declaration, amendments to this Declaration shall be proposed and adopted in the following manner:

- Notice. Notice of the subject matter of any proposed amendment shall be included in the notice of the meeting at which the proposed amendment is to be considered. Notice.
- Resolution. A resolution to adopt a proposed amendment may be proposed by the Board of Directors or Owners having in the aggregate at least a majority of the votes of all Owners. (b)
- meeting. The resolution concerning a proposed amendment must be adopted by the designated vote at a meeting duly called and held in accordance with the provisions of the By-Laws. (c)
- Adoption. Any proposed amendment to this Declaration must be approved during the first twenty years by a vote of the Owners to which not less than ninety percent (90%) of the votes of the Corporation are allocated and thereafter by seventy-five percent (75%) of such Owners. The instrument of amendment must be signed by such Owners and recorded. In the event any Lot or Dwelling Unit is subject to a first mortgage, the Mortgagee shall be notified of the meeting and the proposed amendment in the same manner as an Owner if the Mortgagee has given prior notice of its mortgage interest to the Board of Directors in accordance with the provisions hereof.
- Special Amendments. Sixty-Seven percent of Mortgages required. No amendment to this Declaration shall be adopted which changes the provisions hereof which establish, provide for, govern or regulate (1) the applicable share of an Owner's liability for the Common Expenses, or the method of determining the same, (2) Article XII of this Declaration with respect to casualty insurance to be maintained by the Corporation (3) Article XIII of this Declaration with respect to reconstruction or repair of the Common Properties or Dwelling Units in

the event of five or any other organity or disaster;

(4) maidablidment of the Architectural Beyies Grantd

and the functions. (5) witing rights, (8)

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such liens, (f) removes to maintenance, repair and

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(11) boundaries of my token of the Common

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which are subject to mortgages, provided, a Mortgages

who receives written botten of a proposed amendment

and does not deliver or mail a headstive response to

the Sectetaty of the Board of Directors within thirty

(30) days of said instice shall be decimed to have

specually.

Becording: Each amendment to the Declaration shall be executed by the President and Smerming of the Corporation and shall be received in the office of the Recorder of Marion Company, Indiana, and such amendment shall not become offertive until so recorded: (F)

Bucklion 2. Amendments by Declarant Only. Notwithstanding foregoing or anything elsewhere contained herein, the stant shall have and hereby reastives the right and power ting atone and without two concent or approval of the Owners; typographical errors in this Declaration or any Exhibit he or any supplement or ameridment thereto or (e) to make this Declaration consistent with any supplemental Declaration filed in connection with the annexation of additional real estate pursuant to Article XIX. In furtherance of the foregoing, a power coupled with an interest is hereby reserved and granted the Declarant to vote in faver of, make, or consent to any dments described in this Section 2 on behalf of each Owner proxy or attorney-in-fact, as the case may be. Each deed, mortgage, trust deed, other evidence of obligation, or other instrument affecting a Lot or Dwelling Unit and the acceptance thereof shall be deemed to be a  $grw^{\alpha}$ and acknowledgment of, me power to the Declarant and a consent to the reservation of. execute and record any such in favor of, make, The right of the Declarent to act pursuant to rights reserved or granted under this Section 2 shall terminate at such time as the Declarant no longer holds or controls title to any part or portion of the Real Estate.

# ARTICLE XVI

# Acceptance and Ratification

All present and future Owners, Mortgagees, tenants and occupants of the Lots and Dwelling Units, and other Persons claiming by, through or under them, shall be subject to and shall comply with the provisions of this Declaration, the Articles, the By-Laws and the rules and regulations as adopted by the Board of Directors, as each may be amended or supplemented from time to time. The acceptance of a deed of conveyance or the act of occupancy of any Lot or Dwelling Unit shall constitute an agreement that the provisions of this Declaration, the Articles, the By-Laws and rules and regulations, as each may be amended or supplemented from time to time, are accepted and ratified by such Owner, tenant or occupant, and all such provisions shall be commants running with the land and shall bind any Person having at any time any interest or estate in a Lot or Dwelling Unit or the Real Batate, all as though such provisions were recited and

stipulited at length in each and every deed, conveyance, mortgage or lease thereof. It because who way was, occupy, use, eajoy or control a Lot or Dwelling Only of may pair of the Real Estate in any manner shall be subject to the formation, the Articles, the By-Luws, and the lifet and regulation; applicable thereto as each may be amended or apprecianted from time to time.

#### ARTICLE XVII

#### Negligence

Each Owner shall be liable for the expense of any maintenance, repair or replacement rendered necessary by his negligence or by that of any member of his family or his or their guests, employes, agents, invitees or lessees, to the extent that such expense is not covered by the proceeds of insurance carried by the Corporation. An Owner shall pay the amount of any increase in insurance premiums occasioned by his use, misuse, occupancy or abandonment of his Lot or Dwelling Unit or its appurtenances or of the Common Properties.

# ARTICLE XVIII

# Benefit and Enforcement

This Declaration and the Restrictions shall run with and bind the Real Estate for a term commencing on the date this Declaration is recorded in the office of the Recorder of Marion County, Indiana and expiring June 30, 2011, after which time they shall be automatically extended for successive periods of ten (10) years each unless by vote of a majority of the then Owner of the Lots it is agreed to change this Declaration or the Restrictions in whole or in part, or to terminate the same.

In the event of a violation, or threatened violation, of any of the covenants, conditions or restrictions set forth in this Declaration, Declarant (so long as Declarant remains an owner of any part of the Real Estate), the Board, or any Owner shall have the right to enforce the covenants, conditions and restrictions contained herein and to pursue any and all remedies, at law or in equity, available under applicable Indiana law, with or without proving any actual damages,

removal by due process of any structure not in compliance with the covenants, conditions and restrictions contained herein, and shall be entitled to recover reasonable attorneys' fees and the costs and expenses incurred as a result thereof. The failure or delay at any time of Declarant, the Corporation, the Owners, or any other Person estitled to enforce this Declaration and the Restrictions, to enforce any of the same shall in no event be deemed a waiver of the same, or of the right to enforce the same at any time or from time to time thereafter, or an estoppel against the enforcement thereof.

# Article XIX Annexations

Additional real estate, consisting of all or any part of the real estate described in Exhibit "C" attached hereto and by this reference made a part hereof, may be annexed to the Real Estate by the Declarant and made subject to this Declaration of Covenants, Conditions and Restrictions without the consent of any other Owner at any time prior to December 31, 1986 provided that the Federal Housing Administration (FHA) and Veterans Administration (VA) determine that the annexation is in accordance with the general plan of development approved by FHA and VA. Declarant shall not, however, be obligated to annex all or any part of the real estate described in Exhibit "C" to The number of additional Lots which may and after the date of the recording of the subdivision plat for the annexed real estate and such real estate shall be subject to the terms of this Declaration on and

If additional real estate which is not described in Eahibit "C" is to be annexed, such annexation must be approved by the two-thirds (2/3) of each class of members.



### ARTICLE XX

#### FRA and VA Appr

As long as chere is could be a three of epoch of the Corporation, amendments of the control of the control of the control of the pursuant to Article XIX and conveyance of Common Properties persuant to Article III must receive the prior written approval of FBA and VA.

# ARTICLE XXI

#### Miscellaneous

Section 1. Costs and Attorneys' Fees. In any proceeding arising because of failure of an Owner to make any payments required by this Declaration, the Articles or the By-Laws, or to comply with any provision of this Declaration, the Articles, the Ly-Laws, or the rules and regulations adopted pursuant thereto, as each may be amended from time to time, the Corporation shall be entitled to recover its costs and reasonable attorneys' fees incurred in connection with such default or failure.

Section 2. Waiver. No Owner may exempt himself from liability for his contribution toward the Common Expenses by waiver of the use or enjoyment of any of the Common Properties of by abandonment of his Lot or Dwelling Unit.

Section 3. Severability Clause. The invalidity of any covenant, restriction, condition, limitation or other provisions of this Declaration, the Articles or the By-Laws shall not impair or affect in any manner the validity, enforceability or effect of the rest of this Declaration, the Articles or the By-Laws and each shall be enforceable to the greatest extent permitted by law.

feminine or neuter gender herein shall, unless the context clearly requires the contrary, be deemed to refer to and include all genders. Words in the singular shall include and refer to the plural, and vice versa, as appropriate.

bection 5. Interpretation. The captions and titles of the various articles, sections, sub-sections, paragraphs and subparagraphs of this Declaration are inserted herein for ease and convenience of reference only and shall not be used as an aid in interpreting or construing this Declaration or any provision hereof.

IN WITNESS WHEREOF, WOODCREEK DEVELOPMENT, INC.,
Declarant, has executed this Declaration on the day and year
first hereinabove set forth.

WOODCREEK DEVELOPMENT, INC.

By Kiris, Miles
Darrel J. Phelps, President

ATTEST:

Second J. Pholos.

Carol J. Pholos.

STATE OF INDIANA )
COUNTY OF MARION )

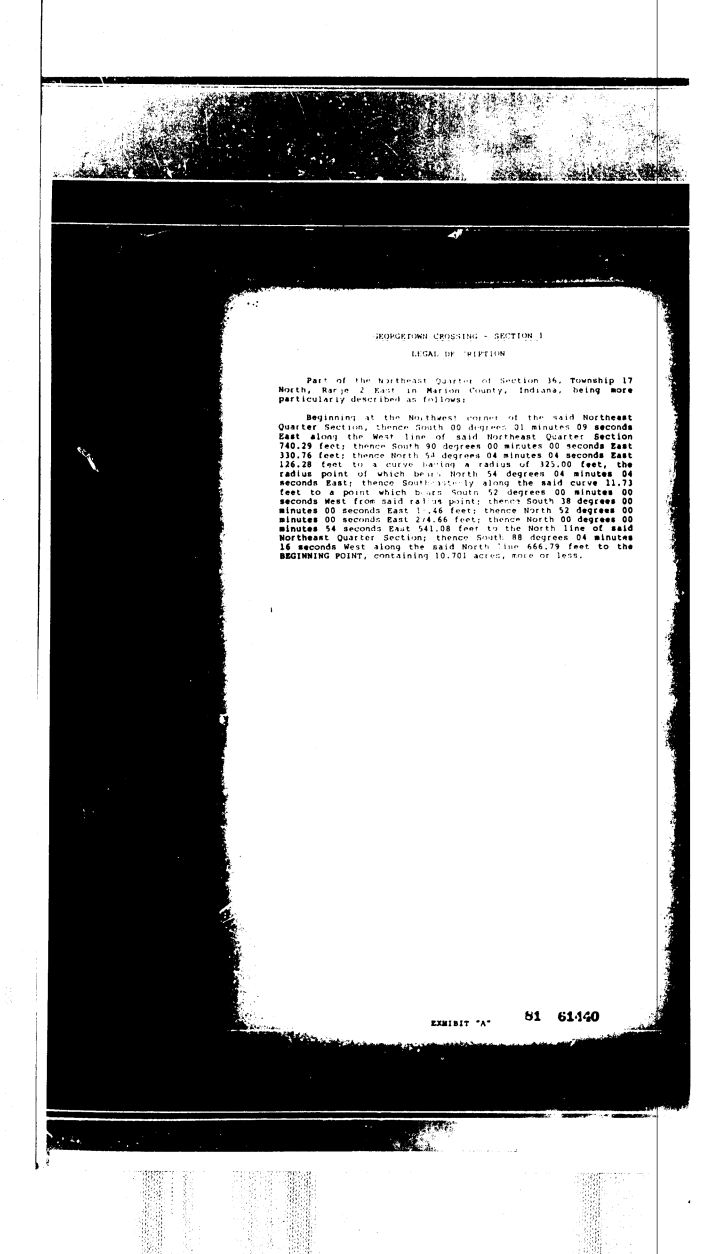
Before me, a Notary Public in and for said County and State, personally appeared Darrel J. Phelps and Carol J. Phelps, the President and Secretary, respectively, of Woodcreek Development, Inc., an Indiana corporation, and acknowledged the execution of the above and foregoing instrument for and on behalf of said corporation for the purposes and uses therein set forth.

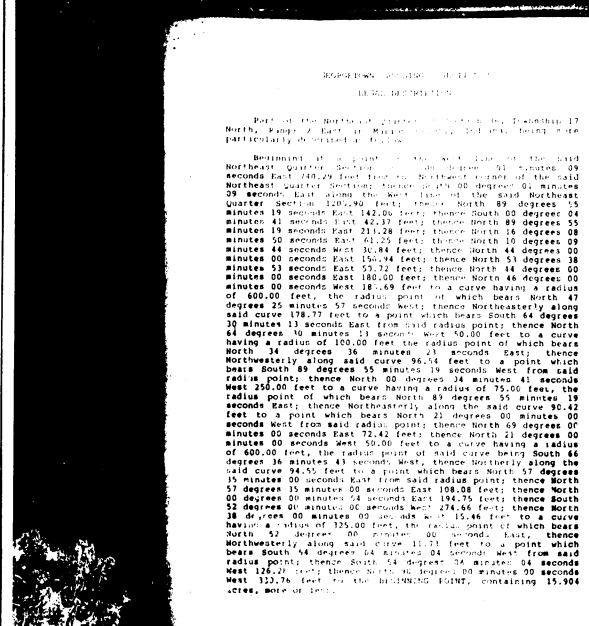
witness my hand and Notarial Seal this 25th day of Suptember, 198'.



Printed: County

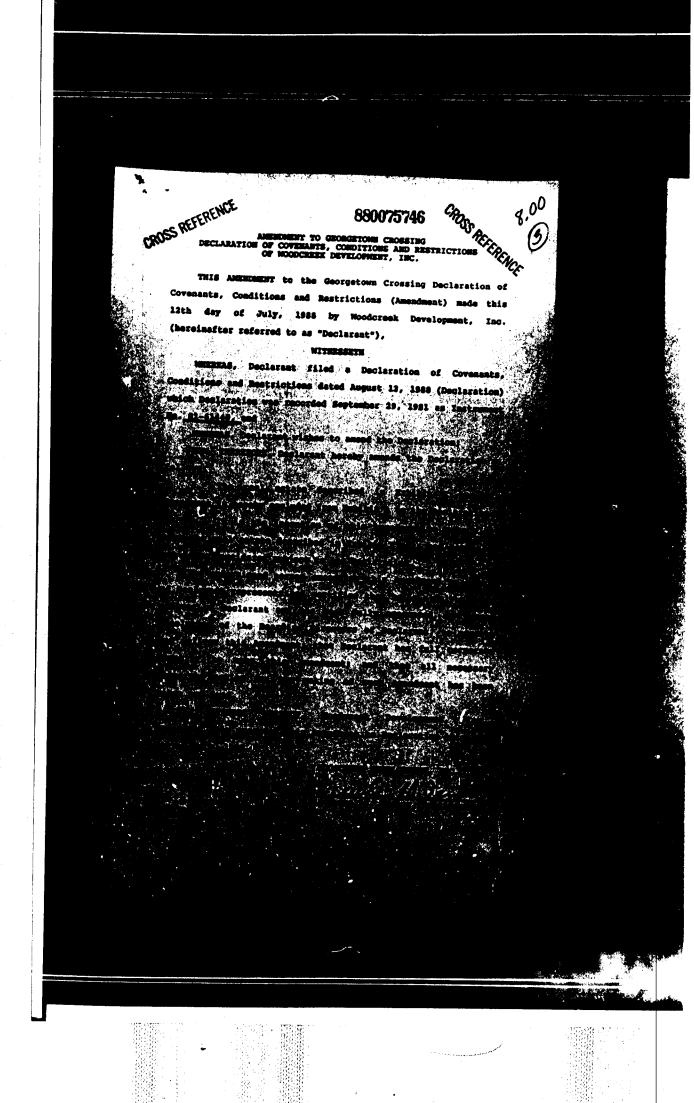
This instrument prepared by Jases W. Beatty, Attorney at Law.





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EXHIBIT "A", Page 3



Before me, a Hotsry Public in and for said County and personally appeared Derrel J. Phelps, the President of relegment, Inc., an Indiana corporation, and on behalf of said corporation

# PARCEL II

County, Indiana, being more particularly described as follows:

County, Indiana, being more particularly described as follows:

Beginning at a point on the Mest Line of the said Mortheast Quarter Section South 00 degrees 81 minute 89 seconds East 1944.19 fear from the Morthwest corner of the said Mortheast Querier Section; thence South 00 degrees 01 minute 09 seconds East along the said Mest Line 762.30 feat to an existing fence; thence Morth 86 degrees 33 minutes 26 seconds East against a seconds East 1991.05 feat (said preceding described course being contiguous 11th a line connecting the Southeast corner of the Mest Holf of the Mortheast Querier of said Section 36 and a brass plug that lies North 86 degrees 03 minutes 28 seconds East 1933.59 feat from the Morthwest corner of said Mortheast Querier Section); thence South 86 degrees 26 minutes 05 seconds Mest along the South Line extended Easterly and the South, line of a five acre tract of land set out in Morthwest Querier Section); thence South 8445, page 45, as instrumed Mo. 11805, in the Office of the Recorder of Herion County, Indiana, 332.80 feet; thence South 03 degrees 00 minutes 00 seconds East 231.87 feet; thence South 87 degrees 00 minutes 00 seconds East 231.87 feet; thence South 87 degrees 00 minutes 00 seconds Mest 7 degrees 00 minutes 00 seconds Mest 7 degrees 25 minutes 07 seconds Mest 287,8 feet; thence South 86 degrees 28 minutes 33 seconds Mest 50.72 feet; thence South 80,00 feet; thence South 80 degrees 36 minutes 33 seconds Mest 50.72 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 feet; thence South 80 degrees 30 minutes 80 seconds Mest 186,94 fe