DECLARATION

ij

COVENANTS, CONDITIONS AND RESTRICTIONS

THE STATE OF TEXAS §

COUNTY OF BRAZORIA !

hereinafter forth by General This referred Declaration, Homes ტ ტ Corporation, ល ល "Declarant" made on the date a Texas corporation, hereinafter ር† መ

WI HNESSETH

property razoria County, known as WHEREAS, Texas, SOUTHWYCK, Declarant described SECTION ე. the ស មា owner VIII, follows: o fi מ subdivision that certain

Brazoria Records recorded о О in Volume County, A11Brazoria the Texas lots County. S in Southwyck, according Pages 99 ct 0 the Section Мар 202 9 VIII, Plat in the Subdivision, thereof Мар

sale þ uniform plan restrictions, owners reservations establish 0 0 H such lots WHEREAS, noqu HOH HOH property, a uniform plan covenants, ä. the said and against Southwyck, μ. benefit ტ. წ and Subdivision: the conditions, to insure **Hor** desire о Њ poth the of Declarant development, stipulations the the preservation Section VIII, present and improvement to place and future 0 H) in order certain and

value, of which are restrictions, SECTION VIII, each reservations imposes upon those parties owner desirability 9 NOW, THEREFORE, thereof having for shall and covenants part the declares 9 run with and attractiveness purpose thereof, acquiring above and Declarant the the conditions, 0 H, described lots and following enhancing land any shall hereby adopts, right, and shall be 0 H3 applicable inure reservations, and the title in SOUTHWYCK, protecting the land, c† O о В binding upon establishes thereto which interest benefit easements ည | |

ARTICLE 1

Definitions

corporation, Southwyck s t Community Association, successors "Master and Association" assigns Inc., മ shall Texas mean non-profit and refer

similar non-profit Southwyck, associations Section corporation, Section 2 created ٧I "Village Association" ე. ლ Homeowners' successors and assigns for any subsequent subdivisions Association, shall mean and and any ໝ refer

contract title owner, as security for an interest о С whether any sellers, Section 3. L'ot one the r L which but 9 the mineral estate performance excluding those having more "Owner" տ Ի. മ persons part shall mean and refer 0 Њ O H an obligation and 0 the Properties, entities, such interest 0 to the record b including those having ተነ ው ው simple merely

and/or Reservations certain the Replats terms real ርተ መ ያን hereof property if any, forth 4. pursuant hereinbefore "Properties" and any additional properties made herein ç C and/or the described, shall provisions in the mean Subdivision Plats subject to the and refer ር የ የ forth herein. subject

any plot Article thereof, IX hereof. of land and all plats Section as described above 'n "Lot" or lots and/or "Lots" annexed pursuant о 6 as described shall mean and refer to ťο Section in any repl ட О Њ t B

property Association owned by or Section for the . اف common use under "Village the jurisdiction of Common and benefit Area of the owners, shall mean all the Village H H

Association owned Section 7. Hor the common use 0 under "General the and benefit of Common Area" jurisdiction О Њ shall mean the owners, the Master a11 µ. ₩ any.

Homes assigns undeveloped Corporation, Ħ. Section such L'ot successors ĺœ മ from Texas "Declarant" the Corporation, and Declarant assigns shall #OH should mean and refer and its the acquire purpose successors more t o General

• . Vo

successors dévelopment and 9 assigns are S designated in writing by Declarant of all Declarant's rights hereunder ស ស the

jurisdiction provisions set brought Properties within Section and 0 Hi any additional forth herein and hereafter brought within the the scheme of the ٥ا Master "Subdivision" Association. this properties which may hereafter Declaration shall mean pursuant and refer to to the the b D

Committee shall mean provided for Section 10. and refer ¢ t in Article "Village the Village Architectural IV hereof Architectural Control Control Committee"

Committee shall mean and referred to refer 11. о С in Article "Master the Master Architectural Architectural IV hereof Control Control Committee"

Master refer Section Architectural Control o t 12 the Village "Architectural Architectural Committee. Control Control Committees" Committee shall and

resale record any 0 († Lot owner, the thereon Section which public whether ე. დ 13 and part who "Builder" person offers О Н the 9 the shall mean and refer Properties, entity, р С and 0 H) ω μ. odw . เป fee simple improvements constructs to the title מ HOK HOK

ARTICLE II

Reservations, Exceptions and Dedications

Recorded

subdivision

maps

dedicate Properties. deed without certain recorded therein, dedications, recorded plats 03 limitation restrictions conveyance for the subdivision construed made use The streets limitations, മ ល ជា recorded part certain minimum setback or replats as being such, executed maps and easements applicable hereof subject о Њ subdivision maps restrictions о В adopted the 0 Hì ន ព tο the Properties ր. Ին to the ь Д, shown thereon, the fully in each subdivision executed and Properties limitations set 0 H) reservations shown lines, further and every the Properties Λq forth are о В including and such and all establish g herein, S S incorporated contract, с† Ю

200

Declarant, conveying said specifically referred to therein or not. property or any part thereof, whether

statutes, Lots within other lawful manner, all comply with all local, state, FHA and VA replatting ordinances replatted shall gated were the originally included herein. regulations and requirements. Declarant outer boundaries of the Subdivision Plat ç resubdivide ው ር shall subject 0 into Lots, have any part ct O the these right, by recorded of the property contained Any restrictions but such replat shall plat or in any ល ល and such Lots must j. such

right , בי the public herein referred to Neither Declarant nor any utility company using the easements improvements, but lighting, recorded subdivision maps Owner onstructing, maintaining their assigns, purpose across Federal sewers, and any other utility Declarant О Њ to make changes in and additions to the above easements for shrubbery, the land covered by said easements. electric Section and/or under the Properties. the Housing Administration of most easements N. their agents, employees, such changes and additions must shall be liable power, trees efficiently and economically installing the Easements. о В and telegraph and telephone of the Properties for the and repairing flowers rights-of-way Declarant for any or Veterans Administration. н О any b Declarant system or servants, damages other as shown reserves 3 9 9 8 of electri property e D н, н. ст line or lines done reserves purpose of 9 for approved ¢ t by them install 0 Hi

expressly electric roadways conveyance shall through power, or drainage, water, agreed and understood that Section of the respective own but any pipes, telephone, each their Ф Д О Њ |ω • subject the Owner Title property which are wires, Properties telegraph or other utility shall to any easement affecting same subject gas, storm sewer, electric lots conduits have shall not Λq tο the title Contract, 9 easements. an utilized other easement рe conveyed by deemed service Deed or for Ľ. ct and 0 purposes lines lighting, other to the service for

and aforesaid facilities enjoyment of his Lot. as shall be necessary for. use, maintenanc

Φ Ω retain all enter :able elevision paid any into television companies, together such Section 4. non-exclusive franchise income, such companies agreement(s) between Declarant Declarant cable revenue television Reservation hereby and other reserves companies 0 Hs agreement(s) with one things of value paid with the right Right the to Contract and such to Declarant pursuant right c o cable to obtain and hereafter and or more 9

Association, television providers exclusive agreements name, place corporation, Southwyck television provider non-exclusi any other future to be in the Community Association, materials Declarant դ Դ. reside in and stead, Inc., its true the sole agreement best are deemed by Southwyck Community Association, judgment shall place all hereby makes, used by said provider for the Subdivision; provided, however, for cable television services with cable and lawful attorney for it, to negotiate, contract interest of the homeowners who now or shall a price and under of the always Inc., constitutes Southwyck cable, provide b Texas in underground equipment, lines terms and conditions that Community and and appoints non-profi execute and in its the cable any Luon such

done Declarant might authority in the exercise of i ts hereof said attorney Ċ O Giving and d O and or could do, perform every act granting unto shall the foregoing hereby ratifying and confirming lawfully said Attorney ф special necessary and proper to or cause power full ςţ S CD Ф Ф power fully done S CO all ಕ್ಕಿ

paid the acknowledged, Southwyck uwo right 9 benefit ç to contract Community Association, For value received, Declarant paid by all income, for, collect, any does hereby grant cable revenue receipt television Inc. obtain, retain and use and of which contracts with other said provider things attorney-in-fact is hereby which 0 H) for cable

use 0 Declarant Southwyck Community renouncing interest, releases television elevision Attorney to for paid 02 its own benefit all rights entity to and Declarant intends a11 0 services services о ф be irrevocable by it, its right p d that within perform any of within the subdivision, Association, to contract paid by to revoke this this a11 does hereby the subdivision. any Power income, for, collect, cable television Inc. o H the make revenue power Attorney be contracts acts successors or assigns and declare о В and by such and enumerated ¢ Declarant obtain, with for other appoint coupled provider this retain and things herein herein grant any other with an cable Power which

ARTICLE III

Use Restrictions

lieu o t permitted construction. purposes" discretion, permit provided that plotted family dwelling unit hereinafter commercial apartments, shall being exceed two ness erected of or the exception of tectural placed (3) cars, ever т Б (1) or more 8 shall о С intention 0 in addition **6** area provided. shall professional or apartment thereon, 0 remain tion (2) the Control moved manufacturing Z O a d such the ςţ have stories building Architectural Control the construed the Lots, on any cars, that onto used permission to except Committees. lawn storage Single an c O construction ⊅ o dop any houses; purposes only new tnq 9 used attached for residential മ in height L o t shall Ö Ha garage) with purposes. F o t the to prohibit mobile homes or trai family pot the herein, other and use be erected, within said the more 0 f construction о В 9 be granted in writing first Þ of a and/or detached than any no Lot of said Lots minimum of prior detached garage Each such dwelling children's than No building the Committees carport floor kind, one purposes ស term "residential written shall three altered, garage for more subdivision, detached residential window nor shall 50% of on a Lot playhouses be used (3) cars; fior for may, only, of any kind, for. consent be placed о В height garage single the in their on a carport and not (in μ. († 0 H) first and than

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exclusive tucco tectural construction unless otherwise Ŏ. H openings Control Committees shall ტ **ტ** 0 H masonry, approved in writing by masonry veneer,

Section 2. Minimum square footage within

open porches two hundred, improvements. family Section VIII, and garages, carports or (1,200)Those detached square lots described dwelling with or any replat feet of livable above parking a minimum thereof, n n area, shown on the plat spaces. are 0 H exclusive one restricted thousand 0 ф 0 O Ho

construct addition thereto, onstructed and the residential along the wide and specifications for property ed parallel shall Section entire completed before the main residence Ф Д building on four line constructed parallel с† О side Sidewalks. (4) foot wide along the 0 curb each such the a 1 two entire corner lots. О. Нъ sidewalks A concrete (2) feet sidewalks said Lots to the fronts and sidewalk from the property curb two (2) shall be o O shall same The plans a ∐ ∐ is occupied shall include four lots. o D (4) feet

however building provisions writing residential structure steps an interior side ront en (10) ĬŤ rt property line and unroofed ö Λq D lot. 0 13 feet setback line in no structure provided, corner Section 0 0 H the portion garage nearer Section from the Unless line instance Architectural lot. lot line or ten (10) shall shall O H) terraces than twenty (20) however, ¢ o otherwise shown on the ហ shall not Location the rear Hor ө Д shall the below, Ф Д building the located property street shall not located Control that ធា 0 no part purposes approved be located on any lot building be the this recorded plats side nearer g g line. Committees. feet unless improvements upon be considered as HOO t any 0 H) any lot shall line 0 Hì ם די than any house, lot ct O this writing located nearer Subject than not any exterior lot 6 five nearer section, eaves, approved O O encroach the or replats; The Åq о С construed (5) building ct O nearer minimum part the feet t 0 0 H the ω

Architectural Control face the front building Committees, each main line residence building

such with one property (55) building recorded redivide or more feet age resul ς β plats. lines privilege such О Нъ setback lines ting Section adjoining the Lots Ŋ. rather Archi building Any rt ļσ es, 0 9 such tectural Lots ä, than placing portions Composite shall be which setback resulting о В from 9 portions thereof Control Case into measured from the building constructing line building с† О [-] the one 0 H Committees, о В lines front site. not more site 1088 the ນ ໝ improvements footage may building Subject indicated must resulting side any than consolidate а С owner have fiftyо Ц site the 9 g OH, five the 04

two set purposes building other maintenance considered site, against ssessments, 3,0 ts forth purposes each idation . የተ the 87. te о В О Н r H building 10t g D assessments all property, 88 D the Articles membership O an О Њ о В restrictions, additional more event constituted into portion thereof over two site < one than including, an ល 'n. shall ۷I composite owner տ Ծ Ծ the two and lot shall Ф Д covenants lots Association forth VII. O O В 0 put considered დ გ one lots into building ü, not considered ဌ 0 and Article 다 0 타 the limited to one more and lots ល បា purposes conditions site, event composite voting one lots shall be VII, but one lot 0 H) each composite maintenance consolidate lot rights ガ の ガ の ガ imposed building a 1 ្ជា ល

nor activity, become, restriction fects noxious shall which red an utilized ф 0 anything be ი Ի. whether 0 13 annoyance ection ր. Մ sell hot offensive waived homes ç related for for اص display о К n Ti done profit Prohibi h. ល activity of ¢ regard nuisance the on any Lot single the , τ, or not, subdivision S S ς t model Of. ct O family the any shall offensive the which may be, homes normal sort neighborhood. residential and Ф Д shall carried the sales İVİ lighting φ Ω 9 activities permitted purposes. on on j. may Thi s any Z o

place have with portable and Properties however, garage, onvenient Lot Lot construction constructing the exception of received temporary and at barn or O toilet that maintain such Section any may D) while ä, Declarant Architectural Control Committee time character, include, other facilities offices, storage other its sole discretion may selling Lots, 7 ល lawn storage or outbuilding shall Use improvements upon D) put facilities in reserves residence, whether pot temporary structures. selling necessarily the exclusive areas, trailer, 0 9 children's playhouses which 9 for рe model the be necessary upon any constructing any basement, maintained p e Properties. approval; other units, right limited portions Z tent, purpose ţ 0 0 signs, t o structure residences provided, erect used Such О Н, shack sales and g

not way, easement recreational e E E concealed current attached-bed vehicles), "passenger enclosure, feet Texas parked S S exceed or common area or in and which motor license length and/or ۲, 0 from public view inside right-of-way Section vans" either motorcycles, except campers, stored vehicles vehicles on the seven plates ე O specifically excludes motor homes φ passenger \ \ \ \ \ \ \ \ \ not width 9 feet that and feet Storage о 5 ր Ի any and exceed pick-up and/or other common area unless the street adjacent ສ. ຊ.ໄ.ຮ part are χ Η. inspection automobiles, streets O Hi inches either ը Ի. inches О Н) twenty-one vehicles. trucks, automobiles, മ operating condition, having any garage and n, SLX in in stickers, Lot, 0 width passenger highways height or other Z O feet pick-up easement, ct such vehicle רו 0 motor boats, and in length and and are l×. any Lot, and/or or 0 H3 inches vans and trucks approved vehicle the trailers twentyright-ofrecreation in daily (the term seven State of does with ր. Ծ

hovercraft, right-of-way, common area Z O stored, aircraft, non-motorized vehicle, о О S common 8 Ħ, the machinery or area part street unless 0 Hh adjacent any equipment trailer, such lot, t o object easement, such lot boat, o H any ր. Ծ marine concealed kind may right-of-way, easement craft,

phrase públic Architectural about Architectural the matter. fence, Ø immediate "approved enclosure" View violation of construction, 9 structure inside This maintenance equipment Control Control vicinity. restriction മ о 6 any part garage repair Committee will Committees. other improvement approved by as used in this g or maintenance 0 Hi shall other this Ħ not temporarily p B approved Section, Ø the complaint is apply of a house or houses final authority paragraph shall mean enclosure to any vehicle, the Master parked received and in The 8 นธค

permitted upon or erected, operation of esigned evelopment any maintained or wells, tanks, tunnels, mineral Section operations, any kind shall the use 0 in any Lot. in boring Mineral permitted upon any 0 <u>i</u> 1 be permitted upon or in refining, operation. for oil No derrick or other quarrying 0 excavation, Ļot No natural oil drilling, 9 gas structure mining any Lot, nor or shafts shall Φ,

pet owner' commercial purposes. away from Lot, poultry provided they must that permitted on each Lot. Section о Њ dogs, cats responsibility any that pet must the be confined to kind 0 entire they No more or other common household pets shall Animal Đď. are on a leash at all times. ct O backyard) hot be raised, bred or kept husbandry. than two keep the a fenced backyard (such fence If common household kept, 0 (2) bred Lot clean and within No animals, of each specie of 0 the maintained house. stad free on any It is may livestock 0 e D [0 († pet pet

excess height, ornamental erected f the front exterior N_o (<u>8</u> О Њ or maintained nearer to the and side feet three Section iron, no chain link 0.5 high. (3) feet rear wood, | |-wall of the residential fence, wall, or hedge shall be more All Walls, ဝ္ပ in height, masonry fences fences fences must shall at least front walls or and ው ሺ **Ф** hedges. constructed Tot. placed STX fence shall line than structure (6) on 之 0 any hedge the plane on such рe lot than

or Control aorad without jurisdiction removal or chain hereinafter Architectural Control Committees, appearanc perimeter neglect jurisdiction replace esponsibility written link the Committee. fence any part repair of fault fence express provided, and to of the Master approval of within Ω h. required 0 H) not prior charge of the The the perimeter except the ր. ct Մ visible from Master the Master approval Master the repair perimeter jurisdiction the Association may to enclose cost Association Association such approval to fence that in writing to any 9 any fence Association ល യ replacement. street. swimming pool, S) (1) Г 0 t within its Մ Մ be made ct 0 O H empowered ٥ ۲ is subject owner maint crea Architectural No alteration, Ф Д without whos Φ 7† ain granted H t മ rt O ct O μ. Η shall tuni the repai form p B

(10) extension street roadways within any feet property corner streets. from thereof shall Section between two lots the the lines И 0 12 intersection of triangular area object and a (2) Visual e d placed, о В feet and line connecting thing obstruction the planted formed by the intersecting eight which street (8) obstructs (ተ ወ 0 them at £@@t property permitted intersec above site points lines ф 0 lines tions ten remain න උ

4 5 5 that improvements residential Promptly shall which intersec tio r run φ Ω, destruction. have facilities Lots storage tion of along repair maintained sanitary, Section been shall requirements thereon the the O.F. о к erected streets 13. where († materials property lines, healthful replace owners ņ. The a11 S) good the on any herein drying 0,5 9 times keep 9 maintenance. the rear adjacent incident repair by Owner, and equipment except for and attractive occupants o f same in Lot by Declarant permitted. yard clothes and shall a11 ф to construction the 0 H) parks, weeds and grass portion The in full public any All event manner, in no Owners and Owner Lots playgrounds fences, if о К О Н 0 H event otherwise edge 0 partial 0 normal shall occupant Lot thereof นรค View any, ր. Մ

waste о К lids. the metal, ground for which are visible 9 improvements erected upon any Lot typical family. No lot shall be used or without undue delay, until the completion of the View. clean storage or ter which these materials shall either other suitable stored in a suitable enclosure time construction is commenced and may be maintained thereon a reasonable time, so not materials must and sanitary the drying of clothes, yard equipment, or plastic or New building materials used in the construction of Containers for the storage of trash, garbage and other to public be kept incident disposal of such waste materials shall be rubbish. Trash, masonry except in sanitary containers constructed enclosure to screen the following from view shall construct to the condition and shall be be stored out long as materials with sanitary normal residential requirements of garbage or other may be placed upon such Lot on the the construction of public and maintain т С maintained as a be removed from the Lot stored waste materials View. out improvements, storage covers progresse Equipment 0 kept drying publi piles 9 dumping public in a yard a t

otherwise, served ten (10) days written notice thereof, then Village them, such Owners purchase or charge healthful and sanitary condition. rubbish or mmediately ailure thout liability sociation, by and through its duly authorized agent lawn around the curb, restrictions o H the The Owner by the Owner or Occupant (15) days any Lot ä d o enter upon said Lot default Owner noqu occupancy the event any other thing necessary to 0 or Occupant, receipt o t u. from continuing after Village Association has O W Occupant observing the above the Owner n n of the property to pay 0 H) the († 0 ь, О cause to default date place ໝ of such Lot for as the case may be, statement and cut the weeds and grass, edge or Occupant mailed, to pay 0 0 0 0 on the The Village Association may be removed garbage, trash Lot such statement within part thereof. the requirements or h L secure compliance with in trespass amount for the cost О Н Ø neat, such the Owner agrees by the r I thereof the event of such Mark attractive may О Њ p d О Њ

such additional added о Њ t 0 these the Restrictions. annual maintenance maintenance charge shall charge provided ф Б governed by for herein and Article

maintained on any Lot in said Subdivision. model homes during the with such billboard, structure sales, respass and five will have or other of any kind other than sign, removal owned Section 0 in so doing shall not (5) advertising poster, square by Declarant 14. sort the feet period of in the connection therewith or right Signs, advertisement structure in total size Ċ C 9 advertisements, billboards remove by builders a normal original be subject to that 0 any sign, does not billboard or may be "For construction and home Declarant, advertising any Sale" sign not advertisement erected comply with the liability of arising adverti or its Except

Archi Lot maintained television location off of satellite shall be visible tructure unless of said tectural side street Any 9 ct O dish of о Њ dong 9 aerial screened Lot. said extend above which runs said Lot; nor shall any antenna of any portion Control satellite dish is the Lot shall be from the Lot, wires, any kind which No antenna enclosure must Committee nor be Maximum radio on the street the of any 0 Hi roof located behind the 0 height side maintained on any portion of which runs any style, Lot that is visible television adequately line have 0 0 any 0 H aotad Մ. the 9 in front of corner from antenna, visible screened from approval from antenna wires main residenti any back building any Lot. マ 0 style, from ground shall be said Lot

provide Association. associations, architectural for Section and VI protection, the control The 16. hereof purposes Village Association and O.f. Enforcement maintenance, provide the О Њ residential the よ の よ Associations, 0 11 the preservation Deed formati Lots the Master Restrictions and jointly, . g Village) H Common

Deed Association shall reservations, collect provisions Rest rictions the The enforce ր. Ժ Ծ Deed Village Association is liens, and charges now ೧೦೮ರ೮, hereof a11 have enumerated in Article III. Restrictions expenses and attorney fees incurred restrictions, the The right Village from to bring an action Association conditions, charged with the or hereinafter Owner The shall be entitled covenants Village enforcing а († approved by law h. ц 0 the

provisions incurred in Association all of its costs, expenses, reservations, liens from have shall have the the any of the In the event the hereof, securing Owner right then, or charges now or hereafter rt o enforcement. right restrictions, the enforce h Ti Village to collect that same event, Association The conditions, and said costs, Village Association, and the о ф attorney charge Master fails imposed by covenant expenses the Association fees or refus Village and u, (D

Village Association or assessments subordination liability and enforcement, ciation for In the event Owner then as set lien rights the such costs, forth hereinafter Master Association failure and expenses fails shall be subject shall to reimburse and attorney fees give ä, the in securing rise Case d O 6 Village the the 0 H) same incurred

public unless Located telephone Committee utility otherwise on a Lot and Section and company other approved in writing <u>17</u>. are not utility shall Private be installed in owned by a lines Utility and Λq facilities which are Lines. governmental entity the Architectural underground conduits A11 electrical, Control 9

ARTICLE IV

Village Architectural Control Committee

Master Architectural Control Committee

exterior fence wall, corporeal tion structure, \vdash hereditament, Approval improvement, shall building exterior e D commenced, plans. appurtenance, erected 0

with have placed, plans Architectural Control Committee. Architectural color height, materials appurtenances, Village such representative prior Village Architectural information performed other construction, judgment approve together with submission representation by such change warranty proposed construction or compliance minimum construction standards form and been ttee and and property within its jurisdiction and no such work may and conclusive. Architectural 0 H Architectural Control Architectural Control Committee construction 9 shall be subject to о В specifications location without approved specifications shall о Њ, and altered regulations exclusive M M lack of alteration, 0 detail such such other documents alteration or Control 04 may finished ground not representation and corporeal hereditaments until this ტ ტ on any Lot, nor shall any exterior plans, in relation þ. ტ ტ approval 0 as it may elect to commencement and complete Control Control Committee, deemed writing a plot Committee The Master committee's prior written approval. Committee deemed any be made to and describing specifications, repair improvement a plot pertinent, plan showing the location of Committee, the review by the Architectural Committee as to harmony ct O elevation, to surrounding t o and constitute including, Architectural Control Committee Þ authority fitness, design or to the perimeter as it deems appropriate, plan, the the Lot, improvements copy of approved set by the Village a t О Н whose judgment shall may shall be submitted nature, its discretion. construction. and approval of 9 shall have with applicable 8 and plot and as together any the o fi reguire its designated о t without any warranty or Áq structures Lot, exterior design, approve the kind, the construction rt O Control plans with authority construction fence and any and Master complianc limitation, adeguacy shape additi the i ts such statutes The same, t 0 ۲. ۲ The ф 0 0 H)

Section but not ы limited Approval ф trees of Landscaping. and shrubs shall No landscaping, рe planted

planting, installation or removal of Committee, Village Architectural conclusive. approval shall be subject to review by the Master approval installed approval subject disapproval authorized representative, are and opinion of the Architectural Control Committees, or their the right and power to approve, disapprove, representative, andscaping ommittees purely aesthetic or any other reasons, Committee of the Village Architectural Control Committee, which 0 whose 97 о њ plans which, All landscaping plans shall removed on any Lot without first obtaining the committees, their shall to review by the Master judgment whose duly authorized representative, Control Committee for approval, be final, judgment thereon shall be a ct shall be final the 0 0 sole binding and conclusive their are not any landscaping. and uncontrolled authorized be submitted and conclusive, prior Architectural suitable or and or modify the final and Architectural approval shall have desirable discretion said to the any such Said Control written ů K

Control Association's in the Village Association shall have the power majority vote of Terese M. Architectural Control Village restore for. Committee shall ţ each Committee. Architectural Control Committee is instrument Suite Buess, Section 3. <u>⊢</u>. Committee or to withdraw from the committee any 1820, Houston, each Committee Alan E. of its powers to change Committee Committee each be Bauer, At any the membership Texas time, may designate and the Master Architectural Membership. The Village and duties. initially composed and Nancy K. 77074. the majority of 7322 0 H₁ Dawson, who by The a representative that through a duly Southwest address 0 H) the votes 0 H) the

development percent (75%) of the Class of votes in the Master duly recorded μ, by Declarant has When the last 2014, have instrument, been converted to Class whichever Association shall have stage of development been subdivided and seventy-B Lots in the last stage event to change occurs the first, D membership Lots contemplated the power, then 0 0 the о Њ majority that through

Association's Southwest committee 0 H) Freeway, the 0 Architectural Master restore Suite Architectural 1820, rt 0 ր. († Control Committee or any of Houston, Control Committee its power Texas 77074. and duties d 0 withdraw ը. Տ 7322 from

members specifications, members successor representative emaining esignation of shall shall member member Section have have any member with and or members, 9 ful1 been plot like members Replacement. authority so appointed, plans authority о В 0 Hı members and until that submitted to approve committee In the event О Н the such successor member either 9 remaining member ¢ 0 0 shall committee, desi disapprove of death gna appoint 02 ,sueld

the Master Association promulgate Village committees Architectural that Section said d an outline such shall not be standards <u>σ</u> Architectural outline of minimum Control Minimum subject Will punod Committee construction serve as Control acceptable rt O thereby. the may Committee; final മ standards. minimum construction from approval time guideline and provided, ი ი Ó time

date the Architectural Architectural Control representative shall Committees representative Architectural Control Committee and Directors committees powers date 0 H) covenant vote о Н О Њ 1. ts 0 time Directors the of the Λq 0 fs specified creation. its creation. Control this after shall Village Control the shall cease Village . اص members covenant 0 H not January Cease above Committee Committee and of the designated Term. after Committee, Architectural the The duties 9 d Association may present Master 9 on and shall have required, Thereafter, January <u>,</u> shall The and after 1994 and whether or duties and powers after Association cease and 0 Hs for 1, 2014 Control and all the expired, voting, the ten and and thirty the assume approval designated (10) powers not よって Village terminate; Committee, power of the Master may Åд (30) the the the duties years assume עם о Њ vested described in Master years Archi tectural terms two-thirds the provided from and о Њ in said Village from and

0 powers Committee ommittee rights, and duties benefits Thereafter the O Hs the Master Architectural Contro and powers Boards provided herein 0 Directors shall have HOH. the all о Н

₩Ľį and 6 the Master Architectural Control Committee reviews Committee Committee discretion, 0 requested, applicable approval, request shall deem request restrictive height approved (including, applicable) deemed representative Control specifications event contained tgo majority which such variance has alternate specifications, Village (including, 0 ç t approved #0H for Committee Committee instrument, Committee, Committee, either may require and shall have Section Section О Њ appropriate, expressing the number restrictive the conditions Architectural മ and description of covenant to permit materials to variance. grant the н н applicable been 9 approve (a) ~7 S) D) ф О then members of Ν. one has been designated O Hn (05 ე |⊶. subject specifying the potq its permission for such variance, written disapproved for addressed ω b permit examples provisions wherein above). the variances by the Committee's expressly Variances covenant(s) The examples such in connection with plans and Ħ Ф Д decision of the Control o c submission to on which been requested, Village to review by the the Village Architectural notice permitted, request an approved carport), о С but Any the from the variance, granted the but without the Village Architectural Committee without location, Article request and the samples variances requested, Architectural O. H the the HO K Owner disapproval the Variance <u>ر</u>اthe the the purposes effect of ற designated Village describing III of under limitation, for ր. Մ particular 0 о њ describing of materials) variance plans may alternate Village authori Master limitation, the such b and approves same, consideration evidence the variance has Control this Declaration hereof Architectural Lot(s) from documents a particular Architectural and tγ, and Architectura authority been (when written the only by Control varianc fence ü, signed plans, in the the such relative as it 0 H) type and Λ̈́q യ

۲, ۲ #or Village covenants Committees Village Directors Control intention authority functioning, the variance. discretion successor Committees Architectural and Master Architectural О Нъ 0 of the thereof have shall this and/or the In the succeeded have ¢ O Declarant Village of the Declaration shall be as herein provided, Associations in the manner the the event expired Control Control terms authority Association and Architectural o t that the the and of the Architectural Contro Committee Committee; or (b) 0 Architectural shall provided herein, authority the thereof variances not o Board of permitted, Control to respond to the variances have shall о Њ ө Д Master Association. the Control Committees Directors succeeded not then be available failure it being the the Architectural from the Board of Committee the request Λq о С о Н or, except the the

right and Control landscaping generally provide о († Authority. and Committee approve control Section grant on the that both Architectural Control Committees duties construction plans, to and the ω. The property. the Master Architectural construction foregoing Master and powers Architectural sections rt O О Њ the improvements grant О Њ Village Control this variances Control Article Architectural Committee have Committee and the

Committee shall Article IV, Architectural Control Committee imposed and ä the the prevail decision of event granted 0 H) Ω t H conflict the Master the ល ជ foregoing о ф between any Architectural о Н secti the the ons duties Village Control 0 Hi and

ARTICLE V

SOUTHWYCK SECTION HOMEOWNERS' ASSOCIATION

preservation Association within 1. ts Section subdivision and shall and architectural Ф Д to provide Purpose the control of the Village Common Area, for The protection, purpose О Н residential Lots the maintenance Village ۲. ۲. any.

0 maintenance lot Ľ. Southwyck, charge assessment Membership Section γd VIII and the whose voting Village lot rights. Association ր. Մ subject Every ¢ o shall owner O)

which a member security appurtenant more Ω Η. persons 0 Hı for the performance of subject than one membership. the to and may not be separated from ownership of any Lot 0 H Village Association. ςt entities who assessment. hold an obligation. The r E foregoing Membership interest merely დ . No owner shall not intended ស មា shall

(D) 0 Section voting ω membership; The Village Association shall

they members. interest of the Declarant defined Lot Lot among themselves determine, than one Class in Section 2. in any Lot, owned. The vote for Þ vote Class and shall be entitled to one vote When more Ф Д all such persons A members cast of Article V, such Lot with than shall shall one respect but in no event shall with the exception person holds be Owners shall be be exercised as Հ any Lot.

either each Lot Declarant earlier: converted to Class B. of. owned. and shall be the following The Class B member(s) shall be Class A The Class B membership shall cease entitled membership events, to three (3) whichever g the happening occurs votes о Њ and

- (a) Д. Н. when the A membership equal the total votes outstanding Class total щ votes membership; outstanding or p. the Class
- (b) on January 1, 1994.

The mat Corporation Act, and vote Class ers n n a Class, (U) Þ one and Class group. except as both classes B members shall have required by the shall vote Texas Non-Profit ot together rights nodn a]] φ

SECTION corporation, duties, favor 0 Hi IV HOMEOWNERS' obligations, 0 H the Section 4. Incorporation of has been organized; and Village benefits, liens Association Non-Profit ASSOCIATION, said Village Corporation. shall INC., ۲. and rights vest shall a non-profit Association; Ľ be governed by the SOUTHWYCK said hereunder in corporation and all

with whatever organization; the rules terms Section provided, 9 and provisions ູ່ຫ By-Laws By-Laws. however, that it may hereof. The Village choose to same are govern the Association not in conflic may make

Village records business 0 Hi Association shall have Section 6. the Village Association at hours Inspection the o f right Records. reasonable t o inspect The members times the during 8ಸ್00ರ 0 and

ARTICLE VI

SOUTHWYCK COMMUNITY ASSOCIATION, INC

lot whether between concurrently preservation streets, include, Membership Association intended Common Areas regard ownership obligation. foregoing ontrol interest subject decision ct O the of all General an amenity in t o main esplanades and to without o fi the General 0 is not Section shall Village the merely shall to a maintenance charge assessment serve more than one o fi and with any include, No owner the Master limitations, Lot be appurtenant architectural intended 9 d the ខ្ល Master Association and the which Ø without limitation, amenities that are Common Areas. Village Association and the properties Purpose, shall have security for Common member Association to include persons ը. Ծ Association Areas of 0 H subject the perimeter control membership and provide to and may not subdivision. more than the Master are the დ ⊢ä ct O shall O H the properties which 0 († performance Master Association as the event for the maintenance a General assessment provide the one membership fences around maj Association prevail. 0 exclusively in voting Every owner residential be separated by the Master entities O.F. maintenance Common Area O H D rights. conflict General ody⊗ О Н Ø hold ¢ and The

O asses o Fi Section 2. voting membership; The Master Association shall have two

each of the Lot Class Declarant, in owned. P Section Class When and \vdash A members more shall О Њ Article than be entitled to shall one ۷I, person with be Owners the holds one vote exception an for

members. interest than among themselves in any Lot, all one The vote for such Lot shall be exercised vote p e Cast determine, such persons with respect but i L shall t O ö event any Lot. shall ខ្ល

Class The Class B Declarant subject following Lot Class A membership to the owned and events, whichever i D membership shall cease shall be entitled prior jurisdiction of the The Class B member(s) shall on the happening to January occurs earlier: 1, to three (3) and Master Association. 2014 that of either be converted may votes 0 Hi the FO.F ct O

- (a) in the Class A membership equal the total Ħ votes membership; the total votes outstanding 0 ä. outstanding the Class
- (b) on January 1, 2014.

matters Corporation Act, and both classes Class ល បា as one മ Class, and group Class except μı S members required by shall shall vote have the Texas Non-Profit o together rights nodn a L

organized; and it shall be governed by the Articles of COMMUNITY obligations, benefits, Incorporation Association ASSOCIATION, Section of said Master <u>ω</u> shall Non-Profit INC., liens vest and Association; and all duties ր Ի. non-profit said rights hereunder Corporation. corporation corporation, has SOUTHWYCK in favor 0 H) been the

organization; provided, rules terms Section 9 and 4. bylaws provisions By-Laws. however, it may hereof. choose The Master Association that same ţ govern are not the in conflict may make

Board of inspect Village Directors hours Section the books and records Association O the Inspection t B Master reasonable of Records. of the Master Association Association times during shall The members have normal the and and

ARTICLE VI

Maintenance Assessments

any jurisdiction if any, and for Association shall Maintenance Fund"; improvements, and purchase and/or maintaining the payment covenant opinion of employing policemen administration to which subdivision expenditure egular ssociation enefit ociation: understood 0 walkways, and necessary expenses responsibilities the and each Village Д. Ну example of the Village Association all of except and/or 0 H) the improvement safety, benefit the maintenance enforcement doing any; Section a 1 1 the restricti hereafter rights-of-way, neat Fund. of, and responsibilities shall A11 steps, that the the but special maintenance 0 legal any construction Village Association said operating expenses of and t 0 and in ው Ω funds the maintenance without limitation, General following: The other the the welfare Association having and constitute and .ons, о Њ used exclusively funds О Н entry and other brought The assessments in connection with owners and judgment all recorded the collected good order, watchmen; fund and thing necessary Maintenance shall easements, Common gates, maintenance of and Village о Њ conditions into applies; payment 0 maintaining and the expenses operation рe o fi occupants о В 0 ល ស Areas Ħ, charge ტ ტ and any other levied by this Declaration, residents charges, the to keep final Association or which is charges hereinafter fountain areas, the Master desired, о С known recreation esplanades **Հ**† Village which incurred affecting promote and assessment; or desirable and ь С 0 the parkways, Village maintaining a the 0 as the 유 6 년 the and Ħ. (a) street conclusive are within the sole discretion, collection caring the 0 H) properties the shall Association Association capital considered and Village Village the Ħ. areas, provided assessments a11 the Common Areas, "Maintenance Properties. connection lights; Properties from if any; recreation, for other repair р. Н. reasonable include, Properties μ, μ, S) separat the for any; <u>ը</u> publi 0 fs n L 0 H, long the Ht

such

judgment

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good

Maintenance Master charges μ. event exclusively to assessments .tsel the stated in Article assessment h have shall Master and to the Association ett shall 9 all Eund" such Owner provided in constitute Association shall hereafter effectuate the purposes of the Master remedies Master ր 0 assessments be Village Association and a d from The VI, Lots Association: charged against its regular and all Section assessments and Section for be known as delinguent (J greater lien rights 1 above. below. levied shall be used and/or special maintenance All each Lot than the funds the assessments The Master determine The Board of დ ტ დ "Master collected by Owner, forth amounts the Association Association Association tud owed herein Directors amount ր. Է the rt O 0 H

obligation Hor Maintenance Owner each Lot Section 1. collected not the property, assessments reasonable rt shall pass capital Owner o fi t 0 The shall рау Ф Д any owned within the ш ςţ ល បា ct O о Њ Section personal together 0 attorney's continuing ທ 0 assessments Subparagraphs stu also be are improvements, assessments, hereinafter Lot by acceptance the о ф such property assessments. expressed the made. successor annual with obligation for Master the fees, shall be a Creation lien A11 or charges, maintenance personal interest, ņ. provided. together (a) such assessments Properties, ц and a t such assessments upon the such deed, Each Lot title and (b), the o H Village 0 f obligation the with a deed therefor, delinguent time when costs and unless property charges The maintenance n T hereby covenants, and each lien charge on ր. Ծ and the interests Associations: the (2) special assessments and deemed expressly o Ct and S D ល ឯ Properties of the the reasonable against assessments shall φ Ω, ct O Declarant, c† 80 83 assessments established the Lot ი ი യ costs, whether out person who was assessments covenant particular assumed which such (1) M H attorney' and and FOX. hereby 0 fell Λq not

assessments Section shall ω e p fixed Rate 0 න උ assessment ដា uniform rate The S S annual follows: and special

- (a) раУ Owners special assigns one (excluding Declarant, and Builders), hundred assessments; percent and ខ្ម (100%) defined ր. Մ 0 H successors hoth herein, annual shall
- (g percent The Declarant, assessments Builders, (50%) of ល បា attributable defined herein, its successors both annual 0 t† their and shall 9 special assigns Lots рау fifty and

an for Decl this Ω ħ. payment transfer semi-annual January times being through June Subparagraph Owner. the date transferred, Lot Owners' Village Association, arant Article shall from calculated shall e b the January due within pursuant has period or 0 Hi ល បា levied monthly 9 9 9 The the Declarant The annual maintenance described been these begin Lots, title 00000 payment ťο the July Builder shall 30 (a) <u>ր</u> maintenance entire the 80 rt O and in semi-annual periods which shall through owned by first and shall fifteen (15) days pursuant Covenants, to accrue fraction to the to accrue 1, assessment e D the date Section maintenance July period. July t 0 whichever above paid accrued charge pursuant day ው ር a a the ۲ ال in semi-annual or Builder <u>__</u> 15 assessments set out an Owner, determined thereof 3(a) Owner. by the to Section 3(a) above of the through that ທ ໝ 9 Conditions From then on, last and shall rate following The О Њ. បា occurs assessment above monthly title rate month following day charge Owner the last and shall be payable The shall be the after December ល to an Owner ь О for. annually, first α ct become Մ Իdefined annual conveyance and Restrictions installments or Owners the month basis pursuant the which the transferred 8 6 t day the maintenance 31, 0 Hs end due in Section 0 t maintenance first 0 H out in р 0 ä. each number and with the shall Section o fi and О Н, the each to Section 3(b) 9 Section The maintenance transfer р Н. Φ Ω semi-annual rot tot succeeding each on or before each Lot the payment Section from which title payable month of January 0 such Lot 9 commence shall 3 (b are ς Γο Γ 3(a), charge either months charge ă Ţ ij

Village assessments assessments Directors of year by the Board maintenance assessment set out in Section 1. judgment adjusted from year to year majority vote Association ssessments Lot per o fi unless increased as provided below. Association as the the determined of the Board of Directors of the Village Association, the shall and Village as well as annual assessments above or charges exceed five hundred four year, rate the Master Association, require; subdivision(s) may, of its members or S of Directors of the Master be uniform and in no event will such at which annually, and may be adjusted from year to forty-two Association may collect each by the Board of Directors needs of the subdivision may, a t dollars lot a meeting duly called for in the shall (\$42.00) judgment e d The Subparagraph (b) Association assessed as to the provided that such described Master dollars special per Lot of the о Њ per Board of (\$504.00) ր Ի

Master obligation Association ä, Section 4. to bill and collect both the maintenance Section shall have the μ. Collection of Maintenance Subparagraph (a) sole and exclusive and Subparagraph Assessments. assessment right (d) The

prior year, assessment and duty to The Village Association shall be charged with the obligation assessment rate Master Association on or before November 1 event shall be Village Association shall not said the year's send written notice year Master annual Village Association fails The Village Association shall determine rate per Lot assessment estopped for the assessment Association from claiming and shall rate forthcoming year on or before December rate on or ţ shall use Village Association' for purposes each Owner be entitled provide said ţ a different rate or before November 1 provide of billing the Owners of its annual ς († assessment о Њ Master Association മ its annual each year. different amount 0 h rate each and do

llected by the maintenance Master Association assessments shall for Ф Д each of first the applied properties the

Master Association's Section Subparagraph tendered Association maintenance 1., ξÓ Subparagraph (b) and the the Village Association (a). maintenance assessments assessment for payment remainder shall be ល დ ტ ct ល ល set forth 0 out in Section the j. Village promptly <u>-</u>--

shall the only Ιxj Owner, the Association meeting duly increased assessment assessment immediately Association subject in advance amount Owner, percent immediately From and after assessment vote of Association present annual Village conveyance Λq and after above 9 0 begin 0 H not the approval thereto on or (10%) established above the membership. the vote Section maximum annual may be increased O fi shall 0 Hì assessment against each Lot at ij maximum annual shall on Association the maximum assessment Maintenance following Maintenance following called the the excess annual above the January 1, o H O. Ьe January the О Н, be twenty be twenty-two dollars ļσ first first the the increased first day #0¤ two-thirds (2/3) of each class ten percent the γd O H) assessment the first the before Maximum membership. 1 of may Lot Fund: the Fund: semi-annual this and voting in person or by the maximum Village Association maintenance of the year immediately Master conveyance conveyance dollars The maximum annual assessment ¥. each year not the Board maximum, to an year 101 0 December purpose. annual Until Until shall January of year the annual (10%) increase assessment to an Owner, Association maintenance ţ O Ha Owner, for (\$20.00) per lot, The assessment year of the O Hy January and shall fix January assessment. Directors. immediately following H Of ტ ტ The the (\$22.00) per maximum the sent the not least sixty more than each year each year. Board of previous assessment for first first r o£ maximum the maximum annual more о ф o f period, described the annual every (d) Lot following the (a) lot the proxy, Of, year previous Directors ten percent lot, per annual per month. a ct Members in (60) days o t year year Village ¢ 0 assessment which amount Owner Written The dates may an a t a year ტ ტ month о Њ O.F.

(30) amount Directors Members above an e b days amount only by approval of two-thirds shall О Њ a t increased above Д Т. О Н in advance a meeting duly called for the the begin not the annual Association Master in excess of 9 of the the assessment the Association may fix the first present ten percent first the maximum, 0 H) against semi-annual January and voting this purpose. (2/3)(10%) increase described each 0 0 H) and shall each ٦ ١ each assessment Ħ. annual assessment ր 13 person or by year class The Board least ¥Ţ, period thirty о Њ

percent shall non-use foreclose therwise aw against ssessment bear Associations per 0 the escape Section the pot interest annum. the Owner lien against paid facilities liability |σ within 9 The Master from the personally obligated to Effect λq о В abandonment ₽ For the thirty 0,5 services date Association may bring the property. nonpayment ς† δ (30) assessments the rate О Н provided by the days 8 ಸ್ಥ ö OH, after r o t owner of ten (10%) assessments. pay the provided herein the may an action same, Village due waive Ö о В Λq c D

Lot appropriate Master specifically assessments present such purchase annual esidential ssociation oreclosure t 0 lot shall the Associations, 0 f such secure S S and future and price such Section special payment Ф Д Lots, Maintenance established proceedings lots, the 0 H stated request the secondary, beneficiary; and/or any extent . |payment യ there assessments 0 £ given, such ರ್ಷಕನ Vendor's therein or 0 Hì the Subordination the о Њ is hereby reserved in each Deed the a t hereby and to Fund and all purchase subordinate lien Maintenance granted of monies any construction law W provided, Declarant Lien such accrued Áq t 0 not) by and H 0 H money the be enforceable maintenance o H advanced on account annual and Φ Q benefit Fund ಜ್ಞಾಗಿದ created by or however, Master and which the 0 H lien levied inferior the unpaid improvements and lien and 9 Association the о Њ Owner the that fund g ct O special construction through Declarant the Village prior († 0 individual mortgages Master ය උ† each О Н charge all the any 9 (whether 0 H liens, such о В and lien; 9

lien and based. annual contain a mortgage which notice Master Association shall proceeding by the Master particul obligation lien further Master sixty mortgage 0 upon which there sale of transfer Upon the H Dr O H holder special statement of the delinguent maintenance The sale (60) Lot to give the Association such assessment 9 provided that shall lien any covered by such mortgage lien to by prepaid U.S. days written notice of request assessments upon which the proceeding in be sent or transfer for foregoing notice shall acknowledge give o Fi the is an outstanding valid Association to enforce as a condition to the nearest ທ ໝ any aforesaid the holder o t of any Lot pursuant to mortgage Registered Mail, such first lieu payments which became due thereof, purpose such proposed action with respect to the of such precedent in writing office mortgage proposed action 0 shall the holder such lien upon 0 H) first and and shall charges or purposes, o rt ٦. ٦. such lienholder extingui subsisting mortga Eirs rotra ນ ⊢.

General Common Areas and Lot, subject be appurtenant shall have to the following provisions: മ œ right to and shall pass with the Owners' the and Village Common Areas, easement Easements 0 Hn of Enjoyment. enjoyment title ր. Ին ij any, and to every Every which

use Common Areas subject liability and O H О. На the Owners may designated recreational facility situated upon the assessments to the TO TO having to charge and the lien rights The same right made elect subordination Village Common Area, reasonable such о њ ល្ to use; the Master election ე მ admission forth above, and ນ ໝ failure s O C shall Association forth if any, of Owner to give and other hereinabove rise and respectively shall fees pay such the 9 0 General FO FO Village in the

sociation spectively, Common t 0 γd Areas suspend an Owner right and the Village the o f for the voting any Master period rights Common Areas, Association and during right which and i f ç o use the any

inf and jurisdiction, assessment easement regulations a C tion of for against his Lot មា including the right the Associations' period not for the use rt O remains unpaid, and to of the common exceed published of suspension of sixty areas within their rules and regulations. (60) days publish rule the right Hor and

and such any, Association Association, agreeing instrument Master General subject dedication or transfer shall to any О Њ Association or the Village the Common to such dedication ր. Մմ and/or public General to such respectively, signed by two-thirds (2/3) of The right of Areas agency, the Village Association conditions Common о С the authority or utility for the Master Areas to dedicate or or transfer has Village as may be placed upon and рe Association, Common effective the Village Association and the Village transfer or any portion Areas, been each Class of respectively. unless Common Areas, recorded μ. Η a11 such purposes any, the 0 H Master О Нз members ţ the Z 0 ۲.

Vil proper right family, age Common Area, 0 H hi s enjoyment to the General Owner tenants, or may н, Н any, delegate, contract and the ր. accordance with the By-Laws, purchasers facilities Common Areas o tt who and the the members reside О Н,

ARTICLE IX

Additions to Scheme of Declaration

ollowing may manner: become subject Section 1. Additions rt 0 the 0 scheme Existing Property. O Fi this Declaration Additional ä,

by the (30) years contiguous general and VA determine scheme tional Declarant О Њ plan heretofore (a) Southwyck, ţ of the date in the Map and residential the area described in Volume Additions by Declarant. assigns, without that Section IV Homeowners' the Records О Н properties approved by them. shall the consent this annexation is о Н have instrument provided that Brazoria County, may H. the right 0 future Additional in accord with members within thirty The Association any stages t o Declarant, bring Pages ው ወ within the the annexed FHA

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0 H class dévelopment Declaration modifications or Declaration, thereby, maintenance additional property or Restrictions Association for including iling such maintenance of membership 0 H Association, covenants, property. on a uniform, but not limited record and О Н as may be applicable charges and Annexation Agreement with respect and Southwyck upon approval the that charges may the covenants and restrictions a Declaration of Covenants, conditions and Such succeeding 0 with consent and land. contain such complementary per Lot basis, properties which shall FHA/VA approval. assessment Declaration must and assessments to the creation of subsections, of two-thirds to the restrictions 9 substantially equivalent the of the Board Any additions additional lands imposed impose annual property shall be made Conditions വ 0 extend the scheme Village (2/3) of Áq contained additions this t 0 covered О Њ Declaration author Direct and each Λq ր Մ and/or this

- Declaration of Covenants, Associations may subject Association, satisfaction of Directors μ. <u>g</u> to the jurisdiction of o o of the Village Association and the in their Other Additions. add the £ile μ. ct conditions specified 0 о С sole discretion, record the scheme of Conditions and an Annexation Agreement Upon the approval of the the Master and Village this the owner in subsection (a) Restrictions upon the Declaration Master of any and property Boards
- properties, Association as added properties, surviving or restrictions Associations with another Supplemental Declarations, to the or consolidated association shall <u>(c</u> and rights, rights, consolidated properties, applicable restrictions Mergers. þ surviving and obligations may be and obligations of another Upon a merger or t o rights, association or, corporation pursuant to the established association, properties together with and obligations of Λq alternatively, this consolidation of any 0 H transferred to the Association's administer the the association may Declaration covenants other a merger the the another and and The 0 Hi p e

covenants association as shall established one scheme. effect Λq any revocation, this Declaration or Z such merger change о г 9 any consolidat addition Supplemental t 0 the

ARTICLE X

eneral Provisions

О Њ date these Association and the Master Association is placed time when terms and change covenants shall o the person owner violation covenant laiming the event Owner t 0 Ф Д persons holding 0 (10) then damages under them for be deemed a waiver of prosecute shall and either lawful an instrument о ф or attempt provisions terminate said Section or persons violating covenants are owners years enforce records рe о В be automatically extended for successive FOR. each, binding other any proceedings of the to prevent him or them from doing so or to the ¢ о Н any covenant o fi യ Term. violate unless a period of forty (40) setting forth said changes and signed by these majority appropriate covenants in whole or dues Brazoria County, Texas. recorded, after uodn Lots These for restrictions may be amended at အ ည a11 the an о В any 0 instrument or restriction herein shall such violations. right been recorded covenants at law or in equity against parties attempting to 0 votes Association the covenants herein, which to do so u, and the signed shall ali in part. time said years from violate on record agreeing to Village Upon thereafter any run with persons **Failure** any യ other any such periods The majority in the ۲÷ ۲۰ H H

between Conditions conflict Conditions Restrictions Restrictions, Master the between the By-Laws and and Restrictions Articles shall Association Restrictions, the Declaration of Covenants Ņ the Declaration and control 0 H Conflict. this Incorporation of and shall Declaration of the Village this In the case control, 0 H Declaration of Covenants, the Village and in Covenants, Association or 0 H; any conflict Conditions the case Covenants Associati Conditions and any

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forc these affect Œ and covenants any Φ Section о Њ ffec the ct γd |ω other judgment Severabi provisions 9 ـــا other ty. which court nval shall μ. order dation remain shall Q H any μ̈́ jp one full no way о Њ

requi properti Declaration and/or Association đ B the Ω es; the 0.00 Section Veteran's O My prior 0 S H dedicati the and Covenants, approval 1 Master 2881 g Admini FHA gns 0 Ĥι VA Conditions any Association, 0 H1 stration; are Approval. the common ä. **Federal** control and area Annexation the S Restrictions Housing and о Њ long following the amendment O fi Ω Ø Administration Village addi the a C tions De tional О Н, Ò ۲ this **ξ**. ant

covenants, subordina executi 9 hereof æ restrictions, the enholder Н o t ۳ Ļ. ens evidence 0 łή ς O charges the the their above ወ and W Œ rvati desc consent conditions ribed eno. hereto, 0 proper asement hereof and ťΥ Ø u. hereby はさ Ħ the

O Fig the Conditions acknowl ÷ z and edgments WITNESS Restr below μí. ctions WHEREOF 9 8 put μ. ល 447 ó executed ө Д Ø Declarat effective 8 the . 0 ល ថា dates 0 Covenan († () forth rt W բ Ի.

ATTEST:

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ATTEST:

Вy: Shill GAIL K. HARMEIER
ASSISTANT VICE PRESIDENT スコー Serve X

> GENERAL HOMES CORPORATION

Ω Φ i e щ Н **P**O trj Bel anger

Вy:

MBANK HOUSTON, NATIONAL ASSOCIATION, AS AGENT

By:

JULIE A. KING VICE PRESIDENT

STATE COUNTY OF TEXAS OH HARRIS

מט מט מט

officer whose acknowledged to consideration personally appeared Kenneth General Homes Corporation, I officer whose name is subsci acknowledged to me that he stated BEFORE therein the tion, known subscribed expressed undersigned th F. Belan executed essed and c† 6 langer me the the authority ger, Vice E t o foregoing same for t p'e capacity the y on this d President the person instrument, therein day t of and Ø and and

th subscribed 19 86. SWORN t 0 ore

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ΛM commission expires:

STATE OF COUNTY O H HARRIS BEFORE တာတာတာ the undersigned authori ťУ 8

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personally appe MBank Houston, the person and the capac instrument, purposes and city therein BEFORE ME, and eared JULIE A KING Nation ACE PRESIDENTION, officer whose name is acknowledged to nd consideration n stated. t 0 therein ր. Մ that subscribed to that he executed in expressed and Ass Agent known and the the o ct in, the foregoing e same for me to be

OSUBSCRIBED AND SWORN ct O

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before GERALDINE A. R S B REHER

day

Notary Public State of Texas TOT the

Northmanscaltapics State of Texa

commission expires:

General 7322 Sou Houston, Southwest Mary Homes Texas Leigh Corporation t Freeway, Sus 77074 Ward Suite 1820

FILED FOR RECORD

18, HW 60 11

BYZEL A MODE FIREZ FEN