



MISC 2007007907



JAN 22 2007 09:52 P 1

Received - DIANE L. BATTIATO
Register of Deeds, Douglas County, NE
1/22/2007 09:52:26.34



FOR RECORDING DATA

FOURTH AMENDMENT TO DECLARATION OF COVENANTS,
CONDITIONS AND RESTRICTIONS
Lots 41-81, Ranch View Estates II

This Fourth Amendment to the Declaration of Covenants, Conditions and Restrictions ("Fourth Amendment") is made this 15th day of January, 2007, by Liberty Capital Corporation, a Nebraska corporation, hereinafter referred to as "Declarant".

WHEREAS, the Declarant has entered into the Declaration of Covenants, Conditions, and Restrictions dated August 6, 2004, and recorded on August 12, 2004, in the Miscellaneous Records of the Register of Deeds of Douglas County, Nebraska at Instrument No. 2004107117 ("Declaration"); and

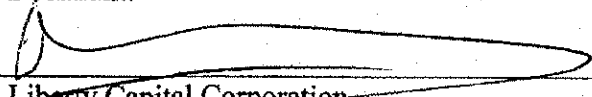
WHEREAS, Declarant pursuant to Article IX section 1 of the Declaration, may amend the Declaration, and as follows:

NOW, THEREFORE, Declarant hereby amends the Declaration as follows:

1. FUTURE DEVELOPMENT. The Declarant, Liberty and or its sister companies are planning to plat and rezone the land immediately to the South of Ranch View Estates 2 (lots 1-81), including adjoining parts of the former Skyline Woods Golf Course into a possible private gated, multi-family, cluster type, all inclusive, community development, including, but not limited to condo's, villa's and town homes. This future high density development may include a cluster of different size and type of buildings that may include single unit structures, to structures consisting of units ranging from two to twelve unit buildings and higher. Buildings may range from 3 to even 6 stories in some cases. In the current zoning jurisdiction of Elkhorn, this would require their R-3 zoning with a possible PUD overlay to obtain the taller buildings. Also preliminary platted lots 82 and higher in Ranch View Estates 2 will be included in this development, rezoning, and replatting as described herein. The owners of Lots in Ranch View Estates 2 (1-81) consent to the replatting and rezoning of said land as described herein above and will not object thereto. This forth amendment shall also be used to serve as notice of said replatting and rezoning as described herein to all parties concerned, including but not limited to current property owners and future potential buyers in Ranch View Estates 2.

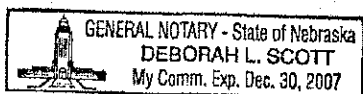
IN WITNESS WHEREOF, the undersigned Declarant has executed this Fourth Amendment this 15th day of January, 2007

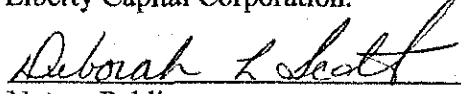
Declarant:


Liberty Capital Corporation
By: David Broekemeier
Its: President

STATE OF NEBRASKA)
)ss.
COUNTY OF DOUGLAS)

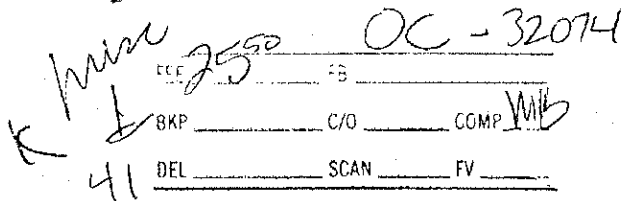
The foregoing instrument was acknowledged before me this 18th day of JANUARY, 2007, by David Broekemeier, President of Liberty Capital Corporation.




Notary Public

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BKP C/O COMP WMB
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