# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR HURSTBOURNE SUBDIVISION PLAT 2

This Declaration of Covenants, Condition of Trustee of Trust No. 6871 dated October Trustee of Trust No. 6871 referred to as "Declarant". Conditions and Restrictions for s /57 day of /5644444 (494).

NGFIELD, Springfield, Illinois, October 15, 1992, hereinafter

#### WITNESSETH:

real property located in the Illinois; Declarant Village of Chatham, the following described Sangamon County,

### HURSTBOURNE SUBDIVISION PLAT 2

areas desires the ь benefit create thereon of said subdivision; a subdivision with permanent common and

maintenance of common areas and to this end, desires to subject to the real property herein described 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 the subsequent owners values and Declarant desires to provide for the preservation of thereof; and amenities said Subdivision and for

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 and enforcing the covenants and restrictions and collecting and disbursing the assessments and charges hereinafter created; and

WHEREAS, Declaran State of Illinois, as a aforesaid; Homeowners Association for the Declarant has t has incorporated under the law not-for-profit corporation, the Hu for the purpose of exercising the the Hurstbourne functions

hypothecated, encumbered, leased, rented, us improved subject to the covenants, restrictions, and liens (sometimes referred to as "covenants") hereinafter property deschypothecated, described herein is THEREFORE, set forth. Declarant and shall "covenants and restrictions") be held, declares used, sold, that occupied conveyed, real and

9-9-94

#### ARTICLE I

#### DEFINITIONS

- (a) "<u>Association</u>" shall mean and refer to Hurstbourne Homeowners Association, an Illinois not-for-profit corporation, its successors and assigns.
- (b) described "Properties" shall mean and refer in Article II. ç the real property
- personal owned by Owners. <u>(0</u> "Common Areas" shal property, facilities the Association for t for the common use and enjoyment of the shall mean and refer and improvements ťo now or all hereafter and
- (d) "Lot" shall mean and refer to a portion of the property intended for independent ownership and use as may be set out in this Declaration and as shall be shown on the Plat of Subdivision recorded as Document Number  $\frac{94.06312}{}$ .
- (e) "Owner" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any lot which is a part of the properties, including contract sellers, but excluding those having such interest merely as security for the performance of an obligation unless and until such person acquired title pursuant to foreclosure or any proceeding or conveyance in lieu of foreclosure.
- (f) "Member" shall mean and refe therefore is a member of the Association. refer င္ပ every 0wner who
- (g) "Developer" shall mean and refer to the Declarant and its assigns if such assigns should acquire a portion of the land described in Article II from the Declarant for the purposes of resale to an Owner of for the purpose of constructing improvements thereon for resale to an Owner.
- maintenance, representation responsibility of (h) "Area of Common Responsibility" shall mean and refer the Common Areas together with those areas, if any, upon a Lot maintenance, repair or replacement of which is made air or replacement of which is the Association by the Declaration. the ťο
- (i) "Board" shall mean and refer to the Board of Directors of the Association.

#### ARTICLE II

## PROPERTY SUBJECT TO THIS DECLARATION AND ADDITIONS THERETO

Section 1. Property Subject to Declaration. The real property which is and shall be held, sold, conveyed, hypothecated, encumbered, leased, rented, used, occupied and improved subject to this Declaration is located in the Village of Chatham, Sangamon County, Illinois, and is more particularly described in the Plat of Subdivision of Hurstbourne Subdivision Plat 2 recorded as Document Number  $\frac{Q4-Q63|2}{2}$  in the Sangamon County, Illinois records and incorporated herein.

Section 2. The Common Areas. The Common Areas to be owned by the Association at the time of conveyance of the first Lot are as shown on the Plat recorded as Document Number 94.06312 in the Sangamon County, Illinois records. The Common Areas.

#### ARTICLE III

# ADMINISTRATION AND OPERATION OF THE ASSOCIATION

Association's first Board which shall hold office and which shall hold and exercise all of the rights, duties, powers and functions of the Board set forth in this Declaration, and the By-Laws, until the first election of Directors by the Members of the Association at the first annual membership meeting. Association's Section 1. Articles Board of Directors. 0f Incorporation The directors named in the constitute the

of the Association which are enabled by law or the founding documents which are not specifically reserved to Members of the Developer by said documents. The Board shall exercise its powers in accordance with the governing documents. Without limiting the generality thereof the Board shall have the power and obligation to perform the following duties: Board shall have all powers for the conduct of the affairs Association which are enabled by law or the founding

- (a) Real and Personal Property. To acquire, own, hold, improve, maintain, manage, lease, insure, pledge, convey, transfer or dedicate real or personal property for the benefit of the Members in connection with the affairs of the Association, except the acquisition, mortgaging or disposal of Common Areas and/or improvements shall be subject to the provisions of Article II and Article IV, respectively.
- to review, modify and approv recommended by the Architectural regulations for the use of the Properties as provided herein, to review, modify and approve architectural standards Rule Making. modify To establish, Control Committee. modify and enforce rules and and

- (c) provided Assessments. in Article V. To fix, levy and collect assessments as
- (d) as may become necessary and as provided in Article Easements. To grant and convey easements to the Common ecessary and as provided in Article VIII.
- (e) Employment of Agents. To employ, enter into, contract with, delegate authority to and supervise such persons or entities as may be appropriate to manage, conduct and perform the business obligations and duties of the Association.
- may be suit, c rights, governing documents. causing reasonably necessary or appropriate, including bringing ausing a lien to be foreclosed or suspending membership and to enforce or effectuate any of the provisions of the Enforcement of Governing Documents. To perform
- the Membership Meetings. To call the first annual meeting of the Messociation, within 90 days after 185 Lots have been transfer to Class "A" Members, written notice of which first annual membership meeting shall be sent to the Members at least ten (10) days in advance of such meeting. Notwithstanding anything to the contrary in this Declaration provided, until the date of said first annual membership meeting no Class "A" Member shall have any voting rights, and the right of each such Class "A" Member to vote on any matter is hereby denied until such meeting. Each annual membership meeting shall be held at the time and place specified in the By-Laws of the Association.
- (h) To operate, keep and maintain any and all retention ponds in good condition, order and repair in accordance with all applicable laws and regulations.

#### ARTICLE IV

### PROPERTY RIGHTS

Section 1. Owner's Easement of Enjoyment. Ever-have a right and easement of enjoyment in and to the which shall be appurtenant to and shall pass with every Lot subject to the following: Every Owner shall the Common Areas the title

- impose reas facilities. hereafter admission (a) reasonable The situated and right other fees ner fees for the use of any facility now or d or constructed upon the Common Areas and to limits on the number of guests who may use the Οf the Association ç charge reasonably
- (b) The right of the Association to suspend any voting rights and right to use the Common Areas and facilities by any Owner for any period during which any assessment of the Association against

thereafter said Owner's Lot remains unpaid, the Association's published not to exceed sixty (60) days. infractions, and and for any infraction by an Owner trules and regulations for the for an additional period

- easements in and to the Common Areas contained within the Properties to any public agency, authority or utility for such purposes as benefit the Properties or parties thereof and Owners of contained therein. may The right of the Declarant with regard to the Properties be owned for the purpose of development, ommon Areas contained w to grant
- additional Common Areas, or for constructing, repairing or improving any facilities located or to be located thereon, and to give as security for the payment of any such loan a mortgage covering all or any portion of the Common Areas provided, however, that the lien and encumbrance of any such mortgage given by the Association shall be subject and subordinate to any and all rights, interests, options, easements and privileges herein reserved or established for the benefit of Declarant, of any Owner or the holder of any mortgage, irrespective of when executed, Declarant or any Owner encumbering any Lot or other of the Members of the Board to portion thereof, for improving the Common Areas, or for constructing, repaidditional Common Areas, or for constructing repaidditional Common Areas, within the Properties. The rights of the Association by a majority vote of all Board to borrow money for the purpose acquiring given property ٥f
- or any po authority authority or utility for such purpose and subject to such conditions as may be agreed by the Members of the Association. No such dedication or transfer shall be effective unless such dedication or transfer has been approved (i) by at least 66-2/3 per cent of the votes which the Class "A" Members present or represented by proxy are entitled to cast at a meeting duly called for such purpose, and (ii) by the Class "B" Members of the Association, so portion The right of the Association to dedicate or transfer all utility 0 f se, and (ii) by the Class "B" Me long as such membership shall exist ity for such purpos any public body, to agency
- (f) The right of the Associ
  Properties which it may own to grant
  public agency, authority or utility :
  the Properties or portions thereof a Association nt easements to Declarant, any for such purposes as benefit and Owners of Lots contained with regard ç

#### ARTICLE V

## ASSOCIATION MEMBERSHIP AND VOTING RIGHTS

Section 1. Membership. Every person or entity who is the record owner of a fee or undivided fee interest in any Lot that is subject to this Declaration shall be deemed to have a membership in the Association. The foregoing is not intended to include persons

obligation, and the giving of a security interest shall not terminate the Owner's membership. No Owner, whether one or more persons, shall have more than one membership per Lot. In the event of multiple Owners of a Lot, votes and rights of use and enjoyment shall be as provided herein. Membership shall be appurtenant to and may not be separated from ownership of any Lot. Ownership of a Lot shall be the sole qualification for membership. The rights and privileges of membership including the right to the sole of the so for old who each hold an interest merely as security for the igation, and the giving of a security i privileges of membership, including the right to vote and to office, may be exercised by a member or the member's spouse, in no event shall more than one vote be cast nor office held Tot performance 0 f any

Section 2. Voting. membership, Class "A" ar  ${f g}_*$  The Association shall have two classes of and Class "B", as follows:

- the exception of the Declarant, any successor of Declarant who takes title for the purpose of development and sale and anyone holding one or more lots for the purpose of development or sale. Class "A" Members shall be entitled to one vote for each Lot in which they hold the interest required for membership by Section 1 hereof. When more than one person holds such interest in any Lot, the vote for such Lot shall be exercised as those Owners themselves determine and advise in writing the Secretary prior to any meeting. In the absence of such advice, the Lot's vote shall be suspended in the event more than one person seeks to exercise it. If a Lot is owned by a corporation, partnership or trust, such entity shall designate in writing the person authorized to vote in behalf of designate ir such entity.
- (b) Class "B". The Class "B" Member shall be the Developer. The Class "B" Member shall be entitled to four votes for each Lot in which it holds the interest required for membership by Section 1 hereof, provided that the Class "B" membership shall cease on the happening of either of the following events, whichever occurs earlier:
- (1) When all Lots are sold; or
- (2) December 31, 2003; or
- (3) At such time as the Developer voluntarily relinquishes its Class "B" membership rights.

#### ARTICLE VI

#### COVENANT FOR MEMBERSHIP FEE AND ASSESSMENTS

the Association 1. Purpose of Assessments. The assessments levied by the Association are for the purpose of promoting the recreation, health, enjoyment, welfare and safety of the residents and for protecting, advancing and promoting the environment of the Properties for the common benefit and enjoyment of the Owners and occupants of residences, improvement and maintenance of the Common Areas, retention pond and related equipment, and other common facilities and areas of common responsibility including but not limited to repair, replacement and additions thereto, and for the cost of labor, equipment and materials, management and supervision thereof, all as may be authorized from time to time by the Board of

Assessments. Each Owner of any Lot by acceptance of a deed or other conveyance, shall be deemed to covenant and agree to pay and shall pay the Association such fees, assessments and charges as are herein provided and authorized:

special assessments and/or individual assessments, (c) special assessments and/or individual assessments against any particular Lot as shall be established and collected by the Association pursuant to the terms of this Declaration, including but not limited to such reasonable fines as may be imposed herein. All such assessments together with interest thereon, late charges and costs of collection thereof, including reasonable attorneys' fees, (i) shall be a charge and a continuing lien upon the Lot against which any such assessment is made, subject to foreclosure, and the Association shall have the right to foreclose the aforesaid lien in the same manner as other liens for the improvement of real property, and the Association shall have the conclusive power and authority to file in the Office of the Recorder of Deeds of Sangamon County, Illinois a lien or liens against such Lot; and (ii) shall also be the joint and several personal obligation of each person who was an Owner of said Lot at the time when any such assessment made against said Lot fell due.

No Owner shall be entitled to a refund of any portion of the entering membership fee, or any annual or special assessment, or installment of a special installment, paid by him, even though said Owner's membership in the Association terminates prior to expiration of the period covered by any such assessment or installment theretofore paid by him. No Owner may avoid or escape liability for the entering membership fee, or any annual or special assessment or individual assessment imposed or levied pursuant to this Article VI by abandonment of his Lot, or by attempted waiver

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the of non-user of the benefits of membership in the Association, Commons Areas and facilities. or of

who holds an ownership interest in a Lot by acceptance of a deed therefor from Declarant, whether or not it shall be so expressed in any such deed or other conveyance, shall be deemed to consent and agree and does hereby levied, provided, however, that no person crequired to pay the entering membership fee per Hundred (\$100) a Member of . the same deed or other conveyance, shall be deemed to covenant, and agree and does hereby consent and agree to pay and the Association within ten (10) days after first becoming of the Association, an entering membership fee of One (\$100) Dollars per Lot to be used by the Association for purposes for which annual and special assessments may be or entity Lot more t than once.

however, in the event the Members disapprove the proposed budget or the Board fails for any reason so to determine the budget for the succeeding year, then and until such time as a budget shall have been determined as provided herein, the budget in effect for the then current year shall continue for the succeeding year. The initial annual assessment shall be Twenty-five (\$25.00) Dollars per Lot, and the amount of such assessment shall continue until changed budget separately prepared. The Board shall cause the proposed budget and the assessments to be levied against each Unit for the following year to be delivered to the last known residence address of each Member at least thirty (30) days prior to the meeting. The budget and the assessment shall become effective unless disapproved at the annual meeting by a vote of at least fifty-one (51%) percent of the Class "B" Member or Members. Notwithstanding the foregoing, operating the Association during the coming year which may include a capital contribution or reserve in accordance with a capital meeting Board at herein provided. Section 4. Annual Assessment. It shall be the duty of the at least thirty (30) days prior to the Association's annual ng to prepare a budget covering the estimated costs of covering

section 5. Special Assessments. In addition to the annual assessments authorized above, the Association may levy in any calendar year a special assessment for the purpose of defraying in whole or in part the costs of any construction or reconstruction, unexpected repair or replacement of a described capital improvement upon the Common Areas, including the necessary fixtures and personal property related thereto, provided, that any such assessment shall have the assent of two-thirds (2/3) of the votes of the total membership including Class "B" Members who are voting in person or by proxy at a meeting duly called for this purpose, written notice of which shall be sent to all Members not less than thirty (30) days in advance of the meeting setting forth the motors. special which adopted. in the Board's the meeting. in advance of the meeting setting forth the sting. The Board of Directors may make such spayable in installments over a period which discretion, extend in excess of the fiscal year

for maintenance or repairs of the Common Area is caused or occurs by or through the wilful or negligent act or omission of any Owner, his family, lessees, guests of invitees, or in the event that an Owner of any Lot shall fail or refuse to maintain such Lot or repair or replace the improvements situated thereon in a manner satisfactory to the Board, or the Architectural Control Committee, then the Association, after approval by a vote of seventy-five (75%) percent of all members of the Board, shall give such written notice of the Association's intent to provide the required maintenance, repair or replacement, at such Owner's sole cost and expense. The Owner shall have fifteen (15) days within which to complete said maintenance, repair or replacement. If such Owner fails or refuses to discharge properly his obligations as outlined above, the Association shall have the right, through its duly authorized agents or employees to enter at reasonable hours of any levy upon said lot to perform such work. The Association may levy above, the Association shall have the right, through its duly authorized agents or employees to enter at reasonable hours of any day, upon said Lot to perform such work. The Association may levy an individual assessment upon any Lot, except as provided in Section 7 of this Article, to cover the cost and expense incurred by the Association in fulfilling the provisions of this Section. Section 6. Individual Assessment. In the event that the need

charges and liens created herein: subject Section 7. ction 7. Exemption from Assessment. to this Declaration shall be exempt The following property from all assessments,

- interest devoted t (a) All properties to the extent of any easement or other est therein dedicated and accepted by any public authority and public use.
- (b) All Common Areas as defined in Article I hereof.
- owned by Member at unless c) Any vacant land or Lots owned by a Class "B" Men a Lot is occupied as a residence. Any such land or I by a Class "B" Member shall be maintained by such Class at such Member's sole cost and expenses. Member

Installments for each Lot shall commence on the first day of the month following the transfer of ownership of the Lot from Declarant to the Owner, and shall become due and payable on the first day of each month thereafter. The method of payment and due dates for special assessments shall be as established by the Association in accordance with Section 5 of this Article VI. The method of payment and due dates for individual assessment. payment and due dates for individual assessments st determined by the Board in accordance with Section Article VI. The Association shall prepare a roster of assessments applicable thereto, which shall be open to by any Member upon reasonable notice to the Board. of of Lots and inspection

Section 9. Computation. Annual and special assessments shall be charged equally against each Lot.

the Association. Any assessments which are not paid when due shall be delinquent. Any assessment or assessment installment delinquent for a period of more than ten (10) days may incur a late charge in an amount as the Board may determine from time to time. The Association shall cause a notice of delinquency to be given to any Member who has not paid within the ten (10) days following the due date. If the assessment or assessment installment is not paid within thirty (30) days, the Association may declare the entire balance of such assessment for the remainder of such annual period due and payable in full, and a lien as herein provided for shall attach to and be a continuing lien upon the Lot against which such assessment shall have been made, and in addition the lien shall include the late charge, interest on the principal amount due at the maximum allowable rate from the date first due and payable, all costs of collection, reasonable attorneys' fees actually incurred, and any other amounts provided or permitted by law. In the event that the assessment remains unpaid after sixty (60) days, the Association may, as the Board shall determine, institute suit to collect such amounts or to foreclose its lien. Each Owner, by acceptance of a deed or other conveyence to a init vosts in the acceptance of a deed or other conveyance to a Unit, vests in the Association or its agents the right and power to bring all actions against such Owner or Owners personally for the collection of such charges as a debt, and/or to foreclose the aforesaid lien in the same manner as other liens for the mortgage of real property. The lien provided for in this Article shall be in favor of the Association and shall be for the benefit of all other Owners. The Association, acting on behalf of the Owners, shall have the power to bid on the Unit at any foreclosure sale or to acquire, hold, lease, mortgage and convey the same. No Owner may waive or otherwise escape liability for the assessments provided for herein, including, by way of illustration but not limitation, abandonment including, of the Unit Section 10. Effect of Nonpayment of Assessments, Remedies of

Section 11. Subordination of Lien. The lien provided for in this Declaration shall be subordinate to the lien of any first mortgage theretofore of record upon the Lot subject to assessment, provided, however, that such subordination shall apply only to the assessments which have become due and payable prior to a sale or transfer of such Lot pursuant to a decree of foreclosure, or any other proceeding lieu of foreclosure. Such sale or transfer shall not relieve such property from liability for any assessments thereafter becoming due, nor from the lien of any such subsequent

Section 12. Estoppel Certificates. The Association shall, upon request of a Member, at any reasonable time, furnish an estoppel certificate signed by an officer or other authorized agent of the Association, setting forth the amount of unpaid assessments and/or other charges, if any, against said Member's Lot, up to a r other charges, if any, against said Member's Lot, up to a date or time of conveyance, also certifying as to whether or here are violations of the governing documents on the Lot as

shall certificate, shall be deducted rive the Association. assessments and determined by of the date of preparation of the certificate. Said certificate be delivered to the place of closing, and all outstanding ments and other charges, if any, and a reasonable charge, as nined by the Board to cover the cost of providing such close, shall be deducted from the Seller's account at the

#### ARTICLE VII

# MAINTENANCE BY AND SERVICES OF THE ASSOCIATION

Declaration. The Association, subject to the provisions of this Declaration and the By-Laws of the Association, shall maintain and keep in good repair the Area of Common Responsibility, which responsibility shall be deemed to include by example and not by limitation: (a) maintenance, repair and replacement of all Common Areas and facilities including park areas, landscaping, utility lines, pipes, wires and conduits, not dedicated to any public authority, if any; and (b) furnishing and providing the necessary maintenance and repair service for the utility systems, and for any drainage collection facility or storage pond serving the Properties and the improvements situated thereon. With respect to such drainage collection facility or storage pond, the Association shall have the duties specified in the easements granting the Association the rights to such facilities and ponds. Maintenance, Kernance, Ker Repairs rs and Services by to the provisions of this

Section 2. Easement. The Association is hereby granted an easement of use and right-of-way on, over, in, under and through all Lots in order to comply with the terms of this Article VII, and entry of any Lot for such purpose shall not be deemed a trespass.

#### ARTICLE VIII

### RESTRICTIVE COVENANTS

residential placed or pethereof exce Section ction 1. No Lot shall be used except for single tial purposes. No building shall be erected, a or permitted to remain on any Lot or Lots or part or exceeding two and one-half stories in height. erected, altered, s or part or parts

Section 2. The total floor area of the main structure, exclusive of basement, one-store open porches and garages, shall not be less than 1600 square feet for one-store dwellings, nor less than 2000 square feet for a two-story dwelling, nor less than 2200 course feet for a two-story dwelling, nor less than 2200 course feet for a two-story dwelling, nor less than 2200 course feet for a two-story dwelling. square feet feet for a for a bi-level dwelling and not less tri-level dwelling. area of the main than 2200 square

Section 3. No building shall be located on any Lot nearer the front lot line or side line that the minimum set back line shown the recorded plat of subdivision. to

Section 4. No building, exclusive of eaves and step be located on any Lot nearer to the front lot line or sthan the minimum building line, shown on the recorded subdivision and nearer than 10 feet to any interior lot 1 and steps, d plat line. side shall line

other a residence, temporarily or Section Section 5. No outbuilding No trailer, Vo trailer, basement, tent, splaced on any Lot shall, at orarily or permanently. shack, shack, garage, barn or any time, but used as

constructed exclusively Section 6 All 0f driveways concrete located npon þ Lot shall эď

sold, Section kept 7. No sale, spirituous, any Lot. vinous or malt liquor shall эď

Notwithstanding any other provision to the contrary, the Architectural Control Committee shall have the absolute power adopt rules and regulations from time to time pertaining to the Reeping of any and all pets upon the Properties, including, but a limited to the right to remove or cause to be removed from the Properties (including the inside of a residential building) and the inside of a residential building). resident or other person on the Properties. Any such pet must be kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on a leash kept within the confines of the Owner's Lot or must be on the leash such pet or pets when the determines such action to be enjoyment of Subdivision. Properties (including the such pet or pets when domestic not kept, generally raised, Section 8. pet bred or maintained for any commercial purposes. Any such pet shall not be permitted to cause or create a nuisance, ce or unreasonable amount of noise which may affect any ion 8. No animals, livestock or poultry of any kind shall, bred or kept on any Lot, except dogs, cats or other recognized household pets may be kept; provided they are 0f any or Or all the 0f allowed in the best interest, well-being and npon the provided the Common Areas. the any not

neighboring Lot property. neighboring peace become upon any Section 9. and quite n any Lot, nor an annoyance or No property yance or nuisance to the neighborhood, disturb the e thereof, or annoy any occupant of the neighboring Lot Owner shall cause increased water runoff on Owner. No noxious or offensive activity shall be carried, nor shall anything be done thereon which may not specifically authorized Λq such

boat used Owner or tenant's garage. transportation store or whatever. either cars, Section 10. or temporarily other watercraft, tation devices of tation devices of any kind; provided, however, that an tenant may park his or privately owned automobile in such s, parts therefrom or junk of any kind or character. No Owner, tenant, guest or other person shall park, keep upon any Lot or Common Area any commercial vehicle, therefrom or ju No Lot, motor home, trailer, camper motor home, trailer, camper No Owner, or any part thereof, y, to sell, junk of an tenant or other person shall store or y kind or camper or other shall be used, accumulate character

repair or restore any vehicle of any kind upon any Lot or Common Areas, except for emergency repairs, and then only to the extent necessary to enable movement thereof to a proper repair facility. Notwithstanding any provision heretofore stated in these covenants and restrictions, the Architectural Control Committee shall have the power and authority from time to time to adopt additional rules regarding the parking and storage of vehicles.

Section 11. Rubbish, trash, garbage or other waste shall be kept in sanitary containers, and shall not be stored, kept, deposited or left on any Lot or any other part of the Properties, except such garbage and rubbish collection. All such sanitary containers shall be of the type and size designated by the Architectural Control Committee and shall not be permitted to remain in public view except on days of collection. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

foot in area, identifying the or of not more than five (5) squaproperty for sale or rent, and significant construction of any improvement displayed on any Lot foot in area, identif Section 12. No except one sign of not more than one square except one sign of not more than one sign fying the occupants of the dwelling, one sign the 15) square feet in area advertising the (5) square feet in area advertising the thereon.

receptacles throughout the subdivision. right Section 13. The Architectural Control Committee shall have right and power to prescribe and enforce uniform mail

Committee shall adopt additional rules and amend existing rules, including but not limited to rules to regulate potential problems relating to the use of the Properties and the well-being of the residents, tenants, guests and invitees. Such additional rules may only be adopted or amended by a two-thirds vote of the Architectural Control Committee, following a hearing for which due notice has been provided to all residents. All such additional rules and any subsequent amendment thereto shall be placed in the notice of Descriptions and furnished in writing to all residents prior residents, except where expressly provided otherwise in such rules. Book of Resolutions and furnished in writing to all residents prior to the effective date of such rules and shall be binding on all

Section 15. An Easement over that portion of any Lot designated as "Easement" shown on the recorded plat of subdivision is hereby reserved for drainage and the use of public utility companies and others to install, lay, construct, renew, operate and maintain pipes, conduits, cables, poles and wires, either overhead or underground, for the purpose of providing any property in said section with gas, electric, telephone, water, sewer or other utility services. Overhead cables, poles and wires for public utilities shall be permitted only on such portion of any Lot designated for public utilities, but all electric and telephone

portion so designated as "Easeme impaired, and any Owner of any subdivision shall have the privile blocking or impeding such drainage. service ad lines therefrom for any improvements installed and maintained underground. so designated as "Easement" shall n Owner of any Lot or part the privilege of removing any obstruction ent" shall not be bi in said subdivision

. Drainage in such Drainage in s said

until the construction plans and specifications and a plan showing the location of the structure have been approved by the Architectural Control Committee as to quality of workmanship and material, harmony of external design with existing structures, and as to location with respect to topography and finished grade elevation. No fence or wall shall be erected, placed or altered on any Lot nearer to any street line that the minimum building set back line unless similarly approved. Section 16. No building shall be erected, placed or

Section 17. There shall be installed, planted and maintained upon each Lot by each Lot Owner landscaping as may be approved by the Architectural Control Committee and which shall be in an amount of no less than One Thousand (\$1,000.00) Dollars inclusive of sod within fifteen (15) months after taking ownership of Lot.

event or where shall have rull authorized nor their remaining members shall have rull authorized nor their successor. None of the members of the Committee nor their successor. None of the members of the Committee for successor. None of the members of the Committee's designated representative shall be entitled to any compensation for designated representative shall be entitled to any compensation for designated representative shall be entitled to any compensation for designated representative shall be entitled to any committee's The Architectural Control Committee is composed of Robert Neal, Martin D. Roland and John Raynolds. A majority of the Committee may designate a representative to act for it. In the event of death or resignation of any member of the Committee, the remaining members shall have full authority to designate successor. None of the members of the Committee nor the designation of the members of the committee or the designate successor.

In the event that the members of said Committee or their representative or successors fail to approve or disapprove such design and location within thirty (30) days after building plans, specifications and plot plans have been submitted to them, or, in any event, if no suit to enjoin the erection of such building or the making of such alterations have been commenced prior to completion thereof, such approval will not be required and this covenant will be deemed to be fully met.

Section 18. These covenants shall be binding upon all parties and all persons claiming through or under them for a period of twenty-five (25) years from the date these covenants are filed for record, after which time such covenants shall automatically be extended for successive periods of ten (10) years, unless an instrument signed by a majority of the then adult Owners of record of said plat in said subdivision has been filed for record agreeing to change such covenants in whole or in part.

court order shall in no way affect shall remain in full force and effect Section n 19. shall Invalidation of these covenants by the other nts by judgment provisions, wh which

altered, property. changed the contours and contour of any perty. No swale within the Easement of any Lot shall be altered wholly or partially filled so as to interfere with or prohibit free flow of surface water; however, if such swale shall be ered, it shall be restored at the expense of such Lot Owner of Lot where such alteration occurs Section 20. No Owner of any Lot shall change or permit to and the gradeline of any Lot. The Lot shall conform with that of The gradeline

Section 21. During clearing of Lot and construction of improvements thereon, until all exposed dirt from excavation has been removed from the Lot or brought to an approved final grade surrounding the dwelling unit and until the Lot is permanently landscaped with vegetation or landscaping material, the Lot owner shall prevent the erosion and washing of soil from the Lot. During

Soils, mud, waste material, construction debris and landsc waste carried from any Lot onto other Lots or Common Areas such Easements, rights of way and roadways, by erosive forces or, in manner during construction, shall be cleaned up daily or necessary, at the expense of the Lot Owner. debris and landscape Common Areas such as in any

Section 22. Any fencing constructed on any Lot shall conform to ordinances of the Village of Chatham; however, no fencing shall be permitted in front yards. All fences must be erected at least six (6") inches inside property of lot line. (6") inches inside property of lot

Section 23. All construction of a dwelling diligently pursued to completion within a one (1) year the time of commencement. No building shall be occupied purposes which is not complete in detail as to the ext Section 23. All ) t year period from occupied for living dwelling exterior

Committee, pump shall the swale expense of the Lot Owner Section on 24. When required by the Architectural Control prior to activating any sump pump on any Lot the sump be connected to the existing storm or drainage pipe in located within the Easement area of each Lot at the

#### ARTICLE IX

### INSURANCE AND INDEMNIFICATION

authority to and shall obtain insurance for the Common Areas all improvements situated thereon, and for any other real personal property of the Association, against loss or damage fire and such other hazards as the Board may deem desirable insure against, for the full insurable replacement cost of Section 1. Common Area Insurance. The Board shall have cost of said or damage by desirable to real and 20

of the Association, and insuring the fee owners of any land underlying any drainage, retention or storage pond owned or used by the Association, and insuring the directors, officers and committee members of the Association, from liability for good faith acts or omissions beyond the scope of their respective authorities. Such insurance coverage shall include cross liability claims of one (1) or more insured parties against other insured parties. Premiums for all such insurance shall be common expenses of the Association. Association, its directors, officers, committee members, employees and agents from liability in connection with the Common Areas, improvements located thereon and other real and personal property insurance, including liability for injuries to and health of persons, and property damage, in such limits as the Board shall deem desirable, and workmen's compensation insurance and such other liability insurance as it may deem desirable, insuring the Association, insurance, personal property of the Association. The Board the authority to and shall obtain comprehensive including The Board shall also have rehensive public liability

all claims, demands, actions and proceedings, and any expense, in connection therewith, except if such Director, officers or committee member shall be adjudged in any such action or proceeding Owner or any Member, or any person claiming by or through any such Owner or Member, for any act or omission to act in the performance of their duties, and the Association shall have the power to indemnify all such directors, officers and committee members from all claims, demands, actions and proceedings, and any expense, in connection therewith, except if such Director, officers or committee Section liable for members of the Associat wilful misconduct the Association shall The ij directors, office the performance officers ţo any and

IN WITNESS WHEREOF, the undersigned Declarant and Owner has executed this Declaration this -/St day of f(b)uaru,  $|994\rangle$  .

THE FIRST NATIONAL BANK OF SPRINGFIELD, of Springfield, Illinois, Trustee of Trust No. 6871 dated October, 15, 1992,

By Trust Officer

ATTEST:

Trust Officer

SUBJECT TO EXCULPATORY CLAUSE ATTACHED

16

I, the undersigned, a Notary Public, in and for said County, in the State aforesaid, DO HEREBY CERTIFY THAT THE ABOVE NAMED OFFICERS OF THE FIRST NATIONAL BANK OF SPRINGFIELD, are personally known to me to be the same persons whose names are subscribed to the foregoing instrument as such officers, appeared before me this day in person and severally acknowledged that they signed and delivered the said instrument as their free and voluntary act and as the free and voluntary act of said corporation for the uses and purposes therein set forth; and caused the corporate seal of said corporation to be affixed thereto, pursuant to authority given by the Board of Directors of said corporation as their free and voluntary act, and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth. the Board of Directors or said work voluntary act, and as the free and volucorporation, for the uses and purposes

 $\mathcal{L}_{ebru(r_{L})}$  /994 . hand and Notarial Seal this X day of

Notary

Public

My Commission Expires:

NOTARY PUBLIC-STATE OF ILLINOIS MY COMMISSION EXPIRES JUNE 29, 1996 "OFFICIAL SEAL" LISA A. BLACK

Illinois, on undertaking, covenants, undertakings, representations and agreements of the Trustee, individually, or for the purpose of binding it personally, but this instrument is executed and delivered by The First National Bank of Springfield, Springfield, Illinois, as Trustee, solely in the exercise of the powers conferred upon it as such Trustee under said agreement and no personal liability or personal responsibility is assumed by, nor shall at any time be asserted or enforced against The First National party of the powers. agreement 6871; and contained, either expressed or implied, all such personal liability, if any, being hereby expressly waived and released by the parties hereto or holder hereof, and by all persons claiming by or through or under said parties or holder hereof. and THIS INSTRUMENT is executed by the undersigned Trustee, personally but solely as Trustee under the terms of that cer hereto, nally but solely as Trustee under the terms of that certain ment dated the 15th day of October, 1992, creating Trust No. and it is expressly understood and agreed by the parties o, anything herein to the contrary notwithstanding, that each all of the covenants, undertakings, representations and on account representation, covenants, underta made are made and t any Bank E, or on account Springfield, Sprin asserted or entrapplied, rorenant, not

IN WITNESS WHEREOF, said First National Bank of Springfield, Springfield, Illinois, has caused its name to be signed to these presents by a Vice President or one of its Assistant Trust Officers and attested by its Trust Officer the day and year first above

of Springfield, Illinois, Trustee of Trust No. 6871 dated October, 15, 1992, THE FIRST NATIONAL BANK OF SPRINGFIELD,

ATTEST:

Officer

Tyust

SANGAMON COUNTY

94-06313

Spainsfille, IL ナナタア 6270

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