FILED SARPY CO. NE.

MSTRUMBET NUMBER

-28213

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REGISTER OF DEEDS

SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

This SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS ("the Second Amendment") is made by the undersigned owners of more than 75% of the following described real estate, to wit:

Lots 321 A & B through Lots 326 A & B, inclusive, and Lots 332 A & B through Lots 340 A & B inclusive, in Millard Park, a subdivision as surveyed, platted and recorded in Sarpy County, Nebraska and Lots 14 A & B, Millard Park Replat 5, a subdivision as surveyed, platted and recorded in Sarpy County, Nebraska ("the Initial Lots")

AND

Lots 1 through 10, inclusive, in Millard Park Replat 6 (being a replatting of Lots 8 A through 13 B, Millard Park Replat 5), a subdivision as surveyed, platted and recorded in Sarpy County, Nebraska ("the First Additional Lots")

WITNESSETH:

WHEREAS, a Declaration of Covenants, Conditions and Restrictions ("the Declaration") was recorded in the office of the Register of Deeds of Sarpy County, Nebraska on October 19, 1998 as Instrument No. 98-029337, which covered the Initial Lots; and

WHEREAS, a First Amendment to Declaration of Covenants, Conditions and Restrictions ("the Amendment") was recorded in the office of the Register of Deeds of Sarpy County, Nebraska on September 25, 2002 as Instrument No. 2002-37609 which covered the First Additional Lots and subjected them to the terms and conditions of the Declaration; and

WHEREAS, the Declaration provides, at Article VII, Section 3, for amendment by an instrument signed by not less than 75% of the owners of property subject to the Declaration; and

Return to: Larry R. Forman, Esquire 7171 Mercy Road, #650 Omaha, Nebraska 68106

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WHEREAS, the undersigned, as owners of more than 75% of the lots currently subject to the Declaration, desire to amend the Declaration to subject additional lots to the terms and conditions thereof and to make certain amendments thereto.

NOW, THEREFORE, in consideration of the foregoing recitals, the undersigned declare as follows:

1. Addition of Property to Coverage by Declaration. The owners of the following described property:

Lots 1 A & B through Lots 7 A & B, inclusive in Millard Park Replat 5, a subdivision as surveyed, platted and recorded in Sarpy County, Nebraska ("the Second Additional Lots")

by execution of Exhibit "A" attached hereto and incorporated herein by reference, consent to the inclusion of their properties in the properties subject to the Declaration as amended by the Amendment and the Second Amendment, and the undersigned owners of the Initial Lots and the First Additional Lots, by execution of this document, hereby agree that the Declaration, as amended by the Amendment and Second Amendment, shall henceforth extend to and be applicable to the Initial Lots, the First Additional Lots, and the Second Additional Lots for all purposes from and after the date of filing of this Second Amendment with the Register of Deeds of Sarpy County, Nebraska.

2. Revisions to Provisions of Declaration:

- A. Article I, Section 4 is amended to state as follows: "Lot" shall mean and refer to those plots of land shown as lots upon the subdivision plats showing those lots subjected to the Declaration by the Declaration and the First and Second Amendments thereto.
- B. Article II, Section 3 is amended to state as follows: Each Owner shall be a voting member of the Association, provided that in no event shall more than one vote be cast with respect to any Unit or Lot.
- C. Article III, Section 2 is amended to state as follows: The assessments levied by the Association shall be used exclusively for the expenses, charges, and costs of the operation of the Association and the exterior maintenance of the Lots and Units situated thereon as more particularly described herein. Expenses and costs of the operation of the Association shall include those associated with employment of a professional management firm to assist in the operations of the Association including but not limited to those operations dealing with preparation of budgets and discharging of maintenance functions.
- D. Article III, Section 10, paragraph 1 is amended to add the following additional words at the end of the paragraph: Exterior painting of the Units shall be limited to existing earth tone colors unless approved by the Board of Directors.
 - E. Article V, Section 1(a) is amended to state as follows:

No noxious or offensive trade or activity shall be carried on in or from any Unit or Lot, nor shall anything be done thereon which may become an annoyance or nuisance to the neighborhood. No outside above-ground trash or garbage piles, burners, receptacles or incinerations shall be erected, placed or permitted on any Lot. Except while under construction, any wood storage piles and equipment shall be walled in or kept screened by adequate planting or by other means in such a manner as to conceal them from view from adjacent streets or other Units. Trailers, boats and recreational vehicles shall not be parked on any Lot for any continuous period in excess of 48 hours and during any calendar year for a total period in excess of 15 days unless stored entirely within an enclosed garage situated thereon.

- F. Article V, Section 1(g) is amended to state as follows: All Lots and Units shall be used only for residential purposes and no commercial or business activity shall be conducted thereon except such as shall not involve pedestrian or vehicular traffic to and from individual Units by employees, co-workers, customers, clients or patients.
- G. Article V, Section 1 is further amended with the addition of subsection (h) stating as follows: Occupancy of Units shall be limited to Owners of record and members of their immediate families. Leases or rental agreements in affect as of the date of filing of this Second Amendment shall not be modified or amended after such date and shall expire not later than one (1) year after the filing of this Second Amendment regardless of any terms or conditions contained therein to the contrary.
- H. Article VII, Section 3 is amended to delete the words "by action of not less than seventy-five percent (75%) of the Owners" at the end of the first sentence thereof.
 - I. Article VII, Section 4 is deleted.
- 3. <u>Defined Terms.</u> All defined terms appearing in the Declaration shall, when appearing in this Second Amendment, have the same meanings as appear in the Declaration.

IN WITNESS WHEREOF, the undersigned, owners of the Lots set opposite their respective names, do hereby signify their approval of and consent to the above and foregoing Second Amendment to Declaration of Covenants, Conditions and Restrictions on the dates indicated hereafter.

MILLARD PARK TOWNHOMES II, INC.

WE THE UNDERSIGNED OWNERS OF THE FOLLOWING DISCRIBED PROPERTY DO HEARBY SIGNIFY THEIR APPROVAL OF AND CONSENT TO THE ABOVE AND FOREGOING SECOND AMENDMENT TO THE DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS ON THE DATES INDICATED HEREAFTER.

LOT#	ADDRESS	"THE INITIAL LOTS" OWNER(S)	
321A	6937 S 163 RD	Aunthy Do. Vail	
321B	7001 S 163 RD	Margaret M. Mange	amelis_
322A	7005 S 163RD	Brall E. M. Cullary	Schul Hulby
322B	7009 \$ 163 RD	Januire Mr. Salwell	
323A	7013 S 163 RD	Rodney & to Jena 7	POE
323B	7017 S 163 RD	Rechard & Solo Q	Sichnoon
324A	7021 S 163 RD	Janet F. Williams Robe	It K. William
324B	7025 S 163 RD	Kail J Enig	
325A	7029 S 163 RD	Dan Carlin	
325B	7033 S 163 RD	Praire g. Stible	
326A	7103 S 163 RD	Linka Dammer	
326B	7107 S 163 RD	Gancy Chris	
· ·		7	

332A	7030 S 163 RD			
332B	7026 S 163 RD	Waster X. Holling	-Mary S.	atterson
333A	7022 S 163 RD	Jean Kelly	V	
333B	7018 S 163 RD	God Mayo	Mary.	I. Mayo
334A	7014 S 163 RD	Low Milla.	0	U
334B	7010 S 163 RD	Debrah yo	ung Z	rustee
335A	7006 S 163 RD	Enla Mae Gil	reroka .	
335B	7002 S 163 RD			
336A	6938 S 163 RD	Guonte Buch	Wester	Ruske
336B	6934 S 163 RD	Jusa J. Kuin	Michael	dismen.
337A	6930 S 163 RD C	Dobratanderson		
337B	6926 S 163 RD C	Muldeline	Rosalu	G. Lynch
338A	6922 S 163 RD C			
338B	6918 S 163 RD C			
339A	6915 S 163 RD C	Michael S. Ehrer		
339B	6911 S 163 RD C	ο · · · · · · · · · · · · · · · · · · ·		
340A	6907 S 163 RD C	Aug & Cool) !	
340B	6903 S 163 RD C	ZAM CIRATION !	Liver K. R	then
	/)	

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7111 S 163RD 14A 7115 S 163RD 14B **MILLARD PARK REPLAT 6** FIRST ADDITIONAL LOTS LOT# ADDRESS OWNER(S) 7015 S 164™ 1 7023 S 164TH 2 7035 S 164TH 7041 S 164TH 7057 S 164TH 16336 JOSEPHINE **16330 JOSEPHINE 16324 JOSEPHINE** 8 16318 JOSEPHINE 10 16312 JOSEPHINE

STATE OF NEBRASKA)
)ss.

COUNTY OF SARPY)

On this 23rd day of September, 2008 before me, a Notary Public in and for said County and State, personally appeared the following named persons, owners of the Lots set opposite their respective names, who acknowledged the execution of the above and foregoing document to be their voluntary act and deed:

MILLARD PARK:

Genevieve M. Stilwell, single (322B), Rodney E. & Tena L. Poe, husband and wife (323A), Richard L. & Lois A. Johnson, husband and wife (323B), Marie E. Stibbs, Trustee (325B), Linda E. Hammer, single (326A), Walter L. Patterson Jr., married (332B), Jean L. Kelly, single (333A), John E. Mayo, married (333B), Gary L. Miller, single (334A), Werner G. & Juanita Buske, husband and wife (336A), Michael J. & Susan J. Knier, husband and wife (336B), Paul F. & Rosalie A. Lynch, Trustees (337B) and John E. & Gwen K. Ritchey, husband and wife (340B).

MILLARD PARK REPLAT 6:

Elizabeth J. Page, single (5), Ron G. Skartvedt, married (6), Betty J. Stauffer, married (7), Scott P. Henderson, single (9) and Joyce Bray, single (10).

Witness my hand and notarial seal the day and year first above written at La Vista, Nebraska.

GENERAL MOTARY - State of Mebrasica LAPIRTY R. FORMAN My Comm. Exp. March 21 2012

Notary Public

My commission expires:

ļ
this
Anderson,
Donald E.
Mayo, Janet
, Daniel
bert A. Biss,

GENERAL HOTARY-State of Nebraska
PAUL F. LYNCH
My Comm. Exp. Feb. 6, 2010

Notary Public

† Affix Official Notary seal here †

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Description of Document Re	PLAT	5 Ages	se mext

Acknowledgement

State of Nebraska

S.S.

County of SARPY

The foregoing instrument was acknowledged before me this

by Attached Listed OWNESS Schedules
(printed name of person acknowledged)

CENERAL MOTABLE-State of Mohasaka
PALLL F. LYNCH
My Comm. Esp. Fob. 6, 2010

† Affix Official Notary seal here †

Notary Public

I

MILLARD PARK TOWNHOMES II, INC.

THE OWNERS OF THE FOLLOWING DISCRIBED PROPERTY IN MILLARD PARK REPLAT 5, AGREE AND REQUEST THAT OUR PROPERTY BE ADDED TO THE COVENANTS, CONDITIONS AND RESTRICTIONS FOR MILLARD PARK TOWNHOMES II, INC.

1B 16428 AUDREY Marelyn hurchner XXX	$X \times X \times$
	XXXXX
2A 16424 AUDREY XXX	
- :11	XXXXXX
2B 16420 AUDREY	CXXXXX
3A 16416 AUDREY SKATIE OF LAUDER XXXX	XXXXXX
3B 16412 AUDREY Wasals	Linday
4A 18408 AUDREY Jones Ci Troster	Elemen
48 16404 AUDREY, Wm. Dennis Wright Caroly	n Wright
5A 6901 S. 164TH Jan Gristine	m Haney
58 6905 S. 164TH MATTER Charge	Schmitt
6A 6909 S. 164TH MANA XXXX	$\mathcal{C} \mathcal{X} \mathcal{X} \mathcal{X} \mathcal{X} \mathcal{X} \mathcal{X} \mathcal{X} X$
6B 6913 S. 164TH Junila & Herraguti XXXX	XXXXXXX
7A 7003 S. 164TH Shuley Boar XXX	XXXXX
7A 7003 S. 164TH Shuley Bear XXXX 7B 7007 S. 164TH Fernone Lapy & Rogers	·.

MILLARD PARK TOWNHOMES II, INC.

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LOT	ADDRESS	OWNER(S)	
1A	16432 AUDREY		
1B	18428 AUDREY		
2A	16424 AUDREY		
28	16420 AUDREY		that At the same of the same o
3A	16416 AUDREY		
38	16412 AUDREY		
4A	16408 AUDREY		or Dissource of the Control of the C
48	16404 AUDREY		
5A	6901 S. 164 TH		· ·
5 B	6905 S. 164 ^{тн}		
6A	6909 S. 1647H		a dela programa del marco
6B	6913 S. 164 ^{тн}		
7A	7003 S. 164 TH		
78	7007 S. 164™ C	Kinda Diana Williams	

2008-28213 K

CALIFORNIA ALL-PURPOSE CERTIFICATE OF ACKNOWLEDGMENT

State of California	
County of KEEN	
on 9-5-2008 before me Sticky S. Hoenbeck NoTA	of fullic
Safety author to make any and any any and any any and any	1 101051 C
personally appeared NOA DHIVE WILLAMS	

who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official scal

Signature of Notary Public

(Notary Seal)

SHIRLEY J. HORNBECK
COMM. #1784012
NOTARY PUBLIC - CALIFORNIA
KERN COUNTY
COMM. EXPIRES JAN. 2, 2012