1901 60 THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this 22nd day of October, 1998, by Cornerstone Development of Union County, Inc., a North Carolina Corporation, with its principal office in Union County, North Carolina ("DECLARANT"). DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS CK 1902 THE CORNERSTONE SUBDIVISION Cost. 282 0 COMO -上が BK 1 158P60832 Sdiff 508 Date 10.22.96
Time 3.30 o'clock P. in
JUDY G. PRICE Register of Deeds
Union County, Monroe, North Carolina Fled for record

STATEMENT OF PURPOSE

rile Number 224 and 225, to which plat reference is hereby made for a more particular metes and bounds description. North Carolina, hereinafter called "the Property; or "Cornerstone", 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 F, at File Number 224 and 225, to which plat reference is hereby made for a n DECLARANT is the owner of the real property comprising the real estate development known as the "CORNERSTONE" Subdivision in Union County,

# DECLARATION

062922

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

#### DEFINITIONS ARTICLE 1

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

- Cornerstone Property Owners, Inc., as attache with the Secretary of State of North Carolina. Articles of Incorporation or Articles: The Articles of Incorporation of Inc., as attached hereto as Exhibit A, to be filed
- 2 Association: Cornerstone Property Owners, Inc.
- 9 to fund Common Expenses for the general benefit of all property in Cornerstone as more particularly described in Section 9.1. Base Assessment: Assessments levied on all Members pursuant to Article
- 1.4 Board: The Board of Directors of the Association.
- 1.5 Builder: Any person who purchases one or more lots for the purpose of constructing improvements for later sale to consumers, or purchases one or more parcels of land within the Property for further subdivision, development and/or esale the ordinary course of such person's business.
- 1.6 incorporated by reference, as they may be amended. By-laws: The By-laws of the Association, attached as Exhibit B and
- Member 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

Prepared By and Returned To Clark, Griffin, & McCollum, Attys. P. O. Box 308 - Monroe, NC 281

واور

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS POR BK 1 158P60833

# THE CORNERSTONE SUBDIVISION

provided in Section 3.3 of the By-laws.

- 1.8 Common Area: Those areas of the Property designated as Common Area on 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 agreement or by its own volition.
- appropriate pursuant to this Declaration, the By-laws, and the Articles of anticipated to be incurred, by the Association for the general benefit of all Owners, including any reasonable reserve, as the board may find necessary and .9 Common Expenses: The actual and estimated expenses incurred, or
- Damage: Damage to or destruction of all or any portion of the Property.
- and assigns; also, any person who takes title to the Property or any portion of the Property, or any interest therein, and who is designated as Declarant in the recorded instrument executed by Declarant. If Declarant or any of their successors, heirs or assigns, shall transfer their interest in the Property or assigns party and shall be entitled to exercise the rights of Declarant under this their rights under this Declaration, the successor shall be substituted for such declaration of the By-laws. Declarant: The Cornerstone Development Group and its successors, heirs
- Easement: Any easement reserved to the Declarant or utility companies or on recorded maps or plats or described within this document.

哦.

- agency or agencies as may succeed to the duties and services now performed by references hereto to FHA or VA shall be deemed to mean and refer to such hereafter cease to exist or perform the same or similar functions they now serve, Administration, respectively. Department of Housing and Urban Development, and the Veteran's or both of these departments. FHA and VA: The Federal Housing Administration of the United States If either or both of these federal agencies shall
- supplements thereto, including any additional recorded covenants. By-laws, any Rules promulgated under the By-laws, and any amendments and 1 Governing Documents: This Declaration, the Articles of Incorporation, the
- 1.15 Lot: Any single-family residential lot which is a numbered plot of land to be used for single-family residential purposes shown upon any subdivision plat of the 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
- 1.16 Member: A Person or entity who is subject and entitled to membership in the Association pursuant to section 3.2, and Declarant, as long as the Class "B" membership exists under Section 3.2.
- form 1.17 of security conveyance of real property Mortgage: A deed of trust, mortgage, deed to secure debt or any other
- 1.18 Mortgagee: A beneficiary or holder of a Mortgage
- 1.19 Mortgagor: Any person or Entity who gives a Mortgage

# BK | 158PG 0834 DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION FOR

- Lot, but excluding in all cases any party holding an interest merely as security for the performance of an obligation. One or more Persons or Entities who hold the record title to any
- other legal entity. Person: A natural person, a corporation, a partnership, a trustee, or any
- 1.22 Property: The real property described and shown within the plat referenced hereinabove, together with such additional property as may be subjected to this Declaration pursuant to Section 14(e).
- County, North Carolina. Recorded: Recorded in the Office of the Register of Deeds for Union
- 1.24 Repair: Repair to or reconstruction of property to substantially the condition in which it existed prior to the damage, allowing for changes or improvements necessitated by changes in the applicable building codes.
- 1.25 Special Assessment: Assessments levied in accordance with Section 9.5
- 1.26 Specific Assessment: Assessments levied in accordance with Section 9.6
- 1.27 Supplemental Declaration: An instrument filed in the Office of the Register of 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, additional restrictions and obligations on the land described in such instrument.

## ARTICLE 2 PROPERTY RIGHTS

- and enjoyment in and to the Common Area, subject to: Every Owner shall have a right and nonexclusive easement of use, access
- (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;
- <u>@</u> any part of the The right of the Common Area pursuant to Section 4.7; and 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

• for management, maintenance and control of the Common Area, and for Function of Association: The Association shall be the entity responsible

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION FOR 哭1158260835

enforcement of this Declaration and such reasonable rules regulating use of the Property as the Board may adopt. The Association shall also be responsible for administering and enforcing the architectural standards and controls for Cornerstone set forth in the Declaration.

- 3.2 Class A and Class Membership: The Association shall have two (2) classes of membership.
- (B) the owners. Class A. The Class A Members of the Association shall be
- **E** Class Class Class A membership upon the earlier of: ₩. B membership shall terminate and become converted to The sole Class B Member shall be the Declarant. The

法的复数证券 医内壁管切迹

- 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:

- ව 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.
- exercises by the Member, if a natural person, or if not a natural Exercise of Voting Rights. 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 person, 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

- Area and all improvements thereon, and shall keep it in good, clean and attractive condition, pursuant to the Governing Documents. Common Area: The Association shall manage and control the Common
- through action of its Board, may acquire, hold, and dispose of tangible and intangible personal property and real property. Declarant may convey to the property and leasehold and other property interests. any restrictions set forth in the deed or other instrument transferring such expenses for the benefit of the Owners and occupants of the Property, subject to accepted by the Association and thereafter maintained by the Association improved or unimproved real estate located on the Property, personal property to the Association. Personal Property and Real Property for Common Use: Such property shall be Association at its The Association,
- Governing Documents, in accordance with procedures set forth in the By-laws. Enforcement: The Association may impose sanctions for violations of the

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION FOR 欧1158月60836

including reasonable monetary fines. The Association, through the Board and in accordance with Section 3.19 of the By-laws, may exercise self-help to cure charge due to the Association. All remedies set forth in the Governing Member's property) who is more than thirty (30) days delinquent in paying any violations, and may suspend any services it provides to any Member action. Any judgment awarding the Association monetary relief shall bear interest at the rate of sixteen percent (16%) or the maximum rate allowed on the opposing party all reasonable costs and attorney's fees incurred in such any action to enforce the provisions of the Governing Documents, if the Documents shall be cumulative of any remedies available at law or in equity. In contracts by law, whichever is greater. Association is awarded any damages of relief, it shall be entitled to recover from (or to such

- exercised by the Board without a vote of the membership. 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
- Property, 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 may include property not owned by Declarant if the owner of such site Declarant and necessary to permit such use, including conveyance of the site. sites include the Common Areas, the Association shall take any action ordered Governmental Interests: As long as Declarant owns any portion of the water ই
- reason of being or having been an officer, director, or committee member, except that such obligation to indemnify shall be limited to those actions as to which the liability of officers and directors is limited under the Articles of Incorporation and reasonably incurred in connection with any suit or other proceeding (including and committee member against all damages and expenses, including counsel fees, settlement if approved by the then Board) to which he or she may be a party North Carolina law. This right to indemnification shall not be exclusive of any other rights such person may be entitled. The Association may, as a Common insurance if reasonably available. Expense, maintain adequate general liability and officers' and directors' liability Indemnification: The Association shall indemnify every officer, director,
- 4.7 Dedication of Common Area: The Association may not dedicate, mortgage or convey portions of the Common Area to the State of North Carolina, to Union entitles without the approval or seventy-five percent (75%) of the County, to any other local, state, or federal governmental entity and to other B Control Period shall require the prior approval of the HUD/VA (excluding the Declarant). Any dedication of the Common Area during the Class Members

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

reason of failure to provide security or by reason of ineffectiveness of security successor Declarant shall be considered insurers or guarantors of security support certain activities within the Property designed to make the Property safer than it otherwise might be. Neither the Association, the Declarant, nor any protection system, burglar alarm system, or other security measures cannot be measures undertaken. Property, nor shall any of them be held liable for any loss or damage by The Association may, but shall be not obligated to, No representation or warranty is made that any fire maintain or within

# BK 1 158PG 0837

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION S

indirectly result in bodily injury, personal injury or damage to property. against any firm, person or corporation whose acts or omissions directly or of any rights, causes of action or demands of any kind on behalf of any Owner injury and loss or damage to property resulting from acts of their parties. Owner understands and covenants to inform its tenants that the Association, its will in all cases prevent loss or provide the service for which it is intended. Each compromised or circumvented, nor that any such security measures undertaken insurers and that each Person using the Property assumes all risks of Board and committees, this paragraph, however, shall be construed as an intent to waive or as a waiver any rights, causes of action or demands of any bind and intent to waive or as a waiver the Declarant, and any successor Declarant are personal

### ARTICLE 5 MAINTENANCE

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

Article 5 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 unilaterally reduce the obligations of the rights of any Owner. Association, provided that such reduction does not materially alter any property Except as provided above, the responsibilities of the Association under Article 5 shall not be reduced by any means except with the prior written

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

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

# BK | 158PG0838

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

responsibilities.

# ARTICLE 6 INSURANCE AND CASUALTY LOSSES

# 6.1 Association Insurance:

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

### ARCILE 7 NO PARTITION

and disposing of real property which may or may not be subject to this

Declaration, or tangible personal property. 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

# ARTICLE 8 CONDEMNATION OF COMMON AREA

[Reserved]

### ARTICLE 9 ASSESSMENTS

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

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

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION FOR BK 1 158PG 0839

limited to:

- (a) expenses of maintaining, repairing, replacing, building additions, operating and insuring the Common Area and other areas under the Association's responsibility;
- **(** pursuant to Article VI; the cost of insurance and fidelity bond coverage obtained
- (c) expenses of monitoring and enforcing compliance with the provisions of this the Governing Documents;
- (d) expenses arising out of the Association's indemnification obligations under Section 4.6;
- <u>@</u> the safety of the Property pursuant to Section 4.8; expenses arising out of any measures undertaken to enhance
- 3 under Article expenses arising out of its exercise of architectural control under Article X;
- 9 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 management of the Association;

\*\*\*

- (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.

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

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

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

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION FOR BK 1 158PG0840

certificate.

All Base Assessments for each calendar year shall be due on January 1 of that 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 payable as determined by Declarant or by the 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 be paid in full subdivision) the month subsequent to the Person taking title to the property in the Special Assessments and Specific Assessments shall be due and

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

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

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

- satisfied in the form of cash or by "in kind" contributions of services or materials one-third of the regular assessments on that portion of the Property which it owns; or (3) to pay the difference between the amount of assessments levied on all 9 other Owners. portion of the Property which it owns at a rate of one-third the rate charged to Class B Control Period, Declarant shall be obligated for assessments on that or construction of improvements on Common Area. basis as during the preceding year. the beginning of each fiscal year, Declarant shall continue paying on the same other assessed property and actual expenditures by the Association during the fiscal year. Unless Declarant notified the Board in writing sixty (6) days before Period, Declarant may elect: (1) to pay only necessary expenses; (2) Declarant's Obligation for Assessment: During the Class B Control Declarant's obligations hereunder may be After termination of the to pay before
- 9.3 Computation of Base Assessments: At least sixty (60) days before the beginning of each fiscal year, the Board shall prepare a budget covering the estimated Common Expenses for the coming year, including a capital contribution account any income anticipated from other sources other than Base Assessments. to establish a reserve fund in accordance with a budget separately prepared as provided in Section 9.4. Such budget may, in the Board's discretion, take into Computation of Base Assessments:

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

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 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 The Board shall send a copy of the budget and notice of the amount of the

# BK1158P60841

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

after notice. Board need not call a meeting to consider the budget except on petition of the Members as provided in the By-laws, presented to the Board within ten (10) days

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.

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

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

- deliver notice to each Member shall not waive any Owner from the obligation to pay 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 assessment is made, at which time the Association may Failure to Assess: assess any shortfalls in collections. Failure of the Board to fix assessment amount or to
- dedicated to and accepted by any governmental authority or public utility. Base Assessments and Special Assessments: Exempt Property: The following property shall be exempt from payment common areas and property

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS BK 1 158P60842

から

で養養を

# FOR THE CORNERSTONE SUBDIVISION

9.10 Initial Base Assessment: Until modified in accordance with the procedures set out herein, the Base Assessment for each Lot shall be \$300.00 per year. The first annual base assessment for each Lot shall begin eighteen (18) months after builder, whichever occurs first the purchase of lot from Declarant or after purchase of completed dwelling from

# ARTICLE 10 ARCHITECTURAL STANDARDS

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

attorney's fees incurred in the enforcement of the rights under these 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 said parcel and to repair, maintain and restore the Lot and unauthorized changes to the premises and the improvements situated thereon in a manner unsatisfactory to the said Board of Directors or the Architectural Control hereafter. improvement. have the right to undertake legal action to redress the unapproved modification alternative, the board, the Architectural Control Committee, or any Member shall Buildings and any other improvements erected thereon. Committee, said board of directors or its agents and employees, to enter upon In the event on Owner of any Lot in the Properties shall make The cost of such exterior maintenance and any other costs or In addition, exterior of the

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

# ARTICLE 11 RESTRICTIONS ON USE

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

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

(10%) thereof shall not be construed as a violation of the side 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 Setbacks: No building shall be located nearer to the front, back and/or building line

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION TOR

requirements as long as such deviation does not violate any local ordinance

- three (3) pets over the age of six (6) months shall be permitted at any time. shall be confined in cages. In no instance shall household pets become a nuto other Owners, or infringe upon the property rights of other Owners. pleasure and use of the occupants, but not for commercial use. generally accepted household pets, which may be kept thereon for the sole **Animals and Pets:** No animals of any kind shall be kept on any Lot except No more than a nuisance Birds
- feet by three (3) feet in dimension and shall refer only to the premises on which displayed, there being only one (1) sign to a Lot. Notwithstanding the above, permitted to remain upon or above any Lot or Common Area with the exception of a single sign "For Rent" or "For Sale", which sign shall not exceed two (2) Declarant. such signs until one hundred percent (100%) of the Lots have been conveyed by over the aforesaid Lots and Common Area in order to maintain and replace any Common Area. Declarant may erect No advertising signs of any type or kind shall be erected, placed, or Declarant shall also have the right of ingress, egress and regress and place signs of any size or shape on any unsold Lot or the
- cause such Lot or right-of-way to appear unclean or unsightly; nor shall anything illegal, or an annoyance or nuisance, as determined by Declarant. No Lot or right-of-way shall be used for rubbish disposal, or for storage, if such storage may specific day of pick up. In the event any Owner fails or refuses to keep his Lot free from unsightly objects, weeds, or underbrush, or to maintain the main prohibit temporary deposits of trash, rubbish, and other such debris for pick up by that might disturb the peace. be kept upon any Lot or right-of-way that will emit a foul odor or will cause noise and the Owner agrees to pay such costs incurred enforcement of this paragraph. No such entry as structures on each Lot in a manner satisfactory to the Board of Directors, the trash removal service units, a trespass. The foregoing provisions shall not apply to Declarant or to a Builder enter and remove all such unsightly objects or vegetation at the Owner's expense, requesting the Owner's compliance with the requirements of this paragraph, Board of Directors may, five (5) days after delivering notice to the Owner constructing residences upon any Lots. Nuisances: No activity may be carried on which shall or may be offensive, but such deposits shall only be permitted upon the However, the foregoing shall not be construed to No such entry as provided herein shall be deemed by the Association in the No Lot or
- equipment shall be kept in an enclosed structure, as determined by the Board of Directors. Incinerators for garbage, trash or other refuse shall not be permitted mowers, stored materials, wrecked, unlicensed or inoperable vehicles, and similar Clotheslines, Garbage Cans, Etc: All clotheslines, garbage cans, lawn
- 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 antennas not exceeding seven and one-half (7 1/2) feet in height above the rooftowers, antennas, dishes or disks shall be erected on a Lot. of the residence only. No freestanding radio or television transmission or reception Radio and television
- withheld so long as both sides of such structures are constructed of identical materials and identical designs, chicken wire being specifically prohibited. Declarant and/or the Board; however, such approval shall not be unnecessarily Walls, Fences and Hedges: Walls and fences must be first approved by the

# BK | | 58PG 0844

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

record maps of the Property. 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 maintained in a neat condition on both sides. masonry walls, no exposed concrete block will be permitted. Hedges shall be

- 11.9 Pools: In-ground pools shall be permitted upon Lots but such pools must be located directly behind the residence of each Lot, screened from view by a six (6) foot privacy fence, and be at least twenty (20) feet from both side Lot lines and the rear Lot line.
- 11.10 Driveways and Parking Areas: Only driveways and parking areas constructed of a natural color concrete shall be permitted, and all such driveway shall be a minimum of one and one-half (1.5) feet wider than the garage doors. Parking of vehicles shall be contained within these driveways and parking areas only. Parking of vehicles in the streets shall be prohibited. Driveways and Parking Areas: be permitted, and all such driveways
- structure approved by the Declarant or, thereafter, the Board of Directors vehicles or similar items, and no noxious or undesirable equipment or vehicles, shall be allowed to remain upon any Lot unless parked within an enclosed Vehicles, Boats and Trailers: No vehicles, boats, trailers, recreational

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

- shall not be construed to prevent Declarant from using sheds or other temporary structures during construction. Provided, further, this paragraph shall not be residence; those used in the residence upon such feet in area) if approved by the Board; carport, or utility shed (such shed not to exceed twelve (12) feet by sixteen construed to prevent Owners from constructing a permanent detached garage similar structure shall be used as a residence. of a temporary nature on any Lot. and if not located within any easements Use of Outbuildings and Similar Structures: There shall be no summing imporary nature on any Lot. No trailer, shed, tent, garage or any other shall be used as a residence. Provided, however, this paragraph if constructed in conformity to existing structures within the immediate Lot; if constructed of materials similar to Lot; if located behind the rear wall of the
- and construction as determined by the Declarant and as approved by the North Carolina Department of Transportation. The Declarant has selected a vendor to or his successor. provide and install same. nuisance, as described in Section 11.5. Lot if placed a minimum of twelve (12) feet behind the concrete curb into such Lot and placed outside of the public right-of-way. All goals and surrounding areas are to be maintained in a neat and orderly condition so as not to create a Basketball Goals and Mailboxes: Mailboxes shall be uniform and approved by Declarant All mailboxes are to be uniform in design Basketball goals shall be permitted on
- 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, measuring fourteen (14) feet by twenty-one (21) feet, and each such garage shall have a finished interior [sheetrock and painting] and shall have doors for complete closure. than a minimum of 1200 square feet of heated floor areas, Minimum Square Footage: Single family dwellings shall contain not less exclusive of garage,

11.15 Minimum Building Materials: Each Builder shall comply with the

# BK1158P60845

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

following minimum guidelines during the construction of each dwelling located upon the Property:

The state of the s

- (a) Each dwelling shall be constructed of first grade vinyl siding, brick, or stucco as approved by the Board of Directors as provided herein;
- ਭ Each dwelling shall be constructed upon a brick foundation:
- (c) A slab foundation shall be standard for each dwelling; however, a crawlspace foundation is optional.
- **a** closure, as previously specified in Paragraph 11.14 hereinabove. fourteen (14) feet by twenty-one (21) feet, shall have interior sheetrock and painting, and shall have doors for complete All garages shall be attached, shall be a minimum size of

on a significant of the second

- <u>@</u> of Each dwelling shall be constructed with a minimum roof pitch seven (7) on twelve (12).
- Э All driveways shall be constructed of all natural color concrete and shall be a minimum of one and one-half (1.5) feet wider than the garage doors, as previously specified in Paragraph 11.10 hereinabove
- <u>@</u> Each dwelling shall be landscaped with a minimum package containing twelve (12) shrubs and two (2), two and one-half inch caliper HARDWOOD trees of six (6) feet in height. (21/2)
- $\Xi$ windows. Each dwelling shall be constructed with vinyl or vinyl-clad
- $\odot$ Each Builder shall secure a warranty program for FHA/VA
- 9 Each builder shall gravel driveways during construction, shall maintain a wired area for construction debris, shall confine construction debris and any and all miscellaneous trash during construction, and shall provide silt fences when necessary

- Ê Each Builder shall provide natural gas heat and a natural gas water heater for each dwelling.
- $\ni$ which shall approve all building and landscaping plans before construction, including exterior color combinations, as specified in Article 10. Each Builder shall be subject to an architectural review committee

STATE OF THE STATE

(E) the final phase of the subdivision. The Declarant shall not begin construction of the pool until

11.16 Side Setbacks: [See Section 11.2]

11.17 Waiver: Declarant may, but need not, waive in writing any violation 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 the applicable requirements and provided such violation does not violate

### DECLARATION OF COVENANTS, THE CORNERSTONE SUBDIVISION FOR CONDITIONS AND RESTRICTIONS BK 1 158PG 0846

any local ordinance or zoning.

- 11.18 Subdivision of Lots: No Lot shall be subdivided by sale or otherwise, except by and with the written consent of Declarant and in compliance with local
- destroyed, said damage must be repaired and the improvement reconstructed within twelve (12) months Fire: In the event any home or structure is destroyed or partially

Compared and American

- subject to all Easements. General: Each Lot now or hereafter subjected to this Declaration shall be it to all Easements. No structure of any type shall be erected upon a Lot will interfere with the rights and/or use of any Easement.
- otherwise encroach upon any of the easement areas reserved without first 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 therefor from duration of these restrictions, no such utilities shall be permitted to occupy or extinguish the easements herein along any Lot lines in its sole discretion. Owner's expense, and Owner agrees to pay costs incurred by Declarant in doing remove obstructions in such easements upon Owner's failure ten (10) days prior written notice to Owner, Declarant may exercise the right to improvements for which a public authority or utility company is responsible. area and all improvements in it shall be maintained by owner, except for those party walls located on a portion of the side line of lines of a Lot. change the direction or flow of drainage channels in the easements except for which may interfere with the installation or maintenance of utilities, or which may within these easements, no structure, plating or other material shall be placed operate drainage said Lot lines of all Lots shown on the recorded plats, shown on the recorded plats, and an easement then (10) feet in width along the strip of land ten (10) feet in width along the front and rear Lot lines of all Lots Declarant for itself and its For the Utility and Drainage: purpose of this covenant, Declarant reserves the right to modify or The purpose of these easements shall be to provide, maintain, and nage facilities and utility service lines to, over, or for each of the L successors and assigns along, over, under and upon a An easement on each Lot is hereby reserved by in addition to any other to do so, at The easement Lots
- 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
- unreasonably withheld. If Declarant fails to notify a Builder of approval or disapproval within thirty (30) days, Declarant shall be deemed to have approved the foregoing. Upon disapproval, Declarant shall provide Builder a list of required changes, and the above procedure shall be repeated until approval it shall be subject to the prior approval of Declarant, which approval shall not be contracts for sale, and other closing documents for the sale of Lots by any Builder conveyed by Declarant, all sales and advertising materials, and all forms of deeds Declarant's Consent to Sales Material: Until all of the Lots have been
- 11.24 Declarant's Consent to Amendments: This Article 11 may not be amended without the express written consent of Declarant until all Lots which are a part of the Property have been conveyed by Declarant; provided, however, the

# BK 1 1 5 8 PG 0 8 4 7

を変え

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION での元

recording by Declarant of a written statement that all sales activity has ceased. rights of Declarant contained in this Article shall terminate upon the earlier of (1) twenty (20) years from the date this Declaration is Recorded, or (b) upon

periods of ten (10) years each unless terminated as provided in Section 11.25. be 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 Duration: The restrictions, conditions and covenants of this Article shall

shall own any terminated during the first twenty (20) year period by an instrument signed by not less than ninety percent (905) of the Owners and signed by Declarant if Declarant termination shall not be effective until an instrument evidencing such change has may amend this Declaration to reflect such changes. Any such amendment or necessitate provisions of this Declaration, Declarant, without approval of Owners, corporation subsequently delete or relax any of their requirements which Federal National Mortgage Association or the Federal Home Loan Mortgage errors, as determined by Declarant, without approval of Owners, and should the however, that Declarant may amend this Article 11 to correct minor and clerical Declaration may be amended upon the affirmative vote or written consent of a majority of the Owners of Lots and the written consent of Declarant; provided, not less than seventy-five percent (75%) of the Owners of Lots. filed of record in the Office of the Register of Deeds for Union County Amendments and Termination: Lots, and thereafter may be terminated by an instrument signed by Article 11 of this Declaration may be Article 11 of this

any of the foregoing restrictions or other provisions shall not be deemed a waiver aggrieved Owner. restrictions, it shall be grounds for an action to recover sums due, damages or injunctive relief, or both, maintainable by Declarant or, in the proper case, by an their right to do so. Enforcement: If any Owner shall violate or attempt to violate any of these Failure by Declarant, the Association, or any Owner to enforce

of the 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 portion of the foregoing restrictions as the same may appl to that particular Lot Unintentional Violation: In the event of an unintentional violation of any may apply

11.29 Association as Successor to Declarant: For purposes of this Article, Association shall be deemed to be vested with all rights and authority that reserved to Declarant in this Article, upon the termination of the Class B ( For purposes of this Article, the Class B Control

### ARTICLE 12 EASEMENTS

common boundary along a line perpendicular to such boundary. No such easement shall exist if such encroachment occurred due to the willful and knowing distance of not more than three (3) feet, as measured from any point on the due to the unintentional placement or settling of the improvements thereon to easements of encroachment, and for maintenance and use of any permitted encroachment, between each Lot and any adjacent Common Area or adjacent Lot consent of Easements of Encroachment: Owner, occupant, or the Association. There shall be reciprocal appurtenant 2

long as Declarant owns any portion of the Property, the Association, and the 12.2 Easements for Utilities, Etc.: There is hereby reserved unto Declarant, so

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION FOR BK1158P60848

repairing and maintaining television reception systems, security and similar assigns of each, access and maintenance easements upon, across, over and under all of the Property to the extent reasonable necessary for the purpose of replacing, or install any of the foregoing systems, facilities or utilities over, under or through any existing structure on a Lot, and such installation shall occur only within fifty (50) feet of the Lot boundary line unless otherwise consented to in writing by the any of the foregoing on property owned by the systems, within the Easements. promptly be repaired at the expense of the Person exercising the easement. The exercise of these easements shall not unreasonably interfere with the sue of any Owner of the affected Lot, whose consent shall not unreasonably be withheld Lot and, except in 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 Any damage to a Lot resulting from the exercise of these easements shall out in this Declaration. , street lights, signage, and all utilities, and for the purpose roads, walkways, bicycle pathways, lakes, ponds, wetlands, drainage These easements shall not entitle the holders to construct Person exercising the of. installing

across the Property for ingress, egress, installation, reading, replacing, repairing and maintaining 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 Declarant specifically grants to the local water supplier, electric company, cable television provider, telephone utility, and natural gas supplier, easements Board or Declarant. utilities be installed or relocated on the Property, except as approved by the

# ARTICLE 13 MORTGAGEE PROVISIONS

The other provisions of this Declaration notwithstanding:

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 provides written request to the Association (such request to state the name and entitled to timely written notice of: An institutional holder, insurer, or guarantor of a first Mortgage who

- <u>e</u> Any condemnation loss or any casualty loss which affects a material portion of the Property or which affects any Lot on which there is a first Mortgage held, insured or guaranteed by such Eligible Holder (hereinafter Mortgaged Lot");
- (b) Any violation of the Governing Documents affecting the Mortgaged Lot, where such violation has not been cured within sixty (60) days;
- (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

### DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS THE CORNERSTONE SUBDIVISION FOR BK 1 158P60849

The other provision of this Declaration notwithstanding:

- in 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 effective unless in a writing singed by Declarant and Recorded. beyond that contained in the Governing Documents. Any or all of the special rights and obligations of Declarant set forth No transfer shall be
- carry 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 such Lots. Declarant and authorized Builders shall have easements for access to and use of such facilities. Declarant and Builders authorized by Declarant may maintain and
- appropriate (c) Declarant and its employees and agents shall have a right and easement over and upon all of the Common Area for the purpose of constructing and installing such improvements to the Common Area as Declarant deems in its sole discretion.
- writing signed by Declarant and Recorded. recordation without such consent shall be void unless subsequently approved by a restrictions, or declaration of condominium or similar instrument affection any portion of the Property without Declarant's written consent. Any attempted No Person shall record any declaration of covenants, conditions and
- additional 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 identification of such additional property, and the execution and recordation of any instrument ("Supplemental Declaration") expressly making such property subject to the terms of this Declaration **e** Declarant shall have the unilateral right at any time to make
- Declarant. The rights contained in this Article shall terminate upon 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. This Article may not be amended without the written consent of
- other reason which does not materially affect the rights or interests of any FNMA, FHLC, or any other governmental agency or entity; (3) reduce the obligations of the Association and/or the Members or Owners; and (4) for any other patent errors; (2) bring the Declarations into compliance with HUD, FNMA, FHLC, or any other governmental agency or entity: (3) reduce the (g) Declarant shall have, at all times during the Class B Control Period, the right to modify the Governing Documents in order to: (1) correct clerical or member or Owner, (1) correct clerical ۲ ک

# ARTICLE 15 GENERAL PROVISIONS

automatically extended for successive periods of ten (10) years, unless an instrument signed by Members holding a majority of the Class A votes and the 15.1 Term: Unless earlier terminated by an instrument signed by Members holding seventy-five percent (75%) of the Class A votes and by the Class B date this Declaration is Recorded. Property, and shall inure to the benefit of and shall be enforceable by the Class B Member, if the Class B membership has not been terminated, has been Association, any successors and assigns for a term of forty (40) years Member, if any, and Recorded, this Declaration shall run with and bind the After such time, this Declaration shall be from the

# DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR THE CORNERSTONE SUBDIVISION BK 1 158PG0850

. Š

Recorded within the year preceding any such extension, agreeing to amend or terminate this Declaration. Provided, nothing in this Section shall be construed to permit the termination of any easement without the consent of the holder of such

### 15.2 Amendment:

- Declarant may 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 amendment is necessary: By Declarant: Until termination of the Class B membership
- 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
- (v) to satisfy the requirements of any governmental agency.

time to 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

unilaterally amend the Government Documents for any other purpose, provided the amendment has no material adverse effect upon any right of any Owner. So long as Declarant still owns any portion of the Property, it may

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

Any amendment made pursuant to this Section that does materially and adversely affect the right of any Owner shall not be effective until approved in accordance with Section 15.2(b).

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 (b) By Members: Except as otherwise specifically provided above and elsewhere in this Declaration, this Declaration may be amended only by the affirmative vote or written consent, or any combination thereof, of Members Article 14(f) shall be met if applicable has not been terminated. In addition, the approval requirements set forth in

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.

# BK 1 158 PG 0851

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

TO SERVICE AND ASSESSED TO

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

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

- 15.3 order shall in no way affect other provision or applications in part, or any application of a provision of this Declaration by judgment or court Severability: Invalidation of any provision of this Declaration, in whole or
- void or voidable for violation of the rule against perpetuities, then such provision shall continue only until twenty-one (21) years after the death of Michael L. Perpetuities: If any of the provisions of this Declaration shall be unlawful.
- "Cornerstone" or any 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 Cornerstone, and the Association shall be entitled to use the word "Cornerstone" in its name. 15.5 Use of the Words "Cornerstone": No Person shall use the word
- 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. Compliance: Every Owner of any Lot shall comply with the Governing
- transfer of title, and such other information as the Board may reasonably require. The transferor shall be jointly and severally responsible with the transferee for all notice of the name and address of the purchaser or transferee, the date of such title to his or her Lot shall give the Board at least seven (7) days prior written received by the Board. obligations of the Owner of the Lot until the date upon which such notice Notice of Sale or Transfer of Title: Any Owner desiring to sell or transfer
- 15.8 Enforcement by Individual Owners: In addition to the enforcement rights granted to the Association in Section 4.3, each Owner shall also have the right to enforce the terms of this Declaration, including the right to seek injunctive relief to prevent or discontinue any violation hereof.

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC.

President

By:

[Corporate Seal]

ATTEST

Secretary

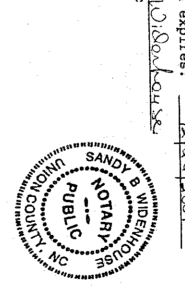
SEAL-STAMP

NORTH CAROLINA, NOIND COUNTY

I, a Notary Public of the County and State aforesaid, certify that Michael h. Helm's personally came before me this day and acknowledged that he is the Secretary of Cornershas Development it has been and as the act of the corporation, duly given and as the act of the corporation, foregoing instrument was signed in its name its President, sealed with its corporate seal attested by Michael I Welm's as its Secretary.
Witness my hand of October , the corporation, to din its name by corporate seal a or seal, 1998. authority ation, the this and

day expires: 2 26 2001

Notary Public



The loregoing certificate(e) of County County County County County Public Notary Public

of Uminx Co. LIC is/ere certified to be correct. Filed for record this cond thay of Oct. 19 (8) at 3:30 Av.

JUDY G. PRICE, REGISTER OF DEEDS

#### CORNERSTONE PROPERTY OWNERS ARTICLES ဝ္ဗ Ç INCORPORATION ASSOCIATION, INC

of. ç more

does he for the virtue The undersigned, being of the age of eighteen Yes hereby make and acknowledge these Articles of the purpose of forming a nonprofit corporation tue of the laws of the State of North Carolina. years or more, f Incorporation on under and by

- Association, The name of the corporation ب. ھ Cornerstone Property Owners
- The period of duration of the corporation m Hperpetual
- 3. The purposes for which the have a home owners association for maintain and exercise authority subdivision and any other lawful pu purpose. over corporation is organized are to Cornerstone Subdivision and to over Common Areas for said Common Areas

.

- into such shall be a provided i The corporation shall have members which may classes as shall be provided in the bylaws. I accepted, appointed, elected, or designated in in the bylaws. y be divided All members the manner
- members The directors manner s of the corporation provided in the byl bylaws. shall e D elected by the
- corporation; and upon dissolution of the corporation; and upon dissolution of the sand obligations have thereof shall, after all of its liabilities and obligations have been discharged or adequate provision made therefor, be distributed been discharged or adequate provision made therefor, be distributed been discharged or adequate provision made therefor, be distributed to any association or associations organized for purposes similar to those set forth in article 3 hereinabove, all as more to those set forth in article 3 hereinabove. particularly the No part of the net provided in the the net earnings of the corp any officer, director, on dissolution of the corp r all of its liabilities a bylaws corporation corporation corporation. 0 member the shall 11 inure of the assets
- corporation in the State of North Carolina is 1205 Mil Monroe, Union County, North Carolina; and the name of registered agent at such address is Michael L. Helms. The address 0 Ha the initial registered office Miller of its Street, initial Ō Hı the
- 8 These articles will become effective nodn filing.
- Helms ø 1205 The e name and Street, address of Monroe, the North incorporator rth Carolina, are Michael 28110-3026. Ħ

the 2/25 day O Hi 4 001 1998

Michael Ļ Helms

Incorporator

58P60854

OF NORTH CAROLINA

COUNTY OF UNION

hereby certify that MI the 21 day of the due execution of the foregoing Articles

My Commission Expire

#### BY-LAWS

### CORNERSTONE PROPERTY OWNERS ASSOCIATION,

#### Name, Principal ARTICLE 1 Office and Definitions

- 1.1 Property referred Name: Owners Ö as the The Association, Inc. "Association"). name of the Corporation n shall be convenience Cornerstone sometimes
- Association shall be located in Union County, No. Association may have such other office, either the State of North Carolina, as the Board determine or as the officers of the Association rincipal shall be Office: The principal North of process of the control of process of the control may Directors require outs The side
- as the officers

  1.3 Definitions: The generally be given their nor unless otherwise specified. meaning set forth in the Decretors for Correcorded in the th Carolina, claration"). for Cornerstone e Office of the R , as amended or s heir normal, commonly ified. Capitalized to the Declaration of Co The Register of Desupplemented for words f Covenants, Conditions a sion, recorded or to of Deeds for Union Count nted from time to time (t terms shall in understood these By-Laws shall od definitions have the same Ву-County, and

4

#### Membership, ARTICLE 11 D. Meetings Voting

- 2.1 Membership: The Association initially classes of membership, Class A and Class B, as more in the Declaration, and the terms in the Declaratic membership are incorporated herein by reference. he Declaration pertaining reference. shall fully have forth ing to
- 2.2 Place of Meetings: Meet held at the principal office of the suitable place convenient to the 1 the Board of Directors either with thereto as possible and practical. Meetings of the Association shall of the Association or at such ot the Members as may be designated within the Property or as conveni at such other designated by convenient рe
- Association, whether a regular or special meeting, shall be held within one year from the date of incorporation of the Association Subsequent regular annual meetings shall be set by the Board so at occur on or within 60 days after the close of the Association's fiscal year on a date and at a time set by the Board of nirector's e Board so as Association's Directors. held
- 2.4 <u>Special Meetings</u>: The President may call special meetings. In addition, it shall be the duty of the President to call a special meeting if so directed by resolution of the Board or upon a petition signed by Members representing at least twenty-five percent (25%) of the total Class A votes of the Association.
- the place, day, and hour of any meeting of the Members shall be delivered, either personally or by mail, to each Member entitled to vote at such meeting, not less than ten (10) nor more than fifty (50) days before the date of such meeting, by or at the direction of the President or the Secretary or the officers or persons calling the meeting.

statute or these By-Laws, the purpose or purposes meeting is called shall be stated in the notice. No be transacted at a special meeting except as stated the of a special meeting or when otherwise required to purpose or purposes for which t business shall in the notice.

10000

delivered whe Member at i Asso iled ř depos address th postag sited no age in 88 Ö prepaid t ne Of. united appe ting States 0 shall es mail on the œ O records o deemed Q H g the edthe

- Members Member n date, lack either Member not Attendance 4 her lack ice of proper may, in before shall k 0 f O. hal all bus: Waiver Ľ, Ď. n writ e thereof, unless such Member specifically objects notice at the time the meeting is called to ord a special meeting also shall be deemed waiver business transacted unless an objection on the baoper notice is raised before the business is put to deemed a f deemed th ing, such meeting. waiver waive the e equivalent notice of a Waiver such Member of Member Attendance at meeting is called shall be deemed notice any meeting of of 0 f notic meeting e of t the object the t ce. Any Members, order y by time, /er of the
- transacted which might originally called. If a t is not fixed by those in for any reason a new da meet regu econvened meet eting 2.7 Association jority of me adjournment, ng shall be õ ting rs from meetings. Adjournment he , gui the time the Members might have well might have well might have well might have well might have been some in attendance at the original meeting one well date is fixed for reconvening the meetine well date of the time and place for reconvening notice of the time and place for prescribed wembers in the manner prescribed рe ₩D0 of Meetings held because ø quorum have k less are original because presen han five present meeting was present, any transacted رط ⊅ quorum for reconvening the meeting the original meeting or if <u>5</u> rum is not uch meeting nor ¤. more meeting called. the meeting the rvening the than present, meeting adjour 0 may the Ę

a quorum is present n notwithstanding the w a quorum, provided the majority of the vote Members votes present that esent at a duly called or held meeting may continue to do business until adjournment of enough Members to leave that any action taken is approved by a es required to constitute a sting at which adjournment, eave less than e le leas đ

forth in the specifically action requir given, shall by its duly a be. Ν Voting: ring the written coll be executed by the authorized partner, incorporated herein by Declaration voting the cein by reference. In the consent of a Member, such the Member or on behalf o office such .ght O<sub>f</sub> 4ot or or the bur Manager Members rights provisions 9 shall o f the consent, case of the case Member are any

- COL revocation the property shal Secr 9 automatically ecretary. officer cporation, proxy ä. ion, effective Proxies person ( or director, writing, sig son (if В, riting, signed by the I the Association prior tive. Every proxy noqu ease a parturely) or by the Member, dated a any meetin the e Ät expir receipt xpiration shall k by the of 11 m o<sub>f</sub> be revocable and the Secretary of 1 months from the Member meeting for liab ргоху roxy. All proxies and filed with the ing for which it is bility partne each ¹₽, and w company manager date written it is shall
- sha per hall sons. mean 10 O F, Majority: 1 votes, 80 Aβ đ ьe s used Eifty E context may 'n. these ge By-laws, (50%) of the state đ the term "majority"
- 2.11 Q in the Decl representin constitute ing Quorum: O ration, the a majority quorum Except at of the t Ø, S 23 sence, in the total meetings otherwise person votes of th ď ut bour the ovided in or by Associat n these By-1 proxy, of M -laws or Members on shall
- minut adopt occur 2.12
  all meetin
  ninutes of
  adopted at at sbur Conduct at " the meetings 0 meetings au ch meetings, of Ass Meetings: and • នួ record The and in DD DD the President he Secretary s minute book al recor Ò. of f shall all shal hall keep || resoluti | transacti pres ide OVEL ions the
- N L Action Without Ø Meeting: Any action requir

é

S

Association, and Association a permitted taken with if written signed matter. taken without if written con γď Such Ã out a meeting, without prior notice and without a vote, consent specifically authorizing the proposed action is or on behalf of all Members entitled to vote on such such consents shall be filed with the minutes of the n, and shall have the same force and effect as a law of. ç the þe Member taken without at meeting. meeting O H the ne minutes and eff Members may þe

# ARTICLE III Board of Directors

# Composition and Selection:

- a Member, or a Member to act 0 relationship with have resigned from the manner provide director Association sh director shall elat age ionship 9 act on its behalf in a written instrument file of the Association, shall be eligible to s provided such officer, director or individual is rolder. Upon termination of any such in hip with the Member, such individual shall be apgned from the Board and a successor shall be ap Governing provided shall any l have one (1) equal vany other individual on its behalf in a w эd n. Body; governed Section Composition: γď vote. 4 y a Board of Dirvote. Any officer specifically aut eligible to serve as a or individual is 18 years f any such individual's The authorized by Directors filed with appointed in Off. Eac the
- 3.2 three (3) initial Bo in +b the Articles of to seven
   Board shall Number of D en (7) f Directors: (7) directors, consist of the Incorporation. the The 8 The Board shall consist as specified in Section three (3) individuals in n 3.3. The identified o fi from

# 3.3 Selection of Directors:

- the the (a) Ini Class B M pleasure Initially, Member Te of the the Class ting all members of n 1 W Member 1 ts s of the Board shall be sole discretion and s shall serve a by
- appointees directors a meeting cal meet the members cal shall A Of. .led C† Ch such time a for эd such annual mor elected by g ₩ there meeting. Member is no longer a or shall resign. Β. Γ. and thereafter Members at er shall be Class At such Ħ Member, elected by ø time, special the all

جو.

O H (c) Directors consecutive terms may Ö e appointed or elected to serve any number

### B. Meetings

- and publications not directors not provided, however, notice provided a who has signed a war the meeting. time meeting γď 自力 4 Regular Meetings: Regular m such time and place as shall a majority of the directors, shall be held during each fisc. se than four notice of a four (4) days prior to the meeting; e of a meeting need not be given to any waiver of notice or a written consent to shall Regular meet as shall be but tors, but at lease one (1) fiscal year. Notice of the be communicated in writing meetings det ermined O H the from Board writing (1) such the time time to
- held when calle Association or the time and p business reasonably director; o prepaid; del shall direc ivery; sent or given and to by Special Me <u>(c</u> Ьe address ç (d) Э <u>(a</u>) one cial Meetings: Special meetings of t led by written notice signed by the r by any two (2) directors. The not place of the meeting and the natur be considered. The notice shall ) expected g C† ø by telephone a person at 1 weeted to communicate such notice probabilist as shown of teleprobabilist as shown of teleprobabilist as shown of the director's teleprobabilist as shown considered. The not e of the following n written notice by first notice methods: by first The notice shall specify the nature of any special e shall be given to each hods: 'a' deposited the Board All such n the directly Ö home who mai personal postage y to the notices t 0 would

91

te co eeting. Notices elegraph shall be ompany at least 72 mailbox 1 be 72 e given by delivered, least least four (4) days bef given by personal c delivered, telephoned, hours before the time time before delivery, td, or given to ime set for the y, telephone, the the meeting telegraph the ů,

- after the meetic waiver of notice of the minutes. objecting notice. the purdeemed not purpose 3.6 h. however Maiver of Notice: The Line however called and noticed or wherever though taken at a meeting duly held after restand though taken at a meeting duly held after restand to be a frectors not present and the contract of the con given though before notice, of. the r Or. any quorum is present, and (b) either before ich of the directors not present signs a writt-consent to holding the meetings, or an approve waiver of notice or consent need not specimeeting. Notice of a meeting shall also ny director who attends the meeting without the m g. Notice of a meeting shall sctor who attends the meeting commencement as to the lack of held regular meeting of l also be y without adequate approval t specify call and or 6
- quorum the med notice. quorum business, action ta quorum the directors present shall constitute the the board which pard of Board consists of only three (3) directors, any decision of the ard shall require the vote of two (2) directors. A meeting at the a quorum is initially present may continue to transact iness, notwithstanding the withdrawal of directors, if any are less meeting original because a d for for than five (5) nor more tinal meeting was called.
  present, any business wing originally called m Direct notwithstanding the waken is approved by at light that meeting. If any use a quorum is not pres the Quorum tors, a m at of , a majority of the directors nsaction of business. The vor such meeting may adjourn the meeting to a tim (5) nor more than thirty (30) days from the dating was called. At the reconvened meeting, if any business which might have been transacted a ally called may be transacted without furthe any Of the directors least least a majority meeting of the sent, a majority c The votes of ø a1,1 directors, if an ity of the require the Board cannot b ity of the director meetings a majority directors to a time cannot be further . t a
- from writ Memb expenses 01 pur Class itγ the shall Λq incurred on behalf of the other direct Ass ш Compensation: all Members. No l be entitled to con B Control Period. aì ion directors for No director No director compensation O Hi the director irector may be r shall such appointed by n for serving unless ive consented by the C by the any reimbursed approval compensation Class of of
- all book ansacti meetings οf Board ons Conduct of the Board, and the Secretary d meetings, recording all Board and proceedings occurring at suc the Meetings: The President such t shall presi shall keep a resolutions meet ings D) ide de over minute and all and al

Service and the second of the second

- may limitwo (2) adjourn session, of a sen receipt of given. Att discussion on his or 1 meetings officers, personnel non-member meeting Board limit notice gs of the Board shall be open to all Members, and the rs, directors and authorized representatives of the Members ard shall be given written notice ten (10) days prior to the gof the desire of a non-member to attend the meeting. Such mber shall only be allowed to attend such meeting with the all of the Board. In the event the Board does not respond to tof such notice, this approval shall be deemed to have been attendees other than directors may not participate in any sion or deliberation unless permission to speak is requested or her behalf by a director. In such case, the President mit the time any such individual may speak to no more than any meeting of the Board and reconvene in executive ensitive nature, such as pending or threatened litigation, nel matters etc. 10 0 fi Att excluding minutes. Ö. meeting of t luding persons of ve nature, such tters, etc.
- at a meet cons Ø meet in 0 ng Action the d 0 the the directors directors may ing, setting f dire may be nd forth Formal 0 H any Meeting: any action taken act y: Any a on that without ction so 80 action may be eeting ö taken ake

•

signed same fo force γd a11 and of effect the directors, and as a unanimous vote. such consent shall have the

# C. Powers and Duties.

necessary for the acts and the Association as sthese By-Laws and as be done all acts and these becomes all acts are these because the acts and the acts are the acts and the acts are th Articles, o exclusively for the 9 γď on as so these the The Board membership. Set and The Board of Directors shall have a administration of the Association's responsibilities and exercising a set forth in the Declarations, the sprovided by law. The Board may declarations that the board may declarate the set of the s things directed y law. as an are The Board may do or cause ... e not by the Declarations, Association's exercising a <u>م</u> all rights Articles affairs a and s of and

3.13 Dimitation: Duties: The duties O H the Board shall include, without

- (a) preparation Common Expe such Expenses h Common 1 and Expenses; adoption of annual budgets fand establishing each Owner's for share the
- <u>g</u> establishing for its share failure to ab abide and γď levying assessments the Common Expenses by the terms of the on each Land fines ion; Ó. for
- <u>0</u> permitted installment establishing the ç g the means and methods of c , and establishing the per payments of the Base Asse o be paid in installments; Assessment collecting all
- â opening bank acand designating accounts the authori; behalf ed of the Association signatories; O H the
- collecting the a in depositories using the funds Common Expenses Expenses assessments, as of which it is collected as to operate t S the depositing the proceeds shall approve, and shall approve, and assessments for Association;
- (f) providing for maintenance for 0f the the operation, care, Common Area; upkeep

عبد

- 9 appropriate, providing for t such personnel and for the p supplies, and materials to b personnel in the performance designating, necessary to carrying or responsibilities of the hiring, and out out the rights Association a for the compen purchase be used r e used by of their compensation of hase of equipment and, the and suc personnel where
- 3 making and operation and l amending rules of the Property governing use and
- (±) making or additions Common contracting for and improvements Area: for the s to making of repairs or alterations of
- Ĵ enforcing by Declaration, enforcing by legal means the provisions of the Declaration, and any other covenants applicabe to the Property, these By-Laws, and the Associations and bringing any proceedings which may instituted on behalf of or against the Owners Members concerning the Association; sions of the ts applicable the Association
- ? ne standards set I matters as to within the gar or enforcement established und mediating and arbitrating disputes Members arising out of interpretat or enforcement of or conflicts in the general set by the which the the the Declaration, compliance with the Association, or other le Board determines it to be it of the Members to be cion, v between violation, standards europed

# 既1158月0860

- $\widehat{\Box}$ determines the Associaccordance with the restrictions, and the paying the cost of so paying and fil. the 0 and and the power granted there; st of such insurance and bonds, d adjusting claims, as approsit of "" O Association shall insuranc and bonds appropriate; and
- (m) authorize; paying the on behalf 0 cost o of all services Association, a Ø rendered to may 9
- (n) records detailed books o fi account and operatin
- 9 and Assoc if any, a printing Of. making the er and Mortgag the Articles of Association I ava S and mailing costs; the gagee of a Lot and current copies of Incorporation, the By-Laws, n rules, and charging such fees, Board may establish to cover it of of prospect and TVe purchase
- g permitting utility the Common Area as ongoing development reasonably nec t or operation necess use 0 portions of sary to the the Property
- disapprove any Board and any c judgment of the Declarant or Bu interfere with portion of the embersh 114 11p any the Class Builders u y action, properties usts, development, Power Property. the under policy or personal pointed by the Board which Member, would tend to imple the Declaration or these nt, construction, mark am of the Association, the Board which, in the solution to impair rights of ion or these By-Laws, or the marketing, or sale of an ng as have ρ the right Class the sole 211 cŧ ç OB

and the second s

ar, .....

----

- (a) meetings (or by writt)
  meetings (or by writt)
  meeting) of the Assoc
  committee. Such noti
  certified mail, returi
  personal delivery at
  registered with the S
  which notice complies and the set C lass þe regular forth in which Sections 3.5, 3. notice complies as to the Board m Sections 3.5, 3.6, and 3.7 of thes hich notice shall, except in the cegular meetings held pursuant to torth in reasonable particularity t followed at said meeting. Member gs and proposed actions apor by written consent in late the Association, the Boarsuch notice shall he mail, returned. return turn receipt requested, of the address it has e Secretary of the Associes as to the Board meet written Board meet Board, or given by of these By-In the case of the case of the By-Int to the By-Intity the age approved n lieu of Board, or Associat notice By-Laws, agenda õ Ó. any at Ω Laws γď ion o H
- 9 The Class B Member at any such meeting representatives or the floor of any program which would disapproval set for res or agents joi any prospective would be such forth shall e subject herein. ре oe given in in or join in ive actic o the r opportunity ave its of

disapproval se implemented unt and (b) above h 9 above have action set until policy forth and been met unless ÔĦ the program subject in shall become the requirements subject to the ri effective of subsecti right ions 9 (a)

its courthe members of through any of through any of through any of the through any of th meeting, notice of include a the Asso may days case of any action taken by writting, within thirty (30) days followed a right to require a factor of the proposed action. Association, case Class Щ Member, its ts representatives d suggestions know committee. The C days following receipt of This right to disapprove action or counteraction on committee, written The Class B any any time consent in the Or within agent the Œ representati ts shall Board a thirty 9 lieu shall written Or and O. not lf / ive, (30) ing:

with the the transfer of the state of the st

necessary to reverse the disapproved action

Board (p) of Se profes service Board Board's comparable competitive similar ser 3.15 <u>Management</u>: rofessional manageme р р р /i.ce may employed may ay delegate to supervision, services assigned duties bu or those duties set f Section 3.13. Decl e with fees generally charged for the provision rvices to comparable developments or to entities responsibilities in the southeastern United States. We legate to the managing agent or manager, subject to perform servision, such powers as are necessary to perform establish; management S Board managing agent shall The provided, suc. agent Declarant but Board authorize, forth i or agents, may or Or l not delegate r in subsections ( or an affiliate ri. manager. employ at. 6 such compensation compensation y for the Association perform such duties a policy making (a), (b), (k), e of Declarant, provision shal to the orm the making The the and Of f b e

indirectly, by Control Period exercisable by exercisable by penalty at any upon not more t upon The Association than unless such contract contains the Association, with or wit time after termination of the than 90 days' written notice. any management shall not contract be act executed during the Class B contains a right of termination the or without cause and without executed duri bound, Class B Control directly Period 0

managing act 9 The agent Board bard may delegate behalf on all may gent which might a e to one of its members to matters relating to the arise between meetings of the of. duties authority duties of a the Board y to any

- of performance specifically d 3.16 Accounts and Reports: rformance shall be follow det ermines otherwise: followed The unless following inless the management Board by 1 resolut standards resolution
- (a) employed; accepted basis is accounting, as defined accounting principles, sl ed by shall generally 1 be
- (b) accounting and controls should conform to generally accepted accounting principles;
- <u>G</u> commingled accounts with of any the other Association accounts; shall not þe
- (d) No remuneration shall be accepted by the managing
- <u>e</u> managing a goods or a disclosed financial services promptly Q H ces to the As other interest in any firm providing Association shall be Board of Directors; which the
- (f) commencing at first Unit is than a Builder prepared for containing: a Builder, ared for the the sold and closed to a Pe , financial reports sha the Association at least end Of the month a Person shall be in which quarterly рe ch the
- (i) an income statement reflecting all income and expense activity for the preceding period on an accrual basis;
- įį) and disbursements for the 9 preceding peri period;
- (iii) accounts in a budget format a variance report rt reflecting the actual" versus " approved status , G all
- (iv) a balance sheet as of the last day of the preceding period; and
- 3 a delinquency Owners who are assessments at are report listing all delinquent in paying the time of the re in paying any Members and

4

## 哭 1 1 5 8 PG 0 8 6 2

assessment or considered to following the specified by uch 8888 the sment the 6 p Board be delinquent on due date unless of soard resolution). status net. Ò which ment Ö remain delinquent ment thereof shall b aquent on the 15<sup>th</sup> d e unless otherwise any action ç collect day Ö (Any

- holder, shall of the Associat the fiscal . (2) fiscal year: nent; and (3) lent 22.63 quarantor or insure an annual distributed year he Board dece or insurer ø Such (1) a balance statement of determines al1 report Members provide O. shall be any sheet; within an first D (P audited 92) an operating (income in financial position fo prepared on an compile prepared written at least the 120 days after Mortgage on a Unit, lited compiled financ request following the close compi OH any the tal for .led
- A votes in the ev of making discret of such borrowi budgeted Common written consent A votes in the e without Mortgage borrowing discretionary cap borrowing exceeds Borrowing: ley for any nsent of Men sent of Members ent the event that the written non Expenses of the Association for shall be placed on any portion o consent purpose; t the proposed borrowing capital improvement O H Association 9 provided, titled to c on any portion f the Members. mprovements would exceed Board shall . ت of fi have Ę. that percent of hat fiscal y for the power to ll obtain the of the Class total the purpos amoun year the
- to contract with any and functions. This right to enter int agreements with any lother Owners' or reproperty; provided, the consent of a maj or residents' associately; provided, any consent of with This right into Contract: ny Person er, trust, or condominium, cooperative, or lents' association, within or outside the common management agreement shall require by of the total number of the Board. shall for The the include, without Associ ation limitation, dut 0

**电影中国的人员们的现在分词** 

- impo pay t Board shal occupant, Assessments occupant assessed the power to impose to the posed under the Declaration or the sessed as a Specific Assessment aga the case of a violating Member, shathe case of a violating member. 3.19 ifical the t 0 not iften УВ fine fine upon guest or in within against рe Inforcement:
  ly granted u puest or invitee of an Owner violated the Deaws and a fine is imposed, the fine she gainst the occupant. If the fine is not thin the time period set by the Board, the le upon notice from the Association. The fiforce any provision of the Declaration or be deemed a waiver of the right of the Bo grant under Assessment against ing Member, shall be the addition Declaration, the boar fines for violation these e Declaration or these By right of the Board +~ the Board, to By-Laws, wi t the violat In n the ev the board is not ne Declaration shall first event which the the rights pur paid by Owner shall total that Owner any d By-Laws to do so o f Вазе have duty any or, the e D be or
- proposed unless a writ (ii) timely shall tten. Board than en notice a challenge is challenge is be imposed. rd or its delegate shall notice describing (1) the e proposed sanction to be an ten days within which th request for a hearing; sanction its shall not all be imposed begun within to the s shall serve the be the serve the alleged very nature of the allege imposed, (iii) a percentage in a percentage in and (iv) a statem. serve t ten days d as 0 a statement that the contained in the notice days of the notice that the days of the notice that the notice the notice that the notice the notice that the not alleged violato sanction violator hereunder notice ion not the ic.
- ten day paffording heard. Prontice shall be contact to the contact of the contact statement officer, requirement рe deemed Hearing: 0 the pod, to the the tor alleged placed adequate date 9 effect ΙÉ he e and agent deemed a hearing violator 0 f the iveness manner of d ing is ness of any sanction minutes of the meet satisfied ß requested be held i reasonable f the notice. Vered such notice. che meeting. in opportunity executive together proof eged Such The Ö, session with סי ç မွ the too. 9 ed Ce

en any, suspend ten day the written statement of the results of the hearing and the sanction, if any, imposed. The Board may, but shall not be obligated to, suspend any proposed sanction if the violation is cured within the ten day period. Such suspension shall not constitute a waiver of the right to sanction future violations of the same or other provisions and rules by any Person. written at the meeting. The minutes of hearing and the shall not be obli-plation :the contain a sanction, ۵

- than the board, t decision to the written notice of days after the he 3.2; the Appeal: oard, the violator shall have the right to appeal to the Board of Directors. To perfect this right, tice of appeal must be received by the Board within the hearing date. the 3 a
- 3.23 Additional Enforcement Rights: The Board may elect to enforce any provision of the Declarations or the By-Laws by self-help (specifically including, but not limited to, the towing of vehicles that are in violation of parking rules and regulations) or by suit to enjoin any violation or to recover monetary damages or both without the necessity of complaint with the procedure set forth above, and entry upon property for the purpose of exercising this right shall not be deemed a trespass. In any such action, to the maximum extent permissible, the Person responsible for the violation of which abatement is sought shall pay all costs, including reasonable attorney's fees actually incurred.

### ARTICLE IV

- perform the may be hell secretary nor and Se shall Secretary shall be appointed from among the members d. The Board may appoint such other officers, including Assistant Secretaries and one or more Assistant Treasure thall deem desirable, such officers to have the authority or the duties the Board prescribes. Any two or more of the duties the Board prescribes. held by the Officers: same person, officers except O<sub>H</sub> es. Any two of the offices of the Association s, including
  s, including
  tant Treasurers, as
  the authority and
  or more offices on shall be a The President o fi or
- 4.2 officers Election of the a Association O.F Ω († Office: Ω Ήannual The meeting. Board shall ø e ñ the

عبر.

- interests any office any of portion death, icer O. Removal O f resignation, removal or otherwise for the unexpired the term. val and Vacancies the Association Whenever 'n. its judgment the
- Declaration and may de notification duties +- both. the for time Dire 4.4 <u>Powers and Duties</u>: The officers of the Association shall each have such powers and duties as generally pertain to their respective offices, as well as such powers and duties as may from 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 Declaration and may delegate all or part of the preparation and notification duties to a finance committee, management agent, or f the preparation management agent,
- 4.5 <u>Resignation</u>: Any officer may resign at written notice to the Board of Directors, the Secretary. Such resignation shall take effect receipt of such notice or at any later time spe unless otherwise specified herein, the accresignation shall not be necessary to make it e e effect on the day of time specified herein, the acceptance of make it effective. President, of S giving or the of the such and
- such of the eement 4.6 Agreements, Contemporary dements, contracts, do no ments, contracts, do no ments of person or person o Contracts, Deeds, s, deeds, leases, all be executed by persons Ĉ) E) λq checks y at les Leases, Ď, least ust two officers designated by Checks, other instruments or by Board

ω to œ the same ~ Compensation: me limitations 88 Compensation compensation 0 O H officers directors all be under subject Section

### ARTICLE V

- deems appropriate periods as the Boar shall operral: The Board may appoint such co late to perform such tasks and to Board may designate by resolution. in accordance with the terms of such The Board to serve for such ion. Each committee such resolution.
- provisions Board may a more appoint hearing tings held ns of the Dec! adopt, the C ing tribunal Covenants than ovenants Committee: In addit Board may establish pursuant t a Covenants Committee consi pursuant seven e Declaration, the Covenants 0 fi Owners. ç the Associati Section 3.21. the these By-Laws, Committee, Acting addition to any other committees suant to Section 5.1, the Board consisting of at least three and ij. end resolutions f established, shall and shall conduct accordance s, and resol shall the the

### ARTICLE VI

- E 4 a by year 1 Fiscal Year: The fiscal board resolution. In th year of year absence the of a raciation resolution, shall eq1
- 6.2 <u>Parliamentary Rules</u>: Except as may be modified by Board resolution, <u>Robert's Rules of Order</u> (current edition) shall govern the conduct of Association proceedings when not in conflict with North Carolina law, the Articles of Incorporation, or these By-
- 6.3 Conflicts: If of North Carolina law, t Laws, the provisions Incorporation, and the the event of a conflict or the Articles, the Decinconsistent with North or the Artici conflict between the Declarations, the Declaration shall control, ith North Carolina law. the f there are con, the Articles of, the Articles of s of North Car ie By-Laws (in t) ct between the l Carolina in that or conflicts between the s of Incorporation, an of Incorporation, a arolina law, the that order) shall be Declaration and t provided , and these Bye Articles of
  l prevail. In
  these By-Laws
  ided it is not and these By-By-Laws

# 6.4 Books and Records:

provide office o Inspection by Members and Mortgagees: The B make the following available for inspectio copying by any holder, insurer or guarantor on at. any Member, or the duly au Mortgage on at, any Member, or the duly representative of any of the foregoing reasonable time and for a purpose reasonable time and for a pur 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 reasonable to his or | of t the Property such committees. The Association uch inspection to take place Association or at such other S) in the Lot: the Board may inspection and reasonab reasonably related the Articles of place at designate. The Board shal at authorized any 0 place ρ first

--

- **(d** Rules for reasonable Inspection: rules with respect The Board 0: shall establish
- (i) notice to be given to the custodian of the records;
- (ii) hours and days of the week when such an inspection may be made;
- (iii) payment of documents requested the 0£ reproducing copies O H
- <u>0</u> Inspection Directors: Every director shall have

. .

the Assoc and relevant books, records and doc the physical propertie Association. The righ actor includes the righ olut right right right documents reasonable tocuments of ties owned or of inspe inspection by the time controlled сору ç inspect ociation

- these duly o ces given first 6.5 Notices: Unless of the By-Laws shall be in very given if delivered p class unless otherwise provided in these By-Laws, all bills, statements, or other communications under libe in writing and shall be deemed to have been livered personally or if sent by repaid:
- (a) if to a designated or, if no f a Member, at the add ated in writing and no such address has s of the registered and f address which the Member ha and filed with the Secretary has been designated, at the red office of such Member; the has
- ਉ principal o agent, if a designated ₩ pursuant d office of t any, or at ad by notice Association this Section; the such other address in writing to the or the managing agent, Members the managing as shall be 9 the
- <u>(c)</u> as designated by Association or, the address of a Owner, at the property of the n writing designated, 0fi t O such ÇI Ct

### 6.6 Amendment:

- the amendment Member. provision statutes, enable an insurance conveyance, the Class B Member at any time if such amendment Loan governmental lender or example, the Federal N unilaterally nsurance rst Unit Member Mortgage Co ision the any (e) coverage on the Unites; (c) to enable an instittal lender or purchaser of mortgage loans, inc. the Federal National Mortgage Association or Fegage Corporation, to purchase mortgage loan on enable any governmental agency or reputable company to guarantee or insure mortgage loan on company to guarantee or insure mortgage loan on the company to guarantee or insure mortgage loan on the company to guarantee or insure mortgage loan on the company to guarantee or insure mortgage loan or the company to guarantee or insure mortgage loan or the company to guarantee or insure mortgage loan or the company to guarantee or insure mortgage loan or the company to guarantee or insure mortgage loan or the company to guarantee or insure mortgage loans or the company or the comp may company (e) for a into the tor any othe the Class B Me amend these Dec has such amendment o compliance unilat 0 regulation, or judicial determinate table title insurance company. ņo mater other B Member: Membership se By-Laws f terial adver a Person other ly amend thes may unilateral adverse agency or to age or insure mortgage in identified in the pexists, the Class for any other purp for Prior these nce company to issue title to enable an institutional or nortgage loans, including, for ye Association or Federal Home to than a By-Laws. After such ally amend these By-Laws the determinat upon any ric in the Declaration Class B Member ma conveyance reputable builder loans governmental ion; After right of ar the Units the C privat (d) on lass the
- specifically pupon resoluti Members. provided Members the herein, he Board Generally: these and the By-Laws may the written Except be be amended consent of C) otherwise ended only nt of all
- section 6.6 there is a Housing and Administrations. (c) 6.6(a) or a Class and U Urban HUD/VA have ш Membership, 1
  Development
  the right to ţ the United State and the United veto Notwithstanding any amendment es s Department of State Veterans to anything these
- or privilege Declarant consent of Declarant o <u>a</u> Z O amendment the the may assignee Class remove, ₩ o H Member revoke such right without 9 modify S P the written privilege.



## BK 1331PG865

Lepared By and Returned To Clark, Griffin, & McCollum, Attys. P. O. Box 308 - Monroe, NC 28111 NORTH CAROLINA

Filed for record
Date 197.44

Time 3:50 o'clock m
JUDY G. PRICE, Register of Deeds
Union County, Monroe, North Carolina

UNION COUNTY

# AMENDMENT OF COVENANTS OF CORNERSTONE SUBDIVISION

Declarant is the owner of the real estate development known as "Cornerstone" Subdivision in Union County, North Carolina, as shown on a plat in Plat Cabinet F at File Numbers 224 and 225 and Plat Cabinet F at File Numbers 386 and 387 of the Office of the Register of Deeds of Union County, North

Declarant desires to amend the Covenants, Conditions And Restrictions on said property recorded in Book 1158 at Page 832 and Book 1318 at Page 583 and subsequent pages.

Declarant amends said covenants as follows: Therefore under the authority of Section 15.2 of the said Covenants, the

Section 3.2 Membership:

- Class B. The sole Class B Members shall be the Declarant. The Class B membership shall terminate and become converted to Class A membership upon the earlier of:
- $\ni$ conveyance of seventy-five percent (75%) of the Lots from Declarant; or

This the Z\_\_\_ day of December, 1999

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC

Ä. President Hener

'0'Y (Corporate Seal The state of the s

03/02/00 THU 17:34 FAX 704 283 8324

HELMS INS AGENCYAGENCYBY 1369PG508

Prepared By and Returned To Clark, Griffin, & McCollum, Attys & O. Box 308 - Monroe, NC 21

NORTH CAROLINA

UNION COUNTY

0007619

Date 3.33.3000
Time 10.05 o'clock 0. M
JUDY G. PRICE, Register of Deeds
Union County, Monroe, North Carolina

# AMENDMENT OF COVENANTS OF CORNERSTONE SUBDIVISION

Declarant is the owner of the real estate development known as "Comerstone" Subdivision in Union County, North Carolina, as shown on plats in Plat Cabinet F at File Numbers 224 and 225, Plat Cabinet F at File Numbers 386 and 387, and Plat Cabinet F at File Numbers 907 and 908 of the Office of the Register of Deeds of Union County, North Carolina.

Declarant desires to amend the Covenants, Conditions And Restrictions on said property recorded in Book 1158 at Page 832 and Book 1318 at Page 583 and subsequent pages.

Declarant amends said covenants to reed as follows: Therefore under the authority of Section 15.2 of the said Covenants, the

- 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 within these driveways and parking areas only. Parking of vehicles in the streets shall be prohibited.
- 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, measuring twelve (12) feet by twenty (20) feet, and each such garage shall have doors for complete closure. exclusive of

# 11.15 Minimum Building Materials

<u>a</u> All garages shall be attached, shall be a minimum size of twelve (12) feet by twenty (20) feet; shall have doors for complete closure, as previously specified in Peragraph 11.14 hereinabovę.

A MODELLA STATE OF THE STATE OF

All driveways shall be constructed of all natural col previously specified in Paragraph 11.10 hereinabov

11.19 Fire: In the event any home or structure is destroyed or partially destroyed, said demage must be repaired and the improvement reconstructed within six (6) months.

This the AN CE

2000

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC.

# NORTH CAROLINA, UNION COUNTY

SEAL STAMP

i, a Notary Public of the County and State at <u>Never H. Helmo</u>
sfore me this day and being by he is the Secretary of velopment of Union County. Inc.
recognition, and that by authority by meduly swans

Witness my hand a

(2) 003 (2) 003

76682

NORTH CAROLINA

UNION COUNTY

Date 11-7. 2001

Time 4:18 o'blook p m

AUDY G. PRICE Register of Deads

Union County, Marce, North Carolina Date of

# SUPPLEMENTAL RESTRICTIONS AND COVENANTS

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this had day of house for the county, inc., a North Carolina Corporation, with its principal office in Union County, North Carolina ("DECLARANT").

# STATEMENT OF PURPOSE

described and shown on that plat recorded in the Office of the Register of Deeds for Union County, North Carolina, in Plat Cabinet G, at File Numbers 639 and 640 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 "CORNERSTONE" Subdivision in Union County, North Carolina, hereinafter called "the Property; or "Cornerstone", and more particularly

### DECLARATION

Union County, North Carolina. Book 1158 at Page 832 and subsequent pages in the Office of the Register of Deeds of covenants, conditions, and restrictions and easements as set out in the Declaration of Covenants, Conditions and Restrictions for The Cornerstone Subdivision recorded in Files 639 and 640 shall be held, sold, used and conveyed and subjected to the same **DECLARANT** hereby declares that the property as shown in Plat Cabinet G at

**DECLARANT** expressly makes the property shown in Plat Cabinet G Files 639 and 640 subject to the terms of the referenced Declaration under the provisions of Section 14(e) as found on Page 849 of Book 1158 of the Office of Register of Deeds of Union County

Prepared By and Returned To

Clark, Griffin, & McCollum, Attys. P. O. Box 308 - Monroe, NC 28111

C.M. .C.,!!

The Land

1

[Compared Seal] ATTEST:

By Presiden

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC

Secretary

STATE OF NORTH CAROLINA

COUNTY OF UNION

rited for record JUDY G. PRICE, Register of Deeds Union County, Monroe North Carolina S o'clock O. Register of Deeds

### SUPPLEMENTAL

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this 15x10day of March, 2001, by Cornerstone Development of Union County, Inc., a North Carolina Corporation, with its principal office in Union County, North Carolina ("DECLARANT").

# STATEMENT OF PURPOSE

described and shown on that plat recorded in the Office of the Register of Deeds for Union County, North Carolina, in Plat Cabinet \_G, at File Numbers \_\_356 and 357\_ **DECLARANT** is the owner of the real property comprising the real estate development known as the "CORNERSTONE" Subdivision in Union County, North Carolina, hereinafter called "the Property; or "Cornerstone", and more particularly which plat reference is hereby made for a more particular metes and bounds description. ð

### DECLARATION

Declarant hereby declares that the property as shown in Plat Cabinet G at Files 356 and 357 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 The Cornerstone Subdivision recorded in Book 1158 at Page 832 and subsequent pages in the Office of the Register of Deeds of Union County, North Carolina.

Declarant expressly makes the property shown in Plat Cabinet G Files 356 and 357 subject to the terms of the referenced Declaration under the provisions of Section 14(e) as found on page 849 of Book 1158 of the Office of Register of Deeds of Union County.

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC.

lelma

By: President 2000

......

[Corporate Seal]

ATTEST:

mail To: Clark, Grith Griffin is mecallum

₩9494<del>883</del>7

NORTH CAROLINA VERTEED RECORDED A S

UNION COUNTY

JUDY G. PRICE, Register of Deeds
Union County, Mostroe, North Caroling
JERREL COLLEGE SC. Date 7:11-6000 Time 2:20 0 00 LUDY G. PRICE, Regist

> LDY G. PRICE, Register of Deeds
> Union County, Monroe North Caroline Date Date

CORRECTED

# SUPPLEMENTAL RESTRICTIONS AND COVENANTS

FROD LIV

0019336

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this 5th day of 5th 2000, by Cornerstone Development of Union County, Inc., a North Carolina Corporation, with its principal office in Union County, North Carolina ("DECLARANT").

# STATEMENT OF PURPOSE

plat reference is hereby made for a more particular metes and bounds description. described and shown on that plat recorded in the Office of the Register of Deeds for Union County, North Carolina, in Plat Cabinet G, at File Numbers 28 and 29, to which DECLARANT is the owner of the real property comprising the real estate development known as the "CORNERSTONE" Subdivision in Union County, North Carolina, hereinafter called "the Property; or "Cornerstone", and more particularly

### DECLARATION

PECLARANT hereby declares that the property as shown in Plat Cabinets at File 90% and 90% 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 The Cornerstone Subdivision recorded in Book 1158 at Page 832 and subsequent pages in the Office of the Register of Deeds of Union County, North Carolina, and amendments.

DECLARANT expressly makes the property shown in Plat Cabinet G Files 28 and 29 subject to the terms of the referenced Declaration under the provisions of Section 14(e) as found on page 849 of Book 1158 of the Office of Register of Deeds of

Prepared By and Returned To Clark, Griffin, & McCollum, Attys:
9. O. Box 308 - Monroe, NC 28111

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC. Stolema

[Corpora

TEST

RECORDED. VERIFIED NO NO

\*Re-recorded to correct Declaration Page as to as Plat Cabinet F, Fil Cabinet typographical error in the property being shown 907 and 908 instead of Z Z Z

ູດ

onastaring attass.

BKITI2belst

## BK 1401P683

NORTH CAROLINA

**UNION COUNTY** 

JUDY G. PRICE Union County, Register of Deeds Monroe North Carolina

Date \_\_\_\_

0.116021

# SUPPLEMENTAL RESTRICTIONS AND COVENANTS

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this 8th day of 2000. by 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 "CORNERSTONE" Subdivision in Union County, North Carolina, hereinafter called "the Property; or "Cornerstone", 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 G, at File Numbers 28 and 29, to which plat reference is hereby made for a more particular metes and bounds description.

### DECLARATION

DECLARANT hereby deciares that the property as shown in Plat Cabinet F at File 907 and 908 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 The Cornerstone Subdivision recorded in Book 1158 at Page 832 and subsequent pages in the Office of the Register of Deeds of Union County, North Carolina, and amendments

DECLARANT expressly makes the property shown in Plat Cabinet G Files 28 and 29 subject to the terms of the referenced Declaration under the provisions of Section 14(e) as found on page 849 of Book 1158 of the Office of Register of Deeds of

Prepared By and Returned To Clark, Griffin, & McCollum, Attys. 9. O. Box 308 - Monroe, NC 28111

CORNERS TONE DEVELOPMENT OF UNION COUNTY, INC.

President

orațe Seal

RECORDED ND

VERIFIED

Prepared By and Returned to Clark, Griffin, & McCollum, Attys. P. O. Box 308 - Monroe, NC 28111

BK 138 1 PG 428

0010709

NORTH CAROLINA

**UNION COUNTY** 

SUPPLEMENTAL RESTRICTIONS AND COVENANTS

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this 22 day of 1/2 and 2000, by Comerstone 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 "CORNERSTONE" Subdivision in Union County, North Carolina, hereinafter called "the Property; or "Cornerstone", 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 F, at File Numbers 907 and 908, to which plat reference is hereby made for a more particular metes and bounds description

### DECLARATION

covenants, conditions, and restrictions and easements as set out in the Declaration of Covenants, Conditions and Restrictions for The Cornerstone Subdivision recorded in Book 1158 at Page 832 and subsequent pages in the Office of the Register of Deeds of DECLARANT hereby declares that the property as shown in Plat Cabinet F at File 907 and 908 shall be held, sold, used and conveyed and subjected to the same Union County, North Carolina.

DECLARANT expressly makes the property shown in Plat Cabinet F File 907 and 908 subject to the terms of the referenced Declaration under the provisions of Section 14(e) as found on page 849 of Book 1158 of the Office of Register of Deeds Union County. of Deeds

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC

President

OADED KEALER TO No

5 20 and of Rest. 136 9 ゆブ 108/ 800 3

Prepared By and Returned To Clark, Griffin, & McCollum, Attys. R.O. Box 308 - Monroe, NC 28111

Date 11:02:48
Time 11:50 o'clo
JUDY G. PILUE, Register of
Union County, Norrow, Norrow, Norrow Date 11.02.05

Kath Carolina

Rogery of Decods o'clock a. m

> BK 1236P6057 | 1331088GS

> > 53

Time /D'/D o'clock A 1
JUDY G. PRICE, Register of Deeds
Union County, Monroe, North Carolina Filed for record 0841

SUPPLEMENTAL

made this 22 day of April, 1999, by Cornerstone Development of Union County, Inc., a North Carolina Corporation, with its principal office in Union County, North Carolina ("DECLARANT"). THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is

0007323

# STATEMENT OF PURPOSE

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 "CORNERSTONE" Subdivision in Union County, North described and shown on that plat recorded in the Office of the Register of Deeds to Union County, North Carolina, in Plat Cabinet <u>F</u>, at File Number 386 & 38 Carolina, hereinafter called "the Property; or "Cornerstone", and more particularly **which** 

### DECLARATION

Declarant hereby declares that the property as shown in Plat Cabinet F at File 386 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 The Cornerstone Subdivision recorded in Book 1158 at Page 832 and subsequent pages in the Office of the Register of Deeds of Union County, North Carolina.

BK1318bc283

Declarant expressly makes the property shown in Plat Cabinet F File 386 subject to the terms of the referenced Declaration under the provisions of Section 14(e) as found on page 849 of Book 1158 of the Office of Register of Deeds of Union County.

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC.

President ang C

[Corporate Seal]

ATTEST

ecretary

RECORDED, VERIFIED! AND

\*This Supplemental Conditions and Restrict amending the File number Decla cded after

ď McCollum, ăr. Attorney

RECORDED VED FIED AND

Prepared By and Returned To Clark, Griffin, & McCollum, Attys. R.O. Box 308 - Monroe, NC 28111

BK 1236PG0571

Filed for record Date 084

Time / D: / D o'clock / m JUDY G. PRICE, Register of Deeds Union County, Monroe, North Carolina

SUPPLEMENTAL
THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS is made this 22 day of April, 1999, by Cornerstone Development of Union County, Inc., a North Carolina Corporation, with its principal office in Union County, North Carolina

# STATEMENT OF PURPOSE

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 "CORNERSTONE" Subdivision in Union County, North Carolina, hereinafter called "the Property; or "Cornerstone", and more particularly , to which

### DECLARATION

Declarant hereby declares that the property as shown in Plat Cabinet F at File 386 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 The Cornerstone Subdivision recorded in Book 1158 at Page 832 and subsequent pages in the Office of the Register of Deeds of Union County,

to the terms of the referenced Declaration under the provisions of Section 14(e) as found on page 849 of Book 1158 of the Office of Register of Deeds of Union County. Declarant expressly makes the property shown in Plat Cabinet F File 386 subject

CORNERSTONE DEVELOPMENT OF UNION COUNTY, INC.

[Corporate Seal]

ATTEST