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20.08 ARENDA
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SANGAMON COURT RECURDED

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OWNER'S DECLARATION OF RESTRICTIVE COVENANTS IN PRAIRIE GROVE SUBDIVISION, FOURTH ADDITION.

Subdivision, FOURTH ADDITION, being an addition to the Sangamon County, Illinois, Part of the North West 1/4, Section 18 and the South West 1/4, Section 7, T14N, R5W, 3 public utility purposes. Easements as marked and identified thereon are dedicated for use thoroughfares and for use incident to the installation of sewers, water mains and all other description and number appearing and designated on said plat. Streets to public use as P.M. Chatham, Sangamon County, Illinois, for the purpose of the sale of lots therein by WHEREAS, Michael F. Ryan and Courtney Joyner, hereinafter referred to as "Deckrant", in providing surface water drainage; and incident to the installation of sewers, water mains, and all other public utilities and for use

to create thereon a subdivision with permanent common areas for the benefit of said subdivision, and; WHEREAS, Declarant is the owner of the real property described in Article II and desires

to subject the real property described in Article II to the covenants, restrictions, easements, charges and lien, hereinafter set forth, each and all of which is and are for the in said community and for the maintenance of said common areas and to this end, desires benefit of said property and the subsequent owners thereof; and WHEREAS, Declarant desires to provide for the preservation of the values and amenities

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restrictions, casements, charges and liens (sometimes referred to as "covenants and encumbered, leased, rented, used, occupied and improved subject to the covenants, restrictions") hereinafter set forth. Article II of this Declaration is and shall be held, sold, conveyed, hypothecated, NOW, THEREFORE, Declarant hereby declares that the real property described in

#### ARTICLE

- (A) "Properties" shall mean and refer to the real property described in Article II
- 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 (B) "Lot" shall mean and refer to a portion of the property intended for independent
- sellers, but excluding those having such interest merely as security for the performance of entities, of a fee simple title to any lot which is a part of the properties, including contract proceeding or conveyance in lieu of foreclosure. an obligation unless and until such person acquired title pursuant to foreclosure or any (C) "Owner" shall mean and refer to the record owner, whether one or more persons or
- (D) "Developer" shall mean and refer to the Declarant and its assigns if such assigns should acquire a portion of their land described in Article II from the Declarant for the thereon for resale to an Owner. purpose of resale to an Owner or the for the purpose of constructing improvements
- resigns, shall be filled by majority vote of the lot owners, with each lot owner having one subsequent additional plats, the Developer may resign from the Architectural Control document, but no later than, sale of all lots in the Fourth Plat, and sale of all lots in any and to hold up the integrity of said subdivision. At any time after execution of this Michael Ryan and Corky Joyner, or any individual appointed by them, to approve plans Committee and thereafter appoint three lot owners to serve on the Architectural Control (E) "Architectural Control Committee" shall mean and refer to the Developer who is Any vacancy on the Architectural Control Committee, after Developer

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# PROPERTY SUBJECT TO THIS DECLARATION AND ADDITIONS THERETO

Section i. 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 Sangamon County, Illinois, and is more particularly described in the Plat of Subdivision of Prairie Grove, Fourth Addition subject to these Restrictive Covenants. incorporated herein by reference, along with any additional Lots subsequently made recorded on of Sangamon County, Illinois records, and

Section 2. These covenants are covenants running with the land and are perpetual in

County, Illinois of aforesaid Section 1, subject to the provisions, benefits and burdens of Lots and Plats, not to exceed 84 Lots, all located in the Part of the North West. 1/4, Section 18 and the South West 1/4, Section 7, T14N, RSW, 3 P.M. Chatham, Sangamon Section 3. Additional Lots. Declarant intends and reserves the right to make Additional these Restrictive Covenants. Declarant may do so by recording an adoption of these covenants by recording a Plat showing Additional Lots.

#### ARTICLE III

#### EASEMENTS

and systems including, but not limited to water, sewers, gus, telephones, electricity, such company restores disturbed areas to the condition in which they were found television, cable or communication lines and systems. By virtue of any casement, it shall ingress, egress, installation, replacement, repair and maintenance of all utility service lines shown on the Plat, an easement upon, across, over, through and under the properties for and to affix and maintain wires, circuits and conduits on, in and under the land providing be expressly permissible for the Developer or the providing utility or service company to Section 1. Utility Easements. There is hereby created and dedicated to public use, as install and maintain facilities and equipment on the property, to excavate for such purposes

Section 2. Easements for Drainage. The Owner must follow the grade line on lot according to the engineer's drawings. For a period of two years from the date of conveyance of each Lot, the Developer reserves an easement and right on, over and under the ground within that Lot to maintain and to correct drainage of surface water in order to includes the right to cut any trees, bushes or shrubbery, make any gratings of soil, or to maintain reasonable standards of licalth, safety and appearance. Such right expressly

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attorney fees and court costs as part of any enforcement action. unless in the opinion of the Developer an emergency exists which precludes such notice. restore the affected property to its original condition as near as practicable. The take any other similar action reasonably necessary, following which the Developer shall Developer shall give reasonable notice of intent to take such action to all affected Owners, Article in an appropriate action at law or inequity and shall be entitled to reasonable The Village of Chatham is a third-party beneficiary to Article III and may enforce that

such rules as may be established by the Developer to maintain reasonable standards of egress and use over any lands not occupied by an Owner for (1) movement and storage of or improving any portion of the properties, such persons shall have an easement of ingress, egress on any Lot to inspect such property for alleged violations of the Governing safety, cleanliness and general appearance of the properties. building materials and equipment, (2) erection and maintenance of directional and Declaration, so long as the Developer or Participating Builders are engaged in developing Section 3. Construction Easements and Rights. Notwithstanding any provision of this standards and/or approved plans for alterations and improvements. Documents, based on formal, written complaints, and/or compliance with architectural Section 4. Easement to Inspect. There is hereby created an easement for ingress and promotional signs, and (3) conduct of sales activities. Such easement shall be subject to

crecting and maintaining street intersection signs, directional signs, temporary promotional easement over all Lots and Common Areas (whether public or private) for the purpose of features and/or related landscaping. signs, plantings, street lights, entrance feature, lighting, stone, wood or masonry wall reserved to the Developer for so long as it retains its rights as Developer, a non-exclusive Section 5. Easement for Landscaping and Related Purposes. There shall be and is hereby

#### ARTICLE IV

### RESTRICTIVE COVENANTS

Il shall be used for residential purposes only, and no trade or business of any kind may be Section 1. Land Use. The properties committed to this Declaration as described in Article carried on therein.

reasonable rules and regulations in furtherance of this provisions. properties so as to jeopardize property values or be detrimental to the enjoyment, comfort and well being of the members. Each owner shall refrain and prohibit and act or use of a occupants, and the Developer or committee shall have the power to make and to enforce Lot, which could reasonably cause embarrassment or annoyance to other Owners or Section 2. Nuisances. No nuisance or offensive activity shall be permitted upon the

Section 3. Architectural Standard. No construction or erection of any nature whatsoever

specifications showing the nature, kind, shape, height, materials and locations of the same initial construction of buildings on the properties, unless or until written plans and shall be commenced or maintained upon any part of the properties except as is installed or approval will not be required and this ARTICLE IV will be deemed to have fully complied within thirty (30) days after said plans and specifications shall have been submitted to it, Committee fails to approve or disapprove such construction, additions or alterations done on such property without the prior written approval of the Developer or Architectural Control Committee. In the event the Developer or Architectural Control pool, light pole or fixture, mailbox, landscaping or other work which in any way alters the in relation to surrounding structures and topography, in writing to the Developer or Committee. No alterations, repairs, excavations, fences, awning, patio cover, swimming shall have been submitted to and approved as to harmony of external design and location approved by the Declarant or the Architectural Control Committee in connection with the exterior of any Lot or the improvements located thereon shall be commenced, made or

- incidental to the occupation thereof for residential purpose by one private family residing in a detached, single-family dwelling. No building shall be erected, altered, placed or thereto shall be erected on each Lot. No use shall be made of each Lot except such as is stories in height. permitted to remain on any lot or lots, or part of parts thereof, exceeding two and one-half 1. Only one detached single-family dwelling and private attached garage appertaining
- 2. The minimum floor area of each dwelling constructed in such subdivision, exclusive of basement, open porches and garages, shall be as follows:
- (a) One (1) story dwelling, at least 1,650 square feet total:
- (b) One story and a half (1 1/2) dwelling at least 1,500 square feet on the ground
- square feet on ground level. (c) Two (2) story dwelling, at least 1,950 square feet total, with at least 1,500
- shall be attached to the dwelling. It must be architecturally related to the dwelling may be crected and maintained on any Lot in the Subdivision, unless the Developer written consent of the Developer or Committee. All computations of floor areas or Committee approves it in writing prior to construction. and no garage shall provide space for less than two (2) automobiles. No carport (d) Other types of dwelling may be constructed in such subdivision only with the
- front Lot line as shown on the recorded Plat of said subdivision, and nearer than fifteen 3. No building, exclusive of caves and steps, shall be located on any Lot nearer to the (15) total to any interior Lot line and conform to setback rules from the City of Chatham

description of the conjugate of the control of the

R-1A zoning. Interior Lot lines as used herein means the Lot lines that have no street frontage shown on the recorded Plat. Site plans need to be approved by Developer or

No house will be of the exact exterior color combination next door or across the street from each other. The Developer and or Committee will control color and style of houses

- Owners must make sure builders follow the following guidelines:
- or Architectural Control Committee. The grade lines are followed on all lots pursuant to approval of the Developer
- trucks any place on the development other than on the property they are Concrete trucks that are subcontracted by lot owners may not clean out their
- it is their responsibility to keep the development clean of their debris. Site needs to be kept reasonably clean of debris, if debris blows off Owners lot;
- written consent of the Developer or Committee No Lots shall be re-subdivided nor shall a fractional part of any Lot be sold without
- any Lot at any time as residence either temporarily or permanently. character, trailer, basement, tent, shack, garage, barn or other outbuilding shall be used on exposed to the public view if occupied as a dwelling. No structure of a temporary time. No building shall be occupied for living purposes which is not functionally complete in detail as to the exterior, nor shall any building materials, paint, or building equipment be All construction must be diligently pursued to completion within a reasonable period of
- electric service shall be permitted temporarily during and incident to construction on a to any building site therein shall be installed underground, except that above-ground All electric, telephone and cable television service lines and wires in Prairie Grove and
- along the back lot lines, all fencing must be of baton or wrought iron aluminum the residence shall be considered as from lines. With the exception of fencing located residence on said Lots or into any easement. In case of corner Lots, both street sides of individual lots. All fences will be constructed with no posts showing on the outside. with the drainage constructed in the subdivision and located within easement areas of the construction. Fences may not be constructed in such a manner as to interfere or impede No permanent fence shall be constructed that extends beyond the front line of the

solar nature shall be maintained on the exterior of any Lot, or living unit without the prior transmission, or solar gathering equipment, or any other equipment of an electronic and/or television or radio nerial or antenna, or other aerial or antenna, for reception or Section 4. Antennas, Solar Collectors, and Other Equipment of Like Kind. No outside

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rear or side of the house only if they do not exceed 24" in diameter. written consent of the Developer or Committee. Satellite dishes will be permitted in the

Developer shall have the absolute power to adopt rules and regulations from time to time disturbance, or unreasonable amount of noise, which may affect any member or other person on the properties. Any such pet must be kept within the confines of the Owner's purposes. Any such domestic pet shall not be permitted to cause or create a nuisance, provided, however, that such pets shall not be bred, kept or maintained for commercial unit any animals, birds, or pets except for generally recognized domestic household pets, Section 5. Pets. No member or resident shall keep or maintain upon a Lot, within a living pertaining to the keeping of any and all pets upon the properties (including the inside of a best interest, well being and enjoyment of any or all of the members and for residents of Lot or must be on a leash. Notwithstanding any other provision to the contrary, the living Unit) any such pet or pets when the Developer determines such action to be in the

public view upon any Lot, living unit or any other portion of the properties, without the prior written consent of the Developer or the Committee, except street signs, and other Section 6. Signs. No sign or signs of any kind shall be erected, posted or displayed to the identifications sign or garage sale signs.

upon the homeowners lot that they are visiting for no longer than 10 days, the Lot Owner an Owner or tenant may park his or her privately owned automobile in such owner's or tenant's garage. Out of town guests will be permitted to park RV's (motor homes etc.) additional rules regarding the parking and storage of vehicles. Developer or Committee shall have the power and authority from time to time to adopt repair facility. Notwithstanding any provision heretofore stated in this section, the repairs, and then only to the extent necessary to enable movement thereof to a proper person shall repair or restore any vehicle of any kind upon any Lot, except for emergency will need Developer or Committee approval if it is any longer. No Owner, tenant or other home, trailer, camper, or other transportation devices of any kind; provided, however, that park, store or keep upon the Lot a commercial vehicle, boat, or other watercraft, motor Section 7. Parking and Storage of Vehicles. No owner, tenant, guest or other person shall

shall be of the type and size designated by the Developer or Committee and provided rubbish collection, provided any such garbage shall be kept in sanitary containers which rubbish which shall necessarily accumulate from the last regularly scheduled garbage and waste materials on any Lot or on any other part of the properties, except such garbage and Section 8. Garbage and Refuse Disposal. No Owner, occupant or tenant of any Lot or living unit shall store, keep, deposit, or leave any garbage or rubbish, or any other junk or except on days of collection. further that such containers and rubbish shall not be permitted to remain in public view

Section 9. Mailboxes. Each residence shall purchase for use as its mailbox the mailbox

and post approved by the Developer. harmony and attractiveness of the subdivision. The purpose of this section is to maintain the

Section 10. Additional Rules. From time to time the Developer may 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 homeowners, tenants, guests and invites.

amount of landscaping in the front of the houses. natural environment of the subdivision. The Developers or the Committee have the right to enforce the integrity of the subdivision by making sure there is at least the minimum commuttee approves seed. Section 11. Landscaping. All front and side yards will have sod, unless the developer or The front of the house will have landscaping that enhances the

keeping with the purposes and intent of this declaration good cause and acts in accordance with adopted guidelines and procedures which are in Section 12. Exceptions. The Developer may issue temporary permits to except any prohibitions expressed or implied by this Article IV, provided the Developer can show

#### ARTICLE V

## ENFORCEMENT AUTHORITY AND PROCEDURE

Section I. Authority. Developer or Architectural Committee shall be authorized and empowered to:

- and enjoyment of the property; a. Make and enforce reasonable rules and regulations governing the conduct, use
- b. Enforce the Declaration of Restrictive Covenants;
- for violation of the covenants or rules; c. Impose reasonable fines, which shall constitute a lien upon the lot of an owner
- regulation, or otherwise protect the values and integrity of the subdivision. d. Commence any court action to abate any nuisance, enforce a covenant, rule or
- commence any court action or infringe upon any other rights of a lot owner or other Section 2. Procedure. Developer or Architectural Committee shall not impose a fine, or occupant for violation of the covenants or rules unless the following procedure is
- served upon the alleged violator specifying: a. Demand. Written demand to cease and desist from an alleged violation shall be

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- The alleged violation:
- 2. The action required to abate the violation, and
- situation exists) during which the violation is to be remedied and specifying that a failure action against the lot owner(s) or occupant, to remedy the violation can result in the imposition of a fine or commencement of legal 3. A time period, not less than ten (10) days, (unless an emergency
- Witting. only after the Developer has resigned from the Architectural Control Committee and all lots have been sold by the Developer, unless the Developer waives this authority in A lot owner can also enforce in any court violations of the covenant, but

in any other circumstances, shall not be affected thereby. jurisdiction, the validity of the remainder of the Declaration and said By-Laws, and the any circumstance, is held invalid by the judgment or order of any court of general Association or any section, sentence, clause, phrase or word or the application thereof in Section 3. Severability. If any provisions of this Declaration or the By-Laws of the validity of the application of any such provision, section, sentence, clause, phrase or word

exclusive of the Common Area. Any amendment must be recorded in the Office of the signed by the then record owners of no less than ninety percent (90%) of all Units within the Properties exclusive of the common area, and thereafter by an instrument signed by the which time they shall be automatically extended for successive periods of ten (10) years. under them for a term of thirty (30) years from the date this Declaration is recorded, after charges are to run with the land and shall be binding on all parties and all persons claiming Section 4. Amendment. The Restrictions, conditions, covenants, reservations, liens and then record owners of seventy-five percent (75%) of area of land within the Properties, Recorder of Deeds of Sangamon County, Illinois. This Declaration may be amended during the first thirty (30) year period by an instrument

Executed this day 10 of the month of June Ryan and Courtney and year 2000

Attest:

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