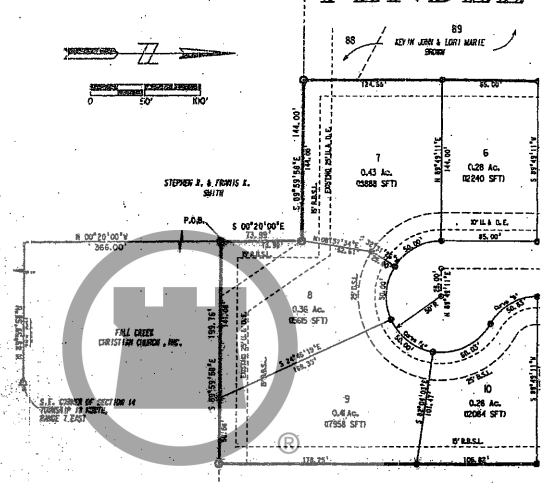
FIN PENDLE

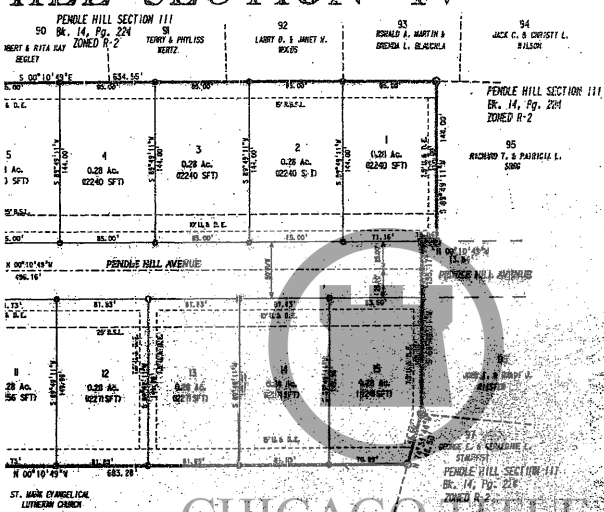


CISHE DATA						
CHIE	DEL TA	R植化药	TANCENT	LEMETH	CHOFTO	BEA!
A	240*40'22'	50,00	******	210, 53	86.31	N 59*29
_						_

LECEND

BSL = BUILDING SETBACK LINE
RBSL = REAR BUILDING SETBACK LINE
B. D. E. = UTILITY & DRAINAGE EASEMENT
O = CONCRETE MONUMENT
D = BOUNDARY MARKER

, PLAT FOR HILL SECTION IV



UTILLAUU

LEGAL DESCRIPTION

A part of the Southeast Quarter of the Southeast Quarter of Section 14, Taxaship 18 North, Ronge 7 East, in Madison County, Indiana, more particularly described as follows:

Commencing at a point on the South line of the East Haif uf the Southeast Quarter of Seation 14, Township 18 Korth, Hange 7 East, said point being North 89"59"58" West 759.00 feet from the Southeast corner of said Section 14, and running thence. North 00"20"00" West 356.00 feet to the Point of Beginning thence South 89"59"52" East 199.75 feat; thence North 00"10"49" West 683.25 feet to a point on the South line of Pendle Fill, Section III, as recorded in Plat Book 13, page 224 in the Office of the Recorder of said Madison County; thence North 74"34"44" West 46.50 feet to the Southest corner of Lot 97 in said Pendle Hill, Section III; thence South 59"49"11" West 155.17 feet; thence North 00"10"49" West 13.84 feet; thence South 89"49"11" West 155.17 teet; thence North 00"10"49" West 13.84 feet; thence South 89"49"11" Section III; thence South 89"49"11" Section III; thence South 89"5"59"58" East 144.00 feet; thence South 00"20"00" East 73.99 feet to the point of beginning, containing 5.28 ceres, more or less, subject to highways, rights-of-way and equaments.

PREPIRED BY

New Englacement

MSE Corporation 941 North Merician Street Indianapolis, IN 46254-1051 317 634-1000 317 634-9576 FAX MSE J03 *111-0573 DECEMBER 1, 1989

SHEET 1 OF 2

CERTIF

is, the unsersioned, Main Gircel Investment Grove Inc. ishers of the real exists shown and described herein, do hereby surfify that we have located, platted and subdivided, and so hereby lay off, plat and subdivide, sold real estate in succendance with the within plat.

Inle substitutation should be known and dealgranted as an addition to model that the streets and alleys shown and not herefators is dispress, are horsely dedicated to public use.

Front end side yard bullsing setteck lines are bereby established as shown in this plat, between which lines and the property lines if the street, there shall be erected or maintained no building

Inserting any strips of ground 7.5 Yest in width as shown in this pict and marked "Cosmant", reserved for the use of public utilities for the inctallation of water and executions, is less, duets, lines and wires, subject at all times to the proper suffer its and to the session herein reserved. He permanent or piter structures are to be erected or spiritalized upon acid strip if land, but there of lots in this subdivision shall take their litter subject to the rights of the public utilities.

lightional defloctions and protective coverants, or private importants, such as those specifying the use to be made of the property and, in the case of risidential use, the minimum rightfolic floor area, may be inserted here upon the employed initiative or the reportunation of the Commentation.

The three upi, heaps or abrus pipering which obstructs sight links of also without an adversary three (3) on the 12 for cover for remained and 10 periods or service the treatment on one of cover the thin the triangliar or no forest by the three property inest one of incomparing the property inest one of incomparing the triangliar or of the arrest lines, excent the copy of a recorder or of the arrest lines, excent the life of a cover of a cover of the copy of the arrest lines of a cover of the arrest lines of a cover of a cover of a cover of the copy of the arrest lines of the arrest lines are also as a property of the arrest lines are the arrest lines are arrest lines are also as a property of the arrest lines are also as a property of the arrest lines are arrest lines are also as a property of the arrest lines are arrest lines are also as a property of the arrest lines are also as a property of the arrest lines are also are also are also as a property of the arrest lines are also are

oregan; oc. restrictions, are to run with the life state on all parties and of research the area of an area of a state of the state of

roe the evertaions by injuration, together config. it manich, by distribution of tex, of the provided or satisficing in violation of the configuration of the configuration and to

· Haivie

WHATE OF JADIANA

PERMITY OF HILLISON

Defers no the understand Notery Public. In and for the County and State, personally appeared Remodels & Source

and severally acknowledged the execution of the foregoing instrument as his or here voluntary ect and asod, for the purposes therein expressed.

Those my Hand and Hotorial Seal this 6th day of 1999

Hotory Polic Augre P & BEDAM P Lekonang my Commission Expires 1/21/42



STATE OF INDIANA

COLENTY OF MAD (50%)

(1740), Main Glety 1

(1/4e) are the Owners of copilored and that as a sold above described processionen on the herein voluntary act and dead.

(See 1) By Could 18 4

(Sect)_

STATE OF INDIANA

COUNTY OF MADISON)

SUSAN R. Schon. Public in and for word that

personally known to me numbers are subscribed, to before set this day in per signed the above central voluntary and and deed to

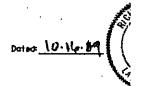
Given under my hand and

Notory Public Assessing My Commission Expires:

SLRYE

STATE OF INDIANA COUNTY OF MADISON)

licensed in compliance wi and that this plat corr by se or under my direction



OF DINERSHIP

1 \$5:

men freus. Inc. and ... co hereby certify that reporty described in the above her(t) (I/Ne) have coused the to be surveyed and subdivided pich, as our own free and

Con My Saley .

) SS#

r and State, do hereby certify

ic! seal this 6th day of

elanigo 92



CLEDIATION

1 55

DUP

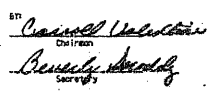
1 Registered Land Surveyor, 1 laws of the State of Indiana represents a survey empleted

0.7000 16, 1989



PLAN COMMISSION APPROVAL

Approved by the Hodison County Plan Commission in asserted on with Holison County Code 35-7-4-700.



Day 14. 19.69

ACCEPTANCE OF DEDICATIONS

Be it resolved by the Board of County County indicate the County Indians, that the declinations show on his in hereby operand and occapital single and a constitution of the county of t

CHICAGO

LANDRA'S. RUNTZEWER, Audick of Michon Cremity Indiana

Received the proceed and said school the Bothony of On the steel

ENDETH HOSEIG, but the of leating Codes, before

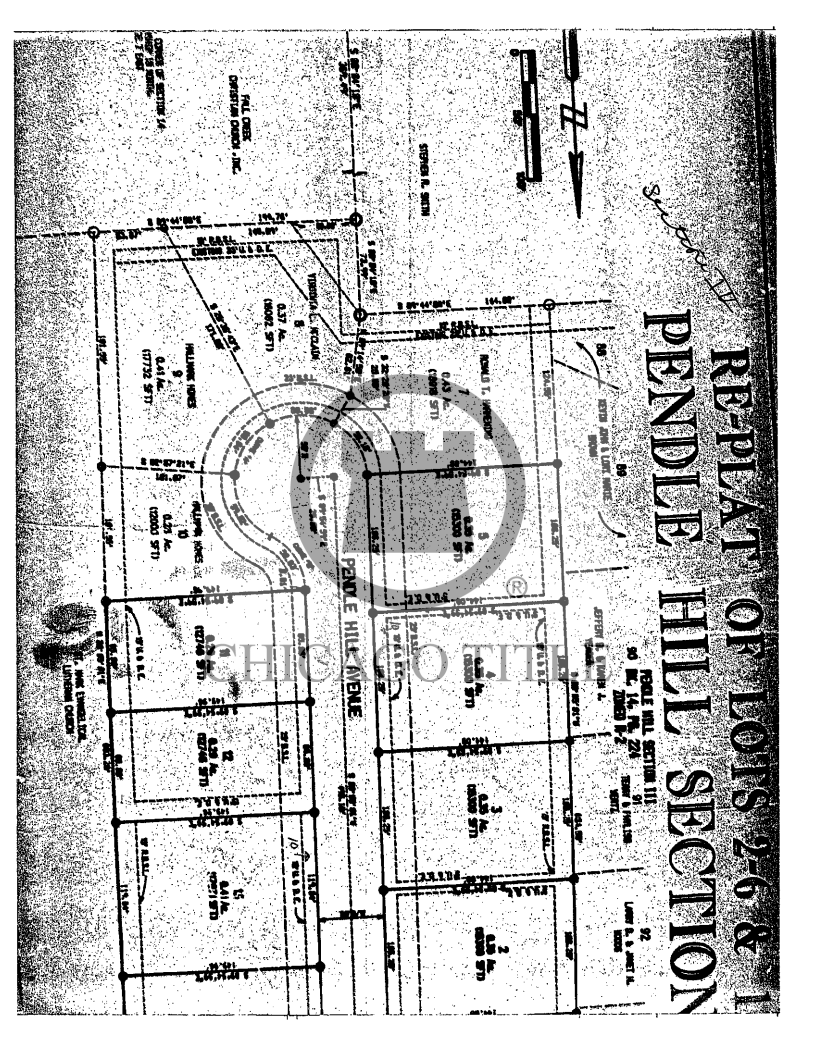
PREFARED BY

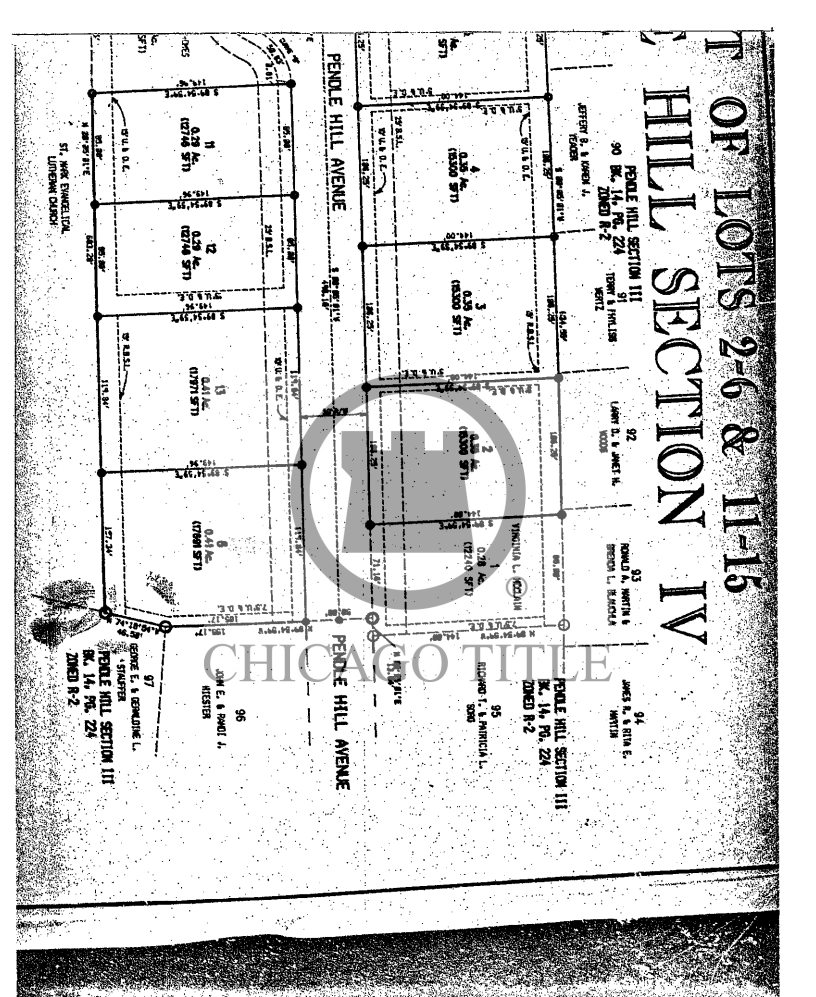
ME THE BOOM

MSE Corporation
941 North Heridian Street
Indianapolis, 1N 46304-1051
317 634-1633
317 634-35/6 FAX

SHEET 2 OF 2

1/2





OWNERS OF THE REAL ESTATE SHOW AND DESCRIBED HEREIN, DO HEREBY CERTIFY THAT WE HAVE LAID OFF, PLATTED AND SUBDIVIDED, AND SO HEREBY LAY OFF, PLAT AND SUBDIVIDE, SAID REAL ESTATE IN ACCORDINGE WITH THE WITHIN RE-PLAT.

THIS SUBDIVISION SHALL BE KNOWN AND DESIGNATED AS REPLAT OF LOTS 2-8, 11-15 PENDLE HILL SEC. IV. ALL STREETS AND ACCEPTS SHOWN AND NOT PERETOFORE DEDICATED. ARE HEREBY DEDICATED TO PUBLIC USE.

FRONT AND SIDE YARD BUILDING SETBACK LINES ARE HEREBY ESTABLISHED AS SHOWN ON THIS PLAT. BETWEEN WHICH LINES AND THE PROPERTY LINES OF THE STREET, THERE SHALL BE ERECTED OR MAINTAINED NO BUILDING OR STRUCTURE.

THERE ARE STRIPS OF GROUND OF VARYING FEET IN VIDTH AS SHOWN THIS PLAT AND MARKED "EASEMENT", RESERVED FOR THE USE OF ON THIS PLAT AND MARKED "EASEMENT", RESERVED FOR THE USE OF PUBLIC UTILITIES FOR THE INSTALLATION OF MATER AND SEVER MAINS, PUBLICS, DUCTS, LINES AND VARES, SUBJECT AT ALL TIMES TO THE PROPER POLES, DUCTS, LINES AND VARES, SUBJECT AT ALL TIMES TO THE PROPER POLES, DUCTS, LINES AND VARES AND TO THE EASEMENT HEREIN RESERVED. NO PERMANENT OR ANTHONY SAID STRIPS, OTHER STRUCTURES ARE TO BE ERECTED OR MAINTAINED UPON SAID STRIPS, OF LAND, BUT OWNERS OF LOTS IN THIS SUBDIVISION SHALL TAKE THEIR THE PUBLIC UTILITIES.

THE REAL ESTATE INCLIDED IN THIS REPLAT IS ALSO SUBJECT TO COVENANTS AND RESTRICTIONS CONTAINED IN THE DECLARATION OF PROTECTIVE AND RESTRICTIONS OF THE PLAT RECORDED ON THE 3045 DAY OF DAY OF THE 119 PLAT BOOK 18 PAGE 146.

NO FENCE. WALL, HEDGE OR SHRUB PLANTING WHICH OBSTRUCTS SIGHT NO FENCE. WALL, HEDGE OR SHRUB PLANTING WHICH (12) FEET ABOVE LINES AT ELEVATIONS BETVEEN THREE (3) AND TWELVE (12) FEET ABOVE THE ROADWAYS SHALL BE PLACED OR PERMITTED TO REMAIN ON ANY CORNER THE ROADWAYS SHALL BE PLACED OR PERMITTED BY THE STREET PROPERTY LOT WITHIN THE CONNECTION OF THE STREET FROM LINES AND THE CASE OF A ROUNDED THE INTERSECTION OF THE STREET FROM LINES EXTENDED. THE SAME SIGHT LINE LIMITATIONS SHALL APPLY ON LINES EXTENDED. THE SAME SIGHT LINE LIMITATIONS SHALL APPLY ON PROPERTY LINE WITH THE EDGE OF A ORIVEWAY OR ALLEY PAVENENT. NO PROPERTY LINE WITH THE EDGE OF A ORIVEWAY OR ALLEY PAVENENT. NO PROPERTY LINE WITH THE EDGE OF A ORIVEWAY OR ALLEY PAVENENT. NO FIRES SHALL BE PERMITTED TO REMAIN WITHIN SUCH DISTANCE OF SUCH THERSECTIONS UNLESS THE FOLLAGE LINE IS MAINTAINED AT SUFFICIENT INTERSECTION OF SUCH SIGHT LINES. NO SCREEN PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BETWEEN THE STREET AND THE BUILDING SETBACK LINE OF A PERMITTED BUILDING SETBACK L

THE FOREGOING COVENANT (OR RESTRICTIONS). ARE TO RUN WITH THE ALL PERSONS CLAIM

UNDER THEM JUNTIL JAMUARY 1. 20.20
AT WHICH TIME SAID COVENAVIS (OR EXTENDED FOR SUCCESSIVE RESTRICTIONS). SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE PERIODS OF THE (10) YEARS UNLESS CHANGED BY VOTE OF A MAJORITY OF PERIODS OF THE BUILDING SITES COVERED BY THESE COVENAVIS. THE THEN DYNERS OF THE BUILDING SITES COVERNED BY THESE COVENAVIS. OR RESTRICTIONS, BY JUDGMENT OR COURT THE FOREGOING COVENAVIS, OR RESTRICTIONS, BY JUDGMENT OR COURT THE FOREGOING COVENAVIS, OR RESTRICTIONS, BY JUDGMENT OR COURT ORDER, SHALL IN NO. WAY AFFECT. ANY OF THE OTHER COVENAVIS OR RESTRICTIONS, WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

E RIGHT TO EXPONDE THESE PROVISIONS BY INJUNCTION, TOCETHER IN THE RIGHT TO CAUSE THE REMOVAL BY DUE PROCESS OF LAW, OF STRUCTURES OR PART THEREOF ERECTED OR MAINTAINED IN VIOLATION FROM 19 HERBY DEDICATED TO THE PUBLIC, AND RESERVED AND TO

. (S	32 (Sg	VOLUMENT SATE			s
(SEAL) Charles of Milmore (SEAL)		WE ARE THE DYNERS OF THE PRO CAPTIONED AND THAT AS SUCH OWN SAID ABOVE DESCRIBED PROPERTY AS SHOWN ON THE HEREIN DRAWN YOLUNTARY ACT AND DEED.	1 1	1:	
% in	June 1 Mary to	SHARON C. GILHORE E THE OWNERS OF DESCRIBED ON THE HERE ON THE HERE			
1	role	TEAT CITY			
Lile	1	AS SUCED PROT	₹	VIR.	
*	200	H PRO KRIY DRAVN	CHALES H. GILHOX	VIRGINIA L. MCCLAIN	HALLMARK HOME
(SEAL	(SEAL	PERIY PERIY TO BE REPL	OHO		
	CAR'S	DESCRIPTION ATT. AS	K	<u> 중</u>	
		HEBEBY SCRIBED WE HAVI RAVEYED A AS OUR			
	(SEAL) Shim a Mynty from flow, (SEAL) Proper & Sylling Town for the State of The S	SHARIN C. OILMORE ARE THE DYNERS OF THE PROPERTY DESCRIBED IN THE ABOVE ONED AND THAT AS SUCH DWNER(S) WE HAVE CAUSED THE DROVE DESCRIBED PROPERTY TO BE SURVEYED AND SUBDIVIDED ONLY ON THE HEREIN DRAWN REPLAT. AS OUR OWN FREE A TARY ACT AND DEED.			
	23.	3583 01710 100 100 100 100 100 100 100 100 1			13
	13.20	→ Mmm3 E	ð		

THAT TIME PURITY Shares C. Gilles of Charles H. Gilbert & Charles Charles H. Gilbert & C. M. C. FORTH

GIVEN UNDER MY HAND AND NOTARIAL SEAL THIS

NOTARY PUBLIC HY COMMISSION EXPIRES 2-19-1990 Stiphen R. Hardace

LEGAL DESCRIPTION OF RE-PLAI

SIX (6), ELECTION (15) IN PENCIE SIX (6), ELEVEN (11). THELVE (IN PLAT BOOK 19. PAGE 61. RECORDS O FOUR (4), FIVE (5), EEN (13), FOURTEEN M IV. AS RECORCED

309 al

PENDLE HILL DECLÁRATION OF PROTECTIVE COVENANTS

WHEREAS, the Protective Covenants on Pendle Hill Sections 1, 2, 3 and 4 are in need of updating and making uniform,

AND WHEREAS, the Protective Covenants on Pendle Hill provide that this action can be taken by a document such as this, being executed by the owners of at least seventy-five (75%) percent of the lots in said Sections,

NOW THEREFORE, the undersigned do adopt the following Protective Covenants and agree that they and their successors in interest as owners of lots in Pendle Hill Sections 1 through 4 are bound by them:

- 1. We building or structure shall be erected, constructed or maintained on any lot, except only a private single family dwelling, designed for and adapted to the use and occupancy of not more than one family, together with private garages and any other necessary and appurtenant buildings. Any such private garage or appurtenant building shall conform in architectural styling and siding and roofing material with the residence located on said lot.
- 2. There shall not be placed, built, erected or maintained more than one dwelling, together with the necessary outbuildings in connection therewith, upon any of the lots in said Subdivision as originally platted.
- 3. In order to maintain harmony of appearance and for the protection of the owners of lots in the Subdivision, it is declared that no building, fence, wall or other structure shall be erected or maintained on any lot, nor shall any change or alteration be made until the plans and specifications therefor and a sketch or view of the building or structure or changes have been submitted to and approved by DIANE ESTATES, INC., hereinafter called the "Architectural Committee".

said Committee shall ha " the right to refuse to approve any of such plans and specifications which are not consistent with these protective covenants as interpreted by the Architectural Committee and shall have the further right to refuse or approve any such plans and specifications which are not desirable in their opinion for aesthetic or other reasons, and in passing upon said plans said specifications they shall have the right to establish the grade and shall take into consideration the suitability of the proposed building or other structure; the materials of which is to be build; the site upon which it is proposed to be erected; the harmony thereof with the surrounding buildings; the effect thereof upon other buildings or lots in the Subdivision; and likewise compliance with the other requirements of these protective covenants.

The Architectural Committee shall consist of three (3) persons who are approved in writing by a majority of the lot owners and who shall serve for two (2) years or until their replacements have been approved by a majority of the lot owners. There is no limit on the number of terms for which a Committee member may be approved. A decision of a majority of the Committee shall be binding.

September 12, 1995

9512940

- 4. We dwelling shall be built on any lot at a cost of less than one hundred twenty thousand (\$120,000.00) Dollars exclusive of lot value, based upon cost levels prevailing on the date these covenants are recorded and it being the intention and purpose of this covenant assure that all dwellings shall be of a quality of workmanship and materials substantially the same or better than that which can be produced on the date these covenants are recorded at the minimum cost stated herein for the minimum permitted dwelling size. In the event an owner constructs a dwelling with "sweat equity" and/or subcontracting the house on his own the costs as used in this covenant shall be considered at a figure that a contractor would charge to build the house exclusive of lot value rather than the actual cost expended by the owner.
- 5. The floor area of the main structure exclusive of one-story, open porcess and garages be not less that 1,600 square feet. All garage doors shall face to the side or rear of the lot rather than to the front with the exception of any lot where this would be impracticable or impossible because of the dimensions or terrain of the particular lot. Every residence shall face on the interior streets in Pendle Hill. No residence shall face on County Road 100 West nor have a private drive extending to County Road 100 West.
- 6. We enimals, livestock, or poultry of any kind shall be raised, bread or kept on any lot, except that dogs, cats or other household pets may be kept, provided that they are not kept, bred or maintained for any commercial purpose.
- 7. All lots shall be kept trimmed and neat at all times. In the event any lot is not kept trimmed and neat, the Architectural Committee may do so and charge the cost to the lot owner.
- 8. Travel trailers, motor homes, trailers and boats may be parked on a lot owner's driveway during seasonal use but must be stored out side of Pendle Hill during seasons when not in use. Such vehicles shall be parked on paved surfaces and not on grass or stone.
- 9. We truck, semi-trailer, equifment, travel trailers, motor homes, trailers or boats shall ever be parked on the streets in Fendle Hill. No trailers or used buildings shall ever be placed or allowed to remain on any lot.
- 10. No lot in Pendie Hill shall be used for other than a single family dwelling.
- 11. Easements for installation and maintenance of under ground utilities and for drainage facilities are reserved as shown on the recorded plat and over the rear seven and one-half feet of each lot. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities or which may change the direction of flow of drainage channels in the easements or which may obstruct or retard the flow of water through drainage channels in the easements. The surface area of each easement on each lot shall be maintained continuously by the owner of the lot except for those improvements for which a public authority or utility company is responsible.

9518840

4

- 12. All utility installations shall be under ground and all utilities are granted an easement covering the installation and maintenance of the under ground service entrance conductors from the utility lines to the individually residence at a location mutually agreeable between the lot owner and the utility company.
- 13. No building shall be erected on a lot nearer to the front set back like than shown on the recorded plat. No building shall be erected on any lot nearer than ten (10) feet to any side or rear lot line.
- 14. Each of the covenants, conditions, restrictions and provisions combained herein shall constitute covenants running with the hand, and shall inure to and be deemed to be for the benefit of each of all the present or future owners of lots in the subdivision, and these restrictions may be enforced by any lot owner or by the Architectural Committee hereinabove referred to.
- 15. Any building, fence, wall or other structure erected or built upon the subdivision after the expiration of one year from the date of completion of said building or other structure shall be deemed to comply with all the provisions of these restrictions unless actual notice to the contrary shall have been given to the owner of such lot, or unless legal proceedings shall have been instituted to enforce compliance with these restrictions within the said year.
- may be annulled, waived, changed, modified or amended at any time by a declaration setting forth such annulment, waiver, change, modification, or amendment executed by the owners of at least seventy-five (75%) of the lots in Fendle Bill sections 1, 2, 3 and 4. Said declaration shall be executed as required by law to permit it to be recorded and shall be recorded in the office of the Registrar of Deeds in and for Madison County, Indiana, before the same shall become effective.

CHICAGO TITLE

GDO: PENDLE-H.ILL

13

DEED OF DEDICATION

C.

We, the undersigned. Main Street (nucetiment Group, Inc., Owners of the real estate shown and described herein, do hereby certify that we have laid off, platted and subdivided, and so hereby lay off, plat and subdivide, said real estate in accordance with the within plat.

This subdivision shall be known and designated as <u>an addition to</u> <u>Pendis Hill.</u> All streets and alleys shown and not heretofore dedicated, are hereby dedicated to public use.

Front and side yard building setback lines are hereby established as shown on this plat, between which lines and the property lines of the street, there shall be erected or maintained no building or structure.

These are strips of ground 7.5 feet in width as shown on this plat and marked "Easement" reserved for the use of public utilities for the installation of water and sever mains, poles, ducts, lines and wires, subject at all times to the proper authorities and to the easement herein reserved. No permanent or other structures are to be erected or maintained upon said strip of land, but Owners of lots in this subdivision shall take their titles subject to the rights of the public utilities.

Additional dedications and protective covenants, or private restrictions, such as those specifying the use to be made of the property and, in the case of residential use, the minimum habitable floor area, may be inserted here upon the subdivider's initiative or the recommendation of the Commission.

No fence, wall, heage or shrub planting which obstructs eight lines at elevations between three (3) and twelve (12) feet above the roadways shall be placed or permitted to remain on any corner lines and a line connecting them at points twenty (20) feet from the intersection of the street lines, or in the case of a rounded property corner from the intersection of the street property lines extended. The same sight line limitations shall apply of any lot within ten (10) feet from the intersection of a street property line with the edge of a driveway or alley povement. No trees shall be permitted to remain within such distance of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines. No screen planting over thirty-six (36) inches high and no fence shall be permitted between the street and the building setback line of a lat.

The foregoing covenant (or restrictions), are to run with the land and shall be binding on all parties and all persons claim under them until January 1, 2015. In twenty-five (25) year under them suggested), at which time said covenants (or restriction), shall be automatically extended for successive periods of ten (10) years unless changed by vote of a majority of the then Owners of the building sites covered by these covenants, or restrictions, in whole or in part. Invalidation of any one of the foregoing covenants, or restrictions, by judgment or court order shall in no way affect any of the other covenants or restrictions, which shall remain in full force and effect.

The right to enforce these provisions by injunction, together with the right to couse the removal, by due process of law, of any structures or part thereof erected or maintained in violation hereof, is hereby dedicated to the public, and reserved to the several Duners of the several lots in this subdivision and to their heirs and assigns.

Vitness our Hands and Seals this 573 day of December 1989 By Could R. William Seals Sea

STATE OF INDIANA

) SS:

DEED OF DEDICATION

S.

CI

We, the undersigned, Main Gireet investment Group, inc., Owners of the real estate shown and described herein, do hereby certify that we have laid off, platted and subdivided, and so hereby lay off, plat and subdivide, said real estate in accordance with the within plat.

This subdivision shall be known and designated as <u>an addition to Pendie Hill</u>. All streets and alleys shown and not heretofore dedicated, are hereby dedicated to public use.

Front and side yard building setback lines are hereby established as shown on this plat, between which lines and the property lines of the street, there shall be erected or maintained no building or structure.

These are strips of ground 7.5 feet in width as shown on this plat and marked "Easement", reserved for the use of public utilities for the installation of water and sever mains, poles, ducts, lines and wires, subject at all times to the proper authorities and to the easement herein reserved. No permanent or other structures are to be erected or maintained upon said strip of land, but Owners of lots in this subdivision shall take their titles subject to the rights of the public utilities.

Additional dedications and protective covenants, or private restrictions, such as those specifying the use to be made of the property and, in the case of residential use, the minimum habitable floor area, may be inserted here upon the subdivider's initiative or the recommendation of the Commission.

No fence, wall, hedge or shrub plonting which obstructs sight lines at elevations between three (3) and twelve (12) feet above the roadways shall be placed or permitted to remain on any corner lot within the triangular area formed by the street property lines and a line connecting them at points twenty (20) feet from the intersection of the street lines, or in the case of a rounded property corner from the intersection of the street property lines extended. The same sight line limitations shall apply on any lot within ten (10) feet from the intersection of a street property line with the edge of a driveway or alley pavement. No trees shall be permitted to remain within such distance of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines. No screen planting over thirty-six (36) inches high and no fence shall be permitted between the street and the building setback line of a lot.

The foregoing covenant (or restrictions), ore to run with the tand and shall be binding on all parties and all persons claim under them until January 1, 2015. (a twenty-five (25) year under them until January 1, 2015. (a twenty-five (25) year under them over the said covenants (arrestriction), shall be automatically extended for successive periods of ten (10) years unless changed by vote of a majority of the then Owners of the building sites obvered by these covenants, or restrictions, in whose or in part, invalidation of any one of the foregoing covenants, or restrictions, by judgment or court order shall in no way affect eny of the other covenants or restrictions, which shall remain in full force and effect.

The right to enforce these provisions by injunction, tagether with the right to cause the removal, by due process of law, of any structures of part thereof erected or maintained in violation hereof, is hereby dedicated to the public, and reserved to the several Owners of the several lots in this subdivision and to their heirs and assigns.

nd Seals this <u>57</u> Vitness our Hands and By Roull R. Willen Emed Say

STATE OF INDIANA

COUNTY OF MADISON!

SS

CERTIFICATE OF DWNERSHIP

COUNTY OF MADISON) STATE OF INDIANA

SS:

(170). Main Street Investment Broup. Inc.

(1/46) are the Owners of the property descri-continued and that as such Owner(s) (1/46) said above described property to be surveye as shown on the herein drawn plat, as pur votuntary act and deed. ibed in the above

(Seq!)

STATE OF INDIANA

ŝŝ

COUNTY OF MADISON)

Public in and for said County and State, do hereby certify

personally known to me to be the same person(s) whose name(s) are subscribed to the above certificate, appeared before me this day in person and acknowledged that the they and signed the above certificate as (his/their) own free and signed the above certificate as (his/their) own free and voluntary act and deed for the uses and purposes therein set for the

Given under my hand and notarial seal this 5th day of

My Commission Expires: 3/21/92 Notary Public Lugan R. Schenego



PLAN COMMISSION APPROVAL

with Madison County Code 36-7-4-700. Approved by the Madison County Plan Commission in accordance

void unless recorded before

ACCEPTANCE OF DEDICATIONS

Be it resolved by the Board of County Commissioners, Modison county, Indiana, that the dedications shown on this plat are hareby approved and accepted this ___ 14th day of

BOARD OF COMMISSIONERS

Ÿ Ĵ,

interesations unless the tollage line is mainlulled at surfice helph to prevent obstruction of such sight lines. No screen helph to per thirty-six (36) inches high and no fence shall be permitted between, the street and the building setback line of a lot.

The foregoing coverant (or restrictions), are to run with the land and shall be binding on all parties and all persons claim land and shall be binding on all parties and all persons claim under them until January 1, 2015.—— (a twenty-five (25) year under them until January 1, 2015.—— (a twenty-five (25) year periods of ten (10) years unless changed by vote of a majority of periods of ten (10) years unless changed by vote of a majority of the them owners of the building sites covered by these coverants, the foregoing accentance or restrictions, in whole or in part, invalidation of any one of order shall in no way affect any of the other coverants or restrictions, which shall remain in full force and effect.

The right to enforce these provisions by injunction, together with the right to cause the removal, by due process of law, of any structures or part thereof erected or maintained in violation hereof, is hereby dedicated to the public, and reserved to the several owners of the several lots in this subdivision and to their heirs and assigns.

Seals this 57 φġ

Hands

STATE OF INDIANA

:SS -

Before me the undersigned Notary Public, in and for the County and State, personally appeared Review R. Worker COUNTY OF MADISON)

and severally acknowledged the execution of the foregoing instrument as his or here voluntary act and deed, for the purposes therein expressed.

Vitness my Hand and Notarial Seal this & the day of

Notary Public Susan R. Schones

My Commission Expires: 3/21/92



My Commission Expires: 3/21/92 Notary Public Sussin & Scheness



STATE OF INDIANA

SURVEY CERTIFICATION

COUNTY OF MADISONS (R hereby certify FIDUST

by me or under my direction on October N. 1489 and that this plat correctly represents a survey completed licensed in compliance with the laws of the State of Indiana an a Registered Land Surveyor,

Daried 10.14.89 S 0251 SC.STER. ĕ

7 81

č

ᇑ



200427624
FILED FOR RECORD IN
MADISON COUNTY, IN
Kris Lutz
11/16/04 11:05AM
MISC 10P6 27.00
CHECK# 651 KK

AMENDMENT TO PENDLE HILL DECLARATION OF PROTECTIVE COVENANTS AS THEY APPEAR OF RECORD AS INSTRUMENT #9518840 IN THE OFFICE OF THE RECORDER OF MADISON COUNTY

WHEREAS, an Amendment to the Protective Covenants on Pendle Hill Sections 1, 2, 3 and 4 is needed,

AND WHEREAS, the Protective Covenants on Pendle Hill provide that this action can be taken by a document such as this, being executed by the owners of at least seventy-five (75%) percent of the lots in said Sections,

NOW THEREFORE, the undersigned do adopt the following Amendment to the Protective Covenants and agree that the lot owners in Pendle Hill Sections 1, 2, 3 and 4 and their successors in interest as owners of Lots in Pendle Hill Sections 1 through 4 are bound by this Amendment:

- 1. The following paragraph under number 3 of said Protective Covenants is hereby removed:
 - "The Architectural Committee shall consist of three (3) persons who are approved in writing by a majority of the lot owners and who shall serve for two (2) years or until their replacements have been approved by a majority of the lot owners. There is no limit on the number of terms for which a committee member may be approved. A decision of a majority of the committee shall be binding.
- 2. The following paragraph is added to the Protective Covenants as a replacement for the paragraph removed under Number 1 immediately above:

"The Architectural Committee shall consist of the President, Vice President, Secretary and Treasurer and of the Pendle Hill Homeowners Association and shall serve until the replacements of such officers have been elected by the Board of Directors of the Pendle Hill Homeowners Association." "There is no limit on the number of terms for which a committee member may be elected. A decision of a majority of the committee shall be binding."

IN WITNESS WHEREOF, the undersigned being the owners of at least seventy-five (75%) percent of the lots in Pendle Hill Sections 1 through 4 have executed this Amendment in mutual acknowledgment of the Amendments herein stated and agree to be bound by these Amendments to the Protective Covenants.

DATED this 81th day of November, 2004.

DEGETTED NOV 1 6 2004

LOT NO, 11.

17. 18. 19, 22. 23. // 1070 27. Collee Murdock 30.

CHICAGO TITLE

PENDLE HILL SECTION 2

38	
39	
40	
PENDLE HILL HOMEOWNERS ASSOCIATION PARK	
41. Terry Stauffe, Pres. Tell De Vice Rus.	
42. Tary Stanfor, Pres Stall Vier Pres.	
43. Digre B. Emond Bru. a. Emond	
44. Line Marine Junio	<u> </u>
16 July Herry Jort Freeworld	
46. CHICAGO IIILE	
47. Harge Km Gal	
48. Thomas Mooning Van Kooling	
49. Stary Porter Sue Porter	
so suply Downing Edd. Diana K. Downing	

Greg Valentine, Trustee Franc Linda Collina

68. Gill Fonderson Fang My And
69. Italyletty Oni Poto
70. Jan Dicher Muhol Deck
n. F. aly 5. all
72
PENDLE HILL SECTION 3
LOT NO. 73. Felicoa tudo Paristo Hullon
74. Pull I Win Peggy Win
75. & the adjoining half of Lot 76
77. & the adjoining balf of Lot 76 CAGO TITLE
M. Gandall Clevergee Virginia S. Cleverger
78. My Part Diff
79. Jag 4 Helle Dawn Gulbele
80. (See next page) For signature

Martin	80. James Phent	Rita E. Martin
Snell	81. Thomas Renell, Ja	Jincy Snells
Smith	82 R Jan Ete	Them & Smith
Whitaker	83. Esther Whitaker	Calvin Whitakes
Stelter	84	
Stelter	85	
54:11	86	
McKay	87. Bamas my.	Sudy Mc Kay
Ramasurun	188. Kamaanen	Rivangkum Rivanprum
Rawa swarn	489. Rainaeward	PADMA.
Eichhorn	90	
	91.	GOTITLE—
Erskine	92/ & the adjoining half of 93	Bechashi
Martin	94.& the adjoining half of 93	Brack mater
Grbic	95. Osman Cr	Jayda D

	·
96. They have	Sharan Myloer
97. Geraldine L Stauffer	
985 Ju w. Ohly	Sora achley
99	
100. Linda Jones	
101. Lecco Hotel	David C. Holson
	HILL SECTION 4
2	
3	® .
4. <u>CI/II/6</u> A	
s. Charles H. Tilmore	Their C. Silmone
6	·
7	
8	
9	

Section 4

10. Carol L. Tewne

11. Chly halfers

13. Oulene Deuson

Stuates Shows

Janew & Lawson

corporate/pendle hill amendment

This amendment of Pendle Hill Protective Covenants was drafted by:

G. Douglass Owens, #9799-48
OWENS & OWENS
Attorney at Law
119 N. Pendleton Avenue
P.O. Box 58
Pendleton, Indiana 46064
(765) 778-3320

R

CHICAGO TITLE

Sorre

2008020580 MISC DOC \$61.00 12/11/2008 01:20:03P 25 PGS Lisa Hobbs Madison County Recorder IN Recorded as Presented

AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS OF PENDLE HILL PROVIDING FOR A HOMEOWNERS ASSOCIATION, ASSESSMENT OF HOMEOWNERS, AND THE ENFORCEMENT OF COLLECTION OF ASSESSMENTS

WHEREAS, Pendle Hill was originally laid out as four subdivisions designated Pendle Hill Sections 1, 2, 3 and 4, hereinafter called "Pendle Hill", each with restrictive covenants, which provided for amendment thereof by the vote of the owners of at least seventy-five percent (75%) of the lots; and,

WHEREAS, pursuant to the authority granted in the original covenants a revised Declaration of Protective Covenants covering all four sections was executed and then recorded on September 22, 1995, as Instrument Number 9518840 in the Office of the Recorder of Madison County, Indiana; and,

WHEREAS, a subsequent amendment to the Declaration of Protective Covenants was recorded November 15, 2004, as Instrument Number 0427624 in the Office of the Recorder of Madison County; and,

WHEREAS, the homeowners of Pendle Hill have formed a Pendle Hill Homeowners' Association and have been collecting assessments and using the proceeds from said assessments for the maintenance and beautification of the common areas of Pendle Hill, the maintenance of architectural control, the provision of snow removal and other functions for the common good; and,

WHEREAS, the owners of the lots in Pendle Hill and the Pendle Hill Homeowners' Association have determined that it is in order that the covenants and agreements should be codified and modified to bring them into conformity with modern rules, procedures and technology; and,

WHEREAS, the owners of more than seventy-five percent (75%) of the lots in Pendle Hill have also determined that a method of enforcing the collection of assessments from the owners of lots in Pendle Hill is necessary;

NOW THEREFORE, the undersigned being the owners of more than seventy-five percent (75%) of the lots in Pendle Hill now adopt the following codification, amendment and updating to the Declaration of Protective Covenants of Pendle Hill.

ARTICLE I DEFINITIONS

For the purpose of this amendment the following are definitions of certain terms used herein:

- A. "Assessment" shall mean that share of the Common Expenses imposed upon each lot, as determined and levied pursuant to the provisions of Article VI herein as well as any fees, costs, expenses or fines as herein defined.
- B. "Association" shall mean Pendle Hill Homeowners' Association. Its membership shall consist of owners of lots in Pendle Hill. Each lot shall have one (1) vote on all association business regardless of the number of owners for any particular lot.

Page -1-

- C. "Common Expenses" shall mean the actual and estimated cost to the Association for maintenance, management, operation, repair, improvement and replacement of the Common Property as hereinafter defined, provision of snow removal service, mowing and any other costs or expenses incurred by the Association for the benefit of the owners of property in Pendle Hill, including the cost of insurance as required herein and the enforcement of covenants and restrictions. Common Expenses shall also include the expenses for supplies, postage, professional service and other expenses of the operation of the Association.
- D. "Common Property" shall mean all real and personal property that is in the nature of common or public improvements.
- E. "Lot" shall mean any parcel of real estate as shown on the plat of Pendle Hill as it is recorded in the Office of the Recorder of Madison County, Indiana. No lot may be subsequently sub-divided for development purposes except to adjust for minor side yard infractions that may occur or have occurred.
- F. "Owner" shall mean a person who retains any right, title or interest, legal or equitable, in and to a lot, but shall exclude those persons having such interest merely as security for the performance of an obligation.
- G. "Pendle Hill" shall mean all of the lots laid out and dedicated in Pendle Hill Sections 1, 2, 3 & 4.

ARTICLE II COVENANTS

- No building or structure shall be erected, constructed or maintained on any lot, except only a
 private single family dwelling, designed for and adapted to the use and occupancy of not more
 than one family, together with private garages and any other necessary and appurtenant
 buildings. Any such private garage or appurtenant building shall conform in architectural styling
 and siding and roofing material with the residence located on said lot.
- There shall not be placed, built, erected or maintained more than one dwelling, together with the
 outbuildings in connection therewith, upon any of the lots in said Subdivision as originally
 platted.
- 3. In order to maintain harmony of appearance and for the protection of the owners of lots in the Subdivision, it is declared that no building, fence, wall or other structure shall be erected or maintained on any lot, nor shall any change or alteration to any of the above be made until the plans and specifications (including a sketch or view of the building or structures or changes) have been submitted to, and approved by, the "Architectural Committee".

The Architectural Committee shall consist of the President, Vice President, Secretary and Treasurer of the Pendle Hill Homeowners' Association and shall serve until the replacements of such officers have been elected by the Board of Directors of the Pendle Hill Homeowners' Association. There is no limit on the number of terms for which a committee member may serve. A decision of a majority of the committee shall be binding.

Said Committee shall have the right to refuse to approve any of such plans and specifications which are not consistent with these protective covenants as interpreted by the Architectural Committee and shall have the further right to refuse to approve any such plans and specifications which are, in the opinion of the committee, not desirable for aesthetic or other reasons. In passing upon said plans and said specifications, the committee shall have the right to establish the grade and shall take into consideration the suitability of the proposed building or other structure; the materials of which it is to be built; the site upon which it is proposed to be erected; the harmony thereof with the surrounding buildings; the effect thereof upon other buildings or lots in the Subdivision; and likewise compliance with the other requirements of these protective covenants.

- 4. No dwelling shall be built on any lot at a cost of less than \$175,000.00 dollars, exclusive of lot value, based upon the cost levels prevailing on the date these covenants are recorded and it being the intention and purpose of this covenant to assure that all dwellings shall be of a quality of workmanship and material substantially the same or better than that which can be produced on the date these covenants are recorded at the minimum cost stated herein for the minimum permitted dwelling size. In the event an owner constructs a dwelling with "sweat equity" and/or subcontracting the house on his own, the costs as used in this covenant shall be considered at a figure that a contractor would charge to build the house exclusive of lot value rather than the actual cost expended by the owner.
- 5. The floor area of the main structure exclusive of one-story, open porches and garages shall be not less than 1,600 square feet, and the roof pitch shall be not less than 3 on 12. All garage doors shall face to the side or rear of the lot rather than to the front with the exception of any lot where this would be impracticable or impossible because of the dimensions or terrain of the particular lot. Every residence shall face on the interior streets in Pendie Hill. No residence shall face on County Road 100 West nor have a private drive extending to County Road 100 West, except that owners of properties having a private drive extending to County Road 100 West may elect membership in Pendle Hill Homeowners' Association by otherwise conforming to these covenants and paying all assessments levied by Pendle Hill Homeowners' Association
- No animals, livestock, or poultry of any kind shall be raised, bred or kept on any lot, except that dogs, cats or other household pets may be kept, provided that they are not kept, bred or maintained for any commercial purpose.
- 7. All lots shall be kept trimmed and near at all times. In the event any lot is not kept trimmed and neat, the Homeowners' Association may trim and clean the property as needed and assess the lot owner for the cost.
- 8. Travel trailers, motor homes, trailers and boats may be parked on a lot owner's driveway during seasonal use but must be stored outside of Pendle Hill during seasons when not in use. Such vehicles shall be parked on paved surfaces and not on grass or stone.
- No truck, semi-trailer, equipment, travel trailers, motor homes, trailers or boats shall ever be
 parked on the streets in Pendle Hill. No trailers or used buildings shall ever be placed or allowed
 to remain on any lot.
- No lot in Pendle Hill shall be used for other than a single-family dwelling.

- 11. Easements for installation and maintenance of underground utilities and for drainage facilities are reserved as shown on the recorded plat and over the rear seven and one-half feet of each lot. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities or which may change the direction of flow of drainage channels in the easements or which may obstruct or retard the flow of water through drainage channels in the easements. The surface area of each easement on each lot shall be maintained continuously by the owner of the lot except for those improvements for which a public authority or utility company is responsible.
- 12. All utility installations shall be underground and all utilities are granted an easement covering the installation and maintenance of the underground service entrance conductors from the utility lines to the individual residence at a location mutually agreeable between the lot owner and the utility company.
- 13. No building shall be erected on a lot nearer to the front set back line than shown on the recorded plat. No building shall be erected on any lot nearer than ten (10) feet to any side or rear lot line.
- 14. Each of the covenants, conditions, restrictions and provisions contained herein shall constitute covenants running with land, and shall inure to and be deemed to be for the benefit of each of all the present or future owners of lots in Pendle Hill. These restrictions may be enforced by any lot owner or by the Association.
- 15. Any building, fence, wall or other structure erected or built in Pendle Hill shall be deemed to comply with all the provisions of these restrictions unless legal proceedings have been instituted to enforce compliance with these restrictions within one year of the erection thereof, except where a structure is later found to encroach upon a legal property line or easement.

ARTICLE III EFFECT OF BECOMING AN OWNER

Any person becoming the owner of any lot in Pendle Hill subsequent to the recording of this document shall accept said deed, subject to all covenants and agreements herein contained. By acceptance of said deed the owner acknowledges the rights and powers of interested parties with respect to the covenants, restrictions and agreements herein contained both for themselves, their heirs, their personal representatives, and their successors and assigns. Said owner by acceptance of a deed to a property in Pendle Hill covenants and agrees with all the owners and subsequent owners of lots in Pendle Hill to keep, observe, comply with and perform these covenants, restrictions and agreements.

ARTICLE IV BOARD OF DIRECTORS

The owners of the lots in Pendle Hill shall elect or appoint a Board of Directors of the Association as prescribed by the Association's By-laws. The Board of Directors shall manage the affairs of the Association and have the authority to carry out the duties and responsibilities specified in this Declaration.

ARTICLE V RESPONSIBILITY OF THE ASSOCIATION

The Association is hereby authorized to act and shall act on behalf of, and in the name, place and stead of, the individual owners of lots in Pendle Hill in all matters pertaining to the determination of Common Expenses, the collection of annual assessments and the granting of any approvals whatsoever and to the extent called for in this codification of protective covenants also providing for Homeowners' Association, assessment of homeowners and the enforcement of collection of assessments. The Association shall also have the right but not the obligation to act on behalf of any owner or any owners seeking enforcement of covenants contained in this Declaration. Neither the Association nor its officers or authorized agents shall have any liability whatsoever to any owner for any action taken under color of authority of the Declaration or for any failure to take any action called for by the Declaration, unless such act or failure to act is in the nature of a willful or reckless disregard of the rights of the owners or in the nature of willful, intentional, fraudulent, or reckless misconduct. The Association shall procure and maintain easualty insurance, liability insurance (including directors) and officers' insurance) and such other insurance as it deems necessary or advisable. The Association by its Board of Directors may contract such other services as the Association deems necessary or advisable.

ARTICLE VI ASSESSMENTS

A. Purpose of Assessments:

The assessments levied by the Association shall be used to pay the "Common Expenses" as defined in Article I of this document.

B. Liability of Assessments:

The Assessment on each lot, together with any interest thereon and any costs of collection thereof, including attorneys' fees, shall be a charge on each lot. The assessment shall become a lien upon each lot from and after the due date thereof in favor of the Association. Each such Assessment, together with any interest thereon and any costs of collection thereof, including attorneys' fees, shall also be the personal obligation of the owner of each lot at the time when the assessment is due. However, the sale or transfer of any lot pursuant to mortgage foreclosure or any proceeding in lieu thereof shall extinguish the lien of such assessments as to payments that become due prior to such sale or transfer. The lien for any assessment shall for all purposes be subordinate to the lien of any mortgagee whose mortgage was recorded prior to the date such assessment first became due and payable. No sale or transfer shall relieve such lot from liability for any assessments thereafter becoming due or from the lien thereof, nor shall any sale or transfer relieve any owner of the personal liability hereby imposed.

C. Basis of Annual Assessments:

The Board of Directors of the Association shall establish an annual budget prior to the beginning of each fiscal year, setting forth all anticipated Common Expenses for the coming fiscal year, together with a reasonable allowance for contingencies and reserves for periodic repair and replacement of the Common Property. A copy of this budget shall be delivered to each owner within thirty (30) days after the beginning of each fiscal year of the Association but failure to do so will not waive the right to make an assessment. In any event, the assessment will not be due until thirty (30) days after the distribution of the budget to the owners.

D. <u>Duties of the Association:</u>

Books and Records;

The Board of Directors of the Association shall cause proper books and records of the levy and collection of each annual and special assessment to be kept and maintained, including a roster setting forth the identification of each and every lot and each assessment applicable thereto, which books and records shall be kept by the association and shall be available for the inspection and copying by each owner (or duly authorized representative of any owner) at all reasonable times. Except as may be otherwise provided in the Association's By-Laws, the Association shall cause financial statements to be prepared at least annually for each fiscal year of the Association, and shall furnish copies of the same to any owner or mortgagee upon request. The Board of Directors of the Association shall cause written notice of all assessments, levied by the Association upon the lots and upon the owners, to be mailed to the owners or to their designated representative. Notice of the amounts of the annual Assessments and notices of the amounts of special Assessments shall be sent as promptly as practical and, in any event, not less than thirty (30) days prior to the due date of such assessment, or any installment thereof. In the event such notice is mailed less than thirty (30) days prior to the due date of the assessment to which such notice pertains, payment of such assessment shall not be deemed past due for any purpose if paid by the owner within thirty (30) days after the date of actual mailing of such notice.

2. <u>Certificate of Assessments:</u>

Upon request the Association shall promptly furnish to any owner, prospective purchaser, title insurance company, or mortgagee, a certificate in writing signed by an officer of the Association, setting forth the extent to which assessments have been levied and paid with respect to any lot in which the requesting party has a legitimate interest. As to any person relying thereon, such certificate shall be conclusive evidence of payment of any assessment therein stated to have been paid.

3. Request for Notice from Mortgagee:

The Association shall notify any mortgagee from which it has received a request for notice of any default in the performance of any obligation under this Declaration by any owner that is not remedied within sixty (60) days.

ARTICLE VII REMEDIES FOR NON-PAYMENT OF ASSESSMENTS

1. Lien for Non-Payment of Assessments:

If any assessment is not paid on the date when due, then such assessment shall be deemed delinquent and shall, together with any interest thereon and any cost of collection thereof, including attorney fees, become a continuing lien on the lot against which such assessment was made, and such lien shall be binding upon and enforceable as a personal liability of the owner of such lot as of the date of levy of such assessment. The lien of such assessment shall be perfected by the filing of notice of said lien with the Madison County Recorder which notice shall also specify the legal description of the property being assessed. Said lien, once recorded, shall be enforceable by an action to foreclose the lien which foreclosure shall be against the lot and a continuing personal liability of the owner of the lot and all future successors and assigns of such owner in such lot.

2. <u>Initiation of Action by Association for Non-Payment of Assessment:</u>

If any assessment upon any lot is not paid within thirty (30) days after the due date, such assessment and all costs of collection thereof, including attorney fees, shall bear interest from the date of delinquency until paid at a rate of fifteen percent (15%) per annum. Upon filing of said assessment with the Madison County Recorder, the Association may then bring an action against the owner of the lot and any other responsible parties in any court having jurisdiction to enforce payment of the same and to foreclose the lien against the lot. There shall be added to the amount of such assessment all costs of such action, including the Association's attorney fees, and in the event a judgment is obtained, such judgment shall include interest at the statutory rate, costs and attorney fees.

ARTICLE VIII SUBORDINATION OF AN ASSESSMENT LIEN TO MORTGAGES

The lien of the assessments provided for herein shall be subordinate to the lien of any first mortgage recorded before the recording of the notice of assessment as a lien in the office of the Madison County Recorder. Sale or transfer of any lot shall not affect the assessment lien. No sale or transfer shall relieve such lot from liability for assessments thereafter becoming due or from the lien thereof. Provided, however, the sale or transfer of any first mortgage on such lot (without the necessity of joining the Association in any such foreclosure action) or any proceedings or deed in lieu thereof shall extinguish the lien of all assessments becoming due prior to the date of such sale or transfer. This paragraph shall prevail if and to the extent this paragraph is inconsistent with any other paragraph in the Declaration.

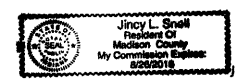
ARTICLE IX SAVING PROVISION

If any provision, statement, or requirement established by this declaration is deemed to be invalid, or unlawful, the invalidation of said provision shall not impair or nullify the remainder of this declaration, and all other provisions will remain in full force and effect.

ARTICLE X AMENDMENT

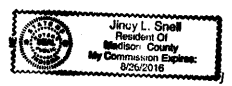
Any of the foregoing agreements, restrictions, covenants and conditions may be annulled, waived, changed, modified or amended at any time by a declaration setting forth such annulment, waiver, change, modification, or amendment executed by the owners of at least seventy-five percent (75%) of the lots in Pendle Hill. Such declaration shall be executed as required by law and shall be recorded in the Office of the Recorder of Madison County, Indiana, before the same shall become effective.

IN WITNESS WHEREOF THE UNDERSIGNED BEING THE OWNERS OF NOT LESS THAN
SEVENTY-FIVE PERCENT (75%) OF THE LOTS IN PENDLE HILL HAVE SIGNED THIS DOCUMENT
ON DATES BETWEEN THE 1st DAY OF NOVEMBER 2008 AND THE 2st DAY OF DECEMBER 2008.



PENDLE-HILL SECTION 1

LOT#	PRINTED NAME	Signature	
1.	Robert & Linda Begley I Calle de Real		
2	Raymond & Sondra Fox 2 Calle de Real		
3.	Doug & Gayle Elrod 10 Calle de Reai	Davido O Elis	 _\$\$\$
4,		Dayles (Clu)	_SAS SAS
5,	Don & Dana Jamison 3 Calle de Real		
6,	Austin Taylor 7 Calle de Real		
7.	Larry & Jackie Com 1010 Pendle Hill Aven ue		
8	Agnes Rodenberg 1003 Pendie Hili Avenue		
9	Alex & Angie Wendricks 1007 Pendle Hill Ayenue		
10,	Brad & Elizabeth Rector 1011 Pendle Hill Avenue	Buth Ret	JAS
11		B	·
12.	Datryle & Alice Miracle 1019 Pendle Hill Avenue	OTITLE	_
13.	Dave & Kelli Crandali 1023 Pendle Hill Avenue		
14.	Scott & Carie Carr 1027 Pendle Hill Avenue		
15.			
16.	Fred & Linda Byers 1026 Lancashire Lane		
17.	Jeff & Brenda Jamerson 1022 Lancashire Lane		_ -



LOT	Robert & Linda Begley i Calle de Real	PENDLE HILL SECTION 1) JAK
2	Raymond & Sondra Fox 2 Calle de Reai		
3,	Doug & Gayle Eirod 10 Calle de Real		
4			
5	Don & Dana Jamison 3 Calle de Real		
6	Austin Taylor 7 Calle de Real	Chut pp	SHS
··· · 7	Larry & Jackie Corn 1010 Pendle Hill Avenue	And Of Rie Co	/ JAS
8	Agnes Rodenberg 1003 Pendle Hill Avenue	In Rosenberg	JAS
9	Alex & Angie Wendricks 1007 Pendle Hill Avenue	Constit film	JAS
10	-CHI	CAGO TITLE	
11			
12	Darryle & Alice Miracle 1019 Pendle Hill Avenue		,
13	Dave & Kelli Crandall 1023 Pendle Hill Avenue	Da 1911(2)11	SAS
14	Scott & Carie Carr 1027 Pendle Hill Avenue		



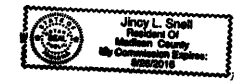
5		_
5	Fred & Linda Byers 1026 Lancashire Lane	Sunda & Byens & Legers
	Jeff & Brenda Jamerson 1022 Lancashire Lane	Brondo Jamen 29.
	Scott & Christy Johnson 1018 Lancashire Lane	
	Greg & Mary Wilson 1010 Lancashire Lane	
	Jeff & Andrea Mooney 1006 Lancashire Lane	
••	Robert & Jean Corycli 1002 Lancashire Lane	Poly Power On Course 4
	Monty & Deanna Reger 1003 Lancashire Lane	Montaglega Gean Congel It
	Curt & Linda Manifold 1007 Lancashire Lane	R .
	Theron & Holly Carpenter 1011 Lancashire Lanc	A Come Helly Corpenter I
	Shad Combs & Patti Quinn 1015 Lancashire Lanc	
	Jeff & Colleen Connor 1019 Lancashire Lanc	Collien Connon JAS
	Jeff & Cathy Murdock 1023 Lancashire Lanc	The state of the s
	Richard & Marjorie McCord 1027 Lancashire Lanc	-Richard 9 M Ford SAS
	Jaime & Elizabeth Hensley 1031 Lancashire Lanc	lopsed will us



Jincy L. Snell Preident Of Medicon County My Commission Expires: 8/28/2016

PENDLE-HILL SECTION 1

Lor#	PRINTED NAME	SIGNATURE
18,	Scott & Christy Johnson 1018 Lancashire Lane	Scott Johnson JAB
<u>19.</u>		3 Man Wilson Ils
20	Greg & Mary Wilson 1010 Lancashire Lane	
21.	Jeff & Andrea Mooney 1006 Lancashire Lane	Ja fram Sh
22.	Robert & Jean Coryell 1002 Lancashire Lane	
23.	Monty & Deanna Reger 1003 Laneashire Lane	
24.	Curt & Linda Manifold 1007 Lancashire Lanc	
25.	Theron & Holly Carpenter 1011 Lancashire Lane	
<u> 26.</u>	Shad Combs & Parti Quinn 1015 Lancashire Lane	Patti O - 3AB
<u>27.</u>	Jeff & Colleen Connor 1019 Lancashire Lane	
28.	Jeff & Cathy Murdock 1023 Lancashire Lane	R
29	Richard & Marjorie McCord 1027 Lancashire Lane Jaime & Blizabeth Hensley	GO TITLE
30,	1031 Lancashire Lane	
31	John & Chris Robison 1043 Pendle Hill Avenue	
32.	Walt & Amy Halley 1032 Pendle Hill Avenue	Br. a. Mlh Beth Millsag
33	Brian & Beth Miller 1102 Fall Creek Overlook	Bu a. Mlh Beth Mill SAB
34.	Bob & Valerie Buneman 1106 Fall Creek Overlook	

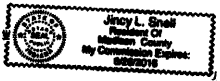


31	John & Chris Robison 1043 Pendle Hill Avenue		L. Chris Robison	188
32	Walt & Amy Halloy 1032 Pendle Hill Avenue	· · · · · · · · · · · · · · · · · · ·		<u> </u>
33	Brian & Beth Miller 1102 Fall Creek Overlook			
34	Bob & Valerie Euneman 1106 Fall Creek Overlook	_		
35	Randy & Terri Lee 1103 Fall Creek Overlook		Duri L. Le	
36	Jack & Melinda Jones 1107 Fall Creek Overlook	_	Siskle to	
37	Chris & Rachel Deaton 1111 Fall Creek Overlook		An Autolog	$\sqrt{\alpha m}$
٠				1/1/26
			R .	

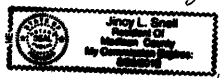
CHICAGO TITLE



38,	Terry & Cheri Hays 1002 Yellow Brick Road	Thing klay	C.
39	Steve Miller 1006 Yellow Brick Road		_ = = = = = = = = = = = = = = = = = = =
40	Drew & Jen Tooley 1010 Yellow Brick Road		- L.J
41		HILL HOMEOWNERS ASSOCIATION PARK	
41 42			-
43,	Bruce & Diane Emond 1022 Yellow Brick Road	PENDLE HILL SECTION 2	_
44,	Lance & Linda Warriner 1026 Yellow Brick Road	Lance Warrier	Z. J.
45	Randy & Barbara Greenwell 1102 Yellow Brick Road		<u> </u>
46	Jeff & Tomoko Cole 1106 Yellow Brick Road	CAGO IIILE	
47 .	Curt & Nancy Meiring 1110 Yellow Brick Road		
 48.	Tom & Jan Moorman III4 Yellow Brick Road		
19	Gary & Suc Porter 1111 Yellow Brick Road		
50	Joe & Diana Downing 1107 Yellow Brick Road		



Lot#	PRINTED NAME	Signature
35.	Randy & Terri Lee 1103 Fall Creek Overlook	v
36.	Jack & Melinda Jones 1107 Fall Creek Overlook	✓
37	Chris & Rachel Deaton 1111 Fall Creek Overlook	<u> </u>
38	Тепу & Cheri Hays 1002 Yollow Brick Road	v
39	Steve Miller 1906 Yellow Brick Road	
40,	Drew & Jen Toolcy 1010 Yellow Brick Road	
41	PENDLE HILL	HOMEOWNERS ASSOCIATION Premient PHHA Cof.
42	PENDLE HILL	HOMEOWNERS ASSOCIATION
43.	Bruce & Diane Emond 1022 Yellow Brick Road	Brue a. Emond L. J.
44	Lance & Linds Warriner 1026 Yellow Brick Road	V PI
45.	Randy & Barbara Greenwell 1102 Yellow Brick Road	guland. secull i
46	Jeff & Tomoko Cole 1106 Yellow Brick Road Curt & Nancy Meiring 1110 Yellow Brick Road	TOTTLE
47.	Tom & Jan Moorman	Cut Merry r
48.	1114 Yellow Brick Road	annouran y
49.	Gary & Sue Porter 1111 Yellow Brick Road	Sue Porter :
50	Joe & Diana Downing 1107 Yellow Brick Road	Joseph Downing Earl is
51.	Ray & Judi Dorow 1110 Pendle Hill Avenue	Ray Dans V.



51			
53.	Mark & Cindy Jablonski 1102 Pendle Hill Avenue	Hack latter C:	۷,۶۰
_	Scott & Kelly Bontrager 1023 Yellow Brick Road	Mark Halfonski	
54		why Britisque	
55			
56	Jim & Sally Shoup 1019 Yellow Brick Road	July Shry	4.9
57			
58,_	Jack & Carotyn Sweeney 1011 Yellow Brick Road		•
· . 59	Gary & Amy Delph 1007 Yellow Brick Road	amy Dept	4.9
60	Jim Whitson 1003 Yellow Brick Road		
51	Larry & Sue Howerton 1002 Porto Bello Road	She Howerton	2.9.
52,	Randy O'Brien 1006 Porto Bello Road	RICHT IN	4.8
53,	Donna Hinshaw 1010 Porto Bello Road	Canago Sila	
	Wanda Brown 1014 Porto Bello Road		
55,	Rick & Jill Brown 1018 Porto Bello Road		
66	Steve & Sherry Austin 1022 Porto Bello Road	Mary X Aresto	∠,Q·
7	Steve & Linda Collins 1111 Pendle Hill Ayenue	Linda Collins	L, J.



LOT#	PRINTED NAME	SIGNATURE
52,	Tom Bannon 1106 Pendle Hill Avenue	· · · · · · · · · · · · · · · · · · ·
53	Mark & Cindy Jablonski i 102 Pendle Hill Avenue	<u>v</u>
54	Scott & Kelly Bontrager 1023 Yellow Brick Road	<u>v</u>
55.		
56.	Jim & Sally Shoup 1019 Yellow Brick Road	<u>v</u>
57		
58	Jack & Carolyn Sweeney 1011 Yellow Brick Road	Carol Sweeney 4
59	Gary & Amy Delph 1007 Yellow Brick Road	
60	Jim Whitson 1003 Yellow Brick Road	James D. [Chietre 49.
61.	Larry & Suc Howerton 1002 Porto Bello Road	
62,	Randy O'Brien 1006 Porto Bello Road	R
63.	Donna Hinshaw 1010 Porto Bello Road	ATITIE
64	Wanda Brown 1614 Porto Bello Road	Villande Taray
65.	Rick & Jill Brown 1018 Porto Bello Road	
66.	Steve & Sherry Austin 1022 Porto Bello Road	✓
67.	Steve & Linda Collins 1111 Pendle Hill Avenue	V
68.	John & Jill Edgar 1019 Porto Bello Road	12 Cropoles of say
68.		to capar.

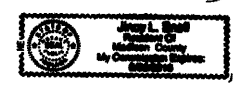




80.

Jincy L. Snet Resident Of Medicon County My Commission Expires: 8/28/2016

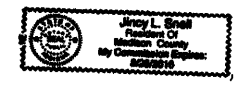
Lot#	PRINTED NAME	Signature
73.	Dave & Becky Hudson 1002 Rolling Barrel Road	/
74.	Rick & Peggy Wise 1006 Rolling Barrel Road	<u>v</u>
75.	& THE ADJOINING HALF OF LOT 76	
	Paul & Karen Asher 1010 Rolling Barrel Road	
77.	& THE ADJOINING HALF OF LOT 76	
	Rande & Ginnie Clevenger 1028 Rolling Barrel Road	V
78.	Bob & Diane Bantz 1022 Rolling Barrel Road	
79.	Ed & Dawn Hubble 1114 Pendle Hill Averlue	Down Anlible ;
80	Major David & Jenny Griffin 1203 Yellow Brick Road	Hennysym Griffin.
<u>81.</u>	Dick & Sherry Smith 1206 Yellow Brick Road	125-t
<u>82,</u>	Tom & Jincy Snell 1202 Yellow Brick Road	R
83,	Calvin & Esther Whitaker 1210 Yellow Brick Road	Esthe Whotakan in
84.	Carol Steller 1218 Yelfow Brick Read	
<u>85.</u>		
86	Scott & Christine Bennett 1222 Yellow Brick Road	Serie :
87.	Lloyd & Judy McKay 1226 Yellow Brick Road	M
88.	T.S. & Padma Ramaswamy 1225 Yellow Brick Road	Land

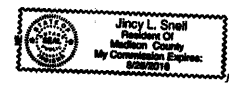


Lot#	Printed Name	Signature	
73.	Dave and Becky Hudson 1002 Rolling Barrel Rd.		
74.	Rick & Peggy Wise 1006 Rolling Barrel Road	Reggy Kise 48	٠
75.	& THE ADJOINING HALF OF LOT 76		
	Paul & Karen Asher 1010 Rolling Barrel Road		
77.	& THE ADJOINING HALF OF LOT 76		
	Rande & Ginnie Clevenger 1028 Rolling Barrel Road		
78.	Bob & Diane Bantz 1022 Rolling Barrel Road		
79.	Ed & Dawn Hubble 1114 Pendle Hill Ave nue		
80.	Major David & Jenn y Gri ffin 1203 Yellow Brick R oad		a NBS
81.	Tom & Jincy Snell 1202 Yolkow Brick Road	Thomas Roully Jiney J.	Snell
82.	Dick & Sherry Smith 1206 Yellow Brick Road	\mathbb{R}	
83.	Calvin & Esther Whitaker 1210 Yellow Brick Road		·
84.	Carol Steller 1218 Yellow Brick Road	JIIILE	
85.			
86.	Scott & Christine Bennett 1222 Yellow Brick Road		
87.	Lloyd & Judy McKay 1226 Yellow Brick Road		
88	T.S. & Padma Ramaswamy 1225 Yellow Brick Road		



Lor#	PRINTED NAME	SIGNATURE
		· · · · · · · · · · · · · · · · · · ·
<u>89.</u>		
90.	Jeff & Darra Brown 1219 Yeliow Brick Road	Danna Brown
91	Dave & Tara Hilton 1215 Yellow Brick Road	Danna Brown - Ton Hole in
92.	Gary & Both Erskine 1211 Yellow Brick Road	Bet Pushing.
93.	Victor & Mindy Haslip 1207 Yellow Brick Road	VACHTOT
94.	_	
95.	Osman & Jade Grbic 1202 Pendle Hill Avenue	bic Climan .
96	Vince & Sharon Nyboer 1023 Rolling Barrel Road	Shoren Aller :
<u>97.</u>	Geraldine Stauffer 1019 Rolling Barrel Road	
98	James & Sara Ashby 1025 Rolling Barrel Road	V
99,	Tim Thomas 1011 Rolling Barrel Road	R
100.	David & Caryn Humphrey 1007 Rolling Barrel Road	
101	Dave & Becky Hudson 1002 Rolling Barrel Road	JU IIILE
		





corporate/pendle hill amendment

52. Tom Bannon 1106 Pendle Hill Avenue



CHICAGO TITLE



4.

	LOT#	PRINTED NAME	Signature
	1.	Jerry & Becky Owens 1206 Pendle Hill Avenue	iNO
	2.	Al & Della LeMond 1210 Pendle Hill Avenue	allilo Li Mont
	3	Trent & Tina Conyers 1216 Pendle Hill Avenue	Two
	4.	Derek & Kelly Lewark 1220 Pendle Hill Avenue	Kellyslevark ;
	5	Charles & Sharon Gilmore 1226 Pendle Hill Avenue	Charles H. Gelmore:
	6.	Toby Welpott & Lori Matney 1207 Pendle Hill Avenue	Long Makes
4.		Ron Harmening 1230 Pendle Hill Avenue	Roll T. Hothis
P. C. RAN	8.	Tony & Lori McWilliams 1232 Pendle Hill Avenue	T.
	9	Tim & Maren Westerfield 1231 Pendle Hill Avenue	(Was fried in
	10.	Lany & Lynn Towne 1227 Pendie Hill Avenue	Lime Jourse
	11.	Todd & Ashley Walters 1221 Pendle Hill Avenue	of walkers
	12.	Phil & Cheryl Rees 1219 Pendle Hill Avenue	Children I
	13.	Darren & Arlene Dawson 1213 Pendle Hill Avenue	Celene Courson,
			Cy L. Snell Hides (7)
			Milatin Exphra:

This amendment of Pendle Hill protective Covenants was drafted by: G. Douglass Owens, #9799-48, OWENS & OWENS, Attorneys at Law, 119 N. Pendleton Avenue, Pendleton, Indiana 46064, Tel. (765) 778-3320, Fax. (765) 778-2690

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

G. Douglass Owers

WE THE UNDERSIGNED, BEING OFFICERS OF THE BOARD OF DIRECTORS OF AND FOR THE PENDLE HILL HOMEOWNERS' ASSOCIATION, DO AFFIRM UNDER PENALTIES OF PERJURY THAT WE DID WITNESS THE SIGNATURES AFFIXED BY THE AFOREMENTIONED HOMEOWNERS OF NOT LESS THAN SEVENTY-FIVE PERCENT (75%) OF THE LOTS IN PENDLE HILL, TO THE FOREGOING AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS OF PENDLE HILL, THESE SIGNATURES HAVING BEEN AFFIXED ON DATES BETWEEN THE 1ST DAY OF NOVEMBER 2008 AND THE 2ND DAY OF DECEMBER 2008.

lel P. Smith	12-4-08
John R. Smith, President	Date
Thomas & Snell Ju	12-4-08
Thomas R. Snell, Jr., Vice-President	Date
Lucinda d. Jabloushi	12-4-08
Lucinda A. Jablønski, Treasurer	Date
STATE OF INDIANA SS:)	
COUNTY OF MADISON)	

The signers of the foregoing attestation did each appear before me, a Notary Public in and for said County and State, on the date set by their name and did under penalties of perjury affirm that they witnessed the signatures by the said property owners on the Amendment to the Declaration of Protective Covenants of Pendle Hill and affirm the execution of this instrument to be a voluntary act and deed and any representations contained in this instrument to be true.

In Witness Whereof, I have hereunto subscribed my name and affixed my official seal.

My Commission expires:

8/26/2016

A resident of Madison County, Indiana

Prepared by:

G. Douglass Owens, #9799-48 OWENS & OWENS, Attorneys at Law 119 N. Pendleton Avenue Pendleton, Indiana 46064 Tel. (765) 778-3320 Fax. (765) 778-2690



END OF DOCUMENT