FOURTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

THE STATE OF TEXAS \$ KNOW ALL MEN BY THESE PRESENTS:
THE COUNTY OF FORT BEND \$

THAT WHEREAS, by that certain instrument designated as Declaration of Covenants, Conditions and Restrictions, executed by Eldridge Road Joint Venture; composed of E. R. Ltd., a Texas limited partnership and General Homes Corporation, as Declarant, dated August 31, 1983, filed for record on September 22, 1983, in the office of the Fort Bend County Clerk under File No. 46583, Deed Records of Fort Bend County, Texas, those certain tracts and parcels therein described and referred to as follows were subjected to certain restrictions, covenants and conditions:

All the lots in Barrington Place, Section II, Subdivision, Fort Bend County, Texas, according to the . Map or Plat thereof recorded on Slide #592B, 593A, 593B and 594A, in the Map Records of Fort Bend County, Texas; and

WHEREAS, the Declaration has previously been amended by First Amendment to Declaration of Covenants, Conditions and Restrictions dated December 6, 1983, filed for record on December 13, 1983, under Clerk's File No. 60672; and Second Amendment to Declaration of Covenants, Conditions and Restrictions dated May 7, 1984, filed for record on May 14, 1984, under Clerk's File No. 23451; and Third Amendment to Declaration of Covenants, Conditions and Restrictions, dated November 1, 1985, filed for record on December 3, 1985 under Clerk's File Number 8558039; and

WHEREAS, by that Document entitled Assignment of
Declarant's Rights dated September 23, 1985, filed for record on
September 25, 1985 and recorded under Clerk's File Number 8546678
in the Real Property Records of Fort Bend County, Texas, ELDRIDGE
ROAD JOINT VENTURE did assign all its Declarant's Rights to
General Homes Corporation;

WHEREAS, Article VI, Section 3, provides:

Section 3. Rate of assessment. The maintenance charge on Class B Lots and Builder owned Lots shall be a minimum of 50% of the assessment for Class A Lots per month and shall begin to

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accrue on a monthly basis on each such Lot on the date these Covenants, Conditions and Restrictions are recorded. The entire accrued charge (of said rate stated above per month) on each Lot shall become due and payable on the date such Lot converts from a Class B to a Class A Lot by reason of the Owner's purchase of a residence thereon. For the first year of ownership or any fraction thereof, the assessment shall be the number of months the Lot has been occupied by a homeowner times the monthly assessment rate payable on January 1, for the preceding first year or fraction of the first year. After the first year, the maintenance charge will be collected annually in the amount of the annual assessment; payable on January 1, of the specific year for the preceding year. The rate at which each Lot will be assessed will be determined annually, and may be adjusted from year to year by the Board of Directors of the Association as the needs of the subdivision may, in the judgment of the Board of Directors of the Association, require; provided that such assessment will be uniform and in no event will such assessment or charge exceed \$20.00 per Lot per month, or \$240.00 per Lot per year, unless increased as provided below. The Association can collect special assessments as well as annual charges above described whenever the members so vote.

WHEREAS, the Declarant desires to add to and supplement the existing restrictions as described below.

NOW, THEREFORE, pursuant to the above recitals, General Homes Corporation, as Declarant, hereby amends Article VI, Section 3; and adds Article I, Section 9, and adopts, establishes and imposes upon all the lots described above and declares the following reservations, restrictions, covenants and conditions applicable thereto, all of which are for the purpose of enhancing and protecting the value, desirability and attractiveness of the land, which reservations shall run with the land and shall be binding upon all parties having or acquiring any right, title or interest therein, or any part thereof, and shall inure to the benefit of each owner thereof, and which shall supersede and be

controlling over any previously executed and recorded restrictions, covenants and conditions.

Article I, Section 9. "Builder" shall mean and refer to the record owner, whether a person or entity, of a fee simple title to any Lot which is a part of the Properties, who constructs a residence thereon and who offers the Lot and its improvements for resale to the public.

Article VI, Section 3. Rate of assessment. The annual and special assessments shall be fixed at a uniform rate as follows:

- (a) Owners (excluding Declarant, its successors or assigns and Builders), as defined herein, shall pay one hundred percent (100%) of both annual and special assessments; and
- (b) The Declarant, its successors or assigns and Builders, as defined herein, shall pay fifty percent (50%) of both annual and special assessments attributable to their Lots:

The annual maintenance charge pursuant to Section 3(b) above shall begin to accrue on a monthly basis on each such Lot on the date these Covenants, Conditions and Restrictions are recorded. The entire accrued charge pursuant to Section 3(b) above shall cease to accrue as of the last day of the month of transfer of title to the Lot and shall become due and payable in full, calculated through the last day of the month in which title is transferred, on the date that title is transferred from the Declarant or Builder to an Owner. The annual maintenance charge for Owners' Lots, pursuant to Section 3(a) above shall commence to accrue on the first day of the month following transfer of title from the Declarant or Builder to an Owner. The maintenance charge pursuant to Section 3(a) shall be prorated for the year of transfer based on the number of months remaining during the calendar year of transfer and said portion shall be due and payable on January 1 of the succeeding year. After the year of transfer, the maintenance charge will be collected annually in the amount of the annual assessment; payable on January 1, of the

specific year for the preceding year. The rate at which each Lot will be assessed will be determined annually, and may be adjusted from year to year by the Board of Directors of the Association as the needs of the subdivision may, in the judgment of the Board of Directors of the Association, require; provided that such assessment will be uniform and in no event will such assessment or charge exceed \$20.00 per Lot per month, or \$240.00 per Lot per year, unless increased as provided below. The Association can collect special assessments as well as annual charges above described whenever the members so vote.

PURSUANT to Article VII, Section 4, of the original Declaration, the Federal Housing Administration and the Veterans Administration have evidenced their approval of the terms and conditions hereof.

ATTEST:

Patricia G. Klein Assistant Secretary GENERAL HOMES CORPORATION

Kenneth F. Belanger

Vice President

FEDERAL HOUSING ADMINISTRATION

VETERANS ADMINISTRATION

William D. Dewton

STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority on this day personally appeared Kenneth F. Belanger, Vice President of General Homes Corporation, known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacity therein stated.

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SUBSCRIBED AND SWORN to before me this

and for the

State of

My commission expires:\_

STATE OF TEXAS

COUNTY OF HARRIS

BEFORE ME, the undersigned authority on this day personally appeared James M. Wilson , Manager, Houston Office , Manager, Houston Office the Federal Housing Administration known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacity therein stated.

SUBSCRIBED AND SWORN to before me this 19th day

\_\_, 19<u>86\_</u>. December

Notary Public in and for

State of Texas

Glynda L. Powell

My commission expires: 8-11-89

STATE OF TEXAS

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COUNTY OF HARRIS

BEFORE ME, the undersigned authority on this day personally appeared <u>William D. Newton, Chief Construction & Valuation</u> of the Veterans Administration known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed and in the capacity therein stated.

SUBSCRIBED AND SWORN to before me this  $29 \pm 100$ 

ENBER, 1986.

BARBARA WILLIAMS Notary militin State of Texas

Lify Commission empires June 30, 1990
leaded by Lovett Agency, Lawyers Surety Corp. Notary Public in and for State of Texas

My commission expires: 6-30-90

Return to: General Homes Corporation 7322 Southwest Freeway, Suite 1820 Houston, Texas 77074 Attn: Mary Leigh Ward