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DRAWN BY AND RETURN TO: Lewis R. Fisher

STATE OF NORTH CAROLINA

COUNTY OF UNION

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Piled for record

Date 4-0-9 to o'clock 0 M.

JUDY G. PRICE, Register of Deeds

Linion County, Monroe, North Carolina

RESTRICTIVE COVENANTS

of Union County, North Carolina, is the owner of certain real estate, known as Green Gables Subdivision, which is located in Union County, North Carolina, and shown on that plat thereof recorded in the Office of the Register of Deeds of Union County, North Carolina in Plat Cabinet E File No. 53 WHEREAS, Laney Land Development., a North Carolina General Partnership , File No.

assigns, and future grantees to place and impose certain protective covenants and restrictions on each of those lots identified as all of those lots shown in that subdivision known as Green Gables Subdivision, as shown in Plat Cabinet shown on said plat, now desire for the use of themselves, their successors and AND WHEREAS, the undersigned, as the owners of said real estate as Union County Register of Deeds.

NOW, THEREFORE, in consideration of the premises herein, the undersigned, for themselves, their successors, assigns and future grantees, do hereby place, and impose upon all of the aforesaid lots of Green Gables Subdivision, the following restrictions:

- subdivided lot 1. These restrictive covenants shall hereafter apply to all presently subdivided lots, and, upon any further subdivision, shall thereafter apply to each such
- the residential use of each tract. detached, single-family dwelling together with outbuildings customarily incidental to shall be erected, placed, altered or permitted to remain on any tract other than one Each tract shall be used for residential purposes only, and no structure
- 3. No single-family dwelling, one-story in height, shall be erected and maintained on any of said tracts with the heated living area of less than 1,100 square feet. Any multi-level, or multi-story dwelling must have a minimum of 600 square feet of heated living area at the ground level.

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- single-family dwelling on said tract. 4. Carports or garages and any outbuildings qualifying under Paragraph 1 above are to be constructed in substantial conformity with the construction of the residence, and have an exterior of similar construction to the exterior of the principal
- the intent of this covenant to prohibit the moving of any existing building or portion thereof on a tract and remodeling or converting same into a dwelling unit in this subdivision. No structure placed on any tract shall have an exterior of either block or 5. Construction of new residential buildings only shall be permitted, it being
- tract, nor shall anything be done thereon which may become an annoyance or nuisance to the neighborhood. No structure of a temporary character, trailer, basement, tent, shack, garage, barn, mobile home or other outbuilding shall be used on any lot at any time as a residence, either temporary or permanently. 6. No noxious or offensive trade or activity shall be carried on upon any
- kept on the property. upon any of said tracts. No animals, live stock, or poultry of any kind shall be raised, bred or kept on any lot save and except dogs, cats or other household pets which may be kept provided they are not kept, bred, or maintained for any 7. No mobile homes or mobile home parks shall be allowed or maintained No more than one dog or cat or other household pet may be
- kept in a clean and sanitary condition. Trash, garbage or other waste shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such materials shall be No lot shall be used or maintained as a dumping ground for rubbish
- builder to advertise the property during the construction and sales period. except a professional sign of not more than two square feet, one sign of not more than five square feet advertising the property for sale or rent, or signs used by a 9. No sign of any kind shall be displayed to the public view on any lot
- written consent of the undersigned 10. No further subdivision of any lots will be permitted without the prior
- neighborhood shall be located upon any premise within the subdivision. any items deemed unattractive or inappropriate to the general appearance of the No unlicensed or permanently inoperable vehicle, car, or parts thereof, or
- side yards. 12. No freestanding antenna or satellite dish shall be permitted in the front or

be the responsibility of the owner. Any permission granted by the undersigned for construction pursuant to this covenant shall not constitute or be construed as an approval by the undersigned of the structural stability, design, or quality of any fifteen (15) days, then the plans and specifications and plot plan shall be deemed to be approved. After permission for construction is granted by the undersigned, plans and specifications for the proposed construction to accept or reject the same in whole or in part, and if the undersigned fails to accept or reject the same within said 13. No residence, building, fence, wall, outbuilding or other accessory feature to the dwelling structure shall be erected, placed or altered on any lot until the construction plans and specifications showing the location of the proposed construction on the lot have been approved in writing by one of the undersigned. The undersigned shall have fifteen (15) days after receipt of the plot plan and the compliance with the approved construction plans and specifications and plot plan shall

- other equipment necessary to or useful for furnishing electric power, gas, telephone service or other utilities, including water, sanitary sewage service and storm water future, to grant a ten (10') foot right of way over, under and along the rear line of each lot for the installation and maintenance of poles, lines, conduits, pipes, and drainage facilities. (a) The undersigned reserve an easement in and right at any time in the
- (b) The undersigned also reserve an easement in and right at any time in the future to grant a five (5') foot right of way over, under and along the side lines of each lot for the same uses and purposes set forth in Paragraph 14(a) above.
- future to grant a five (5') foot right of way over, under and along the property line abutting on street right of way expressly for highway purposes. (c) The undersigned reserve an easement in and right at any time in the Enforcement of these restrictive covenants shall be by proceedings at law
- 16. Invalidation of any one or more of these covenants by judgment or court shall not adversely affect the balance of the said covenants, which shall in force and in effect. or in equity against any person, or persons violating, or attempting to violate any covenants, either to restrain violation or to recover damages. which shall remain
- of these restrictions without joinder of any other party. Laney Land Development reserves for itself the right to amend the terms

18. The requirement of execution of any agreements or documents regarding these Restrictive Covenants is fulfilled upon execution of same by any one of the

Laney Land Development

These covenants are to run with the land and shall be binding on all parties claiming under them for a period of thirty (30) years from the date these covenants are recorded, after which time, said covenants shall be extended for successive periods of ten (10) years unless an instrument signed by a majority of the then owners of the lots has been recorded agreeing to change said covenants in whole or in part.

be signed and sealed in their names, this the IN WITNESS WHEREOF, the undersigned have caused these presents to and sealed in their names, this the 574 day of April, 1996. day of April, 1996.

State of North Carolina County of Union Ronald W. Laney, General Partner LANEY LAND DEVELOPMENT A North Carolina General Partnership

certify that Ronald W. Laney, General Partner of Laney Land Development personally appeared before me this day and acknowledged that he is a General Partner of Laney Land Development, and that said writing was signed and sealed by him in behalf of said General Partnership by its authority duly given. And the said Ronald W. Lancy acknowledged the said writing to be the act and deed of the General Partnership. 11.55.11 Ast. , a Notary Public of said county do hereby

Witness my hand and official stamp or seal, this day of April, 1996

		My.commission expires:	A CONTRACTOR OF THE PARTY OF TH
Hegister of Deeds Assessmen Deput	and certified to be correct. This instrument and certificate are duly registered at the date and time and in the Book and Page shown on the first page hereof.	16/6/94 Proposition County of State of	Nother Public - (SEAL)