PEC CRIDED VERIFIED

聚6837651

thing B. Smee, &

DECLARATION OF COVENANTS, CONDITIONS & RESTRICTIONS

Time 15:45 o'cluck 6 M Judy G. PRICE, Register of Deeds Union County, Manroe, North Carolina

de mar

STEVENS MILL SUBDIVISION

015514

THIS DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS made this the 1/25 day of January, 1994, by FAIRVIEW DEVELOPERS, INC., a North Carolina corporation, hereinafter referred to as "Declarant";

#### WITNESSETH:

WHEREAS, Declarant is the owner of the real property shown on maps of STEVENS MILL SUBDIVISION, which maps are recorded in Plat Cabinot D, File 552, in the Union County Registry, which property is more particularly described in Section I of Article II hereof, and desires to create thereon an exclusive residential community of single-family homes to be named STEVENS MILL SUBDIVISION; and

WHEREAS, Declara subdivirion and to prevent nuisances, to amonities of all property the maintenance of the state of the st restrictions, easements, charges, an each and all of which is and are for and each owner thereof; and defined; nogn anusances, to preserve, protect, and enhance the sof all proporties within the subdivision and maintenance and upkeop of the Common Area, as and, to this end desires to subject the recon the aforesaid map, together with such addit r be made thereto to the coverage ions, easoment. and, Declarant desires to insure the attractiveness of and to prevent any future impairment thereof, and liens hereafter set forth, or the benefit of said property common Area, as hereinafter o subject the real property r with such additions as may the covenants, conditions the values and and to provide

WHEREAS, Declarant has deemed it desirable for the preservation, protection, and enhancement of the value amenities in said subdivision and to insure the residents of the specific rights, privileges and easements in the Area, as herein defined, and to provide for the mainted upkeep of the Common Area, to create an organization to the delegated and assigned the powers of owning, maintain administering the Common Area and administering and enforcements and restrictions, and collecting and disburassessments and charges hereinafter created; and of the maintaining, maintenance d enforcing values which will the enjoyment Common

STEVENS MILL purpose WHEREAS, Declarant has incorporated under North Carolina law INS MILL HOMEOWNERS ASSOCIATION as a non-profit corporation for Surpose of exercising and performing the aforesaid functions.

NOW, THEREFORE, Declarant, by this Declaration of Covenants, Conditions and Restrictions, does declare that all of the property shown on the aforesaid map of STEVENS MILL SUBDIVISION and such additions thereto as may be hereafter made, pursuant to Article II hereof, is and shall be held, transferred, sold, conveyed, and supplemental X estactions

BK 828 B. 712

11828 " 714

#### BK 683 PG 5 1 2

`~;

ريخ دريجي

occupied subject to the covenants, conditions and restrict easements, charges and liens set forth in this Declaration shall run with the real property and be binding on all property any right, title, or interest in said real property opart thereof, their heirs, successors and assigns, and shall to the benefit of each owner thereof. t to the covenants, conditions anges and liens set forth in this De the real property and be binding t, title, or interest in said real and restrictions, Declaration which ng on all parties inure 100

#### ARTICLE I

#### DEFINITIONS

Section 1. "Homeowners Association" STEVENS MILL HOMEOWNERS ASSOCIATION, a National Corporation, its successors and assigns. n" shall mean and refer North Carolina non-pro nd refer to non-profit

Section 2. whether one or rany Lot which sellers, security for **but** the i is a is a part "Owner" shall performance wner" shall mean and refer to the record owner, persons or entities, of the fee simple title to a part of the Properties, including contract adding those having such interests meraly as 0 a obligation

Section 3. "Properties" shall mean and refer to the Property" described in Article II, Section 1, hereof additions thereto as are or shall become subject Declaration and brought within the jurisdiction of the Association under the provisions of Article II hereof. hereof, and ..., subject to this of the Homeowners ing

streets streets improvements thereon owned by the Homeowners Association for the common use and enjoyment of the owners. Common Areas, with respect to the property subject to this Declaration, shall be shown on the various plats of record or to be recorded in the Union County Public Registry and designation thereof as "Common Areas," but shall exclude all lots as hereinafter defined and all public streets shown thereon. "Common Area" shall include all private streets shown on such plat or plats hereinafter recorded in the Union County Public Registry. The Common Area to be owned by the Association will be deeded to the Association not later than the recording of the final plat of the final section of STEVENS MILL SUBDIVISION by the Declarant. Section thereon a11 \*Common lots Area reinafter defined and all in Area" shall include all plats hereinafter recorded The Common are shall mean 118 real property public and

land, with delipsubdivision map Area. Section 5. "Lucally, with delineated | "Lot" shall mean shall mean and refer to any numbered plot of boundary lines, appearing on any recorded Properties with the exception of the Common

Section 6. OBJUST OF THE SECTION OF A RECORDED TIME OF A RECORDED TO THE SECTION OF THE SECTION OF A RECORDED TO THE SECTION OF THE SEC NC. and any successor ribed in Schedule A att A attached hereto n plat. shall 5 mean a and e to refer to FAIRVIEW any portion of the which is not shown

entity <u>section 7.</u>
y who holds "Member" sh membership shall 5 the mean Homeowners Association.

#### ARTICLE II

PROPERTY SUBJECT TO THIS DECLARATION AND WITHIN THE JURISDICTION OF THE STEVENS MILL HOMEOWNERS ASSOCIATION

## ADDITIONS THERETO

Section 1. Existing Property. The real property which is a shall be held, transferred, sold, conveyed and occupied subject this Declaration, and within the jurisdiction of the Homeowne Association is located in Union County, North Carolina, describ as follows: the Homeowners described

BEING all Cabinet -Registry. of f the property shown on maps recorded the Union Count County ij n Plat Public

section 2.
may be brought
jurisdiction of section the Additions to Existing Property. Additional land within the scheme of this Declaration and the the Homeowners Association in the following manner: onal land and the

- incorporated herein by reference may be annexed to the existing property by Declarant, in future stages or development, without the consent of the Owners, the Homeowners Association or its Members. Declarant may remove all or any property from the Schedule A description prior to its annexation by filing a written declaration of removal in the Union County Public Registry; and (a) Additional land within bounds description attached ed herein by reference may k peclarant, in future stages land within the hereto area 3 20 20 described SCHEDULE the
- shall be made by filing of record Supplementary Declarations of Covenants, Conditions, and Restrictions with respect to the additional properties which shall extend the scheme of this Declaration and the jurisdiction of the Homeowners Association to such properties and thereby subject such additions to the benefit, agreements, restrictions, and obligations set forth herein, including, but not limited to, assessments as herein determined, to pay for the Homeowners Association's expenses. Notwithstanding the payor, Declarant reserves the right to vary the use restrictions at least five (5) acres of unplatted and recorded portions of the property described in Schedule A attached hereto.

#### ARTICLE III

## MEMBERSHIP AND VOTING RIGHTS

Section 1. Evassessment shall be Membership shall be ownership of a Lot wi Ď. be a Member be appurtenant which is subj Every Owner subject **៩** ខ្ព 0f the and I Tot assessment may not be which is subject to rs Association. separated from

#### 聚683P65 14

Section 2. appurtenant to classes of Lots The voting rights of the membership shall the ownership of the Lots. There shall be with respect to voting rights.

#### (a) Class A Lots.

Lot, all such persons shall appurtenant to said Lot sh themselves, determine, but in cast with respect to any one ne is herein defined. Each crass...

ner(s) of said Lot one (1) vote. When more than one person cwiss
interest (other than a leasehold or a security interest) in any
t, all such persons shall be Members and the voting rights
purtenant to said Lot shall be exercised as they, among
emselves, determine, but in no event shall more than one vote be
st with respect to any one Class A Lot. Class A Lots shall be all Lots except Class B Lots as h Class A Lot shall entitle te. When more than one person of

#### 9 Class B Lots.

have n below. Class shall not Class B Lots shall be all Lots owned by Declarant which not been converted to Class A Lots as provided in (1) or (2). The Declarant shall be entitled to three (3) votes for each B Lot owned by it. The Class B Lots shall cease to exist and be converted to Class A Lots:

- Class A Lots the Class B When the total number of votes appurtenant to the sequal the total number of votes appurtenant to Lots, or
- On January 15, 2000, whichever ۲. بر earlier.

#### ARTICLE IV

### RIGHTS

Area, every Section 1. M l have a right , which shall , rot, subject Member's Easement of a Member's Easement of Enjoyment. Every Member and easement of enjoyment in and to the Common be appurtenant to and pass with the title to to assessment, subject to the following:

- reasonable admission and other fees for facilities situated upon the Common Ar said facilities to Members who occupy a as their principal residence in Union to their families, tenants, contract provided in Section 2 of this Article The right of the Homeowners Association to charge ssion and other fees for the use of any recreational lated upon the Common Area and to limit the use of to Members who occupy a residence on the Properties ipal residence in Union County, North Carolina, and ies, tenants, contract purchasers, and guests, as otion 2 of this Article IV.
- þ (b) The right of the Homeowners Association to suspend voting rights and rights to use of the recreational facilities Member for any period during which any assessment against his remains unpaid; and for a period not to exceed sixty (60) days any infraction of its published rules and regulations.

(c) transfer a The right of the Homeowners Association part of the Common Area to to dedicate any public

or transfer shall be effective unless the Members entitled to at least two-thirds (2/3) of the votes appurtenant to each Class of Lots (Class A and Class B) agree to such dedication or transfer and signify their agreement by a signed and recorded written instrument, provided that this subsection shall not preclude the Board of Directors of the Homeowners Association from granting easements to public authorities or others for the installation and maintenance of sewerage, utilities, and drainage facilities upon, over, under and across the Common Area without the assent of the membership when, in the sole opinion of such Board, such easements do not interfere with the use and enjoyment of the Properties; agency, authority conditions as may authority, or ě or utility for agreed to be effective ya o the Members. No such de

(d) written assent the votes to mo: its r debts mortgage, s real or (d) The right of the Homeowners Association, with then assent of Members entitled to at least two-thirds (2/3 votes appurtenant to each Class of Lots (Class A and Class mortgage, pledge, deed in trust, or hypothecate any or all real or personal property as security for money borrowed The right of Members O<sub>f</sub> borrowed or the of 8

## Section 2. Delegation of Use.

- members Member v County, rs of the Namer r within the Proper y, North Carolina. Member (a) the Properties Family. The right and easement of enjoyment granted r in Section 1 of this Article IV may be exercised by Member's family who occupy the residence of the the Properties as their principal residence in Union
- easement of enjoy Article may be do purchasers who of portion of said County, North Car (b) Tenants or Contract Purchasers. The right and t of enjoyment granted to every Member in Section 1 of this may be delegated by the Member to his tenants or contracters who occupy a residence within the Properties, or a of said residence, as their principal residence in Union of (b) Carolina.
- Homeowners Directors, Properties contract p purchasers subje s Association, ogverning said <u>0</u> may Guests. Recay be utilized hasers subject Recreational as use. may ģ Λq y guests of wo the rolly e D rules and r established Members, tenants, nd regulations of situated upon 148 Board the the of

#### ARTICLE V

# COVENANT FOR MAINTENANCE ASSESSMENT, EXCEPTIONS

acceptance expressed Assessments. Properties, Homeowners Association: (1) a special assessments for capita oe established and collected as Section 0 S L hereby The Creation of the Declarant, sby covenants deed deed, therefore whether or annual assessment or cleapital improvements, such a cted as hereinafter provided. the Lien and for with each each Owner Personal Obligation of Lot owned within the not of and owned such assessment <u>|</u> agree each shall to pay Lot Ø t0 Š

assessment or charge, together land and shall be a continuing lien upon the property against which each such assessment is made. Each such assessment, together with interest, costs, and reasonable attorney's fees shall also be the personal obligation of the Member who was the Owner of such property at the time when the assessment fell due. The personal obligation for delinquent assessments shall not pass to his successors in title unless expressly assumed by

materials, materials, mees assessed by the H the recr Propert: employment when neces Section 2. If the Homeowners recreation, he perties in conv necessary including, but no ment, or additions management, and essed against the e of insurance i of attorneys to sary, and such oth of. on, health, safety and welfare or n connection with the use and enj iding, but not limited to, the or additions thereto, the cost management, and supervision ther Purposes of Association to represent other needs 5 Assessments. accordance present the d welfare of the residents of the e use and enjoyment of the Common ited to, the cost of repair, to, the cost of labor, equipment, rvision thereof, the payment of mmon Area, the procurement and the cordance with the By-Taws the 33 23 may d exclusively of the road Homeowners ay arise. with The assessments the By-Laws, the wners Association, ç promote levied the

assessme Dollars exceed the vo Homeowners represented in person or exceed Section 3. Maximum Annual Assessment. Neowners Association shall be the cale sessment for the first fiscal year or partials (\$10.00) per Lot provated for an əsod. votes ment for the first provided for any portion of the first (\$10.00) per Lot prorated for any portion of the first Thereafter, increases in the annual assessment shall not ten per cent (10%) per year provided such increases may this limitation upon affirmative vote of two-thirds (2/3) of the seligible to be cast by the Members of the Association, tes eligible to be cast by the Members of the Association, by proxy at or part thereof or any portion of any portion of annual assessmen The fiscal The shall year эď annual be Ten of the

Directors may fix the annual as of the limitations described is such assessment shall be based presented a et Establishment of Annual A the annual in Section 3 above. d upon a budget adop l meeting of the Assessment an amount n amount included above. The amount of tadopted by the Board The Board of

section 5. Special Assessments for Capital Improvements. In addition to the annual assessments authorized above, the Homeowners Association may levy, in any assessment year, a special assessment applicable to that year only for the purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair, or replacement of a capital improvement upon the Common Area, including fixtures and personal property related thereto, provided that any assessment shall have the same assent of the Members as provided in Section 3 of this Article.

Section purpose be sent Section 6. of taking any action authorized under Section 3 or 5 set oall Members not less than thirty (30) days nor more Action Authorized Under shall than

han a sa a sa pangangan na mangangan na ang mangangan na kanana na mangan na mangan na mangan na mangan na man

quorum be held subject the sub sixty ( required held m y (60) days in advance of the members or of proxies entitled to sing called, the presence of Members or of proxies entitled to sixty per cent (60%) of the votes appurtenant to each Class of the constitute a quorum. If the sixty per cent (60%) of the votes appurtenant to each Class of the called like in the present of the present, another meeting may be called like to the same notice requirement, and the required quorum a subsequent meeting shall be one-half (1/2) of the required rum at the preceding meeting. No such subsequent meeting shall neld more than sixty (60) days following the preceding meeting. required ing shall called such the 0

Section 7. Date of Comment Dates: Certificate of Payment. The herein shall commence as to all I first day of the month following Association of the Common Area. Commencement of encement of Annual Assessment: Due The annual assessments provided for lots subject to assessment on the tothe conveyance to the Homeowners

notice Dues shall established prorated dues for the shall be payable đ Secretary all for Members ry of the Homeowners Association shall give written mbers as to the commencement date and to payment of se for the first (short) year of the Association. payable within thirty (30) days after the date payment in said written notice.

year, the Board of Directors shall fix the amount of the a assessments against each Lot for the next year and at least fi (15) days before January 1 shall send written notice of such assessment to every Member subject thereto. The due dates for payment of annual and special assessments shall be established. demand, mand, and for an officer of assessments Thereafter, Directors. of a on a ry Member subject thereto. The due dates for the land special assessments shall be established by ectors. The Homeowners Association shall, upon a reasonable charge, furnish a certificate signed the Homeowners Association setting forth whether least thirty specified Lot (30) have been paid. days before January O H fifteen annual fixed

Section 8. Effect of Nonpayment of Assessments; Remedies of the Homeowners Association. Any assessment not paid within thirty (30) days after the due date shall bear interest from the due date at the rate of eight per cent (8%) per annum or the maximum interest rate permitted to be legally charged under the laws of the State of North Carolina at the time of such delinquency, whichever is greater. In addition to such interest charge, the delinquent Member shall also pay such late charge as may have been therefore established by the Board of Directors of the Homeowners Association to defray the costs of late payment. The Homeowners Association to pay the same or foreclose the lien against the property, and interest, late payment fee, costs, and reasonable attorney's fees of such action or foreclosure shall be added to the amount of such assessment. No Member may waive or otherwise escape liability for the assessments provided for herein by non-use of the Common Area or abandonment of his Lot.

Section 9. Subordination of the Lien to Mortgages. provided for herein shall be subordinated to the lien of mortgage, mortgages, first deed of trust, or deeds of t trust, f any The liens first t on a

proceeding becoming ien of deed gage, such an due such mortgages, g trust, pursuant to the forecrossing extinguisment lieu of foreclosure thereof, shall extinguisment in lieu of foreclosure thereof, shall extinguisment in lieu of foreclosure thereof, shall extinguisment due assessments as to the payment thereof which became due assessment thereafter for any assessment thereafter continue from the deed lien thereof, but O<sub>R</sub> trust, Or deeds of trust. any assessment provided but the liens provided nate to the lien of Aut

#### ARTICLE VI

## ARCHITECTURAL CONTROL

receiving su Board. to it, harmony including (30) composed Homeowners safety, or appearance of any Lot o nothing herein contained shall be with the development of the Paccordance with its general plan modifications Committee Association exterior addition to or nocluding the erection of a freelective or other or other howing tructures approve same days ys after said plans approval will not the nature, kind, shape, he shall have been submitted of external design and loca 2 and topography
Association, or
of three (3) or m the event said Board, or disapprove Buch shall shall have havo which would Board applicat r attachment, 0000 O Fa no building, fer maintained upon would of antennas, aerials, awnii material in the windows of ot be required, and this Article fully complied with. The Hothe right to charge a reasonable tion in an amount not to exceed Directors nor the Architectural change oard, or its designated committee, fails such design and location within thirty and specifications have been submitted be required, and this Article will be jeopardize y Lot or the γo Š plan of any y an Architectural ( re representatives d, or its designated until tted and approved in writing as to location in relation to surrounding the upon the Properties, nor a or alteration therein or alteration therein is aerials, awnings, the particles of a Homeowi Properties by the heights, ဝူ alterations, decorations, dize or impair the sound the Common Area. 4 the plans and Board Development. materials, ဓ္က Directors Control appointed specif the placement and Declarant i Provided that Homoowners Committee shall location fee for \$25.00. Control made fails t T S

#### ARTICLE VII

# USE RESTRICTIONS AS TO ALL LOTS

tered, placed o described stories than tw ģ ₩ 0 5 the or permitted to remain on any residential a single-family dwelling not to exceed two height and a private garage for each unit cars and other accessory structures out residential or permitted the <u>ح</u> 1 0 L O C Lota in the tract she structure shall each unit shall customarily and oneerected,

Section Building Lines. **%** building shall 8 located

### 聚683M519

shown on the recorded plat, if such lines are shown no building shall be placed nearer to any front, setback line as required by the Union County Zoning any other applicable zoning ordinance g setback lir In any ever side, or re g Ordinances event, lines

the be considered Unintentional violations not exceeding ten minimum building line requirements herein so msidered a violation of this Section. n per cent set forth t (10%) not

Section 3. Subdivision of Lots. subdivide or re-subdivide any lot or lots of the Declarant. without the or ent consent

be er Section 4. erected or square feet placed having a finished floor area of less than

the minimu considered minimum Unintentional violations not minimum foot requirements hidered a violation of this Se s herein section. exceeding ten per erein set forth cent shall 10%)

Section 5. Temporary Structures. No structure of a temporary nature shall be erected or allowed to remain on any Lot unless and until permission for the same has been granted by the Homeowners Association, or its designated agent or representative. This Section shall not be applicable to temporary construction trailers, sales offices, and material store facilities used during construction.

used in any permitted by manner except as shall be the Homeowners Association. The e Common Area approved or shall not be specifically

Section 7. Clothes Drying. No drying or airing of any clothing or bedding shall be permitted outdoors on any Lot or in any other unenclosed area (including patios) within the Properties other than between the hours of 8:00 a.m and 5:00 p.m. on Monday through Friday and 8:00 a.m. and 1:00 p.m. on Saturdays (except when any such day shall be on a holiday) and clothes hanging devices such as lines, reels, poles, frames, etc. shall be stored out of sight other than during the times aforementioned.

use of the Common Area may be made an the Board of Directors of the Home however, that all such regulations a approved by a majority vote of the become effective. Copies of such thereto shall be furnished to each Association upon request. Section 8. R. of the Common Board of Dire Regulations. Reasonable regulations governing the n Area may be made and amended from time to time by rectors of the Homeowners Association; provided, il such regulations and amendments thereto shall be ajority vote of the Owners before the same shall re. Copies of such regulations and amendments be furnished to each Member by the Homeowners

Section 9. activity shall Ð, Nuisances. carried on nogu ö noxious n any Lot or offensive trade nor shall anything S S S

done thereof which may be or neighborhood. No offensive bikes and like vehicles. become noises from off-road vehicles, to the

tent, shack, garage, barn, tract shall be at any time permanently, nor shall any used as a residence. Section 10. Temporary Re, barn, or time structure Residences. ces. No traite, outbuilding erected on the a residence temporarily of the components 0 Pa ተ መ Ö

Section 11. antenna shall be Lot. Satellite Dish Antennas. erected, installed, or in yna **z** Way satellite dish y placed on any

Section 12. Harmony of Structures. No structure shall be constructed or moved onto any Lot unless it shall conform to and be in harmony with existing structures in the tract.

the rear ten (10) feet of exmaintenance and/or as shown or is reserved over the side five each lot for public 13. Easements. A perpetual easement is reserved over (10) feet of each Lot for utility installment and and/or as shown on recorded map. A perpetual easement over the side five (5) feet and rear ten (10) feet of public storm drain and/or as shown on record map.

feet, adve a builder a bui public one Section 14. <u>section 14. Signs.</u> No sign of any kind shall be displayed blic view on any Lot except (1) professional sign of not a part of the construction of the construction advertising the property for sale or rent; or signs used lider to advertise the property during the construction period. be displayed to sign of not more used by and

section 15. Animals. No animals, livestock, or poultry of any kind shall be raised, bred, or kept on any Lot, except that dogs, cats, or other household pets may be kept, provided that they are not kept, bred, or maintained for any commercial purpose and are confined to the property or kept on a leash.

Section 16. Trash Disposal. No Lot shall be used or maintained as a dumping ground for rubbish, trash, garbage, or waste and same shall not be kept except in sanitary containers. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

Section 17. Fences. No nearer to any street line than the recorded map, nor shall any with the Architectural Control fences shall be erected on the building setback line shown on fence be erect except in accordance

permitted formed by points 25 shrub I and tion 18. Sight Line Limitations. No fence, wall, hedge, planting which obstructs sight lines at elevations between to remain on the street pr feet from property lines and he intersection of feet any above the corner he roadways shall be place Lot within the triangular the line line connecting them street lines, or in wall, placed area the

#### BK 683 PK 52

pavences distances maintained sight line. case of street p shall ap street proment apply on a מ o f rounded t property line with the edge No tree shall be permitted of such intersections unless at sufficient height to preve erty lines extended.
on any Lot within ten
property line with 1
No tree shall be p property corner extended. ten The same sight-line limitations in (10) feet from the intersection the edge of a driveway or alley permitted to remain within such is unless the foliage. The prevent

held to bind only the land specifically herein described, shall be with the land, and shall be binding on all parties hereto and persons claiming under them, until January 1, 2014, at which time said covenants and restrictions may be terminated with the written and recorded consent of the owners of a majority of the Lots constituting the properties.

such If the parties hereto, or any of them, or their heirs or assigns, shall violate any of the covenants or restrictions contained in this Article before January 1, 2014, it shall be lawful for any other person or persons owning any other Lots in the said development or subdivision to prosecute any proceedings at law or in equity against the person or persons violating or attempting to violate any such covenants or restrictions and either to prevent them or him so doing or to recover damages or other damages for violations.

Article by the other p Invalidation lidation of any one y judgment or court or provisions which sha order the covenants wise effect any o force and effect. this

conditions Fairview [ restrictions. Article shall be taken and construct w Developers, Inc S H Article and construed any of the re specifically c d as imposing any remaining land of covered by these nothing contained

#### ARTICLE VIII

#### EASEMENTS

walkway, parking area, water line, gas line, telephone, electric power line, sanitary sewer and storm drainage facilities and for other utility installations are reserved as shown on the recorded plat. The Homeowners Association may reserve and grant easements for the installation and maintenance of sewerage, utility, and drainage facilities over the Properties as provided in Article IV, Section 1(c) of this instrument. Within any such easements above provided for, no structure, planting, or other material shall be placed or permitted to remain which may interfere with the installation of sewerage disposal facilities and utilities, or which may change the direction of flow or drainage channels in the easements.

Declarant, it successors and assigns, hereby reserve and shall have temporary easements for itself, its agents and employees over all Common Area for the purpose of constructing living units and related improvements thereon, including completing development of the Properties.

#### ARTICLE X

#### GENERAL PROVISIONS

Association, proceeding at covenants, reimposed by the Declarant, Ho covenant or deemed a waiv waiver y at law or in equity, all, reservations, liens, and by the provisions of this Dec., Homeowners Association or by or restriction hereby contains waiver of the right to do so the second of the right to do so the contains of the right to do so the right to at law or in reservations, the provision S any Enforcement. The Y Owner, shall have in, , and charges n his Declaration. on or by any Owne contained shall The all by any Owner ained shall inthereafter. the right to enforce, by any large transfer to enforce, by any large transfer or hereafter 'n w or hereafter Failure by the to enforce Homeowners event Yur any

wise affect and effect. Section any 2. Severability. Invalidation of any or restrictions by judgment or court order any other provisions which shall remain in any one of order shall main in full in no these

IN WITNESS WHEREOF, the undersigned, FAIRVIEW DEVELOR INC., Declarant, by virtue of the provisions of Article I, Sec 6, of the aforesaid Declaration of Covenants, Conditions Restrictions, has caused this instrument to be executed by President, attested by its Secretary, and its corporate seal thereunto affixed the day and year first above written. H WITNESS WHEREOF, its corporate seal bove written. DEVELOPERS, e I, Section ons and by its ģ þe

FAIRVIEW DEVELOPERS, INC

25.00

President

跃683所523

## TATE OF NORTH CAROLINA

JDY G. PRICE, REGISTER OF DEEDS  By:
_
(ard) certified to be correct. This instrument was presented for registration and recorded in this office at Book
with the second of the second
An K Therefore Notice (15) Police No
ORTH CAROLINA Union County The foregoine certificate of
My Commission Expires: 7-1-76
Notary Public / 0
Church Much
Anuary 1994.
WITNESS my hand and notarial seal, this the $1/\frac{\pm b}{2}$ day of
as its Secretary.
the foregoing ident, seale
ary of FAIRVIEW ation, and that by
55
I, Chin A. Muthy, a Notary Public, do hereby
COUNTY OF UNION

#### SCHEDULE A

property a formerly) 2021.19 formerly Lawyers (now or stake, a co corner BEGINNING property Pennigar 1396.80 1 edge of t Lawyers feet property nort formerly) merly) property (Dee said Tyson property et to an iron stake; corner formerly) center 66 feet center line of Stevens MILL. Criffin and 6 feet to an iron stake located within the 16 feet to an iron stake located within the 16 feet to an iron stake located within the 16 or formerly) property (76-E-146); thence with fin and Stephens property, North 08-08-34 East, e located on the northeastern edge of the 19 poad at 5.92 feet, a total distance of 88 stake, a erty (Deed stake; 2nd, South rner of the L. stake; 40-01-1 No. ocated on ....
Road at 5.92 feet, a tot ake; thence with another y and continuing with a li e of feet to an iron stake, feet and a Lathe propert corner of thook 213, Page S) C) of Lawye 13, Page 17); follows: 1st property perty (Deed Book 364, Page 184); thence with a line operty, South 19-28-59 East 567.31 feet to an iron of the Robert Kunkleman (now or formerly) property Page 17); thence with two lines of said Kunkleman lows: 1st, South 19-29-02 East 529.65 feet to an low or stake, South 28-11-18 West 188.02 feet to an iron stake, to C. Tyson Construction Co., Inc. (now or rty (Deed Book 450, Page 837); thence with two lines operty as follows: 1st, South 28-42-02 West 222.69 stake; 2nd, South 29-33-19 West 154.63 feet to an corner of the Robert Pennigar (now or formerly) Book 142, Page 594); thence with a line of said ty, South 87-37-45 West, passing an iron stake at runs thence t Pennigar (now o -21-51 West 100 ers Road just r Stevens Mill 100.00 iron North 39-53-58 West (now line of the Harold Hartsell 236, Page 118) North 80-00- a corner of the Iris C. Lat t; 3rd, North 40-3 8 center line or formerly) West Page 118) North 80-00-00 East orner of the Iris C. Lathe (now 1, Page 184); thence with a line -59 East 567.31 feet to an iron eman (now or formerly) property ith two lines of said Kunkleman 9-29-02 East 529.65 feet to an iron formerly ith two lines of said Kunkleman 19-29-02 East 529.65 feet to an iron to the said said to the s Road st, passing an located on th at the right of way of of 882.08 feet to an Griffin and Stephens the right n and F. G. : with a line rado: 148. the northeastern Of. Stephens to won) 00 dated West Road Š 0 8

ACC ACCURATE A ACCURAT RECORDED

#### BK828PG712

STATE OF NORTH CAROLINA

COUNTY OF UNION

Date / 2-1-

Time 10:15 o'clock M.
JUDY G. PRICE, Register of Deeds
Union County, Monroe, North Carolina

# SUPPLEMENTAL DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF STEVENS MILL SUBDIVISION

THIS PAIRVIEW D PAIRVIEW DEVELOPERS, INC., hereinafter referred to as "Declarant" and any and all persons, firms or corporations now owning and hereinafter acquiring any of the within described property.

#### WITNE ß S Ħ н Ξ

County, North plat thereof r more WHEREAS, Declarant is the owner of certain property in Union Ly, North Carolina which is more particularly described by thereof recorded in Plat Cabinet E, File 136 in the Union Y Public Registry to which reference is hereby made for a complete description; and

recorded in Stevens Mill WHEREAS, Declarant ded in Book 683, Pag ns Mill Subdivision Page Q Q p. 511 c the Declarant in that | 511 covering a portion of described therein; and Declaration f Phase I of

plat WHEREAS, Declarant desires that the property described on recorded in Plat Cabinet E, File 136, as Stevens Mill, Phase Section IV, be added to said original Declaration.

NOW, THEREFORE, the Declarant hereby declares that all of the property described on said plat shall be held, sold and conveyed subject to those easements, restrictions, covenants and conditions more particularly set out in that original Declaration dated the lith day of January, 1994 and recorded in Book 683, Page 511 in County

to be execu IN WITNESS WHEREOF, the Declarant has caused executed in its corporate name by authority tors, this the grant day of of its Board of 1995.

FAIRVIEW DEVELOPERS, INC

President lege

RY B. SMITH JR. P.J P. O. BOX 782

Refuncto:

ANY CAROL STATE 1988 88

RECORDED VERIFIED

EX828PG714

Cate 13-1-9.5 O'clock M.
JUDY G. PRICE, Register of Deeds
Union County, Monroe, North Carolina

COUNTY OF UNION

STATE OF NORTH CAROLINA

AND RESTRICTIONS OF STEVENS MILL SUBDIVISION

THIS DECLARATION made on the date hereinafter set forth by FAIRVIEW DEVELOPERS, INC., hereinafter referred to as "Declarant" and any and all persons, firms or corporations now owning and hereinafter acquiring any of the within described property.

ITNES S II II II.

WHEREAS, Declarant is the owner of certain property in Union County, North Carolina which is more particularly described by plat thereof recorded in Plat Cabinet D, File 998 in the Union County Public Registry to which reference is hereby made for a more complete description; and

recorded in Stevens Mill WHEREAS, Decarded in Book 683, Pag-Page j<del>i</del> Sil c the Declarant in the 511 covering a portion described therein; and and that **2** Phase I of

plat WHEREAS, Declarant desires that the recorded in Plat Cabinet D, File 998, section II, be added to said original property described on as Stevens Mill, Phase Declaration.

NOW, THEREFORE, the Declarant hereby declares that all of the property described on said plat shall be held, sold and conveyed subject to those easements, restrictions, covenants and conditions more particularly set out in that original Declaration dated the 11th day of January, 1994 and recorded in Book 683, Page 511 in the Union County Registry.

to be executed : Directors, this IN WITNESS ř in its cor t S Sort day of Murembe the Declarant has membe caused 0 of its Board of

FAIRVIEW DEVELOPERS,

President

HY:

ATTEST

HENNY B. SMITH JR., P.A P. D. WOX 762 OR N. C. 20110



STATE OF NORTH CAROLINA

Union County, Montoe, North Carolina Filed for record Date 11-95

COUNTY OF UNION

# AND RESTRICTIONS OF STEVENS MILL SUBDIVISION

THIS DECLARATION made on the date hereinafter set forth by mainview DEVELOYERS, INC., hereinafter referred to as "Declarant" and any and all persons, firms or corporations now owning and hereinafter acquiring any of the within described property.

#### 13 Z ES (c) Ħ -3 Ξ.

county, North current in Plat thereof recorded in Plat County Public Registry to Windows and more complete description; a WHEREAS, Declarant is the owner or controllarly carolina which is more particularly recorded in Plat Cabinet E, File 80 Registry to which reference is herek and owner of certain property in Union hereby in the Uni made for a

Stevens Mill recorded WHEREAS, we Subdivision as des Declarant ge 511 covering a portion of as described therein; and Declaration Phase I of Phase

2 2 1 at whereas, at recorded : Section 3, ) peclarant desires that the property of in Plat Cabinet E, File 80, as Stevens be added to said original Declaration. described ns Mill, Pha Phase ğ

NOW, THEREFORE, the Declarant hereby declares that all of the property described on said plat shall be held, sold and conveyed subject to those easements, restrictions, covenants and conditions more particularly set out in that original Declaration dated the lith day of January, 1994 and recorded in Book 683, Page 511 in the Union County Registry.

Directors, IN WITNESS executed in its con executed in its con tors, this the 44 the day of Or porate name by authority day of Other d these presents of its Board of 1995.

059998

FAIRVIEW DEVELOPERS H

By: X President

HENRY D. SMITH JR. Mail to: P. O. BOX 788



作のひをひきな 人所が自由の

BK 797P66

STATE OF NORTH CAROLINA Piled for record

Date 7-30-95

Time 9130 o'clock o m

JUDY G. PRICE Register of Decos

Union County, Monroe, North Carolina

COUNTY

OF UNION

AND RESTRICTIONS OF STEVENS MILL SUBDIVISION

hereinafter THIS DECLARATION made on the date hereinafter set forth by FAIRVIEW DEVELOPERS, INC., hereinafter referred to as "Declarant" and any and all persons, firms or corporations now owning and hereinafter acquiring any of the within described property. 053363 and

H Н z 4 to W H H.

WHEREAS, Declarant is the owner of certain property in Union County, North Carolina which is more particularly described by plat thereof recorded in Plat Cabinet D, File 997 in the Union County Public Registry to which reference is hereby made for a more complete description; and

recorded in Stevens Mill WHEREAS, Land in Book Subdivision Declarant Page () () ₩. 1jî the Declarant in tha 511 covering a portion described therein; and that of Phase I of

plat, WHEREAS, Declarant desires that the trecorded in Plat Cabinet D, File 997, be added to said original Declaration property described on as Stevens Mill, Phase

NOW, THEREFORE, the Declarant hereby declares that all of the property described on said plat shall be held, sold and conveyed subject to those easements, restrictions, covenants and conditions more particularly set out in that original Declaration dated the 11th day of January, 1994 and recorded in Book 683, Page 511 in the Union County Registry. January, 1550.

to be execu Directors, IN WITNESS executed in this WHEREOF, i t 19th OF, the Declarant has caused corporate name by authority 0 11 these presents of its Board of 1995.

FAIRVIEW DEVELOPERS, INC

VicePresident

ATTEST:

The parted by 4 HENEY B. SMITH JR., R.A. VIRONE, 21, 61, 281110

Concretar S. applica

VERIFIED

STATE

역

NORTH CAROLINA

COUNTY

QF

NOINU

BK 776P6003

riled for record

Unity G. PRICE, Rogistor of Debus Manager County, Manyon, North Corolled

SUPPLEMENTAL DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS OF STEVENS MILL SUBDIVISION

Robbin

FAIRVIEW DEV and any and hereinafter SIHL # DEVELOPERS, INC., | and all persons, : fter acquiring any c and made e on the date hereinafter set forth by hereinafter referred to as "Declarant" firms or corporations now owning and of the within described property.

#### - 1 Z ij ហ 02 ) ) I

County, No. plat thereof recounty Public more complete ( WHEREAS, ty, North th Carolina which is f recorded in Plat Cal ic Registry to which i Declarant which the owner of certain propert is more particularly de Cabinet D, File 667 in the reference is hereby 1 property in Union described in the Un: made 0 91

recorded in Stevens Mill WHEREAS, Dec. 583, Payorded in Book 683, Payorded in Subdivision ( Page is the Declarant in the ge 511 covering a portion as described therein; and and that ; Phase I of

plat I, b Ü, WHEREAS, Declarant desires that the recorded in Plat Cabinet D, File 667, added to said original Declaration. property described on as Stevens Mill, Phase

NOW, THEREFORE, the Declarant hereby declares that all of the property described on said plat shall be held, sold and conveyed subject to those easements, restrictions, covenants and conditions more particularly set out in that original Declaration dated the lith day of January, 1994 and recorded in Book 683, Page 511 in the Union County Registry.

04639

Directors, this to be IN WITNESS executed ä ) (1) WHEREOF L T Corporate day e C day Declarant has name of 1 क्र has caused authority of of its presents s Board of 1995.

PAIRVIEW DEVELOPERS

President

ATTEST: