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BETH O'L AUCHLIN WARION COUNTY RECORDER

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USE OF THE PUBLIC FOR PROPER PURPOSES.

NO BUILDING SHALL BE ERECTED. ALTERED.

HIN THE AREA OF THIS PLAT TO COMPLY AT ALL AT BY THE DEPARTMENT OF PUBLIC WORKS.

)A PARCEL OF LAND WITHIN THIS PLAT.

)SS ANOTHER LOT, PROVISION SHALL BE MADE TO 'URAL) ACROSS THE DOWNSTREAM LOT AND INTO THE LOW OF WATER IS PROVIDED ON THE WITHIN PLAT.

OBSTRUCTS SIGHT LINES AT ELEVATIONS BETWEEN ANY CORNER LOT WITHIN THE TRIANGULAR AREA ET FROM THE INTERSECTION OF SAID STREET SIGHT-OF-WAY LINES EXTENDED. THE SAME SIGHT FREET RIGHT-OF-WAY LINE WITH THE EDGE OF A NCES OF SUCH INTERSECTION UNLESS THE FOLIAGE.

FRONT LOT LINE OR NEARER TO THE SIDE STREET .AT.

VER LOTS AS OTHERWISE MIGHT BE PERMITTED BY

E. (DRAINAGE, UTILITY AND SEWER EASEMENTS)
COMPANIES, BUT NOT INCLUDING TRANSPORATION
EWERS AND DRAINS, SUBJECT AT ALL TIMES TO THE
FURES SHALL BE ERECTED OR MAINTAINED ON SAID
FION HOWEVER SHALL TAKE TITLE SUBJECT TO THE
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TERM: THE WITHIN COVENANTS, LIMITATIONS. AND RESTRICTIONS ARE TO RUN WITH THE LAND AND S THEM. THESE COVENANTS SHALL BE IN FULL FORCE AND EFFECT FOR A PERIOD OF TWENTY-FIVE (25) COVENANTS SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE PERIODS OF TEN (10) YEARS UNLESS LOTS, IT IS AGREED TO CHANGE THE COVENANTS IN WHOLE OR IN PART. INVALIDATION OF ANY OF T NO WISE AFFECT ANY OF THE OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

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ITNESS WHEREOF, THE UNDERSIGNED, HAVE HEREUNTO CAUSED ITS AND THEIR NAMES TO BE SUBSCRI

MARION COUNTY, FRANKLIN TOWNSHIP, INDIANA. DESCRIBED REAL ESTATE SHOWN AND DESCRIBED ON THIS PLAT. HEREBY LAYS OFF. PLATS AND SUBDIVIDES THE SAME INTO LOTS IN ACCORDANCE WITH THE WITHIN PLAT. THE WITHIN PLAT SHALL BE KNOWN AND DESIGNATED AS "SOUTHERN LAKES ESTATES SECTION 4", A SUBDIVISION IN THE UNDERSIGNED, LUXHART CORPORATION, BY JOHN BURKHART, VICE-PRESIDENT, FOR AND BEHALF OF SAID CORPORATION AS OWNER OF THE WITHIN

RESERVING TO THE DEDICATORS, THEIR SUCCESSORS OR ASSIGNS THE REVERSION OR REVERSIONS THEREOF, WHENEVER DISCONTINUED BY LAW. THE STREETS AS SHOWN ON THE WITHIN PLAT ARE HEREBY DEDICATED TO THE PERPETUAL USE OF THE PUBLIC FOR PROPER PURPOSES,

PLACED. OR PERMITTED TO REMAIN ON ANY LOT OTHER THAN ONE DETACHED SINGLE-FAMILY DWELLING WITH ATTACHED ACCESSORY BUILDING AND NOT EXCEEDING 35 FEET IN HEIGHT. ALL NUMBERED LOTS IN THIS ADDITION SHALL BE DESIGNATED AS RESIDENTIAL LOTS. NO BUILDING SHALL BE ERECTED, ALTERED,

INDIANAPOLIS. INDIANA. AND THE REQUIREMENTS OF ALL DRAINAGE PERMITS ISSUED FOR ANY LOT OR PARCEL OF LAND WITHIN THIS PLAT. TIMES WITH THE PROVISIONS OF THE DEVELOPMENT PLAN (GRADING PLAN) AS APPROVED FOR THIS PLAT BY THE DEPARTMENT OF PUBLIC WORKS, IT SHALL BE THE RESPONSIBILITY OF THE OWNER OF ANY LOT OR PARCEL OF LAND WITHIN THE AREA OF THIS PLAT TO COMPLY AT ALL

NATURAL DRAINAGE CHANNEL OR COURŚE, EVEN THOUGH NO SPECIFIC DRAINAGE EASEMENT FOR SUCH FLOW OF WATER IS PROVIDED ON THE WITHIN PLAT. PERMIT SUCH DRAINAGE TO CONTINUE, WITHOUT RESTRICTION OR REDUCTION (ARTIFICIAL AND/OR NATURAL) ACROSS THE DOWNSTREAM LOT AND INTO THE IN THE EVENT STORM WATER DRAINAGE FROM ANY LOT OR LOTS FLOW ACROSS ANOTHER LOT, PROVISION SHALL BE MADE TO

LINES OR IN THE CASE OF A ROUNDED PROPERTY CORNER, FROM THE INTERSECTION OF THE STREET RIGHT-OF-WAY LINES EXTENDED. THE SAME SIGHT LINE LIMITATIONS SHALL APPLY TO ANY LOT WITHIN TEN (10) FEET OF THE INTERSECTION OF A STREET RIGHT-OF-WAY LINE WITH THE EDGE OF A DRIVEWAY, PAVEMENT OR ALLEY LINE. NO TREE SHALL BE PERMITTED TO REMAIN WITHIN SUCH DISTANCES OF SUCH INTERSECTION UNLESS THE FOLIAGE FORMED BY THE STREET RIGHT-OF-WAY LINES AND A LINE CONNECTING POINTS TWENTY-FIVE (25) FEET FROM THE INTERSECTION OF SAID STREET IS MAINTAINED AT SUFFICIENT HEIGHT TO PREVENT OBSTRUCTION OF THE SIGHT LINE. TWO (2) FEET AND SIX (6) FEET ABOVE THE STREET SHALL BE PLACED OR PERMITTED TO REMAIN ON ANY CORNER LOT WITHIN THE TRIANGULAR AREA SIGHT DISTANCE AT INTERSECTIONS: NO FENCE, WALL, HEDGE, TREE OR SHRUB PLANTING WHICH OBSTRUCTS SIGHT LINES AT ELEVATIONS BETWEEN

LOT LINE (CORNER LOTS) THAN THE MINIMUM BUILDING SETBACK LINES AS SHOWN ON THE WITHIN PLAT. BUILDING LOCATION: NO BUILDING OR STRUCTURE SHALL BE LOCATED ON ANY LOT NEARER TO THE FRONT LOT LINE OR NEARER TO THE SIDE STREET

ALL RESIDENCES WILL BE FOR SINGLE FAMILY USE. NO DOUBLES WILL BE PERMITTED EVEN ON CORNER LOTS AS OTHERWISE MIGHT BE PERMITTED BY D-3 ZONING ORDINANCE.

STRIPS EXCEPT FOR FENCES, DRIVEWAYS AND WALKWAYS. THE OWNERS OF SUCH LOTS IN THIS ADDITION HOWEVER SHALL TAKE TITLE SUBJECT TO THE PROPER AUTHORITIES, AND TO THE EASEMENTS HEREIN RESERVED. NO PERMANENT OR OTHER STRUCTURES SHALL BE ERECTED OR MAINTAINED ON SAID EASEMENTS: THERE ARE STRIPS OF GROUND AS SHOWN ON THE WITHIN PLAT MARKED D. U. & S. E. (DRAINAGE, UTILITY AND SEWER EASEMENTS) WHICH ARE RESERVED FOR THE USE OF PUBLIC UTILITY COMPANIES, INCLUDING CABLE TELEVISION COMPANIES, BUT NOT INCLUDING TRANSPORATION EGRESS IN, ALONG AND THROUGH THE STRIPS SO RESERVED. COMPANIES, FOR THE INSTALLATION AND MAINTENANCE OF MAINS, DUCTS, POLES, LINES, WIRES, SEWERS AND DRAINS, SUBJECT AT ALL TIMES TO THE OF THE PUBLIC UTILITIES AND OTHER OWNERS OF SAID LOTS IN THIS ADDITION TO SAID EASEMENTS HEREIN GRANTED FOR INGRESS AND

LINE AND SIDE PROPERTY LINE FOR CORNER LOTS) OF THE STREETS AS SHOWN ON THE WITHIN PLAT. NO FENCE SHALL BE ERECTED IN THIS SUBDIVISION BETWEEN THE FRONT BUILDING LINE AND THE FRONT PROPERTY LINE (SIDE BUILDING

ANIMALS: NO ANIMALS, LIVESTOCK, OR POULTRY OF ANY KIND SHALL BE RAISED, BRED OR KEPT ON ANY LOT. EXCEPT THAT DOSS, HOUSEHOLD PETS MAY BE KEPT DEBOVED THAT THEY ARE NOT KEPT BEEN OR MATNEAINED FOR ANY COMMENCE. CATS. OR OTHER

LOTS) OF THE STREETS AS SHOWN ON THE WITHIN PLAT.

HOUSEHOLD PETS MAY BE KEPT. PROVIDED THAT THEY ARE NOT KEPT, BRED. OR MAINTAINED FOR ANY COMMERCIAL PURPOSES. NO ANIMALS, LIVESTOCK, OR POULTRY OF ANY KIND SHALL BE RAISED, BRED OR KEPT ON ANY LOT, EXCEPT THAT DOGS, CATS, THE RIGHT TO ENFORCE THE WITHIN PROVISIONS, RESTRICTIONS AND COVENANTS BY INJUNCTION WITH THE RIGHT TO CAUSE REMOVAL OA OTHER

RELIEF WITHOUT BEING REQUIRED TO SHOW ANY DAMAGE OF ANY KIND TO ANY SUCH UWNER OR OWNERS BY OR THROUGH ANY SUCH VIOLATION OR BY DUE PROCESS OF LAW OF ANY SEPTIC TANK, ABSORPTION BED OR STRUCTURE ERECTED OR MAINTAINED IN VIOLATION THEREOF IS HEREBY DEDICATED AND RESERVED TO THE OWNERS OF THE SEVERAL LOTS IN THIS SUBDIVISION. THEIR HEIRS AND ASSIGNS. AND WHO SHALL BE ENTITLED TO SUCH

THAT NOTHING HEREIN SHALL BE CONSTRUED TO PREVENT THE METROPOLITAN DEVELOPMENT COMMISSION FROM ENFORCING ANY PROVISIONS OF THE COMMITMENTS, RESTRICTIONS OR LIMITATIONS THAT EXPRESSLY RUN IN FAVOR OF THE METROPOLITAN DEVELOPMENT COMMISSION; PROVIDED FURTHER, ENFORCE ANY COVENANTS, COMMITMENTS, RESTRICTIONS OR OTHER LIMITATIONS CONTAINED IN THIS PLAT OTHER THAN THOSE COVENANTS, THE METROPOLITAN DEVELOPMENT COMMISSION. ITS SUCCESSORS AND ASSIGNS, SHALL HAVE NO RIGHT, POWER OR AUTHORITY, TO 58-AO-3, AS AMENDED, OR ANY CONDITIONS ATTACHED TO APPROVAL OF THIS PLAT BY THE PLAT COMMITTEE.

ALL RESIDENTIAL HOMES WILL CONTAIN AT LEAST 1200 SQUARE FEET OF LIVING SPACE AS REQUIRED UNDER THE PRESENT D-2 RESIDENTIAL DISTRICT

DRIVEWAYS: DRIVEWAYS WILL BE CONSTRUCTED TO SAID RESIDENCES AND WILL BE PAVED WITH A HARD SURFACE. SUCH CONSTRUCTION TO BE COMPLETED NO LATER THAN ONE (1) YEAR AFTER THE CONVEYANCE OF ANY LOT OR PARCEL IN THIS PROPOSED ADDITION, AND NO DRIVEWAY WILL BE

EACH RESIDENTIAL HOME WILL HAVE AT LEAST A TWO CAR ATTACHED GARAGE AND NO CARPORTS.

NO MOBILE HOMES WILL BE PLACED IN SAID ADDITION OR BE ALLOWED TO REMAIN IN SAID ADDITION.

ALL RESIDENTIAL HOMES FOR LOTS 115, 116, & 117 WILL CONTAIN AT LEAST 1400 SQUARE FEET OF LIVING SPACE NOT INCLUDING GARAGE

LOTS #115 THRU 117 INCLUSIVE AND LOTS #124 THRU 138 INCLUSIVE IN SOUTHERN LAKES ESTATES SECTION 4 (HEREINAFTER CALLED "LAKE LOTS") INCLUDE AS A PART OF THE LOTS A PORTION OF A BODY OF WATER (HEREINAFTER CALLED "LAKE") WHICH SERVES AS A LOTS TO FISH OR DESIGNATED ON THE PLAT EXISTS OVER AND ACROSS A PORTION OF THE LAKE LOTS. THE OWNERS OF THE LAKE LOTS SHALL TO FISH OR FOR ANY OTHER PURPOSE. SWIMMING IN THE LAKE IS PROVIDED HOWEVER, NO OWNER SHALL HAVE THE RIGHT TO ENTER LINTO THE WATER THE LAKE FOR ANY OTHER VARES SECTION 4 WHOSE LOTS DO NOT INCLUDE A PART OF THE LAKE IS PROHIBITED. THE OWNER OF THE LAKE IS PROHIBED. THE OWNER OF THE LAKE IS PROHIBED. THE OWNER OF THOSE LOTS WILL DESCRIBE HAVE THE RIGHT TO USE THE LAKE SUBJECT TO THE SAME RESTRICTIONS AS CONTAINED HEREIN WITH RESPECT TO THE OWNERS OF

THE OBLIGATION TO MAINTAIN THE LAKE, IF ANY MAINTENANCE IS NECESSARY, SHALL REST WITH THE OWNERS OF THE LAKE LOTS (INCLUDING OWNERS OF LOTS IN OTHER SECTIONS WHOSE LOTS INCLUDE A PART OF THE LAKE). THE OWNERS OF THE LAKE LOTS SHALL BE OBLIGATED TO

INDIANAPOLIS, INDIANA 46226 [ELEPHONE - (317) 898-8282 REGISTERED LAND SURVEYOR-INDIANA #50560 THIS INSTRUMENT WAS PREPARED SCHNEIDER ENGINEERING CORP. BY EDWARD D. GIACOLETTI 3020 NORTH POST ROAD