DECLARATION

) 기

COVENANTS, CONDITIONS AND RESTRICTIONS

THE STATE OF TEXAS

COUNTY

임

BRAZORIA

1

က

hereinafter by General Homes This referred Declaration, made o C Corporation, Ω Ω "Declarant" å a Texas the date corporation, hereinafter 80 t

# WIHNESSETH:

property Texas, known WHEREAS, described as follows: S) O) SOUTHWYCK, Declarant Ŋ H SECTION V, a subdivision in Brazoria the owner of that certain

Brazoria recorded County, in Volume County, Texas, A11 the lots in Southwyck, according to Page 275-276, in Section the Map the Map Records 9 V, Subdivision, Plat thereof O H

uniform plan owners sale establish restrictions, о Њ 0 H<sub>3</sub> such lots þ WHEREAS, uniform noqu HO4 property, and to covenants, in said Subdivision: the benefit and against <del>ب</del>. plan u. S #o# conditions, the desire of both the insure Southwyck, development, of Declarant the the stipulations present and future Section V, preservation improvement ტ ტ and ä Ti place certain

reservations therein, restrictions, and imposes upon those and declares the parties desirability are о К WOW, having any shall H 0 H covenants and THEREFORE, part the purpose 0 run with and following thereof, acquiring above attractiveness of Declarant the conditions, O Hh described reservations, and shall land enhancing any right, hereby and shall lots applicable inure the and adopts, title easements ä, land, protecting the o O Ö e SOUTHWYCK, 0 the binding upon thereto, establishes which interest benefit SECTION all

316

ARTICLE I

#### Definitions

non-profit φ SOUTHWYCK Section corporation, PLANNED **,\_** COMMUNITY MASTER "Master ր. Է successors and assigns Association" ASSOCIATION, shall mean INC. and refer Texa

similar non-profit Southwyck, associations corporation, Section V Homeowners' N created "Village \_ 1 էs successors and assigns and for any Association" Association, subsequent shall subdivisions Inc., mean any Ø and Texas ref

title only contract security an interest 6 whether sellers, any Section for the Lot one ր. Ե which ω but о В the mineral performance excluding those more "Owner" ე. ც മ persons part shall mean and refer 0 Hŋ estate о Њ о В an obligation and those having the having entities, Properties, such interest о Њ о С ω includin ዜ ው ው the record simple merely

and Reservations real additional ct O Section the provisions ស ល † property forth herein 4 properties hereinbefore "Properties" დ ტ დ made and/or forth herein subject described, shall in the mean φ Subdivision Plats, and the subject terms refer hereof о С that

annexed building pursuant Section plot ر<del>ا</del> درا **ъ** О Њ Section land as "Lot" 7 of Article VI and/or described "Lots" above shall mean hereof. and in a 11 and refer plat

property Association owned by or Section for. the 6 common under "Village use e the and Common jurisdiction of the benefit Area" о Н shall mean the owners, Village a11 ₽, any.

Association property owned Section for by or the 7. common use under "General the and jurisdiction Common benefit Area" о Њ О Ні shall the the Master mean owners, a11 any.

development assigns successors undeveloped Corporation, if such Section and 0 are assigns Lot successors φ ហ O ໜ from Texas designated "Declarant" 0 H the al1 and Corporation Declarant Declarant's assigns in writing shall should acquire and for mean and refer rights the ۴. Λq t's purpose Declarant successors hereunder more ţ O H and General than the

part record purpose о Њ owner, the Properties Section 9. 0 H, whether constructing ρ "Builder" and which is held person മ residential 0 shall mean and refer entity, by the o f dwelling any record Lot for φ which is owner resale any for ω

provisions brought jurisdiction of Properti within Section and с С any the forth herein the Master 10. additional scheme "Subdivision" o H Association and this properties hereafter Declaration pursuant shall mean which may hereafter brought and within refer ç o o t the ф Ф the

Committee provided shall mean Section 11. and refer for o t in Article "Village the Village Architectural IV hereof Architectural Control Commi Contro d

Commi ttee mean referred and refer 12. ť o o in Article "Master the Master Architectural IV hereof Architectural Control Control Committee

Master and refer Section Architectural о С <u>μ</u>ω the Village Architectural "Architectural Control Committee Control Control Committees" Committee shall and

#### ARTICLE II

# Reservations, Exceptions and Dedications

speci dedications, without certain dedicate Declarant shall the recorded plats recorded therein, Properties. 0 fically referred ф Д and made restrictions conveyance limitation for construed subdivision the streets Section conveying use The limitations, α M D) recorded part 0 ស ស certain minimum setback executed or such, applicable maps and easements shown said o replats being Recorded rt O hereof therein or subdivision maps restrictions of the subject property adopted Ω D 0 ģ subdivision ç o j. the subdivision Properties o t be executed by 0 the ä fully set not. the any Properties each and every and thereon, limitations part of the maps lines, reservations further establish forth herein, and thereof, 9 9 7 9 Properties and all including and such on behalf ខ្ល incorporated contract, shown დ ტ ტ whether forth ğ 0 f

obligated, Declarant ç resubdivide shall have into the Lots, right, Уď recorded but shall plat never 0 ij Å, any

Lots within the other omply with all local, state, replatted were lawful regulations originally outer boundaries manner, shall. o O included all or and requirements. subject any of the Subdivision Plat FHA and VA replatting herein. to these part О Н Any such restrictions the property replat ordinances and such Lots ນ ໝ contained H H mus such

Λq the easements rt improvements, right lighting, recorded subdivisi onstructing, maintaining them or their fences, Owner purpose Federal Housing Administration or across sewers, O ф ф make electric 0 H herein Neither Section shrubbery, the and/or under of most the and any other utility Declarant but such changes easements land assigns, their agents, employees, referred N Declarant nor 5 O power, efficiently and economically installing maps covered by said easements. trees in and Easements. changes the Properties. and о Њ ct O telegraph and repairing 0 0 the additions shall rights-of-way as and additions must flowers any utility company using the Properties Declarant p e and liable the Veterans 8 ģ telephone a system of electric Declarant any the FOR. reserves 8998 for other ahown above the line be approved by t H 0 Admini reserves property of 80 easements purpose damages **HOR** to install servants, о 6 lines, the the 0 F0

The roadways conveyance Declarant and running separately aforesaid owners of the respective lots enjoyment ATSS lots, Ω through or drainage, power, o ct agreed Section facilities shall own but any O Hi pipes, their telephone, each 0 Hì and understood be subject his ယ the ე ე Owner L ot wires, water, Title property which are Properties by Contract, Deed or shall be telegraph shall to any easement subject gas, storm conduits that have necessary shall t o 0 the 9 2 easements. not be sewer, other title utilized easement other for affecting utility deemed electric conveyed use, service lines **for** in and 4 maintenanc same ct O о В purposes lighting, other ç servic HOH HOH

rney Declarant S 4 Reserva hereby tion reserves the right Contract ç hereaf Power-

Ծ O çt retain enter pai. any sion into television a11 such Āф income, non-exclusive companies such agreement(s) cable companies, revenue television between franchise and other together Declarant companies agreement(s) with with things the and ó 0 Hî right Declarant value such ç cable paid one obtain pursuant 0 0 more and

place tel non-profit said Subdivision; Community Master non-exclusi Southwyck shall its evision provider a11 always name, ų. Association, the cable, Planned Master Declarant providers corporation, place provide provided, sole ր. agreements Association, underground equipment Community and Mou judgment Inc., hereby that for however, 9 stead, ր. Մ ß ь 0 the are u, price makes 0 true lines Master conduits the cable cable Inc. o t deemed the any and negotiate, and future 0 constitute Association, t 0 Southwyck television such television any λq lawful under р е Southwyck reside ii ii other non-exclusive terms the contract attorney W Planned and services provider ր Ի materials Inc best and Planned appoint for intere Communi conditions and execute a Texas agreement with used r t to ct and Уď Q H

done Declarant virture authority its ts in the hereof said might о ф Giving exercise do and attorney 9 and could perform o Fi granting shall the ე ი every act foregoing hereby lawfully unto said ratifying о О special necessary Attorney 0 cause and power and full ç Ç confirming ល បា proper Ф Д, power fully done S C نو سر سر S CD ΛQ Ф Д

paid with acknowledged, Declarant Southwyck Planned Community Master uwo right 0 for benefit retain ç o HOH herein thi able эd contract paid value Declarant television and use all releases ÖĦ ΛЯ received, income, for, any llue Hor does cable a11 services paid collect, its revenue hereby receipt rights uwo 0 te1 to Association, ٤, μ. benefit evision grant and obtain, 6 thi эd o fi other contract Ħ which pai said the provider a11 Ω. retain and use things subdivi ე ს. attorney-inincome, Inc. any for, hereby о Њ contracts sion collec revenue value يا 9 Eac C

Q. this entity irrevocable Association, right television hereby Power Ħ the ct O revoke perform of Attorney provider subdivision, make by it, Inc. this and declare any contracts its successors which Southwyck power or О Њ be coupled with an interest, and the Λq with for this acts to appoint such grant, Ö Power of Attorney to enumerated Planned assigns, cable any television servic Declarant Communi other herein renouncing nosrad ťγ and intends Mast p b Declarant മ 9

#### ARTICLE III

# Use Restrictions

maximum floor exceed two family construction. slab dwelling unit, used o fi o t of the thirty-five (2) stories remain tion Z 0 unit building on any Single ţ (35) in height, the for L o t shall feet in height measured from family highest residential other o D and erected, detached; than one point further purposes 8 altered, limited detached single residential the roof only, о С† line the not

with being Archi shall commercial garage housing construed business erected the exception tectural the apartments, being placed intention As e D о В thereon, 9 to prohibit used moved Control manufacturing professional herein, O Hn ы О that onto any Lot within said on the except lawn storage apartment Committee only mobile homes the Lots, purposes. with the purposes new term "residential house 9 construction 0 the use of prior Ω. of any children's 9 и 0 and no trailers building written consent kind, subdivision, Lot Lot shall said purposes" playhouses 0 о Њ ron shall be used b e Lots manufactured any kind, for any placed μ. t for shall о Њ the

**μ.** number attached 4 բ. Ծ than built о Њ 0 four Each stories detached such dwelling (4) cars. than garage the N 0 single for on a platted Lot garage not family may be greater 1088 than dwelling two (2) shall unit ם בי have but height for Which

plac than seventy behind No O feet attached the main (70') 0 structure from detached the front ä, garage ø manner property shal.l approved b a line 100 and Уd must D O

Village Architectural Control Committee, whose whose subject judgment shall be final and conclusive. ó review Λq the Master Architectural Control approval shall be Committee

good working door openers garages condition. and each owner shall **ө** Д equipped agrees to with maintain electric the same automatic j.

detached dwelling, Section V, Those living residence shall (2,000) residence living area exclusive lots area for the square Section a ಗ ಅ described О Н feet, restricted to o ff о Њ be not more 12 together with a garage open porches a dwelling constructed ground floor shall above exclusive than one Minimum less than three thousand (3,000) square ន the construction of a single family square shown 0 Hi story, and garages; open porches g footage the be at least the Ω Ω requirements as provided herein plat of structures and, a one-story and garages O H in the two thousand as to

each constructed parallel to the curb addition onstructed and the wide along the residential and specifications property line along the entire fronts thereto, Section 3. entire 90 completed before building four constructed Sidewalks. side of (4) foot for such sidewalks and on each a11 parallel wide two (2) feet the main A concrete sidewalk four (4) of said corner sidewalks to the lots. residence Lots from the property of all lots. shall shall be curb two same shall be The plans is occupied include (2) £00t ដួ

Lot. 10t than the writing ten residential (10) 0 Z 0 Λq minimum building replats; structure line feet or other Section d o the structure the than from Architectural Control however, front ö improvement be thirty-five the other Location shall not rear line or setback in no improvement property O ff (35) nearer be located instance line the located nearer to feet Committees. line improvements upon ¢ shown on the recorded shall unless the shall on any lot Subject street ө Д മ approved located building, The the front t 0 side main nearer the the å line

garage porti unroofed Control front orner lot g building Unless lot. shall be о Њ Committees, line terraces however, the 0 m Hor otherwise 0 Section building line located nearer the ten shall not that each purposes of (10)ഗ approved this below, on any main feet be shall residence 101 considered as ou сt О than p Hi this part any not writing ф 0 five (5) exterior encroach section, Ф Д building construed any Λq part feet the house, nodn eaves, lot shall 0 Hi t o Archi line anothe t 0 an interior D building, steps permi building; ಕ್ಕ ac tectural and the rt

building such redivide approval property rontage fee the resulting sites, more 0 plat **Հ**† such privilege lines setback the adjoining the Architectural Ø Lots rather building lines Any <u>ب</u> о њ о В such Lots placing portions than in which Composi shall setback resulting 9 from 9 0 portions thereof Control or constructing O Case into building the measured line the one Lot lines building 0 Committees, front 0 from #ot te. more Less site Ω σ the improvements footage may consolidate building Subjec indicated on any must resulting than ე ქ owner have fifty-five the <u>Ծ</u>. g O H side 9

nor Lot No noxious required tivity, which shal 'n tion utilized an annoyance <del>Մ</del> ր. Ծ whether anything Section 9 sell ր. Մ not offensive waived o t related homes თ FO.F ტ ტ display the 0 done µ. ¤. profit Prohibition ı. D activity of any sort shall be മ t 0 regard nuisance the 9 single 9 any subdivision not, model ct 0 0 L O L family to the neighborhood. the shall offensive which may home normal residential and ф Д carried the sales activities **ө** lighting 013 D C 9 permitted purposes tivities ğ This any

any Lot the temporary character, received at exception Section any time Architectur other 7 o H ល Use lawn outbuilding ρŅ residence, ei L 015 whether storage Control temporary shall trailer, 0 or Committ children' for. structures e d any basement, maintained 9 approval ហ other playhouses Z 0 tent, purpose 0 provided used shack which 9

may constructing residences exclusive however, limited to, Properties. Ф, units, necessary any portions that right signs, Declarant sales to erect, place Such о О convenient and and 0 H) facilities and portable the reserves construction offices, constructing Properties while and maintain may for toilet include, selling itself ល ល facilitie other ŗ. and its Lots such ۳. ۲۵ put improvements upon storage sole not facilities selling Builders discreti necessarily areas n T the 9

10t current attached-bed campers, vehicles), "passenger concealed easement, eet parked reational S CQ exceed H H 9 si× and which motor license length common and/or inches from 9 right-of-way Section 8. motorcycles, vans" either except vehicles stored vehicles public area o do plates even specifically excludes passenger STX. not width g or fee that feet 9 view inside and Storage any 9 and inspection u, exceed pick-up ct and/or the other S L X common the part X T SI are automobiles, streets of. inches either street ր. inches twenty-one trucks, of any vehicles. area automobiles, operating മ garage adjacent 8 1 X and in width h. stickers, unless Lot, motor homes or pick-up trucks with passenger height feet highways о В Z 0 feet easement, condition, such other and/or ф 0 motor boats Six in and are any and/or 0 Hì vehicle inches vans and length approved vehicle Lot twenty-one the trailers righthaving recreation seven (the in daily State and doe may Ö H Ω Ή. 0

parked hovercraf any right-of-way, phrase Architectural common fence, tectural 9 view "approved violation area stored, structure aircraft, inside non-motorized 0 Control Control or enclosure" common 9 i I o F ø any the or garage any part machinery Committees. Committee other improvement area unless part street vehicle, S n M 0 H) 0 Hi used other 9 adjacent Will any lot, this equipment H H such h H trailer, approved enclosure. Ьe മ Section, this complaint the object to such easement, approved paragraph final o F boat, the ն Իany lot, ე. authority marine Λq Mast concealed kind right-of-way received easement shall mean may craft, The S O

u, for machinery, the the immediate construction, 0 This maintenance vicinity. restriction repair equipment or maintenance not temporarily apply of a house t o parked any or houses in

designed permitted upon or operation lopment for maintained wells, of any kind shall Section operations, the นธе tanks, ä, ဖြ 9 in boring any Lot Mineral permitted upon any Lot tunnels, 011 be permitted refining, operation. for Z 0 mineral derrick 011 quarrying or mining 0 nodn excavation, natural 0 H Z 0 other 0 1. 0 ц 0 n L drilling, S Q structures any or shafts shall 011 þ d b D

kept, W111 debris except poul owner' Ö Ö rcial encompass they provided that and that permitted Lot, pet Section O H odors must purposes. dogs, responsibility any the be confined 9 cats kind 10 must entire they each No more o O shall be Animal Ф Д are not kept, Lot other ţ on a leash at backyard) to a феер than husbandry. common raised, Ħ fenced backyard the two common or within the (2) t Lot household pets may be bred bred a11 household No of each clean and or maintained 9 times. animals kept (such fence house. specie pets free on any It is of pet 9 the When Lot. pet

Lot. eight Architectural Control Committees, without excess hereinafter ornamental jurisdi the No side (8) a 0 and the three Section iron, maintained nearer to the fence repair provided, express exterior chain <u>(</u> ယ the wood, rear ր. Ծ 0 H feet not prior Mas link the except wall <u>کر</u> ب fence, wall, 0 Walls, visible ä, perimeter masonry fences must fences shall approval Q H Associati height, ç fences the enclose from gi C† such approval to residential j. or hedge fence front walls and least any be constructed writing <del>р</del> may ש hedges. that street. Lot. о В swimming pool, placed on any lot six (6) Ď. shall fence 0 structure line بر ن made subject ө Д No hedge Z <del>9</del>d than the shall ¥. more alt thout on Ţ. Ö ç ration plane such

prior appearance perimeter neglect jurisdiction Control responsibility written approval о н Committee. fence fault any and part within ţ, required 0 H of charge The Master the its the О Н Master the the the perimeter jurisdiction repair or Master Association cost Association ç Assoc fence any 0 replacement. iation Lot S D within is empowered ţο c† owner maintain Architectural create ب. در ده <u>⊢</u> ω to shall uniform repair þe

g extension roadways levations any feet property corner within from the thereof Section between two lots the lines Z O shall intersection triangular object and (2) Visual be placed, Ø feet 0 line thing obstruction area 0 H) and connecting the planted formed eight which street (8) obstruct ව උ 9 Λq them the the permitted feet property <del>С†</del> intersec intersecting above iod ა შ t e lines Ծ the lines tions remain 0 a ct

any ۲. ۲ that drying playgrounds improvements with requirements storage rom public а 1 Lots Lot #or sanita iners ained waste yard മ Lots garbage piles, public M H storage a t along sanitary, Section visible constructed о Р Ϋ́ 9 shall view: the requirements materials 0 f thereon which are covers other the other View and of materials മ intersection dumping ы Сt μ ω typical property rt o healthful the drying of other is prohibited ល all suitable facilities 0 public shall Lot of metal, herein ground lids. 0 H incident times waste family. maintenance. not lines, incident o H and attractive and <u>۲</u> enclosure keep permitted. . ⊕¥ for materials Containers where œ O streets equipment clothes, plastic t 0 and the shall and shall kept ç rubbish. الا سا سا Ċ e t o the lot 9 о ф construction weeds except construct normal The o R must yard rear owners shall be for except The adjacent screen manner, masonry ä, Owners Trash, and ө Д the equipment, yard drying Ħ. o residential о Н and for normal the grass stored sanitary storage used or event 9 9 ¢ o occupants edge materials garbage 0 H) maintain following parks occupants portion thereo out curbs c10 0 9 o f 0 o

of the may be placed materials public removed construction progresses without shall be stored out the maintained view. improvements, construction of improvements erected upon any from the shall such Equipment be kept Lot Lot thereon for a of public view. 9 ე ე after which stored in the Д. П for a clean and time storage undue delay, until the completion reasonable these materials construction a suitable о 6 New building sanitary disposal time, enclosure ր. Մ condition ٥f shall ທ 0 commenced materi such long Lot may be on the either ည (၇ and

IIA purchase without work. otherwise, enter upon said Lot fifteen failure immediately rubbish lawn of these additional t o such restrictions o fi The the ten (10) by the Owner or Occupant liability (15) days 9 the annual maintenance around the curb, cause and any Lot In the Owner default Owner noqu occupancy of Áq Restrictions sanitary condition. any other days written notice maintenance and through its 9 receipt or Occupant event ტ ტ in observing from the date S continuing after Occupant, the ហ ហ 0 fs thing necessary o f the property to to place Owner default D charge 0 S) C) statement and cut 9 the above such Lot duly authorized charge provided mailed, to be removed garbage, the to pay said Lot Occupant ä The shall thereof, then Village case the Village the o t the amount such statement within thereof. **Ф** pay for part for the requirements or may be, weeds in a neat, secure ր Ի. governed Association has trespass 0 fi Association agent for such work Cost and grass, the agrees compliance Village In the thereof herein Åq о Н attractive trash and Article event by the such may with D O 0 H

and construction placed Master signs owned Section Λq Architectural during and Declarant Уd home 14 the Declarant sales, period Signs, for Control Committee, purposes 9 including of. advertisements, owned by Builders original O. directi providing lot advertising billboards sales onal and acc signs and approved by owned Except 0

normal billboard or information structure remove Subdivision. connection not size may be "Hor any sign, that **ө** ď Sale" advertising structure of subject therewith Declarant the does advertisement, erected or sign not Iduq not ςt C T о В any liability comply ö  $\infty$ ςt arising with 1 ts maintained sign, exceed five with the billboard, assigns, poster, any kind other for trespass such above, on any will (5) square 9 advertisement removal. advertising and Lot ä. 9 the in said so doing other right j. 0 tort

line any permitted satellite shall televisi tructure shes, any corner 0 Ľ, any Lot о В said front ģ dishes 9 antenna of Section Lot antenna aerial that Lot t said extend above the o H is visible of any kind shall be said 15. wires, Lot, nor be Wires ö any Lot antenna Maximum radio shall style, 0 from the O H roof line located e pe height or television antennas, the 0 († any street visible include front style, 0 behind the back maintained 0 which antenna. from side the satellite including runs the О Н main residential on any said Lot; street Z 0 g dishes, building the radio satellite 04 portion which a d 0

provide Areas architectural Association. ssociations, for protection, maintenance, V and VI Section control the The hereof purposes Village 16 0 Enforcement provide the Association o fi residential the for Associations, preservation the Deed and Lots formation of the Restrictions and Master jointly, and Village Common

Deed Association shall reservations, enforcing collect Restrictions ģ enforce The the и Н Village liens, Deed hereof costs, have a11 enumerated in Article Restrictions and charges restrictions, Association expenses the The right Village and from Mou ςţ თ ლ. attorney bring an conditions, Association 0 the charged III. hereinafter Owner. fees action at with The covenants shall incurred Village enforcing approved by D O law w entitled 0 H ۲. ت

incurred in provisions reservations, liens to enforce 0000 ssociation from the Owner have shall H the hereof, any of the restrictions, have the securing a11 the right o H event ₽, c† then, o r enforcement. ςt right the charges now costs, enforce same in that event, the WS1a88 Assaciation ct O collect expenses, The or hereafter conditions, and to said costs, Village and Master attorney charge Association, fails imposed covenants expense Association the fees 0 5 Village by the refuses ä.

enforcement, Village Associati subordination liability Association 9 and ä r, or the then such as set lien rights the event Owner о В costs, forth hereinafter Master failure and expenses fails shall Association shall o t e p and give reimburse in the subject attorney uţ rise securing case o t to the Village fees: the same incurr

Committee unless public located telephone, otherwise utility 9 Section 16. and other a Lot company and approved are not utility shall Private n T е Д writing lines owned by Utility installed in and Áq യ Lines. facilities which the governmental entity Archi underground A11 tectural electrical are conduits Cont ໝ

#### ARTICLE IV

Village Architectural Control Committee;

Master Architectural Control Committee

character shall been ron finished location in relation approved until wall structure, kind, shall Section and the ground any exterior addition to or standards in writing shape, approved plans, ტ ტ commenced, elevation, height, Approval specifications or other Λq se t ç O as to harmony the Λq surrounding structures, materials erected, the Master and of building plans. improvement of Village S) and Architectural ó o f and placed, compliance alteration exterior Architec plot location о В any kind plan altered on No building design, Control of same, with minimum topography showing therein 0 Control color have

∞ €7 00 00 ^ T

may C Ÿ i mmo Ď Lowing a Q H d d deemed O O Ō ρ 'n ù. ons Two pertinent, and Ω igoi ø Φ Ιď Ø 0 0 đ 1 inc plan, the luding, Ω onst toge ruc put ther 4 not g ¥. ٦٩ . t **بـــ** imi Ø ä such ct and መ Ď. inf rt Ò orma the rt 0 នួ

- Ω a s and all o o arcel. Addi ite pl exist exist ating structures sting structures Additionally, to tures will be res on the lot or pa res on adjoining lot , the fronts, sides identified; 6 cation al  $\dot{\vdash}$ arce S Ct propo and 9 <u>|-</u> sed ea and Ħ Ø
- (d O X 9 0 (D evations 9 the proposed structur S
- <u>a</u> specifications of m details affecting t proposed buildings; materials, color scheme the exterior appearance and and of the the the Н
- <u>a</u> submission for houses, for houses, permanent s structures, O.F foundat garages noi Д е Ø gns and and any Ø speci. ΗĦ Ω Ω rt µ. ons

shal  $\vdash$ р ወ submi d đ ied. Ó the ٧į -.lage Archi  $\mathsf{c}$ O ũ tural Ω ontro

Commi hav shal O Hi 0 <u>α</u>. appropri שי тe 0 H thbi ď ខ្ល the Ø suo ۳ ū and H rt et authori e pd ø ct 0 **≾** a rt 02 ate Ö the h Œ r. ct Ø ge μ. ď n .nal о В the đ Н tУ submi The u T 80 judgment Ħ յ<u>.</u> and đ such ٤ ۲. b C Ö ū ⋖ ssion appr μ. ቷ The desi O d  $\mathbf{H}$ .lage onclusi 00 form such ove ۲ tural shall gnated 0 £ Architectural Ω and .age 0 such ∹ ther 0 Con Ф Д ğ representative മ ᡕ Architectural subj ruc rt plans rol ä document വ പ ct Ø -Commi ű 9 ω ល speci a  $^{\dagger}$ O Ö н ontro Ø ttee t any ល the may ficati trď Control μ. <u>\_</u> Н μ, 'n éγi mprovemen O whose Ω Œ Commi deem Ř 9 Ø . ₽¥ ñ C‡ 4 ū ö ÷ Commi and judgment tee മ commenc đ an ā. rt shal đ rt 50 ש pprova tee ement 0 any may

appl spec Ω ad, D, Archi ٧į 원 Ķ ommittee, é. age Ō é μ. iminar μ. tec 'n Ęj C <u>a</u> ٤, H 0 and sapp d A tural ations may The chi ĸ d н 9 ř shal Ω Ø Įď Н OVe 0 ď O ncur ans Archi submi Contro **₹** e C H d G  $\vdash$ ç tural them lage Ø and መ rt O rt any the the ä -н 9 ወ Ω Commi tura Control 0 Archi speci н W ᠮ submissi tructure Έ. <u>\_\_</u>.  $\vdash$ en \_ ifica: 'n ..... tectural ō Control tee iτ appr \_ Ø Ma d Commi approve ģ tion ₹e ove Ø subj d 0 ř er 'n M approva Ħ Commi tee òğ Ω the ი ი ρ. ontro Archi o sed 'n them đ d н may ď a L tte t 0 any H  $\vdash$ ans tec Ě . Ω. <u>۲</u> 0 Λq 0 Ц Н Commit Ц and evi egui ţ tural ď any and the schematic Θ¥ ans Ø O H ondi Ø שׁ ø tee spec Ų. 0 and D Contro and Н and Q [----d ţ رر برا 0 Ø μ. appr aft ons đ Ħ. ge age 0 H any Ω the ø Ø 9 0 rt i Li 0

Architectural Control Committee may allow the alternative plans discretion, Committee further prior subdivi Village Architectural approved plans gg. t 0 Architectural subdivision consisting of any of the plans Notwithstanding shall o ct parcel contained in such subdivision, approval construct deem appropriate and specifications Control Committee and and by the Village thereon specifications Control any of specifications മ the Committee without structure several foregoing to for Structures Architectural may M M HOH HOH the necessity of parcels, approve the after consistent such parcel developer developer, review by the several Control the to be buil and, with contrary, Village with of such ä. s td

9 herein, minimum subdivision approve plans and detailed) Λq and construction the The of parcels) further submitted Master Village specifications the Architectural standards Architectural to it with respect Þ. purposes outlined herein μ, finds and (whether the Control that they Control restrictions schematic, ტ 0 Committee, Committee, any parcel (or comply contained preliminary, with the shall subje ς† Ω

with permanent record with the Association Control shall specifications Village the approval approval Committee Ø Architectural plans returned to the assent of the Master the Upon requested Architectural Control Committee minimum construction Λq and specifications shall be final with respect to 0 H) shall the applicant, the amendment approval Control not Village applicant. revoke thereof, 0 H Architectural Committee's any Parcel Architectural the Village Architectural such plans standards such After the and a copy bearing a certified copy of approval. shall right deposited Control Committee 0 and Control detailed receipt not impair specifications subsequently Approval by for Committee, of such plans the 0

Village andards, are Architectural Control Committee with Ι£ not the the h. Village plans compliance and Architectural specifications with the Control minimum submitt respect Committee construct e Q shall any

Architectural compliance Architectural subject either disapprove to such conditions and qualifications Control Control such Committee, Committee, plans and may specifications after deem review by necessary ល ល 0 the the approve ć Maste Village achieve them

placement, the the the placement, compliance be hereinafter set Architectural Control as to such structure was placement, structure, certified copy certificate the construed located identify the structure, Village Village plans structure, affidavit Village Architectural Control Structure Developer the the purposes use Committee approved plans approved plans (c) identifies Upon and specifications along rt 0 and (c) remodeling and and remodeling or remodeling or O Hs 0 H Architectural Architectural þe, issued with respect Control Committee and O H 9 identify (d) states that (d) occupancy completion g (d thereof compliance compliance and with forth, the an its such shall state with identifies implied or an affidavit parts, 0 facts φ other and shall the and specifications. and specifications. the use furnish respect that alteration alteration of issued by the thereof, alteration of о Њ Control shall the Association, which (a) identifies Control to such applicant, (d) contained use the certificate the investigation or inquiry, Hor the parcel the construction, the express identify the parcel upon which it not 9 or uses approved written notice that the tο the construction, request Committee thereto. containing the the Committee, Committee construction, នមន្តា the of such ä, parcel therein applicant any Village such structure any manner warranty or facts approved that upon which it work thereon structure, The shall structure complies shall exists, 0 H) together with H While or the the Association, stated Ø Architectural erection to the compliance, compliance with erection affidavit certificate о ф for for such information erection issue be, or choose the whom guarantee based quality of therein may Village and complie բ. Ի ໝ approva to make, any, written shal**l** prior 0 ន

pe b with permanent shall evidence any conclusively μ. Η faith maintain interested λα 0 public and the opinion with for ធា Village Architectural Control relied upon record copy of person value and a t such certificate respect and by anyone a reasonable shall by any o t make purchaser such furnishing copies cost parcel. O Hn Committee о С compliance thereo encumbrancer any The H Associat title availabl S filed μ̈́

speci provided, Control other Architectural Control Committee certifi detailed remodeled substantially structure such parcel fications than in icate Committee plans default may, or altered other however, H shall have о Н shall any accordance conflict noqu compliance for and μ. Hi use have shall such parcel, that specifications, t, such shall been commenced with finds that certify the Village with the conditions therefore, have than in constructed, the 9 policies 9 such been commenced prior such approved 0 accordance the if any Architectural ល the default ր. Իդ minimum default ր, t 0 erected, 0 Village any use may determine, the structure plans the о С with the approved issuance construct does 9 the Village placed Architectural or occupancy and Contro any situated not Association; par o H uodn 0

е Х С perf lusive other construction, and complete authority property The without Master alteration or within Architectural this 5. 1. committee' jurisdiction repair to approve, Control Ø roing ct O the and no Commit written disapprove perimeter such work Ō approval sha 0 fence and modify may

Village Control Committee approval approval installed approval onclusi Architectural shall be subject or removed on any Lot without Section tnd the All not Village t o landscaping N whose judgment thereon subject limited review Approval Control Architectural t 0 to trees Λq plans review the Committee O Fig Landscaping. Master shall and γd Control the shrubs first for shall þ. Architec Master submitted approval, Committee, obtaining shall e D Z 0 tural Architectural final landscaping, ьe <del>լ</del> Control planted, written which the

for disapproval authorized the committees, planting, Committee, representative, landscaping right purely opinion and power installation whose aesthetic representative, 0 or of the plans the their shall be final, judgment which, Architectural Control Committees, committees, to approve, duly 0 0 any other t a authorized removal shall are the 0 о В disapprove, binding Φ Ω sole Ö their are reasons, final and any landscaping. representati not and authorized uncontrolled and conclusive, suitable and conclusive or modify the Ve, 0 approval or their shall discreti any such desirab Said prior 9 9

vote Architectural Committee composed James Architectural instrument Village Association shall have the դ. Է Λq Committee. Master may designate Houston, Webb, Kenneth Belanger majority powers 0 H 9 Section Architectural Control Committee to change Terese to withdraw Control Control Committee and duties. Texas At vote may lω any time, the majority of the votes Ξ. മ 77074. the membership of that representative Committee Buess, Committee designate from The and Terese M. Kenneth the address დ Ի. shall Membership. committee 7322 Southwest power נע to act representative Belanger, e D O H through initially the shall be for Buess, 9 Association's The Village Village and Nancy Dawson, the restore ໝ who Freeway, Committee. duly recorded composed t O initially by majority in the act о Ц ր. († sui. e t

hereunder development percent recorded instrument, Association's committee whichever event (75%) of o H by Declarant has rzj Association shall the reeway, have Ö Architectural the Master need the Class restore last Sui ი ბ occurs converted to Architectural stage of change ct o 1820, B Lots in the last stage been subdivided Control ր. ۲ have first, the any Houston, development the membership Class O H then the majority Committee Control power, its power Texas Þ Lots or and Committee contemplated through a Ö 9 seventy-77074. and duties to withdraw that on January о Њ О Њ Ø vote 322 ល from j.

Architectural their number Control 4 and Committee Officers. may appoint shall from appoint among נפ their number Chairman

The

members

o H

from

0 Architectural ther officers ċ such Control as they officers Committee shall ខ្ល they from time shall may delegate deem ç time appropriat such determine powers such

resignati remaining submitted approve within 0 member Section 5. 9 successor о Н c t disapprove any member thirty designate or members shall appoint member (30) days Replacement. plans, 0 b representative with like authori 9 members of members after specifications, In the such vacancy shall either ω event successor member or have committee, and plot of death occurs, authority plans the 9

not participate professional interest apply officer provided rt O or with respect Section 9 in any decision of defined 0 any services; 0 w employee matter , Āq associate financial interest are any. Confli provided, however, that ä į held officer so long to which which 0 Hi Cts Λq the the 9 4 O.F. Declarant or employer as Class Declarant 'nе has Architectural interest O.f. 0 മ or s td direct M any ut. voting 0 Hi firm has Z O this his professional the financial Control member rights capacity section shall Declarant provided ស ស

however, Master standards, omulgate Association Architectural that said Section an such outline shall standards outline Architectural not O.f. Control Minimum **9**d minimum subject Will bound Committee construction serve Control acceptable to the thereby. დ დ may Committee; a minimum final approval of standards. from construction time guideline provided о С The time and

repr representative enta its tural tive Section creation. Control Control shall shall ω. cease cease Committee Term. Committee The duties on and ဗ္ဗ The duties and and and of the and after and powers 白田 ter the ten thi designated designated powers (10) years ď о њ (30) the Master О Ні years the from Villag

Archi the powers this committees Committee powers Board Committees :ommi irectors 3 date rights, covenant ĊŤ. tectural vote of Directors tees and 0 H Commi o Fi time 0 H) the duties Åq o fi specified above its benefits Thereafter the ttee Village the thi s after shall Control creation. Village Association may 0 and members О Њ covenant January not be the Master and powers the Master Committee, Architectural after the present shall have Boards required, Thereafter, January μ, shall cease 1994 provided Architectural Association whether O Fi and 1, for Control Directors and all voting, expired, 2014 the and the herein assume 9 approval not for terminate; Committee, Village may power Contro the **р**у а shall for the duties the the assume Board vested the Master Architectural described two-thi terms have and provided, o H the i n and said ۳. تا

and discretion, the Master request shall request Committee may restrictive Control contains applicable written Control requested, ems Village specifications, t t deem (including, Architectural FOR. for instrument, Committee, Committee, Committ ø such and shall number appropriate, ection restricti expressing Architectural Control and യ covenant: о Ц require variance. grant variance permit description approve ន ဖ 0 H ξ ն Ի. subject plot plans and addressed to ն Է 46 examples but without provisions Control permi variances Vari the submission expressly the The has covenant(s) such in connection permission Ħ ances decision Village r o t been 0 H, the Village the Committee request review the wherein granted the from requested, variance, the Owner Committee Article samples Architectural Control for varianc o fi and Хq t 0 the for with the such reviews the Architectural μ. the the മ effect 'n limitation, written III (D) Village 0 H; O Hi describing ր. Մ variance o H describing particular may Master authority, Village variance, requested, such materials) О Н the consideration and 0 Hi evidence this Lot(s) relative document Architectural Ø Architectur approves and Architectural particula (when Contr Declara only by the varianc 'n. plans 0 0 such i ts μ. t same, o and tion Ø

Ø 9 deemed representative Control specifications approved applicable) Village Village Committees functioning, Directors intention covenants majori any alternate materials shall o approved ¢ o discretion of Ϋ́ successor to the f either Committee Architectural Architectural Committees and Master (including, have been 0 of this Section thereof of the 0 Hi shall have the the and/or the applicable μ. Η 0 (a) conditions succeeded have Declarant Village <u>ب</u> one (or then members Declaration shall be permitted, the ស ស specifying Associations in the written notice disapproved for the the as examples but the herein above) has event Control by the Control expired ct 0 terms authority thereof Architectural Association and ф († ө Д. been manner о ф on which that provided, the permitted, Committee's designated an approved carport), the Committee Committee; the location, and the of the Architectural Contro Any designated of the ou shall Architectural provided authority request 0 H) variances the without not disapproval Village po Board of Control variance the purposes hereof to respond о В the variances have shall under for herein, 0 H (b) failure plans alternate ტ ტ limitation, Master Control D) Architectural the Committees Directors succeeded vari not then the available has from and it being the and the Archi rt 0 from ance authori Association been Committees the request Board signed tectur the Λq in the the e d О Н ¢ 0 shall or, except 0 H the j. ΛЯ

right Control generally landscaping provide Authority. Committee approve control grant that 9 the hoth duties construction plans, and 10. the The property the Master Architectural Control Committee Architectural foregoing construction Master and powers Architectural sections ά 0 H) Control Ċ O the improvements grant 0 Village this Committees Control variances Article Archi Commi tectural and

powers imposed In the event Control and granted Committee of a conflict ur. the S) foregoing ţ between any o£ sections the the duti Vil о Њ

Committee Article IV, shall the prevail. decision O H the Master Architectural Control

#### ARTICLE V

#### SOUTHWYCK SECTION < HOMEOWNERS' ASSOCIATION

preservation within ociation ր. Մ Section subdivision and architectural e De ţ Purpose. and the provide Village control for The purpose protection, о Њ Common the 0 Hi Area, residential Lots the Village maintenance μ. Η, any.

have maintenance security appurtenant member more ω. Ω persons o fs ij for subject than Section 2. 0 t the Village Association. charge Southwyck the and may not one membership 9 performance o t entities who assessment assessment. Section Membership and voting rights. Ф Д O H Λq separated from ownership ⋖ hold whose an obligation. The the цB Village foregoing Membership lot interest merely ր. Ծ Association subject ω H. N 0 shall not owner φ Every intended 0 H ф Д ខ្ വ shall any owner Lot. ct o ð,

classes о њ Section voting membership; The Village Association shall have

they members. holds defined the Declarant among than one Class an ä. interest for The Section themselves each vote vote Class and Builders, L o L in any Lot, <u></u>ه for e D A members cast owned. determine of Article V, such Lot with all such persons When more and shall shall shall respect tud with be Owners n T o D ç otto than exercised as be entitled the event any one exception Lot shall person d 0

Declarant (3) votes happening cease for and occurs and be each Lot Builders o f either earlier: Class converted owned. and shall be o Fi В member(s) the ct O The Class following Class entitled to shall >membership Ħ events က က membership three on g

- (a) when į A membership the the Class total votes B membership; equal the outstanding total 0 votes H. outstanding the Class
- (b) on January 1, 1994.

The matters Corporation Class S S S S Ø A and Class Class, one group Act, except and both W ე ე members classes required by the shall have shall vote Texas no rights together Non-Profi ည ည uodn such ç

Village obligations, organized; and HOMEOWNERS' Incorporation Association ASSOCIATION, benefits, 0 Hi j. t said Village 4 shall shall Non-Prof liens and be governed by the INC. vest Association; and all <del>/</del> p. Ø rights non-profi Corporation said corporation hereunder rt Articles corporation, SOUTHWYCK ր. Ի. duti favor SECTION has О Њ the <

with whatever organization; the terms rules Section provided, and provisions hereof. or bylaws 'n By-Laws. however, it may choose The that Village same o t govern are Associati not the in conf g may mak

normal Village records business о њ Association shall Section the Village hours ان Inspection Association at have the Of f right Records. reasonable ģ inspect The times members the during syood O Fr and

#### ARTICLE VI

SOUTHWYCK PLANNED COMMUNITY MASTER ASSOCIATION,

purposes preservation and streets, include, control the concurrently Common regard deci ģ Areas of all an the sion main 0 f without the General Section amenity the Village with 0 H, include esplanades General the Master architectural limitations, the ä Master Association Common Areas. Village Purpose, the without Common Association and properties Association ď the Areas Association limi control of membership provide and perimeter .tati are 0 the ä ω μ on, the о ф shall the for Master provide and the and General amenities properties the event fences prevail. voting residential exclusively Association as maintenance maintenance O Hi Common around major that rights. മ which conflict General are ur. Lots and The 40

obligation. foregoing ownership Membership Association intended to interest subject o fi is not shall merely as to a maintenance charge assessment by shall serve any No owner be appurtenant to and may intended Lot which is subject to assessment. ьф more a member security for shall have than one subdivision. to include persons or entities who 0 H more the Master Association. the performance than not one Every owner 9 9 membership the Master separated 0 The 0 fi from ໝ

Classes о Н Section voting membership; . N The Master Association shall have two

they each Lot of the Declarant, and defined among themselves determine, than one in Section 1. owned. in any Lot, The vote vote Class When more than be cast for all such persons A members shall be entitled to one vote of Article such Lot with respect shall one person holds shall ۷I, but in with о О shall be 9 to any Lot Owners exercised the exception event shall an for

following The Class B membership subject each Lot Class Þ membership on the happening to the owned events, whichever and shall jurisdiction of the prior to The Class B member(s) shall be the фe entitled shall cease January occurs Ļ to three 2014 and Master Association. earlier: О Н either be converted to that (3) votes for O Fig

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

vote The Corporation Act, Class מ ន ព Class, Þ and Class group and both classes except B members shall have required by the shall vote Texas Non-Profit no rights together ្ស បា upon all such

been Mast COMMUNITY Incorporation gati organized; Ĥ Association shall vest MASTER Secti benefits, 0 H 9 and said ASSOCIATION, ω μ. ct Non-Pro Master liens shall and be governed by fit Associati ä. INC said Corporation rights hereunder മ corporation non-profit on; and the a 11 SOUTHWYCK Articles corporation, h. duti Н avor PLANNED 0 0 н has the

organization; whatever the terms rules Section provided о к and bylaws provisions By-Laws. however, ų t may hereof choose The Master that same t 0 govern are Association not the r T conf. may make

inspect Village 0 m Directors the ecti Association pooks 0 0 and the Inspection <del>(</del>† records Master reasonable 0 H) of Records. Associati the times Master 9 during shall The Association membe have normal Ŋ the

#### ARTICLE VII

# Maintenance Assessments

Association: heal benefi Maintenance improvements, Association hereafter brought any wау The juri Associa are maintaining gul , th, o Hi responsibili sdicti and wal R ct example 0 H and/or the no t except safety, all H ä the any; shall improvement Fund. Village 0 H righttion and responsibilities A11 shall step speci Village put the the cons and ities be used funds 0 Gene The without following: welfare truc Association a L constitute -ways o É ent maintenance Associa assessments Ĥ collected and 4 the Ϋ́ Maintenance ä exclusively to limitation, Common gat easements maintenance of the Village and into tion and ø maintaining having ហ opera ល ប 0 H) Areas 0 this levied **0** and residents charges, Associati hereinafter the Master Fund known fount any esplanades and no r а Н Declaration, 0 H which promote Ãq ٠٤. О Нъ a maintaining other Village parkways, . ហ а 8 HO4 the (a) J in the 9 street are sole ಇಗ the capital Association shall the Village Village provided and Village withi "Maintenanc Common Area discretion from Properti recreati lights other repair include, ខា μ 0 κ separa. public 9 ь Λq

<u>տ</u> ç payment general opinion employing and necessary covenants, S subdivision understood that such which the ture О Н of all benefit judgment the doing enforcement policemen the restrictions, о њ neat maintenance expenses said any Village 0 H legal о ф operating დ Ի. and in good order, the the the other and exercised in funds and O.F maintenance ä H judgment owners Association watchmen; all other thing necessary or desirable and fund applies; connection with expenses shall recorded conditions о В expenses О Ні e d good occupants **⊢** ⊢ charge о Њ 6 final the Village 0 desired charges keep faith recreation payment which affecting incurred and and the the o £ Ω Ή. conclusive and assessment; collection caring O Fr Association properties considered assessment Д Н. are all the ropertie connection for ä Fi Propertie reasonable ល the Vac ь r L Д. 0 any; long ល ant the the

о Н Maintenance charges against assessments event exclusively tsel the Master assessment H have shall Association and shall constitute the 'n. <u>a</u> ტ 0 all Fund" o t Owner provided such Article Association the effectuate remedies Master о С assessments Village and Lots 9 D from The VI, ij charged Association: 1. ts assessments and Section and be known as Section shall the purposes Association for delinquent a11 regular **ө** Д against hereafter lien greater U below. above. levied AII and/or rights each 0 than funds the assessments determine the Master The Master Lot The shall special ಜ ಕ the "Master collected Owner, Board forth ф ф amounts maintenanc used the 0 H Association Association Associat t ng owed γď amount Director ä 20 0 H

#### Section N Creation 0 the œ D and personal

subjected S Lot Subparagraphs within expressed Λ̈́q ģ O.f. acceptance the the assessments. ur Properties, annual (a) and such and (b), O Fi ۲V maintenance deed, llage Ø deed Each hereby Associ Ļ. and the Declarant, (Ú therefor, Lot deemed covenants, charges מ u į the đ whether covenant ល ល Properties (1) and 8 8 6 t Maint HO4 0 each out and not each Lot W H-iþ. Owner agree ր. hereby Section shall o f

not hereinafter assessment improvements assessments together pass made ì a 150 The of such property with interest, φ Ø personal e d fees, All such lien hi s provided. together such the charges, noqu successor shall personal assessments obligation assessments the with e Ct a O The costs and property the r T ξIJ obligation maintenance interests, (2) charge title F) F) and reasonable time t o S special against e G delinguent g when the o t unless established the of the Ø costs, assessments assessments particular Lot which expressly assessments person attorney's and reasonable assessments and shall such and and property, who for ល ល collected speci fees Was capital shall the മ

Lot å p W maintenance July semi-annual assessments Section 1. annual reason Village maintenance ecorded. Lots each such adjusted with L1 be on the 15 p e and and o fi periods Owner following conveyance Association January Ø payment 0 Hi the shall Sec date Builder minimum The Subparagrah († († charge installments the from year о В assessment period, μ. τ assessed Owner's entire for g Og these out Owners begin Board <u>بــ</u> being ω о Њ 다 한 through 9 which maintenance owned Lots gy CO in Section as described above which purchase 0 H accrued ς† († Class က က Covenants, 50% of to year 0 due within fifteen (15) the (a) shall set 9 t 0 accrue Directors each June 0 needs each out 9 M the the of the Λq is converted to maintenance Lots assessment. O.H before <u>ب</u> Lot בו 30 and July 1 20 maintenance lot Conditions assessments the ь Д, of the o H ø and Lots Section 0 נע 'n. Lot to an Owner. residence determined shall charges monthly this Board of the every the subdivision Village assessments Article The Ф Д Village 1 The maintenanc and Restrictions January owned assessment basi 40g shall Subpa assessed rate through a Class Directors thereon. days annually, Class ΛЯ Association, shall Association D) ä ტ წ (J after may, Builde graph ល ល December The which each Þ each such ខ្លួ A Lots and ಽ೯೬ **в** The Lot O H t o and r Ti ç the end out Class are per بر ک

year Lot purpose majority Association assessments assessments Directors needs (\$324.00) essments Λq o f 9 0 month, the the determined annually, vote per о Њ and 9 shall Board S the subdivision(s) may, Lot о Њ well unless charges Village ı. ct Master O fi rad e p ខ្ល uniform and Directors members year, increased annual exceed Association may Association, 0 t D and three assessments twenty-seven 0 H ល បា Ø 'n. i. may meeting the provided the no hundred require; Master be event judgment collect adjusted duly above dollars below twenty-four will Association provided called descri special O ff such rom the The (\$27.00) per for year Board of Master dollar that ន that ţ such

Master forth gation Association in Section 1. Section bi11 and shall Collection collect Subparagraph (a) have the hoth o f sole Maintenance the and maintenance and Subparagraph exclusive Assessments. assessment right (d) and The

prior with year the duty The and and assessment assessment Village shall Village event Master said 6 Уеаr the send ტ ტ Master annual Village The rate rate Association Ø Association Association estopped from claiming written notice assessment Village per Hor assessment Association Association Lot the Association g and shall forthcoming shall rate shall 0 rate ç o shall before FOR. ტ ტ pot fails each on or charged purposes 9 0 provide shall use year d o Ø November Owner entitled different before November Village provide determine with 9 said o F of billing 9 1. ts <u>ب</u> the t 0 before 0 H3 assessment Association' Master rate annual Ø each ն Հ† obligation different 0 the Association December annua year. ш amount. o fi Owners rate each and E D C ď

Master Association' Subparagraph Subparagraph lected Association Λq A11 O) the maintenance maintenance Association (ત Master maintenance and Association the assessments assessments for remainder assessment payment shall HOH TOH S) D) shall 0 H 8 8 8 ьe ស ស each the b O first ст С forth Village 0 promptly out the applied j. ijņ properties Ø ection Section tendered c† O the

immediately meeting the only assessment conveyance ü, increased immediately subject percent conveyance assessment without ssociation rom advance rectors annual Associati Village ssment ф ф Λq ssment and and after above p b begin only ation the not of. the duly increased g) approval thereto (10%) ងា after ήn established above the vote the O Hi ø may-be maximum annual O.F. shal ր. Ի. shall о Њ assessment may о Н maximum Maintenance by approval g the maximum assessment following Association following Maintenance meeting 9 called the membership. the the the excess above annual January the о Н Ф Д January μ present 9 Asso the O Hi b e ф Б above ļσ increased first Lot Master first the 0 increased first annual first twenty dollars (\$20.00) for for two-thirds (2/3) of each ten seven the ciation duly o £ Уď assessment the against Maximum the before membership. ۲  $\vdash$ O H the Fund: may this and percent the semi-annual lot the maximum assessment Fund: day Association о Њ 0 H) Village called dollars conveyance Master conveyance two-thirds The ten voting each year present the Board maximum, ¥ F to an Owner, year ç the 0 H) purpose. December each Lot annual maximum Until an Owner, Until percent (10%) the year shall January of for year Association ςţ O Ha (\$7 Association ı. zog The and assessment annual year 0 H January may immediately O. and shall .00) assessment. this January Director (2/3)not immediately μ ЭĠ person increase ր († annual The the the maximum voting of each (%01) the the maximum annual sent fix. not the per least more purpose previous each year. Board assessment O Fi for per first first g the Class ш μ maintenance maximum annual more increase maintenanc о ф lot, assessment than o f Ľ, each X F described 0 Hi period, the annual Áq lot, year sixty 0 annual every (a) following L'ot person the following the (a) 100 than rəq the proxy, of Members previous year Directors class ten percent The per month Master a ct ţ Village (60) days ó Уear assessment which descri Owne amount Written The dat Board assessment 02 above may without ы С† year ä. 0 о Њ 0 H,

which (30) amount an days shall amount 0 Fi in the begin not advance annual i Ti 9 excess 0 H) the assessment the first first o.f. the 0 H against maximum, semi-annual January each o f and lot each assessment shall at year --eas ξix ct period,

Master non-use otherwise foreclose percent shall aw against sment bear Associations per O Hi escape the Section the not interest the annum. lien paid facilities Owner liability ان against о К The within from personally Effect Áq Master the о В abandonment for the thirty date O.f. services the property. Association nonpayment obligated α α (30) assessments the provided O Hì days hi s rate Z 0 ςţ may bring o f after Lot owner o fi pay assessments Áq provided ten (10%) the the the may an action Village same, due waive herein 9 o 02 Λq Ø rt

L'ot present Master and purchase behalf residential assessments Association instance appropriate Mast proceeding annual oreclosure o o further lot shall fically mortgage o H 0 Associations, such secure Association and noqu and price such Section special эd Åq payment о њ future Lots, Maintenance proceedings the lots, established provided request stated which the the secondary, any and/or beneficiary; lien extent payment Master assessments D there <u>'</u> such 0 given, there shall Vendor's therein о Њ that said lien for the the Subordination of. Ω h. purchase the († D) hereby Fund subordinate give Association the O Hi Maintenance any construction granted CO CO Ø law hereby 0 provided, Declarant an Lien and monies aforesaid such accrued not) the Λq rt O and to condition outstanding a11 money lien and the for be enforceable reserved holder maintenance Λq 0 advanced on and annual o t ው ይ ii D D and however, created Master benefit Fund 0 which the the purpose enforce inferior levied precedent O Fi the improvements unpaid Þ. and lien valid 9 and such Association each Λq Owner O H construction that the fund g 9 special t 0 such account о 6 prior through Declarant and o t first Deed purposes Master individual d 0 mortgage 0 Hi ე ქ each charge all Village lien upon subsisting g any the ςt mortgage o Hi (whether 9 such any 9 such lien; Ö

the mortgage particular obligation annual contai which notice shall be sent foreclosure thereof. such lien Master sixty (60) о В sale of Upon the മ 0 Fi holder special The sale statement t Lot Association to give or any such covered by prepaid days written notice transfer request assessment assessments upon the proceeding in lieu thereof, or transfer o f Лq shall acknowledge foregoing notice the of any such first such U.S. o o delinguent ល the rt O O H mortgage Registered Mail, any payments nearest which of such proposed action Lot maintenance lien with respect the ņ pursuant office mortgage which became due writing ct O proposed action shall extinguish the and о Н charges ct O holder lienholder such fir о С shall mortgage prior ր. Մ

General Owner subject b e shall have Common Areas appurtenant Section to the following provisions: മ ω. right and to and shall Owners' the Village Common and easement Easements pass with О Њ 0 enjoyment Enjoyment. the Areas, title H) ä, to every any, and Every which

subject liability fees Common Areas Association to charge О Њ 0 Hs after the designated assessments ф Owners and lien rights the same having and may elect the made right recreational facility situated upon the subordination Village reasonable such O H ល បា to use; the election set Common Master forth above, admission as set failure Area, shall Association forth hereinabove μ. Η) of Owner give and other any, and rise and shall respectivel to pay rees t 0 the Ф Д the such General Village Hor in the

and jurisdiction, assessment respectively, eneral sociation to regulations action Common for o f against മ by an the including Areas suspend the period for right Associati his Lot Owner the and the not 0 use the φ for remains voting the ons o H right Village exceed any Master the published O H period during which rights unpaid, common areas sixty Common Areas, suspension Association and (60) rules and right ç days within о Н and and publish rul H, о С for regulations the any any, their any Village and

part such and any, Association, Master agreei General Association nstrument subject ģ of the dedication Association any Common d 0 G Ŋ H and/or public General to such respectively, The signed Areas 0 dedication right 0 K the Village Association agency, transfer Common conditions Λq 0 the Village о Њ the two-thirds (2/3) authority or utility Areas o t the shall ы О Village dedicate Master as may transfer and e D Association, Common the Village effective p e Association 0 has s 0 placed upon transfer 0 Areas, each been any unless respectively. for Common Areas, Class recorded and H, portion a11 such purpose any, the Master the O Hi 9 0 H ç t Village members the the N 0 բ. Է

his hi s Village Common right family, 0 H) Any Owner his tenants, enjoyment Area, may delegate, ۲. ۲. to the any, or contract and the General in accordance purchasers facilities Common Areas who with the By-Laws ó and the members reside 9 0 H

#### ARTICLE IX

# Additions to Scheme of Declaration

following may manner: become Section subject Additions t 0 the ct 0 scheme Existing 0 H this Property. Declaration Additional ä.

О Н heretofore determine Declarant contiguous which shall extend Agreement execution restrictions assessment the Мар Declaration aration date of Records succeeding with without that (a) thereof o t approved ဓ္ဌ o H the O Hi the the this instrument Additions respect o<sub>f</sub> this Covenants must the area Уд property subsections, annexation Brazoria the γd Declaration the consent impose described ct O them. scheme Λ̈́q President the additional and County, Declarant covered . Offi Ω μ. Ö annual Any provided that the Restrictions shall Þ. the members in accord with ç t additions 0 may Volume thereby, such property maintenance covenants, e p the Additional p D made by within property Board annexed by the authorized under and g 17 Ω conditions the general thirty 0 Annexati filing FHA and VA uniform, Page 275-276 0 and the land Directors. properties (30) 0 Hi and per and record plan year this ä. T0t

restrictions complementary additions assessments the additional substantially о Њ imposed contained village lands, Λq equivalent association ņ this and/or including this Declaration, Declaration modifications t o for 4nd the maintenance that not and land as may be limited 9 may the contain d d charges covenants applicable the and

- Declaration of Associations Association, Directors of desires conditions μ. ;† (d о († may in their the Covenants add it Other the Village file specified in jurisdiction Additions. ct O O H sole and the record discretion, Association Restrictions scheme о Н subsection an Annexation Agreement Upon the Master 0 Hì the this the owner and nogn (a) above. approval Declaration the and the Master Village of any satisfaction O H) the and property Boards ct O
- Declaration covenants however, association surviving Association properties, surviving or properties, estrictions Supplemental Associations with t o shall the о 6 and established <u>0</u> ល ល rights, rights, applicable to properties, consolidated consolidated association restrictions effect one Mergers. Declarations, surviving corporation scheme. and and Ãq any revocation, another obligations of obligations this Upon rights, association the established Z' Declaration association, Ø properties of together such merger and merger may be obligations or, shall change by this pursuant another 9 with 0 alternatively, consolidation 9 transferred the administer the the 0 any consolidation Declaration Association's association may ç additi othe covenants Supplemental മ merger . g r† 0 O Hh another and any and The b D 0

#### ARTICLE X

# General Provisions

date land covenants claiming under and shall shall Section covenants 0 them Ö, binding upon automati for are Term. Ø recorded, period of ically These all parties extended covenants after forty which (40) for and shall successive all time years persons said from periods

0 time any shall violation Association recover damages ten Owner person when property **D** persons o t and 0 (10)then e d and prosecute lawful о Ц an 0 provisions terminate years owners deemed and the enforce instrument either attempt persons violating records holding a majority of ٥ ۲ for. each, other of the യ any proceedings the Master said covenants to prevent o f t o any covenant waiver o Fi unless appropriate violate setting these Brazoria County, dues Lots Association 0 restrictions for has him an instrument the 9 any forth 0 such 9 been attempting ტ ტ in whole right votes O Fi Association or any restriction herein shall said them law or დ ლ violations. the recorded o o n L Texas. placed changes may be from doing covenants 0 g d the signed by a majority in equity against to violate any 0 in part agreeing to g Village thereafter amended Upon any and signed record Failure herein, Ω O other 9 р († ħ. Λq such lot any μ. († Йq the ä,

and Conditions Conditions Restrictions the Master Restrictions, Association between Section and and Restrictions Articles shall Association and Restrictions, the the 12 and control 0 H By-Laws Declaration of Conflict. this Incorporation shall control, Declaration 0 H the this the Declaration ä Declaration of Village Association or the case Covenants, 0 H 0 the and in the Covenants, о Н 0 H Village Conditions any Covenants Covenants, conflic Case Conditions and 0 fi ĝ

force and effect covenants any Section 0 the Åq other judgment Severability. provisions 0 H other which shall court Invalidation order remain shall O H any ä. <u>ը</u> one full no 0 H)

require /or successors the the Section Veteran's 0 dedication prior and the approval assigns, Master 0 Fi Administration; FHA/VA O ff Covenants, any Association, o F are Approval. , the general in control Federal Housing Conditions Annexation common the () () о Њ long following and the Village Q Im Restrictions Administration the additional and actions Declarant

C C უ ე

execution covenant subordinates ហ hereof EXECUTED restri thei 'n 'n 4 ö († K this liens ons evidenc O ň the ςt char と 0 ø the thei above дау reservations, and Н consent described 0 H) onditi Jecemiar her ons ė easements coperty join ò A.D. and he 1984. reby in the

ATTEST:

ENERAL SHMOH CORPORATION

вy: ASSISTANT SECRETARY

10

ву: Andr Vice Œ President

ATTEST:

IRST TEXAS SAVINGS ASSOC IATION

вy: Ŝ Evans

Ш

Milbe

 $\mathcal{C}$ 

ÅВ

STATE OH OH TEXAS

ယာ ဟာ ဟာ

BEFORE ME, personally appeared A Homes Corporation, kn name is subscribed to COUNTY Он HARRIS Andrew the undersigned [편 • Howard, e to be authority o Vice Presi Vice 9 ident this t of Gene officer acknowle day General

name to me consideration stated. me that therein executed known to the the expressed and the to me to be same HO.H r. the instrument, the purposes capacity and and and therein

r whose

CEMBEL,

2

119

SUBSCRIBED AND SWORN ç t this 00 day 0 H;

Notary State of ud Texas b O 5 P

FOR RECORD

COUNTY CLERK

2 an PH '85

МY commission expires:

CAROL BARBOSA Notary Public, State of Texas My Commission Expires September 19, 1988

COUNTY STATE OF VEXAS O H

℀

HARRIS

ဟာ ဟာ ဟာ

the the undersigned authority on this

day

and acknowledged to and consideration stated of l rsonally appeare First Texas Sav d officer whose BEFORE ME, the y appeared ( to me than therein name Associati is subsci that at he executed the expressed ar the the tο the me to be foregoing same for capacity the the person instrument, the purposes ther ä.

62 SUBSCRIBED

Simmondania Com

AND SWORN t bi Ŋ 2/2 day of usimilies

Notary Public in State of Texas  $\sim$   $\circ$ 7-2 and for the

ž commission expires 28-8

Return ç

RETURN TO:

7332 Southwestern title Agency, Inc. 7332 Southwest Freeway, Suits #300 Houston, Texas 77074 (713) 271-2900

320

GAYLA F. EVANS

Notary Public in and for Harris County, Texas

My Commission Expires 4-33-85 Ċ

# THE STATE OF TEXAS COUNTY OF BRAZORIA

Texas, this 11 day of April , A.D., 19 85.	GIVEN UNDER MY HAND AND SEAL OF OFFICE at Angleton,	Records bearing file number 618 of Brazoria County, Texas.	of record in Volume 88 , Page 761 of the 85 Official	dated the 26 day of December , A.D., 19 84, as the same appears	to the Public	Restrictions of Southwyck, Section V from General Homes Corporation, et al	correct copy of that certainDeclaration of_Covenants, Conditions and	County, Texas, do hereby certify that the above and foregoing is a true and	I, Dolly Bailey, Clerk of the County Court, in and for Brazoria
	on,		-	ars		et al		nd	ria

Jan Peltier

in and for Brazoria County, Texas.

MOLITUR Deputy.

I, Dolly Bailey, Clerk County Court