

SELL

## 9225788

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR

## THE VILLAGES AT PEBBLE BROOK

THIS DECLARATION (hereinafter called "the Declaration" or "this Declaration") made this 7 day of July, 1992, by THE VILLAGES AT PEBBLEBROOK, L.P. (hereinafter called "Declarant").

WITNESSETH:

This Instrument Recorded 7-8 1992
Sharon K. Cherry, Recorder, Hamilton County, Indiana

WHEREAS, Declarant is the owner of the real estate in Hamilton County, Indiana, more particularly described in Exhibit "A" attached hereto and incorporated herein by reference (hereinafter referred to as the "Real Estate"); and

WHEREAS, Declarant may hereafter become the owner of the real estate more particularly described in Exhibit "B" attached hereto and incorporated herein by reference (hereinafter referred to as the "Additional Real Estate"); and

WHEREAS, Declarant is in the process of creating on the Real Estate a residential community with public streets, common facilities and landscaped areas, for the benefit of such residential community, a part to be known as THE VILLAGES AT PEBBLE BROOK - MEDINAH VILLAGE; a part to be known as THE VILLAGES AT PEBBLE BROOK - AUGUSTA VILLAGE; a part to be known as THE VILLAGES AT PEBBLE BROOK - HERITAGE VILLAGE; and a part to be known as PALMER WOODS; and

WHEREAS, Declarant desires to subdivide and develop the Real Estate land may in the future desire to subdivide and develop such portions (or all) of the Additional Real Estate as may be made subject to the terms of this Declaration, as hereinafter provided an generally shown on a Secondary Plat or Plats, hereafter intended to be recorded by Declarant, by designating certain parts of the Property as Utility Easement (UE) (as hereinafter defined); by designating certain parts of the Property as Utility and Drainage Easement (U & DE) (as hereinafter defined); by designating certain parts of the Property as Landscape Easement (LSE) (as hereinafter defined); by designating certain parts of the Property as Drainage Easement (DE) (as hereinafter defined); by designating certain parts of the Property as Common Area (CA) (as hereinafter defined); by designating certain part of the Property as Restricted Common Area (RCA) (as hereinafter defined); by designating certain parts of the Property as Public Streets (PS) (as hereinafter defined); and by designating certain other parts of the Property as Lots; and

WHEREAS, Declarant desires to provide for the preservation and enhancement of the values and amenities in such community and the common facilities (if any) therein contained, and to this end, Declarant desires to subject the Real Estate and each owner of all or part thereof to the terms of this Declaration, as hereinafter provided; and

WHEREAS, Declarant deems it desirable, for the efficient preservation of the values and amenities in said community, to create an agency to which shall be delegated and assigned the powers of owning, maintaining and administering the common facilities (if any) located on the Property (hereinafter defined), administering and enforcing the covenants and restrictions contained in this Declaration, collecting and disbursing the sesses, ments and charges imposed and created hereby and hereunder, performing certain maintemance, repairs and replacements of buildings as hereinafter provided, and promoting the health, safety and welfare of the owners of the Property, and all parts thereof; and

WHEREAS, Declarant has caused, or will cause, to be incorporated under the laws of the State of Indiana a not-for-profit corporation under the name "The Villages at Pebble-brook Homeowners Association, Inc.", or a similar name, as such agency for the purpose of exercising such functions;

NOW, THEREFORE, Declarant hereby declares that the Property is and shall be held, transferred, sold, conveyed, hypothecated, encumbered, leased, rented, used, improved and occupied subject to the provisions, agreements, conditions, covenants, restrictions, easements, assessments, charges and liens hereinafter set forth, all of which are declared to be in furtherance of a plan for preservation and enhancement of the Property, and are established and agreed upon for the purpose of enhancing and protecting the value, desirability and attractiveness of the Property as a whole and of each of the Lots situated therein, and which shall run with the Property and be binding upon all parties having any right, title or interest in the Property, their heirs, successors and assigns.

#### ARTICLE I

#### DEFINITIONS

Section 1. The following words, when used in this Declaration or any supplemental declaration (unless the context shall prohibit), shall have the following meanings:

- A. "Applicable Date" shall mean the "Applicable Date" as defined and determined in accordance with Section 3.B. of Article III hereof.
- B. "Association" shall mean The Villages at Pebblebrook Homeowners Association, Inc., an Indiana not-for-profit corporation which Declarant has caused, or will cause, to be incorporated under said name or a similar name, its successors and assigns.
- C. "Board" or "Board of Directors" shall mean the board of directors of the Association.
- D. "Common Area" shall mean (i) those portions, if any, of the Property shown upon any recorded subdivision plat of the Property, or any part thereof (including the Initial Plat), which are not Lots (reserving, however, unto Declarant the right to re-plat any of

such areas as part of one (1) or more Lots], other than portions thereof (such as streets)
which are dedicated to the public, whether such plat is heretofore or hereafter recorded,
including all improvements and structures constructed or to be constructed thereon, and
(ii) such portions of the Property (if any) as are hereafter declared to be "Common Area"
by an instrument executed and recorded by Declarant, whether or not such areas comprise
part or all of a lot or lots shown upon any recorded subdivision plat of the Property.

- E. "Declarant" shall mean The Villages At Pebblebrook, L.P. and any successors and assigns of who it designates in one or more written recorded instruments to have the rights of Declarant hereunder, including, but not limited to, any mortgages acquiring title to any portion of the Property pursuant to the exercise of rights under, or foreclosure of (or by acceptance of a deed in lieu of foreclosure of), a mortgage executed by Declarant; provided, however, that any such mortgages so acquiring title by virtue of foreclosure against (or acceptance of a deed in lieu of foreclosure from) the Declarant shall not be deemed to have assumed any prior obligations or liabilities of the Declarant hereunder.
  - F. "Initial Plat" shall mean the subdivision plat(s) of the Real Estate.
- G. "Restricted Common Area", if such them is used herein, in any supplement hereto or in any subdivision plat, shall mean such portions of the Common Area as to which the use thereof is limited or restricted in accordance with the terms hereof, or any supplement hereto, or any subdivision plat of the Property to the Owner or Owners of one or more but less than all of the Lots, and which are clearly designed and intended for use by the Owner or Owners of one or more but less than all of the Lots, and which are appurtenant to one or more but less than all of the Lots and which are not necessary for the beneficial use and enjoyment of all of the Lots.
- H. "Living Unit" shall mean a residential housing unit designed or intended for use as living quarters for one family or housekeeping unit. For the purpose of determining membership in the Association, each Living Unit as initially constructed on a Lot by Declarant or others shall be considered as a separate and individual unit.
- I. "Lot" shall mean and refer to any and each plot of land included in the Property (with the exception of Common Area) designed and intended for use as a building site for a Living Unit, and identified as a lot on any recorded subdivision plat of the Property or any part thereof (including the Initial Plat).
- J. "Member" shall mean any person or entity holding membership in the Association as provided in Article III hereof.
- K. "Mortgage" shall mean any mortgage or other security instrument by which a Lot or any part thereof or any structure thereon is encumbered.

- L. "Mortgagee" shall mean any person or entity named as the Mortgagee under any such Mortgage or any successors or assigns to the interest of such person or entity under such Mortgage prior to acquisition of the fee simple title to the property encumbered by such Mortgage.
- M. "Real Estate" shall mean the parcel or parcels of real estate in Hamilton County,
  Indiana, described in Exhibit "A" attached to and incorporated in this Declaration.
- N. "Owner" shall mean the record owner, whether one or more persons or entities, of the fee simple title to any Lot which is a part of the Property, including contract sellers, but excluding those having such interest merely as security for the performance of an obligation.
- O. "Person", whether appearing in upper case or lower case form, shall mean an individual, firm, corporation, partnership, association, trust, or other legal entity, or any combination thereof.
- P. "Property" shall mean and refer to the Real Estate together with such portions of the Additional Real Estate as has from time to time been subjected to and at any time subject to this Declaration.
- Q. The parts of the Property designated on any Plat(s) as Utility Easement; Utility and Drainage Easement; Landscape Easement; Drainage Easement; and Public Streets are reserved for those purposes and those purposes described in the covenants and restrictions recorded in conjunction with any Flat(s).

<u>Section 2.</u> Other terms and words defined elsewhere in this Declaration shall have the meanings herein attributed to them.

#### ARTICLE II

# PROPERTY SUBJECT TO THIS DECLARATION

Section 1. Declaration. Declarant hereby expressly declares that the Property shall be held, transferred, sold, conveyed and occupied subject to all the terms, covenants, conditions, restrictions and provisions of this Declaration. As of the date of execution of this Declaration, the Property consists solely of the Real Estate. The owner of any Lot at any time subject to this Declaration, by (i) acceptance of a deed conveying title thereto, or the execution of a contract for the purchase thereof, whether from Declarant or a subsequent Owner of such Lot, or (ii) by the act of occupancy of any Lot, shall accept such deed, execute such contract and undertake such occupancy subject to all of the terms, covenants, conditions, restrictions and provisions of this Declaration. By acceptance of such deed, execution of such contract or undertaking such occupancy, each Owner acknowledges the

rights and powers of Declarant and of the Association with respect to or under this Declaration, and, for himself, his heirs, personal representatives, successors and assigns, covenants, agrees and consents to and with Declarant, the Association, and the Owners and subsequent Owners of each of the Lots affected by this Declaration, to keep, observe, perform and comply with the terms and provisions of this Declaration.

Section 2. Declarant's Right of Expension. Declarant shall have, and hereby reserves the right, at any time, and from time to time, on or before the Applicable Date to add to the Property and subject to this Declaration all or any part of the Additional Real Estate. Any portion of the Additional Real Estate shall be added to the Property, and therefore and thereby becomes a part of the Property and subject in all respects to this Declaration, when Declarant places of record in Hamilton County, Indiana an instrument so declaring the same to be a part of the Property, which declaration may be made as part of a subdivision plat of any portion of the Additional Real Estate, or by an amendment or supplement to this Declaration. Upon the recording of any such instrument on or before the Applicable Date, the real estate described therein shall, for all purposes, thereafter be deemed a part of the Property and the Owners of any Lots within such real estate shall be deemed for all purposes to have and be subject to all the rights, duties, privileges and obligations of Owners of Lots within the Property. No single exercise of Declarant's right and option to add to and expand the Property, as described in this Section 2, as to any part or parts of the Additional Real Estate shall preclude Declarant from thereafter from time to time further expanding and adding to the Property to include other portions of the Additional Real Estate, and such right and option of expansion may be exercised by Declarant from time to time as to all or any portions of the Additional Real Estate so long as such expansion is accomplished on or before the Applicable Date. Such expansion of the Property is entirely at the discretion of Declarant and nothing contained in this Declaration or otherwise shall require Declarant to expand the Property beyond the Real Estate, or any other portions of the Additional Real Estate which Declarant may voluntarily and in its sole discretion from time to time subject to this Declaration.

## ARTICLE III

## MEMBERSHIP AND VOTING RIGHTS IN ASSOCIATION

Section 1. Membership. Every Owner of a Lot, except as herein provided to the contrary, shall be entitled and required to be a member of the Association. If

title to a Lot is held by more than one person, each of such persons shall be a member. An Owner of more than one Lot shall be entitled to, and there shall be required, one membership for each such lot. Each such membership shall be appurtenant to the Lot upon which it is based and shall transfer automatically be voluntary or involuntary conveyance of the title of that Lot. Except as herein otherwise expressly provided, no person or entity other than an Owner or Declarant may be a member of the Association, and a membership in the Association may not be transferred except in connection with the transfer of title to a Lot.

Section 2. Transfer. A membership in the Association shall not be transferred, pledged or alienated in any way, except upon the transfer of the record title of a Lot and then only to such transferse, by assignment, intestate succession, testamentary disposition, foreclosure of mortgage of record or other legal process. It shall be the responsibility of each Owner, upon becoming entitled to membership, to so notify the Association in writing, and until so notified, the Association may continue to carry the name of the former Owner as a member, in its sole discretion. Any attempt to make a prohibited transfer is void and will not be reflected upon the books and records of the Association. In the event the Owner of any Lot should fail or refuse to transfer the membership registered in his name to the transferce of title of such Lot, the Association may issue a new membership to the transferce, and thereupon the old membership outstanding in the name of the transferor shall be null and void as though the same had been surrendered.

Section 3. Voting. The Association shall have two (2) classes of voting membership, as follows:

A. Class A. Class A members shall be all Owners of Lots, with the exception of the Declarant prior to termination of Class B membership, and shall be entitled to one (1) vote for each lot owned with respect to each matter submitted to a vote of members upon which the Class A members are entitled to vote. When more than one person holds title to any Lot, all such persons shall be members. The vote for such Lot shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any one Lot. There can be no split vote.

Prior to or at the time of any meeting at which a vote is to be taken, each co-Owner or other person entitled to a vote at such meeting shall file with the Secretary of the Association the name of the voting co-Owner or other person entitled to a vote at such meeting, unless such co-Owner or other persons have filed a general voting authority with the Secretary applicable to all votes until rescinded.

B. Class B. Class B. members shall be the Declarant and all successors and assigns of the Declarant designated by the Declarant as Class B members in a written notice mailed or delivered to the resident agent of the Association, Each Class B member shall be entitled, on all matters requiring a vote of the membership of the Association, to five (5) votes for each Lot owned by them or it and five (5) votes for each single numberd parcel of land shown upon and identified as a Lot on any recorded plat of the Real Estate or the Additional Real Estate. The Class B membership shall cease and terminate upon the first to occur of (a) the date upon which the written resignation of both of the Class B members as such is delivered to the resident agent of the Association; (b) one hundred twenty (120) days after ninety-five percent (95%) of the Lots in the Property have been conveyed to Owners other than Declarant; (c) six (§) years after the date of recording of the first conveyance of a Lot to an Owner other than Declarant; provided, however, that in the event any portion of the Additional Real Estate is added to the Property by Declarant pursuant to its right and option to expand the Property as hereinabove reserved, then the time period provided in this subsection (c) shall be eight (8) years after the date of recording of auth first conveyance, rather than six (6) years; or (d) ten (10) years from the date of this Declaration (the applicable date being herein referred to as the "Applicable Date").

Declarant shall each be entitled to one (1) Class A membership for each Lot of which it is the Owner on or after the termination of the Class B membership.

Section 4. Suspension of Voting Rights. In the event any Owner shall be in arrears in the payment of any amount due under any of the provisions of this Declaration for a period of thirty (30) days, or shall be in default in the performance of any of the terms of this Declaration for a period of thirty (30) days, such Owner's right to vote as a member of the Association shall be suspended and shall remain suspended until all payments are brought current and all defaults remedied.

Section 5. Roard of Directors. Following the Applicable Date, the Owners shall elect a Board of Directors of the Association as prescribed by the Association's Articles and By-Laws. The Board of Directors shall manage the affairs of the Association. Until the Applicable Date, the Board shall consists of three (3) persons designated by Declarant, as long as it shall own one or more lots.

# ARTICLE IV

#### PROPERTY RIGHTS

#### Section 1. General Provisions.

A. All essements described in this Declaration are permanent casements appurtenant, running with the land. They shall at all times inure to the benefit of and be binding on the Owner and the Mortgages from time to time of any Lots and the owner and mortgages, if any, from time to time of the Common Area, and their respective heirs, successors, personal representatives or assigns.

B. The covenants and restrictions contained in this Declaration shall run with and bind the land and shall inure to the benefit of and be enforceable by the Declarant, the Association or the Owner of any Lot subject to this Declaration, their respective personal representatives, heirs, successors and assigns, for an initial term commencing on the date this Declaration is recorded and ending January 1, 2012, after which time the covenants and restrictions shall be automatically renewed for successive periods of ten (10) years each, as the same may be amended or modified as herein permitted and provided.

Section 2. Right of Enjoyment. Every Owner shall have a non-exclusive right and easement of enjoyment in and to the Common Area (except for such portions thereof, if any, as are Restricted Common Area), limited, however, to and for the uses and purposes for which any portion of the Common Area is designed and intended, which right and easement shall include, but not be limited to, use and enjoyment of open spaces and all other parts of the Common Area (other than Restricted Common Areas, if any). Such right and easement shall be appurtenant to and shall pass with the title to every Lot, subject to the following provisions:

- A. The right of the Association to pass reasonable rules, with respect to the Common Area, for the health, comfort, safety and welfare of persons using the same;
- B. The right of the Association to suspend the voting rights and right to the use of recreational facilities, if any, situated upon the Common Area (but not rights of access to Lots) by an Owner for any period during which any assessment against his Lot remains unpaid, and for a period not to exceed sixty (60) days for an infraction of its published rules and regulations:
- C. The right of the Association to levy assessments as provided in this Declaration; and
- D. The rights of the Association and Declarant reserved under this Article IV or elsewhere in this Declaration.

Section 3. Delegation of Enjoyment. Any Owner may delegate, in accordance with the By-Laws of the Association, his right of enjoyment to the Common Areas to residents of his Lot, including the members of his family, his tenants, or contract purchasers.

# Section 4. Association's Rights and Obligations.

- A. The Association shall have the obligation to manage, repair, maintain, improve and operate the Common Area and the Landscape Easements.
- B. The Association shall have the right to mortgage all or any portion of the Common Area for the purpose of securing a loan of money to be used for any of the purposes specified in subsection 4.A. next hereinabove, provided that the rights of such mortgages in the Common Area shall be subordinate to the rights of the Owners under this Declaration, and provided, further, that the mortgage shall have received the prior written approval specified hereinbelow.
- C. The Association shall have the right to dedicate or transfer all or any part of the Common Area to any governmental subdivision or public agency or utility, and to grant permits, licenses, and easements over the Common Area for utilities and other purposes necessary or useful for the proper maintenance or operation of the project, subject to any prior written approval required hereinbelow.
- D. The Property shall be subject to easements of record on the date the various portions thereof become subject to this Declaration, and to any easements in the Common Area which may at any time be granted by Declarant or the Association (subject to the approval referred to in the preceding paragraph) to any public or private utilities or governmental bodies for the installation and maintenance of electrical and telephone conduit and lines, gas pipes, sewers or water pipes, coaxial cable, or any other utility services serving any Lots or the Common Area.
- E. Anything herein apparently to the contrary notwithstanding, except as otherwise expressly herein provided for, no abandonment, partition, subdivision, encumbrance, sale or transfer of the Common Area or other common property or any part thereof shall be effective unless it shall have received the prior written approval specified in hereinbelow.

Section 5. Declarant's Rights. Declarant shall have the same rights as any other Owner as to Lots owned by it from time to time, except as otherwise specified herein. In addition, until the last single numbered parcel of land shown upon, and identified as a lot on any recorded plat(s) of the Real Estate (whether

heretofore or hereafter rucorded, including the Initial plat) is conveyed to an Owner other than Declarant, or until the Applicable Date (whichever event shall first occur), Declarant shall have the right and easement over the Common Area for the completion of improvements and making repairs to improvements (whether on the Common Area, or upon unsold Lots, or upon other portions of the Real Estate and the right to maintain and use facilities (including, but not limited to, model Living Units) and signs upon the Common Area and any other portions of the Property (other than Lots owned by an Owner other than Declarant) for the purpose of marketing units, and to invite and escort the public thereon for such purpose.

Section 6. Non-Dedication to Public Uses. Nothing contained in this

Declaration or in any subdivision plat of any part of the Property shall be

construed or be deemed to constitute a dedication, express or implied, of any part

of the Common Area to the public or to or for any public use or purpose whatsoever,

all of such Common Areas being reserved to the Owners and the Association as

provided in this Doclaration, but subject, however, to the rights of the Association

and the Declarant to thereafter dedicate portions of such Common Area to the public

or to or for public uses or purposes but only to the extent, and upon all of the

conditions, set forth in this Declaration. The foregoing notwithstanding, the owners

of lots in Sections 1, 1-A, 2 and 3 of Pobblobrook, a subdivision in Hamilton

County, Indiana per the plat(s) and update(s) thereof as recorded in the Office of

the Recorder of Hamilton County, Indiana, shall have the right to use the common

facilities, if constructed, subject to such rules and regulations and charges

established from time to time by the Board.

Section 7. Fasement for Unintentional Encroachment. Notwithstanding any other provisions contained herein, in the event that any Living Unit or any improvements to any Living Unit encroaches upon any part of the Common Area, as a result of construction, reconstruction, repair, shifting, settlement or movement of any part of the Property, then a perpetual easement appurtenant to such encroaching Living Unit shall exist for the continuance of any such encroachment on the Common Area,

Section 8. Parking Rights. Each Lot contains or will contain parking areas (including garages) for the use of its Owner.

Section 9. Title to Common Area. Declarant hereby covenants that it shall convey and transfer the Common Area included in and constituting a part of the Real Estate (if any) to the Association prior to the first conveyance of a Lot within the Real Estate to an Owner other than Declarant. Each such portion of the Common Area

so conveyed by Declarant to the Association shall, at the time of such conveyance, be subject to any dedicated or public street or road rights-of-way affecting the same and all easements, covenants, conditions, limitations and restrictions then or record, but shall be free and clear of all liens and financial encumbrances other than the lien of the then current non-delinquent installment of real estate taxes and assessments and subsequent installments thereof, which shall thereafter be paid when due by the Association.

# ARTICLE V

#### ASSESSMENTS

Section 1. Personal Obligations. Each Owner of a Lot by acceptance of a deed or other conveyance therefor, whether or not it shall be so expressed therein, shall be and is deemed to covenant and agree to pay to the Association: (a) annual assessments or charges, which shall be payable in regular installments, for the payment or provision of all expenses of administration of the Association, expenses for the upkeep, maintenance, repair and replacement of the Common Areas and all other expenses incurred or to be incurred by the Association for or in connection with the performance by the Association of its duties, obligations and responsibilities under this Declaration, which expenses may include, but shall not be limited to, the expenses and costs of hazard and liability insurance for Common Areas and any other common property; snow removal, trash removal, sewer charges and water charges (if payable by the Association); street lighting (if provided by the Association); and an adequate reserve fund for the periodic maintenance, repair and replacement of those improvements and elements of the Common Area and any other property that must be maintained, repaired or replaced on a periodic basis and which the Association may be obligated to maintain, and (b) special assessments for capital improvements, such assessments to be established and collected as hereinafter provided. Any assessments authorized herein, together with interest, costs and reasonable attorneys' fees, shall be a continuing lien from the first day of January (for annual assessments) and from the date the first installment is payable (for special amessments) against the Lot assessed. Such annual assessments shall be due and payable in advance in twelve equal monthly installments on the first day of each and every month or, if so determined by the Association, in such other periodic installments as may be specified by the Association. Each assessment, together with interest, costs and reasonable attorneys' fees, shall also be the personal obligation of the person who was the Owner of such Lot on the date

said assessment became due and payable. Said personal obligation of an Owner shall not pass to his successors in title or interest unless expressly assumed by them or unless, prior to such transfer, a written notice of the lien for such assessments shall have been recorded in the office of the Recorder of Hamilton County, Indiana.

No Owner shall escape liability for the assessments which fell due while he was the Owner by reason of non-use of the Common Area or non-use, transfer or abandonment of his Lot or Living Unit.

Section 2. Purpose of Assessments. The assessments levied by the Association shall be used exclusively to promote the recreation, health, safety and welfare of the Owners and residents of the Property, to construct, manage, improve, maintain, repair and administer the Common Area, and for payment of any other costs and expenses incurred by the Association in connection with the performance of its duties, obligations and responsibilities hereunder. An adequate reserve fund shall by maintained for working capital and for the periodic maintenance, repair and replacement of those improvements and elements of the Common Areas and any other property that must be replaced on a periodic basis. Such reserve fund shall be maintained out of the regular annual assessments.

Section 3. A mual Assessments. Until December 31, 1993, the maximum annual assessment shall be at the monthly rate of \_\_\_\_\_\_ Dollars (\$2/-5) per Lot.

- A. From and after December 31, 1993, the maximum annual assessments may be increased each year not more than 10% above the maximum assessments permitted for the previous year, on a cumulative basis, without a vote of membership.
- B. From and after December 31, 1993, the maximum annual assessments may be increased by more than 10% above the maximum assessments permitted for the previous year by a vote of two-thirds (2/5) of the total votes of the Members who are voting in person or by proxy, at a meeting called for this purpose.
- C. The Board of Directors may fix the annual assessments at any amount not in excess of the maximum permitted hereby.

Section 4. Special Assessments. In addition to the annual assessments authorized above, the Association may levy, in any assessment year, a special assessment applicable to that year only for the purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair or replacement of a capital improvement upon the Common Area, including fixtures and personal property

related thereto, provided that any such assessment shall have the assent of not less than two-thirds (2/3) of the total votes of the Members who are voting in person or by proxy at a meeting duly called for this purpose.

Section 5. Notice and Quorum. Written notice of any meeting of Members called for the purpose of taking any action authorized under Article V, Sections 3 or 4, shall be sent to all Members not less than ten (10) days nor more than sixty (60) days in advance of the meeting. At the opening of such meeting, the presence in person or by proxy of Members entitled to cast sixty percent (60%) of the total votes of the membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement, and the required quorum at any subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following the preceding meeting.

Section 6. Rate of Assessment. Both annual and special assessments must be fixed at a uniform rate for all Lots. Annual assessments shall be collected on a monthly basis (or other periodic basis, if and as determined by the Board) and special assessments shall be collected as the Board determines. The provisions of this Section 6 are subject to the provisions of Section 13 of this Article V as to all Lots owned by Declarant.

Section 7. Commencement of Initial Annual Assessments. The annual assessments provided for herein shall commence as to each Lot subjected to this Declaration on the first day of the month following the month of recording of the instrument by which such Lot is conveyed to an Owner. The first annual assessment shall be adjusted according to the number of months remaining in the calendar year for which such assessment is imposed.

Section 8. Commencement of Annual Assessments. By November 1 of each year the Board shall fix the amount of annual assessments against each Lot for the following calendar year and shall send written notice thereof to each Owner. The due date for payment of annual assessments shall be as set by the Board. At the time the Board fixes the amount of annual assessments it shall adopt a budget for the following calendar year and cause a copy of such budget in reasonable detail to be furnished to each Owner. The provisions of this Article Y notwithstanding.

annual or special assessments shall not be due and payable on each Let owned by the Declarant and on each Lot owned by The Estridge Group, Inc.

Section 9. Proof of Payment. Upon written domand of an Owner or Mortgagee, at any time and for a reasonable charge, the Association shall furnish a 9225788

written certificate signed by an officer of the Association setting forth whether there are any then unpaid annual or special assessments levied against such Owner's or Mortgagee's Lot. Such certificate shall be conclusive evidence of payment of any annual or special assessments not stated therein as unpaid.

Section 10. Nonpayment of Assessments. Any assessments which are not paid when due shall be deemed deliaquent. If an assessment is not paid within thirty (30) days after the deliaquency date, it shall bear interest from the deliaquency date at the rate of twelve percent (12%) per annum and shall become a continuing lien in favor of the Association on the Lot against which assessed and the improvements thereon and the Association may bring an action at law or in equity against the person personally obligated to pay the same, including interest, costs and reasonable attorneys' fees for any such action, which shall be added to the amount of such assessment and included in any judgment rendered in such action, and the Association may also enforce and foreclose any lien it has or which may exist for its benefit.

Section 11. Recording and Enforcement of Liens. To evidence a lien for sums assessed pursuant to this Article, the Association may prepare a written notice of lien setting forth the amount of the assessment, the date due, the amount remaining unpaid, the name of the Owner of the Lot, the name of the person personally obligated to pay the same and a description of the Lot. Such a notice shall be signed by an officer of the Association and it or a notice of lien or adverse claim thereof may be recorded in the office of the Recorder of Hamilton County, Indiana. No notice of lien shall be recorded until there is a delinquency in payment of the assessment for thirty (30) days. Upon such a delinquency for thirty (30) days, the Association shall proceed promptly to enforce the lien or, in its discretion, to sue the person personally liable to pay the lien for the delinquency. Such lien shall be enforced by action in the same manner in which mortgages on real property may be foreclosed in Indiana. In any such foreclosure, the person personally obligated to pay the lien shall be required to pay all costs of foreclosure including ransumable attorneys' fees. All such costs and expenses shall be secured by the Hen being foreclosed. The person personally obligited to pay the lien shall also be required to pay to the Association any assessments against the Lot which shall become due during the period of foreck sure. The Association shall have the eight and power to bid at the foreclosure sale or other legal sale and to acquire, hold, convey, lease, rent, encumber, use and otherwise deal with the forcelesed interest in the Lot as the Owner thereof.

The Association shall, upon written request, report to any Mortgagee of a Lot any assessments remaining unpaid for longer than thirty (30) days after the same shall have become due, provided, however, that such Mortgagee first shall have furnished to the Association written notice of the Mortgage under which it claims and its notice address.

Section 12. Subordination of Lien. The lien of the assessments provided for herein shall be subordinate to the lien of any first Mortgage ("First Mortgage") and to tax liens and liens for special assessments in favor of any taxing and assessing unit of government. The sale or transfer of any Lot shall not affect the assessment lien. However, the sale or transfer of any Lot pursuant to mortgage foreclosure or remedies provided in a First Mortgage, or any proceeding in lieu thereof, shall extinguish the lien of such assessments as to charges which were payable prior to such sale or transfer. No such sale or transfer shall relieve a Lot from liability for any assessments thereafter becoming payable or from the lien thereof or shall relieve the person personally obligated to pay the same from personal liability for assessments payable prior to such sale or transfer or acquisition. Any delinquent assessments the lien for which is extinguished by reason of this provision may be reallocated and assessed to all Lots as a common expense.

Section 13. Limitations on Assessments Owed by Declarant. Notwithstanding anything to the contrary contained herein, Declarant shall not be obligated to pay, as to any and all Lots owned by it from time to time, any assessments (whether regular annual assessments or special assessments) payable hereunder by Owners.

# ARTICLE VI

# ARCHITECTURAL CONTROLS

Section 1. Architectural Control Committee Authority. No exterior additions, removals or alterations (including changes in color or appearance) to any building on the Property, additional fences, or changes in existing fences, hedges, walls, warkways and other structures shall be commenced, erected or maintained except such as are installed or approved by the Declarant in connection with the initial construction of the Living Units and other buildings and improvements on the Property, until the written plans and specifications showing in reasonable detail the nature, kind, shape, height, materials (including color), location and approximate cost of same shall have been submitted to and approved in writing as to harmory of the external design and location in relation to surrounding buildings in

the Property by an Architectural Committee composed of the Board of Directors of the Association or three (5) or more representatives appointed by the Board of Directors. In the event said Board, or its designated Committee, fails to approve or disapprove such design and location within thirty (30) days after said written plans and specifications have been submitted to it, or if no suit to enjoin the making of such additions, alterations or changes or to force the cessation thereof has been commenced within sixty (60) days of such submission, such approval will be deemed to have been given. If no such submission has been made to the Architecturel Committee, suit to enjoin or force the removal of such additions, alterations or changes may be instituted at any time by the Association or any Owner. During the time which the Association has a Class B member, the decisions of the Architectural Committee must have the written approval of the Doclarant. The approvals of the Architectural Committee required hereunder shall be in addition to, and not in lieu of, any approvals as to such matters required to be obtained from any other persons or governmental agencies pursuant to the terms of the Initial Plat, or any other plat or otherwise.

Section 2. Itestoration in Accordance with Original Plans. Any restoration or repair of the Common Area or exterior of Living Units, after a partial condemnation or damage due to fire or other casualty, shall be performed substantially in accordance with this Declaration and the original plans and specifications for the same, unless other action is approved by the Architectural Committee.

## ARTICLE VII

## OTHER RIGHTS AND OBLIGATIONS OF THE ASSOCIATION

Section 1. The Common Area. The Association, subject to the rights and obligations of the Owners as set forth in this Declaration, shall be responsible for, and be vested with, the exclusive management and control of the Common Area and all improvements (if any) thereon (including furnishings and equipment related thereto), and shall keep the same in good, clean, attractive and sanitary condition, order and repair. Such responsibility (to the extent the same is not otherwise herein declared or stated to be the obligation or responsibility of Owners of Lots) shall include, but not be limited to, the following: the maintenance and repair of the Common Area improvements, if any; all other improvements or material located within or used in connection with the Common Area; and the Landscape Easement.

Section 2. Services. The Association may obtain and pay for the services of any persons or entities, to manage its affairs, or any part thereof, to the extent it deems advisable, as well as such other personnel as the Association shall determine to be necessary or desirable for the proper operation of the Property whether such personnel are furnished or employed directly by the Association or by any person or entity with whom or which it contracts. The Association may obtain and pay for legal and accounting services necessary or desirable in connection with the operation of the Property, the enforcement of this Declaration or any proceedings or controversy in which the Board determines it is necessary or advisable to have professional advice. The Association may arrange with others to furnish trash collection and other common services to each Lot. Any agreement for professional management of the Property, or any other contract providing for services by Declarant or an entity owned or controlled by the same persons as Declarant, must provide for termination by either party without cause and without payment of a termination fee on ninety (90) days or less written notice and by either party for cause upon thirty (30) days or loss written notice and shall have a maximum contract term of one (1) year, but may be renewable by agreement of the parties for successive one-year terms.

Section 3. Personal Property for Common Use. The Association may acquire and hold for the use and benefit of all of the Owners tangible and intangible personal property and may dispose of the same by sale or otherwise. Such beneficial interest shall not be transferable except with the transfer of title to a Lot, provided that an Owner may delegate his right of enjoyment of such personal property (if any) to resident of his Lot. A transfer of title to a Lot shall transfer to the transferce ownership of the transferor's beneficial interest in such property in accordance with the purpose for which it is intended, without hindering or encroaching upon the lawful rights of other Owners. The transfer of title to a Lot under foreclosure shall entitle the purchaser to the beneficial interest in such personal property associated with the foreclosed Lot.

Section 4. Utilities. The Association shall pay as a common expense all charges for electricity, water, sewer and other utilities used upon the Common Area.

Section 5. Hazard and Liability Insurance for Common Property. The

Association shall procure fire and extended coverage insurance on insurable Common

Areas and other common property on a current replacement cost basis in an amount not

less than 100% of the insurable value (based on current replacement only); and shall

use the proceeds of such hazard insurance solely for the repair, replacement or

reconstruction of such insurable Common Areas and other common property, including insured improvements. The cost of such insurance shall be assessed as provided in Article V above. Holders of First Mortgages ("First Mortgagess") on Living Units, jointly or singly, may pay overdue premiums on hazard insurance policies, or may secure new hazard insurance coverage on the lapse of a policy, for the Common Areas and other common property, and First Mortgagees making such payments shall be owed immediate reimbursement therefore from the Association. The Association is authorized to enter into an agreement in favor of all First Mortgagees of Living Units establishing entitlement to such reimbursement.

#### ARTICLE VIII

## OWNERS' MAINTENANCE

Section 1. Upkeep and Maintenance. Each Owner shall be responsible for the upkeep and maintenance of his Living Unit, patios and all other areas, features or parts of his Lot to the extent not otherwise maintained by the Association. An Owner shall do no act nor any work that will impair the structural soundness or integrity of any structure, or an adjoining Living Unit, or impair any easement or hereditament, nor do any act nor allow any condition to exist which will adversely affect the other Living Units, or their Owners.

#### ARTICLE EC

GENERAL RESTRICTIONS, OBLIGATIONS AND RIGHTS APPLICABLE TO PROPERTY

Section 1. Mying Unit and Lot Restrictions. No more than one Living Unit shall be erected or maintained on each Lot. No Living Unit shall be used for purposes other than as a single family residence, nor shall any trade or business of any kind be carried on within a Living Unit or upon a Lot, nor shall any Lot or any part thereof be leased, subjet, assigned on suffered to be used for hotel or transient occupancy, provided that none of the following activities shall be considered a violation of this covenant:

- A. The maintenance of model Living Units and business and sales offices by Declarant during the construction and sale periods.
- B. The maintenance of offices by the Association or its designated manager for purposes of management of the Property.
- C. Lease, rental or use of a Living Unit for purposes consistent with this Section.
- D. The use of a Living Unit by an Owner for incidental office purposes to the extent permitted by applicable zoning ordinances.

Section 2. Common Area Restrictions. No industry, business, trade, occupation or profession of any kind shall be conducted, maintained or permitted on any part of the Common Area, nor shall any "for sale" or "for rent" signs or any window display advertising be maintained or permitted on any part thereof, except that Declarant reserves the right for itself or its agents to maintain model Living Units, business and sales offices, storage areas and construction offices on the Common Area during the construction and sales period until the last Lot existing as part of the Property on the Applicable Date is conveyed to an Owner other than Declarant, and to place "for sale", "for rent" or any other signs on any part of the Common Area and to use any part of the Common Area for sale or display purposes during such period.

Section 3. Obstruction. There shall be no obstruction of the Common Area, nor shall anything be kept or stored on any part of the Common Area without the prior written consent of the Association except construction materials and equipment during the construction period or except as specifically provided herein. Nothing shall be altered on, constructed in, or removed from the Common Area except upon the prior written consent of the Association.

Section 4. Prohibition of Damage and Certain Activities. Nothing shall be done or kept on any Lot or in any Living Unit or on or in any Common Area or any part thereof which would increase the rate of insurance on the Property or any part thereof over what the Association, but for such activity, would pay, without the prior written consent of the Association. Nothing shall be done or kept on any Lot or in any Living Unit or on or in any Common Area or any part thereof, which would be in violation of any statute, rule, ordinance, regulation, permit or other validly imposed requirement of any governmental body. No damage to, or waste of, the Common Area or any part thereof or of the exterior of the Property and buildings thereon shall be committed by any Owner or any invitee or tenant of any Owner and each Owner shall indemnify and hold the Association and the other Owners harmless against all loss resulting from any such damage or waste caused by him or his invitees or tenants, to the Association and other Owners. No noxious, destructive or offensive activity shall be allowed in any Living Units, on any Lots or in the Common Area or any part thereof, nor shall anything be done thereon which may be or may become a nuisance to any other Owner or to any other person at any time lawfully residing on the Property.

Section 5. No Unsightly Uses. No clothes, sheets, blankets, laundry of any kind or other articles shall be hung out on any portion of the Common Area, or

on a Lot or Limited Common Area so as to be visible from outside the Lot or the Common Area. The Common Area shall be kept free and clear of all rubbish, debris and other unsightly materials.

Section 6. Animals. No animals, rabbits, livestock, fowl or poultry of any kind shall be raised, bred or kept in or on any Lot or on the Common Area or any part thereof, except that household pets may be kept on Lots, subject to rules and regulations adopted by the Board, provided that they are not kept, bred, or maintained for any commercial purposes; provided, further, that any such pet causing or creating a nuisance or unreasonable disturbance shall be permanently removed from the Property subject to these restrictions upon three days' written notice from the Board, and provided further, that upon written request of 25% of the voting power of the Association, the Board of Directors shall have the authority to, and shall order the removal of, any pet.

Section 7. Prohibited Structures. No structure of a temporary character, trailer, boat, camper-bus, tent, or shack shall be maintained on any Lot outside of a garage or other approved structure, nor shall any garage or other building except a Living Unit be used on any Lot at any time as a residence or sleeping quarters, either temporarily or permanently.

Section 8. Storage. Outside storage of any items, including but without limiting the generality of the foregoing, sporting equipment, toys, outdoor cooking equipment, yard and garden tools and equipment and trash and garbage containers, shall not be allowed unless screened from view by enclosures so as to be effectively screened from view outside the lot upon which the same are located. The design of such screened enclosure must be approved by the Association in accordance with the architectural control provisions hereof. The storage or collection of rubbish of any character whatsoever, any material that emits foul or obnoxious odors, the growing of any noxious or illegal weed or other natural substance, and the harboring of the source of any noise or activity which disturbs the peace, comfort or serenity of residents is prohibited. Usual household trash and garbage shall be regularly collected and may be kept outside only if in sanitary containers which are so screened. Notwithstanding the foregoing, no boats, snowmobiles, recreational vehicles, trailers, camping vehicles, buses, mobile homes, tractor/trailers, trucks, motorcycles, mini-bikes, mopeds, unlicensed or inoperable vehicles, or any other vehicles of any description other than normal passenger automobiles (including station wagons and small trucks such as pickups and vans) shall at any time be stored or parked on any Lot outside of a garage, or on any street within the

Property, or on any part of the Common Area and Restricted Common Area, either permanently or temporarily.

Section 9. Signs. No signs of any kind (other than designations, in such styles and materials as the Association shall by rule or regulation approve, of street addresses and names of occupants) shall be displayed to the public view on any Lot or Common Area, except that a "For Sale" or "For Lease" sign may be displayed on a Lot which is being offered for sale or lease provided that it is in such form, style and location as the Board may require, and except that Declarant shall be permitted to erect and maintain upon the Property such signs as it deems appropriate to advertise the development during the construction and sale periods.

Section 10. Antennae. Except with the prior written approval and the authorization of the Board, no exterior television or radio antennae of any sort shall be placed, allowed or maintained upon any portion of the improvements or structures to be located upon the Property, or on the Property itself.

Section 11. Rentals. Any lease between an Owner and a lessee shall provide that the terms of the lease shall be subject in all respects to the provisions of this Declaration and the Articles of Incorporation and By-Laws of the Association, and that any failure by the lessee to comply with the terms of such documents shall be a default under the lease. All leases shall be in writing. No Living Unit or Lot may be leased for a period of less than 90 days. Other than the foregoing, there shall be no restrictions on the right of any Owner to lease his Living Unit.

Section 12. Rules and Regulations. The Board may adopt, and may amond, modify, rescind and cancel, such other rules and regulations from time to time governing the use and enjoyment of the Property, including the Common Area, as the Board in its sole discretion deems appropriate or necessary.

Section 13. Accessory Outbuilding Prohibited. No accessory outbuildings shall be erected on any Lot or Lots without the prior written approval of the Committee.

Section 14. Occupancy or Residential Use of Partially Completed Living Unit. Prohibited. No Living Unit shall be occupied or used for residential purposes or human habitation until it shall have been substantially completed for occupancy in accordance with the approved building plan. The determination of whether the Living Unit shall have been substantially completed in accordance with the approved building plan shall be made by the Committee and such decision shall be binding on all parties.

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Section 15. Other Restrictions. The Property shall be subject to the easements, restrictions and limitations of record, and to all governmental zoning authority and regulations affecting the Property, all of which are incorporated herein by reference.

Section 16. Right to Perform Cortain Maintenance. In the event that the

Owner of any Lot in the Property shall fail to maintain his Lot and any improvements situated thereon in accordance with the provisions of this Declaration, Declarant or Developer shall have the right, but not the obligation, by and through its agents and employees or contractors, to enter upon said Lot and repair, clean or perform such other acts as may be reasonably necessary to make such Lot and improvements thereon, if any, conform to the requirements of this Declaration. The cost therefore to Declarant shall be collected in a reasonable manner from Owner.

Declarant or its agents, employees or contractors shall be liable for any damage which may result from any maintenance work performed hereunder. Upon the Applicable Date, the Association shall succeed to and be vested with the rights of the Declarant and provided for in this Section 16.

Section 17. Development and Sale Period. Nothing contained in this

Article IX shall be construed or interpreted to restrict the activities of Declarant
in connection with the development of the Property and sale of "ts. Declarant
shall be entitled to engage in such activities and to construct, install, erect and
maintain such facilities, upon any portion of the Property at any time owned or
leased by Declarant, as in the sole opinion of Declarant may be reasonably required,
or convenient or incidental to, the development of the Property and sale of the
Lots; such facilities may include, without limitation, storage areas, signs, parking
areas, model residences, construction offices, sales offices and business offices.

## ARTICLE X

## RIGHTS FOR THE PROTECTION OF FIRST MORTGAGEES

Section 1. Precedence. The provisions of this Article take precedence over any other conflicting provisions of this Declaration.

Section 2. Notice of Action. Upon written request to the Association, identifying the name and address of the holder, insurer or guaranter of a First Mortgage on a Lot or Living Unit and the address of such party (a holder of a First Mortgage on a Lot or Living Unit who has so requested such notice shall be referred to herein as an "eligible mortgage holder" and an insurer or governmental guaranter of a First Mortgage on a Lot or Living Unit who has so requested such notice shall

be referred to herein as an "eligible insurer or guarantor"), any such eligible mortgage holder or eligible insurer or guarantor will be entitled to timely written notice of:

- (A) Any condemnation loss or any casualty loss which affects a material portion of the project or any lot or Living Unit on which there is a First Mortgage held, insured, or guaranteed by such eligible mortgage holder or eligible insurer or guarantor, as applicable;
- (B) Any delinquency in the payment of assessments or charge, owed, or any other default in the performance of any obligation under the Declaration, By-Laws or Articles of Incorporation by an Owner of a Lot or Living Unit subject to a First Mortgage held, insured, or guaranteed by such holder or insurer or guarantor, which remains uncured for a period of 60 days;
- (C) Any lapse, cancellation or material modification of any insurance policy or fidelity bond maintained by the Association;
- (D) Any proposed action which would require the consent of a specified percentage of mortgage holders as specified in this Article; and
- (E) Any default in the performance by the Owner of any obligation under the Declaration or By-Laws which is not cured within sixty (60) days.

Section 3. No Right of First Refusal. The right of an Owner to sell, transfer, or otherwise convey his Lot or Living Unit will not be subject to any right of first refusal or any similar restriction in favor of the Association or other Owners.

Section 4. Liability for Unpaid Assessments. Any First Mortgagee who obtains title to or comes into possession of a Lot pursuant to the remedies provided in its First Mortgage or by foreclosure of the First Mortgage or by deed or assignment in lieu of foreclosure, and any purchaser at a foreclosure sale in connection with any such First Mortgage shall not be finble for the unpaid assessments of the Lot which were payable prior to the acquisition of title to or possession of such Lot by the First Mortgagee.

Section 5.A. Certain Amendments. In addition to other requirements set forth herein, unless at least seventy-five percent (75%) (or such higher percentage as is required by law or this Declaration) of the First Mortgagees of the Lots or their assigns (based upon one vote for each First Mortgage owned), and at least seventy-five (75%) (or such higher percentage as is required by law or this Declaration) of the Owners (other than any sponsor, developer, or builder including the Declarant) or the Lots (based upon one vote for each Lot owned) have given their prior written approval, neither the Association nor the Owner shall be entitled to:

- (A) terminate the legal status of the project (Except in accordance with procedures set forth in this Declaration and the By-Laws in the event of amendment or termination made as a result of destruction, damage or condemnation):
- (B) by act or omission, seek to abandon, petition, subdivide, encumber, sell or transfer the Common Area; provided, however, that the granting of easements for public utilities or for other public purposes consistent with the intended use of the Common Area shall not be deemed such a transfer:
- (C) use hazard insurance proceeds for losses to any Common Area or other common property for other than the repair, replacement or reconstruction of such common property;
- (D) add or amend any material provisions of this Declaration which establish, provide for, govern or regulate any of the following:
  - (1) Voting;
  - (2) Assessments, assessment liens or subordination of such liens;
  - Reserves for maintenance, repair and replacement of the Common Area (or exterior maintenance of Living Units if applicable);
  - (4) Insurance of Fidelity Bonds;
  - (5) Rights to use of the Common Area;
  - (6) Responsibility for maintenance and repair of the several portions of the project;
  - (7) Expansion or contraction of the project or the addition, annexation or withdrawal of property to or from the project;
  - (8) Boundaries of any Lot;
  - (9) The interests in the general Common Area;
  - (10) Convertibility of Lots into Common Area or of Common Area into Lots;
  - (11) Leasing of Lots or Living Units;
  - (12) Imposition of any right of first refusal or similar restriction on the right of an Owner to sell, transfer, or otherwise convey his or her Lot or Living Unit;
  - (13) Any provisions which are for the express benefit of First Mortgage holders, eligible mortgage holders or eligible insurers or guarantors of First Mortgages on Lots,

except in accordance with procedures set forth in this Declaration and the By-Laws in the event of amendment or termination made as a result of destruction, damage or condemnation or with respect to a reallocation of interests in the Common Areas which might occur pursuant to any plan of expansion or phased development contained in this Declaration;

(E) By act or omission change, waive or abandon any scheme of regulations, or enforcement theroof, pertaining to the architectural (5.3%) design or the exterior appearance of Living Units.

For purposes of 'his section, an addition or amendment to such documents shall not be considered material if it is made (I) for the purpose of correcting clerical, typographical or technical errors, (II) for clarification only, (III) to comply with requirements of the Federal National Mortgage Association, the Government National Mortgage Association, the Federal Home Loan Mortgage Corporation, the Department of Housing and Urban Development, or any other governmental agency or any other public, quasi-public or private entity which performs (or may in the future perform) functions similar to those currently performed by such entities, (IV) to induce any of the agencies or entities mentioned or referred to in subsection III hereinabove to make, purchase, sell, insure or guarantee First Mortgages covering Lots and Living Units, or (V) to bring such documents into compliance with any statutory requirements, and any such addition or amendment to such documents which is so considered not to be material may be made by Declarant acting alone and without the consent, approval or joinder of the Owners, the Association, any First Mortgagees, any other mortgagees or any other person.

An eligible mortgage holder who receives a written request to approve additions or amendments who does not deliver or mail to the requesting party a negative response within 30 days shall be deemed to have approved such request.

Section 5.B. FHA/VA Approval. As long as there is a Class B Membership, the following actions will require the prior approval of the Federal Housing Administration or the Veterans Administration if, at the time such actions are taken, the Federal Housing Administration or the Veterans Administration is then the Owner of a Lot, an eligible mortgage holder or an eligible insurer or guarantor:

- (A) dedication to the public or to or for any public use or purpose of any part of the Common Area; provided, however, that such approval is not and shall not be required for the granting of easements to utility companies, public or private, for the installation, maintenance repair, replacement and servicing of equipment and facilities necessary to provide all utility services to the Property; and
- (B) amendment of this Declaration; provided however, that such approval is not and shall not be required for any amendment or supplement to this Declaration made by Declarant or the owners of the Conveyed Lots for any purposes set forth in Subparagraphs (I) through (V), inclusive, of Section 5.A. hereinebovs.

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Section 6. Examination of Books and Records. First Mortgagees and holders, insurers and guarantors of First Mortgages shall have the right to examine the books and records of the Association, as set forth more fully in the By-Lows.

Section 7. Payment of Taxes and Insurance. First Mortgagees may, jointly or singly, pay taxes or other charges which are in default and which may or have become a charge against any Common Area or other common property and may pay overdue premiums on hazard insurance policies or secure new hazard insurance coverage on the lapse of a policy for the Common Area or other common property, and First Mortgagees making such payments shall be owed immediate reimbursement therefore from the Association.

Section 8. Designation of Representative. Any holder of a First Mortgage on a Lot or Living Unit may designate a representative to attend meetings of members, but no such representative shall have any voting privileges unless such voting privileges have been granted to the holder of such First Mortgage by the Owner of the Lot involved.

Section 9. Distribution of Insurance Proceeds and Condomnation Awards. No provision of this Declaration or the By-Laws shall be construed as giving to the Owner or to any other party priority over any rights of First Mortgagees of Lots pursuant to their First Mortgages in the case of a distribution to Owners of insurance proceeds or condemnation awards for losses to or a taking of Common Area or other common property.

# ARTICLE XI

#### INSURANCE

Section 1. Maintenance of Insurance. Commencing not later than the time of the first conveyance of a Lot to an Owner other than Declarant, the Association shall maintain, to the extent reasonably available, the following insurance, all of which shall be issued by insurance carriers meeting at least the minimum requirements of, and shall otherwise comply with the requirements of, the agencies and entities mentioned or referred to herein, to-wit:

- (A) Master or blanket type of policy of fire insurance with extended coverage endorsement (including vandalism, sprinkler leakage (if appropriate), debris removal, cost of demolition, malicious mischief, windstorm and water damage) insuring the Common Area (including all of the fixtures installed therein). Said policy shall afford, as a minimum, protection against the following:
  - (1) loss or damage by fire and other perils normally covered by the standard extended coverage endorsement;

(2) all other perils which are customarily covered with respect to projects similar in construction, location and use, including all perils normally covered by the standard "all risk" endorsement, where such is available. The name of the insured under such policies must be set fort therein substantially as follows:

"The Villages at Pebblebrook Homeowners Association, Inc. for the use and benefit of the individual Owners".

The policies may also be issued in the name of an authorized representative of the Association, including any Insurance Trustee with whom the Association has entered into an Insurance Trust Agreement, or any successor to such trustee, for the use and benefit of the individual Owners. Loss payable shall be in favor of the Association (or Insurance Trustee), as a trustee for each Owner and each such Owner's First Mortgagee. Each Owner and each such Owner's First Mortgagee, if any, shall be beneficiaries of the policy with respect to the Common Area equally with each other Lot. Policies must provide for the recognition of any Insurance Trust Agreement.

If reasonably available, such policies shall include:

- (1) Agreed Amount Endorsement (or like endorsement);
- (2) Inflation Guard Endorsement;
- (3) Construction Code Endorsements (such as a Demolition Cost Endorsement, a Contingent Liability from Operation of Building Laws Endorsement and an Increased Cost of Construction Endorsement) if the project is subject to a construction code provision which would become operative an require changes to undamaged portions of the improvements, thereby imposing significant costs in the event of partial destruction of the project by an insured peril;
- (4) <u>Steam Boiler Coverage (if applicable)</u> for loss or damage resulting from steam boiler equipment accidents in an amount not less than \$50,000 per accident per location; and
- (5) All such policies must provide for the following: recognition of any Insurance Trust Agreement; a waiver of the right of subrogation against Owners individually; that the insurance is not prejudiced by any act or neglect of individual Owners which is not in the control of such Owners collectively; and that the policy is primary in the event the Owner has other insurance covering the same loss.
- (B) Workmen's compensation, occupational disease and like insurance (if the Association has eligible employees);
- (C) Comprehensive public liability insurance in such amounts and with such coverage as the Board of Directors shall from time to time determine,

but at least:

- covering events occurring anywhere on the Common Area (and public and private ways) or arising out of or in connection with the use, ownership or maintenance of the Common Area;
- (2) covering without limitation, legal liability of the insureds for property damage, bodily injuries and deaths of persons in connection with the operation, maintenance or use of the Common Area, and legal liability arising out of lawsuits related to employment contracts of the Association, and such other coverages as are customarily covered with respect to projects similar in construction, location, and use;
- (3) insuring each officer and member of the Board of Directors, the managing agent and each Owner and with cross liability endorsement to cover liabilities of the Owners as a group to an Owner and with a "Severability of Interest Endorsement" which would preclude the insurer from denying the claim of an Owner for the negligent act of another Owner, occupant or the Association; and

- (4) in amounts generally required by private institutional mortgage investors for projects similar in construction, location and use. (However, such coverage shall be for at least \$1,000,000 for bodily injury, including deaths of persons and property damage arising out of a single occurrence.)
- (D) Such other insurance as the Board of Directors may determine.
- (E) All such policies must provide that they may not be cancelled or substantially modified by any party without at least 10 days' prior written notice to the Association and to each holder of a First Mortgage which is listed as a scheduled holder of a First Mortgage in the insurance policy.

Section 2. Owners' Individual Policies. Each Owner should carry, and shall be responsible for carrying, insurance for his own benefit insuring his personal liability, his Lot, his Living Unit, and other personal property, and fixtures, furniture, furnishings, and other personal property, and fixtures and other property supplied or installed by him or a previous Owner or tenant.

Section 3. Insurance Trustee. Notwithstanding any of the foregoing provisions and requirements relating to property or liability insurance, there may be names as an insured, on behalf of the Association, the Association's authorized representative, including any trustee with whom the Association may enter into any Insurance Trust Agreement or any successor to such trustee (each of whom shall be referred to herein as the "Insurance Trustee"), who shall have exclusive authority to negotiate losses under any policy providing such property or liability insurance. Any Insurance Trustee must be a corporation or association organized or authorized to do business under the laws of the State of Indiana, and authorized and permitted by its charter documents and by state law to conduct a trust business.

Section 4. Incurance Premiums. Insurance premiums for any blanket property insurance coverage, and the other insurance coverages purchased by the Association, shall be common expenses to be paid by assessments levied by the Association, and such assessments shall be held in a separate escrow account of the Association and used solely for the payment of the blanket property insurance premiums and other insurance premiums as such premiums become due.

## ARTICLE XII

# EMINENT DOMAIN

Section 1. The Association shall represent the Owners in any condemnation proceedings and in any negotiations, settlements and agreements with the condemning authority for acquisition of the Common Area, or part thereof, and by acceptance of

a deed for his, her or its Lot, each Owner appoints the Association as such Owner's agent and attorney-in-fact for such purposes. In the event of a taking or acquisition of part or all of the Common Area by a condemning authority, the award or proceeds of settlement shall be payable to the Association, or other trustee (such as a bank or title insurance company appointed as such by the Association), for the use and benefit of the Owners and their Mortgagees as their interests may appear.

Section 2. Reconstruction. In the event of a partial taking of the Common Area (or conveyance in lieu thereof) the Association shall promptly cause the remaining portions of the Common Area to be restored functionally and aesthetically to reasonably the same condition as before the taking, using so much of the proceeds of such taking for such purpose as shall be reasonably necessary. In the event of a total taking of the Common Area (or conveyance in lieu thereof), and the project is terminated by the election hereinabove required, the proceeds shall be allocated equally among each Lot, payable jointly to the Owners and mortgage holders thereof.

## ARTICLE XIII

#### GENERAL PROVISIONS

Section 1. Enforcement. Enforcement of these covenants and restrictions and of the provisions contained in the Articles of Incorporation and By-Laws of the Association may be by any proceeding at law or inequity instituted by the Association or by any Owner against any person (including the Association) violating or attempting to violate any covenant or restriction, either to restrain violation, to compel compliance, or to recover damages, and against the land, to enforce any lieu created by these covenants; and failure by the Association or by any Owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter. Attorneys' fees and costs of any such actions to restrain violation or to recover damages as determined by the court shall be assessable against and payable by any persons violating the terms contained herein.

Section 2. Mergers. Upon a merger or consolidation of the Association with another corporation as provided in its Articles and By-Laws, its properties, rights and obligations may, by operation of law, be transferred to another surviving or consolidated association or corporation, or, alternatively, the properties, rights and obligations of another corporation may, by operation of law, be added to the properties, rights, and obligations of the Association as a surviving

corporation pursuant to a merger. The surviving or consolidated corporation may administer the covenants and restrictions established upon any other properties as one scheme. No such merger or consolidation, however, shall effect any revocation, change or additions to the covenants established by this Declaration within the Property, except as hereinabove provided.

Section 3. Severability. Invalidation of any one or more of these covenants or restrictions by legislation, judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

Section 4. Notices. Any notice required to be sent to any Member of the

Association under the provisions of this Declaration shall be deemed to have been
properly sent when mailed, postage prepaid, to the last known address of such Member
appearing on the records of the Association at the time of such mailing.

Section 5. Captions. The Article and Section headings herein are intended for convenience of reference only and shall not be given any substantive effect.

Section 6. Construction. In the event of an apparent conflict between this Declaration and the By-Laws, the provisions of this Declaration shall govern.

## ARTICLE XIV

#### AMENDMENT

Except as hereinafter provided, this Declaration may be amended during the initial term provided above by an instrument signed by not less than ninety percent (90%) of the Owners and thereafter by an instrument signed by not less than seventy-five (75%) of the Owners. Certain amendments also require additional approval as specified in this Declaration.

The foregoing notwithstanding, none of the rights or duties of Declarant or Developer reserved or set out hereunder may be amended or changed without Declarant's prior written approval as the case may be so long as Declarant owns a Lot or Lots. The foregoing not withstanding, this Declaration may also be amended by Declarant at any time prior to the Applicable Date, if it has an ownership interest in the Property.

IN WITNESS WHEREOF, THE VILLAGES AT PEBBLEBROOK, L.P., have caused this document to be executed as of the day and year first above written. DEC STATE OF INDIANA COUNTY OF HAMILTON Before me, a Notary Public in and for said County and State, personally appeared Paul E. Estridge, Jr., the General Partner of The Villages at Pebblebrook, L.P. and the President of The Villages at Pebblebrook, Inc., and acknowledged the execution of the foregoing.

WITNESS my hand and Notary Seal this 1/11/2 day of July, 1992. Notary Public PHYLLIS N. UPDIKE
MY COMMISSION EXPIRES: 4-18.96
COUNTY OF RESIDENCE: HAMILTON My Commission Expires: (SEAL Printed Residing in \_\_\_ \_ County CONSENT OF OWNER OF ADDITIONAL REAL ESTATE Eldon D. Palmer and M. Elaine Palmer, the owners of the Additional Real Estate, hereby consent to the terms and provisions of this Declaration. elm Do Tal Eldon D. Palmer M. Elaine Palmer STATE OF INDIANA COUNTY OF HAMILTON Before me, a Notary Public in and for said County and State, personally appeared Eldon D. Palmer and M. Elaine Palmer and acknowledged the execution of the WITNESS my hand and Notary Scal this 2th day of July 1992. inthias McCampage My Commission Expires: 2-12-24 Residing in Hanatten County This Instrument Prepared By: James J. Nelson NELSON & FRANKENBERGER 3021 E. 98th St., Suite 220 Indianapolis, IN 46280 (317)844-0106 9225788 LΩ

EXHIBIT "A."

A part of the South Half of Section 33, Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, Hamilton County, Indiana, more particularly described as follows:

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Page 1 of 3

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radius of 775.00 feet; thence Easterly along \$1/0 curve an arc distance of 31.11 feet (said arc being subtended by a chord having a bearing of North 70°19'37" East and a length of 31.11 feet); thence North 33'19'32" East 209.07 feet; thence North 64'00'00" East 135.71 feet; thence North 33'9'32" East 209.07 feet; thence South 89°32'32" East 603.36 feet; thence South 60°07'28" West 223.71 feet; thence South 89°52'32" East 603.36 feet; thence South 60°75'80' feet to a point on a non-tangent curve concave Southwesterly having a central angle of 07°48' 16" and a tadius of 775.00 feet; thence South easterly along said curve an arc distance of 105.57 feet (said arc being subtended by a chord having a bearing of South 88'50'35' East and a length of 105.48 feet); thence South 74'13'24" East 183.26 feet; thence North 48'12'05" East 199.78 feet; thence North 64'71'35" East 91.70 feet; thence North 04'71'58" East 190.78 feet; thence North 04'71'58" East 195.59 feet to a point on a non-tangent curve concave Easterly having a central angle of 13'19'08" and a radius of 225.00 feet; thence North 26'14'14' East 51'15 feet; thence South 61'46'36' East 195.59 feet to a point on a non-tangent curve concave Easterly having a central angle of 13'19'08" and a radius of 225.00 feet; thence North 26'14'14' East 57.18 feet; thence South 63'37'19" East 50.00 feet; thence South 64'30'7' East and a length of 52.19 feet; thence North 26'12'14' East 57.18 feet; thence South 63'37'19" East 50.00 feet; thence South 64'30'7' East and a length of 52.19 feet 60; thence North 26'12'41' East 57.18 feet; thence South 63'37'19' East 50.00 feet; thence South 63'37'19' East 60'10' East

A part of the South Half of Section 33, Township 19 North, Range 4 East of the Principal Meridian, Noblesville Township, Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeart Quarter of said Section 33; thence North 00°06'39° East (assumed bearing) along the West line of said Southeast Quarter 1030.00 feet to the Point of Beginning; thence South 89°13'06° West parallel with the North

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line of the South Haif of the Southwest Quarter of said Section 33 a distance of 1515.80 feet; thence North 00°46′54° West 457.36 feet to a point on a non-tangent curve concave Northerly having a central angle of 17°53′28° and a radius of 325.00; thence Easterly along said curve an arc distance of 101.48 feet (said arc being submaded by a chord having a bearing of North 78°07′21° East and a length of 101.07 feet); thence North 69°10′37° East 119.38 feet to a point on a curve concave Southwesterly having a central angle of 65°21′41° and a radius of 725.00; thence Easterly and Southeasterly along said curve an arc distance of 827.06 feet (said arc being subtended by a chord having a bearing of 35.12° 36et to a point on a curve concave Northerly having a central angle of 47°53′03° km²(2 radius of 325.00 feet; thence Southeasterly and Easterly along said curve an arc distance of 271.61 feet (said arc being subtended by a chord having a bearing of South 68°72′38° East and a length of 263.78 feet); thence North 87°10′30° East 210.26 feet to a point on a curve concave Northerly having a central angle of 05°58′52° and a radius of 525.00 feet; thence Easterly along said curve an arc distance of 34.81 feet (said arc being subtended by a chord having a bearing of North 84°11′04° East and a length of 54.78 feet); thence Easterly along said curve an arc distance of 34.81 feet (said arc being subtended by a chord having a bearing of North 84°11′04° East and a length of 54.78 feet); thence Easterly along said curve an arc distance of 34.81 feet (said arc being subtended by a chord having a bearing of North 84°11′04° East and a length of 54.78 feet); thence South 02°49′30° East 158.74 feet; thence South 89°13′06° West 73.39 feet to the Point of Beginning, containing 13.90 acres, more or less, subject to all highways, rights-of-way, and easements of record. The above description being for Villages at Pable Brook, Section II. 9225788

#### EXHIBIT "B"

A part of Section 33 and a part of Section 28, all in Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, in Hamilton County, Indiana, more Indiana, more particularly described as follows:

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Second Principal Meridian, Noblesville Township, in Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeast Quarter 344.08 feet to the Point of Beyinning; thence North 00\*07'04\* East 220.35 feet to a point on a curve concave Westerly having a central angle of 26\*29\*257; and a radius of 215.00 feet; thence Northerly and Northwesterly along said curve an air of distance of 99.40 feet (said arc being subtended by a chord having a bearing of North 13\*07\*39\* West and a length of 98.52 feet); thence Northerly and Northwesterly along said curve an air of distance of 78.40 feet (said arc being subtended by a chord having a bearing of North 13\*07\*39\* West and a length of 98.52 feet); thence Northeasterly along said curve an air of distance of 282.47 feet (said air being subtended by a chord having a bearing of North 00\*16\*07\* West and a length of 272.80 feet); thence North 25\*500\*7\* East 150.00 feet to a point on a curve concave Northwesterly having a central angle of 05\*19\*20\* and a radius of 290.00 feet; thence Northasterly along said curve an rac distance of 26.94 feet (said arc being subtended by a chord having a bearing of North 03\*10\*27\* East and a length of 26.93 feet); thence Northwesterly along said curve an rac distance of 136.48 feet (said arc being subtended by a chord having a bearing of North 04\*13\*19\* East and a length of 134.65 feet; thence Northerly along said curve an arc distance of 136.48 feet (said arc being subtended by a chord having a bearing of North 12\*0\*13\*19\* East and a length of 134.65 feet; thence North 12\*0\*0\*8\* West 53.48 feet to a point on a curve concave Southerly along and curve an arc distance of 136.48 feet; thence North 12\*0\*19\* West 53.49 feet to a point on a curve concave Southerly having a central angle of 64\*57\*10\* and a radius of 20.00 feet; thence Northerly having a central angle of 64\*57\*10\* and a radius of 20.00 feet; thence South 87\*07\*10\*30\* West 10.73 feet; thence South 00\*06\*19\* West 10.74 feet (said arc bein

bearing of North 85°21'45° East and a length of 94.94 feet); thence North 62°03'35' East 50.00 feet to a point on a curve concave Southerly having a central angle of 32°23'49° and a radius of 220.00 feet; thence Northeasterly and Essterly along said curve an arc distance of 124.40 feet (said arc being subtended by a chord having a bearing of North 78°15'29° East and a length of 122,74 feet); thence South 85°32'36° East 14.70 feet to a point on a curve concave Northerly having a central angle of 26°03'42° and a radius of 180.00 feet; thence Essterly along said curve an arc distance of 81.83 feet (said arc being subtended by a chord having a bearing of North 81°25'33° East and a length of 81.17 feet); thence North 68°23'42° East 80.07 feet to a point on a curve concave Southerly having a central angle of 41°46'34° and a radius of 420.00 feet; thence Northeasterly and Easterly along said curve an arc distance of 306.23 feet (said arc being subtended by a chord having a bearing of North 89°16'59° East and a length of 299.50 feet); thence Northe5'213' East 80.07 feet (said arc being subtended by a chord having a bearing of North 89°16'59° East 374.77 feet; thence North 65°213' East 80.07 feet to a point on a curve concave Northerly having a central angle of 14°46'34° and a radius of 180.00 feet; thence North 65°49'44° West 5.54 feet to a point on a curve concave Northerly having a central angle of 14°46'34° and a radius of 180.00 feet; thence North 67°17.07 feet (said arc being subtended by a chord having a bearing of South 89°16'59° West and a length of 270.97); thence South 68°23'42° West 80.07 feet to a point on a curve concave Northerly having a central angle of 26°03'42° and a radius of 200.00; thence Westerly along said curve an arc distance of 100.37 feet (said arc being subtended by a chord having a bearing of South 81°25'33° west said a length of 20°0.00° feet to a point on a curve concave Southeasterly having a central angle of 26°03'42° and a radius of 450.00° feet; thence South 87°123' West 140.00° feet;

thence South 74°13'34" East 183.26 feet; thence South 89°31'28" East 190.78 feet; thence North 01°44'56' East 91.70 feet; thence North 04°21'58" East 77.23 feet; thence South 20°33'58' East 91.70 feet; thence North 28°13'04' East 60.00 feet; thence South 61°46'56' East 195.59 feet to a point on a non-tangent curve concave Easterly having a central angle of 13°19'08" and a radius of 225.00 feet; thence Northerly along said curve an arc distance of 52.30 feet (said arc being subtended by a chord having a bearing of North 19°43'07' East and a length of 52.19 feet); thence Northerly along said curve an arc distance of 27.70 feet (said arc being subtended by a chord having a bearing of North 19°43'07' East and a length of 52.19 feet); thence Northerly along said curve an arc distance of 27.70 feet (said arc being subtended by a chord having a bearing of North 21°50'36' East and a length of 27.67); thence South 72°41'28' East 50.00 feet to a point on a non-tangent curve concave Westerly having a central angle of 09°04'08" and a radius of 225.00 feet; thence Southwesterly along said curve an arc distance of 35.61 feet (said arc being subtended by a chord having a bearing of South 21°50'36' West and a length of 35.58 feet); thence South 26°22'41' West 57.1E feet to a point on a curve concave Easterly having a central angle of 44°45'45' and a radius of 175.00 feet; thence South 18°23'04' East 170.10 feet to a point on a curve concave Westerly having a central angle of 22°48' 53' and a radius of 336.76 feet; thence Southerly along said curve an arc distance of 134.10 feet (said arc being subtended by a chord having a bearing of South 06°58'38' East and a length of 133.21 feet); thence South 18°23'04' East 170.10 feet to a point on a curve concave Westerly having a central angle of 22°48' S3' and a radius of 336.76 feet; thence Southerly along said curve an arc distance of 134.10 feet (said arc being subtended by a chord having a bearing of South 06°58'38' East and a length of 130.21 feet); thence South 05°40'40'40'40'40'

ALSO: A part of the South Halt of Section 28 and the North Halt of Section 33, all in Township 19 North, Range 4 East, of the Second Principal Meridian in Nobelsville Township; Hamilton County, Indiana, more particularly described as follows:

Beginning at the Northeast corner of the Northeast Quarter of said Section 33; thence South 00°06'44" West along the East line of said Northeast Quarter 22.24 feet to the Northeast corner of Pebble Brook Subdivision, Section II, recorded in Plat Book 11, Pages 62-65 (inclusive) in the Office of the Recorder of said County; thence the following three (3) courses on and along the perimeter of said Pebble Brook Subdivision, Section II: 1) North 89°53'16' West 50.00 feet; 2) South 49°01'31' West 258.74 feet; and 3) South 47°13'44' West 240.81 feet; thence South 82°11'08' West 279.33 feet; thence North 07°48'52 West 424.99

feet; thence North 00°16′27" West 225.36 feet; thence North 26°11′38" West 161.59 feet; thence North 90°00′00" West 868.95 feet; thence South 79°08′02" West 511.22 feet to a point on a curve concave Easterly having a central angle of 53°58′32" and a radius of 325.00 feet; thence South arly and Southeasterly along said curve an arc distance of 306.17 feet (said arc being subtended by a chord having a bearing of South 19°53′15" East and a length of 295.97 feet); thence North 43°07′29" East 155.29 feet; thence South 61°37′20" East 124.82 feet; thence South 87°44′05" East 570.00 feet; thence South 08°59′53" West 485.00 feet; thence South 37°45′45" West 515.10 feet; thence South 41°24′53" West 50.00 feet; thence South 37°45′45" West 515.10 feet; thence South 41°24′53" West 54.40 feet; thence North 73°37′46" West 647.62 feet; thence South 60°00′00" West 853.66 feet; thence North 66°48′07′ East 162.62 feet; thence South 60°00′00° West 853.65 feet; thence North 66°48′07′ East 162.62 feet; thence South 60°00′00° West 853.65 feet; thence North 60°30′58" West and a length of 194.59 feet); thence South 78°23′30" West 205.18 feet; thence South 35°03′53" West 495.73 feet; thence South 19°26′04' West 248.87 feet; thence South 12°34′51" West 131.78 feet; thence South 66°06′25" West 164.97 feet; thence North 70°23′32" West 222.46 feet; thence North 49°19′10" West 172.28 feet; thence North 92°19′41' East 159.48 feet; thence North 49°19′10" West 172.28 feet; thence North 12°34′51" West 222.46 feet; thence North 49°19′10" West 172.28 feet; thence North 92°19′41' East 85.31 feet; thence North 49°19′10" West 172.28 feet; thence North 92°19′41' East 85.31 feet; thence North 49°19′10" West 172.28 feet; thence North 92°19′41' East 85.31 feet; thence North 49°19′10" West 172.28 feet; thence North 92°19′41' East 85.31 feet; thence North 93°55′21' East 18.51 feet; thence North 93°55′21' East 2653.96 feet to a point on th

Second Principal Serioran, Moblesville Township Hamilton County, Indiana, more authorized as follows:

Commencing at the Southeast corner of said Northeast Quarter; thence North 00°06'44" East along the East line of said Northeast Quarter 1234.11 feet; thence North 89°53'16" West 1486.64 feet to the Point of Beginning; thence the following three (3) courses on and along the boundary of Pebble Brook Subdivision Section II, a Subdivision in Hamilton County, the plat of which is recorded in Plat Book 11, Page 62 in the Office of the Recorder of said County to wut: 1) South 42°30'27" East 107.58 feet; 2) South 20°50'07" East 95.00 feet; and 3) South 02°10'42" East 102.33 feet; thence South 89°44'25" East 33.77 feet to a point on a non-tangent curve concave Westerly having a central angle of 13°16'35" and a radius of 400.00 feet; thence South 716" West 453.63 feet; thence South 44"32'44" East 60.00 feet; thence South 45°27'16" West 453.63 feet; thence South 72°05'25" West 194.74 feet; thence North 50°08'15" West 234.77 feet; thence North 08°10'34" East 196.94 feet; thence North 47°26'32" East 198.48 feet; thence North 08°10'34" East 196.94 feet; thence North 47°26'32" East 198.48 feet; thence North 08°10'34" East 196.94 feet; thence North 47°26'32" East 200.00 feet; thence North 06°04'43" West 236.94 feet; thence North 83°55'17" East 200.00 feet; thence North 06°04'43" West 22.63 feet to the Point of Beginning, containing 6.91 acres more or less, subject to all highways, rights-of-way, and easements of record.

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LESS:

A part of the South Half of Section 33, Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, Hamilton County, Indiana, more particularly Principal Meridian, described as follows: 1

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LESS: A part of the South Half of Section 33, Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeast Quarter of said Section 33; thence North 00°06'39" East (assumed bearing) along the West line of said Southeast Quarter 1030.00 feet to the Point of Beginning; thence South 89°13'06" West parallel with the North 9225788

line of the South Half of the Southwest Quarter of said Section 33 a distance of 1515.80 feet; thence North 00°46'54" West 457.36 feet to a point on a non-tangent curve concave Northerly having a central angle of 17°53'28" and a radius of 325.00; thence Easterly along said curve an arc distance of 101.48 feet (said arc being subtanded by a chord having a bearing of North 78°07'21" East and a length of 101.07 feet); thesice North 69°10'37" East 119.38 feet to a point on a curve concave Southwesterly having a central angle of 65°21'41" and a radius of 725.00; thence Easterly and Southeasterly along said curve an arc distance of 827.06 feet (said arc being subtended by a chord having a bearing of South 77°37'17" East and a length of 782.94 feet); thence South 44°56'27" East 135.18 feet to a point on a curve concave Northerly having a central angle of 47°53'03" and a radius of 325.00 feet; thence Southeasterly and Easterly along said curve an arc distance of 271.61 feet (said arc being subtended by a chord having a bearing of South 68°52'58" East and a length of 263.78 feet); thence North 87°10'30" East 210.26 feet to a point on a curve concave Northerly having a central angle of 05°58'52" and a radius of 525.00 feet; thence Easterly along said curve an arc distance of 54.81 feet (said arc being subtended by a chord having a bearing of North 84°11'04" East and a length of 54.78 feet); thence South 02°49'30" East 158.74 feet; thence South 89°13'06" West 73.39 feet to the Point of Beginning, containing 13.90 acres, more of less, subject to all highways, rights-of-way, and easements of record. The above description being for Vilitages at Pebble Brook, Section II.

This instrument Recorded 7 - 8 1992 Sharon K. Cherry, Recorder, Hamilton County, Indiana

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## NSE Corporation

MGE 114-0548 08/06/92GEM #\1453

#### Surveyor's Certificate of Correction

I, the undersigned, do hereby certify that I am a registered Land Surveyor with MSE Corporation, who prepared the plats of the Villages at Pebble Brook Sections I & II, a subdivision in Hamilton County, Indiana, the plats of which were recorded as Instrument No.'s 92-25791 and 92-25792, respectively, on July 8, 1992 in the Office of the Recorder of Hamilton County, Indiana.

I further certify that the Declaration of Covenants, Conditions and Restrictions of the Villages at Pebble Brook, recorded as Instrument No. 92-25788 in the Office of the Recorder of said County, was recorded with an incorrect legal description as shown in Exhibit "A". The correct legal description for said covenants shown be shown in Exhibit "B".



Certified this 6th day of August, 1992

Stephen E. Bourquein Registered Land Surveyor - SO 41 Indiana

State of Indiana

County of Hamilton

, ss

Before me, a notary in and for said County and State, personally appeared the above and acknowledged the execution of the foregoing instrument as his voluntary act and deed for the purposes therein expressed.

Witnessed by Hand and Seal this 6th day of August, 1992

My Commission Expires:

April 15, 1994

County of Residence:

Marion

EUNICA PROPERTIE

Melinda K. McDonald

MUTON MILTON

6 РЗ:

This instrument Recorded 8-6 1992 Sharon K. Cherry, Hecurder, Hernitton County, Indiana

MSE Corporation 941 North Meridian Street Indianapolia, IN 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

Sot C. Miller, P.E., L.S. President

## W& Corporation

EXHIBIT "A"

114-0548 05,728/92GEM #11324

LAND DESCRIPTION (The Villages at Pebble Brook Parcels "A", "B", and "C")

A part of Section 33 and a part of Section 28, all in Township 19 North, Range & East of the Second Principal Meridian, Noblesville Township, in Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeast Quarter of said Section 33; thence North 89°34′09" East along the Scuth line of said Southeast Quarter 344.08 feet to the Point of Beginning; thence North 00°07′04" East 220.35 feet to a point on a curve concave Westerly having a central angle of 26°29′25" and a radius of 215.00 feet; thence Northerly and Northwesterly along said curve an arc distance of 99.40 feet (said arc being subtended by a chord having a bearing of North 13°07′39" tyest and a length of 98.52 feet); thence Northerly and Northwesterly along said curve an arc distance of 282.47 feet (said arc being subtended by a chord having a bearing of North 00°16′07" West and a length of 272.80 feet); thence North 25°50′07" East 150.00 feet to a point on a curve concave Northwesterly, having a central angle of 05°10′20″ and a radius of 290.00 feet; thence Northeasterly along said curve an arc distance of 26.94 feet (said arc being subtended by a chord having a bearing of North 20°30′7° East 150.00 feet to a point on a curve concave Northwesterly along said curve an arc distance of 26.94 feet (said arc being subtended by a chord having a bearing of North 23°10′27" East and a length of 26.93 feet); thence Northerly 20°30′47" East 172.95 feet to a point on a curve concave westerly having a central angle of 32°34′55° r.nd a radius of 240.00 feet; thence Northerly along said curve an arc distance of 136.48 feet (said arc being subtended by a chord having a bearing of North 04°13′19" East and a length of 134.65 feet); thence North 12°04′08" West 35.48 feet to a point on a curve concave Southwesterly having a central angle of 64° 1′10° and a radius of 20.00 feet; thence Northerly and Northwesterly along said curve an arc distance of 22.67 feet (said arc being subtended by a chord having a bearing of North 43°10′20°5 and a radius of 220.00 feet; thence Westerly along said curve an arc distance of 92.11 feet (said arc being subtended by a chord having a bearing of North 89°10′20°6 west 113.60°6 feet); thence Sou

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Page 1 of 4

MSE Corporation 941 North Meridian Street Indianapolis, IN 46204 (317) 634-1000 Engineering, Digital Mappling, Surveying, Landscape Architecture

201 C. Miller, P.E., L.IJ. President

## **NATE** Corporation

bearing of Noran 85°21'45" East and a length of 94.94 feet); thence North 62°01'35" East 50.00 feet to a point on a curve concave Southerly having a central angle of 32°23'49" and a radius of 220.00 feet; thence Northeasterly and Easverly aloug said curve an are dictance of 124.40 feet (said are being subtended by a chord having a bearing of North 78°15'29" East and a length of 122.74 feet; thence South 85°32'36" East 142.00 feet to a point on a curve concave Northerly having a central angle of 26°03'42" and a radius of 180.00 feet; chence Easterly along said curve an are distance of 81.88 feet (said are being subtended by a chord having a bearing of North 81°25'33" East and a length of 81.11 feet); thence North 68°23'42' East 30.07 feet to a point on a curve concave Southerly having a central angle of 41°46'34" and a radius of 420.00 feet; thence Northeasterly and Easterly along said curve an are distance of 306.23 feet (said are being subtended by a chord having a bearing of North 89°16'59" East and a length of 299.50 feet); thence South 69°49'44" East 10.14 feet; thence North 20°10'16' East 114.94 feet; thence North 46°21'18" West 265.98 feet; thence South 90°00'00' West 672.31 feet; thence North 46°21'18" West 205.98 feet; thence South 90°00'00' West 672.31 feet; thence North 46°21'18" West 205.98 feet; thence North 90°49'44" West 5.54 feet to a point on a curve concave Southerly having a central angle of 41°46'34" and a radius of 380.00 feet; thence Westerly along said curve an are distance of 100.07 feet (said are being subtended by a chord having a bearing of South 89°16'59" west and a length of 270.97); thence South 68°23'42" west 80.07 feet to a point on a curve concave Northerly having a central angle of 26°03'42" and a radius of 180.00 feet; thence Westerly along said curve an are distance of 100.07 feet (said are being subtended by a chord having a bearing of South 89°16'59" west and a length of 19.21 feet); thence North 8°32'3'6" West 142.20 feet to a point on a curve concave Southeasterly having a

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Page 2 of 4

MSE Corporation 941 North Meridian Street Indianapolis, IN 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landocape Architecture

Bot C. Miller, P.E., L.S. President

### NSE Corporation

thence South 74°13'34" East 183.26 feet; thence South 89'31'2b' East 190.78 feet; thence North 01°44'56" East 91.70 feet; thence North 04°21'58" East 77.23 feet; thence North 28°13'04" East 60.00 feet; thence South 61°46'56" East 195.59 feet to a point on a non-tangent curve concave Easterly having a central angle of 13°19'08" and a radius of 225.00 feet; thence Northerly along said curve an arc distance of 52.30 fcx (said arc being subtended by a chord having a bearing of North 19°43'07" East and a length of 52.19 feet); thence North 26°72'4!" East 57.18 feet to a point on a curve concave Westerly having a central angle of 09°04'08" and radius of 175.00 feet; thence Northerly along said curve an arc distance of 27.70 feet (said arc being subtended by a chord having a bearing of North 21°50'36" East and a length of 27.67); thence South 72°41'28" East 50.00 feet to a point on a non-tangent curve concave Westerly having a central angle of 09°04'08" and a radius of 225.00 feet; thence Southwesterly along said curve an arc distance of 35.61 feet (said arc being subtended by a chord having a bearing of South 21°50 25" West and a length of 35.58 feet); thence South 24°50 25" West and a length of 35.58 feet); thence South 24°50 25" West and a length of 35.58 feet); thence South 26°22'41" West 57.18 feet to a point on a curve concave Easterly having a central angle of 44°45'45" and a radius of 175.00 feet; thence Southerly along said curve an arc distance of 136.72 feet (said arc being subtended by a chord having a bearing of South 03°59'48" West and a length of 133.27 feet); thence South 18°23'04" East 170.10 feet to a point on a curve concave Westerly having a central angle of 22°48'53" and a radius of 336.76 feet; thence Southerly along said curve an arc distance of 134.10 feet (said arc being subtended by a chord having a bearing of South 03°49'10" East and a length of 68.87 feet); thence Southerly along said curve an arc distance of 69.11 feet (said arc being subtended by a chord having a bearing of South 120°212'

ALSO: A part of the South Half of Section 28 and the North Half of Section 33, all in Township 19 North, Range 4 East, of the Second Principal Meridian in Nobelsville Township, Hamilton County, Indiana, more particularly described as follows:

Beginning at the Northeast corner of the Northeast Quarter of said Section 33; thence South 00°06'44" West along the East line of said Northeast Quarter 22.24 feet to the Northeast corner of Pebble Brook Subdivision, Section II, recorded in Plat Book 11, Pages 62-65 (inclusive) in the Office of the Recorder of said County; thence the following three (3) courses on and along the perimeter of said Pebble Brook Subdivision, Section II: 1) North 89°53'16" West 50.00 feet; 2) South 49°01'31" West 258.74 feet; and 3) South 47°13'44" West 240.81 feet; thence South 82°11'08" West 279.33 feet; thence North 07°48'52 West 424.99

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Page 3 of 4

MSE Corporation: 941 North Meridian Street Indianapolis, IN 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

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## WE Corporation

feet; thence North 00°16'27" West 225.36 feet; thence North 26°11'38" West 161.59 feet; thence North 90°60'00" West 868.95 fext; thence South 79°08'02" West 511.22 feet 'o a point on a curve concave Easterly having a central angle of 53°58'32" and a radius of 325.00 feet; thence Southerly and Southers. And a bearing of South 19°53'15" East and a length of 295.97 feet); thence North 43°07'29" East 153.29 feet; thence South 61°37'20" East 124.82 feet; thence South 87°44'05" East 570.00 feet; thence South 68°59'53" West 485.00 feet; thence South 37°45'45" West 515.10 feet; thence South 41°24'53" West 50.00 feet; thence South 48°35'07" East 49.06 feet; thence South 41°24'53" West 54.40 feet; thence North 77°37'46" West 647.62 feet; thence North 00°00'00' West 833.66 feet; thence North 66°48'07" East 162.62 feet to a point on a non-tangent curve concave Easterly having a central angle of 30°04'28" and a radius of 375.00 feet; thence Northerly along said curve an arc distance of 196.84 feet (said arc being subtended by a chord having a bearing of North 64°13'58" West and a length of 194.59 feet); thence South 78°20'30" West 205.18 feet; thence South 12°34'51" West 131.78 feet; thence South 19°26'04" West 248.87 feet; thence South 12°34'51" West 131.78 feet; thence South 99'19'10" West 164.97 feet; thence North 70°23'32" West 222.46 feet; thence North 49°19'10" West 172.28 feet; thence North 70°23'32" West 225.46 feet; thence North 51°48'08" East 585.63 feet; thence North 38°11'52" East 85.31 feet; thence North 28°55'21" East 276.65 feet to a point on a curve concave Southeasterly having a central angle of 13°55'48" and a radius of 275.00 feet; thence North 80°35'16" West 337.27 feet; thence North 28°55'21" East 276.65 feet to a point on a curve concave Southeasterly along said curve an arc distance of 88.86 feet (said arc being subtended by a chord having a bearing of North 35°53'15" East and a length of 66.69 feet); thence North 89°35'18" East 263.96 feet to a point on the East line of the Southeast Quarter of said

ALSO: A part of the Norheast Quarter of Section 33, Township 19 North, Range 4 Eastr of the Second Principal Meridian, Noblesville Township, Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southeast corner of said Northeast Quarter; thence North 00°06'44" East along the East line of said Northeast Quarter 1234.11 feet; thence North 89°53'16" West 1486.64 feet to the Point of Beginning; thence the following three (3) courses on and along the boundary of Pebble Brook Subdivision Section II, a Subdivision in Hamilton County, the plat of which is recorded in Plat Book 11, Page 62 in the Office of the Recorder of said County to wut: 1) South 42°30'27" East 107.58 feet; 2) South 20°50'07" East 95.00 feet; and 3) South 02°10'42" East 102.33 feet; thence South 89°44'25" East 35.77 feet to a point on a non-tangent curve concave Westerly having a central angle of 13°16'35" and a radius of 400.00 feet; thence Southerly along said curve an arc distance of 92.69 feet (said arc being subtended by a chord having a bearing of South 06°53'53" Westerly and a length of 92.48 feet); thence South 76°27'50" East 214.46 feet; thence South 44°32'44" East 60.00 feet; thence South 50°08'15" West 234.77 feet; thence South 72°05'25" West 194.74 feet; thence North 50°08'15" West 234.77 feet; thence North 08°10'34" East 196.94 feet; thence North 50°08'15" West 234.77 feet; thence North 08°04'43" West 210.00 feet; thence North 92°51'76" East 198.48 feet; thence North 06°04'43" West 210.00 feet; thence North 98°30'55'17" East 200.00 feet; thence North 06°04'43" West 22.63 feet to the Point of Beginning, containing 6.91 acres, more or less, subject to all highways, rights-of-way, and easements of record.

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Page 4 of 4

MSE Corporation 941 North Meridian Street Indianapolis, in 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

Bol C. Miller, P.E., L.S. President

## WAE Corporation

EXHIBIT "B"

114-0548 01/18/92GEM rev 01/22/92 rev 08/06/92 #11134

#### LAND DESCRIPTION TRACT I

A part of Section 33, Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, in Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeast Quarter of said Section 33; thence North 89°34'09" East along the South line of said Southeast Quarter 244.08 feet to the Point of Eeginning; thency North 00°07'04" East 219.68 feet to a point on a curve concave Westerly having a central angle of 26°29'25' and a radius of 215.00 feet; thence Northerly and Northwesterly along said curve an arc distance of 99.40 feet (said arc being subtended by a chord having a bearing of North 13°07'39" West and a length of 98.52 feet); thence North 26°22'21" Weet 79.73 feet to a point on a curve concave Easterly having a central angle of 52°12'28" and a radius of 310.00 feet; thence Northwesterly, Northerly, and Northeasterly along said curve an arc distance of 282.47 feet (said arc being subtended by a chord having a bearing of North 00°16'07" West and a length of 272.80 feet): thence North 25°50'07" East 150.00 feet to a point on a curve concave Northwesterly having a central angle of 05°19'20° and a radius of 290.00 feet; thence Northeasterly along said curve an arc distance of 26.94 feet (said arc being subtended by a chord having a bearing of North 23°10'27" East and a length of 26.93 feet); thence North 20°30'47" East 172.95 feet to a point on curve concave westerly having a central angle of 32°34'55' and a radius of 240.00 feet; thence Northerly along said curve an arc distance of 136.48 feet (said arc being subtended by a chord having a bearing of North 04°13'19" East and a length of 134.65 feet); thence North 12°0-108\* West 35.48 feet to a point on a curve concave Southwesterly having a central angle of 64°57'10' and a radius of 20.00 feet; thence Northerly and Northwesterly along said curve an arc distance of 22.67 feet (said arc being subtended by a chord having a bearing of North 44°32'44" West and a length of 21.48 feet); thence North 70°119" West 162.19 feet to a point on a curve concave Southerly having a central angle of 24°00'16" and a radius of 220.00 feet; thence Westerly along said curve an arc distance of

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## NEE Corporation

along said curve an arc distance of 97.61 fee; (said arc being subtended by a chord having a Dearing of North 85°21'45° East and a length of 98.94 feet); thence North 62°03'35° East 50.00 feet to a point on a curve concave Southerly having a central angle of 32°23'49° and a radius of 220.05 feet; thence Northeasteriy and Easterly along said curve an arc distance of 124.40 feet (said arc being subtended by a chord having a bearing of North 78°15'29° East and a length of 122.74 feet); thence South 85°32'36° East 142.20 feet to a point on a curve concave Northerly having a central angle of 26°03'42° and a radius of 180.00 feet; thence Easterly along said curve an arc distance of 81.88 feet (said arc being subtended by a chord having a bearing of North 81°25'33 East and a length of 81.17 feet); thence North 62°23'42° East 80.07 feet to a point on a curve concave Southerly having a central angle of 41°45'34° and a radius of 420.00 feet; thence Northeasterly and Easterly along said curve an arc distance of 206.23 feet (said arc being subtended by a chord having a bearing of North 83°16'59° East and a length of 299.50 feet); thence South 69°49'44° East 10.14 feet; thence North 68°52'33" East 692.62 feet; thence South 51°51'05° East 374.77 feet; thence South 66°52'33" East 692.62 feet; thence South 90°00'00" West 672.31 feet; thence South 66°52'33" East 692.62 feet; thence North 90°00'00" West 672.31 feet; thence North 20°10'16° East 105.00 feet; thence North 69°49'44" West 5.54 feet to a point on a curve concave Southerly having a central angle of 41°46'34" and a radius of 380.00 het; thence Westerly along said curve an arc distance of 277.07 feet (said arc being subtended by a chord having a bearing of South 89°16'59° West and a length of 270.97); thence South 68°22'42" West 80.07 feet to a point on a curve concave Southersterly having a central angle of 41°46'34" and a radius of 180.00 feet; thence South 68°22'42" wast 30.00 feet to a point on a curve concave Northerly having a central angle of 26°03'42" and a radiu Southerly along said curve an arc distance of 67.33 feet (said arc being subtended by a chord having a bearing of South 08°10'09" West and a length of 67.33 feet); thence North 84°26'21" East 118.27 feet; thence South 05°33'01" East 240.62 feet; thence North 42°01'35" East 559.90 feet; thence South 42°01'35" East 262.95 feet; thence South 60°19'39" West 217.03 feet; thence South 60°01'30" West 295.44 feet; thence South 47°24'37" East 776.62 feet; thence South 60°05'30" West 144.97 feet; thence South 42°35'23" West 57.48 feet; thence South 60°40'41'055" East 352.02 feet; thence South 88°35'237" West 57.48 feet; thence South 88°35'237" West 57.48 feet; thence South 00°05'30° 64°41'05° 64°41'05" East 352.02 feet; thence South 42°35'33" East 212.12 feet; thence South 43°39'32" West 201.22 feet; thence South 47°41'21" West 120.31 feet to a point on a non-tangent curve concave Northerly having a central angle of 29°37'23" and a radius of 275.00 feet; thence Easterly along said curve an arc distance of 142.18 feet (said arc being subtended by a chord of North 83°59'18" East and a length of 140.50 feet); thence North 69°10'37" East 119.38 feet to a point on a curve concave Southeasterly having a central angle of 02°18'01" and a radius of 775.00 feet; thence Northeasterly along said curve an arc distance of 31.11 feet (said arc being subtended being Northeasterly along said curve an arc distance of 31.11 feet (said arc being subtended being Northeasterly along said curve an arc distance of 31.11 feet (said arc being subtended being subtended by a chord having a bearing of North 70°19'37" East and a length of 31.11 feet); thence North 18°31'22" West 118.46 feet; thence North 64°00'00" East 135.71 feet; thence North 43°39'32" East 209.07 feet; thence South 89°52'32" East 603.36 feet; thence South 60°07'28" West 223.71 feet; thence South 28°16'19" West 245.30 feet to a point on a nontangent curve concave Southwesterly having a central angle of 07°48'16" and a radius of 775.00 feet; thence Southeasterly along said curve an arc distance of 105.57 feet (said arc being subtended by a chord having a bearing of South 48°50'35" East and a length of 105.48

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## WSE Corporation

feet); thence South 44°56'27" East 76.29 feet; thence North 48°12'50" Fast 119.97 feet; thence South (1°44'56" East 191.70 feet; thence North 01°42'58" Fast 190.78 feet; thence North 01°44'56" East 91.70 feet; thence North 01°42'58" Fast 77.23 feet; thence North 01°45'56" East 373.09 feet; thence North 28°13'04" East 60.00 feet; thence South 61°45'56" East 195.59 feet to a point on a non-tangent curve concave Easterly having a central angle of 13°19'08" and a radius of 225.00 feet; thence Northerly along said curve an arc distance of 2.3.0 feet (said arc being subtended by a chord Laving a bearing of North 19°43". East 270.00 feet; thence South 26°22'41" Bast 57.18 feet; thence South 63°37'19" East 50.00 feet; thence South 26°22'41" West 57.18 feet; thence South 63°37'19" East 50.00 feet; thence South 26°22'41" West 57.18 feet; thence Southerly along aaid curve an arc distance of 136.72 feet (said arc being subtended by a chord having a bearing of South 03°59'48" West and a length of 133.27 feet); thence South 18°23'64" East 170.10 feet to a point on a curve concave Westerly having a rentral angle of 134.10 feet (said arc being subtended by a chord having as bearing of South 03°59'48" West and a length of 133.21 feet); thence South 06°08'54" West 133.93 feet to a point on a curve concave Easterly having a central angle of 16°29'57" and a radius of 240.00 feet; thence South 03°49'10" East and a length of 133.21 feet); thence South 03°49'10" East and a length of 63.87 feet); thence South 12°40'08" East 113.91 feet to a point on a curve concave Westerly having a central angle of 16°29'57" and a radius of 240.00 feet; thence South 03°49'10" East and a length of 63.87 feet); thence South 12°40'08" East 113.91 feet to a point on a curve concave Easterly having a central angle of 16°29'25" and a radius of 360.00; thence South 12°40'08" East 113.91 feet to a point on a curve concave Easterly having a central angle of 05°19'20" and a radius of 360.00; thence South 60°69'10'4" West 150.00 feet to a point on a curve conca

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#### TRACTIL

Part of the North Half of Section 33 and part of the South Half of Section 28, all in Township 19 North, Range 4 East, Noblesville Township, Hamilton County, Indiana, more particularly described as follows:

Beginning at the Northeast corner of the Northeast Quarter of said Section 33; Thence South 00°06'44"West along the East line of said Quarter Section a distance of 22.24 feet; Thence North 99°53'16'West (assumed bearing) 50.00 feet to the most northerly corner of Pebble Brook, Section Two, a subdivision in Hamilton County, Indiana, the plat of which is recorded as instrument Number 84-12011 in the Office of the Recorder of said county; thence southwesterly along the westerly line of said subdivision the following 6 courses: 1) thence South 49\*01\*31\*West 258.74 feel; 2) thence South 47°13'44"West 201.42 feel; 3) thence South 66°44'27"West 75.00 feet to a point on a non-tangent curve, concave northeasterly, having a central angle of 10°40'29" and a radius of 495.74 feet; 4) thence southeasterly along said curve an arc distance of 92.36 feet, (said arc having a bearing of South 28°33'49° East and a length of 92.23 feet); 6) thence South 47°24'53' West 251.33 feet; thence North 07°48'52"West 697.63 feet; thence North 00°16'27° West 222.36 feel; thence North 26°11'38"West 174.11 feel; thence South 90°00'00"West 888.05 feel; thence South 79°08'02"West 511.22 feel to a point on a non-langent curve, concave easterly, having a central angle of 50°58'32"and a radius of 325.00 feel; thence southeasterly along said curve arr arc distance of 306.17 feel (said arc being subtended by a chord having a bearing of South 19°53'15"East and a length of 294.97 feel); thence North 43°07'29"East 153.29 feel; thence South 61°37'20"East 124.82 feel; thence South 87°44'05"East 570.00 feet to a point on the West line of Pablic Freek South in a published to the North Albert Health and the North Albert Health and the North Albert Health and the North Albert Health He Pebble Brock Section III, a subdivision in Hamilton County, the plat of which is recorded as Instr. No. 84-12012 in the Office of the Recorder of said County; thence southwesterly along the West and South lines of said subdivision the following 7 courses: 1) South 08\*59'53"West 40". 00 feet; 2) thence South 37\*45'45"West 515.10 feet; 3) thence South 41°24'53"West 50.00 feet; 4)thence South 48°35'07"East 49.06 feet; 5)thence South 41°24'53"West 234.01 feet; 6)thence South 48°35'07"East 300.00 feet; 7)thance South 42°30'27"East 320.00 feet; thence South 20°50'07"East 95.00 feet; 300.00 (e9); 7)thence South 42°30°27°East 320.00 (e9); thence South 20°50°07°East 35.00 feet; thence South 02°10°42°East 102.33 feet; thence South 64.33 feet to a point on a non-tangent curve, concave easterly, having a central angle of 22°21'35°end a radius of 91.53 feet; thence southerly along said curve an arc distance of 35.72 feet (said arc being subtended by a chord having a bearing of South 05°08'54°East and a length of 35.49 feet) to the point of reverse curvature of a curve concave westerly, having a central angle of 19°58'12° and a radius of 221.99 feet; thence southerly along said curve an arc distance of 77.37 (and arc being subtenced by a chord having a bearing of South 10°09'50'East and a length of 76.98 feet; thence South 56°07'12°Wast 30°00 feet; therce South 64°7'12°Wast 30°00 feet; therce South 64°7'1 75°07'47"East 197.17 feet; thence South 26°17'13"West 320.00 feet; thence South 64°57'12"West 193.72 feet; thence South 75°55'23'West 125.39 feet; thence North 65'08'31'West 160.27 feet; thence North 31'11'23'East 103.93 feet; thence North 40°45'50'East 123.99 feet; thence North 38°48'04'East 92.20 feet; thence North 19°55'55'East 90.55 feet; thence North 32°36'45'East 90.55 feet; thence North 24°27'42'East 79.34 feet;thence South 74'18'48'East 110.56 feet to a point on a non-tangent curve, concave easterly, having a central angle of 25\*13'49'and a radius of 131.53 feet; thence northerly along said curve an arc distance of 57.92 feet (said arc being subtended by a chord having a bearing of North 06\*35'01'and a length of 57.45 feet); thence North 06\*01'53'East 19.91 feet; thence North 89\*32'14"Virial 160.76 feet; thence North 01\*37'34"West 90.20 feet; thence North 07\*02'15"West 85.49 feet; thence North 18\*53'31"East 27.33 feet to a point on a non-tangent curve, concave northeasterly, havi: g a central angle of 22°31°22° and a radius of 220.00 feet; thence northwesterly along said curve an arc distance of 86.48 feet (said arc being subtended by a chord having a bearing of North 59°50'48"West and a length of 85.93 feet; theree North 48°35'07"West 142.31 (set to the point of curvature of a curve concave southwesterly, having a central angle of 28°43.21° and a radius of 230.00 (set; thence northwesterly along said curve an arc distance of 115.30 leet (said are being sublended by a chord having a bearing of North 62°56'47"West and a length of 114.10 feet; thence North 77\*18'28'West 360.30 feet to the point of curvature of a curve concave northerly having a central angle of 25\*17'11'and a redius of 350.00 feet; thence westerly and northwesterly along said curve an arc length of 154.47 feet (said arc being subtended by a chord having a bearing of North 64\*39'52"West and a length of 153.22 feet to the point of reverse curvature of a curve concave southwesterly, having a central angle of 40°44'12"and a radius of 48.00 fnel; thence westerly along said curve an arc length of 34.13 feet (said arc being subtended by a chord having a bearing of North 72°23'22"West and a length of 33.41 feet) to the point of reverse curvature of a curve concave northeasterly, having a central angle of 78°05'15"and a radius of 50.00 fcet; thence northwesterly and northerly along said curve an arc distance of 68.14 feet (said arc being subtended by a chord having a bearing of North 53°42'51"West and a length of 62.99 feet; thence North 14°40'14" West 166.49 feet; thence North 00°04'07" West 117.92 feet;

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Bol C. Miker, P.E., L.S. President

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thence South 69\*46\*19\* East 214.89 feet; thence North 17\*47\*11\* West 88.09 feet; thence North 00\*00\*00\* Wast 853.66 feet; thence North 66\*48\*07\* East 162.62 feet to a point on a non-tangent curve concave easterly, having a central angle of 30\*04\*20\* and a radius of 375.00 feet; thence northerly along seld curve an arc distance of 196.84 feet (said arc being subtended by a chord having a bearing of North 04\*03\*58\* West and a length of 194.59 feet); thence South 76\*28\*30\* West 205.18 feet; thence South 25\*08\*53\* West 495.73 feet; thence South 19\*26\*04\* West 248.97 feet; thence South 12\*34\*51\* West 131.78 feet; thence South 66\*06\*25\* West 164.97 feet; thence North 70\*23\*32\* West 222.46 feet; thence North 49\*19\*10\* West 172.23 feet; thence North 02\*19\*41\* East 159.48 feet; thence North 51\*48\*08\* East 585.63 feet; thence South 38\*11\*52\* East 85.31 feet; thence North 29\*06\*54\* East 276.28 feet to the point of curvature of a curve concave southeasterly, having a central angle of 13\*55\*48\* and a radius of 275.00 feet; thence northeasterly along said curve an arc distance of 66.86 feet (said arc being subtended by a chord having a bearing of North 35\*53\*15\* East and a length of 66.69 feet); thence North 08\*52\*16\* West 337.27 feet; thence North 20\*31\*52\* East 118.51 feet; thence North 88\*35\*16\* East 2653.96 feet to the East line of the Southeast Quarter of said Section 26; thence South 00\*01\*19\* West along said East line a distance of 803.62 feet to the Point of Beginning, containing 84.053 acres, more or less, subject to rights-of-way, restrictions, and easament.

This instrument Recorded 8-6 1592 Sharon K. Cherry, Hecorder, Hamilton County, Inclana

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## FIRST SUPPLEMENT TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE VILLAGES AT PERBLE BROOK

The Villages at Pebblebrook, L.P. (hereinafter called "Declarant") hereby declares that the real estate located in Hamilton County, Indiana, and described on Exhibit A, Exhibit B and Exhibit C hereto shall and is hereby made a part of the Property and subject to the Declaration of Covenants, Conditions and Restrictions For The Villages at Pebble Brook dated July 7, 1992 and recorded in the Office of the Recorder of Hamilton County, Indiana on July 8, 1992 as Instrument No. 9225788.

County, Indiana on July 8, 1992 as Instrument No. 9225788. THE VILLAGES AT PEBBLEBROOK, L.P. By: THE VILLAGES AT PEBBLEBROOK, INC. Paul E. Estridge, Jr. President STATE OF INDIANA SS: This Instrument Recorded 8-4-199 Sharon K. Cherry, Recorder, Hamilton County, IN COUNTY OF HAMILTON Before me, a Notary Public in and for said County and State, personally appeared Paul E. Estridge, Jr., President of The Villages at Pebblebrook, Inc., and acknowledged the execution of the foregoing.

WITNESS my hand and Notary Seal this 27th day of July, 1993. Suffer M. Uptike My Commission Expires: Printed Name County Residing in \_ PHYLLIS N. UPDIKE
MY COMMISSION EXPIRES: 4-18-96
COUNTY OF RESIDENCE: HAMILTON SEAL This Instrument Prepared By: James J. Nelson NELSON & FRANKENBERGER 3021 E. 98th Street, Suite 220 Indianapolis, IN 46280 (317)844-0106

Part of the Southwest Quarter of Section 33, Township 19 North, Range 4 Fast of the Second Principal Meridian Noblesville Township, in Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southeast corner of the Southwest Quarter of said Section 33; thence North 00 degrees 06 minutes 39 seconds East (assumed bearing) along the East line of said Southwest Quarter 1030.00 feet; thence South 89 degrees 13 minutes 06 seconds West parallel with the North line of the South Half of said Southwest Quarter 1515.80 feet; thence North 00 degrees 46 minutes 54 seconds West 300.02 feet to the Point of Beginning, said point being on the North line of said South Half; thence South 89 degrees 13 minutes 06 seconds West along said North line 770.26 feet; thence North 08 degrees 12 minutes 01 seconds East 382.38 feet to a point on a non-tangent curve concave Northeasterly having a central angle of 09 degrees 38 minutes 07 seconds and a radius of 425.00 feet; thence Northwesterly along said curve an arc distance of 71.47 feet (said arc being subtended by a chord having a bearing of North 57 degrees 47 minutes 50 seconds West and a length of 71.39 feet); thence North 42 degrees 35 minutes 23 seconds East 487.46 feet; thence South 64 degrees 41 minutes 05 seconds East 352.02 feet; thence South 88 degrees 35 minutes 33 seconds East 212.12 feet; thence South 25 degrees 41 minutes 35 seconds East 191.33 feet; thence South 43 degrees 39 minutes 32 seconds West 201.05 feet; thence South 47 degrees 41 minutes 21 seconds West 120.50 feet to a point on a non-tangent curve concave Northerly, having a central angle of 11 degrees 43 minutes 56 seconds and a radius of 275.00 feet; thence Easterly along said curve an arc distance of 56.31 feet (said arc being subtended by a chord having a bearing South 87 degrees 03 minutes 58 seconds East and a length of 56.21 feet); thence South 02 degrees 55 minutes 55 seconds East 50.00 feet; thence South 00 degrees 46 minutes 54 seconds East 157.34 feet, to the Point of Beginning, containing 11.64 acres, more or less, subject to all highways, rights-of-way, and easements of record.

9337081

Exhibit " A "



PARCEL #2 TO BE KNOWN AS THE VILLAGE AT PEBBLE BROOK SECTION V

PART OF THE NORTHWEST QUARTER OF SECTION 33, TOWNSHIP 19 NORTH, RANGE 4 EAST OF THE SECOND PRINCIPAL MERIDIAN NOBLESVILLE TOWNSHIP, IN HAMILTON COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOW:

TOWNSHIP, IN HAMILTON COUNTY, INDIANA, MORE PARTICULARLY
DESCRIBED AS FOLLOW:

COMMENCING AT THE SOUTHEAST CORNER OF THE SOUTHWEST QUARTER OF SAID SECTION 33; THENCE NORTH 00 DEGREES 06 MINUTES 39 SECONDS EAST (ASSUMED BEARING) ALONG THE EAST LINE OF SAID SOUTHWEST QUARTER 1030.00 FEET THENCE SOUTH 89 DEGREES 13 MINUTES 06 SECONDS WEST PARALLEL WITH THE NORTH LINE OF THE SOUTH HALF OF SAID SOUTHWEST QUARTER 1515.80 FEET; THENCE NORTH 00 DEGREES 46 MINUTES 54 SECONDS WEST ALONG SAID NORTH LINE OF THE SOUTH HALF OF SAID SOUTH HALF; THENCE SOUTH 89 DEGREES 13 MINUTES 06 SECONDS WEST ALONG SAID NORTH LINE 1114.52 FEET TO THE WEST LINE OF SAID SOUTH HALF; THENCE SOUTH 80 DEGREES 00 MINUTES 26 SECONDS EAST 1324.58 FEET TO AN IRON PIN FOUND AT THE SOUTHWEST CORNER OF THE NORTHWEST QUARTER OF SAID SECTION 33; THENCE NORTH 00 DEGREES 00 MINUTES 07 SECONDS WEST, ALONG THE WEST LINE OF SAID NORTHWEST QUARTER SECTION 57.03 FEET TO THE POINT OF BEGINNING OF THE HEREIN DESCRIBED REAL ESTATE; "HENCE CONTINUING NORTH 00 DEGREES 00 MINUTES 07 SECONDS WEST ON THE WEST LINE THEREOF 935.78 FEET; THENCE NORTH 89 DEGREES 05 MINUTES 13 SECONDS EAST 209.40 FEET; THENCE SOUTH 37 DEGREES 54 MINUTES 09 SECONDS WEST 145.57 FEET; THENCE SOUTH 84 DEGREES 16 MINUTES 09 SECONDS WEST 145.57 FEET; THENCE SOUTH 84 DEGREES 50 MINUTES 09 SECONDS WEST 16.87 FEET; THENCE SOUTH 61 DEGREES 50 MINUTES 09 SECONDS WEST 16.87 FEET; THENCE SOUTH 61 DEGREES 50 MINUTES 09 SECONDS WEST 116.87 FEET; THENCE SOUTH 61 DEGREES 50 MINUTES 09 SECONDS WEST 116.87 FEET; THENCE SOUTH 61 DEGREES 50 MINUTES 09 SECONDS WEST 116.87 FEET; THENCE SOUTH 61 DEGREES 50 MINUTES 09 SECONDS WEST 116.87 FEET; THENCE SOUTH 61 DEGREES 50 MINUTES 09 SECONDS WEST 101.58 FEET TO A POINT ON A NON-TANGENT CURVE CONCAVE ADISTANCE OF 37.66 FEET; THENCE SOUTH 61 DEGREES 19 MINUTES 05 SECONDS WEST 101.58 FEET TO A POINT ON A NON-TANGENT CURVE CONCAVE ADISTANCE OF 37.51 FEET; THENCE SOUTH 61 DEGREES 19 MINUTES 66 SECONDS WEST 80.12 FEET; THENCE SOUTH 67 DEGREES 19 MINUTES 06 SECONDS WEST 80.12

FEET; THENCE NORTH 84 DEGREES 26 MINUTES 21 SECONDS EAST 118.27 FEET; THENCE SOUTH 05 DEGREES 33 MINUTES 01 SECONDS EAST 240.00 FEET; THENCE SOUTH 84 DEGREES 26 MINUTES 21 SECONDS WEST 125.00 FEET; THENCE SOUTH 05 DEGREES 33 MINUTES 01 SECONDS EAST 35.15 FEET; THENCE SOUTH 84 DEGREES 26 MINUTES 59 SECONDS WEST 50.00 FEET; THENCE NORTH 89 DEGREES 59 MINUTES 34 SECONDS WEST 194.27 FEET TO THE POINT OF BEGINNING CONTAINING 12.813 ACRES MORE OR

Exhibit " B " 9337081



PARCEL #1 TO BE KNOWN AS THE VILLAGES AT PEBBLE BROOK, SECTION IV

PART OF THE WEST HALF OF SECTION 33, TOWNSHIP 19 NORTH, RANGE 4 EAST OF THE SECOND PRINCIPAL MERIDIAN, NOBLESVILLE TOWNSHIP, IN HAMILTON COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

FOLLOWS:

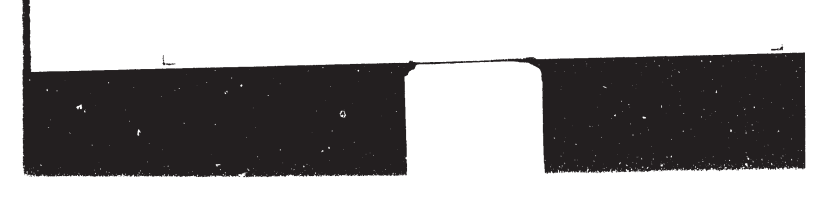
COMMENCING AT THE SOUTHEAST CORNER OF THE SOUTHWEST QUARTER OF SAID SECTION 33; THENCE NORTH 00 DEGREES 06 MINUTES 39 SECONDS EAST (ASSUMED BEARING) ALONG THE EAST LINE OF SAID SOUTHWEST QUARTER 1030.00 FEET; THENCE SOUTH 89 DEGREES 13 MINUTES 06 SECONDS WEST PARALLEL WITH THE NORTH LINE OF THE SOUTH HALF OF SAID SOUTHWEST QUARTER 1515.80 FEET; THENCE NORTH 00 DEGREES 46 MINUTES 54 SECONDS WEST 300.02 FEET TO THE SOUTHEAST CORNER OF PEBBLE BROOK SECTION III, RECORDED AS INSTRUMENT NO. 92-51226 IN PLAT CABINET 1, SLIDE 285, IN THE OFFICE OF THE RECORDER OF HAMILTON COUNTY, INDIANA; THENCE SOUTH 89 DEGREES 13 MINUTES 06 SECONDS WEST, ON AND ALONG THE SOUTH LINE OF SAID PEBBLE BROOK, SECTION III, A DISTANCE OF 770.26 FEET TO THE SOUTHWEST CORNER OF SAID SECTION III, SAID CORNER BEING THE POINT OF BEGINNING OF THE HEREIN DESCRIBED REAL ESTATE; THENCE CONTINUING SOUTH 89 DEGREES 13 MINUTES 06 SECONDS WEST, 364.26 FEET TO THE SOUTHWEST CORNER OF THE NORTHWEST QUARTER OF THE SOUTHWEST QUARTER OF SAID SECTION 33; THENCE NORTH 00 DEGREES 00 MINUTES 26 SECONDS EAST, ON AND ALONG THE WEST LINE OF SAID QUARTER-QUARTER SECTION 1124.58 FEET TO AN IRON PIPE FOUND AT THE SOUTHWEST CORNER OF THE NORTHWEST QUARTER OF SAID SECTION 33; THENCE NORTH 00 DEGREES 00 MINUTES 70 WEST ALONG THE WEST LINE OF SAID NORTHWEST QUARTER 57.03 FEET; THENCE SOUTH 89 DEGREES 59 MINUTES 34 SECONDS EAST 10.00 FEET; THENCE NORTH 84 DEGREES 26 MINUTES 59 SECONDS EAST 50.00 FEET; THENCE NORTH 84 DEGREES 26 MINUTES 21 SECONDS EAST 150.00 FEET; THENCE NORTH 84 DEGREES 31 MINUTES 01 SECONDS EAST 150.00 FEET; THENCE NORTH 85 DEGREES 59 MINUTES 31 SECONDS EAST 151.00 FEET; THENCE NORTH 85 DEGREES 59 MINUTES 31 SECONDS EAST 155.00 FEET; THENCE NORTH 85 DEGREES 26 MINUTES 31 SECONDS EAST 155.00 FEET; THENCE NORTH 85 DEGREES 26 MINUTES 37 SECONDS WEST 114.56 FEET; THENCE NORTH 85 DEGREES 35 MINUTES 37 SECONDS WEST 114.56 FEET; THENCE SOUTH 40 DEGREES 35 MINUTES 37 SECONDS WEST 114.56 FEET; THENCE SOUTH 40 DEGREES 35 MINUTES 37 SECONDS WEST 114.56 FEE

MINUTES 07 SECONDS AND A RADIUS OF 425.00 FEET; THENCE SOUTHEASTERLY ALONG SAID CURVE AN ARC DISTANCE OF 71.47 FEET (SAID CURVE BEING SUBTENDED BY A CHORD HAVING A BEARING OF SOUTH 57 DEGREES 47 MINUTES 50 SECONDS EAST AND A LENGTH OF 71.39 FEET); THENCE SOUTH 08 DEGREES 12 MINUTES 01 SECONDS WEST 382.38 FEET TO THE POINT OF BEGINNING, CONTAINING 21.43 ACRES, MORE OR LESS.

This Instrument Recorded 8-4-1993
Sharon K. Cherry, Recorder, Hamilton County, IN

Exhibit "\_\_\_"

9337081



#### 9225789

## PLAT COVENANTS AND RESTRICTIONS OF SECTION I OF THE VILLAGES AT PEBBLE BROCK

The undersigned, The Villages at Pebblebrook, L.P. (the "Developer"), is the owner of the real estate more particularly described in Exhibit "A" attached hereto (the "Real Estate"). Developer intends to plat and subdivide the Real Estate as shown on the plat of Section I of The Villages at Pebble Brook as hereafter recorded in the Office of the Recorder of Hamilton County, Indiana (the "Plat") and desires to subject the Real Estate to these Plat Covenants and Restrictions. The subdivision created by the Plat shall be known and designated as Section I of The Villages at Pebble Brook (the "Subdivision"). In addition to the covenants and restrictions contained in the Declaration of Covenants, Conditions and Restrictions dated the "Way of July, 1992, and recorded on the Recorder of Hamilton County, Indiana; as the same may be amended or supplemented from time to time as therein proved (the "Declaration"), and to the rights, powers, duties and obligations of The Villages at Pebblebrook Homeowners Association, Inc. (the "Association"), as set forth in the Declaration. If there is any irreconcilable conflict between any of the covenants and restrictions contained herein and ary of the covenants and restrictions contained in the Declaration, the conflicting covenant or restriction contained herein shall govern and control only to the extent of the irreconcilable conflict, it being the intent hereof that all such covenants and restrictions shall be applicable to the Real Estate to the greatest This Instance Recorder, Hamilton County, Indiana (Percorder, Hamilton County, Indiana).

In order to provide adequate protection to all present and future owners of lots in the Subdivision, the following covenants and restrictions, in addition to those set forth in the Declaration, are hereby imposed upon the Real Estate:

- 1. There are areas of ground on the plat marked "Utility Easement" (UE), "Sewer Easement" (SE), and "Drainage Easement" (DE), either separately or in combination. The Utility Easement is hereby created and reserved for the use of all public utility companies (not including transportation companies), governmental agencies and the Association, for access to and installation, maintenance, repair or removal of poles, mains, ducts, drains, lines, wires, cables and other equipment and facilities for the furnishing of utility services, including cable television services. The Drainage Easement is hereby created and reserved: (i) for the use of Developer during the "Development Period" (as such term is defined in the Declaration) for access to and installation, repair or removal of a drainage system, either by surface drainage or appropriate underground installations, for the Real Estate and adjoining property and (ii) for the use of the Association and the Hamilton County Drainage Board for access to and maintenance, repair and replacement of such drainage tystem; provided, however, that the owner of any lot in the Subdivision subject to a Drainage Easement shall be required to keep the portion of said Drainage Easement on his lot free from obstructions so that the surface water drainage will be unimpeded. The delineation of the Utility Easement, Drainage Easement and Sewer Easement areas on the plat shall not be deemed a limitation on the rights of any entity for whose use and such easement is created and reserved to go on any lot subject to such easement temporarily to the extent reasonably necessary for the exercise of the rights granted to it by this paragraph 1. No permanent structures shall be creeted or maintained upon said easements. The Sewer Easement is hereby created and reserved (i) for the use of Developer during the "Development Period" (as such term is defined in the Declaration) for access to and installation, repair or removal of a sanitary sewer system and (ii) for the use of the Association and any
- 2. There are areas of ground on the Plat marked Landscape Easements. The landscaping located within the easement shall be maintained by the Association and the Association shall have an easement of ingress and egress on and over such areas for the purpose of this maintenance obligation. The foregoing notwithstanding, the Association shall not have the obligation to maintain the landscaping located within landscape easements which are within the perimeter boundaries of a Lot. The landscaping and other improvements planted or installed by the Developer and/or the Association in the landscape areas may not be removed by an owner and no fence shall be placed in such areas by an Owner, except as approved by the Association or the Developer.
- 3. Building set-back lines are established on the plat. No building or structure shall be erected or maintained between said set-back lines and the front or rear lot line (as the case may be) of said lot.

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LANGER THE TO SEE WHEN THE FIRE WAS AND 4. No fence, wall, hedge or shrub planting which obstructs sight lines at elevations between two (2) and six (6) feet above the street 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 points twenty-five (25) feet from the intersection of said lines, or in the case of a rounded property cornor, from the intersection of stand lines, or in the same sight-line limitations shall apply to any lot within ten (16) feet from the intersection of a street line with the edge of a driveway pavement or alley line. No tree shall be permitted to remain within such distances of such intersections unless the folinge line is maintained at sufficient height to prevent obstruction of such sight line. 5. No residence constructed on a lot in the Subdivision shall have less than one thousand, one hundred (1,100) square feet of floor area, exclusive of garages for single story and one thousand, five hundred (1,500) square feet for two story. 6. All lots in the Subdivision shall be used solely for residential purposes. No business buildings shall be erected on said lots, and no business may be conducted on any part thereof, other than the home occupations permitted by the applicable Zoning Ordinance. No structure shall be erected, altered, placed or permitted to remain on any lot other than one deteched single-family residence not to exceed two and one-half stories in height and permanently attached residential accessory buildings. Any attached garage, attached tool shed, attached as an accessory building to a residence shall be of a permanent type of construction and shall conform to the general architecture and appearance of such residence. residence. 7. No garage shall be erected on any lot in the Subdivision which is not permanently attached to the residence, and no unenclosed storage area shall be erected. No enclosed storage area shall be erected on any lot which is not permanently attached to the 8. No trailers, shacks, outhouses, detached storage sheds or tool sheds of any kind shall be erected or situated on any lot in the Subdivision, except that used by a builder during the construction of a residential building on the property, which temporary construction structures shall be promptly removed upon completion of construction of the building. 7. No trailer, shack, tent, boat, garage or other outbuilding may be used at any time as a residence, temporary or permanent; nor may any structure of a temporary character be used as a residence. 10. No farm animals, fowls or domestic animals for commercial purposes shall be kept or permitted on any lot or lots in the Subdivision. No noxious, unlawful, or otherwise offensive activity shall be carried out on any lot in the Subdivision; nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood. 11. No camper, motor home, truck, trailer, bont or recreational vehicle of any kind be stored on any lot in the Subdivision in open public view. 12. No sign of any kind shall be displayed to the public view on any lot, except that one sign of not more than six (6) square feet may be displayed at any time for the purpose of advertising the property for sale or rent, except Developer may use larger signs during the sale and development of the Subdivision. 13. No lot shall be used or maintained as a dumping ground for trash. Rubbish, garbage or other waste shall be kept in sanitary containers. All equipment for storage or disposal of such materials shall be kept clean and shall not be stored on any lot in open public view. All rubbish, garbage or other waste shall be regularly removed from a lot and shall not be allowed to accumulate thereon. 14. Any gas or oil storage tanks used in connection with a lot shall be either buried or located in a garage or house such that they are completely concealed from public view. 15. No private or semi-private water supply and/or sewage disposal system may be located upon any lot in the Subdivision which is not in compliance with regulations or procedures as provided by the Indiana State Board of health, or other civil authority having jurisdiction. No septic tank, absorption field, or other method of sewage disposal shall be located or constructed on any Lot. 16. Each driveway in the Subdivision shall be of concrete or asphalt material. 17. No roof antenna shall be installed or permitted in the Subdivision. 9225789

STATE OF INDIANA COUNTY OF HAMILTON )

Before me, a Notary Public in and for the State of Indiana, personally appeared Paul E. Estridge, Jr., the President of the Villages at Pebblebrook, Inc. and the General Partner of The Villages at Pebblebrook, L.P., and acknowledged the execution of this instrument as his voluntary act and deed.

Witness my signature and Notarial Seal this 7711 day of July, 1990. Notary Public PHYLLIS N. UPDIKE
MY COMMISSION EXPIRES: 4-18-96
COUNTY OF RESIDENCE: HAMILTON My Commission Expires:

Printed

\_\_ County

This Instrument Prepared BY:

Residing in \_

James J. Nelson NELSON & FRANKENBERGER 3021 E. 98th St. Suite 220 Indianapolis, IN 46280 (317)844-0106

9225789

- 18. No satellite dishes shall be installed or permitted in the Subdivision except as installed by Developer and after the end of the Development Period except as approved by the Association.
- 19. No metal, fiberglass or similar type material awning or patio covers shall be permitted in the Subdivision.
  - 20. No above-ground swimming pools shall be permitted in the Subdivision.
  - 21. No solar heat panels shall be permitted in the Subdivision.
  - 22. All lots shall be accessed from the interior streets of the Subdivision.
- 23. Violation or threatened violation of these covenants and restrictions shall be grounds for an action by the Developer, and Association, any person or entity having any right, title or interest in the Real Estate (or any part thereof), or any person or entity having any right, title or interest in a lot in any Subdivision which is now or hereafter made subject to and annexed to the Declaration, and all persons or entities claiming under them, against the person or entity violating or threatening to violate any such covenants or restrictions. Available relief in any such action shall include recovery of damages or other sums due for such violation, injunctive relief against any such violation or threatened violation, declaratory relief, and the recovery of costs and attorneys' fees incurred by any party successfully enforcing these covenants and restrictions; provided, however, that neither the Developer nor the Association shall be liable for damages of any kind to any person for failing to enforce or carry out such covenants or restrictions.
- 24. Until the end of the Development Period, Developer shall have the right to amend these covenants and restrictions without the approval of any person or entity.
- 25. These covenants and restrictions may be amended at any time by the then owners of at least two-thirds (2/3) of the lots in all Subdivisions which are now or hereafter made subject to and annexed to the Declaration; provided, however, that until all of the lots in such Subdivisions have been sold by Developer and the Estridge Group, Inc., any such amendment of these covenants and restrictions shall require the prior written a proval of Developer and The Estridge Group, Inc. Each such amendment shall be evidenced by a written instrument, signed and acknowledged by the lot owner or owners concurring therein, which instrument shall set forth facts sufficient to indicate compliance with this paragraph and shall be recorded in the office of the Recorder of Hamilton County, Indiana.
- 26. These covenants and restrictions (as the same may be amended from time to time as provided in the foregoing paragraph) shall run with the land and shall be binding upon all persons or entities from time to time having any right, title or interest in the Real Estate, or any part thereof, and on all persons or entities claiming under them, until 2001, at which time said covenants and restrictions shall be automatically extended for successive periods of ten (10) years each, unless prior to the commencement of any such extension period, by a vote of a majority of the then owners of the lots in all Subdivisions which are now or hereafter made subject to and annexed to the Declaration, it is agreed that said covenants and restrictions shall terminate in their entirety; proyided, however, that no termination of said covenants and restrictions shall affect any easement hereby created and reserved unless all persons entitled to the beneficial use of such easement shall consent thereto.
- 27. Invalidation of any of the foregoing covenants and restrictions by judgment or court order shall in no way affect any of the other covenants and restrictions of this plat, which shall remain in full force and effect.

IN WITNESS WHERFOF, the undersigned Developer, as the owner of the Real Estate, has hereunto caused its name to be subscribed this 2th day of July, 1992.

DEVELOPER:

D...

aul E. Estridgo, Jr., General Partner

9225789

By:

Paul E. Estridge, Jr., President

#### LAND DESCRIPTION (The Villages at Pebble Brook Section I)

A part of the South Half of Section 33, Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeast Quarter of said Section 33; thence North 89°34'09" East along the South line of said Southeast Quarter 344.08 feet to the Point of Enginning; thence North 00°07'04" East 219.68 feet to a point on a curve concave Westerly having a central angle of 26°29'25" and a radius of 215.00 feet; thence Northerly along said curve an arc distance of 99.40 feet (said arc being subtended by a chord having a bearing of North 13°07'39" West and a length of 98.52 feet); thence North 26°22'21" West 79.73 feet to a point on a curve concave Easterly having a central angle of 52°12'28" and a radius of 310.00 feet; thence Northwesterly, Northerly and Northeasterly along said curve an arc distance of 282.47 feet (said arc being subtended by a chord having a bearing of North 00°16'07" East and a length of 272.80 feet); thence North 25°50'07" East 150.00 feet to a point on a curve concave Northwesterly having a central angle of 05°19'20" and a radius of 290.00 feet; thence Northerly along said curve an arc distance of 26.94 feet (said arc being subtended by a chord having a bearing of North 23°10'27" East and a length of 26.93 feet); thence North 20°30'47" East 172.95 feet to a point on a curve concave Westerly having a central angle of 32°34'55" and a radius of 240.00 feet; thence Northerly along said curve an arc distance of 126.48 feet (said are being subtended by a chord beging a beging of North arc distance of 136.48 fect (said arc being subtended by a chord having a bearing of North 04°13'09" East and a length of 134.65 feet); thence North 12°04'08" West 35.45 feet to a point on a curve concave Southwesterly having a central angle of 64°57'10" and a radius of 20.00 feet; thence Northwesterly and Westerly along said curve an archeing subtended by a chord having a beginning of North 4482044". (said arc being subtended by a chord having a bearing of North 44°32'44" West and a length of 21.48 feet); thence North 77°01'19" West 162.19 feet to a point on a curve concave Southerly having a central angle of 24°00'16" and a radius of 220.00 feet; thence Westerly along said curve an arc distance of 92.17 feet (said arc being subtended by a chord having a bearing of North 89°01'27" West and a length of 91.50 feet); thence South 78°58'26" West 73.69 feet to a point on a curve concave Northerly having a central angle of 08°12'05" and a radius of 525.00 feet; thence Westerly along said curve an arc distance of 75.15 feet (said arc being subtended by a chord beging a beging of South 22°04'28" West and a length of 75.09 being subtended by a chord having a bearing of South 83°04'28" West and a length of 75.08 feet); thence South 87°10'30" West 210.26 feet to a point on a curve concave Northerly having a central angle of 47°53'03" and a radius of 325.00 feet; thence Westerly and Northwesterly along said curve an arc distance of 271.61 feet (said arc being subtended by a chord having a bearing of North 68°52'58" West and a length of 263.78 feet); thence North 44° 56'27" West 135.18 feet to a point on a curve concave Southerly having a central angle of 65°52'56" and a radius of 725.00 feet; thence Northwesterly, Westerly, and Southwesterly along said curve an arc distance of 833.65 feet (said arc being subtended by a chord having a bearing of North 77°52'55" West and a length of 788.48 feet); thence South 69°10'37" West 119.38 feet to a point on a curve concave Northerly having a central angle of 17°53'28" and a radius of 325.00 feet; thence Westerly along said curve an arc distance of 101.48 feet (said arc being subtended by a chord having a bearing of South 78°07'21" West and a length of 101.07 feet); thence North 02°55'55" West 50.00 feet to a point on a non-tangent curve concave northerly having a central ang 2 of 17°53'28" and a radius of 275.00 feet; thence Easterly

9225789

Exhibit "A"

along said curve an arc distance of 85.87 feet (said arc being subtended by a chord having a bearing of North 78°07'21" East and a length of 85.52 feet); thence North 69°10'37" East 119.38 feet to a point on a curve concave Southerly having a central angle of 02°18'01" and a radius of 775.00 feet; thence Easterly along said curve an arc distance of 31.11 feet (said arc being subtended by a chord having a bearing of North 70°19'37" East and a length of 31.11 feet); thence North 13°31'22" West 118.46 feet; thence North 64°00'00" East 135.71 feet; thence North 43°39'32" East 209.07 feet; thence South 89°52'32" East 603.36 feet; thence South 00°07'28" West 223.71 feet; thence South 28°16'19" West 245.30 feet to a point on a non-tangent curve concave Southwesterly having a central angle of 07°48'16" and a radius of 775.00 feet; thence Southeasterly along said curve an arc distance of 105.57 feet (said arc being subtended by a chord having a bearing of South 48°50'35" East and a length of 105.48 feet); thence South 44°56'27" East 76.29 feet; thence North 48°12'50" East 119.99 feet; thence South 74°13'24" East 183.26 feet; thence South 89°31'28" East 190.78 feet; thence North 01°44'56" East 91.70 feet; thence North 04°21'58" East 77.23 feet; thence North 20°38'58" East 373.09 feet; thence North 28°13'04" East 60.00 feet; thence South 61°46'56" East 195.59 feet to a point on a non-tangent curve concave Easterly having a central apple of 13°10'08" and a radius of 225 00 feet; thence North and Northerstards along said angle of 13°19'08" and a radius of 225.00 feet; thence Northerly and Northeasterly along said curve an arc distance of 52.30 feet (said arc being subtended by a chord having a bearing of North 19°43'07" East and a length of 52.19 feet); thence North 26°22'41" East 57.18 feet; thence South 63°37'19" East 50.00 feet; thence South 26°22'41" West 57.18 feet to a point on a curve concave Easterly having a central angle 44°45'45" and a radius of 175.00 feet; thence Southwesterly and Southwesterly along said curve on arc distance of 136.72 four (originates) thence Southwesterly and Southerly along said curve an arc distance of 136.72 feet (said arc being subtended by a chord having a bearing of South 03°59'48" West and a length of 133.27 feet); thence South 18°23'04" East 170.10 feet to a point on a curve concave Westerly having a central angle of 22°48'53" and a radius of 336.76; thence Southerly along said curve an arc distance of 134.10 feet (said arc being subtended by a chord having a bearing of South 06°58'38" East and a length of 133.21 feet); thence South 00°08'54" West 133.93 feet to a point on a non-tangent curve concave Easterly having a central angle of 16°29'57" and a radius of 240.00 feet: thence Southerly along said curve an arc distance of 69.11 feet (said arc being of 240.00 feet; thence Southerly along said curve an arc distance of 69.11 feet (said arc being subtended by a chord having a bearing of South 03°49'10" East and a length of 68.87 feet); thence South 12°04'08" East 118.91 feet to point on a curve concave Westerly having a central angle of 32°34'55" and a radius of 310.00 feet; thence Southerly along said curve an arc distance of 176.29 feet (said arc being subtended by a chord having a bearing of South 04°13'19" West and a length of 173.92); thence South 20°30'47" West 172.95 feet to a point on a curve concave Northwesterly having a central angle of 05°10'10'20" and a radius of 180.00 on a curve concave Northwesterly having a central angle of 05°19'20" and a radius of 360.00 feet; thence Southwesterly along said curve an arc distance of 33.44 feet (said arc being subtended by a chord having a bearing of South 23°10'27" West and a length of 33.43 feet); thence South 25°50'07" West 150.00 feet to a point on a curve concave Easterly having a central angle of 52°12'28" and a radius of 240.00 feet; thence Southwesterly, Southerly, and Southeasterly along said curve an arc distance of 218.69 feet (said arc being subtended by a chord having a bearing of South 00°16'07" East and a length of 211.20 feet); thence South 26°22'21" East 79.73 feet to a point on a curve concave Westerly having a central angle of 26°29'25" and a radius of 285.00 feet; thence Southeasterly and Southerly along said curve an arc distance of 131.77 feet (said arc being subtended by a chord having a bearing of South 13°07'39" East and a length of 130.60 feet); thence South 00°07'04" West 219.68 feet to a point on the South line of said Southeast Quarter; thence South 89°34'09" West along said South line 70.00 feet to the Point of Beginning, containing 17.53 acres more or less, subject to all highways, rights-of-way, and easements of record.

This Instrument Recorded 7-8 1992 Sharon K. Cherry, Recorder, Hamilton County, Indiana

9225789

Exhibit "A"

#### 9230080

## WS: Corporation

#### Sw.veyor's Certificate of Correction

I, the undersigned, do hereby certify that I am a registered Land Surveyor with MSE Corporation, who propared the plat of the Villages at Pebble Brook Section I, a subdivision in Hamilton County, Indiana, the plat of which was recorded as Instrument No. 92-25791 on July 8, 1992 in the Office of the Recorder of Hamilton County, Indiana.

I further certify that the Plat Covenants and Restrictions of Section I of the Villages at Pebble Brook, recorded as Instrument No. 92-25789 in the Office of the Recorder of said County, was recorded with an incorrect legal description as shown in Exhibit "A". The correct legal description for said covenants shown be shown in Exhibit "B".



State of Indiana

County of Hamilton

Certified this 6th day of August, 1992

Registered Land Surveyor - S0441

Before me, a notary in and for said County and State, personally appeared the above and acknowledged the execution of the foregoing instrument as his voluntary act and deed for the purposes therein expressed.

Witnessed by Hand and Seal this 6th day of August, 1992

My Commission Expires:

April 15, 1994

County of Residence:

Melinda R. McDonald

AUG 6

This Instrument Recorded 8-6 1692 Sharon K. Cherry, Recorder, Hamilton County, Indiana

MSE Corporation 941 North Meridian Street Indianapolis, IM 48204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

## NSE Corporation

EXHIBIT "A"

114-0548 3/3/92 GM rev 5/12/92gm #11203

#### LAND DESCRIPTION (The Villages at Pebble Brook Section I)

A part of the South Half of Section 33, Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, Hami'ton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeast Quarter of said Section 33; thence North 89°34′09° East along the South line of said Southeast Quarter 344.08 feet to the Point of Boginning; thence North 00°07′04° East 219.68 feet to a point on a curve concave Westerly having a central angle of 26°29′25° and a radius of 215.00 feet; thence Northerly along said curve an arc distance of 99.40 feet (said arc being subtended by a chord having a bearing of North 13°07′39° West and a length of 98.52 feet); thence North 26°22′21° West 79.73 feet to a point on a curve concave Easterly having a central angle of 52°12′28° and a radius of 310.00 feet, thence Northwesterly, Northerly and Northeasterly along said curve an arc distance of 282.47 feet (said arc being subtended by a chord having a bearing of North 00°16′07° East and a length of 272.80 feet); thence North 20°30′47′ East 172.95 feet to a point on a curve concave Northwesterly having a central angle of 05°19′20° and a radius of 290.00 feet; thence North 20°30′47′ East 172.95 feet to a point on a curve concave Westerly having a central angle of 32°24′55° and a radius of 240.00 feet; thence North 20°30′47′ East 172.95 feet to a point on a curve concave Westerly having a central angle of 32°24′55° and a radius of 240.00 feet; thence Northerly along said curve an arc distance of 126.48 feet (said arc being subtended by a chord having a bearing of North 04°30′9° East and a length of 134.65 feet); thence North 12°40′18′ West 35.48 feet to a point on a curve concave Southwesterly having a central angle of 64°57′10° and a radius of 20.00 feet; thence North 70°10′ 19° West 162.19 feet to a point on a curve concave Southwesterly having a central angle of 64°57′10° and a radius of 21.48 feet); thence North 77°01′ 19° West 162.19 feet to a point on a curve concave Southerly having a central angle of 67° 10° and a radius of 250.00 feet; thence Westerly along said curve an arc distance of 92.17 feet (said arc being subtended by a chord having a bearing of North 80°01′27° We

9230080

MSE Corporation 941 North Meridian Street Indianapolis, iN 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

Sal C. Miller, P.E., L.B. Freeldent

## WSE Corporation

· EXHIBIT "A"

9230080

Control of the Contro

MSE Corporation 941 North Meridian Street Indianapolis, IN 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

Soi C. Miller, P.E., L.S. Prezident

## NSE Corporation

EXHIBIT "B"

114-0548 3/3/92 GM rev 5/12/92gm rev'd 08/05/32 per TLK #11203

#### LAND DESCRIPTION (The Villages at Pebble Brook Section I)

A part of the South Half of Section 33, Township 19 North, Range 4 East of the Second Principal Meridian, Noblesville Township, Hamilton County, Indiana, more particularly described as follows:

Commencing at the Southwest corner of the Southeast Quarter of said Section 33; thence North 89°34′09° East along the South line of said Sourheast Quarter 344.08 feet to the Point of Beginning; thence North 00°07′04° East 219.68 feet to a point on a curve concave Westerly having a central angle of 26°29′25° and a radius of 215.00 feet; thence Northerly along said curve an arc distance of 99.40 feet (said arc being subtended by a chord having a bearing of North 13°07′39° West and a length of 98.52 feet); thence North 26°22′21° West 79.73 feet to a point on a curve concave Easterly having a central angle of 52°12′28° and a radius of 310.00 feet; thence Northwesterly, Northerly and Northeasterly along said curve an arc distance of 282.47 feet (said arc being subtended by a chord having a bearing of North 0°16′07° West and a length of 272.80 feet); thence North 25°50′07° East 150.00 feet to a point on a curve concave Northwesterly having a central angle of 05°19′20° and a radius of 290.00 feet; thence Northeity along said curve an arc distance of 26.94 feet (said arc being subtended by a chord having a bearing of North 23°10′27° East and a length of 26.93 feet); thence North 20°30′47° East 172.95 feet to a point on a curve concave Westerly having a central angle of 32°34′55° and a radius of 240.00 feet; thence Northeity along said curve an arc distance of 136.48 feet (said arc being subtended by a chord having a bearing of North 04°13′09° East and a length of 134.65 feet); thence North 12°04′08° West 35.48 feet to a point on a curve concave Southwesterly having a central angle of 64°57′10° and a radius of 20.00 feet; thence North 89°01′27° Post and a length of 21.47 feet); thence South 89°01′27° West and a length of 21.46 feet); thence South 89°01′27° West and a length of 91.50 feet); thence South 78°812′05° and a radius of 525.00 feet; thence North having a bearing of North 89°01′27° West and a length of 91.50 feet); thence South 78°01′20° West 210.26 feet to a point on a curve concave Northerly having a central a

9230080

MSE Corporation 941 North Meridian Street Indianapolis, IN 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

Sol C. Miller, P.E., L.S. President

## WSE Corporation

EXHIBIT "B"

northerly having a central angle of 17°53'28" and a radius of 275.00 feet; thence Easterly along said curve an arc distance of 85.87 f at (said arc being subtended by a chord having a bearing of North 78°07'21" East and a length of 85.52 feet); thence North 69°10'37" East 119.38 feet to a point on a curve concave Southerly having a central angle of 02°18'01" and a radius of 775.00 feet; thence Easterly along said curve an arc distance of 31.11 feet (said arc being subtended by a chord having a bearing of North 70°19'37" East and a length of 31.11 feet); thence North 43°39'32" East 209.07 feet; thence South 63°52'32" East 603.36 feet; thence South 63°00'08" East 135.71 feet; thence North 43°00'32" East 209.07 feet; thence South 28°16'19" West 245.30 f.;\*t to a point on a non-tangent curve concave Southwesterly having a central angle of 07°48'16" Faul 1 radius of 775.00 feet; thence South 44°50'27" East 169.09 feet; thence South 63°31'28" East 190.78 feet; dain arc being subtended by a chord having a bearing of South 48°50'35" East und a length of 105.48 feet); thence South 74°13'34" East 183.26 feet; thence North 48°12'05" East 119.99 feet; thence South 74°13'34" East 197.10 feet; thence North 48°12'05" East 119.99 feet; thence South 63°11'38" East 195.59 feet to a point on a non-tangent curve concave Easterly having a central angle of 13°19'08" and a radius of 225.00 feet; thence North 26°22'41" East 57.18 feet; thence South 63°37'19" East 50.00 feet; thence North 26°22'41" East 57.18 feet; thence South 63°37'19" East 50.00 feet; thence South 26°22'41" East 57.18 feet for a point on a non-tangent curve concave Easterly having a central angle of 22°48'30" and a radius of 175.00 feet; thence South 63°37'19" East 50.00 feet; thence South 6

Trils Instrument Recorded 8-6 1992 Sharon K. Cherry, Recorder, Hamilton County, Inclana

9230080

MSE Corporation 941 North Meridian Street Indianapolis, IN 46204 (317) 634-1000 Engineering, Digital Mapping, Surveying, Landscape Architecture

Bot C. Miller, P.E., L.S. Procklens

## SECONDARY PLAT FOR VILLAGES AT PEBBLE BROOK SECTION

LAND DESCRIPTION
(The Villages at Pebble Brook Section I)

h Half of Section 33, Township 19 North, Range 4 East of the Second . Noblesville Township, Hamilton County, Indiana, more particularly

h Half of Section 33. Township 19 North, Range 4 East of the Second Noblesville Township, Hamilton County, Indiana, more particularly in the control of the South East Open 19 North Part 19 North Part 20 North Par

DULY ENTERED FOR TAXATION
Subject to final acceptance for transfer

Parcel #

26°22'21" East 79.73 feet to a point on a curve concave Westerly having a central angle of 26°29'25" and a radius of 285.00 feet; thence Southeasterly and Southerly along said curve an arc distance of 131.77 feet (said arc being subtended by a chord having a bearing of South 13°07'39" East and a length of 130.60 feet); thence South 00°07'04" West 219.68 feet to a point on the South line of said Southeast Quarter; thence South 89°34'09" West along said South line 70.00 feet to the Point of Beginning, containing 17.53 acres more or less, subject to all highways, rights-of-way, and easements of record.

COMMISSION'S CERTIFICATE

UNDER AUTHORITY PROVIDED BY ACTS OF 1981, P.L. 309, SEC. 23, AS AMENDED BY ACTS OF 1982, P.L. 211, ENACTED BY THE CENERAL ASSEMBLY OF THE STATE OF INDIANA, AND ALL ACTS AMENDATORY AND SUPPLEMENTARY THERETO, AND AN ORDINANCE ADOPTED BY THE COMPHON COUNCIL OF HANILTON COUNTY, INDIANA, THIS PLAT WAS GIVEN APPROVAL BY THE HAMILTON COUNTY PLAN COMMISSION, AS FOLLOWS:

ADOPTED BY THE HAMILTON COUNTY PLAN COMMISSION AT A MEETING HELD

CHARLES E. KIPKOT

CHARLES E. KIPHART

DIRECTOR HAMILTON COUNTY PLANNING D

NOBLESVILLE, INDIANA

This subdivision consists of 37 lots numbered 1 thru 37 inclusive, and streets as shown hereon. The size of lots and widths of streets are shown on this plat by figures denoting feet and decimal parts thereof.

BOUPQU No. S044I STATE OF AND SURVEYOR

vevor #S0441 - Indiana

STATE OF INDIANA COUNTY OF MARION )

Before me, a Notary Public in and for said County and State, personally appeared Stephen E. Bourquein and acknowledged-execution of this instrument as his voluntary act and deed for the uses and purposes therein expressed.

Witness my signature and Notarial Seal this H day of Une

ion Expires:

Manon County of Residence Melinda R McDonald

PREPARED BY

**MSE** Engineering

MSE Corporation 501 Congressional Boulevard Suite 110 Carmel, IN 46032 317 843-5080 317 843-5089 FAX

DATE: May 1, 1992

JOB NO. 114-0548

Sheet No. 1 of 6

DGN: 548SIF

PRF: 548SIF

MHISSION'S CERTIFICATE  DER AUTHORITY PROVIDED BY ACTS OF 1981, P.L. 309, SEC. 23, AS AMENDED BY TS OF 1982, P.L. 211, ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DIANA, AND ALL ACTS AMENDATORY AND SUPPLEMENTARY THERETO, AND AN ORDINANCE OPTED BY THE COMMON COUNCIL OF THE CITY OF NOBLESVILLE, INDIANA, THIS PLAT WAS VEN APPROVAL BY THE CITY OF NOBLESVILLE, AS FOLLOWS:  OPTED BY THE NOBLESVILLE PLAN COMMISSION AT A MEETING HELD  FEB. 17	SECON THE VILLAG
NOBLESVILLE PLAN COMMISSION  BY:  STEVEN R. HUNTLEY  DEPARTMENT OF COMMUNITY DEVELOPMENT  NOBLESVILLE, INDIANA	S
BOARD OF COMMISSIONERS OF THE COUNTY OF HAMILTON	LAND DESCRIPTION (The Villages at Pebble Brook Section I
BOARD OF COUNTY COMMISSIONER'S CERTIFICATE UNDER AUTHORITY PROVIDED BY ACTS OF 1981, ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF INDIANA, AND ALL ACTS AMENDATORY OR SUPPLEMENTARY THERETO, THIS PLAT WAS GIVEN APPROVAL BY THE BOARD OF COUNTY COMMISSIONERS OF HAMILTON	A part of the South Half of Section 33, Township 19 North, F Principal Meridian, Noblesville Township, Hamilton County, described as follows:
BOARD OF COMMISSIONERS OF THE COUNTY OF MAMILTON	Commencing at the Southwest corner of the Southeast Quarter (North 89°34'09" East along the South line of said Southeast Quarter of Beginning; thence North 00°07'04" East 219.68 feet to a Westerly having a central angle of 26°29'25' and a radius of 21:
COMMISSIONER  STEVE HOLT - PRESIDENT  Instrument No. 9225791	along said curve an arc distance of 99.40 feet (said arc being sub bearing of North 13°07'39" West and a length of 98.52 feet); th 79.73 feet to a point on a curve concave Easterly having a centre radius of 310.00 feet; thence Northwesterly, Northerly and North arc distance of 282.47 feet (said arc being subtended by a chord

11:25am

RECEIVED FOR RECORD **11** 0 8 92

RAZON H. CREMY HAMILTON COUNTY RECORDER

The real estate included in this plat is also subject to covenants and restrictions contained in the Declaration of Covenants, Conditions, and Restrictions for the Villages At Pebble Brook recorded as Instrument number 1225788 on 2514.5 1992, in the Office of the Recorder of Hamilton County.

Owner and Subdivider:

POLLY PEARCE HAMILTON COUNTY AUDITOR

THE VILLAGES AT PERSON THE VILLAGES AT PERSON -GENERAL PARTNER PAUL E. ESTRIDGE JR., PRESIDENT

STATE OF INDIANA COUNTY OF MARION 1

COMMISSIONER

ATTEST

Before me, a Notary Public in and for said County and State, personally appeared Paul E. Estridge Jr., the president of The Villages of Pebblebrook and acknowledged execution of this instrument as his voluntary act and of the uses and purposes therein expressed.

Witness my signature and Notarial Seal this 43 and day of JUNE. 1992.

4-18-96

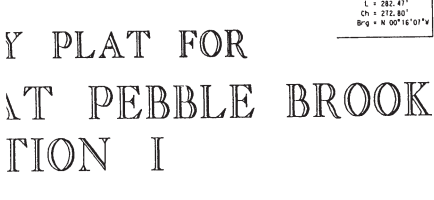
Hy Commission Expires: PAYLUS N. UPDINE Howillon County of Residence

APPROVED BY RESOLUTION OF THE CITY OF NOBLESVILLE PLAN COMMISION

ATTEST: SECRETARY

6-12-92 DATE 6-12-92

along said curve an arc distance of 99.40 feet (said arc being subte bearing of North 13°073" West and a length of 92.52 feet); the 19.73 feet to a point on a curve concave Easterly having a central radius of 310.00 feet; thence Northeesterly, Northerly and Norther critical corrections of 282.47 feet (said arc being subtended by a chord 1 00°16'07" East and a length of 272.80 feet); thence North 25°50 point on a curve concave Northwesterly having a central angle of 290.00 feet; thence Northerly along said curve an arc distance of subtended by a chord having a bearing of North 23°10'27" East at thence North 20°30'47" East 172.95 feet to a point on a curve contral angle of 32°34'55" and a radius of 240.00 feet; thence North 20°30'47" East 172.95 feet to a point on a curve contral angle of 32°34'55" and a radius of 240.00 feet; thence North 20°30'47" East 172.95 feet to a point on a curve and (said arc being subtended by a chord having a bearing of North 44 of 21.48 feet); thence Northwesterly and Westerly along said curve an (said arc being subtended by a chord having a bearing of North 89°01'27" West and a length of 91.50 feet); the 20°20 along said curve an arc distance of 92.17 feet (said arc being subtended by a chord having a bearing of North 89°01'27" West and a length of 91.50 feet); the 20°20 along said curve an arc distance of 82°50'26" whence South 87°10'30" West 210.26 feet to a point on a baving a central angle of 47°53'03" and a radius of 325.00 feet; thence Westerly along said curve an arc distance of 83°30'28" Very feet); thence South 87°10'30" West 210.26 feet to a point on a having a bearing of North 85°0'275'55" West 130°30' and a radius of 325.00 feet; thence Westerly along said curve an arc distance of 83°3.65 feet (said arc being subtebaring of North 87°0'27' East 30°30' and a radius of 325.00 feet; thence South 87°10'30' West 210°30' and a radius of 325.00 feet; thence South 87°10'30' west 210°30' and a radius of 32°50' and



#### LEGEND

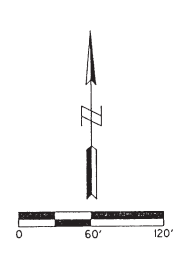
3SL = BUILDING SETBACK LINE
3SL = REAR BUILDING SETBACK LINE
.E. = UTILITY & DRAINAGE EASEMENT
.E. = LANDSCAPING EASEMENT
.E. = LAKE MAINTENANCE EASEMENT

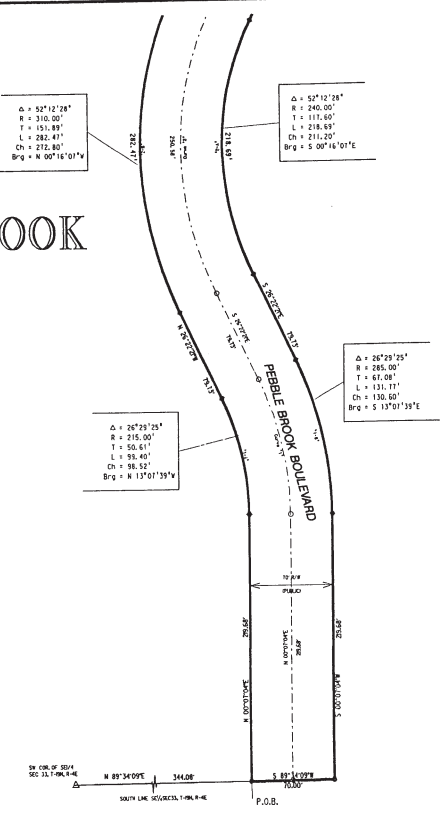
00 = STREET ADDRESS

LE. = MAINTENANCE EASEMENT
1-B = BACK OF CURB TO BACK OF CURB
1.E. = UTILITY EASEMENT
1.E. = DRAINAGE EASEMENT

4. E. = FORECE MAIN EASEMENT

= 5/8" x 30" Copper Weld





Instrument No. 9225791
P.C. Side No. 242
II: 25 am
RECEIVED FOR RECORD

M 0 8 92 Sharm / Clerry PREPARED BY:

**VSE** Engineering

MSE Corporation 501 Congressional Boulevard Suite 110 Carmel, IN 46032 317 843-5080 317 843-5089 FAX

DATE: MAY 13

, 1992

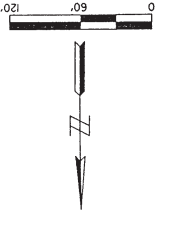
SHEET 2 OF 6

DGN: 548SIE

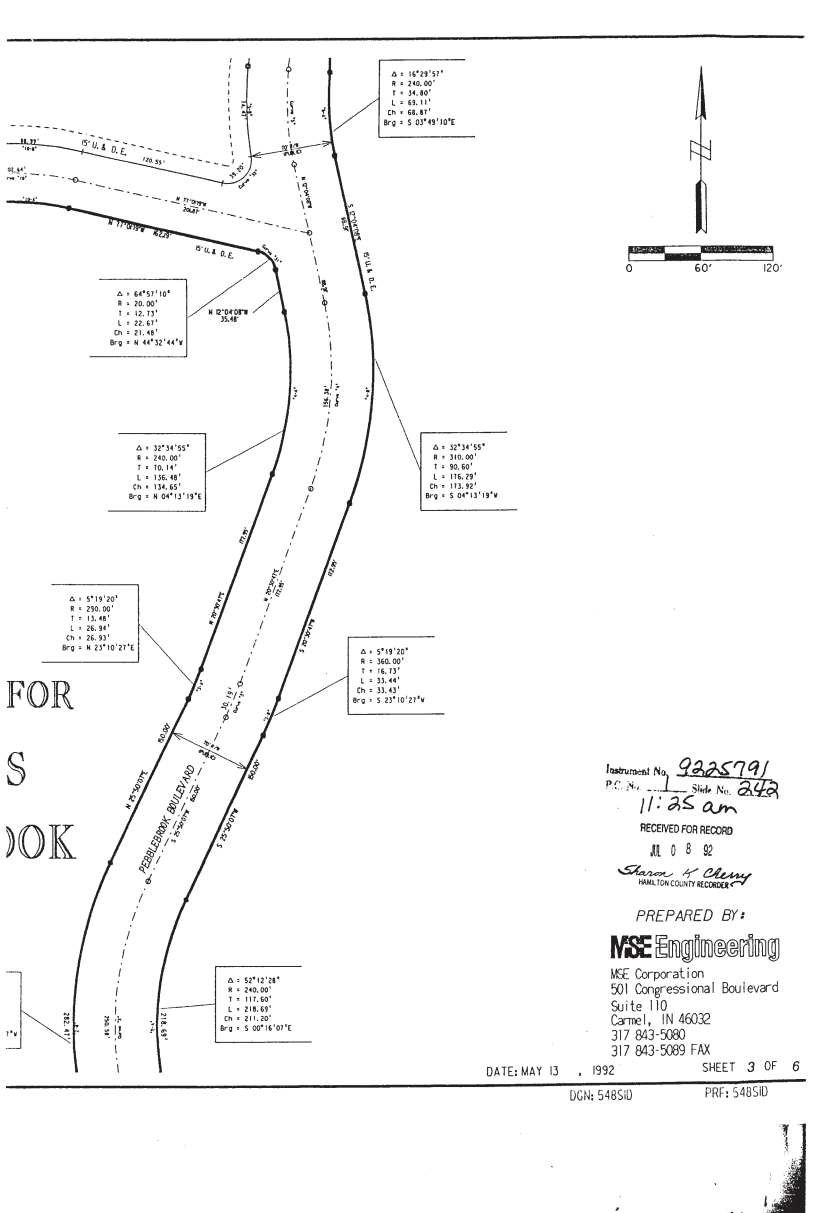
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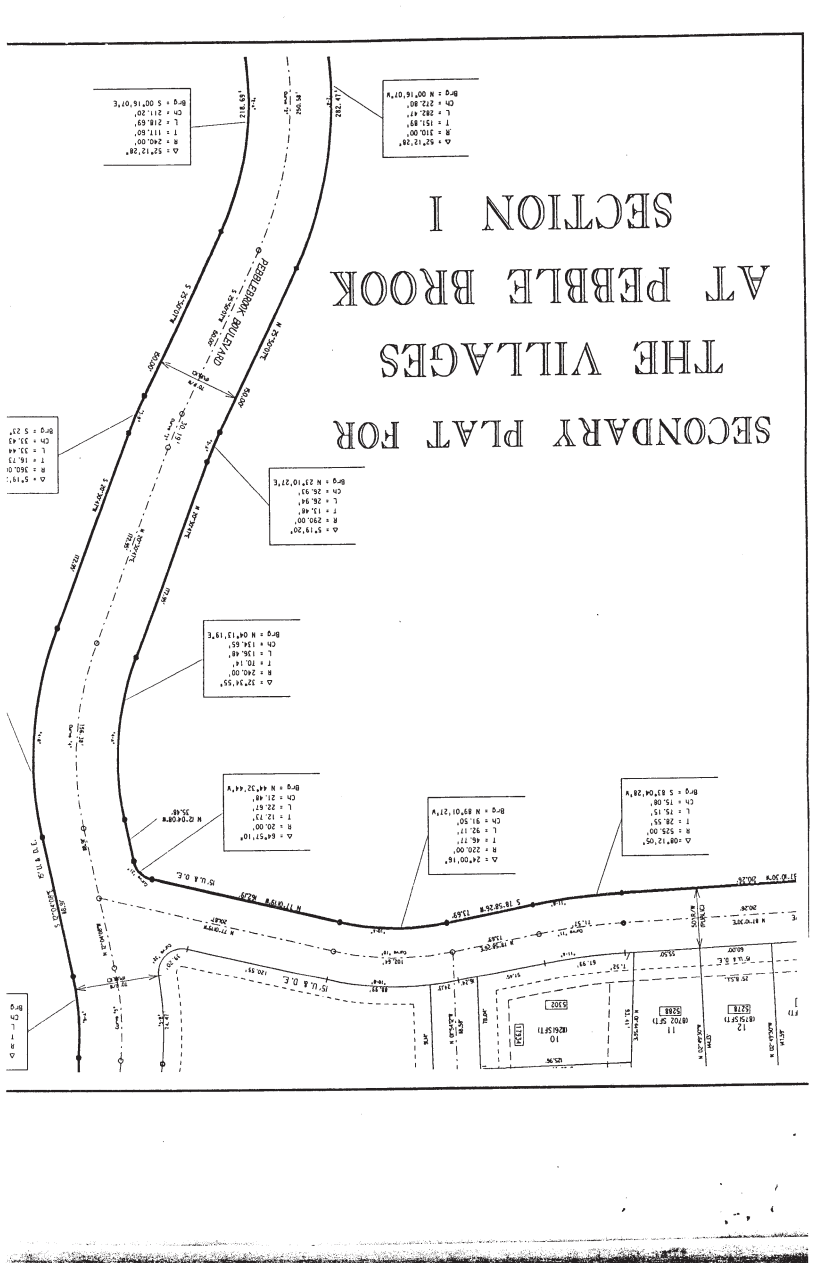
8LA = N ( CP = 515 F = 585 L = 121 B = 310

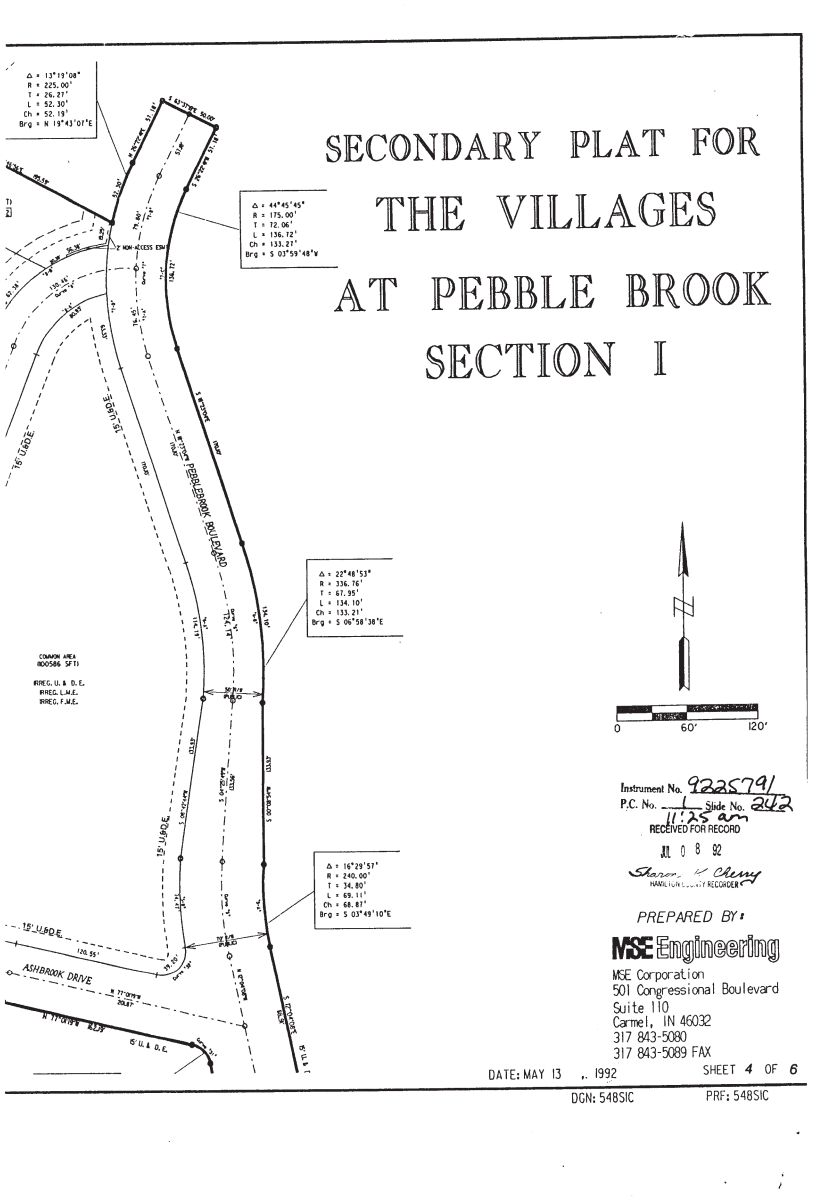
# SECULON I SECONDARY PLANE BROC SECONDARY PLANE SECONDA

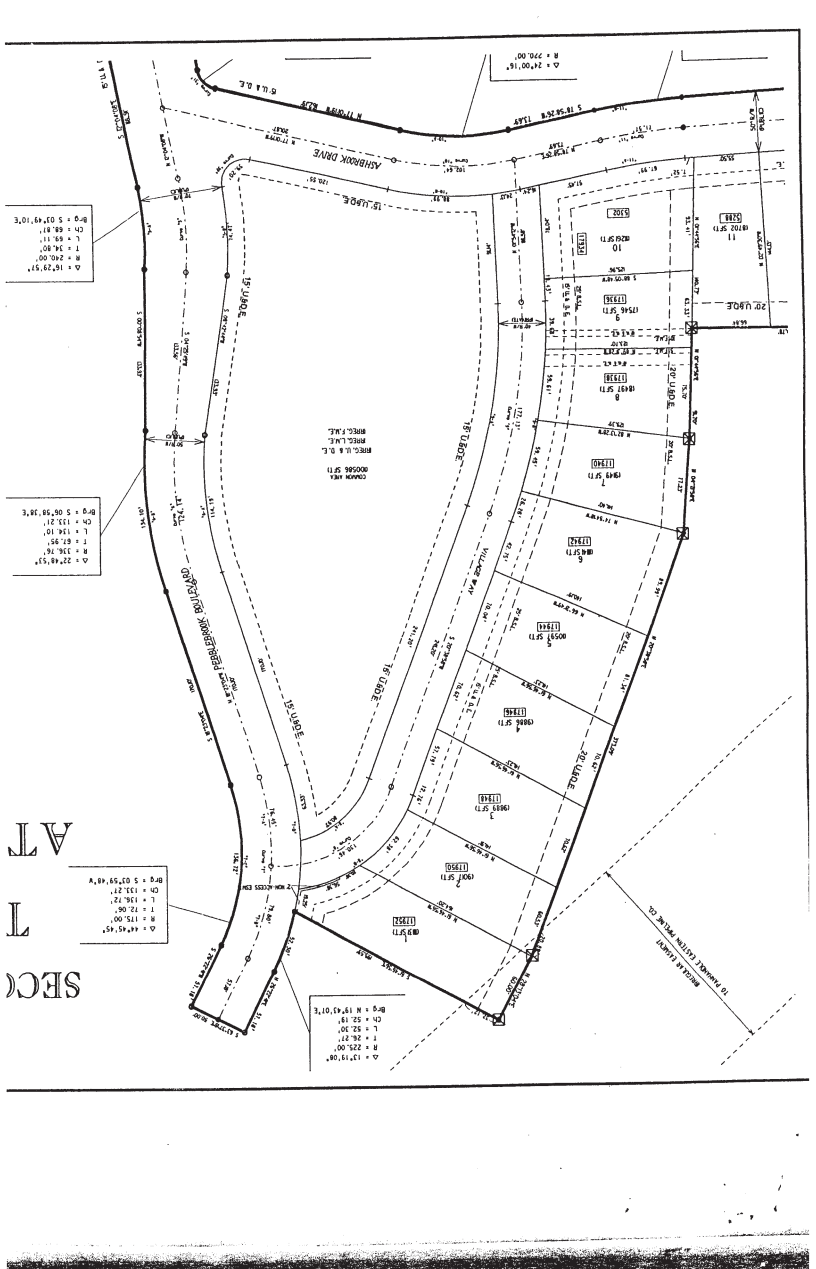


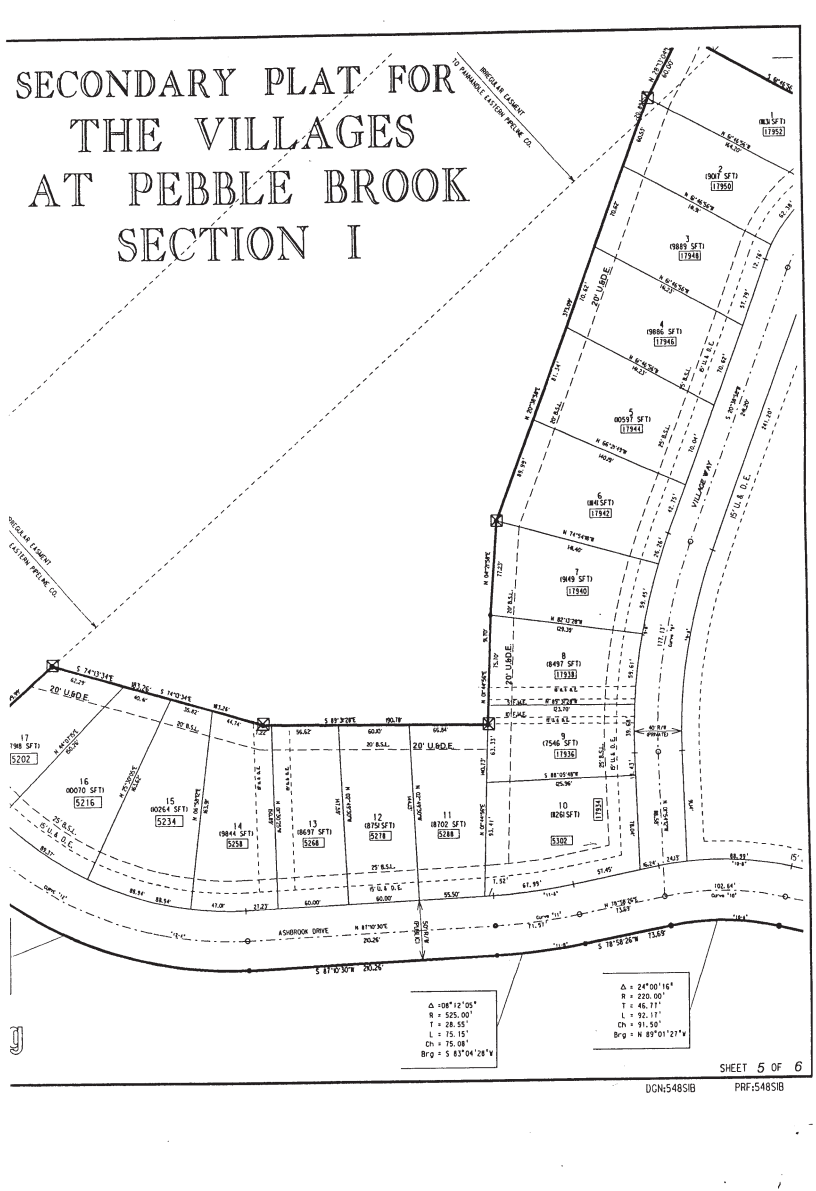
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3 .15,10,01 S	07 .SE	33. 31	11" 38	48" 00	20,05,	50
N 85,00,34, A	16.54	\$30" 04		20' 00	\$63,36,32,	**
2 51,32,40. A	20.01	26"35	561	48" 00	.90,90,00	42
2 28, 10, 40, 6	21, 23	58"82	18' 28	50' 00	415,25,58	15
2 11.10,54, E	10.15	P1 "62	18" 23	50' 00	,75,11,59	l.Þ
2 32,45,34, A	25. 56	33.22	11" 31	18" 00	28,28,54,	0+
H 16,12,30, R	22.41	130 03		20" 00	\$6,25,25	23
H 02,25,18, A	26, 25	11.12	18,81	48, 90	44,51,22,	36
2 69.52,12, A	12.15	30" 83	89.761	50' 00	88,53,42,	18
2 46,43,13, A	33.22	39. 20	29.83	20, 00	115, 18, 42,	32
2 14,35,44, E	21, 48	12.55	12, 13	50' 00	01,25,29	31
R .95.05.10 S R .15.11.10 S R .05.51.03 A	35° 28 138° 81	25° 28 56° 04 128° 82	63, 62 13, 42 16, 29	815, 00 850, 00 900, 00	12,90,20	28-8 28-8 28
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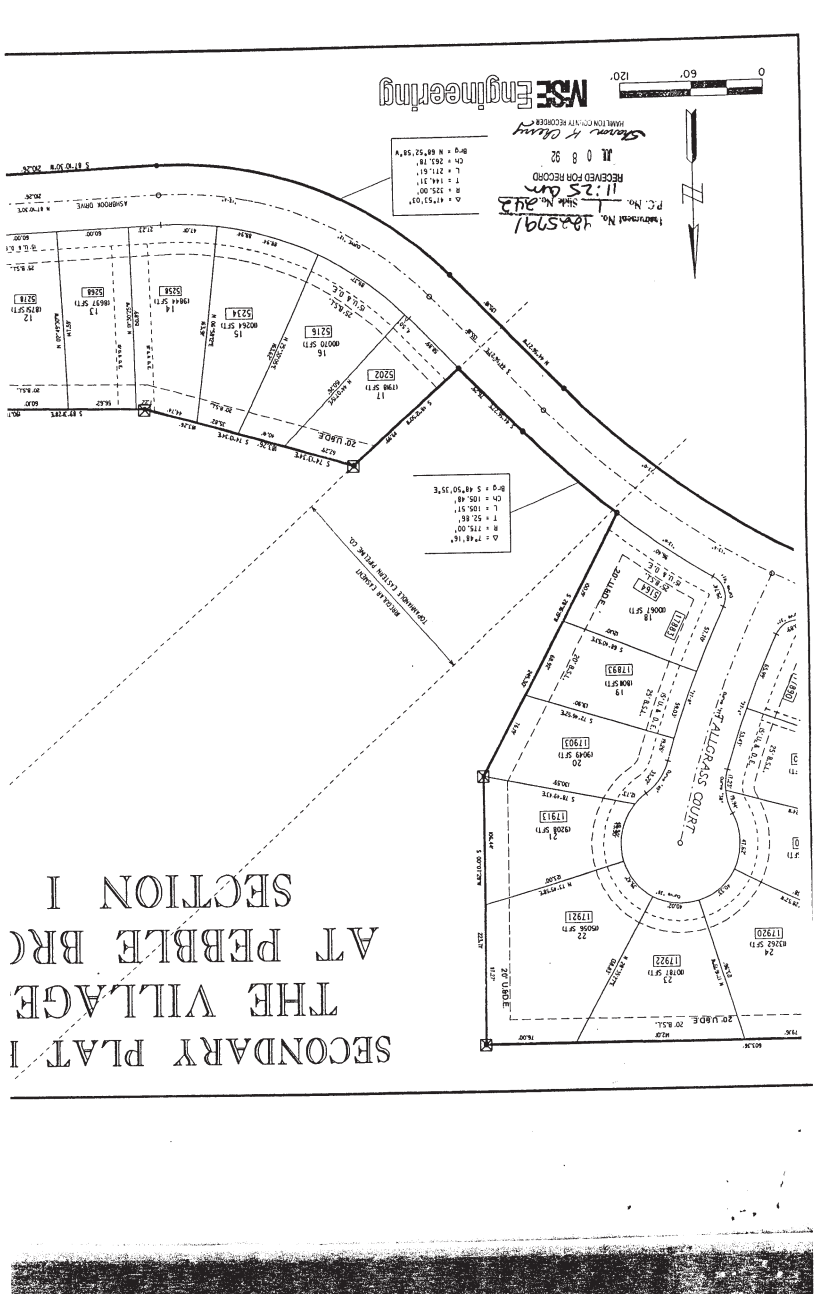


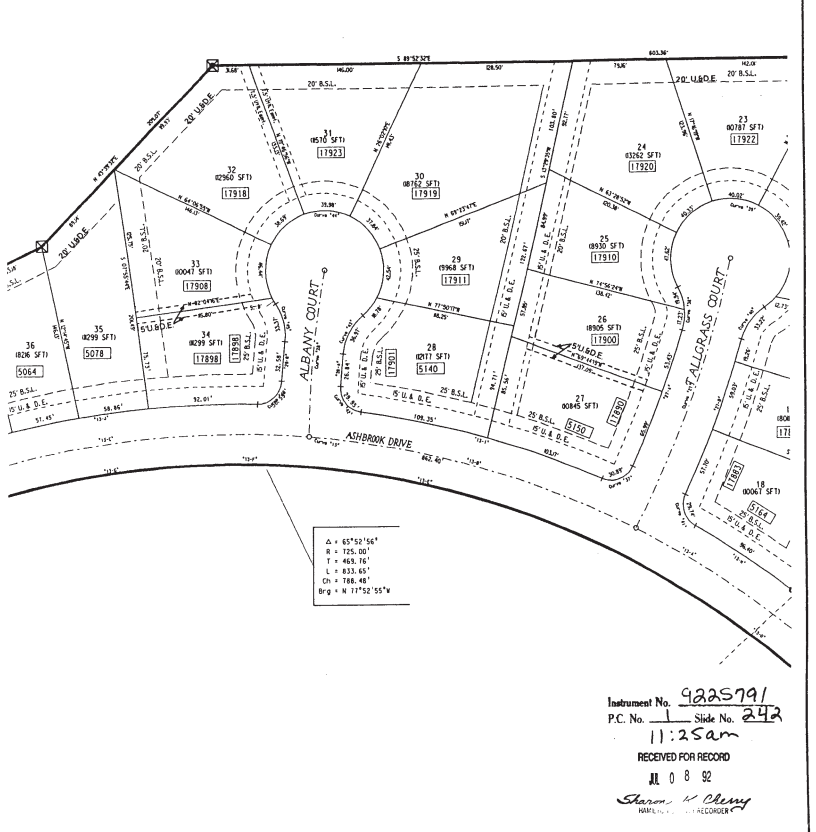












BLE BROOK SECTION I

PREPARED BY:

## **MSE** Engineering

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DATE: MAY 13

, 1992 CK 6-11-92. SHEET 6 OF 6

DGN: 548SIA

PRF: 548SIA

# LHE AILLAGES AT PEBBLE BROOK SECTION SECONDARY PLAT FOR

