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COPY

DECLARATION OF

COVENANTS, CONDITIONS AND RESTRICTIONS

THIS DECLARATION, made on the date hereinafter set forth by WILLIAM TROTTER COMPANY, hereinafter referred to as "Declarant".

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WITNESSETH:

WHEREAS, William Trotter Company is the owner of certain property in Charlotte, Mecklenburg County, North Carolina, which is more particularly described on Schedule A attached hereto and made a part hereof, and desires to create thereon an exclusive residential community of single-family attached houses to be named Sardis Forest Patio Homes; and

WHEREAS, the Declarant desires to insure the attractiveness of the subdivision and to prevent any future impairment thereof, to prevent nuisances, to preserve, to protect and enhance the values and amenities of all properties within the subdivision and to provide for the maintenance and upkeep of the exterior of all house units and the Common Area, as hereinafter defined; and to this end desires to subject the real property shown upon the attached Schedule A, together with such additions as may hereafter be made thereto to the covenants, conditions, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of said property and each owner thereof; and

WHEREAS, the Declarant has deemed it desirable, for the efficient preservation, protection and enhancement of the values and amenities in said subdivision and to insure the residents enjoyment of the specific rights, privileges and easements in the Common Area, as hereinafter defined, and to provide for the maintenance and upkeep of the exterior of all house units and the Common Area, to create an organization to which will be delegated and assigned the powers of owning, maintaining and administering the Common Area and the exterior of the house units and administering and enforcing the covenants and restrictions and collecting and disbursing the assessments and charges hereinafter created;

WHEREAS, Declarant has incorporated under North Carolina law, Sardis Forest Patio Homes Association, as a non-profit corporation for the purpose of exercising and performing the aforesaid functions;

NOW, THEREFORE, Declarant hereby declares that all of the properties described on Schedule A attached hereto shall be held, sold and conveyed subject to the following easements, restrictions, covenants, and conditions, which are for the purpose of protecting the value and desirability of, and which shall run with, the real property and be binding on all parties having any right, title or interest in the described properties or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE I.

DEFINITIONS

Section 1. "Association" shall mean and refer to The Sardis Forest Patio Homes Association, its successors and assigns.

Section 2. "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.

Section 3. "Properties" shall mean and refer to that certain real property described on Exhibit A attached hereto, and such additions thereto as may hereafter be brought within jurisdiction of the Association.

Section 4. "Common Area" shall mean all real property owned by the Association for the common use and enjoyment of the owner including utility lines, pipes, public roadway medians shown on Exhibits B and Bl or similar property. The Common Area to be owned by the Association at the time of the conveyance of the first Lot is described on Exhibits B and Bl attached hereto and

made a part hereof.

Section 5. "Lot" shall mean and refer to any parcel of land shown upon any recorded subdivision map of the Properties, with the exception of the Common Area.

Section 6. "General Plan" shall mean and refer to documents, plats and surveys depicting the properties and showing the described uses and purposes of said properties heretofore submitted by Declarant to the Department of Housing and Urban Development or the Veterans Administration, including those described on Schedule A recited in Article III, Section 1 and 2.

Section 7. "Declarant" shall mean and refer to William Trotter Company, its successors and assigns if such successors or assigns should acquire more than one undeveloped Lot from the Declarant for the purpose of development.

ARTICLE II

PROPERTY RIGHTS

Section 1. Owner's Easements of Enjoyment. Every owner shall have the right and easement of enjoyment in and to the Common Area which shall be appurtenant to and shall pass with the title to every Lot, subject to the following provisions:

(a) the right of the Association to charge reasonable admission and other fees for the use of any recreational facility or special parking area for boats, recreational vehicles, etc. situated upon the Common Area;

(b) the right of the Association to suspend the voting rights and right to use of the recreational facilities and water lines by an owner for any period during which any assessment against his Lot remains unpaid; and for a period not to exceed 60 days for any infraction of its published rules and regulations;

the right of the Association to dedicate or transfer all or any part of the Common Area to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the members. No such dedication or transfer shall be effective unless an instrument signed by

two-thirds (2/3) of each class of members agreeing to such dedication or transfer has been recorded; provided, however, that a simple majority of the Board of Directors may authorize and execute utility, cablevision, or other such easements.

Section 2. Delegation of Use. (a) Any owner may delegate, in accordance with the By-Laws, his right of enjoyment to the Common Area and facilities to the members of his family, his tenants, or contract purchasers who reside on the property.

(b) The right and easement of enjoyment granted to every Owner in Section 1 of this Article may be delegated by the Owner to his tenants or contract purchasers who occupy a residence within the Properties, or a portion of said residence, as their principal residence in Mecklenburg County, North Carolina.

(c) Recreational facilities situated upon the Properties may be utilized by guests of Owners, tenants or contract purchasers subject to the rules and regulations of the Association, as may be established by its Board of Directors, governing said use.

Section 3. Parking Rights. (a) Ownership of each Lot shall entitle the Owner(s) thereof to the use of two automobile parking spaces, which shall be assigned initially to said Owner by the Declarant, together with the right of ingress and egress in and upon said parking area. The Board of Directors of the Association shall have the authority acting in its sole discretion to reassign said parking spaces from time to time as it may determine are in the best interest of the Members.

(b) Parking spaces designated for the exclusive use of visitors to the Properties shall not be used by any Owner for the parking of his vehicles, but may be used by persons visiting Owners for period not to exceed one week in time.

(c) No campers, trucks, vans, or recreational vehicles may be parked or kept within the Properties, except at locations specifically designated for such parking by the Association. The Association may make reasonable charges for parking of such vehicles in designated area and may in its sole discretion refuse to allow any such parking within the confines of the Properties. No trailers, boats or tractors may be parked or kept within the

Properties, except for maintenance equipment owned by the Association.

(d) The Board of Directors of the Association may make such reasonable rules and regulations as it may elect with respect to the parking of vehicles as aforesaid and may amend and vary the requirements of (b) and (c) above without the consent of the Members of the Association.

ARTICLE III

PROPERTY SUBJECT TO THIS DECLARATION AND WITHIN THE JURISDICTION OF THE SARDIS FOREST PATIO HOMES ASSOCIATION

Section 1. Existing Property. The real property which is and shall be held, transferred, sold, conveyed and occupied subject to this Declaration, and within the jurisdiction of the Association is located in Providence Township, Mecklenburg County, North Carolina, described as follows:

> BEING all that property more particularly described on Schedule A attached hereto and incorporated herein by reference.

Section 2. Additions to Existing Property. Additional land may be brought within the scheme of this Declaration and the jurisdiction of the Association in the following manner:

(a) Additional land within the area described in the metes and bounds description attached hereto as Schedule A and incorporated herein by reference may be annexed to the existing property by Declarant, in future stages of development, without the consent of the Association or its Members, provided that said annexations must occur within six years after the date of this instrument. Declarant may remove all or any property from the Schedule A description prior to its annexation by filing a written declaration of removal in the Mecklenburg Public Registry.

(b) The additions authorized under Subsection (a) above shall be made by filing of record Supplementary Declarations of

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Covenants, Conditions and Restrictions with respect to the additional properties which shall extend the scheme of this Declaration and the jurisdiction of the Association to such properties and thereby subject such additions to the benefits, agreements, restrictions and obligations set forth herein, including, but not limited to, assessments as herein determined, to pay for the Association's expenses.

ARTICLE IV

MEMBERSHIP AND VOTING RIGHTS

Section 1. Every owner of a Lot which is subject to assessment shall be a member of the Association. Membership shall be appurtenant to and may not be separated from ownership of any Lot which is subject to assessment.

Section 2. The Association shall have two classes of voting membership:

<u>Class A</u>. Class A members shall be all Owners with the exception of the Declarant and shall be entitled to one vote for each Lot owned. When more than one person holds an interest in any Lot, all such persons shall be members. The vote for such Lot shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any Lot.

<u>Class B</u>. The Class B member(::) shall be the Declarant and shall be entitled to three (3) votes for each Lot owned. The Class B membership shall cease and be converted to Class A membership on the happening of either of the following events, whichever occurs earlier:

- (a) when the total votes outstanding in the Class A membership equal the total votes outstanding in the Class B membership, or
- (b) on May 31, 1987; provided, however, Class B membership will be reinstated if at any time prior to May 31, 1987, Declarant annexes additional property to be developed as a part hereof and said annexed property will acquire Class B status for the number of lots to be developed.

ARTICLE V

COVENANT FOR MAINTENANCE ASSESSMENTS

Section 1. Creation of the Lien and Personal Obligation of Assessments. The Declarant, for each Lot owned within the Properties, hereby covenants, and each Owner of any Lot by acceptance of a deed therefor, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to the Association annual assessments or charges, such assessments to be established and collected as hereinafter provided. The annual assessments, together with interest, costs, and reasonable attorney's fees, shall be a charge on the land and shall be a continuing lien upon the property against which each such assessment is made. Each such assessment, together with interest, costs, and reasonable attorney's fees, shall also be the personal obligation of the person who was the Owner of such property at the time when the assessment became due. The personal obligation for delinguent assessments shall not pass to his successors in title unless expressly assumed by them.

Section 2. Purpose of Assessments. The assessments levied by the Association shall be used exclusively to promote the recreation, health, safety, and welfare of the residents in the Properties and for the improvement and maintenance of the Common Area, and the exterior of the house units, and any items under the responsibility of the Association.

Section 3. <u>Maximum Annual Assessments</u>. Until January 1 of the year immediately following the conveyance of the first Lot to an Owner, the maximum annual assessment shall be FOUR HUNDRED THIRTY-TWO and No/100 Dollars (\$432.00) per Lot.

(a) From and after January 1 of the year immediately following the conveyance of the first Lot to an Owner, the maximum annual assessment may be increased each year not more than 75% above the maximum assessment for the previous year without a vote of the membership.

(b) From and after January 1 of the year immediately following the conveyance of the first Lot to an Owner, the

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maximum annual assessment may be increased above 75% by a vote of two-thirds (2/3) of each class of members who are voting in person or by proxy, at a meeting duly called for this purpose.

(c) The Board of Directors may fix the annual assessment at an amount not in excess of the maximum.

Section 4. Notice and Quorum for Anv Action Authorized Under Section 3. Written notice of any meeting called for the purpose of taking any action authorized under Section 3 shall be sent to all members not less than 30 days nor more than 60 days in advance of the meeting. At the first such meeting called, the presence of members or of proxies entitled to cast sixty (60%) percent of all votes of each class of membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement, and the required quorum at the subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than 60 days following the preceding meeting.

Section 5. Uniform Rate of Assessment. Both annual and special assessments must be fixed at a uniform rate for all Lots and may be collected on a monthly or quarterly basis and shall be paid to the collection agency as directed by the Board of Directors, provided, however, for any other Lots hereafter brought within the jurisdiction of the Association not appearing on Exhibit A attached to these restrictions, said Lots being owned by the Declarant and not occupied as a bona fide residence, the annual assessment on said Lots shall be twenty-five (25%) percent of the said annual assessment.

Section 6. Date of Commencement of Annual Assessments: Due Dates. The annual assessments provided for herein shall commence as to all Lots on the first day of the month following the conveyance of the Common Area. The first annual assessment shall be adjusted according to the number of months remaining in the calendar year. The Board of Directors shall fix the amount of

the annual assessment against each Lot at least thirty (30) days in advance of each annual assessment period. Written notice of the annual assessment shall be sent to every Owner subject thereto. The due dates shall be established by the Board of Directors. The Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an officer of the Association setting forth whether the assessments on a specified Lot have been paid.

Section 7. Effect of Nonpayment of Assessments: <u>Remedies of the Association</u>. Any assessment not paid within thirty (30) days after the due date shall bear interest from the due date at the rate of 18% percent per annum. The Association may bring an action at law against the Owner personally obligated to pay the same, or foreclose the lien against the property and charge the costs, including attorneys fees, to the owner. No owner may waive or otherwise escape liability for the assessments provided for herein by non-use of the Common Area or abandonment of his Lot.

Section 8. Subordination of the Lien to Mortgages. The lien of the assessments provided for herein shall be subordinate to the lien of any first mortgage. Sale or transfer of any Lot shall not affect the assessment lien. However, the sale or transfer of any Lot pursuant to mortgage foreclosure or any proceeding in lien thereof, shall extinguish the lien of such assessments as to payments which became due prior to such sale or transfer. No sale or transfer shall relieve such Lot from liability for any assessments thereafter becoming due or from the lien there'of.

ARTICLE VI.

ARCHITECTURAL CONTROL

No building, fence, wall or other structure shall be commenced, erected or maintained upon the Properties, nor shall any exterior addition to or change or alteration therein, including but not limited to color of painting on the exterior and type of exterior finish, be made except in exceptional cases, when

in such case the plans and specifications showing the nature, kind, shape, height, materials, color and location of the same shall have been submitted to and approved in writing as to harmony of external design and location in relation to surrounding structures and topography by the Board of Directors of the Association, or by an architectural committee composed of three (3) or more representatives appointed by the Board.

In the event an Owner of any Lot in the Properties shall make unauthorized changes to the premises and the improvements situated thereon in a manner unsatisfactory to the Board of Directors or its designated committee, said Board of Directors or its designated committee shall have the right, through its agents and employees, to enter upon said parcel and to repair, maintain, and restore the Lot and the exterior of the buildings and any other improvements erected thereon. The cost of such exterior maintenance and any other costs or attorney's fees caused in the enforcement of the rights under these provisions shall be added to and become a part of the assessments to which such Lot is subject. Approval by the Board of Directors or its designated committee where required shall be as provided hereafter.

ARTICLE VII.

GENERAL RESIDENTIAL COVENANTS

Section 1. Land Use and Building Type. No Lot shall be used except for residential purposes. No building shall be erected, altered, placed or permitted to remain on any Lot other than one attached single-family dwelling not to exceed two and one-half stories in height.

<u>Section 2.</u> <u>Dwelling Cost, Quality and Size</u>. No dwelling shall be permitted on any Lot at a cost to purchaser including said Lot, of less than \$36,000.30 based upon cost levels prevailing on the date these covenants are recorded, it being the intention and purpose of the covenant to assure that all dwellings shall be of a quality of workmanship and materials substantially the same or better than that which can be produced on the date these covenants are recorded at the minimum cost stated herein for

the minimum permitted dwelling area and size. The ground floor area of the main structure located on a Lot, exclusive of one-story open porches and garages, shall not be less than 900 square feet for a one-story dwelling and not less than 450 square feet for a dwelling of more than one-story.

Section 3. Nuisances. No noxious or offensive activity deemed by the Architectural Control Committee or its designated committee shall be carried on upon any Lot or within the Common Area, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood as determined by said Architectural Control Committee. Although not limited to but included as an offensive activity is the maintenance of an auto repair site, maintaining unsightly outdoor storage on porches, patios, terraces, yards, etc., including toys, motorcycles or other motor vehicles, tricycles, bicycles, or other miscellaneous personal property, or similar unsightly activity not in keeping with general good looks of the attached homes subdivision.

Section 4. Parking of Vehicles. No commercial truck, school bus, camper trailer, recreation vehicle, or any other vehicle deemed by the Architectural Control Committee or its designated committee to be unsightly, shall be parked in the street, in a driveway, parking space or Common Area.

Section 5. Signs. No sign shall be displayed to the public view on any Lot except one professional sign of not more than one square feet, one sign of not more than four square feet advertising the property for sale or rent, or signs used by a builder to advertise the property during the construction and sales period.

Section 6. Livestock and Poultry. No animals, livestock or poultry of any kind shall be raised, bred or kept on any Lot, except dogs, cats or other household pets may be kept, provided they are not kept, bred or maintained for any commercial purposes, and provided facilities for such pets, and pets themselves do not create a nuisance as determined by the Board of

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Directors or its designated committee in which case the nuisance will immediately be abated upon request of said Board of Directors or its designated committee.

Section 7. Control of Dogs. Every person owning or having possession, charge, care, custody, or control of any dog shall keep such dog exclusively upon his own premises; provided, however, that such dog may be off the premises if it be under the control of a competent person and restrained by a chain or leash or other means of adequate physical control.

Section 8. Garbage and Refuse Disposal. No Lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage, or other waste shall not be kept except in sanitary containers. All incinerators or other equipment shall be kept in clean and sanitary condition. No trash, garbage or other waste may be placed within the Common Area, except in containers approved by the Board of Directors

Section 9. Oil and Mining Operations. No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any Lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon any Lot. No derrick or other structure designated for use in boring for oil or natural gas shall be erected, maintained or permitted upon any Lot.

ARTICLE VIII

EASEMENTS

Easements for installation and maintenance of driveway, walkway, parking area, water line, gas line, telephone, electric power line, sanitary sewer and storm drainage facilities and for other utility installation are reserved as shown on the recorded plats. The Association may reserve and grant easements for the installation and maintenance of sewerage, utility, and drainage facilities, over the properties as provided in Article II Section 1(c) of this instrument. Within any such easements above provided for, no structures, planting or other material shall be placed or permitted to remain which may interfere with the

installation of sewerage disposal facilities and utilities, or which may change the direction of flow or drainage channels in the easements or which may obstruct or retard the flow of water through drainage channels in the easements. In addition the Association if in its sole discretion deems necessary shall have the continuing right and easement to maintain any or all necessary sewer and water lines located on the Lots, including the right to go into house units and disturb the structure and floors thereof in order to maintain those lines located within or under said units.

Every portion of a Lot and each single-family attached house constructed thereon and contributing to the support of an abutting house shall be burdened with an easement of support for the benefit of such abutting house. Further, all attachments to the exterior walls of a house which are a part thereof but which protrude beyond the delineated boundaries of the Lot upon which the dwelling is located, and which were constructed in conformity with the plans and specifications, shall be deemed to be included within said delineated boundaries and there is hereby reserved an easement to permit the construction of and continued existence of any such protruding attachment.

ARTICLE IX

EXTERIOR MAINTENANCE

In addition to maintenance upon the Common Area, the Association shall provide exterior maintenance upon each Lot which is subject to assessment hereunder, as follows: paint, repair, replace and care of walls, roofs, gutters, downspouts, exterior building surfaces, trees, shrubs, and other exterior improvements, including grass and other vegetation in those portions of each Lot lying outside of the resident building and patio. Exterior maintenance shall also include maintenance of storm water detention area as required by the City of Charlotte. Such exterior maintenance shall not include glass surfaces and each owner shall he required to maintain his own glass and his own patio, deck and fence. In order to enable the Association to

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accomplish the foregoing, there is hereby reserved to the Association the right of unobstructed access over and upon each Lot at all reasonable times to perform maintenance as provided in this Article.

In the event that the need for maintenance, repair or replacement is caused through the willful, or negligent act of the Owner, his family guest, or invitees, the cost of such maintenance, repair or replacements incurred by the Association shall be added to and become a part of the assessment to which such Lot is subject.

ARTICLE X

INSURANCE

Each Owner shall secure and maintain in full force and effect at such Owner's expense, one or more insurance policies insuring Owner's Lot and the improvements thereon for the full replacement value thereof against loss or damage from all hazards and risks normally covered by a standard "Extended Coverage" insurance policy, including fire and lightning, vandalism and malicious mischief.

Each Owner, at Owner's expense, shall secure and maintain in full force and effect comprehensive personal liability insurance for damage to person or property of others occurring on Owner's Lot, in an amount not less than One Hundred Thousand Dollars or whatever amount is deemed necessary by the Association not to exceed ONE HUNDRED THOUSAND DOLLARS (\$100,000) for each occurrence naming the Association as an additional insured. Owner shall provide the Association with satisfactory evidence that such insurance as herein required is in full force and effect and the Association will be given thirty (30) days notice prior to the expiration or cancellation of any Owner's insurance coverage. In the event Owner fails or refuses to maintain such insurance coverage as herein required, the Association may, but shall not be obligated to, through its agent or representatives, secure and maintain such insurance coverage for Owner's benefit, and the cost or expense thereof shall be deemed a special assessment levied by

the Association against Owner and Owner's Lot in accordance with the other provisions of this Declaration, and Owner covenants and agrees to pay to the Association such special assessment upon demand.

This insurance provision may be modified or amended to substitute one comprehensive insurance policy covering all units provided the approval of a majority of the unit Owners is obtained and approval by 75% of the Owners and holders of first deeds of trust on the Lots is obtained. Such approvals shall be in writing but need not be acknowledged and shall be attached to an amendment to this Declaration which amendment shall be executed only by the Association and recorded in the Mecklenburg Public Registry.

ARTICLE XI

INTERIOR MAINTENANCE

Each Owner shall maintain, repair and replace at his expense all interior portions of the improvements on his Lot which shall need repair, including patios, fencing and decks located on the Lot, if any, and all bathroom and kitchen fixtures, light fixtures or other electrical or plumbing equipment, pipes and fittings serving an Owner's unit which are located in a party wall, if any. Further, each Owner shall repair, maintain and replace at his own expense when necessary the heating and air conditioning systems serving his dwelling, whether located on his Lot or in the Common Area adjacent to the Lot.

ARTICLE XII

PARTY WALLS

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

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

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

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

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

Section 6. Arbitration. In the event of any dispute arising concerning a party wall, or under the provisions of this Article, each party shall choose one arbitrator, and such arbitrators shall choose one additional arbitrator, and the decision shall be by a majority of all the arbitrators.

ARTICLE XIII

PARKING

Ownership of each Lot shall entitle the Owner or Owners thereof to the use of not more than two (2) automobile parking spaces, which shall be as near and convenient to said Lot as reasonably possible, together with the right of ingress and egress in and upon said parking area. The Association shall permanently assign two (2) vehicle parking spaces for each dwelling.

ARTICLE XIV

GENERAL PROVISIONS

Section 1. 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. In the event that suit is brought by the Association or an Owner to enforce any covenant of this Restriction Agreement, or for breach of any covenant or condition herein contained, the party or parties bringing such action shall, upon determination of said suit in their favor, be entitled to reasonable attorney's fees, which shall be any damages awarded by the Court.

Section 2. Severability. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

Section 3. Amendment. The covenants and restrictions of this Declaration shall run with and bind the land, for a term of twenty (20) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years. This Declaration may be amended during the first twenty (20) year period by an instrument signed by not less than ninety percent (90%) of the Owners, and thereafter by an instrument signed by not less than seventy-five (75%) percent of the Owners. Any amendment must be recorded.

Section 4. Annexation.

(a) Properties subject to General Plan heretofore submitted by Declarant may be annexed by the filing in the Office of the Register of Deeds of Mecklenburg County of an amendment to this Declaration of Covenants, Conditions and Restrictions so describing said property, subject only to approval pursuant to Section 5 hereunder.

(b) Additional residential property and Common Area not included in General Plan may be annexed to the Properties with the consent of two-thirds of each class of members.

Section 5. <u>HUD/VA Approval</u>. As long as there is a Class B membership, the following actions will require the prior approval of the Department of Housing and Utkan Development by the Veterans Administration: annexation of additional properties, dedication of Common Area, and amendment of this Declaration of Covenants, Conditions and Restrictions.

IN WITNESS WHEREOF, the undersigned, being the Declarant herein, has hereunto set its hand and seal this _____ day of

_____, 19____.

[CORPORATE SEAL]

ATTEST:

WILLIAM TROTTER COMPANY

By: William H. Trotter, President

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

This day of , 1981, personally appeared before me, WILLIAM H. TROTTER, who being by me duly sworn, says that his is the President of WILLIAM TROTTER COMPANY and that the seal affixed to the foregoing instrument in writing is the corporate seal of the company, and that said writing was signed and sealed by him, in behalf of the said corporation by its authority duly given. And the said WIIJIAM H. TROTTER acknowledged the said writing to be the act and deed of said corporation.

Notary Public

My commission expires:

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

I, _____, Register of Deeds for aforesaid County and State, hereby certify that the foregoing is a true copy of Declaration of Covenants, Conditions and Restrictions as the same is found recorded in the Office of the Register of Deeds for Mecklenburg County, North Carolina, in Book _____, Page

WITNESS my hand and official seal, this the _____ day of _____ day of

SCHEDULE A

BEGINNING at a N.I.P. in the northerly margin of Berry Ridge Road, said N.I.P. also being located in the southerly corner of Lot 8 in Block 5 of SARDIS FOREST, SECTION III, Map 3, recorded in Map Book 18, Page 229 of the Mecklenburg Public Registry; thence from said BEGINNING point North 84-39-25 East 106.66 feet to a N.I.P.; thence in a southeasterly direction with the arc of a circular curve to the right having a radius of 286.56 feet, an arc distance of 160.05 feet to a N.I.P.; thence South 63-20-35 East 29.72 feet to a N.I.P.; thence South 70-49-44 East 65.32 feet to a N.I.P.; thence South 67-45-17 East 45.37 feet to a N.I.P.; thence in a northeasterly direction with the arc of a circular curve to the left having a radius of 20.00 feet, an arc distance of 26.72 feet to a N.I.P.; thence in an easterly direction with the arc of a circular curve to the right having a radius of 225.00 feet, an arc distance of 0.55 feet to a N.I.P.; thence South 49-45-00 East 50.00 feet to a N.I.P.; thence North 70-20 East 190.00 feet to a N.I.P.; thence South 19-40 East 223.63 feet to a N.I.P.; thence North 70-20 East 140.42 feet to a N.I.P.; thence South 25-00 East 175.00 feet to a N.I.P.; thence in a southwesterly direction with the arc of a circular curve to the left having a radius of 140.00 feet, an arc distance of 7.00 feet to a N.I.P.; thence South 38-20-35 East 50.00 feet to a N.I.P.; thence South 51-39-25 West 71.22 feet to a N.I.P.; thence South 20-00 East 239.63 feet to a N.I.P. in the line of the property of J.M. Renfrow, et al. (now or formerly) acquired by deed recorded in Book 3116, Page 194 of the Mecklenburg Public Registry; thence South 64-28-54 West 180.00 feet to an E.I.P.; thence South 4 of SARDIS FOREST, SECTION V, Map 1, recorded in Map Book 19, Page 97 of the Mecklenburg Public Registry; thence North 20-16-02 West 1011.08 feet to the point and place of BEGINNING. Containing 551,964 sq. ft. or 12.672 acres, all as shown on survey of R. B. Pharr & Associates, P.A., dated November 18, 1981. (File No. W-520

EXHIBIT A

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BEING all of lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 of SARDIS FOREST PATIO HOMES, PHASE I, as shown on map thereof recorded in Map Book 20, Page SV of the Mecklenburg Public Registry.

EXHIBIT B

BEGINNING at an iron in the southerly right-of-way margin of Berry Ridge Road, said iron also being the northerly corner of Lot 1 in Block 4 of SARDIS FOREST, SECTION III, Map 3, recorded in Map Book 18, Page 229 of the Mecklenburg Public Registry; thence with the southerly margin of Berry Ridge Road five (5) courses and distances as follows: (1) North 84-39-25 East 93.34 feet to an iron, (2) with the arc of a circular curve to the right having a radius of 236.56 feet, an arc distance of 132.12 feet to an iron, (3) South 63-20-35 East 29.72 feet to an iron, (4) South 55-51-26 East 65.32 feet to an iron, (5) South 58-55-53 East 45.37 feet to an iron located in the westerly right-of-way margin of Nolley Court; thence with the westerly right-of-way margin of Nolley Court three (3) courses and distances as follows: (1) with the arc of a circular curve to the right having a radius of 20.00 feet, an arc distance of 26.72 feet to an iron, (2) with the arc of a circular curve to the left having a radius of 225.00 feet, an arc distance of 141.19 feet to an iron, (3) South 22-45-00 East 19.52 feet to an iron; thence South 69-43-58 West 254.54 feet to an iron in the line of Lot 6 in Block 4 of SARDIS FOREST, SECTION III, Map 5, recorded in Map Book 19, Page 339 of the Mecklenburg Public Registry; thence North 20-16-02 West 379.34 feet to the point and place of BEGINNING, all as shown on plat of SARDIS FOREST PATIO HOMES, PHASE I, dated December 1, 1981, prepared by R. B. Pharr & Associates, P.A.



"

8:53C.5C

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WILLIAM

and State, hereby certify that the foregoing is a true copy of Declaration of Covenants, Conditions & Restrictions

ł.

as the same is found recorded in the Office of the Register of Deeds for Mecklenburg County, North Carolina, in Book 4555 WITNESS my hand and Official Seal, thus the 15th day of July 1982

CHARLES E. CROWDER, REGISTER OF DELEDS By: Charlette M. Fellet Page 403 July

STATE OF NORTH CAROLI

4584 380 LIP Professional Profesional Professional Professional Professional Professional Profes

Drawn B, and the for LOBIS A, Bitlions, JP Professional Association 231 Baster Street, Suite 203 Charlotte, North Carolina 28202

OF COVENANTS, CONDITIONS AND RESTRICTIONS

WILLIAM TROTTER COMPANY does hereby amend the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 of the Mecklenburg Public Registry as it pertains to Lots 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 of SARDIS FOREST BATIO HOMES, PHASE I, as shown on map thereof recorded in Map Book 20, Page 81 of the Mecklenburg Public Registry, as follows:

Pursuant to Section 3 of Article XIV of said Declaration of Covenants, Conditions and Restrictions, the aforesaid Declaration is amended by deleting Section 3 of Article VII thereof, and replacing it with the following:

ARTICLE VII:

Section 3. Nuisances and Noise. No activity deemed noxious or offensive by the Architectural Control Committee shall be carried on upon any lot or within the common area, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood as determined by said Architectural Control Committee. Not limited to but included as an offensive activity is the maintenance of an auto repair site, maintaining unsightly outdoor storage on porches, patios, terraces, yards, etc., including toys, motorcycles or other motor vehicles, tricycles, bicycles or other miscellaneous personal property, or similar unsightly activity not in keeping with the detached home subdivision.

No person shall produce, suffer, or allow to be produced by any machine, animal, or device, or any combination of same, on any lot or within the common area, any loud or offensive noise or vibration or any annoyance or nuisance to the neighborhood as

determined by the Board of Directors of the Sardis Forest Patio Homeowner's Association, or by any committee appointed by them which is directed to so determine. The said Board or committee may establish reasonable rules and regulations for enforcing the provisions of this section.

Except as amended above, the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555, Page 403 of the Mecklenburg Public Registry remain the same and remain in full force and effect.

WILLIAM TROTTER COMPANY and the undersigned do hereby covenant that the aforesaid Declaration of Covenants, Conditions and Restrictions as previously amended and as amended hereby shall be binding on all parties having any right, title or interest in lots to which the aforesaid Declaration of Covenants, Conditions and Restrictions apply; and that the aforesaid Declaration of Covenants, Conditions and Restrictions as amended hereby shall inure to the benefit of each lot owner, his heirs and assigns.

IN WITNESS WHEREOF, WILLIAM TROTTER COMPANY and the undersigned have caused this instrument to be duly executed this $2\sqrt{t}$ day of September, 1982.

WILLIAM TROTTER COMPANY

(CORPORATE SEAL) ATTEST: Assistant

William H. Trotter, President

(SEAL) Max (SEAL)

Goebel W. Newsom, III (SEAL)

Jeborah C. Newson (SEAL)

Javil Allen Taskett (SEAL) Allen Tackett David Allen

Candace J. Tackett (SEAL)

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

This <u>A</u> day of September, 1982, personally came before me a Notary Public in and for said County and State, William H. Trotter, who, being by me duly sworn, says that he is President of WILLIAM TROTTER COMPANY, that the seal affixed to the foregoing instrument in writing is the corporate seal of the Corporation, and that said writing was signed and sealed by him, in behalf of said Corporation, by its authority duly given. And the said William H. Trotter acknowledged the said writing to be the act and deed of said Corporation.

(Decary J. Jr. Ling) Notary Public

[NOTARIAL SEAL]

My Commission Expires: 7/29/85

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

I, <u>Hacking</u>, a Notary Public for said County and State, do hereby certify that MAX L. GOUGE, JR. and CHERYL MOORE GOUGE personally came before me this day and acknowledged the due execution of the foregoing instrument.

Witness my hand and notarial seal, this 375 day of September, 1982.

Deapy J. L.

[NOTARIAL SEAL]

My Commission Expires: 1/24/85

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

I, <u>CHARLOTTE C. BARNES</u>, a Notary Public for said County and State, do hereby certify that GOEBEL W. NEWSOM, III and DEBORAH C. NEWSOM personally came before me this day and acknowledged the due execution of the foregoing instrument.

Witness my hand and notarial seal, this 7th day of October, 1982.

mes Notary

[NOTARIAL SEAL]

My Commission Expires:

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

I, <u>CHARLOTTE</u> C. BARNES, a Notary Public for said County and State, do hereby certify that DAVID ALLEN TACKETT and CANDACE J. TACKETT personally came before me this day and acknowledged the due execution of the foregoing instrument.

Witness my hand and notarial seal, this $5^{\underline{M}}$ day of October, 1982.

liarlatte Notary mes

[NOTARIAL SEAL]

My Commission Expires: Jul

July 12, 1986

REAL ESTATE BOOK PAUL 4608 0031

STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

" PRESENTED brazes by and 1" .1 The FOR REGISTRATION 821 Feater Street, Suite 203 Charlotto, North Corolina 22202 DEC 22 11 12 AH '82 CHARLES E. CROWDER REGISTER OF DEEDS HECXLENBURG CO. H.C. SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

62

WILLIAM TROTTER COMPANY does hereby amend the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry, as follows:

Pursuant to Section 3 of Article I and Section 2 of Article III of said Declaration of Covenants, Conditions and Restrictions, the following lots are hereby annexed SO that foregoing Declaration of Covenants, the Conditions and Restrictions and Amendment to Declaration Covenants, Conditions and Restrictions shall be of binding on all parties having any right, title or interest in the following lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof. The property to which this Amendment applies is located in Providence Township, Mecklenburg County, North Carolina, and being more particularly described as follows:

BEING all of Lots 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, and 32 of SARDIS FOREST PATIO HOMES, PHASE II, as shown on map thereof recorded in Map Book 20, Page 185 of the Mecklenburg County Public Registry.

As amended above, the Declaration of Covenants, Conditions and Restrictions recorded in Book <u>4555</u>, Page <u>403</u> and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry remain the same and remain in full force and effect.

11:20

12/22/82

FEE 6.50 <> 6.50 CASH 6.50 #8505 000

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BOOK PACE

4608 0032

WILLIAM TROTTER COMPANY executes this instrument as the present owner of a portion of the property covered by said Declaration of Covenants, Conditions and Restrictions.

IN WITNESS WHEREOF, WILLIAM TROTTER COMPANY has caused this instrument to be duly executed this <u>22.4</u> day of <u>December</u>, 1982.

WILLIAM TROTTER COMPANY

William H. Trotter, President

STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

QRPORATE SEAL)

Accordios 1982, personally being by me duly STATE OF NORTH CAROLINA, COUNTY OF MECKLENBURG) I. Charles E. Crowder, Register of Deeds for afcresaid Count and State, hereby certify that the foregoing 1 a true copy then an is the same is found recorded in the Office of the Register (as the same is found recorded in the Office of the Register (Deeds for Mecklenburg County, North Carolina, in Book 46.65. WITNESS my hand and Officia Scal.) this the 22 CHARI .day R. REGI Deputy State of North Carolina, County of Mecklenburg The foregoing certificate(a) of _____ Peggy F. Schmal Charles E. Crowder, Register of Deeds, By

DEPUT

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$\begin{array}{c} \text{FAUL} \\ 4607 \ P \ 61 \\ \hline \\ \text{STATE OF} \\ \text{STATEOF} \\ \text{STATEOF} \\ \text{STATEOF} \\ \text{STATEOF}$	DEC 22 II 12 AH '82 CHARLES E. STANDER REGISTER OF DEEDS MECKLENBURG CO. N.C. 61
Excise Tax \$19.00	Recording Time, Book and Page
Tax Lot No.	
Verified by County or	
by	
	, STAMPS 19.00
Mail after recording to	FEE 6: 50
FIGURAL DE	25,50
This instrument was prepared by	CASH 25.50
Brief description for the Index SARDIS FOREST	PATIO HOMES 1183
NOPTH CAPOLINA CEN	EDAT WADDANTY DEED
	ERAL WARRANTY DEED
THIS DEED made this 21st day of December	, 19.82 , by and between
GRANTOR	GRANTEE
Charlotte, NC 28204	Charlotte, NC 28204
-	
Enter in appropriate block for each party: name, address, and, if app	
Road, said point also being located in Block 5 of SARDIS FOREST, SECTION III	r as required by context. ation paid by the Grantee, the receipt of which is hereby in, sell and convey unto the Grantee in fee simple, all that Providence Township e particularly described as follows: the northerly margin of Berry Ridge n the southeasterly corner of Lot 8 in , Map 3, recorded in Map Book 18, Page
margin of Berry Ridge Road toward th 106.66 feet to a point in the arc of circular curve to the right having a of 160.05 feet to a point; thence Sout thence South 70-49-44 East 65.32 feet 45.37 feet to a point; thence with th having a radius of 20.00 feet, an ar thence with the arc of a circular cu 225.0 feet, an arc distance of 0.55 fe	to a point; thence South 67-45-17 East he arc of a circulr curve to the left c distance of 26.72 feet to a point; urve to the right having a radius of eet to a point in the northerly margin sterly margin of Nolley Court; thence

	DEED BOOK PAGE
	4607 0162
Pharr & Associates, P.A., da and July 19, 1982, (File No.	of BEGINNING. Containing 61,423 sq. ft. of 1.41 br William Trotter Company, prepared by R. B. ated November 18, 1981, revised March 18, 1982 W-520A), recorded in Map Book 20, Page 185 of try, LESS AND EXCEPTING FROM THE ABOVE-DESCRIBED
Lots 17, 18, 19, 20, 21, 22 26, 27, 28, 29, 30, 31 and 3	and 23, containing 0.21 acres, and Lots 24, 25, 2, containing 0.26 acres.
the damage acquired	d by Grantor by instrument recorded in
Book 4567, Page 746 01 cm	185
	recorded in Plat Book
TO TT ATTE AND THE HULL LIC BLOCK	that Grantor is seized of the premises in fee simple, has the right to convey and free and clear of all ensumbrances and that Grantor will warrant and
And the Grantor covenants with the Grantee, t	and from and along of all opplitude
ST	TATE OF NORTH CAROLINA, COUNTY OF MECKLENBURG) I, Charles E. Crowder, Register of Deeds for aforesaid Count and State, hereby certify that the foregoing is a true copy of
	Warranty Merca
D	s the same is found recorded in the Office of the Register ; eeds for Mecklenburg County, North Carolina, in Book 446., age 161. this the 22 day official Spal this the 22 day of
	CHARLES E CROWDER, REGISTER OF DEED
	By: Deputy
	V
William H. Trotter	(SEAL)
ATTEST: W. B. D-1	
Assistang Corporate Sea	n) <u>3</u>
	A,County.
- SEAL-SINCIA SA	of the County and State and the
5 A	the execution of the foregoing instrument
personally appear	ed before me this day and acknowledged the totological stamp or seal, this day of Notary Public
	stand of Seal, this Public
5 hand and official	stamp or seal, this Notary Public
aty commission et	xpires:
sty commission e	MECKLENBURG
SEAL-STAMP. I, a Notary Pub personally came	NA, MECKLENBURG County. NA, MECKLENBURG County. Marie B. Smith before me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of before me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of Defore me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of <u>S</u> he is <u>Assistant S</u> he is <u>Assi</u>
SEAL-STAMP SEAL-STAMP I, a Notary Pub personally came WILLIAM	NA, <u>MECKLENBURG</u> NA, <u>MECKLENBURG</u> lic of the County and State aforesaid, certify that <u>Marie B. Smith</u> before me this day and acknowledged that <u>S</u> he is <u>Assistant</u> Secretary of TROTTER COMPANY a North Carolina corporation, and that by authority duly a south Carolina corporation, and that by authority duly the act of the corporation, the foregoing instrument was signed in its name by its <u>B2</u>
SEAL-STAME SEAL-STAME I, a Notary Pub personally came WILLIAM Fresident, sealer Witness my han	NA. MECKLENBURG
SEAL-STAMP SEAL-STAMP I, a Notary Pub personally came WILLIAM Fresident, sealer Witness my han Ny commission	NA. MECKLENBURG
SEAL-STAMP SEAL-STAMP I, a Notary Pub personally came WILLIAM Siven and as the President, sealer Witness my han My commission	NA. MECKLENBURG
SEAL-STAMP SEAL-STAMP I, a Notary Pub personally came WILLIAM Siven and as the President, sealer Witness my han My commission	NA. MECKLENBURG
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STATE OF NORTH CAROLINA

Page 925

Book 46:55

COVENANTS, CONDITIONS AND RESTRICTIONS

WILLIAM TROTTER COMPANY does hereby amend the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at. Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry, as follows:

Pursuant to Section 3 of Article I and Section 2 of Article III of said Declaration of Covenants, Conditions and Restrictions, the following lots are hereby annexed so that the foregoing Declaration of Covenants, Conditions and Restrictions and Amendment to Declaration of Covenants, Conditions and Restrictions shall be binding on all parties having any right, title or interest in the following lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof. The property to which this Amendment applies is located in Providence Township, Mecklenburg County, North Carolina, and being more particularly described as follows:

BEING all of Lots 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48 and 49 of SARDIS FOREST PATIO HOMES, PHASE III, as shown on map thereof recorded in Map Book 20, Page 251 of the Mecklenburg County Public Registry.

As amended above, the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555, Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry remain the same and remain in full force and effect.

WILLIAM TROTTER COMPANY executes this instrument as the present owner of a portion of the property covered by said Declaration of Covenants, Conditions and Restrictions.

> Drawn By and Mall Toi LOUIS A. BLEDORS, IR. Profession of Accession of G31 Danter Check, Sinte J.D. Charlotte, Nutli Constraint of

IN WITNESS WHEREOF, WILLIAM TROTTER COMPANY has caused this instrument to be duly executed this 221d day of april 1983.

WILLIAM TROTTER COMPANY

(CORPORATE SEAL)

William Trotter, President

ATTEST:

By:

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

This day of <u>1983</u> before me WILLIAM H. TROTTER, who, being by me duly swo. 4, says that he is the President of WILLIAM TROTTER COMPANY and that the seal affixed to the foregoing instrument in writing is the corporate seal of the company, and that said writing was signed and sealed by him in behalf of said corporation, by its authority duly given. And the said WILLIAM H. TROTTER acknowledged the said writing to be the act and deed of said corporation. writing to be the act and deed of said corporation.

Notary

Public

My Commission Expires: 129

State of North Carolina, County of Mecklenburg The foregoing certificate(x) of Peggy F. Schmal

a Nctary (183) Public of MecklenburgCounty and State North Carolina is are certified to be correct. This 25_day of ____ April 19.83 Sara B. Johnson Charles E. Crowder, Register of Deeds, By: /s/ DEPUTY

STATE OF NORTH CAROLINA, COUNTY OF MECKLENBURG)

I, Charles E. Crowder, Register of Deeds for aforesaid County and State, hereby certify that the foregoing is a true copy of Third Amendment to Declaration of Govenants,

Conditions and Restrictions

as the same is to and a tord of in Chilles of the Register of Deeds for Mecklenburg County, North Carolina, in Book. WITNESS my hand and official Sul, this the 25 day of April, 19.83 CHARLES E. CLOWDER, REGISTER OF DE By: Jac ma Deputy

STATE OF NORTH CAROLINSEP. 14 4 21 PH '83 COUNTY OF MECKLENBURG

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CHARLES LER FOURTH REDISTER OF THE CONDITIONS FOURTH AMENDMENT TO SEDS DECLARATION OF COVENANTS, AND RESTRICTIONS

Draft and star ? LOUID ... MEDSOR, IA.

/ Professional Association CTI Beatler Street, Suite 213

IDarlotta, North Carollos 24204

WILLIAM TROTTER COMPANY does hereby amend the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry, as follows:

PRESENTED

REGIST OF TION

Pursuant to Section 3 of Article I and Section 2 of Article III of said Declaration of Covenants, Conditions and Restrictions, the following lots are hereby annexed so that the foregoing Declaration of Covenants, Conditions and Restrictions and Amendment to Declaration of Covenants, Conditions and Restrictions shall be binding on all parties having any right, title or interest in the following lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof. The property to which this Amendment applies is located in Providence Township, Mecklenburg County, North Carolina, and being more particularly described as follows:

> BEING all of Lots 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66 and 67 of SARDIS FOREST PATIO HOMES, PHASE IV, as shown on map thereof recorded in Map Book 20 , Page ______ of the Mecklenburg County Public Registry.

As amended above, the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555, Page 403, and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry remain the same and remain in full force and effect.

WILLIAM TROTTER COMPANY executes this instrument as the present owner of a portion of the property covered by said Declaration of Covenants, Conditions and Restrictions.

> FEE $\langle \rangle$ CASH 16:24 #4303 000 03/14/83

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4722 0344

IN WITNESS WHEREOF, WILLIAM TROTTER COMPANY has caused this instrument to be duly executed this 14th day of <u>hplumin</u>,

WILLIAM TROTTER COMPANY

-2 [Corporate Seal]

202 William H. Trotter, President

ATTEST:

Secretary

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

This 14th day of <u>tentur</u>, 1983, personally came before me WILLIAM H. TROTTER, who, being by me duly sworn, says that he is the President of WILLIAM TROTTER COMPANY and that the seal affixed to the foregoing instrument in writing is the corporate seal of the company, and that said writing was signed and sealed by him in behalf of said corporation, by its authority duly given. And the said WILLIAM H. TROTTER acknowledged the said writing to be the act and deed of said corporation.

Public

My Commission Expires: _7129/35

[Notarial Seal]

State of North Carolina, County of Mecklenburg The foregoing certilicate(s) of Peggy P. School

a Notary(200) Public of_____said County and State. Is a certified to be correct. This 14 day of September Charles E. Crowder, Register of Deeds, By: Doubles 83 , 19. Assistant TROOP

STATE OF NORTH CAROLINA, COUNTY OF MECKLENBURG)

I, Charles E. Crowder, Register of Deeds for aforesaid County and State, hereby certify that the foregoing is a true copy of Fourth Amendment to Declaration of Covenants, Conditions

and Restrictions

as the same is found recorded in the Office of the Register of Deeds for Mecklenburg County, North Carolina, in Book 4722, Page 343

WITNESS my hand and Official Scal, this the <u>14th</u> day of <u>September</u>, 19.83. CHARLES E. CROWDER, RECISTER OF DEEDS

2 BY: AVan

Assistant

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Excise Ta	x \$29.50	Recording Time, Book and Page		
ax Lot No.		Parcel Identifier No.		
erified by	County on	the day of 19		
7				
all after recording to				
rief description for the Index	1.47 acres-SARDTS	FOREST PATIO HOMES IV		
GRANTO		, 19.83:, by and between GRANTEE		
WILLIAM TROTTER CC 1221 East Morehead Charlotte, NC 282	Street	SARDIS FOREST PATIO HOMES ASSOCIATION		
	50 A ¹	20		
	1 8 B B			
nier in appropriate black for each as				
iter in appropriate block for each pa	irty: name, address, and, if appro	opriale, character of entity, e.q. corporation or partnership.		
he designation Grantor and Grantal include singular, plural, ma	antee as used herein shall in asculine, feminine or neuter	nclude said parties, their heirs, successors, and assigns, an as required by context.		
ITNESSETH, that the Granton	r. for a valuable considerat	ion paid by the Grantee, the receipt of which is hereb , sell and convey unto the Grantee in fee simple, all that		
ertain lot or parcel of land situa	ted in the City of Charle	otte		
	t in the easterly	particularly described as follows:		
recorded in Book 20.	Page 185 of the	margin of Nolley Court, said point RDIS FOREST PATIO HOMES, PHASE II, Mecklenburg Public Registry; thence		
along the easterly m to the left having a a point; thence South	argin of Nolley Co radius of 130.0 fe 1 51-39-25 West 258	rgin of Nolley Court in a southerly feet to a point; thence continuing urt with the arc of a circular curve et, an arc distance of 239.58 feet to .20 feet to a N.I.P.; thence with the		
distance of 7.00 feet N.I.P.; thence South 15-31-57 West 34.72	t to a N.I.P.; then h 70-20 West 140. feet to a point: th	Ving a radius of 140.00 feet, an arc nce North 25-00 West 175.00 feet to a 42 feet to a N.I.P.; thence South Dence South 55-04-44 Wooth 251 20 Sect		
or 1.97 acres, all November 18, 1981, r	as shown on survey evised March 18.	NNING. Containing 85,778 square feet y for William Trotter Company dated 1982, July 19, 1982 and October 28, -DESCRIBED THE FOLLOWING:		

....

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Lots 50, 51, 52, 53, 54, 55, 56, 57 (containing 0.22 acres), Lots 58, 59, 60, 61 (containing 0.11 acres), and Lots 62, 63, 64, 65, 66 and 67 (containing 0.17 acres).

The property hereinabove described	vas acquired by Grantor by instrument recorded in	
Book 4647, Page 548	of the Mecklenburg Public Registry	

TO HAVE AND TO HOLD the aforesaid lot or parcel of land and all privileges and appurtenances thereto belonging . the Grantee in fee simple.

And the Grantor covenants with the Grantee, that Grantor is seized of the premises in fee simple, has the right to convert the same in fee simple, that title is marketable and free and clear of all encumbrances, and that Grantor will warrant ar defend the title against the lawful claims of all persons whomsoever except for the exceptions hereinafter stated. Title to the property hereinabove described is subject to the following exceptions:

Restrictions and easements of record.

IN WITNESS WHEREOF. the Grantor has bereunto set his hand and seat, or if corporate, has caused this instrument to be signed is i corporate name by its duily authorized officers and its seal to be hereunto affixed by authority of its Board of Directors, the day and year fu

ILLIAM TROTTER CO	OMPANY	
(Cor	porate Name)	3
By:		60
William H. Tro		×
Pr	esident	I N .
ATTEST:	· · · · · · · · · · · · · · · · · · ·	28)
		38)
Assistant8e	erstary (Corporate Seal)	
SEAL-STAMP	NORTH CAROLINA	
	NORTH CAROLINA,	
	I. a Notary Public of the County	and State aforesaid, certify that
	8	Gran
	personally appeared before me this	is day and acknowledged the execution of the foregoing instrument. Witness
		la
		a day of 19
	My commission expires:	Notary Pul
SEAL-STAMP	NORTH CAROLINA, MECKLEN	BURG County.
	I, & Notary Public of the County	and State aforesaid, certify that Marie B. Smith
	Bersonally came before me this d	mpany A North Carolina corporation, and that by authority d
	given and as the act of the corpo	pration, the foregoing instrument was signed in its name by its
	President, sealed with its corporate	seal and attested by her Assistant
-	Wilness my hand and official stam	p or seal, thisday of September 1883
	My commission expires:	Notary Pub
and the second		
the foregoing Certificate(s) of .		
rate certified to be correct. Th	is instrument and this certificate are	duly registered at the date and time and in the Book and Page shown on t
		REGISTER OF DEEDS FOR
		Deputy/Assistant - Register of Deeds
		Deputy/Aminant . Register of Deeds

PRESENTED FOR REGISTON ION

STATE OF NORTH FEB 20 1 20 PM '84 COUNTY OF MECKLENARLES E. CROWDER REGISTER OF DEEDS MECKLENBURG CO. N.C. FIFTH AMENDMENT IL DECLARATION OF COVENAN." CONDITIONS AND RESTRICTIONS

. AGE

4795 0208

WILLIAM TROTTER COMPANY does hereby amend the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry, as follows:

BUUN

Pursuant to Section 3 of Article I and Section 2 of Article III of said Declaration of Covenants, Conditions and Restrictions, the following lots are hereby annexed so that the foregoing Declaration of Covenants, Conditions and Restrictions and Amendment to Declaration of Covenants, Conditions and Restrictions shall be binding on all parties having any right, title or interest in the following lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof. The property to which this Amendment applies is located in Providence Township, Necklenburg County, Morth Carolina, and being more particularly described as follows:

> BEING all of Lots 68, 69, 70, 71, 72, 73, 74, 75 and 76 of SARDIS FOREST PATIO HOMES, PHASE V, as shown on map thereof recorded in Map Book 20, Page 533 of the Mecklenburg County Public Registry.

As amended above, the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555, Page 403, and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry remain the same and remain in full force and effect.

WILLIAM TROTTER COMPANY executes this instrument as the present owner of a portion of the property covered by said Declaration of Covenants, Conditions and Restrictions.

> FEE 6.50 () 6.50 CRSH 6.50 81 28 01266 000 02/28/85

> > 38

Driwn by + mail to: Bledsoe + Reese, P.A.

4795 0209

IN WITNESS WHEREOF, WILLIAM TROTTER COMPANY has caused this instrument to be duly executed this 28th day of February, 1984.

WILLIAM TROTTER COMPANY

te Seal] ATTACHT:

Trotter,

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

This 28th day of February, 1984, personally came before me WILLIAM H. TROTTER, who, being by me duly sworn, says that he is the President of WILLIAM TROTTER COMPANY and that the seal affixed to the foregoing instrument in writing is the corporate seal of the company, and that said writing was signed and sealed by him in behalf of said corporation, by its authority duly given. And the said WILLIAM H. TROTTER acknowledged the said writing to be the act and deed of said corporation.

lesion Expires: 1/29/85 Eflal Seal] State of North Carolina, County of Mecklenburg The foregoing certificate(*) of Frank F. Schmal County and State. a Notary(##) Publ's cl ____ said Is and certified to be correct. 1' - 28 -ray of the charter E. Crowder, Rugister of Loods, By-STATE OF NORTH CAROLINA, COUNTY OF MECKLENBURG) I, Charles E. Crowder, Register of Deeds for aforesaid County and State, hereby the foregoing is a true copy of as the same is found recorded in the Office of the Register Deeds for Wocklenburg County, North Carolina, in Book 4 Page Q

my hand and official Seal, this the

Rar .

CHARLES E.) CROWDER, REGISTER OF DEEDS

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STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

1. 1. 12

BOCK PAGE PRESENTED FOR 4831 0513 REGISTRATION MAY | 4 40 PH '84 SIXTH AMENDMENT TO CHARLESE CROWNER CLARATION OF COVENANTS, REGISTER OF DEPREDITIONS AND RESTRICTIONS MECKLENBURG CO. N.C

REAL STATE

280

WILLIAM TROTTER COMPANY does hereby amend the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry, as follows:

Pursuant to Section 3 of Article 1 and Section 2 of Article III of said Declaration of Covenants, Conditions and Restrictions, the following lots are hereby annexed so that the foregoing Declaration of Covenants, Conditions and Restrictions and Amendment to Declaration of Covenants, Conditions and Restrictions shall be binding on all parties having any right, title or interest in the following lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof. The property to which this Amendment applies is Providence Township, Mecklenburg County, located in North Carolina, and being more particularly described as follows:

> BEING all of Lots 77, 78, 79, 80, 81 and 82 of SARDIS FOREST PATIO HOMES, PHASE V, as shown on map thereof recorded in Map Book 20, Page 533 of the Mecklenburg County Public Registry.

As amended above, the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555, Page 403, and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry remain the same and remain in full force and effect.

WILLIAM TROTTER COMPANY executes this instrument as the present owner of a portion of the property covered by said Declaration of Covenants, Conditions and Restrictions.

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Drown by our mail to: Bledsoe & Reese, P.A.

REAL ESTATE BOOX PAGE 4831 0514

IN WITNESS WHEREOF, WILLIAM TROTTER COMPANY has caused this instrument to be duly executed this 15 day of May, 1984. WILLIAM TROTTER COMPANY

Trotter, Presiden William H.

[Corporate Seal] ATTEST: Secretary

STATE OF NORTH CAROLINA

COUNTY OF MECKLENBURG

This <u>lat</u> day of May, 1984, personally came before me WILLIAM H. TROTTER, who, being by me duly sworn, says that he is the President of WILLIAM TROTTER COMPANY and that the seal affixed to the foregoing instrument in writing is the corporate seal of the company, and that said writing was signed and sealed by him in behalf of said corporation, by its authority duly given. And the said WILLIAM H. TROTTER acknowledged the said writing to be the act and deed of said corporation.

Public Notary

My Commission Expires: 1/29/85

[Notarial Seal]

> State of North Carolina, County of Mecklenburg The foregoing certificate(3) of Peggy F. Schmal

a Notary(ies) Public of	said	County	and State	
s at certified to be correct Charles E. Crowder, Regis	ot. This ter of De	1 day of	A May	5
			l '	 '

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REAL ESTATE BOOX PAGE 4912 0888

PRESENTED FOR REGISTRATION

OCT 8 2 52 FH '84 . CHARLES E DROWGER REGISTER OF DEEDS MECKLENBURG CO. N.C.

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STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

SEVENTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

WILLIAM TROTTER COMPANY does hereby amend the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry, as follows:

Pursuant to Section 3 of Article I and Section 2 of Article III of said Declaration of Covenants, Conditions and Restrictions, the following lots are hereby annexed so that Conditions of Covenants, and the foregoing Declaration Restrictions and Amendment to Declaration of Covenants, Conditions and Restrictions shall be binding on all parties having any right, title or interest in the following lots or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof. The which this Amendment applies is located in property to Providence Township, Mecklenburg County, North Carolina, and being more particularly described as follows:

> BEING all of Lots 83, 84, 85, 86, 87, 88 and 89 of SARDIS FOREST PATIO HOMES, PHASE V, as shown on map thereof recorded in Map Book 20 at Page 533 of the Mecklenburg County Public Registry.

As amended above, the Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 and Amendment to Declaration of Covenants, Conditions and Restrictions recorded in Book 4584 at Page 380 of the Mecklenburg County Public Registry remain the same and remain in full force and effect.

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DRAWN BY AND MAIL TO: BLLDSUE & ELESE, P.A. 1057 EAST MOREHEAD ST. CHARLOTTE, NORTH CAROLINA 28204

REA' ESTATE BOL PAGE

4912 0889

WILLIAM TROTTER COMPANY executes this instrument as the present owner of a portion of the property covered by said Declaration of Covenants, Conditions and Restrictions.

		MEG	G WI	IEREOF	. WILLIAM	TROTT	TER COM	PANY	has	caused th	is
instrumer	it	to	be	duly	executed	this]nd	day	of	Octobor	_'
1984.					+				С. н		

WILLIAM TROTWER COMPANY

[Corporate Sea].] TEST

By: Trotter, President William H.

STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

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Seal]

This The day of October, 1984, personally came before me WILLIAM H. TROTTER, who, being by me duly sworn, says that he is the President of WILLIAM TROTTER COMPANY and that the that he is the President of WILLIAM TROTTER COMPANY and that the seal affixed to the foregoing instrument in writing is the corporate seal of the company, and that said writing was signed and sealed by him in behalf of said corporation, by its authority duly given. And the said WILLIAM H. TROTTER acknowledged the said writing to be the act and deed of said corporation.

Public Notary My Gommission Expires: 1/29/85

State of North Carolina, County of Mecklenburg The foregoing certificate of Peggy F. Schmal, The foregoing certificate__ of __

a Notary (XXXXXXXX) is any certified to Charles E. Crowder,	Public of	said	County	and State_	01
a Notary (Katockak)	ho correct	This 8th	day of	October	1 19 04
is any certified to	Perioter of	Deeds By	Rolu	12.1	alt
Charles E. Crowder,	regrater or	Deens DJ-			Deputy

SARDIS FOREST PATIO HOMES ASSOCIATION P.O BOX 10503 CHARLOTTE, NORTH CAROLINA 28212

Dear Homeowner;

Enclosed please find your copy of Amendment to Declaration of Covenants. Conditions and Restrictions Sardis Forest Patio Homes which was recorded with the Mecklenburg County Register of Deeds on July 16, 1998.

In accordance with our Covenants ,this Amendment (#15) was approved by 90% of the Homeowners at Sardis Forest Patio Homes. In fact 96 of 102 (94%). This will help us to maintain our community as a resident/owner community, for the most part.

Special thanks go to Mr. Gary Brown who spearheaded the effort, and those members of his special committee who presented the Amendment to the Homeowners for their approval/disapproval.

For the Board of Directors,

SIGKE

Anthony N. (Tony) Cicchetti President, Board of Directors

AMENDMENT TO DECLARATION OF COVENANTS CONDITIONS AND RESTRICTIONS SARDIS FOREST PATIO HOMES

THIS AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS is made this the 30 day of JUNE, 1998, by SARDIS FOREST PATIO HOMES ASSOCIATION and the undersigned OWNERS of Lots at SARDIS FOREST PATIO HOMES;

WITNESSETH:

FOR REGISTRATION 07/16/98 WHEREAS, WILLIAM TROTTER COMPANY heretofore caused to be filed the Declaration of Covenants, Conditions, and Restrictions for SARDIS FOREST PATIO HOMES recorded in Book 4555 at Page 403 of the Mecklenburg County Public Registry; and

WHEREAS, the undersigned desire to amend the aforesaid Declaration of Covenants, Conditions, and Restrictions for SARDIS FOREST PATIO HOMES, in accordance with Article w XIV Section 3 thereof, in order to place certain limitations on the leasing of patio homes and the direct or indirect ownership of more than two Lots at Sardis Forest Patio Homes by any individual and/or his or her spouse; and

WHEREAS, the undersigned persons are the Owners of at least ninety percent (90%) of the Lots subject to the aforesaid Declaration of Covenants, Conditions, and Restrictions.

NOW THEREFORE, the undersigned, in consideration of the premises, do hereby amend that certain Declaration of Covenants, Conditions and Restrictions recorded in Book 4555 at Page 403 by adding the following as Article XV of the aforesaid Declaration of Covenants, Conditions and Restrictions:

ARTICLE XV: RESTRICTIONS ON LEASING AND OWNERSHIP OF MORE THAN TWO LOTS

From and after the date of filing of this Amendment, no Lot shall be acquired by an individual which would result in more than two Lots being cwned by such individual and/or his or her spouse and/or by any entity or entities a majority of whose interests are owned or controlled by such individual and/or his or her spouse.

Furthermore, no Lot owner shall be permitted to lease any home within Sardis Forest Patio Homes for commercial purposes of any kind or nature, nor shall any Lot owner be permitted to lease more than 1 home owned within Sardis Forest Patio Homes at any time.

For violations of this Article, the Board of Directors of the Association shall impose a penalty, in the form of additional homeowners dues payable by the owner of the Lot(s) acquired or leased in violation of this Article, of up to \$900.00/month (in 1998 dollars adjusted annually by the US Consumer Price Index) for each Lot acquired or leased in violation of this Article. This penalty shall be a lien on the Lot(s) owned in violation of this Article and shall continue

until the Lot(s) owned in violation of this Article are listed for sale and sold at fair market_value in the multiple listings service of the Charlotte Association of Realtors. In such event, the lien shall be paid at closing of the sale. In the event that the Lot(s) owned in violation of this Article have not been sold within one year of being so listed for sale, and the owner of such Lot has not brought the property into compliance with this Article, the Board of Directors of the Association shall again impose a penalty, in the form of additional homeowners dues payable by the owner of the Lot(s) acquired or leased in violation of this Article, of up to \$900.00/ month (in 1998 dollars adjusted annually by the US Consumer Price Index) for each Lot acquired or leased in violation of this Article. This penalty shall be a lien on the Lot(s) owned in violation of this Article and shall continue until the penalties assessed have been paid in full and the homeowners conduct has been brought into compliance with this Article.

AS AMENDED ABOVE, the Declaration of Covenants, Conditions and Restrictions for Sardis Forest Patio Homes recorded in Book 4555 at Page 403 of the Mecklenburg Public Registry, as heretofore supplemented and amended, remain the same and remain in full force and effect.

IN WITNESS WHEREOF, in accordance with Article XIV, Section 3, of the aforesaid Declaration of Covenants, Conditions, and Restrictions, the Board of Directors of SARDIS FOREST PATIO HOMES W/WASSOCIATION has caused this Amendment to be executed by its duly authorized officers and its corporate seal to be hereunto affixed; and the undersigned individual persons have hereunto set their hands and seals, the day and year first above written.

SARDIS FOREST PATIO HOMES A KAJASSOCIATION By: 🖉

President

(CORPORATE SEAL)

ATTEST:

STATE OF NORTH CAROLINA COUNTY OF MECKLENBURG

On this the 30th day of June, 1998, personally came and appeared before me, Anthony N. Cicchetti, who being by me duly sworn, deposes and says that he is the President of Verkey (Call All Markov Public Sardis Forest Patio Homes Association and that the seal affixed to the foregoing $2^{-/9-}$ instrument in writing is the seal of the corporation and that said writing was signed and sealed by him⁴ on behalf of said corporation by its authority duly given. And the said President, acknowledged the said writing to be the act and

deed of the corporation.