Date 8-10-2004
Time 3:27 o'clock 9 m
JUDY G. PRICE, Register of Deeds
Union County, Menroe, North Caroline

33377

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CASCADES SUBDIVISION FOR

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this 10 th day of Lucus 2004, Cornerstone Development of Union County, Inc., a North Carolina Corporation, with its principal office in Union County, North Carolina ("DECLARANT").

# STATEMENT OF PURPOSE

DECLARANT is the owner of the real property comprising the real estate development known as the "CASCADES Phase I" Subdivision in Union County, North Carolina, hereinafter called "the Property; or "Cascades", and more particularly described and shown on that plat recorded in the Office of the Register of Deeds for Union County, North Carolina, in Plat Cabinet I, at File Numbers 189, 190, 191, and 192, to which plat reference is hereby made for a more particular metes and bounds description.

### DECLARATION

and all of which shall run with the land comprising the Property, and each and all of which shall be binding upon, and inure to the benefit of, all parties having any rights, title DECLARANT hereby declares that the Property, and any additional property subjected to this Declaration by Supplemental Declaration, shall be held, sold, used and conveyed subject to the following covenants, conditions, restrictions and easements, each or interest in the Property of any part thereof, and their respective heirs, personal representatives, successors and assigns

#### DEFINITIONS ARTICLE I

Capitalized terms shall be defined as set forth below. be given their natural, commonly accepted definitions except as otherwise specified The terms in this Declaration and the exhibits to this Declaration shall generally

- Secretary of State of North Carolina. Cascades Property Owners, Articles of Incorporation or Articles: The Articles of Incorporation of Inc., as attached hereto as Exhibit A, to be filed with the
- 1.2 Association: Cascades Property Owners Association, Inc
- fund Common Expenses for the general benefit of all property in Cascades as more particularly described in Section 9.1. Base Assessment: Assessments levied on all Members pursuant to Article 9 to
- 1.4 Board: The Board of Directors of the Association
- constructing improvements for later sale to consumers, or purchases one or more parcels Builder: Any person who purchases one or more lots for the purpose of

- of land within the Property for further subdivision, development and/or resale in the ordinary course of such person's business. In O 4 4
- by reference, as they may be amended. The By-laws of the Association, attached as Exhibit B and incorporated
- Section 3.3 of the By-laws. Class "B" Control Period: The period of time during which the Class "B" is entitled to appoint a majority of the members of the Board as provided in
- maps recorded in the Union County Registry or in this Declaration, and those areas, if any, for which the Association assumes responsibility pursuant to the terms of this Declaration, any Supplemental Declaration, or other applicable covenants, contract or Common Area: Those areas of the Property designated as Common Area on
- Declaration, the By-laws, and the Articles of Incorporation reasonable reserve, as the board may find necessary and appropriate pursuant to this to be incurred, by the Association for the general benefit of all Owners, including any Common Expenses: The actual and estimated expenses incurred, or anticipated
- 1.10 Damage: Damage to or destruction of all or any portion of the Property.
- Declarant under this declaration of the By-laws, transfer their interest in the Property or assigns their rights under this Declaration, the successor shall be substituted for such party and shall be entitled to exercise the rights of executed by Declarant. If Declarant or any of their successors, heirs or assigns, shall assigns; also, any person who takes title to the Property or any portion of the Property, any interest therein, and who is designated as Declarant in the recorded instrument Declarant: The Cascades Development Group and its successors, heirs and 2
- shown on recorded maps or plats or described within this document Easement: Any easement reserved to the Declarant or utility companies or
- perform the same or similar functions they now serve, references hereto to FHA or VA duties and services now performed by either or both of these departments shall be deemed to mean and refer to such agency or agencies as may succeed to the Department of Housing and Urban Development, and the Veteran's Administration, respectively. If either or both of these federal agencies shall hereafter cease to exist or FHA and VA: The Federal Housing Administration of the United States
- thereto, including any additional recorded covenants. laws, any Rules promulgated under the By-laws, and any amendments and supplements Governing Documents: This Declaration, the Articles of Incorporation, the By
- Property, or any portion of the Property, subject to this Declaration, and recorded in the Office of the Register of Deeds for Union County, North Carolina. used for single-family residential purposes shown upon any subdivision plat of the Any single-family residential lot which is a numbered plot of land to be
- exists under Association pursuant to section 3.2, and Declarant, as long as the Class "B" exists under Section 3.2. Member: A Person or entity who is subject and entitled to membership in the membership
- security conveyance of real property Mortgage: A deed of trust, mortgage, deed to secure debt or any other form of
- 1.18 Mortgagee: A beneficiary or holder of a Mortgage
- 1.19 Mortgagor: Any person or Entity who gives a Mortgage
- excluding in all cases any party holding an interest merely as security for the performance Owner: One or more Persons or Entities who hold the record title to any Lot, but

- legal entity. Person: A natural person, a corporation, a partnership, a trustee, or any other
- Declaration pursuant to Section 14(e). hereinabove, together with such additional property as may be subjected to this Property: The real property described and shown within the plat referenced
- North Carolina Recorded: Recorded in the Office of the Register of Deeds for Union County,
- by changes in the applicable building codes. which it existed prior to the damage, allowing for changes or improvements necessitated Repair: Repair to or reconstruction of property to substantially the condition in
- 1.26 Special Assessment: Assessments levied in accordance with Section 9.5
- Specific Assessment: Assessments levied in accordance with Section 9.6
- additional restrictions and obligations on the land described in such instrument. Deeds for Union County, North Carolina, pursuant to Section 14(e) which subjects additional property to this Declaration and/or imposes, expressly or by reference, Supplemental Declaration: An instrument filed in the Office of the Register of

### ARTICLE 2 PROPERTY RIGHTS

- enjoyment in and to the Common Area, subject to: Every Owner shall have a right and nonexclusive easement of use, access and
- (a) This Declaration and any other applicable covenants;
- (b) Any restrictions or limitations contained in any deed conveying such property to the Association;
- (c) The right of the Board to adopt rules regulating the use and enjoyment of the Common Area;
- **a** any part of the Common Area pursuant to Section 4.7; and The right of the Association to dedicate or transfer all or
- (e) The right of the Association to mortgage, pledge or hypothecate any or all of its real or personal property as security for money borrowed or debts incurred.

Any Owner may extend such Owner's right of use and enjoyment to guests and invitees, subject to reasonable regulation by the Board.

# ARTICLE 3 MEMBERSHIP AND VOTING RIGHTS

- architectural standards and controls for Cascades set forth in the Declaration. adopt. The Association shall also be responsible for administering and enforcing the management, maintenance and control of the Common Area, and for enforcement of this Declaration and such reasonable rules regulating use of the Property as the Board may Function of Association: The Association shall be the entity responsible for
- A and Class B. Membership: The Association shall have two (2) classes of membership, Class
- **E** the owners. Class A. The Class A Members of the Association shall be
- 3 Class B. The sole Class B Member shall be the Declarant. The

Class B membership shall terminate and become converted to Class A membership upon the earlief 81.

- (i) conveyance of one hundred percent (100%) of the Lots from Declarant; or
- (ii) at such time as the Declarant shall elect to terminate its Class B membership and convert same to Class A membership.

### 3.3 Voting:

- **a** Class A. Class A Members shall be entitled to one (1) vote per
- (b) Class B. The Class B Member shall be entitled to final voting authority so long as Lots are owned by Declarant.
- <u>ල</u> shall be exercised for any property which is exempt from assessment under Section 9.10. partner or a general partnership, limited partner of a limited partnership or manager of a limited liability company. No vote exercises by the Member, if a natural person, or if not a natural Exercise of Voting Rights. by any duly authorized officer or director of a corporation, A member's voting rights may be

# ARTICLE 4 RIGHTS AND OBLIGATIONS OF THE ASSOCIATION

- pursuant to the Governing Documents. and all improvements thereon, and shall keep it in good, clean and attractive condition, Common Area: The Association shall manage and control the Common Area
- occupants of the Property, subject to any restrictions set forth in the deed or other instrument transferring such property to the Association. personal property and real property. Declarant may convey to the Association improved or unimproved real estate located on the Property, personal property and leasehold and other property interests. Such property shall be accepted by the Association and thereafter maintained by the Association at its expenses for the benefit of the Owners and through action of its Board, may acquire, hold, and dispose of tangible and intangible Personal Property and Real Property for Common Use: The Association.
- opposing party all reasonable costs and attorney's fees incurred in such action. An judgment awarding the Association monetary relief shall bear interest at the rate of sixteen percent (16%) or the maximum rate allowed on contracts by law, whichever is Association is awarded any damages of relief, it shall be entitled to recover from the forth in the Governing Documents shall be cumulative of any remedies available at law any services it provides to any Member (or to such Member's property) who is more than thirty (30) days delinquent in paying any charge due to the Association. All remedies set Section 3.19 of the By-laws, may exercise self-help to cure violations, and may suspend reasonable monetary fines. The Association, through the Board and in accordance with Governing Documents, in accordance with procedures set forth in the By-laws, including Enforcement: The Association may impose sanctions for violations of the In any action to enforce the provisions of the Governing Documents,
- 4.4 Board Authority: Except as otherwise specifically provided in the Governing Documents or by law, all rights and powers of the Association may be exercised by the Board without a vote of the membership.
- Declarant may designate sites within the Property for fire, police, water, or other utility facilities, parks and other public or quasi-public facilities. If the sites include the Common Areas, the Association shall take any action ordered by Declarant and necessary Governmental Interests: As long as Declarant owns any portion of the Property,

to permit such use, including conveying 502 the sites fray include property not owned by Declarant if the owner of such site consents.

liability and officers' and directors' liability insurance if reasonably available entitled. The Association may, as a Common Expense, maintain adequate general right to indemnification shall not be exclusive of any other rights such person may be directors is limited under the Articles of Incorporation and North Carolina law. indemnify shall be limited to those actions as to which the liability of officers and having been an officer, director, or committee member, except that such obligation to approved by the then Board) to which he or she may be a party by reason of being or incurred in connection with any suit or other proceeding (including settlement 4.6 Indemnification: The Association shall indemnify every officer, director, and committee member against all damages and expenses, including counsel fees, reasonably

approval of the HUD/VA dedication of the Common Area during the Class B Control Period shall require the prior approval or seventy-five percent (75%) of the Members (excluding the Declarant). Any any other local, state, or federal governmental entity and to other entitles without the convey portions of the Common Area to the State of North Carolina, to Union County, to Dedication of Common Area: The Association may not dedicate, mortgage or

made subject to the easement of the owner of said Lot for ingress and egress. If ingress or egress to any lot or residence thereupon is through any common area, any conveyance or encumbrance of such common area pursuant to section 4.7 shall be

omissions directly or indirectly result in bodily injury, personal injury or damage to of any kind on behalf of any Owner against any firm, person or corporation whose acts or construed as an intent to waive or as a waiver of any rights, causes of action or demands property resulting from acts of their parties. Person using the Property assumes all risks of personal injury and loss or damage understands and covenants to inform its tenants that the Association, its Board and committees, the Declarant, and any successor Declarant are not insurers and that each will in all cases prevent loss or provide the service for which it is intended. Each Owner cannot be compromised or circumvented, nor that any such security measures undertaken is made that any fire protection system, burglar alarm system, or other security measures reason of ineffectiveness of security measures undertaken. No representation or warranty them be held liable for any loss or damage by reason of failure to provide security or by shall be considered insurers or guarantors of security within the Property, nor shall any of certain activities within the Property designed to make the Property safer than it otherwise might be. Neither the Association, the Declarant, nor any successor Declarant Security: The Association may, but shall be not obligated to, maintain or support Nothing in this paragraph, however, shall be

### ARTICLE 5 MAINTENANCE

- repair the following: Association's Responsibility: The Association shall maintain and keep in good
- **a** and improvements situated upon the Common Area; all landscaping and other flora, lakes and ponds, structures
- (b) all primary entry features and signage for Cascades to the extent that such rights-of-way lie within or adjacent to the Property;
- or agreement for maintenance thereof entered into by the by this Declaration, any Supplemental Declaration, or any contract such additional property as may be included as Common Area

shall not be reduced by any means except with the prior written approval of Declarant, as long as Declarant owns any portion of the Property. The Declarant, however, may Except as provided above, the responsibilities of the Association under Article 5

unilaterally reduce the obligations of the Association provided that such reduction does not materially alter any property rights of any owner. (1) 8 4 8

agreements with the owner(s) of such property. pursuant to this Declaration, any Supplemental Declaration, other recorded covenants, or prejudice to the right of the Association to seek reimbursement from the owner(s) of, or other Persons responsible for, certain portions of the Area of Common Responsibility Expense to be allocated among all Members as part of the Base Assessment, without Except as otherwise specifically provided herein, all costs associated with maintenance, repair and replacement necessary under this Article 5 shall be a Common

- with the standards accepted by the Association and all applicable covenants. structures, parking areas, and other improvements on that Property in a manner consistent Individual Responsibility: Each Owner shall maintain that Owner's Lot, and all
- negligent in the performance of its maintenance responsibilities condition of, property which it does not own except to the extent that it has been Association shall not be liable for any damage or injury occurring on, or arising out of the the Cascades Architectural Control Committee (if any) and the covenants. maintenance shall be performed consistent with the standards adopted by the Association, 5.3 Standard of Performance: Unless specifically provided herein or in other instruments, maintenance shall include necessary repair and replacement. All

# ARTICLE 6 INSURANCE AND CASUALTY LOSSES

# 6.1 Association Insurance:

- 3 requirement will be satisfied; it has this coverage and it handles the funds, then this professional management is obtained by the Association and plus projected reserve balances during the budget year. all others who are responsible for handling funds of the Association in the amount of one (1) year's operating budget, Association officers, directors, insurance coverage protecting against dishonest acts by The Association shall maintain in full force and effect fidelity trustees, and employees and
- 3 of Directors shall determine; If the Board of Directors so elects, officers and directors liability insurance covering the officers and directors of the Association may be obtained in such amount as the Board
- deem necessary and appropriate; other insurance coverage as the Board of Directors may comprehensive general liability insurance coverage and such The Association shall have the right to purchase and maintain
- <u>a</u> expenses to be assessed and collected from all of the Owners, Premiums upon insurance policies purchased by the Association shall be paid by the Association as common
- (e) All insurance policies purchased by the Association shall be for the benefit of the Association.

### NO PARTITION

real property which may or may not be subject to this Declaration, or tangible personal Except as permitted in this Declaration, there shall be no judicial partition of the Common Area. This Article shall not prohibit the Board from acquiring and disposing of

# CONDEMNATION OF CONNON PAREA

[Reserved]

### ARTICLE 9 ASSESSMENTS

following provisions of this Article shall become effective establish any and all assessments. Creation of Assessments: During the Class B Control Period, the Declarant shall After termination of the Class B Control Period, the

exercising its rights under the Governing Documents, including, but not limited to: incurred or expected to be incurred by the Association in performing its duties and The Association is hereby authorized to levy assessments for all expenses

- <u>a</u> other areas under the Association's responsibility; additions, operating and insuring the Common Area and expenses of maintaining, repairing, replacing, building
- ල pursuant to Article VI; the cost of insurance and fidelity bond coverage obtained
- expenses of monitoring and enforcing compliance with the provisions of this the Governing Documents;
- <u>a</u> obligations under Section 4.6; expenses arising out of the Association's indemnification
- <u>@</u> the safety of the Property pursuant to Section 4.8; expenses arising out of any measures undertaken to enhance
- $\mathfrak{S}$ under Article X; expenses arising out of its exercise of architectural control
- **®** management of the Association; the Class B Member shall receive no compensation for their all reasonable expenses of managing the Association (provided during the Class B Control Period the directors appointed by
- (h) legal, accounting and other professional fees; and
- such other expenses as the Board deems necessary or desirable to keep the Property in good, clean and attractive condition.

contract of sale for any portion of the Property, is deemed to covenant and agree to pay (b) Special Assessments as described in Section 9.5; and (c) Specific Assessments as described in Section 9.6. Each owner, by accepting a deed or entering into a recorded Common Expenses based on the annual budget prepared in accordance with Section 9.3; There shall be three (3) types of assessments: (a) Base Assessment to fund

the remedies provided in such Mortgage shall be liable for unpaid assessments which However, no first Mortgagee or other Person who obtains title to the Lot upon exercise of severally liable for all and any assessments and Fees due at the time of the conveyance. shall be the personal obligation of the Person who was the Owner of the Lot at the time Lot until paid, as more particularly provided in Section 9.7. Such assessments and Fees shall be a charge and continuing lien upon the Property of the defaulting owner of each delinquency, late charges, costs, and reasonable attorney's fees (collectively, "Fees"), All assessments, together with interest (at a rate of sixteen percent (16%) or the highest rate permitted by law or contracts, whichever is higher) from the date of Upon transfer of title to the Lot, the grantee shall be jointly and

accrued prior to such acquisition of title, the lien of any first mortgage.

reasonable processing fee for the issuance of such certificate. The Association shall, upon request, furnish to any Member or Owner a certificate signed by the Association stating whether such assessment has been paid, which shall be conclusive evidence of payment. The Association may require advance payment of a

Association. If any reason is, or becomes, delinquent on any assessment, the Board may accelerate all assessments due for that calendar year and may require that all assessments Specific Assessments shall be due and payable as determined by Declarant or by the to the Person taking title to the property in the subdivision). Special Assessments and year (except during the first year that Base Assessments are due, in which event the Base Assessments shall be due, on a pro-rated basis, on the first day of the month subsequent All Base Assessments for each calendar year shall be due on January 1 of that

the making of repairs or from any other action. Owner. No diminution of assessments shall be allowed for any alleged failure of the No Owner may except himself from liability for assessments by any means, obligation to pay assessments is a separate covenant on the part of each Member and Association or Board to take some action required of it, or for inconvenience arising from The

contracts with any Member or Owner for payment of Common Expenses The Association is specifically authorized to enter into subsidy or "in kind"

include automatic bank drafts should any property owner so elect, management of common areas as referenced herein, and such collection of fees may agreements with persons and/or other legal entities for the collection of fees and for the The Association is further specifically authorized to enter into contractual

exempted from paying any assessment on that property which it owns on that portion of the Property which it owns at a rate of one-third the rate charged to other Owners. After termination of the Class B Control Period, Declarant shall be termination of the Class B Control Period, Declarant shall be obligated for assessments of services or materials or construction of improvements on Common Area. After obligations hereunder may be satisfied in the form of cash or by "in kind" contributions shall continue paying on the same basis as during the preceding year. Declarant's the Board in writing sixty (60) days before the beginning of each fiscal year, Declarant actual expenditures by the Association during the fiscal year. Unless Declarant notified difference between the amount of assessments levied on all other assessed property and regular assessments on that portion of the Property which it owns; or (3) to pay the Declarant may elect: (1) to pay only necessary expenses; Declarant's Obligation for Assessment: During the Class B Control Period, or (2) to pay one-third of the

from other sources other than Base Assessments. Such budget may, in the Board's discretion, take into account any income anticipated reserve fund in accordance with a budget separately prepared as provided in Section 9. Common Expenses for the coming year, including a capital contribution to establish a beginning of each fiscal year, the Board shall prepare a budget covering the estimated Computation of Base Assessments: At least sixty (60) days before the

determining what property is part of the Property for purposes of allocating the be assessed against each Lot pro-rata, and the Board shall establish a cut-off date for The total dollar amount to be raised through the levy of Base Assessments shall

presented to the Board within ten (10) days after notice effective unless disapproved by at least seventy-five percent (75%) of the total Class A votes and by the Class B Member, if existing. The Board need not call a meeting to consider the budget except on petition of the Members as provided in the By-laws, The Board shall send a copy of the budget and notice of the amount of the Base Assessment due for the following year to each Member at least thirty (30) days prior to the beginning of the fiscal year for which it is to be effective. The budget shall become

If the proposed budget is disapproved or the Board fails to determine the budget for any year, then until such time as a budget is determined, the budget in effect for the immediately preceding year shall continue for the current year.

- both amount and timing by annual Base Assessments over the budget period meeting the projected needs of the Association, as shown on the budget, with respect to reserve budget, setting the required capital contribution in an amount sufficient to permit Reserve Budget and Capital Contribution: The Board shall annually prepare a
- times as determined by the Board. expenses or expenses in excess of those budgeted. Except as otherwise provided in the Declaration, any Special Assessment shall require the vote of at least fifty-one percent (51%) of the total Class A votes, and of the Class B Member, if the Class B Member still owns any of the Property. Special Assessments shall be payable in a manner and at such Association may levy Special Assessments from time to time to cover unbudgeted Special Assessments: In addition to other authorized assessments, the
- gives prior notice to the Owner and an opportunity for a hearing. into compliance with the provisions of the Governing Documents, provided the Board also levy a Specific Assessment against any Lot for costs incurred in bringing any Lot against individual Lots fines authorized by the Governing Documents and expenses incurred as a consequence of the conduct of less than all Owners. The Association may Specific Assessments: The Board shall have the power to specifically assess
- other liens, except: (a) liens superior by law; and (b) the lien of any first Mortgage of record made in good faith and for value. Such lien, when delinquent, may be enforced in the same manner as mechanics' liens under North Carolina law. secure payment of delinquent assessments, and Costs. Such lien shall be superior to all Lien for Assessments: The Association shall have a lien against each Lot to

may be added to and collected as part of the following year's Base Assessment against acquisition of title. Such unpaid assessments shall be reallocated among all Lots, and foreclosure shall not be personally liable for assessments on such Lot due prior to such the first Mortgage shall extinguish the lien as to any installments of such assessments due subsequent assessments, except that the sale or transfer of a lot pursuant to foreclosure of The sale or transfer of any Lot shall not affect the assessment lien or any A purchaser of a Lot who obtains title pursuant to

- assessment is made, at which time the Association may retroactively assess any shortfalls assessments. In such event, each Member or Owner shall pay Base Assessments on the same basis as for the last year for which an assessment was made, if any, until a new notice to each Member shall not waive any Owner from the obligation to pay Failure to Assess: Failure of the Board to fix assessment amount or to deliver
- and accepted by any governmental authority or public utility. 9.9 Exempt Property: The following property shall be exempt from payment of Base Assessments and Special Assessments: common areas and property dedicated to
- January 1<sup>st</sup> of year, then the first assessment will be prorated for the remainder of that 9.10 Initial Base Assessment: Until modified in accordance with the procedures set out herein, the Base Assessment for each Lot shall be \$325.00 per year. The first annubase assessment for each Lot shall begin upon purchase of Lot. If Lot is purchased after The first annual
- maintenance, repair, construction and replacement of capital assets and improvements within the Common Area and easement areas within the Properties. \$250.00, which amount may be held by Declarant, its successors or assigns in reserve for closing of such purchase a non-refundable capital contribution fee in the amount of other document or instrument to the contrary, every Owner (other than a successor Declarant) who purchases a Lot from Declarant shall pay to Declarant at the time of the Capital Contribution: Notwithstanding any provision contained herein or in any It is expressly

bearing account, and may be commingled by Declarant with its other funds. provided herein that such capital contributions shall probbe held in reserve for the benefit of the Owner paying such amount at closing, shall not be required to be held in an interest

### ARTICLE 10 ARCHITECTURAL STANDARDS

the proposed improvement may not be commenced hereinafter referred to as the "Architectural Control Committee"). Absent such approval, three 93) or more representatives appointed by the Board (said committee being Board of Directors of the Association, or by an architectural committee composed of external design and location in relation to surrounding structures and topography by the of the same shall have been submitted to and approved in writing as to harmony of finish) be made, except in exceptional cases, when in such cases, three (3) copies of the plans and specifications showing the nature, kind, shape, height, materials, and location maintained upon the Properties, nor shall any exterior addition to or change or alteration therein (including but not limited to, color or painting of the exterior and type of exterior No building, fence, signs, wall or other structure shall be commenced, erected, or

provisions shall be considered a Specific Special Assessment against that Owner(s) and his/her Lot(s). Any approval by the said Board of Directors of the Architectural Control Committee shall be in accordance with the requirements set forth hereafter. any other costs or attorney's fees incurred in the enforcement of the rights under these Committee, or any Member shall have the right to undertake legal action to redress the unapproved modification or improvement. The cost of such exterior maintenance and erected thereon. In addition, or in the alternative, the board, the Architectural Control maintain and restore the Lot and exterior of the Buildings and any other improvements board of directors or its agents and employees, to enter upon said parcel and to repair changes to the premises and the improvements situated thereon in a manner unsatisfactory to the said Board of Directors or the Architectural Control Committee, said In the event an Owner of any Lot in the Properties shall make unauthorized

conveys all lots which comprise the Property. The Declarant shall serve as the Architectural Control Committee until Declarant

## ARTICLE 11 RESTRICTIONS ON USE

placed or permitted to remain on any Lot shall exceed three and one-half stores in height. only, and subject to the restrictions of this Article 11. No structure erected, altered, Residential Use: All Lots shall be used for single family residential purposes

equipment and/or commercial vehicles; and that which does not invite traffic and parked except that which is done from a private office; that which does not require visitation by No business may be conducted from the dwellings constructed upon the Lots

- deviation does not violate any local ordinance or zoning. shall not be construed as a violation of the building line requirements as long as such property lines than the building setback lines as shown on the recorded maps of Lots. Deviations from building line requirements not in excess of ten percent (10%) thereof No building shall be located nearer to the front, back and/or side
- no instance shall household pets become a nuisance to other Owners, or infringe upon the age of six (6) months shall be permitted at any time. Birds shall be confined in cages. use of the occupants, but not for commercial use. No more than three (3) pets over the generally accepted household pets, which may be kept thereon for the sole pleasure and Animals and Pets: No animals of any kind shall be kept on any Lot except
- directional signs to properties, "For Rent", "For Sale", "Lease To Own", or "Rent Own", which signs shall not exceed two (2) feet by three (3) feet in dimension, and 11.4 Signs: No advertising signs of any type or kind shall be erected, placed, or permitted to remain upon or above any Lot or Common Area with the exception of directional signs to properties, "For Rent", "For Sale", "Lease To Own", or "Rent To

- been conveyed by Declarant. Lot. Notwithstanding the above, Declarant may erect and place signs of any size or shape on any unsold Lot or the Common Area. Declarant shall also have the right of ingress, egress and regress over the aforesaid Lots and Common Area in order to maintain and replace any such signs until one hundred percent (100%) of the Lots have
- shall not apply to Declarant or to a Builder while constructing residences upon any Lots. No such entry as provided herein shall be deemed a trespass. The foregoing provisions agrees to pay such costs incurred by the Association in the enforcement of this paragraph. remove all such unsightly objects or vegetation at the Owner's expense, and the Owner requesting the Owner's compliance with the requirements of this paragraph, Directors, the Board of Directors may, ten (10) days after delivering notice to the Owner maintain the main structures on each Lot in a manner satisfactory to the Board of fails or refuses to keep his Lot free from unsightly objects, weeds, or underbrush, or to deposits shall only be permitted upon the specific day of pick up. In the event any Owner rubbish, and other such debris for pick up by trash removal service units, However, the foregoing shall not be construed to prohibit temporary deposits of trash, right-of-way to appear unclean or unsightly; nor shall anything be kept upon any Lot or right-of-way that will emit a foul odor or will cause noise that might disturb the peace. shall be used for rubbish disposal, or for storage, if such storage may cause such Lot or 11.5 Nuisances: No activity may be carried on which shall or may be offensive, illegal, or an annoyance or nuisance, as determined by Declarant. No Lot or right-c No Lot or right-of-way
- other refuse shall not be permitted or any Lot. structure, as determined by the Board of Directors. 11.6 Clotheslines, Etc: All clotheslines, lawn mowers, stored materials, wrecked, unlicensed or inoperable vehicles, and similar equipment shall be kept in an enclosed Incinerators for garbage, trash or
- antennas, dishes or disks shall be erected on a Lot. Radio and television antennas not exceeding seven and one-half (7 1/2) feet in height above the roof-line of the residence and dishes or disks not exceeding three (3) feet in diameter and not visible from the street in front of the residence may be attached to the structure of the residence only. Antennas: No freestanding radio or television transmission or reception towers,
- Declarant. For masonry walls, no exposed concrete block will be permitted. Hedges shall be maintained in a neat condition on both sides. All walls, fences, and hedges shall not be located within setbacks or sight triangles as described herein or shown on record Declarant and/or the Board; however, such approval shall not be unnecessarily withheld so long as the fence is on the Board's list of approved fence types, materials, and designs. No fence shall be over forty-eight inches (48") in height. No chain link fences or privacy fences are allowed except for property owned by the Property Owner's Association or the Walls, Fences and Hedges: Walls and fences must be first approved by the
- both side Lot lines and the rear Lot line. located directly behind the residence of each Lot and be at least twenty (20) feet from Pools: In-ground pools shall be permitted upon Lots but such pools must be
- within these driveways and parking areas only. Parking of vehicles in the streets shall be 11.10 Driveways and Parking Areas: Only driveways and parking areas constructed of a natural color concrete shall be permitted. Parking of vehicles shall be contained
- or vans up to 10,000 pounds may be exempted from this provision per Lot. remain upon any Lot unless parked within an enclosed structure approved by the Declarant or, thereafter, the Board of Directors. One (1) passenger automobiles or similar items, and no noxious or undesirable equipment or vehicles, shall be allowed to Vehicles, Boats and Trailers: No vehicles, boats, trailers, recreational vehicles One (1) passenger automobiles, pickups

be parked within an enclosed structure as specified hereinabove. No construction equipment or commercial vehicles, with or without logos or trade decals, shall be allowed to remain parked outside the dwellings, for all such vehicles must

constructed in conformity to existing structures within the immediate area; and if not constructed of materials similar to those used in the residence upon such Lot; if exceed twelve (12) feet by sixteen (16) feet in area) if approved by the Board; constructing a permanent detached garage, carport, or utility shed (such shed not to temporary nature on any Lot. No trailer, shed, teht, garage or any other similar structure shall be used as a residence. Provided, however, this paragraph shall not be construed to Provided, further, this paragraph shall not be construed to prevent Owners from prevent Declarant from using sheds or other temporary structures during construction. Use of Outbuildings and Similar Structures; Thorastall be no structure of a rary nature on any Lot. No trailer, shed, teht, garage or any other similar structure

Mailboxes shall be uniform and approved by Declarant or his successor. Declarant and as approved by the North Carolina Department of Transportation. in a neat and orderly condition so as not to create a nuisance, as described in Section outside of the public right-of-way. All goals and surrounding areas are to be maintained placed a minimum of twelve (12) feet behind the concrete curb into such Lot and placed All mailboxes are to be uniform in design and construction as determined by the Basketball Goals and Mailboxes: Basketball goals shall be permitted on a Lot if

11.14 Minimum Square Footage: Single family dwellings shall contain not less than a minimum of 1200 square feet of heated floor areas, exclusive of garage, carport, unheated storage areas and non-living space for dwellings. Each such single family dwelling shall also contain a minimum of an attached one (1) car garage.

minimum guidelines during the construction of each dwelling located upon the Property: Minimum Building Materials: Each Builder shall comply with the following

11.15

- æ provided herein; brick, stone, or stucco as approved by the Board of Directors as Each dwelling shall be constructed of first grade vinyl siding
- **3** however, a crawlspace foundation is optional. A slab foundation shall be standard for each dwelling:
- All garages shall be attached and shall have doors for complete closure.
- of seven (7) on twelve (12). Each dwelling shall be constructed with a minimum roof pitch
- provide enough space to park two (2) vehicles side by side. All driveways shall be constructed of all natural color concrete and shall
- 5 trees, per Union County requirements for placement. inch caliper HARDWOOD trees of six (6) feet in height, planted as street Each dwelling shall have two (2) two and one-half (2 1/2)
- 9 construction, and shall provide silt fences when necessary. construction debris and any and all miscellaneous trash during maintain a wired area for construction debris, shall confine Each builder shall gravel driveways during construction, shall
- E water heater for each dwelling. Each Builder shall provide natural gas heat and a natural gas
- $\Xi$ construction, including exterior color combinations which shall approve all building and landscaping plans before Each Builder shall be subject to an architectural review by Declarant
- 9 the final phase of the subdivision. The Declarant shall not begin construction of the pool until

11.16 Side Setbacks: [See Section 11.2]

- the applicable requirements and provided such violation does not violate any local 11.17 Waiver: Declarant may, but need not, waive in writing any vioration of the designated and approved building location lines on either side Lot line, horizontal measurement only, provided that such violation does not exceed then percent (10%) of
- and with the written consent of Declarant and in compliance with local ordinances. 11.18 Subdivision of Lots: No Lot shall be subdivided by sale or otherwise, except by
- damage must be repaired and the improvement reconstructed within twelve (12) months. Fire: In the event any home or structure is destroyed or partially destroyed, said
- interfere with the rights and/or use of any Easement. to all Easements. General: Each Lot now or hereafter subjected to this Declaration shall be subject No structure of any type shall be erected upon a Lot which will
- obtaining this prior written consent of Declarant; provided, however, local service from utilities within easement areas to residences constructed upon any such Lots may be established without first obtaining separate consents therefore from Declarant to occupy or otherwise encroach upon any of the easement areas reserved without first reserves the right to modify or extinguish the easements herein along any Lot lines in its written notice to Owner, Declarant may exercise the right to remove obstructions in such easements upon Owner's failure to do so, at Owner's expense, and Owner agrees to pay costs incurred by Declarant in doing so. For the purpose of this covenant, Declarant and all improvements in it shall be maintained by owner, except for those improvements for which a public authority or utility company is responsible. With ten (10) days prior except for party walls located on a portion of the side line of a Lot. other material shall be placed which may interfere with the installation or maintenance of easements shall be to provide, maintain, and operate drainage facilities and utility service lines to, over, or for each of the Lots. Within these easements, no structure, planting or on the recorded plats, in addition to any other Easements. The purpose of these (10) feet in width along the front and rear Lot lines of all Lots shown on the recorded for itself and its successors and assigns along, over, under and upon a strip of land ten or which may change the direction or flow of drainage channels in the easements Utility and Drainage: For the duration of these restrictions, no such utilities shall be permitted An easement on each Lot is hereby reserved by Declarant
- 11.22 Emergency: There is hereby served a general easement to all firemen, ambulance personnel, police and security guards and all similar persons to enter upon the Property or any portion thereof, in the performance of their respective duties.
- procedure shall be repeated until approval is obtained disapproval, Declarant shall provide Builder a list of required changes, and the above within thirty (30) days, Declarant shall be deemed to have approved the foregoing. unreasonably withheld. Builder shall be subject to the prior approval of Declarant, which approval shall not be conveyed by Declarant, all sales and advertising materials, for the sale of Lots by any Declarant's Consent to Sales Material: Until all of the Lots have been If Declarant fails to notify a Builder of approval or disapproval Lpon
- statement that all sales activity has ceased date this Declaration is Recorded, or (b) upon recording by Declarant of a written contained in this Article shall terminate upon the earlier of (1) twenty (20) years from the Property have been conveyed by Declarant; provided, however, the rights of Declarant without the express written consent of Declarant until all Lots which are a part of the Declarant's Consent to Amendments: This Article 11 may not be amended
- each unless terminated as provided in Section 11.26 binding for a term of twenty (20) years from the date this Declaration is Recorded, after which time they shall be automatically extended for successive periods of ten (10) years Duration: The restrictions, conditions and covenants of this Article shall be
- terminated during the first twenty (20) year period by an instrument signed by not less Amendments and Termination: Article 11 of this Declaration may be

change has been filed of record in the Office of the Register of Deeds for Union County. approval of Owners, may amend this Declaration to reflect such changes. Any such amendment or termination shall not be effective until an instrument evidencing such Federal Home Loan Mortgage corporation subsequently delete or relax any of their requirements which necessitate provisions of this Declaration, Declarant, without Article 11 to correct minor and clerical errors, as determined by Declarant, without approval of Owners, and should the Federal National Mortgage Association or the and the written consent of Declarant; provided, however, that Declarant may amend this amended upon the affirmative vote or written consent of a majority of the Owners of Lots seventy-five percent (75%) of the Owners of Lots. Article 11 of this Declaration may be than ninety percent (905) of the Owners and rigned by Declarant if Declarant shall own any Lots, and thereafter may be terminated by an instrument signed by not less than

- restrictions or other provisions shall not be deemed a waiver of their right to do so Failure by Declarant, the Association, or any Owner to enforce any of the foregoing relief, or both, maintainable by Declarant or, in the proper case, by an aggrieved Owner restrictions, it shall be grounds for an action to recover sums due, damages or injunctive Enforcement: If any Owner shall violate or attempt to violate any of these
- portion of the foregoing restrictions as the same may apply to that particular Lot. foregoing restrictions with respect to any Lot, Declarant reserves the right (with the mutual written consent of the then Owner of such Lot) to change, amend, or release any Unintentional Violation: In the event of an unintentional violation of any of the
- Declarant in this Article, upon the termination of the Class B Control Period Association shall be deemed to be vested with all rights and authority that is reserved to Association as Successor to Declarant: For purposes of this Article, the

#### ARTICLE 12 EASEMENTS

- willful and knowing consent of an Owner, occupant, or the Association. such boundary. No such easement shall exist if such encroachment occurred due to the of encroachment, and for maintenance and use of any permitted encroachment, between each Lot and any adjacent Common Area or adjacent Lot due to the unintentional feet, as measured from any point on the common boundary along a line perpendicular to placement or settling of the improvements thereon to a distance of not more than three (3) Easements of Encroachment: There shall be reciprocal appurtenant easements
- an emergency, entry onto any Lot shall be made only after reasonable notice to the Owner or occupant. Nothing therein shall be deemed to obligate the Declarant or the Association to undertake any duties not explicitly set out in this Declaration promptly be repaired at the expense of the Person exercising the easement. The exercise of these easements shall not unreasonably interfere with the sale of any Lot and, except in writing by the Owner of the affected Lot, whose consent shall not unreasonably be withheld. Any damage to a Lot resulting from the exercise of these easements shall only within fifty (50) feet of the Lot boundary line unless otherwise consented to in over, under or through any existing structure on a Lot, and such installation shall occur entitle the holders to construct or install any of the foregoing systems, facilities or utilities Person exercising the easement or within the Easements. These easements shall not pathways, lakes, ponds, wetlands, drainage systems, street lights, signage, and all utilities, and for the purpose of installing any of the foregoing on property owned by the television reception systems, security and similar systems, roads, walkways, bicycle extent reasonable necessary for the purpose of replacing, repairing and maintaining access and maintenance easements upon, across, over and under all of the Property to the as Declarant owns any portion of the Property, the Association, and the assigns of each, Easements for Utilities, Etc.: There is hereby reserved unto Declarant, so long

utility meters and boxes. However, the exercise of this easement shall not extend to permitting entry into the structures on any Lot, nor shall any utilities be installed or relocated on the Property, except as approved by the Board or Declarant. television provider, telephone utility, and natural gas supplier, easements across the Property for ingress, egress, installation, reading, replacing, repairing and maintaining Declarant specifically grants to the local water supplier, electric company, cable

# ARTICLE 13 MORTGAGEE PROVISIONS

The other provisions of this Declaration notwithstanding:

written request to the Association (such request to state the name and address of such holder, insurer or guarantor and the street address of the Lot to which its Mortgage relates, thereby becoming an "Eligible Holder"), will be entitled to timely written notice An institutional holder, insurer, or guarantor of a first Mortgage who provides

- **a** on which there is a first Mortgage held, insured or guaranteed by such Eligible Holder (hereinafter a material portion of the Property or which affects any Lot Mortgaged Lot"); Any condemnation loss or any casualty loss which affects
- 3 Mortgaged Lot, where such violation has not been cured within sixty (60) days; Any violation of the Governing Documents affecting the
- (c) Any lapse, cancellation or material modification of any insurance policy maintained by the Association;
- (d) Any proposed action which would require the consent of a specified percentage of Eligible Holders.

## ARTICLE 14 DECLARANT'S RIGHTS

The other provision of this Declaration notwithstanding:

- this Declaration or the By-laws may be transferred, in whole or in part, to other Persons if the transfer does not reduce an obligation nor enlarge a right beyond that contained in the Governing Documents. No transfer shall be effective unless in a writing singed by Any or all of the special rights and obligations of Declarant set forth in
- such Lots. Declarant and authorized Builders shall have casements for access to and use on upon portions of the Common Area such facilities and activities as in the sole opinion of Declarant may be reasonably required or convenient to the construction on or sale of Declarant and Builders authorized by Declarant may maintain and carry
- such improvements to the Common Area as Declarant deems appropriate in its sole over and upon all of the Common Area for the purpose of constructing and installing Declarant and its employees and agents shall have a right and easement
- such consent shall be void unless subsequently approved by a writing signed by the Property without Declarant's written consent. Any attempted recordation without restrictions, or declaration of condominium or similar instrument affecting any portion of No Person shall record any declaration of covenants, conditions and
- instrument ("Supplemental Declaration") expressly making such property subject to the identification of such additional property, and the execution and recordation of any property subject to the terms of this Declaration, provided that such additional property is contiguous to the Property described herein. Such addition shall be accomplished by the Declarant shall have the unilateral right at any time to make additional

- (f) This Article may not be amended without the written consent of Declarant. The rights contained in this Article shall traditional the earlier of (a) twenty (20) years from the date this Declaration is recorded, or (b) upon recording by Declarant of a written statement that all sales activity has ceased.
- affect the rights or interests of any member or Owner. and/or the Members or Owners; and (4) for any other reason which does not materially any other governmental agency or entity; (3) reduce the obligations of the Association right to modify the Governing Documents in order to: (1) correct clerical or other patent errors; (2) bring the Declarations into compliance with HUD, VA, FNMA, FHLC, or Declarant shall have, at all times during the Class B Control Period, the

## ARTICLE 15 GENERAL PROVISIONS

termination of any easement without the consent of the holder of such easement. within the year preceding any such extension, agreeing to amend or terminate this Class B Member, if the Class B membership has not been terminated, has been Recorded unless an instrument signed by Members holding a majority of the Class A votes and the Declaration shall be automatically extended for successive periods of ten (10) years, benefit of and shall be enforceable by the Association, any successors and assigns for a term of forty (40) years from the date this Declaration is Recorded. After such time, this Recorded, this Declaration shall run with and bind the Property, and shall inure to the seventy-five percent (75%) of the Class A votes and by the Class B Member, if any, and Term: Unless earlier terminated by an instrument signed by Members holding Provided, nothing in this Section shall be construed to permit the

### 15.2 Amendment:

- amendment is necessary: unilaterally amend all articles of the Governing Documents for any purpose identified in Section 14(g) above. Thereafter, Declarant may unilaterally amend such articles if such (a) By Declarant: Until termination of the Class B membership, Declarant may
- to bring any provision into compliance with any applicable governmental statutes, rule, regulation, or judicial determination;
- (ii) to enable any reputable title insurance company to issue title insurance coverage on the Lots;
- (iii) to enable any institutional or governmental lender or purchaser of mortgage loans, including, for example, the Federal National Mortgage Association or Federal Home Loan Mortgage Corporation, to make or purchase mortgage loans on the Lots;
- ₹ 3 insurance company to insure mortgage loans on the Lots; to enable any governmental agency or reputable private õ
- (v) to satisfy the requirements of any governmental agency

correct minor or clerical errors provided that such amendments do not adversely affect any right of any Owner. Declarant may also unilaterally amend the Governing Documents at any time to

not material adverse effect upon any right of any Owner. amend the Government Documents for any other purpose, provided the amendment has So long as Declarant still owns any portion of the Property, it may unilaterally

Period shall require HUD/VA approval, if any right of any Owner is materially and The foregoing notwithstanding, any amendment made during the Class B Control

Any amendment made pursuant to this Section that does materially and adversely affect the right of any Owner shall not be affective until approved in accordance with

requirements set forth in Article 14(f) shall be met if applicable. written consent, or any combination thereof, of Members representing seventy-five percent (75%) of the total Class A votes in the Association and the consent of the Class B Member, if the Class B membership has not been terminated. in this Declaration, this Declaration may be amended only by the affirmative vote or (b) By Members: Except as otherwise specifically provided above and elsewhere In addition, the approval

No amendment may remove, revoke or modify any right or privilege of Declarant without the written consent of Declarant or the assignee of such right or privilege.

Recorded (c) Effective Date and Validity: To be effective, any amendment must be

contrary provision in any Mortgage or Contract between the Owner and a third party will affect the validity of such amendment. If any Owner consents to any amendment to this Declaration or by By-laws, it will be conclusively presumed that such Owner has the authority so to consent, and no

- in no way affect other provision or applications. 15.3 Severability: Invalidation of any provision of this Declaration, in whole or in part, or any application of a provision of this Declaration by judgment or court order shall
- continue only until twenty-one (21) years after the death of Michael L. Helms. or voidable for violation of the rule against perpetuities, then such provision shall Perpetuities: If any of the provisions of this Declaration shall be unlawful, void
- derivative in any materials without Declarant's prior written consent, except that Builders may use the term where it is used solely to specify that particular property is located within Cascades, and the Association shall be entitled to use the word "Cascades" in its Use of the Words "Cascades": No Person shall use the word "Cascades" or
- Documents. Failure to comply shall be grounds for an action to recover sums due, for damages or injunctive relief, or for any other remedy available at law or in equity. 15.6 Compliance: Every Owner of any Lot shall comply with the Governing
- the Lot until the date upon which such notice is received by the Board jointly and severally responsible with the transferee for all obligations of the Owner of such other information as the Board may reasonably require. name and address of the purchaser or transferee, the date of such transfer of title, and to his or her Lot shall give the Board at least seven (7) days prior written notice of the Notice of Sale or Transfer of Title: Any Owner desiring to sell or transfer title
- discontinue any violation hereof. the terms of this Declaration, including the right to seek injunctive relief to prevent or 75.8 8.2 granted to the Association in Section 4.3, each Owner shall also have the right to enforce Enforcement by Individual Owners:

anger. Seal Secretary COPRIERS TONE DEVELOPMENT OF UNION COUNTY, INC exce President

# NORTH CAROLINA, UNION COUNTY

A CONTRACTOR OF THE PARTY OF TH

aforesaid, certify that Michael L. Helm Sersonally came before me this day and State personally came before me this day and sorth Carolina Corporation, and that by authority duly given and as the act of the corporation, the its President, sealed with its corporate seal and attested by him as its Secretary.

Witness my hand and official stamp or seal, this day of shows 12004. +SWAMS .

Notary Public 大 . Dancon

My commission expires: 19 2 (0 /2004)

The foregoing certificate(s) of COUCO Saucom \_Notar(y) (ice) Public m certified

PRICE: REGISTER OF DEEDS

BY GAR

Crysta) D. Crump, Register of Deeds Union County, Monroe, North Carolina Date\_ 3 Filed for record 10000 A W

Prepared by and Returned to CLARK, GRIFFIN & McCOLLUM, LLP.

81165

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CASCADES SUBDIVISION AMENDMENT OF FOR

at page 843 in the Office of the Register of Deeds of Union County for Cascades Subdivision Phase I and in accordance with paragraph 15.2 and paragraph 11.26 amends Section 11.11 to read as follows: NOW COMES the Declarant as described in the Restrictions filed in Book 3525

Declarant or thereafter the Board of Directors. No more than one (1) pickup or van of a gross vehicle weight (GVW) rating of 10,000 pounds may be parked per residence. No vehicles of greater than 10,000 pounds gross vehicle weight (GVW) will be allowed to Declarant or thereafter the Board of Directors. remain upon any lot unless parked within an enclosed structure approved by the remain upon any lot unless parked within an enclosed structure approved by the or similar items and no noxious or undesirable equipment or vehicle shall be allowed to Vehicles, Boats and Trailers: No vehicles, boats, or trailers, recreational vehicles

racks or similar attached equipment shall be allowed to remain parked outside the dwellings. All such vehicles must be parked within an enclosed structure as specified No construction equipment or vehicles with attached ladders, buckets, ladder

Section 9.11 Capital Contribution is amended as follows:

and said fee shall be due and payable at time lot is sold by builder-owner to a homeowner if not paid by said owner-builder. The first homeowner shall be responsible for the \$250.00 Capital Contribution fee

the Homeowners Association if the base assessment does not cover said amount. The Capital Contribution fee may also be used to supplement the start up cost of

inadvertently not filed with the original covenants. Articles of Incorporation of Cascades Property Owners Association, Inc. and "Exhibit B" which is the initial By-Laws of Cascades Property Owners Association, Inc., which were The Declarant also files attached to this amendment "Exhibit A" which are the

CORNE STONE DEVELOPMENT OF UNION COUNTY, INC

Nations

President

ATTEST:

[Corporate Seal]

Secretar

# NORTH CAROLINA, UNION COUNTY

SEAL STAMP



I, a Notary Public of the County and State aforesaid, certify that Michael h. Helbas personally came before me this day and acknowledged that he is the Secretary of Cornerstone Development of Union County, Inc. a North Carolina Corporation, and that by authority duly given and as the act of the corporation, the foregoing instrument was signed in its name by its President, sealed with its corporate seal and attested by him as its Secretary.

Witness my hand and official stamp or seal, this 30th day of 2005.

Notary Public

Baucom

My commission expires: 12/24/2006

NORTH CAPOLINA-UNION COUNTY
The farging estilicatiff of
Samuel Property of
CRYSTAL D. CRUME, REGISTER OF DREDS
BY:

ANHORET

3827 .0474

BMはまたフィットは74 State of North Carolina Department of the Secretary of State

SOSID: 736345
Date Filed: 7/28/2004 11:50:00 AM
Elaine F. Marshall
North Carolina Secretary of State
C200419100080

# ARTICLES OF INCORPORATION NONPROFIT CORPORATION

:-	The name of the corporation is: CASC	The name of the corporation is: CASCADES PROPERTY OWNERS ASSOCIATION INC
ņ	(Check only if applicable.) Th	
ω	The street address and county of the initial registered office of the corporation is	ial registered office of the corporation is:
	Number and Street 238 East Franklin Street	Street
	City, State, Zip Code Monroe, NC 28112	112 County Union
4,	The mailing address if different from the	
ļ	P. O. Box 308, Monroe, NC 28111	
,us	The name of the initial registered agent is:	
	Michael L. Helms	
6	The name and address of each incorporator is as follows:	or is as follows:
	Michael L. Helms	
	238 East Franklin Street, Monroe, NC	238 East Franklin Street, Monroe, NC 28112 - P. O. Box 308, Monroe, NC 28111
7.	(Check either a or b below.)  a. The corporation will have members.  b. The corporation will not have members.	ers.
œ	Attached are provisions regarding the distr	Attached are provisions regarding the distribution of the corporation's assets upon its dissolution.
مِ	Any other provisions which the corporation elects to include are attached	n elects to include are attached.
10. 7	10. The street address and county of the principal office of the corporation is:	al office of the conporation is:
	Number and Street 238 East Franklin Street	treet
	City, State, Zip Code Monroe, NC 28112	County Union
<del>,</del>	The mailing address if different from the street address of the principal office is:	
,	P. O. Box 308, Monroe, NC 28111	ì
		CONDITION OF POOR QUALITY DUE TO
Revise	Revised January 2000	Form N-01
CORP	CORPORATIONS DIVISION	P. O. BOX 29622 RALEIGH, NC 27626-0622

### SK3827PG475

2 These articles will be effective upon filing, unless a later time and/or date is specified:

This is the 7th day of July

Michael L. Helms, Registered Agent

Type or print incorporator's name and title, if any

RECORD IS OF POOR QUALTTY DUE TO CONDITION OF DOCUMENT PRESENTED

NOTES:

1. Filing fee is \$60. This document must be filed with the Secretary of State.

Revised January 2000

CORPORATIONS DIVISION

P. O. BOX 29622

Form N-01

RALEIGH, NC 27626-0622

Additional Provisions Regarding Distribution Of Corporation's Assets Upon Dissolution The purposes for which the corporation is organized are to have a home owners association for Cascades Subdivision and to maintain and exercise authority over Common Areas for said subdivision and any other lawful

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such purposes or to such organizations, such as the court shall determine, governments which the principal office of the corporation is then located, exclusively for so disposed of shall be disposed of by the Superior Court of the county in governments to be used exclusively for public purposes. except organization or organizations under Section 501(c)(3) of the code as the Board of Directors shall determine, or to federal, state, or local organizations organized and operated exclusively for religious, charitable, educational, scientific or literary purposes as shall at the time quality as an corporation, dispose of all of the assets of the corporation exclusively for the putposes of the corporation in such manner, or to such organization or Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the organized and operated exclusively for such purposes, or to such Any such assets not

CONDITION OF DOCUMENT PRESENTED RECORD IS OF POOR QUALITY DUE TO

Additional Provisions Regarding Distribution Of Corporation's Assets Upon Dissolution

--The purposes for which the corporation is organized are to have a home owners association for Cascades Subdivision and to maintain and exercise authority over Common Areas for said subdivision and any other lawful

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such purposes or to such organizations, such as the court shall determine, which are organized and operated exclusively for such purposes, or to such governments for such purposes. educational, scientific or literary purposes as shall at the time quality as an except organization or organizations under Section 501(c)(3) of the code as the Board of Directors shall determine, or to federal, state, or local governments to be used exclusively for public purposes. Any such assets not which the principal office of the corporation is then located, exclusively for so disposed of shall be disposed of by the Superior Court of the county in purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for religious, charitable, Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the

RECORD IS OF POOR QUALITY DUE TO CONDITION OF DOCUMENT PRESENTED

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#### BY-LAWS

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# CASCADES PROPERTY OWNERS ASSOCIATION, INC.

# ARTICLE 1 Name, Principal Office and Definitions

- Property referred to as the Owners Name: Association, "Association" The name 0£ the Inc. Corporation . (for con convenience shall Ð sometimes
- Association shall be 1
  Association may have the State of North determine or as the of be located Office: The principal of located in Union County, North e such other office, either with Carolina, as the Board of officers of the Association may of Dir office require. Carolina. Directors ce of the rolina. The or outside may
- generally be give unless otherwise meaning set forth Restrictions for recorded in North Carol: North Carolina, "Declaration"). Definitions: The words used in their normal, commonly understood serwise specified. Capitalized terms shall her forth in the Declaration of Covenants, Co 0 0 r Cascades Office of amended the Register of Deeds for Union Cor supplemented from time to time Conditions Union Cou have By-Laws definitions the same County, ime (the († () shall and

# ARTICLE 11 Membership, Meetings, Voting

- classes of men forth in the pertaining to m 2.1 Membership: The Association initially of membership, Class A and Class B, as in the Declaration, and the terms in ting to membership are incorporated herein by the more shall reference Declaration fully have set owt
- be held at the principal office of the A other suitable place convenient to the designated by the Board of Directors either as convenient thereto as possiti and practical the f the Association shall Association or at such the Members as may be r within the Property or
- the held Board Association. Association's Association, within one Directors. Subsequent regular is to occur on or win's fiscal year on Meetings: whether a year from Ø regular m the d The first meeting of the Members of regular or special meeting, shall be the date of incorporation of the jular annual meetings shall be set by or within 60 days after the close of r on a date and at a time set by the
- meetings. Ø special Special addition, l meeting Meetings: Ħ Ö shall directed b The President Å duty resolution O. may the of the Board

ive uodn per a petition rcent (25%) Ω signed of the by Me Members : representing at A votes of the Associat ast twenty

the place, delivered, persons direction ifty vote (50) days before the calling the at such Not ice day, a and hour personally o meeting, not before the da meet meeting. Meetings: 20 date or any any meeting or by mail, less than the Written O Hi Secretary such meeting, by 9 ten r printed notice ő b each Member en (10) nor more the meeting, by or at the officers Members Member entitled shal stating than

meeting shall be notice. statute 9 D 8 H the transacted called case these O.f e By-Laws, shall be t, Ö βij a special special stated in the meeting meeting 9 the notice. except when otherwise S State for which the 0 business

the Association, delivered when Member ä with deposited the postage address notice prepaid n Ti 8 ٥f the µ. († Ø a meeting United S appears on + shall the mail ě Š records addressed 0 0 1 1 1 1 1 1 the 0 0

Member may, in writing, waive notice of any meet Members, either before or after such meeting. Attended by a Member shall be deemed waiver by such specifically objects to lack of proper notice at the shall be deemed waiver of notice of all business trans an objection on the basis of lack of proper notice. Members shall Walver business is 0 of Notice Notice: put to the a vote Waiver of notice OH OH notice is Attendance at such meeting meeting the not meeting also such Member 1 Ce time O.F Of unless Member of a

meeting meeting Association majority of adjourn thirty prescribed reconvening may journ the meeting to a time not less intry (30) days from the time the or the reconvened meeting, if a quorunty be transacted which might have been ignally called. If a time and reting is not fixed by those in at iginally the ting or i r if for any reason a ner ng after adjournment, nor ng the meeting shall be if or regular meating of the 1 Adjournment if f regular meetings. Members þ held of who Meetings: d because time and place for reconthose in attendance at the name and date is fixed for and the notice of the time and the given to Members in no are present at such me not less than five (5) not ime the original meeting wiff a quorum is present, and thave been transacted at the and place for reconditions of the contractions of present at the time and any n is meeting reconvening not and place f h meeting nor more the any r Was the mar present original business called. meeting manne than may

a quorum is present may notwithstanding the with than a quorum, provided least a majority of the Members present withdrawal ided that a that any action votes required to continue to a a a duly OH, called or enough do business until adj taken is a approved ω adjournment quorum leave <u>a</u> γď which less by at

- the the any are consent 2.8 Voting: forth in the specifically i case Member specifically incorporated herein action requiring the written ent, if given, shall be executed Member by its duly authorized pages with the state of may the written consent of be executed by the Member authorized partner, office voting rights such such voting roby reference. O<sub>ff</sub> the Members fice rights provision.

  In the case ស or on behalf Ö shall provisions the case of such
- corporation, tr automatically ceaser revocation shall the Se revocation, the proxv proxy. Secretary be 9 person (if ion, through Ħ. Proxies: writing, signed by the May of the Association prior director, respricting, signed upon the e a partnership limited liability con any duly authorized general partner, tor, respectively) or by proxy. All signed by the Member, dated and a large and the Member, dated and a large and Every expiration of or to any meeting for shall be revocable the months Secretary onths from for Of All proxies filed with company Member and manager, which date written date of shall with it may

- "majority" shall mea number mean more 9 votes,  $A_{\mathcal{E}}$ than fifty percent as the context may used these may By-laws t (50%) indicate ö, the the term total
- Association Association. Members the representing on shall co Quorum: Exc. ng a majority constitute a c Except a ion, the S presence otherwise unronb of, in person -- ' the tota che total at all m meetings ်ဗ္ဗ votes proxy, L L O<sub>f</sub> laws of the the
- resolutions transactions all minutes 2.12 <u>Co</u> meetings ions of. Conduct the meetings adopted at suc occurring at meetings, the Of f the ; Meetings:
  Association,
  meetings and
  at such meet The The President and the Secre record S S i L well Secretary shall kee Ø S) Di shall minute Þ record book keep O H over a11 a11
- 2.13 Actipermitted by 1 taken without if written signed unanimous Association, matter. written consent specifically authorizing the gned by or on behalf of all Members entitients. Such consents shall be filed with animons and shall have the vote Action by law and shae of the law to Without a l Member C.T. Meeting: a meeting. Members entitled to vot be filed with the minute force Any O Hi and action the and minutes of without Members effect required action is of t þ may Vot

#### Board ARTICLE rd of Di Directors III

#### Þ Composition and Selection:

- the Secretary of the Association, shall be eligible to serve as a years of age or older. Upon termination of any such individual shall be deemed to have resigned from the Board and a successor shall be appointed to the manner provided in Section IV.4.3. Association Governing I be governed one (1) Body; Composition: The affairs Off.
- identified in the Articles of Ir initial Board elected by the members two (2) term, and one the The three initial (3) term, ð Board and one seven Directors: The bound (7) directors, as specified (7) consist of the three three he members (3) year t Incorporation. term. shall be one The (3) consist terms Sect ection 3.3. individuals year, uor O.f OH. from one the

shall terms no more membership The මර О Н than two (2) Di three number until there ω) of Directors ere is a ma Directors except a maximum may may S O O be эд number added i increased out for for seven one (7). vote year tial : Howev Board, O

years

### Selection Of. Directors:

- se Vo TVe the a a at Class the Initially, a lass B Member pleasure all Of acting in i members O.ff its Member. the sole Board rd shall by discretion þ appointed and shall
- all appointees the directors s meeting called members <u></u> ĄĘ 0; († such shall the Ģ. Tor the annual mer time ğ elected by ne as Class meeting. there and vote IJ. is no longer a Clas er shall resign. A vote of the Members 1 thereafter shall b Class At эq at such elected ው special Member, time,
- number <u>0</u> OH, Directors n may e te ре appointed Or elected CO serve any

### . Meetings

- time by a majority of the directors, but at lease one (1) such meeting shall be held during each fiscal year. Notice of the time directors not less than four (4) days prior to the meeting; director who has signed a waiver of notice or a written consent to holding of the meeting. 3.4 Regular time Meetings: Regular meetings of the l be determined the time such ő Ç
- reasonably be director; or shall be give meeting. delivery; prepaid; director o Notices each deliv telegraph States director's the Association or by specify the time and special business to be held very; (b) be ω 5 es sent by mailbox a the time and place of the meeting and the notice shall business to be considered. The notice shall business to be considered. The notice shall be given to y; (b) written notice by first class mail, postage r or to a person at the director's office or home who would r; or (d) by telegram, charges prepaid. All such notices given at the director's telephone number or sent to the sent by first class mail shall be deposited into a United natices given by the ast four (4) days before the time set for the sent to the sent by first class mail shall be deposited into a United natices given by named a least four (4) days before the time set for the sent to the sent to the sent to a united natices given by named a least four (4) days before the time set for the sent to the sent to the sent to the sent to a united natices given by named a sent to the sent to the sent to a united natices given by named a sent to the sent to the sent to the sent to a united natices given by named a sent to the sent to O F when given Special Mehen called shall y any t and place s to be compared to the comp ğ Meetings: ed by writ given by personal e delivered, telep written 72 hours Special notice e (3) d rsonal delivery, telephone, telephoned, or given to urs before the time set for meetings e signed ] by L... The OH the President notice sh Board shal the Ö
- as valid as though taken at a meeting duly held after held, shall after the meeting each of the directors not present signs approval of the minutes. The waiver of notice or consent need is pecify the purpose of the meeting. Notice of a meeting shall also be deemed given to any director who attends the meeting shall adequate notice. . თ ard, however of id as though tice if: (a) ector who attends the meeting commencement as to the lack of signs ed not ll be OK an
- Board of Directors: At all meetings of the quorum for the transaction of business. The votes of a majority shall constitute a of the directors present at a meeting at which a quorum is present the Board consists of only three (3) directors, any decision of at which a quorum is initially present may continue to transact action taken is approved by at least a majority of the Board cannot be who are present at such meeting may adjourn the meeting of less than five (5) nor more than thirty (30) days from the if a quorum is present, any business, which might have been without further notice.
- consented to in the Class B. Memb as such during a reimbursed for ex 3.8 <u>Compensation</u>: compensation from the ed for expenses of a majority ( Member the writing shall Class B Control Period. A director may be sees incurred on behalf of the Association upon ty of the other directors. Association for g by all Members. Il be entitled to ass B Control Per director for No director shall receive such unless

- book of Boar meetings of of Board n 3. 9 Conduct and meetings, recording all the f Meetings: Board, and the The a**l**1 Secretary all Board President at such shall resolutions meetings. keep a m and minute and all over
- case, speak the Pı discuss matters of threatened litigation, participate in any speak is remission. have days the r officers, meetings e President executive s he Board shall be given write meeting of the desire of a ch non-member shall only be e approval of the Board. OĦ. the .10 receipt of suc no more than requested on his or her behalf by a direct President may limit the time any such in more than two (2) minutes 0 Open M directors session, e ters of a may Meetings: han two (2) adjourn an Board such notice, and two (2) minutes. No ourn any meeting of excluding persons of a e sensitive nature, personnel matters, e authorized representatives ven written notice ten (10 shall written notice con control the meet of a non-member to attend the meeting be allowed to attend such meeting In the event the Board does to the beard does to Subject 90 this cnis approval other than open ť me any such individual m Notwithstanding the above of the Board and reconvens of ther than directors, the etc. provisions all Member such director. In s directors shall be deemed to Members, ω Ω , Of permission the pending below, reconvene does five meet prior Members and above such With not may not S S O
- taken taken a consent force 3.11 at at a meeting Ø ont in writi by all of the and effect Action meeting Without a ng of the dig of the di ting, setting the directors, ω σ the he directors may be ta , setting forth the a directors, and such o Ø מ unanimous Formal Me vote. Meeting: or any taken without consent sh Any a thout a meeting so taken, shall shave the action hat may 0

# C. Powers and Duties.

- Declarations, exercised exc Articles affairs 8 es and cause of. 12 Powers: and exclusively the for ď these Articles, c sary for the ad or performing all Association as By-Laws done The õ the all Board as set forth in the Decs and as provided by law. all acts and things as a r these By-Laws directed the membership. all administration responsibilities and set forth in the Dec of. shall the and exercising Declarations, are ξ The have Association's Xercising all þe 100 Board done γď and May the
- 3.13 D limitation: Duties: The duties õ the Board shall include, without
- (a) Common E share ration and adoption of annu-n Expenses and establishing of such Common Expenses; annual each budgets fach Owner for the
- 9 establishing for its share failure to ab share of to abide share and Λq levying assessments the Common Expenses the Common Expenses he terms of the Declaration; and 8 each fines L O for
- <u>()</u> all assessme installment permitted to establishing assessments, payments the Эq paid and means establishing the period of the Base Assessment, in installments; and methods of period collect μ.μ. Γ. Ο
- <u>a</u>) opening bank accand designating accounts on behalf the authorized signator of f the Association
- (e) assessments Association; approve, proceeds collecting ing the assessments, in depositories of and using the funds funds col depositing which it sh collected ç operate shall ଥ the
- (f) maintenance providing for OĦ, the the e Common eration, Area; care, upkeep and
- (<u>Q</u> designating, hiring, a and l dismissing t It the rights the and

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such personnel and for t supplies, and materials personnel in the part appropriate, responsibilities the performance materials to Of the for the Association purchase be used h the e used of the compensation hase of equi sed by their and, such duties; equipment where

- <u>d</u> making operat and of the Pr the Property; rules governing use and
- (±) addit making Common ions S and contracting Area racting for improvements the to making of por alteration repairs
- <u>G</u>. enforcing by Declaration, Association rules which may be inst: Owners S S , and any other covenants erty, these By-Laws, and rules and bringing any period instituted on behalf of legal means and any oth Members concerning the re provisions and the the of or or against Association; ons of the applicable
- ट्ट mediating and arbitrating of Members arising out of integer or enforcement of or conflict established under the Declar the standards set by the Asmatters as to which the Boatin the general interest of in the general involved; of interpretation, vir r conflicts in a the si he Declaration, complia y the Association, or of the Board determines rest of the Members to disputes compliance with between t O violat standard it to become HOL
- 1 determines the A accordance with restrictions, an paying the cost and filing and obtaining and carrying whatever the Association shall with the covenants, conditions, in s, and the power granted them cost of such the cost of s adjusting such insurance - .....trions insurance claims, insurance S and appropriate; bonds and
- 3 paying the on behalf c authorize; 0fi cost the of Association, a all CC ZD rendered the Board may to or
- 3 keeping detailed books records; Of. account and operating
- 0 printing and if a ð. Owner making the er and Mortgagee of a Lot and current the Articles of Incorporation, the By-Association rules, and charging such any, as the Board may establish to covoting and mailing costs; and available purchaser cover fees -Laws, copies ch -
- <u>g</u> permitting utility the Common Area ongoing Common non Area as reasonably development or operat suppliers operation of ç necessary t use the Property. ő ions the
- judgment of t Declarant or to interfere v any portion of disapprove membership and d any Veto any exist with development the Builders committee appoin Power Class Property. the under ш appointed Class Class Member, would tend to impair der the Declaration or these l nent, construction, marketing, S S B Ħ would tend to Member: Member So long as shall have the he Association, which, in the impair S D ir rights By-Laws, 9, or sale the right sole the O<sub>ff</sub> O H ď õ
- (a) all meetings and proposed actions a meetings (or by written consent in meeting) of the Association, the Bocommittee. Such notice shall be givertified mail, return receipt requestered with the Secretary of the which notice complies as the requested, or by ss it has of the Association Board meetings written notice r L Board, given approved Association, γď 9 9 O.

the and with эd h Sections 3.5, 3.6, and 3.7 of these By-Laws which notice shall, except in the case of regular meetings held pursuant to the By-Law forth in reasonable particularity the agenda be followed at said meeting. By-Laws,

**b**) the floor of any prospective action, program which would be subject to the disapproval set forth herein discussion n, policy or the right of the opportunity 3 from

disapproval set implemented until and (b) about 1 above have action, policy forth and unless been met. herein the program shall requirements subject become effective or of subsections ťο right <u>බ</u>

or, in the case of any action ta meeting, within thirty (30) notice of the proposed action. include a right to require any of the Association, the Board include the (30) through members of the subject commembers of the subject commembers of the subject cough any officer, director, agent or autime within such any officer, director, agent or autime within the exercise its right to disapprove at any time within the exercise its right to disapprove at any time within the exercise its right to disapprove the exercise its right to disapprove shall not the case of any action taken by written consent in lieu of the case of any acti e a ray...
Association, the \_\_\_\_\_\_ necessary Class Ш Member, re any Board se the its representatives or disapproved action. ဝူ any or counteraction on behalf committee, except to \*ho

(a), (b),
affiliate perform policy comparable responsit the competitive professional essional management agent or agents, to services as the Board shall authorize, at Board may establish; provided, such coefitive with fees generally charged for Board 3.15 Management: m the making services to comparable devole responsibilities in the manager's assigned duaking authority or those diaking and (p) of Section of Declarant, may be en Board's to the managing agent ision, such powers a assigned duties but Section developments or t are duties but shall duties set forth oction 3.13. Decl duties bu duties as managing compensation for the pro 9 40g or the perform such dut such compensation s are shall S S rth in subsections Declarant, or an the manager, United entities necessary not provision Association agent shall delegate subject States. duties

indirectly, by war and wit termination exercisable and without penalty at a Control Period upon not Association any management y at any t shall any time after term more than 90 days' w such not contract contract þ ntract contains a right ociation, with or without termination of the Clodays' written bound, either directly right Class Class cause lass B E. B.

managing The Board may agent behal which might arise between meetings delegate 9 all matters t O one O. of its members relating to the the of the the authority Board. ę f any

- 3.16 j standards resolution Accounts of perfo of performance specifically d and determines Reports: shall be otherwise: followed The following unless the management Board
- (a) accepted; cash basis accounting accounting, as un defined by criples, shall generally be
- ਉ generally ccounting accepted and controls should accounting principles
- 0 cash accounts with of the any other Association accounts shall not 9
- <u>@</u> remuneration shall эd accepted by the

managing board member;

- (e) managing agent may have goods or services to the disclosed promptly to the financial 9 other the interest in any firm providing Association shall be Board of which Directors
- (f) containing: prepared than a commencing at first Unit is Builder for the Ŋ the end closs sold and closs, financial financial reports sha Association at least closed to a ற a Person of shall be in which quarterly other
- (±) an and expense period; income statement r reflecting all income / for the preceding
- (ii) and statement reflected disbursements reflecting ements for t the all preceding peri cash por.
- (iii) all account "approved" variance accounts report 1 ts in an budget format reflecting \_"actual" . versus the status OF.
- (i,√) Ø preceding period; balance sheet 23 and Off, the last day Of the
- <u>₹</u> considered to following the specified by such assessments describing assessment Owners who delinquency assessments the are the 9 at Board resolution) y report listing all I re delinquent in payin at the time of the seatus of any action ents which remain del 9d status of any action to cos which remain delinquent installment thereof shall be delinquent on the 15th due date in paying any of the unless the Members report a otherwise shall 15<sup>th</sup> and (Amy and
- Ω the Board determines. Upon written request of any holder, guarantor or insurer of any first Mortgage on a Unit, the Association may likewise provide an audited compiled financial statement. year: (1) a balance sheet; (income) statement; and (3) a in financial position for the report shall be prepared on ar llowing annual 120 report shall days close of the fiscal ment; and (3) a statement of changes position for the fiscal year rmines. Upon tor or the fiscal year
- written consent Class A votes in the event that consent purpose of making discretionary can amount of such borrowing exceeds obudgeted Common Expenses of the Assume Mortgage shall be placed on the consent of the written consent 3.17 Borrowing: c any / purpose; provided, to Members entitled to ers entitled to cast a majority nt that the proposed borrowing is ionary capital improvements and the exceeds or would exceed 25 percent of the Association for that fiscallaced on any portion of the Commont of the majority of the Association for the Commont of the Commont of the Majority portion of the Commont of the Co Association on any Members. the Board shall shall have ave the power d shall obtain (majority of trowing is for the control of the contr che Le total Licent of the S fiscal vo the the
- property; provided, any c the consent of a majority and functions. agreements with other Owners'' contract Right enter with any any Member, trust, or residents' asso This into Contract: ny Person Person for the right shall in common lents' association, within o common management agreement y of the total number of the The Association management, operational or other ust, or condominium, cooperative, or association, within or outside the the performance o include, without shall ce of limitation, various have or outside shall requested Board. requir dut the
- 3.19 Enforcement: specifically granted u under the addition Declaration, ct O the other er rights board sha shall have

imposed under the Declaration or these By-Laws, which shall be assessed as a Specific Assessment against the violating Owner or, these Assessments payable by such Member. In the event that any these By-Laws and a fine is imposed, the fine is not paid by the sessed against the occupant. If the fine is not paid by the pay the fine upon notice from the Association. The failure of the shall not be deemed a waiver of the right of the Board to do so thereafter. the pow impose

- written notice describing (1) the nature of the alleged violator wi (ii) the proposed sanction to be imposed, (iii) a period of n written request for a hearing; and (iv) a statement that proposed sanction shall be imposed as contained in the notice timely challenge is begun within ten days of the notice. If shall be imposed. und (Iv) a statement that the ed as contained in the notice ten days of the notice. If a sanction stated in the notice alleged violation, hereunder not
- ten day period, the hearing is requested within the allotted affording the alleged violator a reasonable opportunity to be proper notice shall be placed in the minutes of the meeting. Such with a statement of the date and manner of delivery is entered by notice requirement shall be deemed satisfied if the notice. The violator appears at the meeting. The minutes of the meting shall sanction, if any, imposed. The Board may, but shall not be cured within the ten day period. Such suspension shall not the same or other provisions and rules by any Person.
- written decision sion to the Board of Directors. To perfect ten notice of appeal must be received by the after the hearing date. the 3.22 2 Appeal: board, t the Board -Ξf a hearing is conducted before violator shall have the right right to Board within appeal right, other
- help (sp this violation of which abatement is including reasonable attorney's fees by suit maximum 3.23 Additional Enforcement Rights: The Board may elect to (specifically including, but not limited to, the towing of cles that are in violation of parking rules and regulations) y suit to enjoin any violation or to recover monetary damages of without the necessity of complaint with the procedure set right shall not be deemed a trespass. In any such action, to maximum extent permissible, the person responsible for the partial pay all costs, sought sh hall pay incurred.

#### ARTICLE IV ٧T

President, Victory and Secretary The Books Are sident, Vice President, Secretary and Treasurer. The President and Secretary shall be appointed from among the members of the Board. The Board may appoint such other officers, including one or more Assistant Secretaries and one or more Assistant Treasurers, as it shall deem desirable, such officers to have the authority and perform the duties the Board prescribes. Any two or more offices may be held by the same person, except the offices of President and Secretary. Officers: Vice Pre Secretary. officers of the he here the members shall

. .

- 4.2 officers Election and Term of the Association at Office: annual The meeting. Board shall elect the
- interests of the Association will be any officer and may fill any vacancy of death, resignation, removal or portion of the term. Whenever in its served, the Board may remove in any office arising because otherwise for the unexpired the Box the
- each have such powers and quere respective offices, as well as such powers and duties as time to time specifically be conferred or imposed by the Board of Directors. The president shall be the chief executive officer of the Association. The Treasurer shall have primary responsibility for the preparation of the budget as provided for in the finance committee, management agent, or
- the Secretary. Such resignation shathe receipt of such notice or at any and unless otherwise specified here resignation shall not be necessary to 4.5 Written notice t 0 necessary Any the Board officer herein, try to make i of : f Directors, the Preside all take effect on the later time specified Prein, the acceptance of make it effective. may resign at President the Q H herein, time day such of õ
- Λq agreements, of the Asso resolution. such 4. 0 ents, contracts,
  Association sha other person ion shall Contracts, Deeds, s, deeds, leases, hall be executed Ö persons Deeds, S checks or o may Š Leases, at be designated Checks, two instrumer officers Λ̈́q ruments Board Board
- $\omega$   $\leftarrow$ ω the same Compensation: me limitations ន Compensation compensati o n O.f. 0 fi officers sha shall under be subject Section

### ARTICLE V

- periods shall op 5.1 General appropriate ds as the Boa operate iate to perform such tasks and to be Board may designate by resolution. in accordance with the terms of such The Board may appoint 1 tasks such such resolution. ţ committees a Each committee 9
- provisions of the Declaration, these By-Laws, and resolutions Board may adopt, the Covenants Committee, if established, shall the hearing tribunal of the Association and shall conduct hearings held pursuant to Section 3.21. may appoint the Covenants Committee: In addition to section 5.1,
  Board may establish pursuant to Section 5.1,
  Int a Covenants Committee consisting of at least
  Acting in accordance committ three the Board shall the and 800

#### ARTICLE VI Miscellaneous

- set by fiscal board resolution.

  year shall be the the The fiscal year calendar ä the year absence O.f the e Association of a resolut resolut shall ed 1
- North Laws. 6.2 <u>Parliamentary Rules</u>: Except as may be moderesolution, <u>Robert's Rules of Order</u> (current edition the conduct of Association proceedings when not in North Carolina law, the Articles of Incorporation, edition) modified ) shall govern conflict with 9 shall these Board
- of North Carol By-Laws, the I Incorporation, North Conflicts: provisions and law, If there By-Laws of North Articles of are ü H Les of Incorporation, Carolina law, the And that order conflicts the provisions on, and the Articles prevail. these

. .

the event of a co or the Articles, ( inconsistent with conflict between the Declaration North Carolina the Deshall law. Declaration control, provided and these lided it Ву-Laws

## 5.4 Books and Records:

- (a) authorized representative of any of the foregoing at any reasonable time and for a purpose reasonably related to his or her interest in the Lot: the Articles of Incorporation and by-Laws, including any amendments, rules of the Association, the Owner register, books of account, and the minutes of meetings of the Members, the Board and committees. The Association shall provide for such inspection to such other place within the Property as the Board may designate may Inspection | shall make and copying by any holder, first Mortgage or, any Men authorized representative designate Members and M and Mortgagees: owing available der, insurer Member, or ive of any o of the Association the Property as the any of the 8 reasonably Lot: the including any The Board for inspection guarantor of a duly The foregoing Board d ᇯ
- 9 Rules for reasonable rules with respect The Board т 0 : shall establish
- (±) notice ö þ given to the custodian 0f the
- (ii) hours and inspection may days may be Ċ Hi made; the week when such Ŝ
- (iii) payment of documents O H requested. the COSt 0 f reproducing copies 0 Hi
- <u>0</u> Inspection by Directors: Every director shall have the absolute right at any reasonable time to inspect all books, records and documents of the Association and the physical properties owned or controlled by the Association. The right of inspection by a director includes the right to make a copy of relevant documents at the expense of the Association.
- 6.5 <u>Notices</u>: Unless on notices, demands, bills, st these By-Laws shall be in we duly given if delivered postage parts of the second states and the second ss otherwise provided in statements, or other of the statements of shall be dependently or if ser prepaid: sent r communications under be deemed to have Λ̈́q United St Ve been States
- <u>බ</u> address 20 designated <u>ب</u> ç no such s of the 1 Member, at the registered office address the and filed s has been address which n designated, with the the Member; Member Secret a has the
- <u>g</u> managing agent, if a shall be designated Members pursuant principal the Association, or pal office of ξ any, any, or at such other address d by notice in writing to this Section; and the the managing ag agent, the the
- <u>(a)</u> if to an Owner, at th Owner as designated by a Association or, if no ac at the address of such ( the address has been such Owner's mailing owner lot ij address writing to the en designated, O<sub>F</sub> such the

### 6.6 Amendment;

these By Class B first Unit builder, By-Laws. may the unilaterally Member: Price by Declarant Class ass B Member After such c Prior amend 0 conveyance, these By-Laws þ the Person otner amen the Class conveyance o f amend the any Ψ

### RX 3 B 2 7 PR 4 8 9

provision into compliance with any applicable judicial determination; (b) to enable any reputable coverage on the Unites; (c) to enable an mortgage loans, including, for example, the Federal Mortgage Corporation, to purchase mortgage loans including, for example, the Federal Mortgage Association or Federal Home Loan the Units; (d) to enable any governmental agency or insure mortgage loans on the Units of the private insurance company to guarantee or other reason identified in the Declaration. So long may unilaterally amend these By-Laws for any other adverse effect upon any right of any Member.

- চ By Members Generally: Except as otherwise specifically provided herein, these By-Laws may be amended only upon resolution of the Board and the written consent of all Members.
- <u>0</u> so long as there is a Class B Membership, the Development and the United State Veterans Administration have the right to veto any amendment to these By-Laws. HUD/VA Veto Power: Section 6.6(a) or 6 (a) or 6.6(b) above to the conthere is a Class B Members Department of Hours on have anything
- No amendment may remove, revoke or modify any right or privilege Declarant or the Class B Member without the written consent of Declarant or the assignee of such right or privilege. amendment

### CERTIFICATION

I, the undersigned, do hereby certify:

That I am the duly elected and acting Secretary of Cascades Property Owners Association, Inc., a North Carolina corporation; and

That the foregoing By-Laws constitute the original By-Laws of Said Association, as duly adopted at a meeting of the Board of Directors on the \_\_\_\_\_\_ day of \_\_\_\_\_\_, 2004.

IN WITNESS WHEREOF, affixed the seal of 2004. I have hereunto subscribed my said corporation, this name and day of

(SEAL)

Prepared by and Returned to CLARK, GRIFFIN & McCOLLUM, LLP.

00135

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CASCADES SUBDIVISION AMENDMENT OF

NOW COMES the Declarant as described in the Restrictions filed in Book 3525 at page 843 in the Office of the Register of Deeds of Union County for Cascades Subdivision Phase I and in accordance with paragraph 15.2 and paragraph 11.26 amends the first sentence of Section 11.21 Utility and Drainage to read:

"An easement on each Lot is hereby reserved by Declarant for itself and its successors and assigns along, over, under and upon a strip of land ten (10) feet in width along the front and rear lot lines of all Lots shown on the recorded plats, and an easement then ten (10) feet in width along the interior Lot lines of all Lots shown on the recorded plats so that the two Lots together will result in a twenty (20) foot easement, in addition to any other easement."

The remainder of Section 11.21 shall remain as written.

Section 11.25 is amended to add:

Covenants, Conditions and Restrictions shall be permanent, shall remain in effect even though the restrictions, conditions and "Any easement reserved or referenced in these Declaration of covenants may be terminated, and may not be amended by the procedure stated in this Article."

CORNERSTONE DEVELOPMENT OF UNION COUNTY,

INC.

President

grate Seal]

Secretary

NORTH CAROLINA, UNION COUNTY

SEAL STAMP



North Carolina Corporation, and that by authority duly given and as the act of the corporation, the foregoing instrument was signed in its name by its President, sealed with its corporate seal and attested by him as its Secretary. I, a Notary Public of the County and State aforesaid, certify that Michael L. Helms personally came before me this day and acknowledged that he is the Secretary of Cornerstone Development of Union County, Inc. a

Witness my hand, and official stamp or seal, this 3rd day of American 2006.

Comme

Notary

My commission expires:

FILED
UNION COUNTY
CRYSTAL CRUMP
REGISTER OF DEEDS

FILED Mar 29, 2006
AT 03:05 pm
BOOK 04110
START PAGE 0741
END PAGE 0742
INSTRUMENT # 13155
EXCISE TAX (None)
swc

Prepared by and Returned to CLARK, GRIFFIN & McCOLLUM, LLP.

# AMENDMENT OF DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CASCADES SUBDIVISION

NOW COMES the Declarant as described in the Restrictions filed in Book 3525 at page 843 in the Office of the Register of Deeds of Union County for Cascades Subdivision Phase I and in accordance with paragraph 15.2 and paragraph 11.26 of said restrictions and amends Section 11.8 Walls, Fences and Hedges both as to the Restrictions of Cascades Subdivision Phase I and Cascades Subdivision Phase II as shown in Book 4031 at page 175 deleting the sentence "No fence shall be over forty-eight inches (48") in height" and replacing with:

"No fence shall be less than forty-eight inches (48") nor more than sixty inches (60") in height."

The remainder of Section 11.8 shall remain as written

This the 20th day of March, 2006.

CORNERSTONE DEVELOPMENT OF UNION COUNTY,

ZC.

President

Telm

# STATE OF NORTH CAROLINA

### COUNTY OF UNION

that Renee H. Helms, either being personally known to me or proven by satisfactory evidence, personally appeared before me this day and acknowledged that (s)he is President of Cornerstone Development of Union County, Inc., a North Carolina corporation, and that (s)he, as President being authorized to do so, voluntarily executed the foregoing on behalf of the corporation for the purposes stated therein.
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WITNESS my hand and official stamp or seal, this 37th day of Maul 2006.

Notary Public Sandy B. Mills

My Commission Expires: 12/26/2006



Time 3.35 o'cleck 2 m Crystal D. Grump, Register of Deads Union County, Monroe, North Carolina

NORTH CAROLINA

UNION COUNTY

Prepared by and Returned to CLARK, GRIFFIN & McCOLLUM, LLP

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# SUPPLEMENTAL RESTRICTIONS AND COVENANTS

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this (and of the condition), 200 (a), by Cornerstone Development of Union County, Inc., a North Carolina Corporation, with its principal office in Union County, North Carolina ("DECLARANT").

# STATEMENT OF PURPOSE

North Carolina, hereinafter called "the Property; or "Cascades", and more particularly described and shown on that plat recorded in the Office of the Register of Deeds for Union County, North Carolina, in Plat Cabinet I, at File Numbers 867, 868, and 869 to which plat reference is hereby made for a more particular metes and bounds description. **DECLARANT** is the owner of the real property comprising the real estate development known as the "CASCADES SUBDIVISION, PHASE II" in Union County, North Carolina, hereinafter called "the Property; or "Cascades", and more particularly

### DECLARATION

**DECLARANT** hereby declares that the property as shown in Plat Cabinet I at Files 867, 868, and 869 shall be held, sold, used and conveyed and subjected to the same covenants, conditions, and restrictions and easements as set out in the Declaration of Covenants, Conditions and Restrictions for Cascades Subdivision Phase I recorded in Book 3525 at Page 843 and subsequent pages in the Office of the Register of Deeds of Union County, North Carolina, and amendment.

Union County and any amendments **DECLARANT** expressly makes the property shown in Plat Cabinet I Files 867, 868, and 869 subject to the terms of the referenced Declaration under the provisions of Section 14(e) as found on Page 843 of Book 3525 of the Office of Register of Deeds of

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC.

В У: President 0880

Corporate Seall

TA EST Secretary

NORTH CAROLINA, UNION COUNTY

SEAL STAMP

attested by him as its Secretary. foregoing instrument was signed in its name by its President, sealed with its corporate seal and duly given and as the act of the corporation, the North Carolina Corporation, and that by authority acknowledged that he is the Secretary of aforesaid, certify that Michael L. Helms Cornerstone Development of Union County, Inc. personally came before me this day and a Notary Public of the County and State

NOY BA

NOTARL

S/18ng

COUNT

Witness my hand and official stamp or seal, this \_day of Agamacy 2006

Notary Public

My commission expires:



Filed for record

Date 6-30, 250, 5

If no 11:25 octock A-m

Crystal D. Crurap, Register of Deeds

Urican Couray, Mannon, North Carolina

Prepared by and Returned to CLARK, GRIFFIN & McCOLLUM, LLP.

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# AMENDMENT OF DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CASCADES SUBDIVISION

NOW COMES the Declarant as described in the Restrictions filed in Book 3525 at page 843 in the Office of the Register of Deeds of Union County for Cascades Subdivision Phase I and in accordance with paragraph 15.2 and paragraph 11.26 amends

Vehicles, Boats and Truiters: No vehicles, boats, or trailers, recreational vehicles or similar items and no noxious or undesirable equipment or vehicle shall be allowed to remain upon any lot unless parked within an enclosed structure approved by the Declarant or thereafter the Board of Directors. No more than one (1) pickup or van of a gross vehicle weight (GVW) ruting of 10,000 pounds may be parked per residence. No remain upon any lot unless parked within an enclosed structure approved by the Declarant or thereafter the Board of Directors.

No construction equipment or vehicles with attached ladders, buckets, ladder macks or similar attached equipment shall be allowed to remain parked outside the dwellings. All such vehicles must be parked within an enclosed structure as specified hereinabove.

Section 9.11 Capital Contribution is amended as follows:

The first homeowner shall be responsible for the \$250.00 Capital Contribution fee and said fee shall be due and payable at time lot is sold by builder-owner to a homeowner if not paid by said owner-builder.

The Capital Contribution fee may also be used to supplement the start up cost of the Homeowners Association if the base assessment does not cover said amount.

The Declarant also files attached to this amendment "Exhibit A" which are the Articles of Incorporation of Cascades Property Owners Association, Inc. and "Exhibit B" which is the initial By-Laws of Cascades Property Owners Association, Inc., which were inadvertently not filed with the original covenants.

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC.

Rense W. Helpus

By:

ATTEST:

[Corporate Seal]

Secretary

## NORTH CAROLINA, UNION COUNTY

### SEAL STAMP



I, a Notary Public of the County and State aforesaid, certify that Michael N. B. Mass. Personally came before me this day and acknowledged that he is the Secretary of Cornerstone Development of Union County. Inc. a North Carolina Corporation, and that by authority they given and as the act of the corporation, the foregoing instrument was signed in its name by its President, sealed with its corporate seal and attested by him, as its Secretary.

Witness my hand and official stamp or seal, this 30th day of \_\_\_\_\_\_, 2005.

Notary Public R. Lauricom

My commission expires: 12/24/2006