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AMENDMENT TO DECLARATION OF RESTRICTIVE COVENANTS OF DEER CHASE

KNOW ALL MEN by these presents that the undersigned, being a majority of the owners of tracts of land located in that development known as Deer Chase, which said property is more particularly described as Exhibit A in the Declaration of Restrictive Covenants of Deer Chase recorded in Deed Book 264, Page 249, Transylvania County Registry;

WITNESSETH

THAT WHEREAS, Samuel E. Richardson, III and wife, Claudine H. Richardson, heretofore executed a certain Declaration of Restrictive Covenants of Deer Chase recorded in Deed Book 264, Page 249, Transylvania County Registry; and

WHEREAS, said restrictive covenants contained the following language:

E. General Provisions

1. Term: These Covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of five (5) years from the date these covenants are recorded after which said time said covenants shall be automatically extended for successive periods of five (5) years unless an instrument signed by a majority of the then owners of the tracts has been recorded, agreeing to change said covenants in whole or in part; and

WHEREAS, a majority of the present owners of tracts in Deer Chase have agreed to amend the said covenants;

NOW, THEREFORE, the restrictive covenants of Deer Chase are amended by striking them in their entirety and inserting in lieu thereof the following covenants:

A. RESIDENTIAL AREA COVENANTS

1. LAND, USE AND BUILDING TYPE: No tract shall be used except for residential or farm purposes, farm purposes being defined as agricultural or forestry. A tract shall be defined as a minimum of 2-1/2 acres. Larger tracts may be subdivided, to meet the minimum tract requirement. No permanent building shall be erected, altered, placed or permitted to remain on any tract other than one detached single family dwelling, a private garage and such other buildings as may be directly necessary in connection with any household, gardening, or farming operations as permitted herein. A permanent building being defined as one constructed on site, prefabricated or a mobile home, all of which meet the State and local building codes. Mobile homes must have decorative underpinning or skirting. No access road shall be constructed on or through any

tract within the Development without the consent of the Board of Directors of the Association. An access road is one that is maintained by the Deer Chase Property Owners Association. No Deer Chase Property owner shall give access across his tract to property other than Deer Chase Property without written approval of the Board. Private drives are not roads and do not require the consent of the Board of Directors. No business or trade, other than for farm purposes, may be conducted on any tract without the written approval of the Board of Directors. Written approval by the Board of Directors shall be by document suitable for recording and if such permission is for an access road shall impose upon the grantee, his heirs and assigns responsibility for road maintenance.

- 2. DWELLING COST, QUALITY AND SIZE: There is no minimum cost for any dwelling which may be constructed on any tract in the Development. The minimum size for any dwelling shall be 600 square feet.
- 3. BUILDING LOCATION: The minimum set-back for all buildings, including storage buildings over 200 sq. feet shall be 100 feet from the center line of all roads and streets and 50 feet from all interior and rear lines for each tract; provided, however, NO tract owner may build nearer than 50 feet to any stream on or bordering his tract without written approval of the Board of Directors and also subject to any applicable county regulations regarding the same. Storage buildings of less than 200 sq. feet will have a set-back of 1/2 the minimum building set back. For the purpose of these covenants, eaves, steps and open porches shall not be considered as a part of a building: provided, however, that this shall not be construed to permit said eaves, steps and open porches of the building on a tract to encroach upon another tract.
- 4. EASEMENTS. Easements for installation and maintenance of utilities and drainage facilities are reserved by Deer Chase Property Owners Association over and with the road right of way serving each tract. Withing these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may change the direction of flow of drainage channels in the easements, or which may obstruct or retard flow of water through drainage channels in the easement area of each tract and all improvements. The easement area of each tract and all improvements in it shall be maintained continuously by the owner of the tract, with the exception of the road bed which is maintained by the Deer Chase Property Owners Association and for those improvements for which a public authority or utility company is responsible.
- 5. NUISANCES AND UNLAWFUL ACTIVITIES: No noxious, offensive or unlawful activity shall be carried on upon any tract, nor shall anything be done thereon which may or become any annoyance or nuisance to the neighborhood.
- 6. CAMPERS, TRAILERS AND OTHER TEMPORARY STRUCTURES: No structure of a temporary character (trailer, shack, garage, storage building or any structure with a steel frame) shall be used on any tract at any time as a year round residence. A temporary residence may be allowed while a permanent residence is being constructed, provided that such residence is approved by the Board of Directors, after considering sanitation requirements and appearance standards.
- 7. SIGNS: No business sign of any kind shall be

displayed to the public view on any tract except one professional sign of not more than five square feet advertising the property for sale or rent. A tract owner may display personal indentification signs.

- 8. LIVESTOCK, POULTRY AND OTHER DOMESTIC ANIMALS. It is the intent of the Deer Chase Property Owners
 Association to encourage the ownership and enjoyment by all property owners of livestock, poultry and other domestic animals for their personal use. To this end, Deer Chase Property Owners Association will not unduly restrict the existence and maintenance of such animals. All property owners are cautioned, however, that the maintenance of any animal for whatever reason shall not infringe upon the beneficial use and enjoyment of any property rights by any other property owners in the development as outlined previously in Section 5.
- 9. GARBAGE AND REFUSE DISPOSAL. No tract shall be used or maintained for a garbage dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition and shall conform to State Forest Service specifications and County Health Department regulations.
- 10. MOTOR VEHICLES AND REPAIRS: No junk vehicles, buses (whether operative or inoperative) or any other inoperative motor vehicles of any type shall be kept on any tract. A tract owner may make major repairs on his own vehicles, provided that time for making the repairs does not exceed 60 days.
- 11. SITE DISTANCE AND INTERSECTION: No fence, wall, hedge, or shrub planting shall be constructed, placed or permitted to remain in any place where the same shall obstruct the view above roadways of streets, roads, or driveways or otherwise interfere with vehicular traffic in the roads of said Development.
- 12. WATER SYSTEM: Deer Chase Property Owners Association shall not be responsible for supplying water for any tract as it is each individual tract owner's responsibility to secure water for his tract.
- 13. DRILLING AND MINING: No drilling, refining, quarrying or mining operations of any kind shall be permitted on any tract, other than for purposes of obtaining water.
- 14. DRIVEWAY CONNECTIONS: Each property owner shall be responsible for the installation and maintenance of a culvert in conformity with appropriate State rules and regulations beneath each drive running from any road in the Development to that parcel of property.
- 15. STREAMS: No tract owner shall pollute any stream in the Development nor shall any tract owner cause or allow any stream in the Development which may flow across his tract to be diverted from its natural direction and course of flow. The provisions of this article shall not be construed as prohibiting the construction of a dam on a tract by the tract owner so long as the construction plans and specifications thereof and a plan showing its location on the tract have been submitted to and approved by the Deer Chase Property Owners Association Board of Directors, and so long as the stream which flows across the tract owner's tract, flows in its natural direction and course of flow at all points on the tract downstream from the dam constructed on the tract and upstream from the pond created by said dam.

- 16. FUEL TANKS AND HAZARDOUS MATERIALS: Fuel storage tanks or hazardous material containers on any tract may be buried below the surface of the ground provided they conform to all County, State and Federal Environmental Protection Agency guidelines. Any storage or burial of these materials must be screened to the satisfaction of the Deer Chase Property Owners Association.
- 17. WASTE DISPOSAL OR SEPTIC SYSTEM: No waste disposal or septic system shall be installed in such a manner that would pollute or create a health hazard to any stream or branch crossing or bordering any tract.

B. ROAD MAINTENANCE:

Access to the tracts developed shall be over the roads shown on the plat of the Development subjected to these covenants. Until said roads are taken over for maintenance by the North Carolina Department of Transportation, or any successor or agency thereto, Deer Chase Property Owners Association for themselves and their successors or assigns, reserve the right to levy an annual road maintenance fee set by the Board of Directors against the owner of each Tract. families occupy one tract, each will be assessed the road maintenance fee. The fee will not be more than \$150.00 per year. In the event that the owner of any of said tracts does not pay said maintenance fee within 90 days after the fee is levied each year, said levy shall constitute a lien against said tract from the date of the filing of a Certificate of Levy in the office of Register of Deeds of Transylvania County. Liens levied against property will not be allowed to remain outstanding in excess of three (3) years. If any tract owner or group of tracts should voluntarily accept the dual responsibility of overseeing the maintenance of said roads and levying the annual road maintenance fees, Deer Chase Property Owners Association reserve the right to turn over such duties to them for a period of time acceptable to all the parties concerned.

C. DEER CHASE PROPERTY OWNER'S ASSOCIATION:

ALL property owners shall be obligated to participate in the activities of the Deer Chase Property Owners Association on a one vote per land owner basis and to operating said Association. Said Association shall be responsible for road maintenance and any and all other matters and things necessary to the proper enjoyment of the use of the property by the tract owners.

D. AESTHETIC PROVISIONS AND COVENANTS:

1. TRACT AND HOME MAINTENANCE: All homes in Deer Chase shall be maintained in a state of good repair and good condition. No. tract or home located on the same shall be allowed to so deteriorate as to present a nuisance to or a danger to the health, safety, and welfare of the other property owners in Deer Chase.

E. GENERAL PROVISIONS:

- 1. TERM: These Covenants are to run with the land and shall be binding on all parties and all persons claiming under them for a period of five (5) years from the date these covenants are recorded after which said time said covenants shall be automatically extended for successive periods of five (5) years unless an instrument signed by a majority of the then owners of the tracts has been recorded, agreeing to change said covenants in whole or in part.
- 2. ENFORCEMENT: Enforcement shall be by proceedings at law or in equity against any person or persons

violating or attempting to violate any covenant either to restrain violation or to recover damages. Either an individual lot owner or the Deer Chase Property Owners Association may initiate the appropriate proceeding.

- 3. SEVERABILITY: Invalidation of any one of these covenants by Judgment or Court Order shall in no wise affect any of the other provisions, which shall remain in full force and effect.
- 4. SUPPLEMENTAL COVENANTS: Deer Chase Property Owners Association specifically reserve the right to supplement these restrictive covenants as the need may arise, provided that any supplement shall be agreed to in writing by a majority of the property owners in Deer Chase.
- 5. VARIANCES OR EXCEPTIONS: Variances or exceptions must be approved by the Board of Directors of Deer Chase Property Owners Association. The tract owner seeking the variance or exception may appeal an adverse decision to the other tract owners who may allow the variance or exception by a vote of a majority of the responding votes. whether by a mail ballot, and/or a special or regular meeting of the Association. Any additional expense incurred by such a vote will be paid for by the tract owner seeking such variance or exception.

IN WITNESS WHEREOF, the parties have hereunto set their hands and seals this the $\frac{gth}{day}$ day of $\frac{fugust}{day}$

Davis a. Hamilton (SEAL)

Jayes On Hamilton (SEAL)

Dens May And by Pens MAR (SEAL)

Minnis B. Ruckley (SEAL)

Samuel E. Richardson III (SEAL)

Claudie D. Richardson III (SEAL)

Claudie D. Richardson (SEAL)

Helen O. Survey (SEAL)

Helen C. Brannen (SEAL)

Donardo Morgan (SEAL)

Wando Morgan (SEAL)

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1/1/10			
H. Kaif Byson	(SEAL)	(SEAL))
Erlinda m. Bryson	(SEAL)	(SEAL))
Lester J Stamey	(SEAL)	(SEAL)	,
Tim togers	(SEAL)	(SEAL))
Format A Joses	(SEAL)	(SEAL))
Mary J. Varis	(SEAL)	(SEAL))
Ricky S. Corn	(SEAL)	(SEAL))
Cornie 5 Corn	(SEAL)	(SEAL))
James Britter George	(SEAL)	(SEAL))
Cynthia y. Leonge		(SEAL))
Dotty J. Uhle		(SEAL)	,
William A. Whee	(SEAL)	(SEAL))
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STATE OF North Carolina
COUNTY OF January. Plat T 49-1 Parcel 0664
I. Halen H ((ack , a Notary Public Of said
State and County, do hereby certify that David A Minuter public of said personally appeared before me this day and acknowledged the due execution of the
before me this day and acknowledged the due execution of the
foregoing instrument. WITNESS my hand and Notarial Seal, this the 76 day day
of Quest, 1988.
Notary Public
My Commission Expires: $6-9-90$.
COUNTY OF <u>Jansylvanie</u> . Plat 49-2 Parcel 105
COUNTY OF <u>Iranseyvanier</u> .
I, Hele N H. Clank , a Notary Public of said State and County, do hereby certify that may Rhode (Marke) by personally appeared , personally appeared
State and County, do hereby certify that may Rivided for the parsonally enpeared and county of the c
before me this day and acknowledged the due execution of the
foregoing instrument. WITNESS my hand and Notarial Seal, this the 9th day
of Quant, 1988.
<i>I</i>
Notary Public
My Commission Expires: 6-9-90
STATE OF Morth Carolina COUNTY OF Translations Plat 49-1 Parcel 012
COUNTY OF Transchiance Plat 49-1
I, Helen H. Clank, a Notary Public of said State and County, do hereby certify that Minni Albuckha
before me this day and acknowledged the due execution of the
foregoing instrument. WITNESS my hand and Notarial Seal, this the Advanced to 1988
of Quant, 1988.
,
Helen W. Clark Notary Public
My Commission Expires: 6-9-90
i se e company de la compa
COUNTY OF Transformia. Plat 49-1 Parties
COUNTY OF <u>Transformia</u> . Plat 49-17 artis
I, Helen H. Clank, a Notary Public of said State and County, do hereby certify that famul to Nichardson Glanding H. Richardson, personally appeared before me this day and acknowledged the due execution of the
State and County, do hereby certify that Samuel to Michaeland personally appeared
before me this day and acknowledged the due execution of the
foregoing instrument. WITNESS my hand and Notarial Seal, this the 90 day
of <u>Queest</u> , 1988.
Notary Public
My Commission Expires: 6-9-96

Page 7

STATE OF Morth Carolines COUNTY OF The Plat 49-1 Parcel 0067
COUNTY OF THE CONTRACT .
I, Helen H. Clark, a Notary Public of said State and County, do hereby certify that Clarate in Jumped Nilen O. State and acknowledged the due execution of the foregoing this day and acknowledged the due execution of the foregoing this trument. WITNESS my hand and Notarial Seal, this the 9th day of Question, 1988.
Welin L. Clark. Notary Public
My Commission Expires: $6-9-90$.
COUNTY OF Transplucinia. Plat T49-2 Paris 102
I, Helen H. Clank, a Notary Public of said State and County, do hereby certify that Disnaman personally appeared before me this day and acknowledged the due execution of the foregoing instrument. WITNESS my hand and Notarial Seal, this the 9th day of Luguet, 1988.
Hun H. Clark Notary Public
My Commission Expires: 6-9-90.
STATE OF Worth Carolina Plat T 49-1 Pavelle 006-H COUNTY OF Inamyvania.
I, Helen H. Clank, a Notary Public of said State and County, do hereby certify that Wanda Morgan with this day and acknowledged the due execution of the foregoing instrument. WITNESS my hand and Notarial Seal, this the 9th day of Cucust, 1988.
Notary Public
My Commission Expires: 6-9-90
COUNTY OF Jeansylvania. Plat T 49-1 Paral 806 R
COUNTY OF Jeansylvania. Plat 149-1 (County of Lange)
State and County, do hereby certify that H. Kuth Burgary Public of said to Alunda M. Brugary Public of said to Alunda M. Brugary personally appeared before me this day and acknowledged the due execution of the foregoing instrument. WITNESS my hand and Notarial Seal, this the 9th day of high said to the s
Notary Public
My Commission Expires: $6-9.90$.

STATE OF North Carolina	Plat	T49-1	Parcel 0069 006 H
COUNTY OF Januaria.			100 pg 60 1
I, Helen H. (lank State and County, do hereby certi	, a No fy that <	tary Pub Lulu personal	lic of said
before me this day and acknowledg foregoing instrument. WITNESS my hand and Notarial	ed the due	e executi	on of the
of Quest, 1988.	,		Commence of the Commence of th
-	Notary	A. C.C. Public	irk
My Commission Expires: 6-9-		0	
STATE OF North Carolina	Plat T4	9-1 Para	C. 006 6 F
COUNTY OF Transitionia			the same of the Error
I, Helen H. Clark State and County, do hereby certi	,	personal	Tyrappeared
before me this day and acknowledg foregoing instrument.	ed the du	e executi	on of the
of <u>lugust</u> , 1988.	Seal, th	is the	77, day
-	Heli	n H. C	lark
My Commission Expires: 6-9-		Public	
STATE OF North Carolina	Plat	49-2	103 KING
COUNTY OF <u>Janselvania</u>			
I, Helen H. Clark State and County, do hereby cert Mary F. Jawa before monthis day and acknowled	ify that	Notary Pul Notary Pul Notary Pul Notary Pul Potary Pul Pul Notary Pul Notary	119 (appeared
foregoing instrument	500 0111	1111	And the state of t
witness my hand and Notaria of, 1988.	l Seal, th	nis the _	9th day
0	Ы. о	H.	Clark
	2.00	4	
My Commission Expires: 6-9-	90	•	
STATE OF North Carolina	Plate	T49.2	Parcel 108
COUNTY OF <u>Fransylvania</u>	. a 1	ِ Notary Pu	blic of said
State and County, do hereby cert Connic S, Corn before me this day and acknowled	ify that	, persona	11y appeared
WITNESS my hand and Notaria	al Seal, t	his the	QQ iday
of <u>Queent</u> , 1988.	, t	. 1	
	Helin	y Public	Lark
My Commission Expires:	9-90	•	

STATE OF Marth Carolina
STATE OF North Carolina Plat T49-2 Parcel 107
COUNTY OF Transitioning
State and County, do hereby certify that County Public of said personally appeared to before me this day and acknowledged the due execution of the foregoing instrument.
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foregoing instrument.
of, 1988.
Notary Public
My Commission Expires:(2-9-90
STATE OF March Carolina
COUNTY OF January Plat 49-2 Parcel 103A
I, Helen H. ((ank, a Notary Public of said State and County, do hereby certify that Notice Like & personally appeared before me this day and acknowledged the due execution of the foregoing instrument.
State and County, do hereby certify that Nothing of said
before me this day and acknowledged the due execution of the foregoing instrument.
WITNESS my hand and Notarial coal at a factor
1500.
Notary Public
My Commission Expires:
STATE OF
COUNTY OF
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State and County, do hereby certify that
before me this day and acknowledged the due execution of the
WITNESS my hand and Notarial Seal this the
of, 1988.
My Commission Expires
My Commission Expires:
STATE OF,
COUNTY OF
T
State and County, do hereby certify that
before me this day and acknowledged the due execution of the foregoing instrument.
WITNESS my hand and Notarial Seal, this the day of, 1988.
, 1700.
Notary Public
My Commission Expires:

IN WITNESS WHEREOF, the parties have hereunto set their
hands and seals this the 30th day of August,
CAROL A. BERRYMAN & Robert E. Pargaha (SEAL) Notary Public STATE OF TEXAS Notary Public STATE OF TEXAS
My Comm. Exp. Apr. 12, 1991 & Caral a BurymansEAL)
I approve of the revised covenants
I disapprove of the revised covenants
I, Buryman, a Notary Public of said State and County, do hereby certify that Later b. Later me this day and acknowledged the due execution of the foregoing instrument. WITNESS my, hand and Notarial Seal, this the 30 = day of Mugust, 1988. Caul A. Buryman
Notary Public My Commission Expires: $4-12-91$ STATE OF 5
COUNTY OF Jefferson. T. , a Notary Public of said
State and County, do hereby certify that
of, 1988.
Notary Public
My Commission Expires:
STATE OF,
COUNTY OF
I, , a Notary Public of said State and County, do hereby certify that, personally appeared before me this day and acknowledged the due execution of the foregoing
me this day and acknowledged the due execution of the foregoing instrument. WITNESS my hand and Notarial Seal, this the day
of, 1988.
Notary Public
My Commission Expires:

chase

IN WITNESS WHEREOF, the parties have hereunto set their
hands and seals this the day of September
1988.
Elane Hanki (SEAL)
Han Hamlin (SEAL)
Hay Haven (SEAL)
(SEAL)
I approve of the revised covenants
I disapprove of the revised covenants
T. Ginal R. Summal
I, Crina A. Summey, a Notary Public of said State and County, do hereby certify that Elaine Hamlin
me this day and acknowledged the due execution of the foregoing instrument.
witness my hand and Notarial Seal, this the 9th day of September, 1988.
Sina R. Surmed
My Commission Expires: $3-6-91$
STATE OF MC
COUNTY OF <u>Inansylvania</u> .
I, Gina A Summey, a Notary Public of said State and County, do hereby certify that Chary Harrin
me this day and acknowledged the due execution of the foregoing
of <u>Septence</u> , 1988.
Sina R. Survey !!!
My Commission Expires: $3-6-91$
STATE OF AIC.
COUNTRY OF John John John John John John John John
COUNTY OF MUNSHIVANIA.
COUNTY OF <u>Jansylvania</u> . I, State and County, do hereby certify that I personally appeared before
me this day and acknowledged the due execution of the foregoing instrument.
WITNESS my hand and Notarial Seal, this the day of, 1988.
, 1700.
Notary Public
My Commission Expires:
, (*
chase

IN WITNESS WHEREOF, the parties have hereunto set their
hands and seals this the/st day of _Sept,
1988. (SEAL)
Betty H. Danfard (SEAL)
Kuh Conflex (SEAL)
I approve of the revised covenants
I disapprove of the revised covenants
I, billy H. Dou of a Notary Public of said State and County, do hereby certify that personally appeared before me this day and acknowledged the due execution of the foregoing instrument.
witness my hand and Notarial Seal, this the /of day of Sept., 1988.
Sty H. Dan ford Notary Public
My Commission Expires: $12-1-92$
STATE OF N.C.
COUNTY OF TRANSYIVAIA.
I, Bitty H. Din ford, a Notary Public of said State and County, do hereby certify that
instrument. WITNESS my hand and Notarial Seal, this the <u>lof</u> day of Sent , 1988.
Betty H. Danfaced Notary Public
My Commission Expires: $12-1-92$.
STATE OF 7.C.
COUNTY OF TRANSGIVANIA.
I,, a Notary Public of said State and County, do hereby certify that, personally appeared before
me this day and acknowledged the due execution of the foregoing
instrument. WITNESS my hand and Notarial Seal, this the day
of, 1988.
Notary Public
My Commission Expires:
chase

IN WITNESS WHEREOF, the parties have hereunto set their
hands and seals this the 6th day of Sept,
1988.
athur La Reea (SEAL)
(SEAL)
(SEAL)
I approve of the revised covenants
I disapprove of the revised covenants
I, PAT, J. ORR, a Notary Public of said State and County, do hereby certify that Arthur L. C. Recse, personally appeared befor instrument.
instrument. WITNESS my hand and Notarial Seal, this the 6th day of Sept. North Carolia Herderson Court My Commission Expires: My Commission Expires May GCC STATE OF
North Carolina Rott Son
Herderson Courty Notary Public
My Commission Expires:
STATE OF
COUNTY OF
I, State and County, do horoby and idea, a Notary Public of said
me this day and acknowledged the due execution of the foregoing
of, 1988.
Notary Public
My Commission Expires:
STATE OF
COUNTY OF
I,, a Notary Public of said State and County, do hereby certify that
me this day and acknowledged the due execution of the foregoing
WITNESS my hand and Notarial Seal, this the day of, 1988.
Notary Public
My Commission Expires:
(
chase

IN WITNESS WHEREOF, the parties have hereunto set their
hands and seals this the 31 day of August,
1988.
Jank Munion (SEAL)
(SEAL)
(SEAL)
I approve of the revised covenants
I discourage of the regised coverants
I disapprove of the revised covenants
T Notone Dublic of soid
I,, a Notary Public of said State and County, do hereby certify that
me this day and acknowledged the due execution of the foregoing
instrument. WITNESS my hand and Notarial Seal, this the day
of, 1988.
Notary Public
My Commission Expires:
STATE OF <u>Illinais</u> .
COUNTY OF Court.
I, Kuth McKuy, a Notary Public of said State and County, do hereby certify that faul R. Munson
. personally appeared before
me this day and acknowledged the due execution of the foregoing
WITNESS my hand and Notarial Seal, this the 3/2 day
of Accepted 1988. MOFFICIAL SEAL" Leth McKay
Ruth Holkay Notary Public, period of Illinois Notary Opportunit SEAL"
My Commit Selicit Expires 1991 Ruth Elekay Notary Public, State of Illinois Cook County, Illinois
STATE OF Cook County, Ikinois My Commission Expires Sept. 10, 1991
COUNTY OF
I, , a Notary Public of said State and County, do hereby certify that
me this day and acknowledged the due execution of the foregoing
instrument. WITNESS my hand and Notarial Seal, this the day
of, 1988.
Notary Dublic
Notary Public
My Commission Expires:
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en de la companya de

IN WITNESS WHEREOF, the parties have hereunto set their
hands and seals this the $3/37$ day of August,
1988.
THLI V. SHERRARD (SEAL)
ROSE M. SHERRARD (SEAL)
(SEAL)
I approve of the revised covenants
I disapprove of the revised covenants
I, Doris A. Allen , a Notary Public of said State and County, do hereby certify that John V. Sherrard and Rose M. Sherrard , personally appeared before me this day and acknowledged the due execution of the foregoing
instrument. WITNESS my hand and Notarial Seal, this the 31st day
of August , 1988.
SARASOTA COUNTY FLORIDA
Notary Public, State of Florida My Commission Expires Nov. 21, 1990
My Commission Expires: Bonded Hirt froy rain insurance inco
STATE OF,
COUNTY OF
I,, a Notary Public of said State and County, do hereby certify that
me this day and acknowledged the due execution of the foregoing
instrument. WITNESS my hand and Notarial Seal, this the day of, 1988.
Notary Public
My Commission Expires:
STATE OF,
COUNTY OF
I,, a Notary Public of said State and County, do hereby certify that
me this day and acknowledged the due execution of the foregoing instrument.
of, 1988.
Notary Public
My Commission Expires:
· ·

	warming twopped the parties have bereunto set their
	IN WITNESS WHEREOF, the parties have hereunto set their
	hands and seals this the 19 day of September.
	1988.
	Orben Hladyn (SEAL)
	10 a Carbonne
	- Durly (State)
	O (SEAL)
	I approve of the revised covenants
	I disapprove of the revised covenants
1	I, Karen L. Swoffow, a Notaty Public of said State and County, do hereby certify that
	State and County, do hereby deftify that
	me this day and acknowledged the due execution of the foregoing instrument.
	WITNESS my hand and Notarial Seal, this the 19 day
	of <u>September</u> , 1988.
	Notary Public Notary Public
	My Commission Expires: My Commission Expires January 20, 1994
	COUNTY OF <u>Chewille</u> .
	COUNTY OF Orlewell.
	I,, a Notary Public of said State and County, do hereby certify that
	me this day and acknowledged the due execution of the foregoing
	instrument.
	WITNESS my hand and Notarial Seal, this the day of, 1988.
	Notary Public
	My Commission Expires:
	STATE OF,
	COUNTY OF .
	COUNTY OF
STA	TE OF NORTH CAROLINA, COUNTY OF TRANSYLVANIA The foregoing certificate <u>S</u> of <u>Helen H Clark, Carol A Berryman, Gina R Summey, Betty</u>
11 C.	
Nota reco	r(y) (ies) Public is/are certified to be correct. This instrument was presented for registration and redd in this office in Book 3/2, Page 5/19, at 10,00 c'clock. A.M.
Th	is 15 day of Dec , Page 1988, at 1000 o'clock A.M.
	Register of Deeds
	Ву:
	Deputy Register of Deeds
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chase