AMENDED RESTRICTIVE COVENANTS

TURNBERRY ADDITION

WITNESSETH:

WHEREAS, declarants is the owner of certain property located in Hendricks County, Indiana, described as follows:

Part of the West half of Southwest quarter of the Northwest quarter of Section 9. Township 15 North, Range 1 East, part of East half of Southeast and Northeast quarters of Section 8. Township 15 North, Range 1 East of Second Principal Meridian, in Washington Township, Hendricks County, Indiana.

And, WHEREAS, the foregoing real property has been platted and subdivided, and is now know as Turnberry Addition, an addition to Prestwick, a planned unit development in Hendricks County, Indiana, as per plat thereof recorded 2/19/87 in plat Book 12, page 13-15 in the Office of the Recorder of Hendricks County, Indiana; and,

WHEREAS, declarant owns two-thirds (2/3) of the lots platted pursuant to paragraph twenty-two (22), whereby a vote of at least two-thirds (2/3) of the owners of the lots in the addition, may agree to change or terminate these covenants in whole or in part.

WHEREAS, the owners of record of two-thirds (2/3) of the lots platted and known as Turnberry Addition, wish to, and agree to, amend the Restrictive Covenants which were recorded on the 19th day of February, 1987, at Plat Book 12, page 13-15, in the Office of the Recorder of Hendricks County, Indiana.

NOW, THEREFORE, Declarant for and in consideration of the premises and the amendments contained herein does hereby impose upon the said real property, the following amendments to the Restrictive Covenants previously recorded:

I. Paragraph number four (4) is now declared null and void and shall be replaced by the following paragraph number four (4):

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The undersioned, Prestwick Sales, Inc., owner of the real estate shown and described herein, being part of the land described ignovaged by quit claim deed and recorded as Enstrument # 8553, Plat Book 236, pages 255 to 551, inclusively, in the Offices of the Recorder of Bendeteks Grunty, Indiana on bay 7, 1973 do hereby dertify that verhalf-laid off, platted and subdivided and do hereby law off, plat and subdivide eath the vithin plat.

This subdivision shall be known and designated as TURNBERRY, an addition to Prestwick, a Planned Unit Davelopment in Hendricks County, Indiana.

In order to afford adequate protection to all present and future owners of loth in this subdivision, the undersigned owner(s) hereby adopts and established the following protective covenants, each and all inuring to the banefit of such and every owner of any lot or lots in anid subdivision, their hours and/or assigns, binding all the same, each grantor and their hours and/or secions:

- All streets shown on this plat and not heretofore dedicated are hereby dedicated to the public. No parking of any motorized vehicles will be permitted on any streets within the development.
- 2. All lots in this subdivision shall be known, described and shall be used exclusively for residential purposes. No structure or building shall be effected, altered, placed or permitted to remain on any lot other than onion of the state o
- 3. No simple-family dvelling, garage, our building, avimming pool, tennis court or other recreational facility shall be erected, placed or sitered without the prior written approval of the Building Control Committee to be established in accordance with percapaph 6 of these Subdivision Covenants. Such approval shall be obtained prior to commancement of construction and thall take into account restrictions as to the type of materials, exterior facade, design, layout, location, landaceths, and finish grade elevations. Approvals will be considered upon the submission of eyo (2) complete sets of satisfactory plane, including a plot plan, building plane showing floor planning and areas with exterior elevations, specifications, landacepe plan and such other data or information as may be reasonably requented, all subject to the following minimum standards:
- 4. No twidence, dvelling house, garage, servent's quarters or other structure of any nature will be permitted to use winyl or aluminum miding an exterior finish construction material. Single story structures will be required to be a minimum of seventy-five (75) per cent memory. In the case of atractures of more than one story, the first story will be required to be aminoury composition. Approval by the Building Control Committee to be evidenced by a written instrument and stamped approval executed by the Building Committee and delivered to the person or persons requesting such ...
- 5. Every single (smily dwelling, garage or other structure permitted to be constructed or remain on any lot shall be completed on the exterior within one (1) year from the exterior construction. Including at least one (1) year of paint, stain or varnish on any exterior wood surfaces. All such structures must be completed and the site graded and the yard acided from the extract curbs to the rear of the dwelling structure with those at right angles extended from the rear building corners to the side yard lot lines. The helpings of each lot must be enaded and reasonably landscaped within thirty (30) days after completion of dwelling construction.

buring the period of construction of any structure on any lot, the lot which he most and maintained in a sightly and orderly monner and no tradit or other subtleh shall be permitted to accumulate intreasonably on any such lot. All driveways shall be paved with a permanent hard surface material during the construction of the homesite to maintain the integrity of surrounding properties.

- 6. The Building Committee shall consist of three members, sphothed by GTT bevelopment Co. Inc., hereinsiter referred to we the Development Company, its successors or assigns. The members of said committee shall be subject to removal at any time with or without written cause. Any wacancies which occur from time in time shall be filled by the Development Company, its successors or assigns. A mejority of the said members shall constitute a quorum for an approval or disapproval of any plans submitted and the decision of the majority shall control without exception and their decision shall be final. The Committee shall determine whether the proposed structures, plans and specifications show conformity and harmony of external design with existing structures in the auditivision and in the Planned that Development known generally as Prestvick, and whether the building and property set-back lines comply with plat requirements. In the event that the Building Committee does not indicate in writing its approval of glans and apecifications within a period of 15 days after submission, the Committee shall be deemed to have supervoid such plans, or siving approval as provided. The Building Committee as allow resedunable variances or adjustments of the restrictions hereby established where literal application results in unnecessary hordship, but any such variance or adjustment shall be granted in conformity with the general intent and purposes of these restrictions and no variance or adjustment shall be granted in conformity with the general intent and purposes of these restrictions and no variance or adjustment shall be granted in conformity with the general intent and purposes of these restrictions and no variance or adjustment shall be granted in conformity with the general intent and purposes of these restrictions and no variance or adjustment shall be granted in conformity with the general intent and purposes of these restrictions and no variance or adjustment in the Development. Neither the Building Committee nor any agen
- 7. No residence or dwelling shall be constructed on any lot or part thereof unless such residence, exclusive of open porches, attached garages and bannmonts shall have a ground floor erea of 1,750 equare foct if a one abory structure, or 2,200 square feet with a structure higher than one story. Descrimantion of sufficiency and adequacy of the berm "ground floor area" with respect to single family dwellings of tri-level, bi-level and one and one-half story design shall rest exclusively with the Building Control Commattee. Side antry garages are required on ranches under 1,850 aquare feet.
- 8. No trailer, mobile home, shack, tent, basement, garage or other outhoushing shell be used at any time as a residence, temporary or permanent, nor shell any structure of a temporary character be used as a residence.
- Personence: There are atripe of ground as shown on the within plat marked "Drainage Easements" (D.F.) "Sever Easements (S.E.) and "Utility Resements" (U.E.) either separately or in combination of the three, which

are reserved for the use of the public utility companis agencies as follows: "Drainage Lasements" (D.E.) are paths and courses for area and local storm drainage, et adequate underground conduit, to serve the heads of this ground and/or public drainage system. No structure in the built upon said easement, which shall obstruct flow served. By acceptance of a deed to a lot, each owner of to pay a pro-rate share of the cost to repair and mains Easements shown on this plat in the form of assessments Commatthes. "Sower Lasements" (S.E.) are created for the sever utility or its successors of the local government successor that the local government and/or county for the purpose of installation and maint that are part of said system. "Utility Easements" (U. he use of all utility companies, not including transpotor the installation and maintenance of mains, ducts, poweres; and also all rights and uses specified for sever dasignated. All such easements whall include the right ingrees to end agrees from said strips for the exercise reserved.

- 10. No residence, duelling house or any other structure the purpose of carrying on a business, trade, profession calling.
- il. "Building times" (B.L.) are established so shown or which line and the front lot line no building shall be altered or permitted to remain. We structure or any par built-or erented nearer than 8 feet to any eight yard lin or nearer than 20 feet to any rear lot line.
- 12. The owners of lots 4 and 34 shaped not have accessed Cobblescone Road. The owners of lots 1, 2, 3, 35, 36, 3 a driveway entrance/exit onto Cobblescone Road. Lot 37 driveway entrance/exit onto either Cobblescone Road or C
- 13. No fence, vall, hedge or scrub planting which obstr clevations between two (2) and six (6) feet above the st placed or permitted to remain on any lot cornor within to formed by the street property lines and a line connectin from the interaction of said street linex, or in the capacity corner, from the interaction of the atreet line sight line limitations shall apply to any lot within interaction of a street line with the edge of a drivewalter shall be permitted to remain within such distances; then unless the follows line is maintained at sufficient obstruction of such might lines.
- 14. The owner of any lot in the Development shall at all the lot and any improvements altuated thereon in such a surveyent the lot or improvements from becoming unadahly, and lot owner shall be remponeable for maintaining the sof "Drainage Lashments" over his respective lot. In the Obner of any lot in the Development shall fail, to maintain improvements situated thereon in accordance with the properticitions, the Duilding Committee shall have their right obligation, by and through its agents, employees of continuous about the and improvement air any, conform with the requirements of these restrictions, for the Building Committee shall be collected in any from the owner or aware as determined by the Building Committee and improvements af the Building Committee mor any of its agents, employees a their land in the conformation and any porformed therearder.
- 15. No noxious or offensive activities shall be corried exist on any lob, nor shall anything be done thereon which an amonymore or nutrance to the owners of other locs. An building permitted to be constructed on any lot which may part destroyed by fire, undestorm or for any other reason and reatured, to its previous condition within a reasonable all debries shall be removed within a reasonable time after
- 16. The owner of each lot in the Development shell be en and enjoyment of the Common Areas and Community Facticle Community Services Associations. Inc., as defined in Sert supplemented from time to time. recorded on February 5, 1 #6410, in Robe 68, pages 55-74, in the Office of the Reco County, Indiana and as a pracedent to ownership of a lot, covenants and agrees to pay annual charges to the Prestwi Inc. (or the use and enjoyment of Common Areas and Commun

The amount of the annual charke shall be based on the cosmointenance of such facilities, exclusive of roadways, stream draines activities and sidewalks thereof for the years based on the number of lots in the subdivision in prototel of all living units in the Planned Unit Development Prestrick, plus all lots in the subdivision. The street I drainage and sidewalks within the subdivision, the cost of operation of such facilities shall be shared equally by ethe subdivision. Contracts with the public utilities covered and maintenance of street lighting will be entered into by Community Services Association. Inc. on behalf of the lot owner uovenants and agrees to pay to Prestuick Community fassociation, Inc., his pro-rate share of the contract charactifity company including operation and maintenance of effectivities.

- 17. No poultry or form animals shall be kept on any lot. shall not prohibit a resident from keeping a usual pet ani properly confined to his particular lot.
- 18. No camper, motor home, truck, trailer or boat shall b open public view.
- 19. No fencing of any type will be permitted within the S for inground pools. Fencing for pools must be a minimum o height, constructed of material uniform to principal resid providing a solid visual acreen. No chein link fencing wi and all other fencing will require Building Control Commit
- 20. The right to enforce the within provisions, restricting jurisdiction, together with the right to cause the remorences of law of structures erected or maintained in wiell hereby dedicated and reserved to the owners of the sewarel subdivision, their beirs or essigns and the Hendricks Councillation and its successors, who shall be entitled to su-

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celling, garage, out building, awarming pool, tennis man facility shall be erected, placed or altered in approval of the building Control Committee to be settle prior to commencement of construction and restrictions as to the type of imaterials, exterior location, landscaping and finish grade elevations, is read upon the submission of two (2) complete sats including a plot plan, building plans chowing floor exterior elevations, appendifications, landscape plan totorgation as may be responsibly requested. All a minimum etandered:

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welling shall be constructed on any lot or part vidence, exclusive of open porches, attached garages to a ground floor erea of 1,750 square feet if a one 100 adjure feet with a structure higher than one if adjectioning and adequacy of the term "ground floor single family dwellings of tri-level, bi-level and design shall rest exclusively with the Building le entry garages are required on ranches under 1,850

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- 10. No residence, dwelling house or any other structure shall be used for the purpose of carrying on a business, trade, profession or any other calling.
- 11. "Muilding Linew" (B.f..) are established as shown on this plat between which line and the front lot line no building shall be erected, placed, altered or permitted to remain. Mo structure or any part thereof shall be built or erected nearer than 3 feet to eny-side yard line on either mide or nearer than 20 feet to any rear lot line.
- 12. The owners of lots 4 and 34 shall not have access directly off of Cobblestone Road. The owners of lots 1, 2, 3, 35, 36, 38 and 39 shall have a driveway entrance/exit onto Cobblestone Road. Lot 37 shall have a driveway entrance/exit onto either Cobblestone Road or Cobblestone Place.
- 13. No fence, wall, hedge or scrub planting which obstructs sight lines at alevations between two (2) and six (6) feet shows the street, shall be placed or permitted to remain on any lot corner within the triangular area formed by the street property lines and a line connecting points 25 feet from the intersection of said street lines, or in the case of a reunded property corner, from the intersection of the street lines extended. The same sight line limitations shall apply to any lot within 10 feet from the intersection of a street line with the edge of a driveway payment. No tree shall be permitted to remain within such distances of such intersection unless the foilage line is maintained at sufficient height be prevent obstruction of such sight lines.
- 14. The owner of any lot in the Development shall at all times maintain the lot and only improvements situated thereof in such a manner as to prevent the lot or improvements from becoming unsightly. Additionally, each lot owner shall be responsible for maintaining the sightly appearance of "Orainage Essements" over his respective lot. In the event that the owner of any lot in the Development shall fail to maintain his lot and any improvements situated thereon in accordance with the provisions of these restrictions, the Sullding Committees shall have the right, but not the obligation, by and through its agents, employees or contractors, to enter upon which lot and capair, mov, clean, or perform such other acts us may be cassonably necessary to make such lot and improvements altusted thereon, if any, condorn with the requirements of these restrictions. The cost therefore to the Building Committee shall be collected in any reasonable manner from the owner or owners as determined by the Building Committee. Neither the Building Committees may not its agents, employees or contractors shall be lightly for any demage which may result from any maintenance work performed thereigned thereigned.

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- 13. We surrious or offensive activities shall be curried on or purmitted to exist on any lot, nor whall enything be done thereon which may be or become an annoyance or nuisance to the owners of other lots. Any attricture or building permitted to be constructed on any lot which may be in whole or in part destroyed by fire, sindstorm or for any other reason whall be rebuilt and restored to its previous condition within a reasonable length of time, all debrie whall be removed within a reasonable time after the occurrence.
- 16. The owner of each lot in the Development shall be entitled to the use and enjoyment of the Common Areas and Community Pacilities of Prestvick Community Services Associations, Inc., as defined in certain Deslaration as supplemented from time to time, recorded on Mervary 3, 1974, as laxtrument foil), in book 68, pages 55-74, in the Office of the Recorder of Hendricks County, Indiana and as a precedent to ownership of a lot, each owner hiereby coverants and agrees to pay annual charges to the Prestvick Services Assoclare. For the use and enjoyment of Common Areas and Community Fucilities.

The amount of the annual charge shall be based on the cont of operation and maintenance of such facilities, exclusive of rosdways, street lighting, storm drainage facilities and sidewalks thereof for the year of such usage and based on the number of lots in the subdivision in proporation to the total of all living units in the Planned Unit Development known as Prostwick, plus all lots in the subdivision. The street lighting, storm drainage and sidewalks within the subdivision, the cost of melntenance and operation of such facilities shall be shared equally by each lot owner in the subdivision. Contracts with the public utilities covering operation and emintenance of street lighting vill be entered into by Prentwick Community Services Association, Inc. on behalf of the lot owners. Each lot owner covenants and agrees to pay to Prestwick Community Services Association, Inc. on the lot owners be an advanced too. Inc., his pro-rate share of the contract charges by the utility company including operation and maintenance of sforeasid facilities.

- 17. No poultry or farm snimals shall be kept on any lot. This restriction shall not prohibit a resident from keeping a usual pet animal or bird properly confined to his perticular lot.
- 10. No camper, motor home, truck, trailer or boat shall be stored in the open public view.
- 19. No fencing of any type will be permitted within the Subdivision except for inground pools. Funcing for pools must be a minimum of six (6) foot in height, constructed of material uniform to principal residence exterior and providing a wolid visual screen. No chain link fencing will be permitted and all other fencing will require Building Control Committee approval.
- 20. The right to enforce the within provisions, restrictions and covenance by jurisdiction, together with the right to cause the removal by due process of law of structures exected or maintained in violation thereof, is hareby dedicated and reserved to the owners of the several loss in this subdivision, their heirs or assigns and the Hendricks County Planning Commission and its successors, who shall be encitled to such releaf of their

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offensive activities shall be carried on or permitted to or shall anything be done thereon which may be of become sance to the owners of other lots. Any structure or p be constructed on any lot which may be in whole or in re, windstorm or for any other reason shall be rebuilt previous condition within a reasonable length of lime. removed within a reasonable time ofter the occurrence.

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being required to show any damage of any kind to any such owner or owners, by or Lirough and such violation or attempted violation, said provisions (as they may be amended under covenant 22) shall be in full force and effect until it is agreed that the covenants shall terminate in whole or in part.

 Invalidation of any one of these restrictions or any part thereof by judgement or court order, shall not affect or render the remainder of said restrictions invalid or inoperative.

22. Any limitations or restrictions herein contained may be amended from time to time if the owners of at least two-thirds of the lots agree thereto. Each amendment shall be evidenced by written instrument signed and acknowledged by the owner or owners concurring therein, satisfing forth the facts sufficient to indicate compliance with this instrument and recorded in the Office of the Recorder of Hendricks County, Indians. Each Commission.

Witness our hends and seels this 18^{-1} day of $-\frac{1}{1}$ day of $-\frac{1}{1}$ day of $-\frac{1}{1}$

STATE OF INDIANA)
COUNTY OF HENDRICKS)

Appeared before me, the undersigned, a Notary Public, in and for said County and State, Prestwick Sales, Inc., by Terry M. Namilton and acknowledges the execution of the above and foregoing settifence, as his voluntary act and deed for the uses and purposes therein expressed.

My commission Expires: 4-29-89 Notsry Public:

- 18

Pretvick Sales, Inc.

By: Terry M. Hometon

Attest: Jerry Saw

Under the authority provided by Chapters 283-Acts of 1935 enacted by the Gonefal hasembly-of-the State of Indiana and in ordinace adopted by the Board of County Complishmens of the County of Hendricks approved by the Hendricks County Pier Commission at a meeting held the 12 day of

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