64 55693

8998

100 41

DECLARATION OF COVENANTS AND RESTRICTIONS

THIS DECLARATION, made this 1st day of Mast.

1967, by Keystone Square Company, a partnership,

### WITNESSETH:

WHEREAS, Declarant is the owner of or has the right to acquire, the real property described in Article IIIof this declaration and desires to create thereon a residential community with permanent parks, playgrounds, open spaces, and other common facilities for the benefit of the community; and

WHEREAS, Declarant desires to provide for the preservation of the values and amenities in said community and for the maintenance of said parks, playgrounds, open spaces and other common facilities; and, to this end, desires to subject the real property described in Article II together with such additions as may hereafter be made thereto (as provided in Article II) to the covenants, restrictions, easements, charges and liens, hereinafter set forth, each and all of which is and are for the benefit of said property and each owner thereof; and

WHEREAS, Declarant has deemed it desirable, for the efficient preservation of the values and amenities in said community, to create an agency to which should be delegated and assigned the powers of maintaining and administering the community properties and facilities and administering and enforcing the covenants and restrictions and collecting and disbursing the assessments and charges hereinafter created; and

WHEREAS, Declarant has incorporated under the laws of the State of Indiana, as a non-profit corporation, Woodlawn Springs, Inc., for the purpose of exercising the functions aforesaid;

NOW, THEREFORE, Keystone Square Company declares that the real property described in Article II, and such additions thereto as may hereafter be made pursuant to Article II hereof, is and shall be held, transferred, sold, conveyed and occupied subject to the covenants, restrictions, easements, charges and liens (sometimes referred to as "covenants and restrictions")

3.00

follows:

100 PAGE 43

All of Keystone Square Company's Woodlawn Springs,
Addition, as recorded as Instrument No:
dated \_\_\_\_\_\_, in the Office of the
Recorder of Hamilton County, Indiana.

all of which real property shall hereinafter be referred to as "The Properties.

Section 2. Easement to Owner. Declarant hereby grants an easement in favor of each Owner for the use, enjoyment, and benefit of the Common Properties, and such easement shall be appurtenant to and shall pass with the title to every lot.

Section 3. Covenant to Convey Common Properties. Declarant hereby covenants and declares that all areas now owned by it which are not included in the definition of "Lot" are to be conveyed to the Corporation as and for the Common Properties, on or before December 1, 1967, by a good and sufficient Warranty Deed free and clear of all liens and encumbrances except the lien of current taxes, rights-of-way, the provisions of these covenants and restrictions, and other easements and restrictions of record.

Section 4. Additions to The Properties. Additional lands may become subject to this Declaration in the following manner:

(a) Upon approval in writing of the Corporation pursuant to

Article 6 of its Articles of Incorporation or any amendment thereof, the owner
of any property who is desirous of adding it to the jurisdiction of the Corporation,
may file of record a Supplementary Declaration of Covenants and Restrictions
which shall extend the scheme of the covenants and restrictions of this

Declaration to such property. A Supplemental Declaration adopting by reference
the provisions of this Declaration in its entirety shall be sufficient to conform
with this Section. In addition, such Supplementary Declaration may contain such
complementary additions and modifications of the covenants and restrictions
contained in this Declaration as may be necessary to reflect the different
character, if any, of the added properties and as are not inconsistent with the
scheme of this Declaration. In no event, however, shall such Supplementary

DECLARATION REVOKE, MODIFY OR ADD TO THE COVENANTS ESTABLISHED BY THIS DECLARATION WITHIN THE PROPERTIES.

(B) Upon a MERGER OR CONSOLIDATION OF THE CORPORATION WITH ANOTHER CORPORATION AS PROVIDED IN ITS ARTICLES OF INCORPORATION, ITS PROPERTIES, RIGHTS AND OBLIGATIONS MAY, BY OPERATION OF LAW, BE TRANSFERRED TO ANOTHER SURVIVING OR CONSOLIDATED CORPORATION OR, ALTERNATIVELY, THE PROPERTIES, RIGHTS AND OLBIGATIONS OF ANOTHER CORPORATION MAY, BY OPERATION OF LAW, BE ADDED TO THE PROPERTIES, RIGHTS AND OBLIGATIONS OF THE CORPORATION AS A SURVIVING CORPORATION PURSUANT TO A MERGER. THE SURVIVING OR CONSOLIDATED CORPORATION MAY ADMINISTER THE COVENANTS AND RESTRICTIONS ESTABLISHED BY THE DECLARATION WITH THE PROPERTIES EXCEPT AS HEREINAFTER PROVIDED.

#### ARTICLE III.

## MEMBERSHIP AND VOTING RIGHTS IN THE CORPORATION

SECTION 1. MEMBERSHIP. EVERY PERSON OR ENTITY WHO IS A RECORD OWNER OF A FEE INTEREST IN ANY LOT WHICH IS PART OF THE PROPERTIES AND WHICH IS SUBJECT BY COVENANTS OF RECORD TO ASSESSMENT BY THIS CORPORATION SHALL BE A MEMBER OF THE CORPORATION, PROVIDED THAT ANY BUCH PERSON OR ENTITY WHO HOLDS SUCH INTEREST MERELY AS A SECURITY FOR THE PERFORMANCE OF AN OBLIGATION SHALL NOT BE A MEMBER.

SECTION 2. VOTING RIGHTS. THE CORPORATION SHALL HAVE TWO CLASSES OF VOTING MEMBERSHIP:

CLASS A. CLASS A MEMBERS SHALL BE ALL THOSE OWNERS AS

DEFINED IN THIS ARTICLE III, SECTION I, WITH THE EXCEPTION OF KEYSTONE

SQUARE COMPANY. EXCEPT AS OTHERWISE SET FORTH IN ARTICLE 6 OF THE

ARTICLES OF INCORPORATION, CLASS A MEMBERS SHALL BE ENTITLED TO ONE

VOTE FOR EACH LOT IN WHICH THEY HOLD THE INTEREST REQUIRED FOR

MEMBERSHIP BY THIS ARTICLE III, SECTION I. WHEN MORE THAN ONE PERSON...

HOLDS SUCH INTEREST OR INTERESTS IN ANY LOT, ALL SUCH PERSONS SHALL

BE MEMBERS AND THE VOTE FOR SUCH LOT SHALL BE EXERCISED AS THEY AMONG

-5-

themselves determine, but in no event shall more than one vote be cast with respect to any such Lot.

Class B. Class B members shall be Keystone Square Company.

The Class B member shall be entitled to one vote for each Lot in which it holds the interest required for membership by Article III, provided, however, that the Class B membership shall be cancelled and cease to exist after years from the date of incorporation.

#### ARTICLE IV. .

## COVENANT FOR MAINTENANCE ASSESSMENTS

Assessments. The Declarant for each Lot owned by it within The Properties hereby covenants and each purchaser of any Lot by acceptance of a deed therefor, whether or not it shall be so ex pressed in any such deed or other conveyance, shall be deemed to covenant and agree to pay the Corporation:

(1) annual assessments or charges; (2) special assessments for capital improvements, such assessments to be fixed, established and collected from time to time as hereinafter provided. The annual and special assessments, together with such interest thereon and costs of collection thereof as hereinafter provided shall be a charge on the land and shall be a continuing lien upon the property against which each such assessment is made. Each such assessment, together with such interest thereon and cost of collection thereof as hereinafter provided, shall also be the personal obligation of the person who was the Owner of such property at the time when the assessment fell due.

Section 2. Purpose of Assessments. The assessment levied by the Corporation shall be used exclusively for the purpose of promoting the recreation, health, safety and welfare of the residents in The Properties and in particular; for the improvement and maintenance of property, services and facilities devoted to this purpose and directly related to the use and enjoyment of the Common Properties and of the homes situated upon the properties including, but not limited to, the payment of taxes and insurance for the Common

00K 100 PAGE 46

Properties, the grass cutting, yard maintenance and snow removal of the Common Properties and repair, replacement and additions thereto and for the cost of labor, equipment, materials, management and supervision for the Common Properties and all recreational facilities located thereon. The assessment shall also be for the purpose of providing such municipal services including, but not limited to trash and garbage pickup which are not provided by the local municipal authorities and for such items of repair, maintenance and alteration of The Properties and/or the individual Dwelling Units as the Board of Directors may, by appropriate action, from time to time authorize.

Section 3. Basis and Maximum of Annual Assessments. Until
the year beginning January 196 8, the annual assessment shall be

75 per Lot. From and after January 1, 196 9, the annual
assessment may be increased by vote of the Owners, as hereinafter provided
for the next succeeding two (2) years and at the end of each such period of two
(2) years for each succeeding period of two (2) years.

The Board of Directors of the Corporation may, after consideration of current maintenance costs and future needs of the Corporation, fix the actual assessment for any year at a lesser amount.

Section 4. Special Assessments for Capital Improvements.

In addition to the annual assessments authorized by Section 3 hereof, the

Corporation may levy in any assessment year a speical assessment, applicable
to that year only, for the purpose of defraying, in whole or in part, the cost
of any construction or reconstruction, unexpected repair or replacement of a
described capital improvement upon the Common Properties, including the
necessary fixtures and personal property related thereto, provided that
any such assessment shall have the assent of two-thirds of each class of its
membership, voting in person or by proxy, at a meeting duly called for this
purpose, written notice of which shall be given to all members at least
thirty (30) days in advance and shall set forth the purpose of the meeting,
provided further that the limitations of Section 3 hereof shall not apply to any
change in the maximum and basis of the assessments undertaken as an incident
to a merger of consolidation in which the Corporation is authorized to

MAUK 100 PAGE 47

participate under its Articles of Incorporation and under Article II, Section 2 hereof.

Section 6. Quorum for Any Action Authorized Under Sections

4 and 5. The quorum required for any action authorized by Sections 4 and 5
hereof shall be as follows:

At the first meeting called, as provided in Sections 4 and 5 hereof, the presence at the meeting of members, or of proxies, entitled to case sixty

(60) per cent of all of the votes of each class of membership shall constitute a quorum. If the required quorum is not forthcoming at any meeting, another meeting may be called, subject to the notice requirement set forth in Sections and 5, and the required quorum at any such subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting, provided that no such subsequent meeting shall be held more than sixty (60) days following the preceding meeting.

Dates. The annual assessments provided for herein shall commence on the date fixed by the Board of Directors of the Corporation to be the date of commencement.

The first annual assessments shall be made for the balance of the calendar year and shall become due and payable on the day fixed for commencement. The assessments for any year, after the first year, shall become due and payable on the first day of January of said year.

The amount of the annual assessment which may be levied for the balance remaining in the first year of assessment shall be an amount which bears the same relationship to the annual assessment provided for in Section 3 hereof as the remaining number of months in that year bears to twelve. The same reduction in the amount of the assessment shall apply to the first assessment levied against any property which is hereafter added to the properties now subject to assessment at a time other than the beginning of any assessment period.

100 PAGE 48

The due date of any special assessment under Section 4 hereof shall be fixed in the resolution authorizing such assessment, which resolution may authorize payment in equal installments no less often than monthly, provided the entire special assessment is paid during the calendar year to which it is applicable.

Section 8. Duties of the Board of Directors. The Board of
Directors of the Corporation shall fix the date of commencement and the amount
of the assessment against each lot for each assessment period at least thirty
(30) days in advance of such date or period and shall, at that time, prepare a
roster of the properties and assessments applicable thereto which shall be
kept in the office of the Corporation and shall be open to inspection by any
Owner.

Written notice of the assessment shall thereupon be sent out to every Owner subject thereto.

The Corporation shall upon demand at any time furnish to any

Owner liable for said assessment a certificate in writing signed by an

officer of the Corporation, setting forth whether said assessment has been

paid. Such certificate shall be conclusive evidence of payment of any assessment therein stated to have been paid.

Obligation of the Owner; The Lien; Remedies of Corporation. If the assessments are not paid on the date or dates when due (being the dates specified in Section 7 hereof), then such assessment shall become delinquent and shall, together with such interest thereon and cost of collection thereof as hereinafter provided, become a continuing lien on the property which shall bind such property in the hands of the then owner, his heirs, devisees, successors and assigns. If, under Section 7 installment payments of special assessments have been authorized, then failure to pay any one installment within ten (10) days after the due date shall accelerate the payment of all installments and the entire unpaid balance of such assessment shall immediately become due and owing; without further notice. The personal obligation of the then owner to pay such

BOOK 100 PAGE 49

period and shall not pass to his successors in title unless expressly assumed by them.

If the assessment is not paid within thirty (30) days after the delinquency date, the assessment shall bear interest from the date of delinquency at the rate of eight per cent (8%) per annum, and the Corporation may bring an action at law against the owner personally obligated to pay the same or to foreclose the lien against the property and there shall be added to the amount of such assessment the costs of preparing and filing the complaint in such action, and in the event a judgment is obtained such judgment shall include interest on the assessment as above provided and a reasonable attorney's fee to be fixed by the court together with the costs of the action.

Section 10. Subordination of the Lien to Mortgages. The lien of the assessment provided for herein shall be subordinate to the lien of any mortgage or mortgages now or hereafter placed upon the properties subject to assessment; provided, however, that such subordination shall apply only to the assessments which have become due and payable prior to the sale of such property pursuant to a decree of foreclosure of any such mortgage. Such sale shall not relieve such property from liability for any assessments thereafter becoming due nor from the lien of any such subsequent assessment.

Section 11. "Junior Lien" Provision. If any premises subject to the lien hereof shall become subject to the lien of a mortgage or deed of trust (1) the foreclosure of the lien hereof shall not operate to affect or impair the lien of the mortgage or deed of trust; and (2) the foreclosure of the lien of the mortgage or deed of trust or the acceptance of a deed in lieu of foreclosure by the mortgagee shall not operate to affect or impair the lien hereof, but said charges as shall have accrued up to the foreclosure or the acceptance of the deed in lieu of foreclosure shall be subordinate to the lien of the mortgage or deed of trust with the foreclosure purchaser or deed in lieu grantee taking title free of the lien hereof for all such charges that have accrued up to the time of the foreclosure or deed given in lieu of foreclosure but subject to the lien hereof for all said charges that shall accrue subsequent to the foreclosure

or deed given in lieu of foreclosure.

#### ARTICLE V.

#### PARTY WALLS

Section 1. General Rules of Law to Apply. Each wall which is built as part of the original construction of the homes upon The Properties and placed on the dividing line between the Lots shall constitute a party wall and, to the extent not inconsistent with the provisions of this Article, the general rules of law regarding party walls and of liability for property damage due to negligent or willful acts or omissions shall apply thereto.

Section 2. Sharing of Repair and Maintenance. The cost of reasonable repair and maintenance of a party wall shall be shared by the Owners who make use of the wall in proportion to such use.

Section 3. Destruction by Fire or Other Casualty. If a party wal 1 is destroyed or damaged by fire or other casualty, any Owner who:
has used the wall may restore it, and, if the other Owners thereafter make use of the wall, they shall contribute to the cost of restoration thereof in proportion to such use without prejudice, however, to the right of any such owners to call for a larger contribution from the others under any rule of law regarding liability for negligent or willful acts or omissions.

Section 4. Weatherproofing. Notwithstanding any other provision of this Article, an Owner who by his negligent or willful act causes the party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements.

Section 5. Right to Contribution Runs With Land. The right of an Owner to contribution from any other Owner under this Article shall be apprutenant to the land and shall pass to such Owner's successors in title.

#### ARTICLE VI.

#### ARCHITECTURAL CONTROL COMMITTEE

No exterior additions or alterations to any building situated upon

The Properties nor changes in fences, hedges, walls and other structures shall
be commenced, erected or maintained until the plans and specifications showing
the nature, kind, shape, height, materials, and location of the same shall have

100 PAGE 51

-11-

and location in relation to surrounding structures and topography by an architectural committee composed of the Board of Directors of the Corporation, or by three (3) or more representatives appointed by the Board. In the event said committee, or its designated representatives, fail to approve or disapprove such design and location within thirty (30) days after said plans and specifications have been submitted to it, approval will not be required and this Article will be deemed to have been fully complied with. Neither the members of such committee nor its designated representatives shall be entitled to compensation for services performed pursuant to this Article.

### ARTICLE VII.

### GENERAL PROVISIONS

Section 1. The covenants and restrictions of this Declaration shall run with and bind the land, and shall inure to the benefit of and be enforceable by Woodlawn Springs, Inc., or the Owner of any land subject to this Declaration, their respective legal representatives, heirs, successors, and assigns, for a term of thirty-five (35) years from the date this Declaration is recorded, after which time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by a majority of the then Owners of the Lots has been recorded, agreeing to change said covenants and restrictions in whole or in part.

Section 2. Enforcement. Enforcement of these covenants and restrictions shall be by any proceeding at law or in equity against any person or persons violating or attempting to violate any covenant or restriction either to restrain violation or to recover damages and against the land to enforce any lien created by these covenants; and failure by Woodlawn Springs Inc., or any Owner to enforce any covenant or restriction herein contained shall in no event be deemed a saiver of the right to do so thereafter.

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

SECTION 3. SEVERABILITY. INVALIDATION OF ANY ONE OF THESE COVENANTS OR RESTRICTIONS BY JUDGMENT OR COURT ORDER SHALL IN NO WISE AFFECT ANY OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

IN WITNESS WHEREOF, THE DECLARANT, KEYSTONE SQUARE COMPANY, HAS CAUSED THIS DOCUMENT TO BE EXECUTED BY ONE OF ITS GENERAL PARTNERS THE DAY, MONTH AND YEAR FIRST MENTIONED.

KEYSTONE SQUARE COMPANY

KEWNETH E. THOMPSO

Prepared by Ralph Wilfong, Partner.

RECEIVED FOR RECORD

SEP 5 1967

Charlotte E. Itall

64 55693

4223 <del>899</del>3 109 PAGE 58

DECLARATION OF COVENANTS AND RESTRICTIONS

THIS DECLARATION, made this 1st day of May

1967, by Keystone Square Company, a partnership,

#### WITNESSETH:

WHEREAS, Declarant is the owner of or has the right to acquire, the real property described in Article IIIof this declaration and desires to create thereon a residential community with permanent parks, playgrounds, o open spaces, and other common facilities for the benefit of the community; and

WHEREAS, Declarant desires to provide for the preservation of the values and amenities in said community and for the maintenance of said parks, playgrounds, open spaces and other common facilities; and, to this end, desires to subject the real property described in Article II together with such additions as may hereafter be made thereto (as provided in Article II) to the covenants, restrictions, easements, charges and liens, hereinafter set forth, each and all of which is and are for the benefit of said property and each owner thereof; and

WHEREAS, Declarant has deemed it desirable, for the efficient preservation of the values and amenities in said community, to create an agency to which should be delegated and assigned the powers of maintaining and administering the community properties and facilities and administering and enforcing the covenants and restrictions and collecting and disbursing the assessments and charges hereinafter created; and

WHEREAS, Declarant has incorporated under the laws of the State of Indiana, as a non-profit corporation, Woodlawn Springs, Inc., for the purpose of exercising the functions aforesaid;

NOW, THEREFORE, Keystone Square Company declares that the real property described in Article II, and such additions thereto as may hereafter be made pursuant to Article II hereof, is and shall be held, transferred, sold, conveyed and occupied subject to the covenants, restrictions, easements, charges and liens (sometimes referred to as "covenants and restrictions")

hereinafter set forth.

#### 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) "Corporation" shall mean and refer to Woodlawn Spring, Inc.
- (b) "The Properties" shall mean and refer to all such properties and additions thereto, as are subject to this Declaration or any Supplemental Declaration under the provisions of Article II, hereof.
- (c) "Common Properties" shall mean and refer to those areas of land shown on any recorded subdivision plat of The Properties and intended to be devoted to the common use and enjoyment of the owners of The Properties.
- (d) "Lot" shall mean and refer to any plot of land shown upon any recorded subdivision map of The Properties with the exception of Common Properties as heretofore defined.
- (e) "Dwelling Unit" shall mean and refer to any portion of a building designed and intended for use and occupancy as a residence by a single family.
- (f) "Owner" shall mean and refer to the record owner, whether one or more persons or entities, of the fee simple title to any Lot or Dwelling Unit situated upon The Properties, but, notwithstanding any applicable theory of the mortgage, shall not mean or refer to the mortgagee unless and until such mortgagee has acquired title pursuant to foreclosure or any proceeding in lieu of foreclosure.

# PROPERTY SUBJECT TO THIS DECLARATION; ADDITIONS THERETO

Section 1. Property. The real property which is, and shall be, held, transferred, sold, conveyed, and occupied subject to this Declaration is located in Hamilton County, Indiana, and is more particularly described as

100 PAGE 50

follows:

All of Keystone Square Company's Woodlawn Springs,
Addition, as recorded as Instrument No:
, dated , in the Office of the
Recorder of Hamilton County, Indiana.

all of which real property shall hereinafter be referred to as "The Properties.

Section 2. Easement to Owner. Declarant hereby grants an easement in favor of each Owner for the use, enjoyment, and benefit of the Common Properties, and such easement shall be appurtenant to and shall pass with the title to every lot.

Section 3. Covenant to Convey Common Properties. Declarant hereby covenants and declares that all areas now owned by it which are not included in the definition of "Lot" are to be conveyed to the Corporation as and for the Common Properties, on or before December 1, 1967, by a good and sufficient Warranty Deed free and clear of all liens and encumbrances except the lien of current taxes, rights-of-way, the provisions of these covenants and restrictions, and other easements and restrictions of record.

Section 4. Additions to The Properties. Additional lands may become subject to this Declaration in the following manner:

(a) Upon approval in writing of the Corporation pursuant to

Article 6 of its Articles of Incorporation or any amendment thereof, the owner
of any property who is desirous of adding it to the jurisdiction of the Corporation,
may file of record a Supplementary Declaration of Covenants and Restrictions
which shall extend the scheme of the covenants and restrictions of this

Declaration to such property. A Supplemental Declaration adopting by reference
the provisions of this Declaration in its entirety shall be sufficient to conform
with this Section. In addition, such Supplementary Declaration may contain such
complementary additions and modifications of the covenants and restrictions
contained in this Declaration as may be necessary to reflect the different
character, if any, of the added properties and as are not inconsistent with the
scheme of this Declaration. In no event, however, shall such Supplementary

DECLARATION REVOKE, MODIFY OR ADD TO THE COVENANTS ESTABLISHED BY THIS
DECLARATION WITHIN THE PROPERTIES.

(B) Upon a merger or consolidation of the Corporation with another corporation as provided in its Articles of Incorporation, its properties, rights and obligations may, by operation of Law, be transferred to another surviving or consolidated corporation or, alternatively, the properties, rights and obbigations of another corporation may, by operation of Law, be added to the properties, rights and obligations of the Corporation as a surviving corporation pursuant to a merger. The surviving or consolidated corporation may administer the covenants and restrictions established by the Declaration with The Properties except as hereinafter provided.

#### ARTICLE III.

## MEMBERSHIP AND VOTING RIGHTS IN THE CORPORATION

SECTION 1. MEMBERSHIP. EVERY PERSON OR ENTITY WHO IS A RECORD OWNER OF A FEE INTEREST IN ANY LOT WHICH IS PART OF THE PROPERTIES AND WHICH IS SUBJECT BY COVENANTS OF RECORD TO ASSESSMENT BY THIS CORPORATION SHALL BE A MEMBER OF THE CORPORATION, PROVIDED THAT ANY SUCH PERSON OR ENTITY WHO HOLDS SUCH INTEREST MERELY AS A SECURITY FOR THE PERFORMANCE OF AN OBLIGATION SHALL NOT BE A MEMBER.

SECTION 2. VOTING RIGHTS. THE CORPORATION SHALL HAVE TWO CLASSES OF VOTING MEMBERSHIP:

CLASS A. CLASS A MEMBERS SHALL BE ALL THOSE OWNERS AS

DEFINED IN THIS ARTICLE III, SECTION I, WITH THE EXCEPTION OF KEYSTONE

SQUARE COMPANY. EXCEPT AS OTHERWISE SET FORTH IN ARTICLE 6 OF THE

ARTICLES OF INCORPORATION, CLASS A MEMBERS SHALL BE ENTITLED TO ONE

VOTE FOR EACH LOT IN WHICH THEY HOLD THE INTEREST REQUIRED FOR

MEMBERSHIP BY THIS ARTICLE III, SECTION I. WHEN MORETHAN ONE PERSON...

HOLDS SUCH INTEREST OR INTERESTS IN ANY LOT, ALL SUCH PERSONS SHALL

BE MEMBERS AND THE VOTE FOR SUCH LOT SHALL BE EXERCISED AS THEY AMONG

-5-

themselves determine; but in no event shall more than one vote be cast with respect to any such Lot.

Class B. Class B members shall be Keystone Square Company.

The Class B member shall be entitled to one vote for each Lot in which it holds the interest required for membership by Article III, provided, however that the Class B membership shall be cancelled and cease to exist after years from the date of incorporation.

#### ARTICLE IV.

## COVENANT FOR MAINTENANCE ASSESSMENTS

Assessments. The Declarant for each Lot owned by it within The Properties hereby covenants and each purchaser of any Lot by acceptance of a deed therefor, whether or not it shall be so ex pressed in any such deed or other conveyance, shall be deemed to covenant and agree to pay the Corporation:

(1) annual assessments or charges; (2) special assessments for capital improvements, such assessments to be fixed, established and collected from time to time as hereinafter provided. The annual and special assessments, together with such interest thereon and costs of collection thereof as hereinafter provided shall be a charge on the land and shall be a continuing lien upon the property against which each such assessment is made. Each such assessment, together with such interest thereon and cost of collection thereof as hereinafter provided, shall also be the personal obligation of the person who was the Owner of such property at the time when the assessment fell due.

Section 2. Purpose of Assessments. The assessment levied by
the Corporation shall be used exclusively for the purpose of promoting the
recreation, health, safety and welfare of the residents in The Properties and
in particular, for the improvement and maintenance of property, services and
facilities devoted to this purpose and directly related to the use and enjoyment
of the Common Properties and of the homes situated upon the properties
including, but not limited to, the payment of taxes and insurance for the Common

Properties, the grass cutting, yard maintenance and snow removal of the Common Properties and repair, replacement and additions thereto and for the cost of labor, equipment, materials, management and supervision for the Common Properties and all recreational facilities located thereon. The assessment shall also be for the purpose of providing such municipal services including, but not limited to trash and garbage pickup which are not provided by the local municipal authorities and for such items of repair, maintenance and alteration of The Properties and/or the individual Dwelling Units as the Board of Directors may, by appropriate action, from time to time authorize.

Section 3. Basis and Maximum of Annual Assessments. Until
the year beginning January 196 g, the annual assessment shall be

75 per Lot. From and after January 1, 196 g, the annual
assessment may be increased by vote of the Owners, as hereinafter provided
for the next succeeding two (2) years and at the end of each such period of two
(2) years for each succeeding period of two (2) years.

The Board of Directors of the Corporation may, after consideration of current maintenance costs and future needs of the Corporation, fix the actual assessment for any year at a lesser amount.

Section 4. Special Assessments for Capital Improvements.

In addition to the annual assessments authorized by Section 3 hereof, the

Corporation may levy in any assessment year a speical assessment, applicable
to that year only, for the purpose of defraying, in whole or in part, the cost
of any construction or reconstruction, unexpected repair or replacement of a
described capital improvement upon the Common Properties, including the
necessary fixtures and personal property related thereto, provided that
any such assessment shall have the assent of two-thirds of each class of its
membership, voting in person or by proxy, at a meeting duly called for this
purpose, written notice of which shall be given to all members at least
thirty (30) days in advance and shall set forth the purpose of the meeting,
provided further that the limitations of Section 3 hereof shall not apply to any
change in the maximum and basis of the assessments undertaken as an incident
to a merger of consolidation in which the Corporation is authorized to

participate under its Articles of Incorporation and under Article II, Section 2 hereof.

Section 6. Quorum for Any Action Authorized Under Sections

4 and 5. The quorum required for any action authorized by Sections 4 and 5
hereof shall be as follows:

At the first meeting called, as provided in Sections 4 and 5 hereof, the presence at the meeting of members, or of proxies, entitled to case sixty (60) per cent of all of the votes of each class of membership shall constitute a quorum. If the required quorum is not forthcoming at any meeting, another meeting may be called, subject to the notice requirement set forth in Sections 4 and 5, and the required quorum at any such subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting, provided that no such subsequent meeting shall be held more than sixty (60) days following the preceding meeting.

Dates. The annual assessments provided for herein shall commence on the date fixed by the Board of Directors of the Corporation to be the date of commencement.

The first annual assessments shall be made for the balance of the calendar year and shall become due and payable on the day fixed for commencement. The assessments for any year, after the first year, shall become due and payable on the first day of January of said year.

The amount of the annual assessment which may be levied for the balance remaining in the first year of assessment shall be an amount which bears the same relationship to the annual assessment provided for in Section 3 hereof as the remaining number of months in that year bears to twelve. The same reduction in the amount of the assessment shall apply to the first assessment levied against any property which is hereafter added to the properties now subject to assessment at a time other than the beginning of any assessment period.

The due date of any special assessment under Section 4 hereof shall be fixed in the resolution authorizing such assessment, which resolution may authorize payment in equal installments no less often than monthly, provided the entire special assessment is paid during the calendar year to which it is applicable.

Section 8. Duties of the Board of Directors. The Board of
Directors of the Corporation shall fix the date of commencement and the amount
of the assessment against each lot for each assessment period at least thirty
(30) days in advance of such date or period and shall, at that time, prepare a
roster of the properties and assessments applicable thereto which shall be
kept in the office of the Corporation and shall be open to inspection by any
Owner.

Written notice of the assessment shall thereupon be sent out to every Owner subject thereto.

The Corporation shall upon demand at any time furnish to any

Owner liable for said assessment a certificate in writing signed by an

officer of the Corporation, setting forth whether said assessment has been

paid. Such certificate shall be conclusive evidence of payment of any assessment therein stated to have been paid.

Section 9. Effect of Non-Payment of Assessments; The Personal Obligation of the Owner; The Lien; Remedies of Corporation. If the assessments are not paid on the date or dates when due (being the dates specified in Section 7 hereof), then such assessment shall become delinquent and shall, together with such interest thereon and cost of collection thereof as hereinafter provided, become a continuing lien on the property which shall bind such property in the hands of the then owner, his heirs, devisees, successors and assigns. If, under Section 7 installment payments of special assessments have been authorized, then failure to pay any one installment within ten (10) days after the due date shall accelerate the payment of all installments and the entire unpaid balance of such assessment shall immediately become due and owings without further notice. The personal obligation of the then owner to pay such assessments, however, shall remain his personal obligation for the statutory

period and shall not pass to his successors in title unless expressly assumed by them.

If the assessment is not paid within thirty (30) days after the delinquency date, the assessment shall bear interest from the date of delinquency at the rate of eight per cent (8%) per annum, and the Corporation may bring an action at law against the owner personally obligated to pay the same or to foreclose the lien against the property and there shall be added to the amount of such assessment the costs of preparing and filing the complaint in such action, and in the event a judgment is obtained such judgment shall include interest on the assessment as above provided and a reasonable attorney's fee to be fixed by the court together with the costs of the action.

Section 10. Subordination of the Lien to Mortgages. The lien of the assessment provided for herein shall be subordinate to the lien of any mortgage or mortgages now or hereafter placed upon the properties subject to assessment; provided, however, that such subordination shall apply only to the assessments which have become due and payable prior to the sale of such property pursuant to a decree of foreclosure of any such mortgage. Such sale shall not relieve such property from liability for any assessments thereafter becoming due nor from the lien of any such subsequent assessment.

Section 11. "Junior Lien" Provision. If any premises subject to the lien hereof shall become subject to the lien of a mortgage or deed of trust (1) the foreclosure of the lien hereof shall not operate to affect or impair the lien of the mortgage or deed of trust; and (2) the foreclosure of the lien of the mortgage or deed of trust or the acceptance of a deed in lieu of foreclosure by the mortgagee shall not operate to affect or impair the lien hereof, but said charges as shall have accrued up to the foreclosure or the acceptance of the deed in lieu of foreclosure shall be subordinate to the lien of the mortgage or deed of trust with the foreclosure purchaser or deed in lieu grantee taking title free of the lien hereof for all such charges that have accrued up to the time of the foreclosure or deed given in lieu of foreclosure but subject to the lien hereof for all said charges that shall accrue subsequent to the foreclosure

or deed given in lieu of foreclosure.

#### ARTICLE V.

#### PARTY WALLS.

Section 1. General Rules of Law to Apply. Each wall which is built as part of the original construction of the homes upon The Properties and placed on the dividing line between the Lots shall constitute a party wall and, to the extent not inconsistent with the provisions of this Article, the general rules of law regarding party walls and of liability for property damage due to negligent or willful acts or omissions shall apply thereto.

Section 2. Sharing of Repair and Maintenance. The cost of reasonable repair and maintenance of a party wall shall be shared by the Owners who make use of the wall in proportion to such use.

Section 3. Destruction by Fire or Other Casualty. If a party wal 1 is destroyed or damaged by fire or other casualty, any Owner who has used the wall may restore it, and, if the other Owners thereafter make use of the wall, they shall contribute to the cost of restoration thereof in proportion to such use without prejudice, however, to the right of any such owners to call for a larger contribution from the others under any rule of law regarding liability for negligent or willful acts or omissions.

Section 4. Weatherproofing. Notwithstanding any other provision of this Article, an Owner who by his negligent or willful act causes the party wall to be exposed to the elements shall bear the whole cost of furnishing the necessary protection against such elements.

Section 5. Right to Contribution Runs With Land. The right of an Owner to contribution from any other Owner under this Article shall be apprutenant to the land and shall pass to such Owner's successors in title.

#### ARTICLE VI.

#### ARCHITECTURAL CONTROL COMMITTEE

No exterior additions or alterations to any building situated upon

The Properties nor changes in feaces, hedges, walls and other structures shall
be commenced, erected or maintained until the plans and specifications showing
the nature, kind, shape, height, materials, and location of the same shall have

	409 69
	PAGE PAGE
-12-	500X 400 PAGE 577
-12-	

SECTION 3. SEVERABILITY. INVALIDATION OF ANY ONE OF THESE COVENANTS OR RESTRICTIONS BY JUDGMENT OR COURT ORDER SHALL IN NO WISE AFFECT ANY OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

. IN WITNESS WHEREOF, THE DECLARANT, KEYSTONE SQUARE COMPANY, HAS CAUSED THIS DOCUMENT TO BE EXECUTED BY ONE OF ITS GENERAL PARTNERS

KEYSTONE) SQUARE COMPANY

Ralph Wilfong

General Partner

STATE OF INDIANA

SS:

COUNTY OF HAMILTON)

Before me, a notary public in and for said County and State, this day personally appeared RALPH WILFONG, partner in Keystone Square Company, and acknowledged the execution of the foregoing Declaration of Covenants and Restrictions for and on behalf of Keystone Square Company.

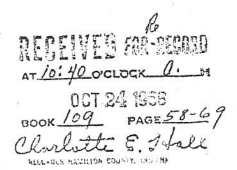
WITNESS my hand and Notarial Seal this 23 day of

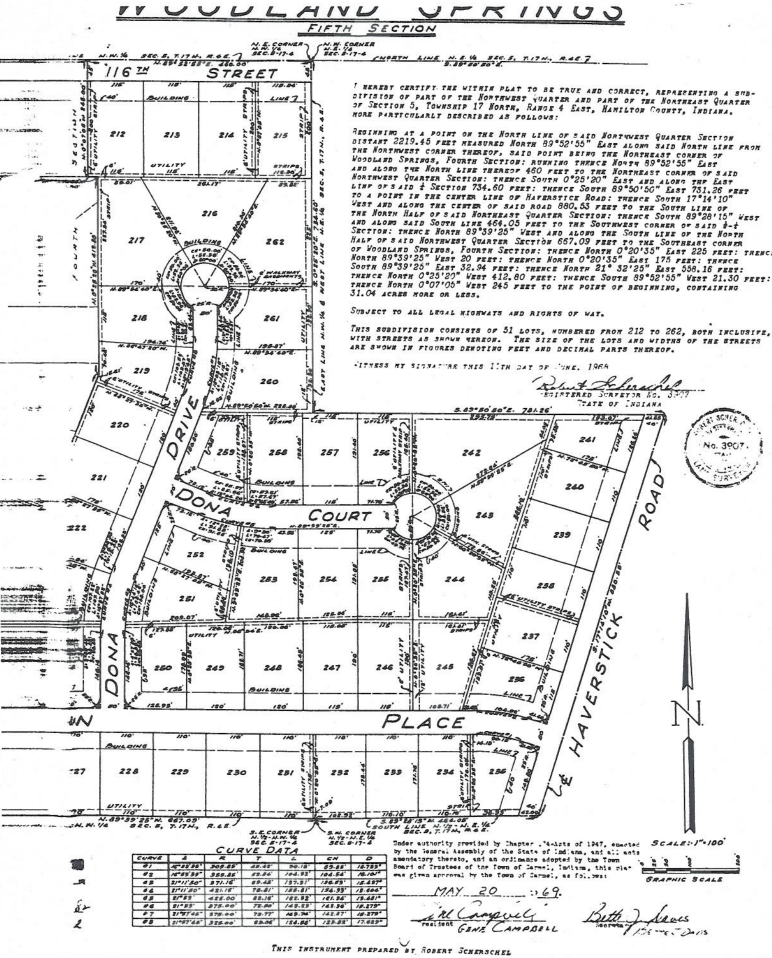
Pulle D. PECER Notary Public

My commission expires:

9-4-71

This instrument prepared by Ralph Wilfong, Partner





Woodland Springs

# SPRINGS

ECTION

N.W. CORNER N.E. 1/4 SEC. 5-17-4

SEC.

63 60 E.

NORTH LINE N. E. 1/4 SEC. 5, T. 17 N., R. 4E. 7 5. 89° 50' 50" E.

HEREBY CERTIFY. THE WITHIN PLAT TO BE TRUE AND CORRECT, REPRESENTING A SUB-DIVISION OF PART OF THE NORTHWEST QUARTER AND PART OF THE NORTHEAST QUARTER OF SECTION 5, TOWNSHIP 17 NORTH, RANGE 4 EAST, HAMILTON COUNTY, INDIANA. MORE PARTICULARLY DESCRIBED AS FOLLOWS:

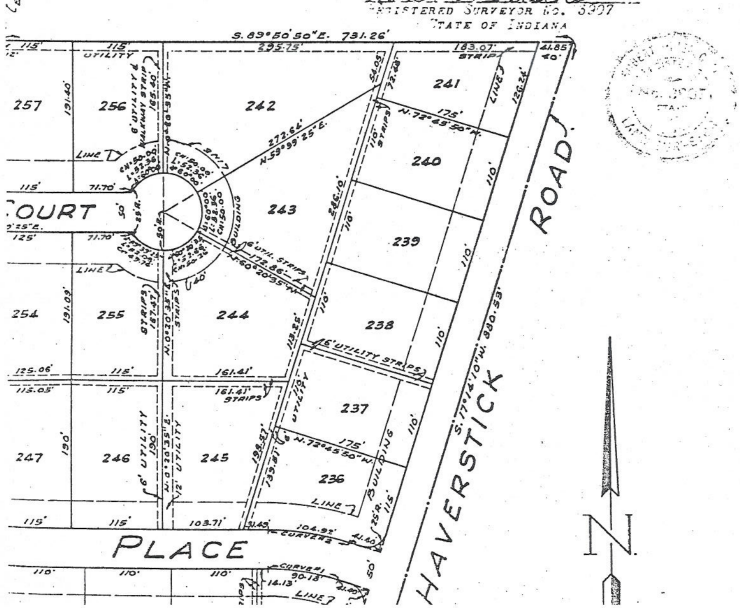
REGINNING REGINNING AT A POINT ON THE NORTH LINE OF SAID NORTHWEST QUARTER SECTION DISTANT 2219.45 FEET MEASURED NORTH 89°52'55" EAST ALONG SAID NORTH LINE FROM THE NORTHWEST CORNER THEREOF, SAID POINT BEING THE NORTHEAST CORNER OF WOODLAND SPRINGS, FOURTH SECTION: RUNNING THENCE NORTH 89°52'55" EAST AND ALONG THE NORTH LINE THEREOF 460 FEET TO THE NORTHEAST CORNER OF SAID NORTHWEST QUARTER SECTION: THENCE SOUTH 0°25'20" EAST AND ALONG THE EAST NORTHWEST QUARTER SECTION: THENCE SOUTH 0°25'20" EAST AND ALONG THE EAST LINE OF SAID & SECTION 734.60 FEET: THENCE SOUTH 89°50'50" EAST 731.26 FEET TO A POINT IN THE CENTER LINE OF HAVERSTICK ROAD: THENCE SOUTH 17°14'10" TO A POINT IN THE CENTER LINE OF HAVERSTICK ROAD: THENCE SOUTH 17"14"10"
WEST AND ALONG THE CENTER OF SAID ROAD 880.53 FEET TO THE SOUTH LINE OF
THE NORTH HALF OF SAID NORTHEAST QUARTER SECTION: THENCE SOUTH 89°28'15" WEST
AND ALONG SAID SOUTH LINE 464.05 FEET TO THE SOUTHWEST CORNER OF SAID \$2-\$
SECTION: THENCE NORTH 89°39'25" WEST AND ALONG THE SOUTH LINE OF THE NORTH
HALF OF SAID NORTHWEST QUARTER SECTION 667.09 FEET TO THE SOUTHEAST CORNER
OF WOODLAND SPRINGS, FOURTH SECTION: THENCE NORTH 0°20'35" EAST 225 FEET: THENCE
NORTH 89°39'25" WEST 20 FEET: THENCE NORTH 0°20'35" EAST 558.16 FEET:
THENCE NORTH 0°25'20" WEST 412.80 FEET: THENCE SOUTH 89°52'55" WEST 21.30 FEET:
THENCE NORTH 0°07'05" WEST 245 FEET TO THE POINT OF BEGINNING. CONTAINING THENCE NORTH 0°07'05" WEST 245 FEET TO THE POINT OF BEGINNING, CONTAINING 31.04 ACRES MORE OR LESS.

SUBJECT TO ALL LEGAL HIGHWAYS AND RIGHTS OF WAY.

This subdivision consists of 51 Lots, numbered from 212 to 262, both inclusive, THE SIZE OF THE LOTS AND WIDTHS OF THE STREETS WITH STREETS AS SHOWN YEREON. ARE SHOWN IN FIGURES DENOTING FEET AND DECIMAL PARTS THEREOF.

CITYESS MY SIGNATURE THIS 11TH DAY OF COME. 1968

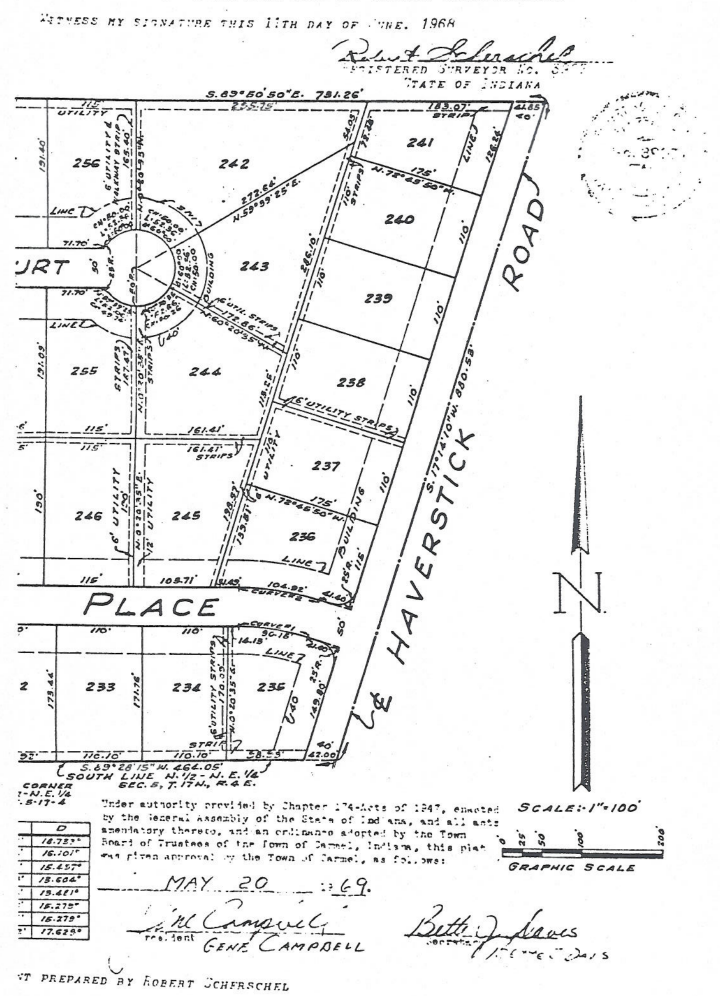
4 lersa SISTERED SURVEYOR CO. TATE OF INDIANA

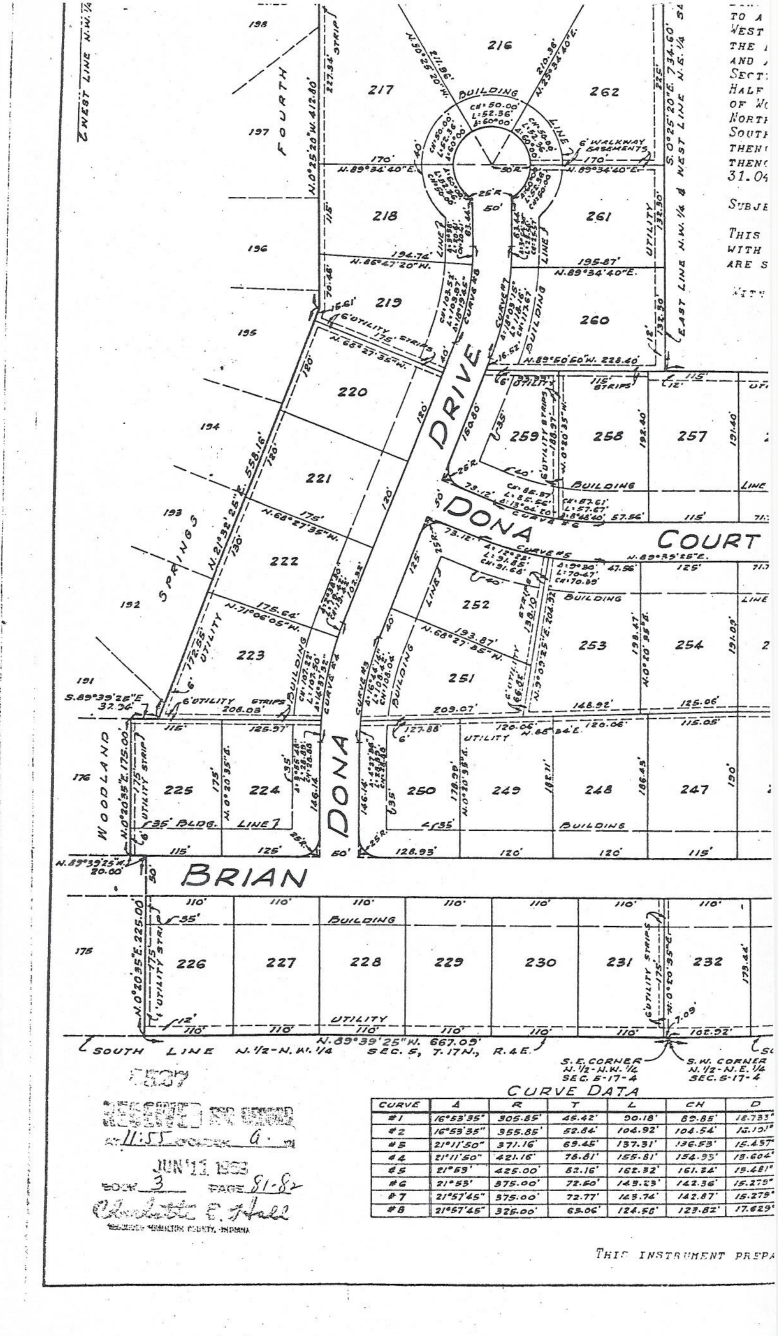


TO A POINT IN THE CENTER LINE OF HAFIGSTICE HOAD: THENCE SOUTH 1/14'10
HEST AND ALONG THE CENTER OF SAID ROAD 880.53 FEET TO THE SOUTH LINE OF
THE NORTH HALF OF SAID NORTHEAST QUARTER SECTION: THENCE SOUTH 89°28'15" WEST
AND ALONG SAID SOUTH LINE 464.05 FEET TO THE SOUTHWEST CORNER OF SAID \$-\$
SECTION: THENCE NORTH 89°39'25" WEST AND ALONG THE SOUTH LINE OF THE NOPTH
HALF OF SAID NORTHWEST QUARTER SECTION 667.09 FEET TO THE SOUTHEAST CORNER
OF NOODLAND SPRINGS, FOURTH SECTION: THENCE NORTH 0°20'35" EAST 225 FEET: THENCE
NORTH 89°39'25" WEST 30 FEET: THENCE NORTH 0°20'35" EAST 175 FEET: THENCE
SOUTH 89°39'25" EAST 32.94 FEET: THENCE NORTH 21° 32'25" EAST 558.16 FEET:
THENCE NORTH 0°07'05" WEST 412.80 FEET: THENCE SOUTH 89°52'55" WEST 21.30 FEET:
THENCE NORTH 0°07'05" WEST 245 FEET TO THE POINT OF BEGINNING, CONTAINING
31.04 ACRES MORE OR LESS.

SUBJECT TO ALL LEGAL HIGHWAYS AND RIGHTS OF WAY.

THIS SUPPLIFIED CONSISTS OF 51 LOTS, NUMBERED FROM 212 TO 262, BOTH INCLUSIVE, WITH STREETS AS SHOWN HEREON. THE SIZE OF THE LOTS AND WIDTHS OF THE STREETS ARE SHOWN IN FIGURES DENOTING FEET AND DECIMAL PARTS THEREOF.





# WOODLAND

THE INDERSTANED, KEYSTONE SQUARE COMPANY. BY RALPH WILFONG, PARTNER, TWATE OF THE STAL ESTATE DESCRIBED IN THE PLAT OF WOODLAND SPPINGS, TETH TOTION. DOES HEREBY LAY OFF, FLAT AND SUBDIVIDE THE SAME IN ACCOR-THE WITH THE FORESCING PLAT OF WOODLAND SPRINGS, FIFTH SECTION. THIS WAS INSTANCED SHALL BE KNOWN AS WOODLAND SPRINGS, FIFTH SECTION.

HE STREETS, IF NOT HERETOFORE DEDICATED, ARE HEREBY DEDICATED TO PUBLIC "SF.

THEP I ARE STRIPS OF GROUND OF WIDTHS AS SHOWN ON THIS PLAT WHICH A RE-SERVED FOR USE OF PUBLIC UTILITIES, FOR INSTALLATION AND MAINTENANCE OF POLES. WIRES, MAINS, DUCTS, DRAINS AND SEWERS, SUBJECT AT ALL TIMES TO THE A"THORITY OF THE PROPER CIVIL OFFICERS AND TO THE EASEMENTS HEREIN RESERVED. NO PERMANENT OR OTHER STRUCTURES SHALL BE ERECTED OR MAINTAINED ON SAID STRIPS, BUT SUCH OWNERS SHALL TAKE THEIR TITLES SUBJECT TO THE RIGHTS OF SUCH PUBLIC UTILITIES AND TO THE RIGHTS OF OWNERS OF OTHER LOTS IN THIS SUBDIVISION, FOR INGRESS AND EGRESS. IN, ALONG. ACROSS, AND THROUGH THE SEVERAL STRIPS SO RESERVED. FENCES MAY BE ERECTED ON SAID STRIPS.

FLE LOTS IN THIS SUBDIVISION SHALL BE KNOWN AND DESIGNATED AS RESIDENTIAL NO STRUCTURE SHALL BE ERECTED, ALTERED, PLACED OR PERMITTED TO REMAIN ON ANY LOT HEREIN OTHER THAN ONE SINGLE FAMILY DWELLING.

NO HOTEL, BOARING HOUSE, MERCANTILE BUILDING, FACTORY BUILDING OR BUILDINGS OF ANY KIND FOR COMMERCIAL USE SHALL BE ERECTED OR MAINTAINED ON ANY LOT HEREIN.

NO TRAILERS, SHACKS, OR OUT HOUSES OF A PERMANENT NATURE SHALL BE ERECTED OF SITUATED ON ANY LOT EXCEPT DURING THE PERIOD OF CONSTRUCTION OF A PROPER STRUCTURE AND FOR USE BY THE BUILDER FOR HIS MATERIAL AND TOOLS.

CUILDING LINES AS SHOWN ON THE PLAT IN FEET BACK FROM THE STREET PROPERTY LINE ARE HEREBY ESTABLISHED, BETWEEN WHICH LINE AND THE STREET PROPERTY LINE THERE SHALL BE EPECTED OR MAINTAINED NO BUILDING STRUCTURE OF ANY KIND OF FART THEREOF.

NO RESIDENCE SHALL BE ERECTED OR MAINTAINED ON ANY LOT OR LOTS IN THIS SUBDIVISION HAVING A GROUND FLOOR AREA EXCLUSIVE OF OPEN PORCHES AND GARAGES OF LESS THAN 1500 SQUARE FEET IN THE CASE OF A ONE STORY STRUCTURE, OR 1200 SAWARE FEET IN THE CASE OF A HIGHER STRUCTURE.

No building shall be erected, placed or altered on any building plot in this SUBDIVISION UNTIL THE BUILDING PLANS, SPECIFICATION AND PLOT PLAN SHOWING THE LOCATION OF SUCH BUILDING HAVE BEEN APPROVED AS TO THE CONFORMITY AND AND HARMONY OF EXTERNAL DESIGN WITH EXISTING STRUCTURES HEREIN AND AS TO THE BUILDING WITH RESPECT TO THE TOPOGRAPHY AND FINISHED GROUND ELEVATION BY ALL MEMBERS OF THE BUILDING AND DEVELOPMENT COMMISSION OF KEYSTONE SQUARE.

COMMON PROPERTIES AS SHOWN ON THE PLATS OF THE PRECEEDING SECTIONS OF WOOD-LAND SPRINGS ARE RESERVED FOR THE COMMON USE AND ENJOYMENT OF THE ONWERS OF LOTS IN THIS ADDITION AND ANY NEIGHBORING SECTIONS OR SUBDIVISIONS BEARING THE SAME NAME, THEIR RESPECTIVE FAMILIES AND INVITEES SUBJECT TO RULES AND REGULATIONS TOWERNING SUCH USE AND ENJOYMENT AS MAY BE ADOPTED BY WOOD-LAND Springs, Inc., its successors or assigns. All land depicted upon said PLATS WHICH ARE NOT NUMBERED LOTS OR OTHERWISE SPECIFICALLY DESIGNATED, ARE HEREBY DECLARED AND DESIGNATED AS COMMON PROPERTY, BUT SHALL NOT BE DEDICATED TO PUBLIC USE, EXCEPT BY SPECIFIC ACTION OF WOODLAND SPRINGS, INC., PURSUANT TO ITS ARTICLES OF INCORPORATION.

MAINTENANCE OF THE COMMON PROPERTIES, WALKWAYS, PARKING AREAS AND RECREATION AREAS, INCLUDING BUT NOT IN LIMITATION THEREOF, THE PAYMENT OF TAXES AND INSURANCE THEREON, AND THE REPAIR, REPLACEMENT AND ADDITION THERETO, AND FOR THE COST OF LABOR, EQUIPMENT, MATERIALS, MANAGEMENT AND SUPERVISION THEREOF, SHALL BE GOVERNED BY WOODLAND SPRINGS, INC., ITS SUCCESSORS OR ASSIGNS, AN INDIANA NOT-FOR-PROFIT CORPORATION, WHO SHALL OWN IN FEE SIMPLE ALL AREAS BESIGNATED AS "COMMON PROPERTY", ANDWHOSE MEMBERSHIP SHALL BE COMPRISED OF THE OWNERS OF LOTS OR TRACTS IN THIS ADDITION, AND THE COST OF SAID MAINTENANCE, REPAIR AND REPLACEMENT SHALL BE MADE BY ASSESSMENTS IMPOSED BY SAID NOT-FOR-PROFIT CORPORATION, AS MORE PARTICULARLY SET FORTH IN AN INSTRUMENT ENTITLED "DECLARATION OF COVENANTS AND RESTRICTIONS" AS RECORD INSTRUMENT ENTITLED "DECLARATION OF COVENANTS AND RESTRICTIONS" AS RECORDED BY INSTRUMENT 8998, DATED 5TH DAY OF SEPTEMBER, 1967, OFFICE OF THE RECORDER, HAMILTON COUNTY, INDIANA, AND THE PURCHASER OF EVERY LOT IN THE ADDITION TAKES TITLE THERETO, SUBJECT TO THE RIGHTS AND DUTIES DEFINED IN SAID INSTRUMENT.

FARKING, PRIVATE DRIVES AND WALKVAY EASEMENTS, AS SHOWN ON THE PLAT OR IN THE CASE OF WALKWAYS AS INDICATED IN COMMON PROPERTIES, ARE RESERVED FOR THE COMMON USE AND ENJOYMENT OF THE OWNERS OF LOTS OR TRACTS IN THIS ADDITION, THEIR FAMILIES AND INVITEES. SAID PARKING AREAS SHALL NOT BE USED FOR PARKING OF TRUCKS OF OTHER COMMERCIAL VEHICLES, EXCEPT TEMPORARILY OR INCIDENTALLY, FOR THE MAKING OF PICK-UPS AND DELIVERIES TO NEIGHBORING LOTS AND SHALL NOT BE USED FOR STOPAGE OF DISABLE VEHICLES. NO VELOCIPEDES, BICYCLES, TOYS, OR OTHER PRIVATE PROPERTY SHALL BE ALLOWED TO OBSTRUCT ANY SIDEWALKS IN SAID PARKING, PRIVATE OPIVES AND VALKWAY EASEMENTS, OR WITHIN ANY COMMON PROPERTY AREA, NOR SHALL SAME BE STORED IN THE OPEN ALONGSIDE BUILDING WALLS OR OTHER LOCATIONS OF

No A SUBL ANNC

IF T Frot SION REAL OR I TIOL

OR I

THELAND AT 6 SUCC THEN

> INVA OR C

WITH

STAT COUN

BEFO STAT WHO

FOR THER

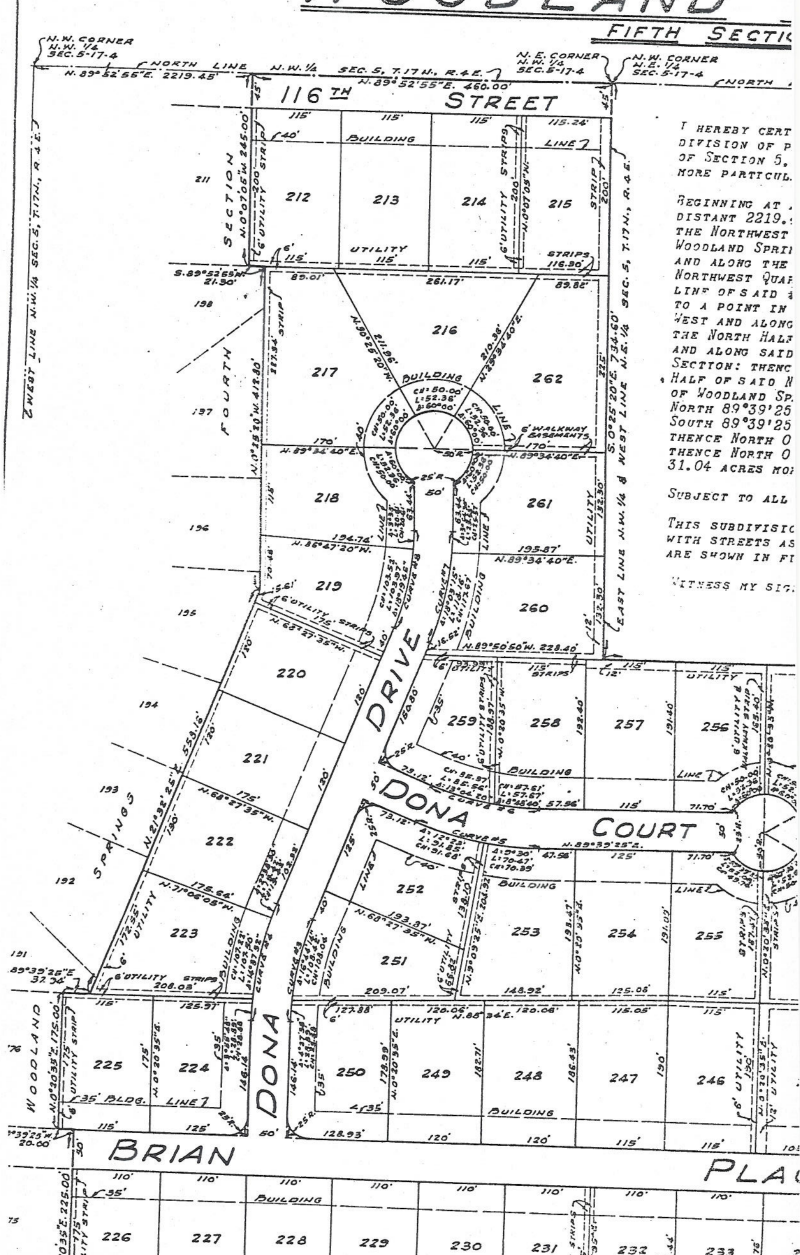
WIT

Mr C

UND E. GENE THEP TOWN CARM

A.

# WOODLAND



ALL LOTS IN THIS SUPDIVISION SHALL BE KNOWN AND DESIGNATED AS RESIDENTIAL LOTS. NO STRUCTURE SHALL BE ERECTED, ALTERED, PLACED OR PERMITTED TO REMAIN ON ANY LOT HEREIN OTHER THAN ONE SINGLE FAMILY DWELLING.

NO HOTEL, BOARING HOUSE, MERCANTILE STILDING, FACTORY BUILDING OR BUILDINGS OF ANY KIND FOR COMMERCIAL USE SHALL BE ERECTED OR MAINTAINED ON ANY LOT HEREIN.

NO TRAILERS. SHACKS, OR OUT HOUSES OF A PERMANENT NATURE SHALL BE ERECTED OR SITUATED ON ANY LOT EXCEPT DURING THE PERIOD OF CONSTRUCTION OF A PROPER STRUCTURE AND FOR USE BY THE BUILDER FOR HIS MATERIAL AND TOOLS.

EUILDING LINES AS SHOWN ON THE PLAT IN FEET BACK FROM THE STREET PROPERTY LINE ARE HEREBY ESTABLISHED, BETWEEN WHICH LINE AND THE STREET PROPERTY LINE THERE SHALL BE ERECTED OR MAINTAINED NO BUILDING STRUCTURE OF ANY KIND CE FART THEREOF.

NO RESIDENCE SHALL BE ERECTED OR MAINTAINED ON ANY LOT OR LOTS IN THIS SUBDIVISION HAVING A GROUND PLOOR AREA EXCLUSIVE OF OPEN PORCHES AND GARAGES OF LESS THAN 1500 SQUARE FEET IN THE CASE OF A ONE STORY STRUCTURE, OR 1200 SQUARE FEET IN THE CASE OF A HIGHER STRUCTURE.

NO BUILDING SHALL BE ERECTED, PLACED OR ALTERED ON ANY BUILDING PLOT IN THIS SUPPLIESTON UNTIL THE BUILDING PLANS, SPECIFICATION AND PLOT PLAN SHOWING THE LOCATION OF SUCH BUILDING HAVE BEEN APPROVED AS TO THE CONFORMITY AND AND HARMONY OF EXTERNAL DESIGN WITH EXISTING STRUCTURES HEREIN AND AS TO THE BUILDING WITH RESPECT TO THE TOPOGRAPHY AND FINISHED GROUND ELEVATION BY ALL MEMBERS OF THE BUILDING AND DEVELOPMENT COMMISSION OF KEYSTONE SQUARE.

COMMON PROPERTIES AS SHOWN ON THE PLATS OF THE PRECEDING SECTIONS OF WOOD-LAND Springs are reserved for the common use and enjoyment of the onwers of Lots in this addition and any neighboring sections or subdivisions bearing the same name, their respective families and invitees subject to rules and regulations governing such use and enjoyment as may be adopted by Wood-Land Springs, Inc., its successors or assigns. All land deficted upon said plats which are not numbered lots or otherwise specifically designated, are hereby declared and designated as common property, but shall not be dedicated to public use, except by specific action of Woodland Springs, Inc., pursuant to its articles of Incorporation.

MAINTENANCE OF THE COMMON PROPERTIES, WALKWAYS, PARKING AREAS AND RECREATION AREAS, INCLUDING BUT NOT IN LIMITATION THEREOF, THE PAYMENT OF TAXES AND INSURANCE THEREON, AND THE REPAIR, REPLACEMENT AND ADDITION THERETO, AND FOR THE COST OF LABOR, EQUIPMENT, MATERIALS, MANAGEMENT AND SUPERVISION THEREOF, SHALL BE GOVERNED BY WOODLAND SPRINGS, INC., ITS SUCCESSORS OR ASSIGNS, AN INDIANA NOT-FOR-PROFIT CORPORATION, WHO SHALL OWN IN FEE SIMPLE ALL AREAS BESIGNATED AS "COMMON PROPERTY", ANDWHOSE MEMBERSHIP SHALL BE COMFRISED OF THE OWNERS OF LOTS OR TRACTS IN THIS ADDITION, AND THE COST OF SAID MAINTENANCE, REPAIR AND REPLACEMENT SHALL BE MADE BY ASSESSMENTS IMPOSED BY SAID NOT-FOR-PROFIT CORPORATION, AS MORE PARTICULARLY SET FORTH IN AN INSTRUMENT ENTITLED "DECLARATION OF COVENANTS AND RESTRICTIONS" AS RECORDED BY INSTRUMENT 8998, DATED 5TH DAY OF SEPTEMBER, 1967, OFFICE OF THE RECORDER, HAMILTON COUNTY, INDIANA, AND THE PURCHASER OF EVERY LOT IN THE ADDITION TAKES TITLE THERETO, SUBJECT TO THE RIGHTS AND DUTIES DEFINED IN SAID INSTRUMENT.

PARKING, PRIVATE DRIVES AND WALKVAY EASEMENTS, AS SHOWN ON THE PLAT OR IN THE CASE OF WALKWAYS AS INDICATED IN COMMON PROPERTIES, ARE RESERVED FOR THE COMMON USE AND ENJOYMENT OF THE DWNERS OF LOTS OR TRACTS IN THIS ADDITION, THEIR FAMILIES AND INVITEES. SAID PARKING AREAS SHALL NOT BE USED FOP PARKING OF TRUCKS OR OTHER COMMERCIAL VEHICLES, EXCEPT TEMPORARILY OR INCIDENTALLY, FOR THE MAKING OF PICK-UPS AND DELIVERIES TO NEIGHBORING LOTS AND SHALL NOT BE USED FOR STOPAGE OF DISABLE VEHICLES. NO VELOCIPEDES, BICYCLES, TOYS, OR OTHER PRIVATE PROPERTY SHALL BE ALLOWED TO OBSTRUCT ANY SIDEWALKS IN SAID PARKING, PRIVATE DRIVES AND VALKWAY EASEMENTS, OR WITHIN ANY COMMON PROPERTY AREA, NOR SHALL SAME BE STORED IN THE OPEN ALONGSIDE BUILDING WALLS OR OTHER LOCATIONS OF PUBLIC WALKS.

Keystone Square Company, in recording this plat, has designated certain areas of land as "Common Properties", intended for use by the homeowners of all Voodland Springs Subdivisions. For recreation and other related activities.

THE ABOVE DESCRIBED AREAS ARE NOT DEDICATED HEREBY FOR USE BY THE GENERAL PUBLIC BUT ARE DEDICATED TO THE COMMON USE AND ENJOYMENT OF THE HOMEOWNERS IN WOODLAND SPRINGS SUBDIVISION, AS HORE FULLY PROVIDED IN ARTICLE 1V, DECLARATIONS OF COVENANTS AND RESTRICTIONS, APPLICABLE TO WOODLAND SPRINGS SUBDIVISION DATED THE 1ST DAY OF MAY, 1967, AND RECORDED WITH THIS PLAT. SAID ARTICLE IS HEREBY INCORPORATED AND MADE A PART OF THIS PLAT.

THE LOT LINES OF ALL LOTS HAVING FRONTAGE ON THE LAKE SHALL TERMINATE AT THE WATERS EDGE, AND SHALL AUTOMATICALLY EXTEND OR RECEDE WITH ANY CHANGE IN THE LAKE WATER ELEVATION.

THIS INSTRUMENT PREPA

# SPRINGS

### SECTION

NO NOXIOUS TRADE OR ACTIVITY SHALL BE CARRIED ON UPON ANY LOT IN THIS SUBDIVISION, NOR SHALL ANYTHING BE DONE HEREIN WHICH MAY BECOME AN ANNOYANCE OR A NUISANCE TO THE NEIGHBORHOOD AT LARGE.

IF THE PARTIES HERETO OR ANY OF THEM OR THEIR HETRS OR ASSIGNS SHALL VIOLATE OR ATTEMPT TO VIOLATE ANY OF THE COVENANTS, RESTRICTIONS, PROVI-SIONS OR CONDITIONS HEREIN, IT SHALL BE LAWFUL FOR ANY PERSON OWNING REAL ESTATE IN THIS SUBDIVISION TO PROSECUTE ANY PROCEEDINGS AT LAW OR IN EQUITY AGAINST THE PERSON OR PERSONS VIOLATING OR ATTEMPTING TO VIOLATE ANY SUCH COVENANTS, AND TO PREVENT HIM OR THEM FROM DOING SO, OR TO RECOVER DAMAGE OR OTHER DUES FOR SUCH VIOLATION.

HE 750.

THE FOREGOING RESTRICTIONS, COVENANTS, AND PROVISIONS SHALL RUN WITH THE LAND AND SHALL REMAIN IN FULL FORCE AND EFFECT UNTIL JANUARY 1st, 1980, AT WHICH TIME SAID COVENANTS SHALL BE AUTOMATICALLY EXTENDED FOR SUCCESSIVE PERIODS OF 10 YEARS. UNLESS BY VOTE OF THE MAJORITY OF THE THEN OWNERS OF THE LOTS IN THIS SUBDIVISION, IT IS AGREED TO CHANGE SAID COVENANTS IN WHOLE OR IN PART.

INVALIDATION OF ANY OF THE FOREGOING COVENANTS, PROVISIONS, RESTRICTIONS OR CONDITIONS BY JUDGMENT OR COURT ORDER SHALL IN NO WISE AFFECT ANY OF THE OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT.

KEYSTONE SQUARE COMPANY

PALPH/ WILFONG, FARTNER

NGS · HEREIN. WITNESS YY SIGNATURE THIS 12th DAY OF September

'n

PER

. .

'TND '

17.55 200

THIS

7.

٧.

TASE.

CD-OF 37

J-AID ARE CATED VANT

STATE OF INDIANA:

COUNTY OF HAMILTON:

Perope me, the undersigned, a Notary Public in and for said County and State, appeared Keystone Square Company by Ralph Wilfong, Partner, WHO ACKNOWLEDGED THE FOREGOING INSTRUMENT AS HIS VOLUNTARY ACT AND DEED FOR THE USE AND PURPOSE THEREIN EXPRESSED, AND AFFIXED HIS SIGNATURE THERETO.

WITNESS MY HAND AND SEAL THIS 13th DAY OF September 1968.

NOTARY PUBLIC Satrices & Bill PATRICIA E. MET

MY COMMISSION EXPINES July 31 1973

CERTIFICATES

UNDER AUTHORIT' FROVIDED BY CHAPTER 174-ACTS OF 1947, ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF INDIANA, AND ALL ACTS AMENDATORY THERETO, AND AN ORDINANCE ADOPTED BY THE TOWN POARD OF TRUSTEES OF THE TOWN OF CARMEL, INDIANA, THIS FLAT WAS GIVEN AFPROVAL BY THE TOWN OF CARMEL, AS FOLLOWS:

APPROVED BY THE TOWN PLAN COMMISSION AT A MEETING HELD

FRETO, TON

PLE

25 DOSED

CED BUEF . TAKES NT.

MAY 20 19 69.

> 'nd immully GENE CAMPBELL

FOR ITION, ARKING SY, FOR BE USED 7.0 TNG,

INVALIDATION OF ANY OF THE FOREGOING COVENANTS, PROVISIONS, RESTRICTIONS OR CONDITIONS BY JUDGMENT OR COURT ORDER SHALL IN NO WISE AFFECT ANY OF THE OTHER PROVISIONS WHICH SHALL REMAIN IN FULL FORCE AND EFFECT. WITNESS MY SIGNATURE THIS 12th DAY OF September HEREIN. KEYSTONE SQUARE COMFANY ER PALPH/WILFONG, STATE OF INDIANA: NDCOUNTY OF HAMILTON: REFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC IN AND FOR SAID COUNTY AND 00 STATE, APPEARED KEYSTONE SQUARE COMPANY BY RALPH WILFONG, FARTHER, WHO ACKNOWLEDGED THE FOREGOING INSTRUMENT AS HIS VOLUNTARY ACT AND DEED FOR THE USE AND PURPOSE THEREIN EXPRESSED, AND AFFIXED HIS SIGNATURE KIS THERETO. WITNESS MY HAND AND SEAL THIS 12th DAY OF September NOTARY PUBLIC Fathicis & PAIL ARE. D-MY COMMISSION EXPINES OF CERTIFICATES UNDER AUTHOPITY PROVIDED BY CHAPTER 174-ACTS OF 1947, ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF INDIANA, AND ALL ACTS AMENDATORY THERETO, AND AN ORDINANCE ADOPTED BY THE TOWN POARD OF TRUSTELS OF TOWN OF CARMEL, INDIANA, THIS PLAT WAS GIVEN APPROVAL BY THE TOWN OF CARMEL, AS FOLLOWS: ID RE ATED ANT APPROVED BY THE TOWN FLAN COMMISSION AT A MEETING HELD RETO. ON MAY 20 19 69. LE )F - romewall 25ED ED DER, TAKES OR TION, RING r, FOR : USED IG. NOR INS OF EAS PHRLIC ED THE IN-HE HE

IENT PREPARED BY POBERT SCHERSCHEL

SAID COVENANTS IN WHOLE OR IN PART.

# AMENDMENT OF DECLARATION OF COVENANTS AND RESTRICTIONS

WHEREAS, Keystone Square Company, a partnership (hereinafter called "Declarant") heretofore executed a Declaration of Covenants and Restrictions (hereinafter called "Declaration") and recorded the same in Miscellaneous Record 100, pages 41-52 inclusive, in the office of the Recorder of Hamilton County, Indiana, and rerecorded the same in Miscellaneous Record 109, Instrument No. 4223, in the office of the Recorder of Hamilton County, Indiana, and

WHEREAS, said Declaration contains portions which require clarification or correction and certain other provisions were in-advertently omitted;

NOW, THEREFORE, Declarant hereby amends the Declaration in all of the following particulars:

- l. Wherever in the Declaration the words "Woodland Springs, Inc." or Woodlawn Springs", or Woodlawn Spring, Inc." appear, the word "Woodland" shall hereafter be substituted for the word "Woodlawn" and the word "Springs" shall hereafter be substituted for "Spring".
- 2. The fourth "Whereas" clause on the first page of the Declaration is hereby amended to read, and shall hereafter read as follows:

"WHEREAS, Declarant intends to form, or has formed, under the laws of the State of Indiana a not-for-profit corporation named Woodland Springs, Inc."

3. Section 1, subsection (c) of Article I is hereby amended to read and shall hereafter read as follows:

"Common Properties" shall mean and refer to those areas of land shown on any recorded subdivision plat of The Properties or any part thereof as Common Properties, whether heretofore or hereafter recorded."

4. Section 1, subsection (d) of Article I is hereby amended to read and shall hereafter read, as follows:

"Lot" shall mean and refer to any numbered plot of land shown upon any recorded subdivision plat of The Properties or any part thereof, whether such plat is heretofore or hereafter recorded.

5. <u>Section 1, subsection (f) of Article I</u> is hereby amended to read and shall hereafter read as follows:

"Owner" shall mean and refer to the record Cwner, whether one or more persons or entities, of the fee simple title to any parcel of real estate included in The Properties but, in any event, shall not include a mortgagee unless and until such mortgagee has acquired title to any portion of The Properties".

Section 1, of Article II is hereby amended to read and shall hereafter read as follows:

Section 1. Property. The real estate which shall constitute "The Properties" shall be (a) the real estate located in Hamilton County, Indiana which is described in Exhibit A attached to this Amendment of Declaration of Covenants and Restrictions (it being agreed that such portions of such real estate to which Declarant has never had title shall not become part of The Properties until Declarant acquires title and thereupon shall become part of The Properties without further action and without compliance with Article II, Section 4 of the Declaration), and (b) all real estate added as the result of the filing of a Supplementary Declaration as provided for in Article II, Section 4 hereof.

7. Section 3, of Article II is hereby amended to read, and shall hereafter read, as follows:

Declarant hereby covenants and declares that all Common Properties now owned by it are to be conveyed to the Corporation as and for the Common Properties on or before January 1, 1970, and all portions, of The Properties which hereafter become Common Properties shall be conveyed not later than ninety (90) days after completion of all improvements which Declarant desires to erect thereon, by a good and sufficient Warranty Deed, free and clear of all liens and encumbrances except the lien of current taxes and subject to all easements, highways, and rights-of-way, agreements, covenants, conditions and restrictions of record.

8. Article III is hereby amended to read, and shall hereafter read, as follows:

# ARTICLE III Membership and Voting Rights in the Corporation

Section 1. Membership. Every person who is shown of record as owning a fee interest in any part of The Properties shall be a member of the Corporation, provided that any such person or entity who holds such interest merely as a security for the performance of an obligation shall not be a member. When more than one person is the owner of a Lot, all such persons shall be deemed members but among them they shall be entitled to one vote on each matter upon which Class A members are entitled to vote.

Section 2. Voting Rights. The Corporation shall have two classes of membership.

Class A. Class A members shall be all Owners except
Class B members. Except as otherwise set forth in
the Articles of Incorporation of the Corporation, each
Class A member shall, so long as any Class B member
has any right to vote on any matter, be entitled to
one vote for each Lot of which such member is the Owner
only with respect to those matters for which a vote of
Class A members is required under Sections 3 and 4 of
Article IV hereof, and Section 4 of Article III hereof.
When all voting rights of Class B members have terminated,
each Class A member shall thereafter be entitled to one
vote for each Lot of which such member is the Owner with
respect to all matters on which members are entitled to

Class B. Class B members shall be Declarant and all successors and assigns of Declarant as Owners of any portion of The Properties who are designated by Declarant or any other Class B member in a written notice mailed or delivered to the Resident Agent of Corporation at the principal office of the Corporation as Class B members. Each Class B member shall be entitled to two votes for each Lot of which it is the Owner and two votes for each one-half (1/2) acre or part thereof of The Properties of which it is the Owner which is not within the area included in a recorded subdivision plat, on all matters requiring a vote of members of Corporation.

9. Section 2 of Article IV, of the Declaration is hereby amended to read and shall hereafter read as follows:

Purpose of Assessments. The assess-Section 2. ment levied by the Corporation shall be used exclusively for the purpose of promoting the recreation, health, safety and welfare of the residents in The Properties and in particular, for the improvement and maintenance of property, services and facilities devoted to this purpose and directly related to the use and enjoyment of the Common Properties and of the homes situated upon the properties including, but not limited to, the payment of taxes and insurance for the Common Properties, the grass cutting, yard maintenance and snow removal of the Common Properties and repair, replacement and additions thereto and for the cost of labor, equipment, materials, management and supervision for the Common Properties and all recreational facilities located thereon. The asset The assessment shall also be for the purpose of providing such municipal services which are not provided by local municipal authorities as the Board of Directors of the Corporation deems it advisable to provide, and for such repairs, maintenance and alterations of The Properties other than Common Properties as the Board of Directors of the Corporation shall authorize.

10. Section 3 of Article IV of the Declaration is hereby amended to read and shall hereafter read as follows:

Section 3. Basis and Maximum of Annual Assessment.
For the period commencing on the day of recording of this Amendment and ending April 30, 1969, the annual assessment shall be computed at the rate of \$75.00 per Lot subject to such assessment and shall be deemed paid upon the payment by the Owner of each Lot of a total sum arrived at by multiplying \$6.25 by the number of months from and including the month following the recording of this Amendment to and including April 1, 1969. For the twelve-month period commencing May 1, 1969 and each twelve-month period thereafter the annual assessment shall be \$75.00 due and payable on May 1, 1969 and the first day of each May thereafter; PROVIDED, HOWEVER, that the annual assessment for any year may be increased by affirmative vote of a majority of the Class A members voting in person or by proxy at a meeting duly called for such purpose, written notice of which shall be given to all members at least thirty days in advance and shall set forth the purpose of the meeting. The Board of Directors of the Corporation may, after consideration of current maintenance costs and future needs of the Corporation, fix the actual assessment for any year at a lesser amount.

As to any Lot hereafter conveyed to an Owner, the annual assessment for such Lot then in effect shall be due and payable at the time of execution and delivery of a deed to such Lot to such Owner and shall be determined by multiplying 1/12 of the annual assessment then in effect by the number of months from and including the month after the date of execution and delivery of such deed to and including the last month of the period with

respect to which such annual assessment is applicable.

Notwithstanding anything hereinabove constined, the Class B members of the Corporation shall have no obligation to pay any assessments with respect to any portion of The Properties owned by them including any Lots, and no portion of The Properties owned by them, nor any Lots owned by them, shall be subject to the liens herein provided for. However, the Corporation may enter into an agreement with Declarant or others, under which Declarant assumes all or part of the duties of maintenance of the Common Properties under terms satisfactory to the Corporation and Declarant or such others. While any Owner is in default of payment of any assessment, such Owner shall not be entitled to vote on any matter submitted to a vote of the members of the Corporation or to use and enjoy the lake, clubhouse, swimming pool or any other of the Common Properties.

11. Section 6 of Article IV of the Declaration is hereby amended to read, and shall hereafter read, as follows:

Quorum For Any Action of the Members. A quorum required for any action of the members shall be such number of members as is specified in the bylaws of Woodland Springs, Inc. as a quorum.

12. Section 7 of Article IV of the Declaration is hereby amended to read and shall hereafter read as follows:

Section 7. Date of Commencement of Annual
Assessment. Notwithstanding the provisions of
Section 3 of this Article IV, the Board of Directors
may from time to time, change the commencement date
of the periods to which annual assessments are
applicable and the date upon which assessments are
payable. Until such time as the date is thus
changed the commencement date of the periods shall
be May 1 of each year and assessments shall be due
and payable upon such date.

- 13. Article V of the Declaration is hereby deleted and shall hereafter be null and void and of no force and effect.
- 14. Article VII of the Declaration is hereby amended so that Section 4 is added thereto, which Section shall read as follows:

#### Section 4.

Amendment of Declaration. This Declaration may be amended from time to time hereafter upon the affirmative vote of a majority of the Class A members of the Corporation present and voting at a meeting duly held pursuant to notice as required by law, and the affirmative vote of a majority of the total number of votes which could have been cast by Class B members; a certificate of resolution of the members, pursuant to such vote, signed by the Secretary of the Corporation and recorded in the office of the Recorder of Hamilton County, Indiana, shall be conclusive evidence of such amendment. Notwithstanding anything to the contrary herein contained, the approval in writing of the Corporation provided for in

Article II, Section 4(a) hereof shall mean approval only of the Board of Directors of the Corporation.

15. Upon this Amendment of Declaration of Covenants and Restrictions being recorded in the office of the Recorder of Hamilton County, Indiana, Declarant shall be deemed to have ratified and contirmed the provisions of the Declaration except insofar as the same shall have been amended by the terms hereof, as to which Amendments the terms and provisions hereof shall supersede and supplant the terms of such Declaration. All portions of The Properties not heretofore conveyed by deed from Declarant shall be subject to all of the terms and provisions of the Declaration, as herein amended, and the Declaration is incorporated herein by this reference and shall hereafter run with and be appurtenant to and binding upon all portions of The Properties not heretofore conveyed by deed from Declarant as if the Declaration, as herein amended, had been executed and recorded concurrently on the date hereof. Each Lot heretofore conveyed by Declarant was conveyed subject to the terms and provisions of the Declaration, and upon the Owner of any such Lot executing a separate instrument which is placed of record in the office of the Recorder of Hamilton County, Indiana, under which such Owner accepts the terms and provisions of the Declaration as herein amended, or affixes his or their signature hereto in the place hereinafter provided, thereby indicating such Owner's acceptance of such terms and provisions, such Lot shall be deemed subject to the terms and provisions of the Declaration, as herein amended, in all respects the same as if the Declaration, as herein amended, had been executed and recorded prior to the conveyance of such portions by deed by Declarant.

Executed this T3 day of Otable 1968

KEYSTONE SQUARE COMPANY

and by LANDMARK DEVELOPMENT CO.

Milton J. Fineberg,

General Partner

and by ESSEX HOUSE, INC.

Glenn D. Hester,

President

ATTEST:

This instrument prepared by Philip D. Pecar, Attorney at Law.

COUNTY OF APMILION Before me, a Notary Public in and for said County and State, personally appeared RALPH WILFONG, partner in Keystone Square Company, and acknowledged the execution of the foregoing Amendment of Declaration of Covenants and Restrictions for and on behalf of Keystone Square Company. WITNESS my hand and Notarial Seal this 23 day of Of the Philip D. Pecar Notary Public STATE OF INDIANA COUNTY OF HAMILTON ; Before me a Notary Public in and for said County and State, personally appeared MILTON J. FINEBERG, general partner in Landmark Development Co., an Indiana limited partnership which is a partner in . Keystone Square Company and acknowledged the execution of the foregoing Amendment of Declaration of Covenants and Restrictions for and on behalf of Landmark Development Co., which executed such Amendment for and on behalf of Keystone Square Company. WITNESS my hand and Notarial Seal this 230 day of October 1968. Shilip D. Pecar Notary Public. MOIN STATE OF INDIANA COUNTY OF MARION Before me, a Notary Public in and for said County and State, personally appeared GLENN D. HESTER and KATHIZYN EDEN President and Secretary respectively of Essex House, Inc., partner in Keystone Square Company, who acknowledged execution of the foregoing Amendment of Declaration of Covenants and Restrictions for and in behalf of Essex House, Inc., pursuant to proper corporate authority, who executed the foregoing Amendment for and on behalf of Keystone Square Company.

STACE OF INDIANA

legar 110 + Mgs 8

Pais instrument prepared by Philip D. Pegar Attorney at r

Chilo dol\_

WITNESS my hand and Notarial Seal this 23 d day of

commission expires:

PART OF THE MORTHWEST QUARTER AND PART OF THE MORTMEAST QUARTER OF SECTION 6, ALL BEING STOWNSHIP 17 NORTH, RANDE 4 EAST, HAMILTON COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

Beginning at the Northwest corner of the Northwest Quarter of said Section 5: running thence North 89°52'55" East and along the North LINE OF SAID & SECTION 2679:45 FEET TO THE NORTHEAST CORNER THEREOF: THENCE SOUTH 0°25'20" EAST AND ALONG THE EAST LINE OF SAID NORTHWEST QUARTER SECTION 734.60 FEET: THENCE SOUTH 89°50'50" EAST 731.26 FEET TO THE CENTER LINE OF HAVERSTICK ROAD: THENCE SOUTH 17°14'10" WEST 880.53 FEET TO THE SOUTH LINE OF THE MORTH HALF OF SAID NORTHEAST QUARTER SECTION: THENCE SOUTH 89°28'15" WEST AND ALONG SAID SOUTH LINE 464.05 FRET: TO THE SOUTHWEST CORNER OF SAID \$-2 SECTION: THENCE HORTH 89°39'25" West and along the South line of the North Half of SAID NORTHWEST QUARTER SECTION 1595.23 FEET TO A POINT 1090.77 FEET MEASURED SOUTH 89°39'25" EAST AND ALONG SAID SOUTH LINE FROM THE NORTHWEST CORNER THEREOF: THENCE SOUTH 22°15'35" WEST 49.85 FEET: THENCE SOUTH 44°05'05" WEST 78.88 FEET: THENCE SOUTH 6°37'05" WEST 80.15 FETT: THENCE SOUTH 34°27'05" WEST 83.90 FEET: THENCE SOUTH 11°24'05" WEST 146.35 FEET: TO A POINT 396 FEET SOUTH OF THE NORTH LINE OF THE SOUTH HALF OF SAID NORTHWEST QUARTER SECTION, AND 930.67 FEET EAST OF THE WEST LINE THEREOF: THENCE SOUTH 89°39'25"
EAST 722.40 FEET: THENCE SOUTH 0.26'05" WEST 925.88 FEET TO THE South line of the Northwest Quarter of Said Section 5: thence North. 89°35'30" West and along said South line 1644.45 feet to the South-WEST CORNER THEREOF: THENCE NORTH 0°06'05". WEST 129.52 FEET TO THE SOUTHER LINE TO OF LOT 38 IN WOODLAND SPRINGS, SECOND SECTION:
THENCE SOUTH 89°35'20" WEST AND ALONG SAID SOUTH LINE 1592.50 FEET
TO THE EASTERLY RIGHT-OF-WAY LINE OF NEW STATE ROAD 431: (THE NEXT SIX COURSES BEING ALONG SAID RIGHT-OF-WAY): THENCE NORTH 1°03'35"

EAST 71.40 FEET: THENCE NORTH 0°30'25" EAST 498.95 FEET: THENCE NORTH 1°33'40" WEST 350.09 FEET: THENCE NORTH 0°15'05" WEST 800 FEET: THENCE NORTH 2°43'30" EAST 250.34 FEET: THENCE NORTH 0°39'40" WEST 37.62 FEET: THENCE NORTH 89°50'55" EAST 898.96 FEET: THENCE NORTH 0°09'05" West 750 feet to the North line of the Northeast Quarter of said Section 6: thence North 89°50'55" East and along said North Line 685.75 FEET TO THE POINT OF BEGINNING. THE ABOVE DESCRIPTION INCLUDES WOODLAND SPRINGS, SECTIONS ONE, TWO, THREE AND FOUR, WHICH ARE RECORDED IN THE HAMILTON COUNTY RECORDER'S OFFICE.

ALSO A PART OF THE NORTHWEST QUARTER OF SECTION 5, TOWNSHIP 17 NORTH, RANGE 4 EAST, HAMILTON COUNTY, INDIANA, NORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE SOUTH LINE OF SAID & SECTION, DISTANT 1644.45 FIRST MEASURED SOUTH 89°35'80" EAST ALONG SAID SOUTH LINE FROM THE SOUTHUIST CORNER THEREOF: RUNNING THENCE NORTH 0°26'05" EAST 925.88 FEET TO A POINT 396 FEET SOUTH OF THE NORTH LINE OF THE SOUTH HALF OF SAID NORTHWEST QUARTER SECTION: THENCE EASTERLY PARALLEL WITH SAID NORTH LINE TO A POINT IN THE CENTER OF HAVERSTICK ROAD, SOUTHWEST CALLED CHESTER ROAD: THENCE IN A SOUTHWESTERLY DIRECTION ALONG THE CENTER OF SAID ROAD TO THE CENTER OF SAID SECTION 5: THENCE NORTH 89°35'30" WEST AND ALONG ALONG THE SOUTH LINE OF SAID & SECTION TO THE POINT OF BEGINNING.

ALSO:

110. PAGE 8

PART OF THE SOUTH HALF OF THE NORTHWEST VUARTER OF SECTION 5, TOWNSHIP 17 NORTH, RANGE 4 EAST, HAMILTON COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE WORTH LINE OF SAID \$-\$ SECTION, DISTANT 1361.43 FEET MEASURED NORTH 89°39'25" WEST ALONG SAID WORTH LINE FROM THE NORTHEAST CORNER THEREOF: RUNNING THENCE NORTH 89°39'25" WEST AND ALONG SAID NORTH LINE 53.79 FEET: THENCE SOUTH 89°59'25" LAST 426 FEET: THENCE SOUTH 89°59'25" EAST 53.79 FEET: THENCE WORTH 21°58'25" EAST 426 FEET TO THE POINT OF BEGINNING, CONTAINING 0.53 ACRESMORE OR LESS.

ALSO:

PART OF THE SOUTHEAST QUARTER OF SECTION 31, TOWNSHIP 18 NORTH, RANGE 4 EAST, HAMILTON COUNTY, INDIANA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT THE SOUTHEAST CORNER OF SAID & SECTION: RUNNING THENCE SOUTH 89°50'55" WEST AND ALONG THE SOUTH LINE OF SAID & SECTION 770 FEET: THENCE NORTH 0°09'05" WEST 480 FEET: THENCE NORTH 42°39'05" WEST 706.85 FEET: THENCE NORTH 87°19' WEST 168.52 FEET TO A POINT ON THE EASTERLY RIGHT OF MAY LINE OF NEW STATE ROAD 431: (THE NEXT SIX COURSES BEING ALONG SAID RIGHT OF WAY LINE): RUNNING THENCE NORTH 2°50' EAST 99.20 FEET: THENCE NORTH 67°01' WEST 52.60 FEET: THENCE NORTH 0°12' EAST 194.32 FEET: THENCE NORTH 4°56'38" EAST 149.34 FEET: THENCE NORTH 4°17'15" EAST 438.70 FEET: THENCE NORTH 5°20'25" EAST 769.46 FEET TO THE NORTH LINE OF SAID & SECTION: THENCE NORTH 89°48'10" EAST AND ALONG SAID NORTH LINE 1328.0 FEET TO THE NORTH EAST CORNER OF SAID & SECTION: THENCE SOUTH 0°26'05" EAST 2656.92 FEET TO THE POINT OF BEGINNING, CONTAINING '73.86 ACRES MORE OR LESS.

Subject to all legal highways and/or rights of way.

For Value Received, the undersigned, as owners of the real estate described opposite their signatures affixed below, hereby accept the terms and provisions of that certain Declaration of Covenants and Restrictions recorded on September 5, 1967, at Miscellaneous Record 100, pages 41-52 inclusive, in the office of the Recorder of Hamilton County, Indiana, which has been rerecorded as Instrument No. 4223 at Miscellaneous Record 109 in the office of the Recorder of Hamilton County, Indiana, and the foregoing Amendment to Declaration of Covenants and Restrictions, and agree that the real estate owned by the undersigned, described below, is and hereby becomes and hereafter shall be subject to all the terms and provisions of such Declaration of Covenants and Restrictions and the foregoing Amendment thereto. The terms hereof shall run with the real estate owned by the undersigned and described below and be binding upon and inure to the benefit of the undersigned and their respective heirs, executors, administrators, successors and assigns.

In Witness Whereof, the undersigned have affixed their hands.

Lot No. 131 in Woodland Springs 2 Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3
page 28-29 in the office of the
Recorder of Hamilton County,
Indiana

Executed 10-24 ,1963 Lot No. 19 in Woodland Springs Clay Township, Hamilton County, Indiana, as per Plat Book 3

Putto M fighto, Executed 10.14, 1968

Recorder of Hamilton County, Recorder of Hamilton County, Indiana

Lot No. 118 in Woodland Springs

Scard Section, a subdivision in

Clay Township, Hamilton County,

Indiana, as per Plat Book 3

page 23-2-1 in the office of the

Recorder of Hamilton County,

Today 8: March

Lot No. 18 in Woodland Springs ·Indiana

Lot No. 31 in Woodland Springs.

2d Section, a subdivision in

Clay Township, Hamilton County,

twent Sense Executed 10-24, 1968

Indiana, as per Plat Book 3 page 28-29 in the office of the

page 28-27 in the office of the second county, Indiana

1 11 7/1	xecuted 0 ct 24, 1968
ANGA W. HARTIS	xecuted , 1968
Eller A	4
12/1/ Attornail , E	xecuted oct. 74, 1968
E.M. HARTIS	
JOHN SONON	4.24
THE COURT OF	/ xecuted_0;1.24_,1968
JACK E. BADGER	
/	
, E:	xecuted, 1968
ILH HIE BADGER	recuted 10-24 1965 Frankel 10-24 196
( ) Elicent Menters ()	10-24 196
Jan / Manners &	focular -
Mildred Williams, Ex	xecuted 0 d. 24 , 1968
WILDRED MIT PIAME	
Ex	kecuted,1968
PAUL E. WILLIAMS	, 1000
1./1.	
William M Ather lace For	kecuted Och 24 , 1968
MITTIUW W. DANIDZON	1908
JEHMYE W DHYDEON	kecuted,1968
John Ul Hur , E>	recuted oct-24, 1968
JOHN R. GASSSELLE.	
(A) (D)	
Talsy & Dass Ex	secuted och 24, 1968
POTSY R. GASS	, 2000
	· ·
,Ex	secuted 10-24,1968
DONALD J. ENECE	, 2300

Congle, Executed Oct. 24

JULIAS ENELY

,1968

Lot No. in Woodland Springs

Section, a subdivision in
Clay Township, Hamilton County,
Indiana, as per Plat Book 3,
page 20 in the office of the
Recorder of Hamilton County,
Indiana

Lot No. To in Woodland Springs

Second Section, a subdivision in

Clay Township, Hamilton County,

Indiana, as per Plat Book 3,

page 25-2 in the office of the

Recorder of Hamilton County,

Indiana

Lot No. 60 in Woodland Springs, First

Section, a subdivision in

Clay Township, Hamilton County,

Indiana, as per Plat Book 9

page 20 in the office of the

Recorder of Hamilton County,

Indiana, as per Plat Book 9

page 20 in the office of the

Recorder of Hamilton County,

Lot No 1/9 in Woodland Springs, 2d Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3 page 29-29 in the office of the Recorder of Hamilton County, Indiana

Indiana

Lot No. \_\_\_\_\_ in Woodland Springs
\_\_\_\_\_ Section, a subdivision in
Clay Township, Hamilton County,
Indiana, as per Plat Book 3
page 25-27 in the office of the
Recorder of Hamilton County,
Indiana

Lot No. 176 in Woodland Springs, 2d Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3, page 28-19 in the office of the Recorder of Hamilton County, Indiana

81		4
CO. CLON W. KANN, Executed Oct - 24	,1968	Lot No in Woodland Springs, >10-10-10-10-10-10-10-10-10-10-10-10-10-1
Ollowell Cal Executed 05.24		Indiana, as per Plat Book ? , page 15.29 in the office of the Recorder of Hamilton County,
ALLAN W. KHHN		Indiana
00 0 1/00	8	Lot No. 35 in Woodland Springs,
Charles F. HATHAWAY J. Executed act. 24	_,1968	Second Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3
MARTHA HATHAWAY	_,1968	
MARTHA HATHAWAY	**	Indiana
Eugene O. Brimm, Executed of. 24 EUGENE O. BRIMM	_,1968	Lot No. 59 in Woodland Springs, first Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3
Exaleth T. Brimm, Executed Uct. 24 CLIZABETH T. BRIMM	_,1968	
		and the contract of the contra
	, · •	
JENN J. BROWN, Executed oct- 24	_,1968	Lot No. 173 in Woodland Springs, Second Section, a subdivision in Clay Township, Hamilton County,
11. B		page 25-29 in the office of the
1/ Silmour Brown, Executed Oct-24	_,1968	Recorder of Hamilton County, Indiana
	x 5 - 67	
Oral M. Spines, Executed 6d. 27	1968	Lot No. <u>15</u> in Woodland Spring
		Indiana, as per Plat Book J
Jeanne E. GAINES Executed Oct-27	_,1968	page <u>No</u> in the office of the Recorder of Hamilton County, Indiana
EDWARD L. GRINNAN	,1963	Lot No. 120 in Woodland Spring Second Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3
agnes 1/ Housen Executed Oct. 24		indiana, as our ride pour

GRINNAN

Indiana

	500x 110 FAC: 12 =
	20%
Marilyn Hitsleft HENRY E. WITSKEN, JR.	Lot No. 6/ in Woodland Springs,
Figure 1968 Filler 1968	2 /ATSection, a subdivision in
A	The same are now Die Deale 3
	page 20 in the office of the
Marelyn State Reserved Och 24, 1968	8 Recorder of Hamilton County,
MARILY J. WITSKEN	Indiana
CARTER M. FORTONE, Executed Oct 24, 1968	Lot No. 1 in Woodland Springs,
till Will Executed Oct 24 1968	8 First Section, a subdivision in
CARTER M. FORTUNE	Clay Township, Hamilton County,
	Indiana, as per Plat Book 3,
11). 1 m f. +	page 20 in the office of the
Which M. Fortune Executed Oct. 27, 1968	Recorder of Hamilton County,
WENDY UM. FORTUNE	Indiana
CARL R. FELLER, Executed Oct. 24, 1968	Lot No. 47 in Woodland Springs,
	Second Section, a subdivision in
CARL R. FELLER	Indiana, as per Plat Book 3,
	page 28-19 in the office of the
Orlere Feller, Executed oct 27, 1968	Recorder of Hamilton County,
ARLENE FELLER	Indiana
	the transfer of the second
	11
Brendon Pal De Executed od 24 , 1968	Lot No. 14 in Woodland Springs,  8 First Section, a subdivision in
is surely - , 1900	Clay Township, Hamilton County,
	Indiana, as per Plat Book 3
MA Queber Executed Oct . 24 , 1968	page 2º in the orfice of the
Executed Oct 24 , 1968	8. Recorder of Hamilton County,

d Springs, ision in n County, ook. 3 ce of the ounty, Indiana

Executed

Lot No. 62 in Woodland Springs, lat Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3 page 20 in the office of the Recorder of Hamilton County, Indiana

C. WILLIAM SON 1963 Thellumin Executed Oct 24. ,1968

MARJORIE E. WILLIAMSON

in Woodland Springs, First Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3 page 20 in the office of the Recorder of Hamilton County, Indiana

3.	2403 -122 -
PHILLIP R. DUKE  PHILLIP R. DUKE  MARCIA L. DUKE  MARCIA L. DUKE  Executed Oct. 24, 1968	Lot No. 130 in Woodland Springs Sacond Section, a subdivision in Clay Township, Hamilton County, Indiana, as par Plat Book 3 page 28.29 in the Orfice of the Recorder of Hamilton County, Indiana
Mesal : Executed 10/24, 1968	Lot No. 1 in Woodland Spring first Section, a subdivision in Clay Township, Hamilton County, Indiana, as per Plat Book 3
	page 20 in the office of the
DONNA M. MUSSELMAN	Recorder of Hamilton County,
DONNA W. MOSSETMAN	Indiana
Mouraid C O maskecuted 10/24, 1968 5	Lot No. 104 in Woodland Spring Section, a subdivision in Clay Township, Hamilton County,
	Trainer
Therein m. Brunner . 10/11.	page 18-29 in the office of the
SHIRLEY MET BRUNNER	Recorder of Hamilton County,
Katiller ( Thomas & Fout 10/0/1968.	Incraira
A Thirty M. Brunner Executed 10/24, 1968  KATHLEEN A. FLEMING EXECUTED 10/0/1, 1968.  RATHLEEN A. FLEMING Executed 10/24/, 1968.	- Lot No 106 in Woodland Springs, Second
RICHARD H. FLEMING  RICHARD H. FLEMING  RICHARD BY  RICHARD BY  RICHARD BY	Section a on bouty Indiana as per pro-
HIS INSTRUMENT WAS PREPARED BY .  PHILIP D. PECHE, ATTORNEY  STATE OF INDIANA )	thereof recorded in plat see the Recorde 28-29 in the office of the Recorde OF Hamilton County, Indican.
COUNTY OF HAMILTON ) SS:	
Before me, a notary public in and for saday personally appeared LEO KAPLAN	and ItenRiette KARLAN
and acknowledged the execution of the forego.	ing Acceptance.
WITNESS my hand and Notarial Seal this	24th are of October
1968.	- Cay OI
ر با در	Theleg & Bean
My commission expires:	Philip D. Pecpr Notary Public
2 ATTEST 19-71	

STATE OF INDIANA )	3.7
	2001 319 100 3A
COUNTY OF HAMILTON ) SS:	
Before me, a notary public in and for sa	aid County and State, this
day personally appeared DURNE SIGLER	
and acknowledged the execution of the foregoi	
WITNESS my hand and Notarial Seal this _	2) th day of October
1968.	•
	Shelp Ster-
My committee	Philip D. Pecar Notary Public
My commission expires:	
STATE OF INDIANA )	
COUNTY OF HAMILTIN )	
Before me, a notary public in and for sa day personally appeared John L. More w	and IRUNE R. MOREN
and acknowledged the execution of the foregoing	
WITNESS my hand and Notarial Seal this _	
WITNESS my hand and Notarial Seal this _ 1968.	day of day
	The state of the s
1966.	0
1900.	They Low
	Notary Public
My commission expires:	
My commission expires:	Notary Public
	Notary Public
My commission expires:	Notary Public
My commission expires:	Notary Public
My commission expires:  9-4-71	Notary Public
My commission expires:  9-4-71	Notary Public
My commission expires:  9-4-71	Notary Public
My commission expires:  9-4-7   STATE OF INDIANA  COUNTY OF HAMILTON  Before me. a notary public in and for se	Notary Public Philip D. Pecer
My commission expires:  9-4-7   STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for saidly personally appeared STENART S. SEGREDICES	Notary Public  Philip D. Pecar  aid County and State, this  and Maconet A. Secondese
My commission expires:  9-4-7   STATE OF INDIANA )  COUNTY OF HAMILTON )  Before me, a notary public in and for sa day personally appeared STEMART S. SECRETURES  and acknowledged the execution of the forego:	Notary Public  Philip D. Pecar  aid County and State, this  and Macanaet A. Seconder  ing Acceptance.
My commission expires:  9-4-7   STATE OF INDIANA )  COUNTY OF HAMILTON )  Before me, a notary public in and for sa day personally appeared STENART S. SECRETURES  and acknowledged the execution of the forego:	Notary Public  Philip D. Pecar  aid County and State, this  and Macanaer A. Seconder  ing Acceptance.
My commission expires:  9-4-7   STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for saidly personally appeared STENART S. SEGREDICES	Notary Public  Philip D. Pecar  aid County and State, this  and Macanaet A. Seconder  ing Acceptance.
My commission expires:  9-4-7   STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for sady personally appeared STENART S SECRECES  and acknowledged the execution of the forego:  WITNESS my hand and Notarial Seal this	Notary Public  Philip D. Pecar  aid County and State, this  and Macanet L. Seconder  ing Acceptance.  24 day of October,
My commission expires:  9-4-7   STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for sady personally appeared STENART S SECRECES  and acknowledged the execution of the forego:  WITNESS my hand and Notarial Seal this	Notary Public  Philip D. Pecar  aid County and State, this and Macanet A. Secondese ing Acceptance.  24 day of October,
My commission expires:  9-4-7   STATE OF INDIANA )  COUNTY OF HAMILTON ) SS:  COUNTY OF HAMILTON )  Before me, a notary public in and for saday personally appeared stewart & scoreses and acknowledged the execution of the foregonal witness my hand and Notarial Seal this 1968.	Notary Public  Philip D. Pecar  aid County and State, this  and Macanet L. Seconder  ing Acceptance.  24 day of October,
My commission expires:  9-4-7   STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for seday personally appeared STEMARY & SECRETORS  and acknowledged the execution of the foregon  WITNESS my hand and Notarial Seal this  1968.  My commission expires:	Notary Public  Philip D. Pecar  Aid County and State, this and MARCARET A. SECONDOSE ing Acceptance.  24 day of October  Notary Public
My commission expires:  9-4-7   STATE OF INDIANA )  COUNTY OF HAMILTON ) SS:  COUNTY OF HAMILTON )  Before me, a notary public in and for saday personally appeared stewart & scoreses and acknowledged the execution of the foregonal witness my hand and Notarial Seal this 1968.	Notary Public  Philip D. Pecar  Aid County and State, this and MARCARET A. SECONDOSE ing Acceptance.  24 day of October  Notary Public
My commission expires:  9-4-7   STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for seday personally appeared STEMARY & SECRETORS  and acknowledged the execution of the foregon  WITNESS my hand and Notarial Seal this  1968.  My commission expires:	Notary Public  Philip D. Pecar  Aid County and State, this and MARCARET A. SECONDOSE ing Acceptance.  24 day of October  Notary Public

STATE OF INDIANA )	
COUNTY OF HAMILTON, ) SS:	100 PAGE 45
COUNTY OF HAMILTON.	PASS - LU
Before me, a notary public in and	for said County and State, this
day personally appeared HNNA W. HART	and E.M. HARTIS
and acknowledged the execution of the	foregoing Acceptance.
WITNESS my hand and Notarial Seal	this 29 day of October
1968.	• (1)
. •	The of Se
	owing is
	Notary Public
Www.nammicaion.ovniros.	Philip D. Pecar
My commission expires:	
9-4-71	
(1) (1) (1)	
STATE OF INDIANA )	
COUNTY OF ILAMILTON ) SS:	
COUNTY OF ( )	
	for anid County and State this
Before me, a notary public in and	ocer and
and acknowledged the execution of the	and
	foregoing Acceptance.
and advioureded the execution of the	foregoing Acceptance.
wrevess my hand and Notarial Seal	this 24th day of October
WITNESS my hand and Notarial Seal	this 24th day of October
WITNESS my hand and Notarial Seal 1968.	this 24th day of October
WITNESS my hand and Notarial Seal	this 24th day of October.
WITNESS my hand and Notarial Seal	this 24th day of October. Ship Loca
WITNESS my hand and Notarial Seal 1968.	this 24th day of October  Shillip D. Pecar
WITNESS my hand and Notarial Seal	this 24th day of October  Shely Low  Notary Public
WITNESS my hand and Notarial Seal 1968.	this 24th day of October  Shely Low  Notary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Local Motary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Low  Notary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Local Motary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Low  Notary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Low  Notary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Low Notary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Low  Notary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Shely Low  Notary Public
WITNESS my hand and Notarial Seal 1968.  My commission expires:  ( ) - 4-7   STATE OF INDIANA )  COUNTY OF ( AMILTON )  SS:	this 24th day of October  Shillip D. Pecar  Notary Public Phillip D. Pecar
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 29th day of October  Shilly D. Pecar  Notary Public  Phillip D. Pecar  For said County and State, this  and Eller V. Melners
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 29th day of October  Shilly D. Pecar  Notary Public  Phillip D. Pecar  For said County and State, this  and Eller V. Melners
WITNESS my hand and Notarial Seal 1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and day personally appeared Rewall J. Mem and acknowledged the execution of the	this 24 day of October  Shillip D. Pecar  Notary Public Phillip D. Pecar  For said County and State, this and Ellern V. Melners  foregoing Acceptance.
WITNESS my hand and Notarial Seal 1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and day personally appeared Rewall J. Mem and acknowledged the execution of the	this 24 day of October  Shillip D. Pecar  Notary Public Phillip D. Pecar  For said County and State, this and Ellern V. Melners  foregoing Acceptance.
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24 day of October  Shillip D. Pecar  Notary Public Phillip D. Pecar  For said County and State, this and Ellern V. Melners  foregoing Acceptance.
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24 day of October  Shillip D. Pecar  Notary Public Phillip D. Pecar  For said County and State, this and Ellern V. Melners  foregoing Acceptance.
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24 day of October  Shillip D. Pecar  Notary Public Phillip D. Pecar  For said County and State, this and Ellern V. Melners  foregoing Acceptance.
WITNESS my hand and Notarial Seal 1968.  My commission expires:	this 24th day of October  Notary Public Philip D. Person  For said County and State, this and Eller V. Melners foregoing Acceptance.  this 24th day of October  Shulp Sh
WITNESS my hand and Notarial Seal 1968.  My commission expires:  O - 4-71  STATE OF INDIANA ) SS:  COUNTY OF HAMILTON  Before me, a notary public in and day personally appeared Resert J. Mem and acknowledged the execution of the WITNESS my hand and Notarial Seal	this 24 day of October  Shillip D. Pecar  Notary Public Phillip D. Pecar  For said County and State, this and Ellern V. Melners  foregoing Acceptance.

9-4-71

STATE OF INDIANA )		<u> </u>
COUNTY OF /(AMILTIM) SS:	V	
Before me, a notary public in and for s day personally appeared MILDRED WILLIAM and acknowledged the execution of the forego	s and ing Acceptance.	3
WITNESS my hand and Notarial Seal this	24th day of October	
1968.	They flee	
	000	y Public
My commission expires:	Philip D. Pecar	Public
9-4-7/		et 10
	* N	
STATE OF INDIANA ) SS:		
COUNTY OF		
Before me, a notary public in and for s	aid County and State, this	s
day personally appeared	ing Acceptance.	<del></del>
	N 11 155	
	and of the	
WITNESS my hand and Notarial Seal this 1968.	day of	
WITNESS my hand and Notarial Seal this		
WITNESS my hand and Notarial Seal this	A. Les	Public
WITNESS my hand and Notarial Seal this	A. Les	Public
WITNESS my hand and Notarial Seal this 1968.	A. Les	Public
WITNESS my hand and Notarial Seal this 1968.	A. Les	Public
WITNESS my hand and Notarial Seal this 1968.	A. Les	Public
WITNESS my hand and Notarial Seal this 1968.	A. Les	Public
WITNESS my hand and Notarial Seal this 1968.  My commission expires:	A. Les	Public
WITNESS my hand and Notarial Seal this 1968.  My commission expires:	A. Les	Public
WITNESS my hand and Notarial Seal this  1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  SS:	Notary Said County and State, thi	
WITNESS my hand and Notarial Seal this  1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for day personally appeared WILLIAM N. DAVIDSON and acknowledged the execution of the foregon	said County and State, thing and coing Acceptance.	s
WITNESS my hand and Notarial Seal this  1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for day personally appeared WILLIAM N. DAVIDSON and acknowledged the execution of the foregon	said County and State, thing and coing Acceptance.	s
WITNESS my hand and Notarial Seal this  1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for the personally appeared william to paying on the paying of the pa	said County and State, thing and coing Acceptance.	s
WITNESS my hand and Notarial Seal this  1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for day personally appeared william b. Pavibson and acknowledged the execution of the foregoverness my hand and Notarial Seal this	said County and State, thing and coing Acceptance.	s
WITNESS my hand and Notarial Seal this  1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for day personally appeared william b. Pavibson and acknowledged the execution of the foregoverness my hand and Notarial Seal this	said County and State, this and coing Acceptance.  14th day of	s
WITNESS my hand and Notarial Seal this  1968.  My commission expires:  STATE OF INDIANA  COUNTY OF HAMILTON  Before me, a notary public in and for day personally appeared william b. Pavibson and acknowledged the execution of the foregoverness my hand and Notarial Seal this	said County and State, this and coing Acceptance.  14th day of	s

STATE OF INDIANA )	FOOK 110 PAGE 17 5
COUNTY OF ITAMILTON ) SS:	
COUNTY OF / 111	
Before me, a notary public in and for	or said County and State, this
day personally appeared and acknowledged the execution of the for	
WITNESS my hand and Notarial Seal th	nis 27 day of October
1900.	
	Shop Los
	Philip D. Pecar Notary Public
My commission expires:	THERE DE FECSE
100 9-4-71	
STATE OF INDIANA )	
STATE OF INDIANA )  COUNTY OF HARMOND ) SS:	
COUNTY OF	
Before me, a notary public in and for	
and acknowledged the execution of the for	
WITNESS my hand and Notarial Seal th	
1968.	day of the state o
	$\cdot$
	00000
My commission expires:	Notary Public Ehlip D. Pecar
94-71	
5	
STATE OF INDIANA )	
COUNTY OF HATTERN ) SS:	
Before me, a notary public in and fo day personally appeared	r said County and State, this
and acknowledged the execution of the for	
MIGNESS mer band and Matarial Soul th	
WITNESS my hand and Notarial Seal th	/th
1968.	/th
1968.	/th
1968.	/th
My commission expires:	/th

٠

-

	8 140 0 PP 2000
STATE OF INDIANA )	SOOK PACE
COUNTRY OF HAMILTON ) SS:	
STATE OF INDIANA )  COUNTY OF HAMILTON )  SS:	
Before me, a notary public in and for said	County and State, this
day personally appeared ELEANOR W.KAHN	and FLARN W. KAHN
and acknowledged the execution of the foregoing	Acceptance.
	the actual as
WITNESS my hand and Notarial Seal this 2	day of
1968.	
	They as
	Notary Public
My commission expires:	Philip D. Pecar
9-4-7(	
1,24,11	
122-17	
STATE OF INDIANA )  COUNTY OF MARKETON )  SS:	
LAWILTON ) SS:	
COUNTY OF 14 (1)	
Before me, a notary public in and for said	County and State, this
day personally appeared CHARLES F. HATHAWAY	and MARTHA HARHAWAY
and acknowledged the execution of the foregoing	
WITNESS my hand and Notarial Seal this 2	day of October
WITNESS my hand and Notarial Seal this 2	day of October
	day of October
	day of October
	Motary Public
1968.	Philip D. Pecar Notary Public
	Motary Public
1968.	Motary Public
My commission expires:  9-4-71	Motary Public
My commission expires:  9-4-71	Motary Public
My commission expires:  9-4-71	Motary Public
My commission expires:  9-4-71  STATE OF INDIANA ) SS: COUNTY OF HAMILINA )	Philip D. Pecar Notary Public
My commission expires:  9-4-71  STATE OF INDIANA )  COUNTY OF (TAMILITY)  SS:	Philip D. Pecar Notary Public  County and State, this
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIANA)  Before me, a notary public in and for said day personally appeared EUGENE O. BRIMM	Philip D. Pecar Notary Public  County and State, this and Elizabeth T. Beima
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIAN)  Before me, a notary public in and for said day personally appeared Electre C. Bainniand acknowledged the execution of the foregoing	Philip D. Pecar Notary Public  County and State, this and ELIZAGETH T. BRIMM  Acceptance.
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIAN)  Before me, a notary public in and for said day personally appeared Electre C. Bainniand acknowledged the execution of the foregoing	Philip D. Pecar Notary Public  County and State, this and ELIZAGETH T. BRIMM  Acceptance.
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIANA)  Before me, a notary public in and for said day personally appeared Electre C. Brimm and acknowledged the execution of the foregoing WITNESS my hand and Notarial Seal this	Philip D. Pecar Notary Public  County and State, this and ELIZAGETH T. BRIMM  Acceptance.
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIAN)  Before me, a notary public in and for said day personally appeared Electre C. Bainniand acknowledged the execution of the foregoing	Philip D. Pecar Notary Public  County and State, this and ELIZAGETH T. BRIMM  Acceptance.
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIANA)  Before me, a notary public in and for said day personally appeared Electre C. Brimm and acknowledged the execution of the foregoing WITNESS my hand and Notarial Seal this	Philip D. Pecar Notary Public  County and State, this and ELIZAGETH T. BRIMM  Acceptance.
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIANA)  Before me, a notary public in and for said day personally appeared Electre C. Brimm and acknowledged the execution of the foregoing WITNESS my hand and Notarial Seal this	Philip D. Pecar Notary Public  County and State, this and ELIZABETH T. BEIMM  Acceptance.  Y day of Cotoh.  Muly L
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIANA)  Before me, a notary public in and for said day personally appeared Electre C. Brimm and acknowledged the execution of the foregoing WITNESS my hand and Notarial Seal this	Philip D. Pecar Notary Public  County and State, this and Elizabeth T. Berman  Acceptance.  The day of Cotoh.  Watery Public
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AM/LIVE )  Before me, a notary public in and for said day personally appeared Event C. Brimm and acknowledged the execution of the foregoing WITNESS my hand and Notarial Seal this 1968.	Philip D. Pecar Notary Public  County and State, this and ELIZAGETH T. BRIMM  Acceptance.
My commission expires:  9-4-71  STATE OF INDIANA ) SS:  COUNTY OF (AMILIANA)  Before me, a notary public in and for said day personally appeared Electre C. Brimm and acknowledged the execution of the foregoing WITNESS my hand and Notarial Seal this	Philip D. Pecar Notary Public  County and State, this and Elizabeth T. Berman  Acceptance.  The day of Cotoh.  Watery Public

COUNTY OF PROPERTY	) ) ss:		scox	40 PAGE 19.
w *2	,			
Before me, a not day personally appear and acknowledged the	ed H.GIL	MOUR BROW	in and Jer	tr J. Brown .
WITNESS my hand	and Notari	al Seal this	a 24 day of	october.
	a .		Jul	
My commission expires		,	Ehilip D. Po	Notary Public
	***			
STATE OF INDIANA	) ) ss:		201 81	
COUNTY OF HAMILTON	)			
Before me, a not day personally appear and acknowledged the	ed orvaL	M. GAINES	and Jor	INN E. GAINCS
WITNESS my hand	and Notari	al Seal this	24th day of	october
1968.	s.*			
			Spil	× .×
	8 S			Notary Public
My commission expires	:		Litalio D. S	Notary Public
My commission expires	:		Endip D. S	Notary Public
My commission expires			Lidio D. S	Notary Public
My commission expires	)		Litalio D. S	Notary Public
19-4-11	) ) SS: )		Lidio D. S	Notary Public
STATE OF INDIANA	) ) SS: ) cary public	L. GRINNAN	said County an and ্র ন	d State, this
STATE OF INDIANA  COUNTY OF AMOUNT  Before me, a not day personally appear and acknowledged the	) ) SS: ) cary publiced Fowner execution	of the foreg	said County an  and ae- going Acceptanc	d State, this  wes v. Grinnan
STATE OF INDIANA  COUNTY OF AMOUNT  Before me, a not day personally appear	) ) SS: ) cary publiced Fowner execution	of the foreg	said County an  and ae- going Acceptanc	d State, this
STATE OF INDIANA  COUNTY OF // (MICTIAL)  Before me, a not day personally appear and acknowledged the WITNESS my hand	) ) SS: ) cary publiced Fowner execution	of the foreg	said County an  and ae- going Acceptanc	d State, this  wes v. Grinnan

.

SCATE OF INDIANA )	600x 110 PAGE 20
COUNTY OF HAMILTON) SS:	5° EN 413
Refere me a metalistic and	
Before me, a notary public in and fo day personally appeared Henry E. WITSKEN, and acknowledged the execution of the for	JR. and MORILYN WITSKEN
and discontinuity the total	egoing Acceptance,
WITNESS my hand and Notarial Seal th	is 29th day of October
	1
	July 8
My commission expires:	Notary Publi
	Philip D. Pecar
9-4-11	
[1] [1] [1] [1] [1] [1] [1] [1] [1] [1]	
STATE OF INDIANA )	
COUNTY OF HAMILTON ) SS:	
COUNTY OF (1)	
Refore me a metalli di a	
Before me, a notary public in and for day personally appeared CHRICA M. FORTUNE	and wenny M. FORTONE
and acknowledged the execution of the fore	going Acceptance.
	the state of the s
MITENTECC 1 - 3 - 3 - 1 - 3 - 1	0.4
WITNESS my hand and Notarial Seal thi	s 29 day of October
WITNESS my hand and Notarial Seal thi	s 29 day of October
WITNESS my hand and Notarial Seal thi	s 24 day of October
WITNESS my hand and Notarial Seal thi	s 29 day of October
1968.	Notary Public
WITNESS my hand and Notarial Seal thi 1968.  My commission expires:	· They have
1968.	Notary Public
1968.	Notary Public
1968.	Notary Public
My commission expires:	Notary Public
My commission expires:	Notary Public
My commission expires:	Notary Public
My commission expires:  9.4611  STATE OF INDIANA	Notary Public
My commission expires:  9-4-1-1-1  STATE OF INDIANA  COUNTY OF //AM(C) > SS:	Policy D. Pecar Notary Public
My commission expires:  9,46  STATE OF INDIANA )  COUNTY OF //AMICON  Before me, a notary public in and for day personally appeared CARL REGULER	Notary Public Philip D. Pecar  Notary Public  Notary Public  Notary Public  Paid D. Pecar  Notary Public  Paid Pacar  Notary Public  Notary Public  Paid Pacar  Notary Public
My commission expires:  9.4.  STATE OF INDIANA  COUNTY OF HAMILY  Before me, a notary public in and for	Notary Public Philip D. Pecar  Notary Public  Notary Public  Notary Public  Paid D. Pecar  Notary Public  Paid Pacar  Notary Public  Notary Public  Paid Pacar  Notary Public
My commission expires:  (1)  STATE OF INDIANA  ) SS:  COUNTY OF (+AM(C) )  Before me, a notary public in and for day personally appeared CARL RELEGE and acknowledged the execution of the forest	Said County and State, this and palent Feller going Acceptance.
My commission expires:  9,46  STATE OF INDIANA )  COUNTY OF //AMICON  Before me, a notary public in and for day personally appeared CARL REGULER	Said County and State, this and palent Feller going Acceptance.
My commission expires:  9,4,4,4,4,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,	Said County and State, this and palent Feller going Acceptance.
My commission expires:  9,4,4,4,4,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,	Said County and State, this and palent Feller going Acceptance.
My commission expires:  9,4,4,4,4,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,	Said County and State, this and palene Feller going Acceptance.  S 24th day of October
My commission expires:  9,4,4,4,4,5,5,5,5,5,5,5,5,5,5,5,5,5,5,5,	Said County and State, this and palent Feller going Acceptance.

<u>.</u>

COUNTY OF THE STATE ) SS:	100x 140 PAOR 21
Before me, a notary public in and for said day personally appeared MILTON J. FINEBURG. PROTECTION OF the foregoing	County and State, this
witness my hand and Notarial Seal this 2	day of October
1968.	0
	Hurlin d
	Notary Public
My commission expires:	Philip D. Peçar •
	F :20
STATE OF INDIANA )	
COUNTY OF MANA ) SS:	
Before me, a notary public in and for said	County and State, this
day personally appeared ROBERT E. JENKINS	and MARCELLA J. JENKINS
and acknowledged the execution of the foregoing	
WITNESS my hand and Notarial Seal this 2	th day of October
1000	
1968.	
1968.	St. l de
1968.	Shelot
My commission expires:	Suley Wotary Public  Billip D. Perer
1966.	Sheling Wotary Public
1966.	Sheling Wotary Public
1966.	Sheling Wotary Public
My commission expires:  9-9-71  STATE OF INDIANA )	Sheling Wotary Public
My commission expires:  9-4-11	Sheling Wotary Public
My commission expires:  G-4-7   STATE OF INDIANA )  COUNTY OF /+GMILTON )  Ss:  County of /+GMILTON )	Motary Public  Enlip D. Perer  County and State, this
My commission expires:  G-9-7   STATE OF INDIANA )  SS:  COUNTY OF /+AMILTON )	Notary Public  Billip D. Perer  County and State, this  and MARJORIS SEGULLIAMSON
STATE OF INDIANA )  COUNTY OF HAMILTON )  Before me, a notary public in and for said day personally appeared War C. W.LLIAMSON and acknowledged the execution of the foregoing	Motary Public  Billip D. Peter  County and State, this  and MARJORIC SWILLIAMSON  Acceptance.
My commission expires:  9-9-7   STATE OF INDIANA )  COUNTY OF HAMILTON )  Before me, a notary public in and for said day personally appeared Management	Motary Public  Billip D. Peter  County and State, this  and MARJORIC SWILLIAMSON  Acceptance.
My commission expires:  9-9-1  STATE OF INDIANA )  SS:  COUNTY OF /+AMILTON )  Before me, a notary public in and for said day personally appeared War C. W. L. L. L. M. SON  and acknowledged the execution of the foregoing  WITNESS my hand and Notarial Seal this T	Motary Public  Billip D. Peter  County and State, this  and MARJORIC SWILLIAMSON  Acceptance.
My commission expires:  9-9-1  STATE OF INDIANA )  SS:  COUNTY OF /+AMILTON )  Before me, a notary public in and for said day personally appeared War C. W. L. L. L. M. SON  and acknowledged the execution of the foregoing  WITNESS my hand and Notarial Seal this T	Notary Public  Entity D. Perer  Notary Public  Acceptance.  Aday of Gatha  Notary Public
My commission expires:  9-9-1  STATE OF INDIANA )  SS:  COUNTY OF /+AMILTON )  Before me, a notary public in and for said day personally appeared War C. W. L. L. L. M. SON  and acknowledged the execution of the foregoing  WITNESS my hand and Notarial Seal this T	Motary Public  Entilip D. Perer  Notary Public  Not
My commission expires:  9-9-1  STATE OF INDIANA ) SS: COUNTY OF HAMILTON )  Before me, a notary public in and for said day personally appeared were constituted and acknowledged the execution of the foregoing WITNESS my hand and Notarial Seal this 1968.	Notary Public  Entity D. Perer  Notary Public  Acceptance.  Aday of Gatha  Notary Public

STATE OF INDIANA )	1200g 110 PAG	22
MARINET N SS:	WAS TAKE	1 1 1 1 1 1 1 1
STATE OF INDIANA )  COUNTY OF HARMAN SS:		
Before me, a notary public in and for sai	d County and State,	this
day personally appeared PHILLIP R. DUKE	and Marcia Li Duv	(E .
and acknowledged the execution of the foregoin		
WITNESS my hand and Notarial Seal this 2	y day of other	
1968.		······································
	Theles of	
	Owly or	
	Philip D. Pecar	ctary Public
My commission expires:	, mip D. 1 osak	
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	a*	
		N 35 1 NAS
STATE OF INDIANA )	1 × 1	2 2 2 4 5
COUNTY OF JAMILTON ) SS:		
7		
Before me, a notary public in and for sai	d County and State,	this
day personally appeared JRY N. Musserman and acknowledged the execution of the foregoin	and Downa M. N	MOZGENAN
	y moceptumes.	200 00 00 00 00 00 00 00 00 00 00 00 00
	4	
WITNESS my hand and Notarial Seal this 2	Yth day of October	•
WITNESS my hand and Notarial Seal this 2	Yth day of October	
WITNESS my hand and Notarial Seal this 2	yth day of October	
WITNESS my hand and Notarial Seal this 2	There of	
1968.	There of	tary Public
WITNESS my hand and Notarial Seal this 2  1968.  My commission expires:	There of	
1968.	There of	
1968.	There of	
1968.	There of	
My commission expires:	There of	
My commission expires:  - (-7)  STATE OF INDIANA	There of	
My commission expires:  - (-7)  STATE OF INDIANA	There of	
My commission expires:  - (-?)  STATE OF INDIANA  ) SS:  COUNTY OF HAMILTON )	Philip D. Pecar	tary Public
My. commission expires:	Philip D. Pecar  No.	tary Public
My commission expires:  (-7)  STATE OF INDIANA ) SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Howard R. BRONNER	Thillp D. Pecer  No.  Ad County and State,  and Shirkey M. B	tary Public
My commission expires:  STATE OF INDIANA  ) SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Howard R. Browner and acknowledged the execution of the foregoin	d County and State, and Shirkey M. B	this
My commission expires:  STATE OF INDIANA  SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Homes R. Browner and acknowledged the execution of the foregoin WITNESS my hand and Notarial Seal this	d County and State, and Shirkey M. B	this
My commission expires:  STATE OF INDIANA  ) SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Howard R. Browner and acknowledged the execution of the foregoin	d County and State, and Shirkey M. B	this
My commission expires:  STATE OF INDIANA  SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Homes R. Browner and acknowledged the execution of the foregoin WITNESS my hand and Notarial Seal this	d County and State, and Shirkey M. B	this
My commission expires:  STATE OF INDIANA  SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Homes R. Browner and acknowledged the execution of the foregoin WITNESS my hand and Notarial Seal this	Thillp D. Pecar  No.  Philip D. Pecar  A County and State, and Shirkey M. B. A Acceptance.  Aday of Octo-	this RUNNER
My commission expires:  STATE OF INDIANA  ) SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Howard R. BROWNER and acknowledged the execution of the foregoin WITNESS my hand and Notarial Seal this 21968.	Acceptance.  And of Octo-	this
My commission expires:  STATE OF INDIANA  SS:  COUNTY OF HAMILTON  Before me, a notary public in and for saiday personally appeared Homes R. Browner and acknowledged the execution of the foregoin WITNESS my hand and Notarial Seal this	Thillp D. Pecar  No.  Philip D. Pecar  A County and State, and Shirkey M. B. A Acceptance.  Aday of Octo-	this RUNNER

NOOK 110 PAGE 23 STATE OF INDIANA COUNTY OF HAMILTON SS: Before me, a notary public in and for said County and State, this day personally appeared KATHLEEN A FLEMING and RICHARD H. FLEMING and acknowledged the execution of the foregoing Acceptance. WITNESS my hand and Notarial Seal this 24 d 1968. This instrument Recorded New. 29 1968 CHARLOTTE E. HALL, RECORDER HAMBLICH COUNTY, IND. Notary Public Philip D. Pecar commission expires: INSTRUMENT WAS PREPARED BY 11/15 PHILIP D. PECAR, ATTORNEY AT LAW

1011 15

erger of the first of the state of the