G084010

2AY-17-79 892950 6

084010 - A PB

11.00

AMENDED ANNEXATION

128-85-0638

OF CERTAIN LOTS IN STERLING GREEN

THE STATE OF TEXAS

KNOW ALL MEN BY THESE PRESENTS:

COUNTY OF HARRIS

THAT, WHEREAS this Amended Annexation of Certain Lots in Sterling Green, made on the date hereinafter set forth by Sterling Green Community Improvement Association, Homecraft Land Development, Incorporated, General Homes Consolidated Companies, Inc., d/b/a Eden Corporation and Gibraltar Savings Association is intended to replace that certain instrument designated as Annexation of Certain Lots in Sterling Green dated December 26, 1978, and recorded in the office of Harris County Clerk, under File No. F951985, Deed Records of Harris County, Texas.

THAT, WHEREAS, by that certain instrument designated as Declaration of Covenents, Conditions and Restrictions, executed by Homecraft Corporation, a Texas Corporation of Houston, Harris County, Texas, hereinafter referred to as Homecraft, and General Homes, Incorporated, a Texas Corporation of Houston, Harris County, Texas, on July 28, 1976, and recorded in the Office of Harris County Clerk, under File No. B893512, Deed Records of Harris County, Texas, those certain tracts and parcels therein described and referred to as:

Lots Fifteen (15) through Twenty (20) inclusive, Block 8, described in the plat thereof of STERLING GREEN, SECTION ONE, recorded in Volume 218, Page 110, of the Map Records of Harris County, Texas; and

All those lots described in the plat of PARTIAL REPLAT OF STERLING GREEN, SECTION ONE, recorded in Volume 231, Page 101 of the Map Records of Harris County, Texas, SAVE AND EXCEPT Lots 27, 28, 29, 30, 37, 38 and 39 of block 7.

All those lots described in the plat of STERLING GREEN, SECTION TWO, recorded in Volume 235, Page 15 of the Map Records of Harris County, Texas; and

WHEREAS, Homecraft and General Homes, Incorporated amended said restrictions by execution of that certain instrument designated as Amendment to Declaration of Covenants, Conditions and Restrictions dated November 29, 1976; and

WHEREAS, Article VI, Section 7 of said restrictions provides in pertinent part:

Future Sections. The Association shall use the proceeds of the maintenance fund for the use and benefit of all residents of STERLING GREEN subdivision, as well as all subsequent sections of STERLING GREEN subdivision; provided, however, that each future section of STERLING GREEN subdivision, to be entitled to the benefit of this maintenance fund, must be impressed with and subjected to the annual maintenance charge and assessment on a uniform, per lot basis, equivalent to the maintenance charge and assessment imposed hereby, and further made subject to the jurisdiction of the Association.

Puture sections of STERLING GREEN subdivision may be annexed to the Properties with the consent of two-thirds (2/3) of each class of memberchip. However, upon submission and approval by the Federal Housing Administration and/or the Vetorans Administration of a general plan of the entire development, and approval of each stage of development, such future sections of STERLING GREEN subdivision may be annexed by the rembership; and

WHEREAS, General Homes Consolidated Companies, Inc., d/b/a Eden Corporation is the owner of certain property within the area contiguous to the property above described as being encumbered in said Declaration of Covenants, Conditions and Restrictions, said certain property hereinafter referred to as STERLING GREEN, SECTION FOUR, and which is more particularly described as follows:

All those lots described in the plat of STERLING GREEN, SECTION FOUR, recorded in Volume 262, Page 47, of the Map Records of Harris County, Texas; and

WHEREAS, detailed plans for the development of Section Four have been heretofore submitted to and approved by the Federal Housing Administration and the Veterace Administration as required by the Sterling Green Restrictions; and General Homes Consolidated Companies, Inc., d/b/a Eden Corporation, as owner of STERLING GREEN, SECTION FOUR, desire to ANNEX SECTION FOUR to the STERLING GREEN COMMUNITY IMPROVEMENT ASSOCIATION and to include and extend to SECTION FOUR by such annexation all of the easements, rights, privileges, restrictions, and all other applicable forms of the Restrictions and the Amendment thereto; and,

WHEREAS, Article III, Section 2 of said restrictions provides in pertinent part:

SVPITCRFAX1

Minimum square footage within improvements. Those lots described above + as shown on the plat of STERLING GREEN, SECTION ONE, and the PARTIAL REPLAT OF SECTION CNE, are restricted to a dwelling with a minimum of One Thousand Three Hundred Seventy-five (1,375) square feet of livable area, exclusive of open porches and garages. Those lots described above as STERLING GREEN, SECTION TWO, are restricted to a dwelling with a minimum of One Thousand (1,000) square feet of livable area, exclusive of open porches, carports and garages.

A CONTRACTOR OF THE PROPERTY OF THE PARTY OF

WHEREAS, those lots described above as shown on the plat of Sterling Green, Section Four are hereby restricted to a dwelling with a minimum of One Thousand One Hundred (1,100) square feet of livable area, exclusive of open porches, carports and garages.

NOW, THEREFORE, STERLING GREEN COMMUNITY IMPROVEMENT ASSOCIATION, hereby ANNEXES STERLING GREEN, SECTION FOUR, to the lots and sections described in the Restrictions under and pursuant to the provisions of Article VI, Section 7 of the Restrictions, and declares that all of the property comprising STERLING GREEN, SECTION FOUR shall be held, sold and conveyed subject to the Restrictions and the Amendment thereto, all of which are for the purpose of enhancing and protecting the value, desirability, and attractiveness of the real property covered thereby. The restrictions and the amendment thereto shall be binding upon all parties having or acquiring any right, title or interest in STERLING GREEN, SECTION FOUR, or any part thereof and shall imure to the benefit of each owner thereof.

DATED this 19th day of APRIL

STERLING GREEN COMMUNITY IMPROVEMENT ASSOCIATION

HOMECRAFT LAND DEVELOPMENT, INC.

en en franche de la company de la company

GENERAL HOMES CONSOLIDATED COMPANIES, INC., d/b/a EDEN CORPORATION .

GIBRALITAR SAVINGS ASSOCIATION

THE STATE OF TEXAS

COUNTY OF HARRIS

DEFORE ME, the undersigned authority, on this day personally appeared John E. Bily . President of STERLING GREEN COMMUNITY IMPROVEMENT ASSOCIATION, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said association.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 23rd day of April in and for Warris County, Texas Karel S. Hampel TYPE OR PRINT NAME

My Commission Expires 2/2/80

THE STATE OF TEXAS

COUNTY OF HARRIS

REFORE ME, the undersigned authority, on this day personally appeared

K GADD , Vice Fresident of HOMECRAFT LAND DEVELOPMENT. , Vice Fresident of RICK GADD known to me to be the person whose name is subscribed INCORPORATED to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

TO THER MY HAND AND SEAL OF CEFICE, this 19-day of _

Harris County, Texas

TYPE OR PRINT NAMENORY Public in and for Harris County, Toxas My Commission Expires November 20, 1980

My Commission Expires

THE STATE OF TEXAS I

COUNTY OF HARRIS X

BEFORE ME, the undersigned authority, on this day personally appeared S. H. YAGER , VICE PRESIDENT of GENERAL HOMES CONSOLIDATED COMPANIES, INC., d/b/a Eden Corporation, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed of said corporation.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 19th day of april, 1979.

Mary B. Kuntte.

exas

MARY B. PREVATE

Type or Print Name

My Commission Expires APRIL 14, 1980

THE STATE OF TEXAS I

BEFORE ME, the undersigned authority, on this day personally appeared FRED L. WHITE ___, VICE PRESIDENT of Gibraltar Savings Association, known to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed, in the capacity therein stated, and as the act and deed or said association.

GIVEN UNDER MY HAND AND SEAL OF OFFICE, this Yel day of Shay, 1979.

Notary Public in and for Harris County, Texas

SANDRA L JOHNSON

Matery Public is and for Harrie County, Topas

والمنافق المنافقة

Type or Print Name

My Commission Expires 2-19-80

RETURN TO:
EDEN CORPORATION
7111 HARWIN
HOUSTON, TEXAS 77036

Mar 17 8 to 18 1979

Q-4 Ag-1

STATE OF TEXAS

E horsely earnily that this instrument was PRED in Play Number Sequence on the data and at the thine observatures by one and was duly RECORDED, in the Diffula-Public Security Terms on

MAY 1 7 1979



COUNTY CLERK, HARRIS COUNTY, TEXAS