### DECLARATION COVENANTS AND RES RESTRICTIONS

### TELLICO VILLAGE, TENNESSEE

ALL MEN BY THESE PRESENTS:

cent to Counties, Tennessee and organized and existing 1982, Pub. Ch. No. 679, codified at the Tenn. Code Ann., hereinafter call WHEREAS, er called Tellico Tennessee, Cooper Reservoir "Developer Communities, from the and has called l lying Tellico Inc., Inc., a Delaware c s acquired certain lying in Loudon the laws of the St ig pursuant to Act of A c Section 64-1-701 et. lled "TRDA"; and the Reservoir and Development lands State April seq. Monro

the Tennessee Valley Authority Act of 1933, amended, 16 U.S.C. Sections 831-831dd (1976; hereinafter called "TVN"; and management of for the iss WHEREAS, and 820 820 M.S.L. adjacent issuance of permits Developer the Tellico Ç, certain water has Reservoir acquired voir Shoreline to the lands for the construction, operation use facilities thereon from the certain acilitae acilitae ate agency a.. ate agency a... l and existing pursul and existing pu agreements acquired Strip between pursuant to instrumenfrom 1981)

mercial commu recreational ties for the lands, benefit WHEREAS, and to together Tellico together with any additions thereto as hereinafter pro-control of the extent economically feasible a residential and com-community with streets, water and sewer utility systems, lonal facilities, greenbelt areas and other common facili-the use and benefit of said community; and င် O O ä Developer, in order to derived therefrom, order to further the Reservoir project with the the encouragement area desires orderly area and community; an r O increase to create and assistance economic develordevelopment the upon said

the maintenance of said facilities in said community and for subject the initial phase of such lands, together with such additional phases as may hereafter be added thereto in accordance herewith, to the covenants, restrictions, easements, charges and liens hereinafter set forth, each and all of which is and are for the benefit of said property and each owner thereof; and WHEREAS. Devalored WHEREAS, Developer eveloper desires aforesaid and a to provide for lso desires to s to provide for t n said community to this end, des the construction of

tain co herein and hereinafter servation obligations with administering and efficient þe 0f created to tions with respect to the com tering and enforcing the cov collecting and disbursing the created; t construction of the co maintenance and er has deemed it necessary and desira uction of the common facilities and ues and amenities in said community, which should be delegated and assignintenance and administration rights the common common facilities, as well covenants and restrictions assessments and desirable, id assigned rights, du and the that charges duties cer-

"Association",
Tellico Village
functions afore
tion of this WHEREAS, Developer has encouraged formation of the Tellico Village Propenon-profit corporation organized and exof the laws of the State of Tenne Village, Tennessee, for to Be aforesaid, which said As this instrument for the zed and existing u the hal office to be located withe purpose of exercising Association joins in the ex ciation joins purpose of and Owners participated hereinafter under indicating Association and by execucalled within virtue ion,

(Page STATE OF TENNESSEE LOUDON COUNTY REGISTER'S OFFICE DULY CERTIFED AND RECISIONED IN SAID OFFICE INCLUDED BY OF THE 16 DAY OF DAC 19 & KO ONDERVENIE BEST 300 A TOTAL

PREFARED BYY

COOPER COMMINITIES INC.

LECAL DEPT. P.O. DOWES

LECATORVILLE, AGIC TOTAL

BECATORVILLE, AGIC TOTAL

THE PAID BLZY SO.

. REGISTER

placed it; Declaration, Of. record por င္ပ as well pursuant as any Supplemental Declarations uant hereto and whether **برا** •بما ns hereafter executed by

thereto as may hereafter be made pursuan Article II hereof, is and shall be held, traveyed and occupied subject to the covenants, ments, charges and liens (sometimes referred restrictions") hereinafter set forth. Article II hereof, is and shall be restored subject. transferred, sold, onts, restrictions, exred to as "covenants and ç the Section ¥as additions N con-

#### ARTICLE I

### DEFINITIONS

where it i meaning is Declaration, any other documents; meanings addition <u>ب</u> when is clearly evidented, the when used in used in ly record pl related to to other the following terms in this Declaration, ar plat of the lands covered to the Project: definitions herein s shall have the following provided any Supplemental dereby, and any a different and

- supplemented "Declaration" from time to time in the manner means this instrument herein (O provided. extended S
- corporation, "Developer" ۲. 8 successors means Cooper and assigns. Communities, Inc • Ù Delaware
- Association, Inc., a "Association" Tennessee means Tellico non-profit Village corporation, Property 1ts Owners suc-
- in the (4) "Project" future subjected means all Ö real o this property con Declaration. concurrently herewith
- intended mixed, chose such (5) areas ded to ) "Common Property" mowned or leased by the hupon any recorded areas so designated ed to be devoted to owned the Association, the desirement of the time to time to time to the common use as means any property, ... those are time t and Åq real, en joyment The Project, and the Developer, areas reflec O.
- specifically designated property areas such upon 99 6) SO devoted "Limited designated from time to t any recorded Ç Common the common Property use and time by means plat en joyment those of The the Developer, areas Project Off. the reflected and owners intended those
- Common ] (7) "Lease the Association and TRD, Properties as hereinafter Agreement " means TRDA provided. for that certain certain lands lease 6 be agreement used
- shall t access but is nature Property. not ). 13 (8) u, for despite street, road, avin nowise cause for private designated "Private vehicles the fact Streets nature. which is not dedicated to t as either Common proavenue, way, la the particular t that streets v avenue, a Private Street lane, cated to the general Property or Limited under \_ shall be known general to or ţ be e public in definitions other way Уď Public Common the
- access (9) for "Public vehicles Streets" which 91.6 shall dedicated to S refer general pr public. Of

- of land designated for plat of the Project of Declaration or any Supp (10) "Utility Easements" for such purposes on any ct or as may be provide. Supplemental Declaration. shall mean provided for and recorded refer ţ ב or C those subdivision γ this
- ar Of The of land Project "Reserved designated Properties" as such on any shall mean mean and refer to recorded subdivision those n plat
- tered lot (12)lots plat #Lot # of The Project. the shall numbered blocks ტ ტ the numbered 20 shown lots on 9 numbered any recorded and sublet
- Declaration. designated up as may be so (13) "Commercial nogu on any recorded designated by Lot rded subdivision plat by this Declaration shall mean and refer Q F Off T any The Ç Supplemental any Project, Or
- as may be s Declaration. designated be so "Residential nogu on any recorded designated by Lot " shall this Declaration subdivision mean and refer 9 S E any The Ç Project, or Supplemental Project,
- designated upon any recordes may be so designated by Declaration. "CooperShare recorded Lota shall this Declaration mean and refer õ of f any The ç Supplemental Pro ject on
- and building situated occupancy as a residence by (16)"Living Unita aogu shall mean and refer The Project designed shall Ø single refer family. and 6 any portion intended for õ Ç, use
- building any other other (17)intended for "Single building. Family Detached use γď بو single shall family mean and not refer attached င် any
- building co Living Unit containing nit located "Single Family 9 two u ů, Attached" separate more Living Parcel shall Units at of Land. mean attached and refer but ţ, each
- building containing two Parcel of Land. (19)"Multi-family Structure" ç more Living shall Units mean located and refer 9 Ş) ç Ø ingle any
- metes more than (20) than a lot, several lot and bounds description. a A Parcel l of Land" may several lots, may or or less than Û plot of a lot, land described Ø single уď lot,
- S members hereinafter provided. (21) Ö, "Member" the Tellico means ns all t those Property Own Owners Association, or entities ¥ho Inc.
- (22) "C poration, pacombination the ₩ho Developer Developer. i i i i purchased partnership, "Owner" fee interest chased or is thereof, means owning association or owning of recor in a Lot, Living Unit or Coope purchasing an Associate Member other and any legal person, ringegal entity, CooperShare, Membership f from õ from the
- Ø (23) Unit. "Occupant" means any person ဝ္ဗ persons ۲. ت possession Ö
- roof (24) and constitute "Household" ø shall family mean those S T T O dwell under the same
- Associat ion "Common for Expense the construction, means all expenses maintenance, incurred repair γď

paid by the Personal replacement, Project and specific responsibility of an the Association and charged to Charge for reimbursement. the operation, Common Property, to management together and administration gether with any expense an individual Owner where to the responsible Own Owner which D) (X)

- Association the Owners | Owners by the Association in accordance herewith. "Assessment" such amounts u by the against
- Association \*Personal for which Charge" بو specific ( owner expense is liabl liable. 0 charge O Ha the
- prepared beveloper Lopment per at the tim covered hereby. O Th by Cooper "Master the Project Plan r Consultants, In means consisting of that inc. and ing of the certain and **Volumes** submitted purchase master H of to through plan the TRDA for by the initial the
- (29) "Shoreline Strip" means thou Tellico Reservoir owned by TVA and lyi 820 M.S.L. and adjacent to the Project. and lying those certain between 805 lands M.S.L.
- property owners, Book 209, Tennesse reasonable balance between use Developer tofore (30) agreed "Shoreline for the Page ţ and management between Strip use by Rules\* TVA, , the he general public, Register's Office, of the Shoreline Strip TRDA, cuc the Shoreline means those Association certain as rec ç recorded γď rules and the effect a abutting County, nere
- Shoreline Register's provide f agreement of of for "Water between Strip, Office, n, operation certain boat the S Use issuance TVA, Loudon County, boat boat dock TRDA, **Facilities** and Of the maintenance water in Bo TVA Association Tennessee Book Permit" Section use e facilities Ϋ́ 26a means and abutting permits the Developer Page that within ge 86 property for certain

### ARTICLE II

## PROPERTY SUBJECT TO THIS DECLARATION

occupied subject to this Declathe County of Loudon Section 1. which is and Existing Property. The held, transferred, this Declaration is State of Tennessee Tennessee, located to-wit: existing sold, and situated real conveyed property and

Tennessee, Register's Blocks 1-4, per plat Office, I Chota Loudon County, Hills Hills Subdivision, recorded in PLAT CAB. Tennessee; Tellico and SLIDE Village

Tennessee, Register's 5-6, per plat Office, I Chota Hills Subdivision, Telli t recorded in PLAT CAB. C Loudon County, Tennessee; Tellico SLIDE and Village,

Tennessee, Register's Blocks per plat Office, I Toqua Loudon Shores recorded in County, Tennessee; Subdivision, Tellico and SLIDE Village

Tennessee, Register's per plat Office, I Toqua Loudon County, Shores hores Subdivision, Tell: recorded in PLAT CAB. C., coudon County, Tennessee; Tellico Village and

Tennessee, Register's 10-12, per plat Office, I Toqua Loudon Shores recorded County, Subdivision, ב ב PLAT CAB, C , Tennessee; Tellico SLIDE\_ Village

Register's Tennessee, 13-16, Toqua Shores Subdivision, Tellico see, per plat recorded in PLAT CAB. C., SLII er's Office, Loudon County, Tennessee; and Tellico Village SLIDE

Tennessee, Register's 1-5, per plat recorded in p Office, Loudon County, Toqua Hills Hills Subdivision, Trecorded in PLAT CAB. Tennessee; and Tellico SLIDE

Tennessee, per pla Register's Office, 1-4, Toqua plat Loudon Point recorded County, Subdivision, j. PLAT CAB. C .. Tellico and SLIDE Village,

Tennessee, Register's 5-6, per plat recordifice, Loudon Toqua plat Point recorded in PLAT CAB. County, Subdivision, Tennessee; and Tellico SLIDE Village

Tennessee, per plat recorded in PLAT CAB.
Register's Office, Loudon County, Tennes Tennessee; Tellico and SLIDE Village,

Tennessee, Register's 11-16, l6, Toqua Point Subdivision, Tellico per plat recorded in PLAT CAB. C , SLI Office, Loudon County, Tennessee. SLIDE Village,

Section 2. Additions of the Developer sit Tennessee, as well as a Developer, whether or no personal transfer on in the following the section in t Additions to Existing Property. as any other lar or not so situate following manner: situated ted in Loudon and Monroe co pother lands hereafter acquired so situated, may become subject Additional acquired Counties, ģ γď this

- Under no circumstances shall this Declaration or such Master Plan bind to cessors and assigns, to make the proposed preclude the Developer, its successors veying the lands included in the Master Plan as well as free and sincipal and sincipal control of the proposed plan as well as free and sincipal control of the proposed plan as well as free and sincipal control of the proposed plan as well as free and sincipal control of the proposed plan as well as free and sincipal control of the proposed plan as well as free and sincipal control of the proposed plan as well as free and sincipal control of the proposed proposed precipal control of the proposed prec ment within the made with Supplemental Developer. Any the Master right, but not hin the plan of public by regardless The plan of lless of l as free and Declaration. Developer, its successors t not the obligation, to be lan of this Declaration in ses of whether said propert hay additions to the propert control of the propert of the pro the Developer. Plan which clear of this Declaration or any Supplemental Plan bind the Developer, its suctive proposed additions or in anywise successors and assigns, from conto the Project shall be compatible ch has been prepared and heretofore. Such proposed additions, if made, sessments as hereinafter provided this Declaration or management. successors in future stages (
  erties are present.
  Project shall
  been bring additional s and assigns, from con-Plan, but not having been and clear of such Master this Declaration or any and assigns, of devel shall ties
- additional property which shall extend the plan of this Declaration to such property, and the Owners, including the Developer, in such additions shall immediately be entitled to all privileges herein provided. filing (B) Ö The record additions Supplemental y which sha authorized Declaration hereunder with shall n respect 0 made င် the
- Property supplemental Declaration. In n Declarations revoke, added properties necessary complementary ditions and r and restrictions contained in this Declaration as may by to reflect the different character, if any, of respectives as are not inconsistent with the plan of the contains are not inconsistent with the contain Such Supplemental Declarations, ions established Declaration with Supplemental Declarations, if any, may contain additions and modifications of the covenants, no modify the different character, if any, re not inconsistent with the plan event, however, shall such Supp 02 however, shared add to the by thi this Ö covenants, Declaration the then contain Supplemental conditions Existing õ this consuch the

Section Developer, its 3. Limitation successors on Additions and assigns, shall Z O one have other the than right the ő

hereunder. Developer, its successors and to the Association that such additional lands such ç assigns, sh additional Declaration shall indicate lands may D O unless Į included writing

### ARTICLE III

### AND VOTING RIGHTS

tions herein set the stion 1. Membership. The Association are hereby forth: The e following established subject classes 6 9 membership the limita-

- the Developer, Asso record owner of a i Developer a fee or which is subject Member though such privileges General pper, Associate Member or CooperShare Member, who is purchasing from the of a fee interest in or who is purchasing from the or undivided fee interest in a Lot or Living subject to being assessed by the Association, the Association, of the Association. General Members shall be entitled the Association. of Membership. Membership: Every or CooperShare Member, who is in or who is purchasing from e interest in a Lot or Living Usessed by the Association yet commenced. e Member, who is the purchasing from the a Lot or Living Unit entitled than the
- except as hereinafter provided. At the expiration of fifteen (15) years from the date of recording of the Declaration or upon the completion of five thousand five hundred (5,500) Living Units, whichever is later, the Members other than Associate Members shall, at the next annual meeting of the Membership, vote on the issue of continuing the Associate Memberships. If a majority of the total votes cast favor continuing said Associate Memberships, said Associate Memberships said term of years, there shall be another like vote at the annual meeting of Members and a like vote every five (5) years thereafter until, if ever, a majority of the voters elect to terminate said Associate Memberships. Upon such termination, the Associate Memberships Memberships. Upon such termination, the Association shall be required to promptly purchase any such Associate Memberships which have been sold by the Developer from the then Owners at a price equal to ten percent (10%) of the original purchase price of said Associate Membership from the Developer. Except as to the Developer, Associate Memberships may be owned only by natural persons and are not transferable other than between spouses and shall terminate in the event of the death of both spouses and shall terminate in the event of the death of both spouses. Such Associate Memberships may also be terminated by the Developer for failure of the purchasing Owner to pay in full the purchase price therefor from the Developer or any other breach of such contract of purchase in accordance with the terms of such contract of purchase or by the mutual cancellation of such contract of purchase by the parties thereto, and by the Association for the failure to pay any assessments or other amounts owed by the Owner of this Declaration which failure to pay or breach shall not be cured within six (6) months after notice to such Owner by the sold Membership in recreational Project the cured within six (6) months after Association. Notwithstanding a contrary, upon the termination of any reason whatsoever other than revenue and shall not read to the privileges of Mem'

  by ears from the date of whichever

  an interest in such Associate, whichever

  the ő Associate Membership: Developer shall have 1,000 Certificates of Associate Memberships may Developer and shall not require the management of the Developer and shall not require the memberships may ror any other breach by the Owner ilure to pay or breach shall not be after notice to such Owner ing anything H Such Associate Memberships I not require the ownersh n who owns or is purchasi ch Associate Memberships in the Associate in the Associate Membership in the Membership in the Associate Membership in the Memb anything of an Asso an the vot order otice to such Owne thing hereinabove n Associate Members ne vote of the Ass ៥ utilization purchasing fr Membership, the Associat Associate operating

Membership as hereinabove provided, the Developer shall ha right, but not the obligation, to create and sell an addinassociate Membership in the place thereof, without payment kind by the Developer therefor, so long as the total coutstanding Associate Memberships does not exceed 1,000 long as such Associate Memberships have not been terminative of the Association Membership as hereinabove provided. ithout payment of as the total of exceed 1,000 and been terminated by shall have the an additional

- Unit is subject to the same assessment obligations and voting rights as any other Lot or Living Unit, and Owners thereof are entitled to the same privileges of Membership in the Association as other Lot or Living Unit Owners except as hereinbelow provided. Every person or entity, other than the Developer, who is purchasing from the Developer a fee or undivided fee interest in or who is purchasing from the Developer a fee or undivided fee interest in an interval ownership use period in a CooperShare Lot or Living Unit, which CooperShare Lot or Living Unit, which CooperShare Lot or Living Unit, which to be a CooperShare Member shall be entitled to all privileges of Membership as other Lot or Living Unit Owners except that such shall be limited to that period of time each year consistent with such CooperShare interval ownership period.
- assigns, shall be a Member of the Corporation so long as it shall be the record owner of a fee or undivided fee interest in any Lot, Living Unit or Associate Membership which is subject to being assessed by the Corporation, even though such assessments have not yet commenced, and shall further be a Member until it is paid in full for every such Lot, Living Unit or Associate Membership it shall sell. The Developer, its successors and assigns, shall be entitled to the privileges of a Member for each such Lot, Living Unit or Associate Membership to the issuance of Membership and shall be further entitled to the issuance of Membership guest cards during such Membership to the extent it may deem necessary in its sole discretion to assist in the development and sale of Lots, Living Units and Associate Memberships.

provisions entity othe security for Notwithstanding ions for Membership are not extended to any other than the Developer who holds such interest ty for the performance of an obligation. anything hereinabove to the contrary, person or t merely as

defined in Section 1 of this Article III, with the exception of Developer, who hold the interest required for Membership by Section 1 of this Article III and have paid the Developer in full for the purchase price of the Lot, Living Unit or Associate Membership shall jointly be entitled to one (1) vote for such Lot, Living Unit or Associate Membership. When more than one person and/or entity holds such interest in a single Lot, Living Unit or Associate Membership, the vote for such Lot, Living Unit or Associate Membership, the vote for such Lot, Living Unit or Associate Membership shall be exercised as they among them selves determine, but in no event shall more than one vote be cast with respect to any single Lot, Living Unit or Associate Membership.

Lot, Living Unit or Associate Membership in which it holds the interest required for Membership by Section 1 of this Article III until such time as it shall cease to be a record owner thereof and shall have been paid in full therefor. The Developer shall continue to have the right to cast votes as aforesaid even though it may have contracted to sell the Lot, Living Unit or Associate Membership or may have same under a mortgage or deed of trust. The Developer shall be en Lot, Living Unit or Associate interest required for Membershi until such time as it shall c entitled two (2) n which it holds the l of this Article III record owner thereof The Developer shall votes

Notwithstanding anything hereinabove to the contrary, a CooperShare Lot or Living Unit shall entitle the Owners thereof to only one (1) vote where any Owner therein other than the Developer shall be entitled to participate in the voting rights, and, in such event, the Developer shall participate in such vote to the same extent pro rata as other Owners therein entitled to participate in such vote

Living Units For y Units are counted, the Lot or Lot are situated shall not be counted. purposes O Hi determining the nted, the Lot or Lots upon which such Living votes allowed herein when

Section 3. Easement of Enjoyment Limited. Unless expanded by the Association as provided in Section 4(F) of Article VIII of this Declaration, Members other than the Developer are limited in their easement of enjoyment of the Common Properties to one Household, with the exception of usage of the Private Streets. When more than one Household holds Membership in a single Lot, Living Unit or Associate Membership, the Household entitled to the easement of enjoyment shall be designated in accordance with and subject to the provisions and restrictions set forth therefor in the By-Laws of the Association.

#### ARTICLE IV

### RESERVATION OF EASEMENTS

Section 1. Utility and Drainage Essments. Developer, itself and its successors and assigns, hereby reserves and is given a perpetual, alienable and releasable blanket easement, privilege and right, but not the obligation, on, in, over and under the lands as hereinafter designated of the Project to install, maintain and use electric, antenna television and telephone transmission and distribution systems, poles, wires, collection and disposal purposes, or for the installation, maintennance, transmission and use of electricity, cable television systems, telephone, gas, lighting, heating, water, drainage and sewerage collection and disposal purposes, or for the installation, maintenance, transmission and use of electricity, cable television systems, telephone, gas, lighting, heating, water, drainage, collection and other conveniences or utilities on, in, over and under all of the Common Property and the Shoreline Strip, and on, in, over and under all of the Project, whether such easements are for drainage, utilities or other purposes, and on, in, over and under all of the Project, whether such easements are for drainage, utilities or other purposes, and on, in, over and under all of the project, whether such easements are for drainage, utilities or other purposes, and on, in, over and under all of the respective tots. The Developer shall have the unrestricted and sole right and power of alienating and releasing the privileges, easements, and power of alienating and releasing the privileges, easements, and power of alienating and releasing the privileges, easements, and power of alienating and releasing the privileges, easements, and power of alienating and releasing the privileges, easements, and power of alienating and releasing the privileges, easements, and power of alienating and releasing the privileges, easements, and power of alienating and releasing the privileges, easements, and power of alienation shall acquere upon, and for which the association shall acquere upon, and for which the easements in order th

property these af mains, or are any 0 material the water Properties. water within under the property which plat of the Project, not made available to the Association and shall remain private easements and the sole and exclusive operty of the Developer and its successors and assigns. Within see aforesaid easements, no structure, planting or other cerial shall be placed or permitted to remain which may damage interfere with the installation and maintenance of utilities, which may change the direction of flow of drainage channels thin the easements, or which may obstruct or retard the flow of the cer through drainage channels within the easements. easements, except lines system All and other and the and are that is subject the Associ Association shall own to refacilities which system installed as Com ncluding those designated ទី said privileges, pertain rights pipes, Common ç

its successors and assigns, hereby reserves a perpetual internable and releasable blanket easement, privilege and right but not the obligation, in, upon, over and across the Comproperties, Limited Common Properties and the Shoreline Strip purposes of constructing and maintaining such roads, streets highways as it shall determine to be necessary or desirable its sole discretion, including such cuts, grading, leveling other actions or installations which it filling, draining, paving, bridges, culverts, ramps and any all other actions or installations which it for the filling actions or installations which it for the filling and any and any actions or installations which it for the filling and any and any actions or installations which it for the filling and any actions or installations which it for the filling and any actions or installations which it for the filling and any actions or installations which it for the filling and any actions or installations which it for the filling and any actions or installations which it for the filling and any actions the filling actions or installations which it for the filling actions of the filling actions of the filling actions or installations which it for the filling actions of the filling actions of the filling actions actions or installations which it for the filling actions of the filling actions actions actions actions actions of the filling actions ac for all purposes of transportation and travel. The width and location of the right of way for such roads, streets or highways shall be within the sole discretion of Developer, its successors and assigns, provided, however, that the Developer, its successors and assigns, will use their best efforts consistent with their purposes to lessen any damage or inconvenience to improvements which have theretofore been located upon the property. its sole discretion, including such curs, years filling, draining, paving, bridges, culverts, ramps all other actions or installations which it deems desirable for such roads, streets or highways to for all purposes of transportation and travel. If Developer, its successors and assigns, further reserves unrestricted and sole right and power of designating such rostreets or highways as public or private and of alienating releasing the privileges, easements and rights reserved herei located upon the property. be sufficient The width and necessary be suffici perpetual, and right, leveling, id any and herein. roads, Common On in or

section 3. reflected on ox lands within t lands within the Project or hereafter grant Association, in its sole discretion, as t shall be binding upon each Owner and his the same extent as if set forth herein. on or in Others. the notes of All other the easements recorded subdivision granted of record by the is to the Common Property, his Lot or Living Unit to and reservations plats the O H

#### ARTICLE V

### RESERVED PROPERTIES

assigns, and neither this Declaration or any Supplemental Declaration or the plats in connection with same shall in anywise apply to such "Reserved Properties" unless at a later time same shall be included thereunder as provided in Article II hereof. t under this t designated Section t under exclusive gns, and property Reserved Properties. Any area Declaration or any Supplemental as "Reserved Properties" shall property of the Developer, its neither this Declaration or a he Developer, its s Declaration or any nogn remain upon a recorded Declaration, if successors the sole

agreements with such such considerations Section 2. Utilities Reserved.
utilities for the Project other th
system and sewer distribution system
panies so engaged in the vicinity of
has and retains the exclusive right
agreements with such companies, unde Section 2. utilities for under than the Project.
to negotiate
der such condil deem prope. shall be furnished by H the <u>το</u> conditions and water proper contemplated that water distribution The Developer Com-

circumstances. The utilities referred to shall include, but be limited to, natural, liquified or manufactured gas systems, electrical systems, sanitation service, telephone systems, antenna television transmission and distribution facilities. systems, but

agreements with local companies to furnish the utility services aforesaid, it may, but shall not be obligated, to organize a company or companies to furnish such utility services and shall have the right to enter into agreements therewith to furnish utility services, even though such companies so organized shall be wholly or partially owned by the Developer. Nothing herein contained shall be construed or interpreted as an obligation on the part of the Developer to provide the utilities reserved. the event the Developer cannot negotiate contrish the utility contracts

The Developer shall have the right, but not the obligation, to delegate to the Association the right to enter into contracts with utility companies to furnish certain or all of the utility services aforesaid. In the event of such delegation, the Association shall have the right to so contract and to expend funds of the Association therefor as a Common Expense in order to secure necessary or desirable utility services whether named hereinabove or not.

#### ARTICLE VI

## PLAN FOR CONSTRUCTION AND MAINTENANCE

### OF COMMON PROPERTIES

Section 1. Water and Sewer System. It is contemplated that the water system distribution infrastructure and sewer collection system and sewer collection system within the Project shall be constructed by the Developer but will be a part of the Common Properties. The Developer shall be the sole judge as to the time when the water system and sewer. System shall be constructed and shall also be the sole judge as to when such system shall be extended from time to time. In the event the Developer shall be extended from time to time. In the event the Developer shall be extended from time to time. In the event the Developer shall be extended from time to time. In the event the Developer shall be extended from time to time. In the event the Developer system of the sewer system to areas other than single family lots registered with the Interstate Land Sales Registration Division, Department of Housing and Urban Development pursuant to the Interstate Land Sales Full Disclosure Act, it shall not be obligated to do so. The cost of the acquisition of treated water and sewer treatment from third party sources, construction of water storage facilities and booster than the totake a paration of same facilities and booster sources, construction of water storage facilities and booster from time to time by the Board of Directors of the Association. The Association, through its designated agents or employees, shall have the right to enter upon any Lot or other Parcel of Land to perform the required operation and maintenance to the pumped effluent sewer system and shall further have the right, but not the obligation, to enter upon any Lot or other Parcel of the specifically provided that neither the water service, repair, registential pressure sewer systems and appurtenances thereto and to make a Personal Charge to the Owner for the costs thereof. It is specifically provided that neither the water service nor sewer service will be furnished to the public for compensation and, to the contrary, such services will be limited to Owners,

complied persons o F to the with entities other the 9 public entities unless the applicable Tennessee for compensation. than Owners, the there law sociation relative will ğ no ç shall charge the sale have 40

construction, coperation, tax regardless of properties, sh streets which are not the private streets and a part of the pudge as to when the Developer shall be the sole judge as to when whether dedicated to the public or as Common Properties, shall be constructed and extended from time to time. The Developer shall also be the sole judge as to the extent the streets will be improved although it is anticipated that same will be constructed and any subdivision of the Project within 24 months in such subdivision. In Registration
Development pursuant to the Development pursuant to the cost of main the cost lots OF Fig shall be paid from Assessments as registered with the Interstate Land Division, Department of Housing and pursuant to the Interstate Land Sales Full Distance be obligated to do so. Upon comple and other whether constructed by ther expenses dedicated to d streets with th maintenance, 1 )—. (0 100 ce, capital incident to contemplated public herein provided. Ç Ö, ull Disclosure completion of the improvements Land S) D) that streets Common Sales

ments, Common pionship including shall be the sole judge as to the time when such recreational facilities shall be constructed and if the Developer shall decide that it is not economically feasible to construct such additional recreational facilities if any, due to the failure to sell sufficient Lots, Living Units and Associate Memberships, it shall not be obligated to construct same. pro tial discretion facility. ation, to roperties Section 3 fees recreational be paid Lies in later phases

tion decide. The cost of maintenance incident

operation, taxes and other expenses incident

operation, taxes and other expenses incident

properties shall be the obligation of the Association and

be paid from Assessments as herein provided and also from

be paid from Assessments as herein provided and also from

the use of the Common Properties. The Developer

the sole judge as to the time when such recreational

the construct such additional

sufeloper shall construct as Common Properties certain iniscreational facilities consisting of one 18-hole champ golf course, one golf clubhouse, one recreation center
ng swimming and tennis, and one yacht and country club
y. The Developer shall have the right, but not the oblito construct such other recreational facilities as Common
ies in later phases of development as it shall in its sole

### ARTICLE VII

# PLAN FOR CONSTRUCTION AND MAINTENANCE

## OF LIMITED COMMON PROPERTIES

or private, facilities or private, utility systems, recreational facilities and facilities as it shall in its sole discretion decide. The contract of maintenance, capital improvements, operation, taxes and expenses incident to those Limited Common Properties shall obligation of the owners of the Lots or Living Units entited the use and enjoyment of the particular Limited Properties. In order to perform such obligations, the Owner Lots and Living Units entitled to the use and enjoyne the particular Limited Common Properties may organ Section 1. shall construct 9 Construction and Maintenance. as Limited Common Properties lity systems, recreational f perform such obligations, is entitled to the use and Common Properties may such street facilities a and the second taxes and en joyment organize entitled and publi Developer The 90 Common othe other cost the

non-profit corporation to be limited to membership to those Owners of Lots and Living Units entitled to the use and enjoyment of the particular Limited Common Properties and the non-profit corporation shall have all of the powers, including the power to levy assessments against particular Lots and Living Units in order to obtain funds, as the Association has which are referred to in this Declaration.

owners of the property entitled to the use and enjoyment of the particular Limited Common Properties to provide for the maintenance, capital improvements, operation, taxes and other expenses incident to the Limited Common Properties, the Association may perform same and apportion the charge against the Lots and Living Units entitled to the benefit of the particular Limited Common Properties and same shall constitute a lien against such property subject only to the lien by reason of a first mortgage or deed of trust against such property.

### ARTICLE VIII

## PROPERTY RIGHTS IN COMMON PROPERTIES

Section 1. Association Powers and Duties. The operating entity for the Common Properties within the Project shall be the Association. The Association shall have all powers and duties set forth therefor in this Declaration, its Articles of Incorporation and By-Laws, applicable laws, statutes, ordinances and governmental rules and regulations, and all other lawful powers and duties deemed by its Board of Directors as advisable or necessary to carry out its functions. Every Owner, however acquired, shall be bound by this Declaration, the Association Articles of Incorporation, By-Laws and Rules and Regulations, and the above set forth laws, statutes, ordinances and governmental rules and regulations.

guired by the Association, whether real, personal or mixed, whether owned or leased, shall be held, utilized and disposed of by the Association as Common Property for the use and benefit of the Owners within the Project. Except as otherwise specifically provided in this Declaration, any expense of the Association for acquisition, ownership, leasing, administration, maintenance, operation, repair or replacement of the Common Properties shall be treated as and paid for as part of the Common Expense of the Association.

Section 3. Title to Common Properties. The water system distribution infrastructure and sewer system collection infrastructure serving the Project and the water distribution system and sewer collection system within the Project constructed by the Developer as a part of the Common Properties shall be owned by the Association and transferred by the Developer to the Association as the same is completed. The Association shall lease all or a substantial portion of the other Common Properties, including but not limited to lands, streets and recreational facilities, pursuant to and as set forth in that certain Lease Agreement between the Association and TRDA. The lands described in said Lease Agreement are currently owned by the Developer and it is contemplated that the Developer shall, within a reasonable time after the completion of construction of any improvements which the Beveloper intends to locate thereon, cause such land to be conveyed to TRDA for lease to the Association, free from any encumbrances or liens, pursuant to the

right, but n improvements tained within veyed any, such instance, tional sole ed or transferred sole discretion hal lands and imp shall lands Judge within from not will be as ç Ç said said the Developer or the constructed G be the the Lease so conveyed. The Developer shall obligation, to provide additional as Association as Common Properties Lease Agreement and to cause Lease decide. ç time the Association Agreement e Association as and when
The Association may accents as Common Properties
or otherwise. when the aforesaid Developer improvements en it shall acquire add shall ම උተ င် lands have not i ts O (i) Ģ addi ever conconand the if

have Properties. subject to limited to, Section 4.
Association, Declaration or ø right the and easement Such easement and Such easements of enjoyment in and to the Comprovisions and limitations thereon as set forth on or any Supplemental Declaration, including, the following: Members long as Easement such Membership sh shall and to + Every Member Common shall

- purpose of co mortgage interest gaid hereunder subordinate sunder until mortgage; Articles and By-Laws, use of constructing, a common Properties o E therein as 80 i Q <u>0</u> the and mortgagee property there By-Laws, to borrow money ructing, maintaining and im င် tgagee in che me rights therefor, 8a 1d properties of the Q. accordanc default provided thereof leasehold improving for Owners under With the
- (B) the are reasonably no Properties against right O M the necessary Association foreclosure; ç င် protect 200 10 X 00 such steps as ದ್ದರಿ Common
- 3 the Developer en joyment right Çî Çî rights of ghts of any Me provided in this the Q Hi Association Member Declaration; ទី other suspend chan the the
- g admission enjoyment improvements right of <u>ရှ</u> the Association to charge to ther fees for the use, so any recreational facility situated upon the Common P service Properties; reasonable 9 other
- (H) right to ma enforceable payment and also for payment understanding the other Assoc course the non-prof lease, hereof, of ter Association and and also for payment of dues, and iding the other Association shall make rules and regulations which sons ĭ or otherwise, subjection 2 ଥ Or Fr other and corporation, vision to charge to Members; the Association Association not Association, on, with the subject and Members with the dues to ! facilities G O for S ç which Members ma ke sub-paragraph which shall be right of the Ø become membership available have shall with and mem-
- (전) Association Association benefit of further except ma jor ity majority vote orther provided, rrivate Streets; **8** Properties, shall entitle only the easement of Ö may enlarge the limitation the OF this and Developer, Its limitation Board en joyment one Household 0 Membership shall Directors however, aforesaid ő 5 င် apply and, the the

- <u>@</u> parking for prospective purchasers and sucparties as the Developer determines. I standing any provisions of this Declaration contrary, the Developer shall further hiringth to use any Living Unit owned by it for the purposes in the furtherance of its program. The foregoing rights shall incl program. right to display and erect sliplacards and to store, keep and exhibit and distribute audio and materials upon the sales, and Homes; Ç traffic business, to use Properties as the Living Unit or Associate by the Developer for sale use discretion for the right and is increased in a sportions of the including the tour route th <u>ب</u> of f the 000 e Developer shalf Developer right purpose of the Project even the specific area thereby Membership is beauty course of in the ordinary course of the Common in its and exhibit same and to o and visual promotional Properties or in Model Common (2) (2) freely Declaration to long determine aiding in a ly determine Properties include such <u>≓</u>. († have for Model nch other though sales such and for
- (H) parking right spaces as provided o m Members († 0 ۲. ۲ C 5 Section 6 exclusive hereof 1000 and Off
- be agreed to by the Owners. No such dedication transfer shall be effective unless an instrument signed by Members entitled to cast a majority all votes, agreeing to such dedication or transfe and unless written notice of the proposed action sent to every Member not less than thirty (30) do nor more than sixty (60) days in advance thereof such transfer any sesodind public الم ميز ميز Of. ဝ္ဂ or any part of the (c agency, authority, and subject to such the part Association Common Propert condit င် 9 dedicate utility action is (30) days transfer, may FOR 100 9 0

Notwithstanding anything herein to the cenjoyment of an Owner of a Living Unit tenant or lessee who shall occurve (6) months under a written lease agreement for a term of not less than six provided (1) that a copy of such lease agreement is and severally liable with the lessee for any breach of the duties during the partial of an Owner winder the partial contribution. delegation shall and regulations during however, Assoc porary Section 5. Guests Association shall, easement guest such time period shall be otherwise Λq cards for temporary c ç guests a S of time determine. such lease delegation, the lessee shall joyment in lieu of the Owner, and (4) otherwise subject to such reasonable rethe Board of Directors of the Association determine and Delegation of upon the request the use of the and guest y (30) invitees he request of an Owner, issue tem-e of the Common Properties of the NVItees of such Owners, provided, cards shall be limited to periods her reasonable limitations and therefor by the Association the contrary, the easement of Unit may be transferred to a Easement t of an Ow of the Ass O. En joyment. Association

Living Unit fo parking space stherein, their conditions, parking the Association for cor which shall be families conveniently for and the Rights. ints. Subject to reasonable a shall maintain and designate ently located with respect Developer may request same the exclusive use of Members guests. The use of such Members re rules and and such residing at Ç least each

exclusive use of such parking space and to its madesignation by the Association shall be appurtenant pass with title to each such Living Unit. Association Member ဝူ or the Mem Members D O be prohibited and/or entitled thereto. 7 thereto. The right or and to its maintenance or enjoined The right ç and shall of and the the

Streets which are Common Properties for himself, members of his Household, and his guests and invitees, subject to such limitations (except such limitations shall not apply to Developer) as the Association may impose from time to time as to guests and invitees. Such right in the Private Streets shall be appurtenant to and shall pass with the title and equity to every Lot, Living be subject to a right-of-way for the agents, employees and officers of Loudon County (and other counties when applicable), State agency having jurisdiction in Tellico Village to permit the performance of their duties, including, but not limited to, school buses, mail vehicles, emergency vehicles and vehicles. Section 3 of this ARTICLE VIII shall to the rights conferred by this Section. a right Streets right Of 7. Access to Private ingress and egress Streets. shall in nowise Each Owner law enforcement

### ARTICLE IX

### PROPERTY RIGHTS IN LIMITED COMMON PROPERTIES

enjoyment of other Owners. The Owners of the s designated Lots or Living Units, subject to ARTICLE shall have a right and easement of enjoyment in and ticular Limited Common Properties and such easemen appurtenant to and shall pass with every such s designated Lot or Living Unit. nated from time to time by the Developer shall be devoted to the common use and enjoyment of the Owners of specifically designated Lots and Living Units to the exclusion of the common use and enjoyment of other Owners. The Owners of the specifically Living Unit. easement such sp and to specifically LE IV hereof, specifically shall ho hereof,

and Living Units entitled Common Properties provided for maintenance of same. At such time, the Developer Properties to such entity as the Owners shall direct, and on title as to the particular Limited Common Properties Properties to such entity as the Owners shall direct, and on title as to the particular Limited Common as provided in Section of the November to the particular Limited Common Developer shall convey to the November Shall convey Shall convey to the November Shall convey Shal

#### ARTICLE X

## COVENANT FOR MAINTENANCE ASSESSMENTS

Section provisions | Associate Me Membership, other than certificate therefor of expressed nants the and on 1. Creation of Lien. The Developer sus hereinafter set forth, for each Lot, Livenbership owned by it within the Project, ŗ. Developer each any such deed, therefor, e P of a Lot, the Developer, bу Developer, by acceptance of entering into a contract of or, whether or not it shace certificate, contract of pu Living Unit, Living Unit cove subject shall be 9 a deed Associate õ

and Special Assessments, together with such interest thereon and fee, as hereinafter provided. The Annual lien upon the Lot, Living Unit and Associate Membership against together with such interest, costs and reasonable attorneys shall also be the personal obligation of the Owners of such polity at the time when the Assessment fell due. The personal obligation for delinquent Assessments shall have the personal expersonal shall have the personal obligation of the Owners of such property at the time when the Assessment fell due. The personal obligation for delinquent Assessments shall have the personal obligation of the Owners of such property at the time when the Assessment fell due. The personal cessors in title unless expersors. Association: shall 9 deemed to covenant and agree, and (2) ő

management shall not have maintenance of streets water system and sewer sy Properties, maintenance, thereto, and for the o ments services exclusively safety and Assessments use erties, maintenance, repair, replace eto, and for the cost of labor, e gement and supervision thereof. The l not preclude the use of Assessments tenance of streets within the Project, been dedicated to the public. ruction, leasing, i situated there for the welfare Purpose of Annual levied hereunder by the purpose of promoting the recreation, health, fare of the Owners and in particular for the sasing, improvement and maintenance of properties, cilities devoted to this purpose and related to loyment of the Common Properties and the improve-thereupon, including, but not limited to, the d sewer system, taxes and insurance on the Common intenance, repair, replacement and additions Assessments. the Association equipment, materials, he limitation aforesaid ts levied hereunder for t, even though same may shall health, Annual

meters thereon as determined by the existence of separate water ly following the date of this Declaration, the Annual Assessment for the previous year by majority vote of the Board of Directors of the Association and without a vote of the Board of Directors exceed the greater of five percent (5%) or increases in the Consumer Price Index for the twelve (12) month period ending June 30 of the preceding year using the "All Utban Consumer, U.S. City Average" for "General Summary, All Items" as promulgated by the Bureau of Labor Statistics of the U. S. Department of Labor other non-partisan publication evaluating similar information. Unless the Annual Assessments shall be increased as aforesaid, they shall remain at the rate prevailing for the previous year. From and after January 1 of the year immediately following the without limitation on the amounts hereinabove set forth in any year, without limitation on the amount of such change, by a majority vote of Members voting in person or by proxy at a meeting duly called for this purpose. The Board of Directors of the and after consideration of current income association, within its Airprovided, however, such Annual Assessment si shall be one such assessment for each but located thereon as determined by the existen meters therefor. From and after January 1 of ly following the date of this Declaration, the for the previous year hyperious year Dollars Declaration, January tion, within e a 3. Basis and Maximum Annual Assessment. I the year immediately following the the maximum Annual Assessment shall be 0.00) per Lot, Living Unit or Associat the its amounts af discretion, ILA . Associate Membership, as to Commercial Lots business establishment Three date Ö Fi Hundred

Section Assessments, the Special Asses a Association Assessments may Levy ä <u>.</u> ב addition any assessment င် the year Annual

Special Assessment, applicable to that year only, for the purpose of defraying, in whole or in part, the cost of any construction or reconstruction, unexpected repair or replacement of the water system, sewer system and streets within the Project, even though such streets may have been dedicated to the public, and also any desired repair, replacement or improvement of facilities of the Association and/or the construction, of any capital improvement upon the Common Properties, including the necessary fixtures and personal property related thereto, provided that any such assessment shall have the assent of a majority of the votes of this controls in person or by proxy at a meeting duly called for

tion thereof to Lots, Living Units and Associate Memberships.

Annual Assessments shall commence and become due and payable as to each Lot, Living Unit and Associate Membership on the date fixed by the Board of Directors of the Association for commencement, provided, however, no Assessments shall be applicable to or payable with respect to any Lot, Living Unit or Associate Membership until the first day of the second month following the execution of a contract of sale by the Developer with respect to such Lot, Living Unit or Associate Membership and, further provided, no Assessment shall commence upon a Lot, Living Unit or Associate Membership and, further provided, no Assessment shall commence upon a Lot, Living Unit or Associate Membership and, further provided, no Assessment such contract of purchase is terminated by reason of a failure of downpayment or recission thereof pursuant to any right granted by any public and/or governmental authority or agency. Each initial Annual Assessment according to the number of months remaining in that calendar year. Written notice of Assessments shall not be required. The due date of any Special Assessment shall be fixed in the resolution authorizing such Assessment shall be fixed in the resolution authorizing such Assessment shall be fixed in the resolution authorizing such Assessment shall be fixed in the resolution authorish a certificate signed by an officer of the Association setting forth whether the Assessments on a specified contificate shall be conclusive evidence of payment of any Assessments therein stated to have been paid, which assessments therein stated to have been paid. therein stated to have have been paid

are not paid on the date when due, then such Assessments become delinquent and the Association shall have the right to declare the Assessments for the entire year due and payable, together with such interest thereon and costs of collection thereof as hereinafter provided. The Association may bring an action at law against the Owner personally obligated to pay the same or foreclose the lien against the property and both actions shall be cumulative and neither shall preclude the other. No Owner may waive or otherwise escape liability for the Assessments by non-use of the Common Properties or abandonment.

If Assessments have become delinquent, such Assessments shall bind such property in the hands of the then Owner, his heirs, devisees, personal representatives and assigns. The personal obligation of the Owner to pay such Assessments shall remain his personal obligation and shall not pass to successors in title unless expressly assumed by them. Such delinquent Assessments shall bear interest from the date of delinquency at any lawful rate as determined from time to time by the Board of Directors of the Association or, if not so determined, the rate of 10% per annum. In the event a judgment is obtained, such judgment shall include interest on the Assessments as above provided and a reasonable attorney's fee to be fixed by the Court, together with the costs of the action.

Section 8. Subordination of the Lien to Mortgages. The lien of the Assessments provided for herein shall be subordinate to the lien of any first mortgage or deed of trust now or hereafter placed upon the properties subject to Assessment. While an ordinary sale or transfer shall not affect the Assessment lien, any sale or transfer which is subject to any first mortgage or deed of trust pursuant to a decree of foreclosure or proceeding in lieu of foreclosure shall extinguish the lien of such Assessments which became due prior to such sale or transfer. No such assessments thereafter becoming due or from the subsequent lien thereof except with respect to any future such decree of foreclosure or proceeding in lieu of foreclosure.

to the Declaration shall be exempt from the Assessments created herein: (a) all properties dedicated to and accepted by a local public authority; (b) the Common Properties; (c) the Limited Common Properties; (d) utilities; (e) utility easements and all other easements; (f) any Reserved Properties; and (g) any Lot, Living Unit or Associate Membership owned or held by the Developer and excluding and exempting any such Lot, Living Unit or Associate Membership sold or contract to sell by the Developer which does not remain effective by reason of failure of downpayment or recission pursuant to any right granted or created by any public and/or governmental agency or authority. Section 9. Exempt Property. the Declaration shall be exe The following property sub-ject

Association 10. Delegation of Collection of Assessment. The Association may delegate the collection of the Assessments herein provided to the Developer, its successors and assigns to be accomplished at the expense of the Association. Due to the common interest of the Developer and the Association, the failure on the part of an Owner to pay an Assessment as herein provided shall be a reason or ground for which the Developer may rescind a contract of sale as to a Lot, Living Unit or Associate Membership. 4

#### ARTICLE XI

## ARCHITECTURAL CONTROL COMMITTEE

same shall harmony of structures building, erected o thereto, Except as to original construction by the Developer, no lding, fence, wall or other structure shall be commenced, cted or maintained upon the Project or the Shoreline Strip, shall any exterior addition, change or alteration be made reto, until and unless the plans and specifications showing nature, kind, shape, height, materials and location of the e shall have been submitted to and approved in writing as to mony of external design, location in relation to surrounding uctures and topography and compliance with this Declaration

determination of the individual committee members shall be upon Such Committee shall be composed of three (3) or more representatives appointed by the Board of Directors of the Association. In the event said Committee fails to approve or disapprove such and specification within forty-five (45) days after said plans and specifications have been properly submitted to it in accorthereby, approval will not be required and this provision will be such construction is in violation of the protective Covenants, Architectural Control Committee shall have the right to set reasonable charges and fees within their discretion necessary to mance of their duties hereunder and the failure to pay same shall be grounds for withholding approval hereunder. The Architectural Control Committees, shall have the failure to pay same shall be grounds for withholding approval hereunder. The Architectural content theory approval hereunder to pay same shall be owner, to enter upon any Lot, Living Unit or the Shoreline of its functions hereunder. che exercise of the indiv Such Committee shall be tatives appointed Architectural functions hereunder. Protective Control Committee Covenants determinations by majority vote right, after reaso Lot, Living Unit of for the purpose of Ģ H contained The Association the performance

### ARTICLE XII

### EXTERIOR MAINTENANCE

for exterior maintenance thereof, the Association may, but shall not be obligated to, provide such exterior maintenance as follows: cut, trim, care for and maintain trees, shrubs and grass, or repair, replace and care for walks, roofs, gutters, downspouts, exterior building surfaces, windows, fascia, doors, decks and other exterior improvements, including repainting or staining as needed. Section 1. Lot or Living Unit shall fail maintenance thereof, the Associa

or Living Unit upon which such maintenance is added to and become a part of the Annual Assessment or Living Unit is subject as a Personal Charof such Annual Assessment, it shall be a lien Living Unit until paid, subject, however, to reason of a first mortgage or first deed of become due and payable in all respects as pro-Section 2. maintenance sh Assessment 2. Assessment of Cost. shall be assessed by the all respects the Annual Assessment y the Association against maintenance is done and however, to any prior lien by irst deed of trust, and shall spects as provided herein for Charge and, as a part lien upon said Lot or and shall be to which surtand, ar or lien and sha exterior Lot

the Section 3. reasonable Owner, to icle or performing the Association, through, shall have the right, a o enter upon any Lot or e hours Access op the ac any day Reasonable Hours. exterior maintena Y except exterior of after Sunday. its duly authorized after reasonable no For any Living notice purpose by this agents Unit

### ARTICLE XIII

### OWNER LIABILITY

the violations of this Declaration, any Supplemental Association Articles Of. Incorporation, By-Laws Declara-

Rules and Regulations, or any laws, statutes, ordinances, or governmental authority rules and regulations by a family member, guest, lessee, licensee or invitee of any Owner other than the Developer shall be the responsibility of that Owner and all enforcement rights or penalties therefor shall be applicable to said Owner, except as specifically provided to the contrary in such documents or laws, statutes, ordinances, or governmental authority rules and regulations.

In the event an Owner violates or threatens to violate any of the provisions hereof, the Association shall have the right to proceed in any appropriate Court for an injunction to seek compliance. In lieu thereof, or in addition thereto, the Association shall have the right to levy a Personal Charge, enforceable in the same manner as Assessments, against the Owner and his Lot, Living Unit or Associate Membership for such sums as are necessary to enjoin any violation or to remove any unauthorized addition or alteration and to restore the affected property to good condition and repair.

### ARTICLE XIV

# SUSPENSION OF VOTING RIGHTS AND EASEMENT OF ENJOYMENT

the Developer become delinquent in the payment of any Assessment or Personal Charge or violate any other provision of this Declaration, and Supplemental Declaration, or the Association Articles of Incorporation, By-Laws or Rules and Regulations, the Association may deny such Owner enjoyment of the Common Properties until such time as any such delinquent Assessments or Personal Charges and any interest due thereon are paid and any such violations are ceased and any penalties therefor are satisfied.

Section 2. Penalty Suspension. The Association shall further have the right in its sole discretion to impose as a Penalty Suspension for any such violations the suspension of such Owners easement of enjoyment for a period not to exceed thirty (30) days for any one violation or occurrence. An Owner must be given such notice and opportunity as is reasonable under the circumstances to refute or explain in person or in writing the charges against him by the Association before any decision of the Association to impose any such Penalty Suspension is enforced.

Section 3. General. Any suspension provisions shall not be used as a basi Assessments or other charges payable by su charges payable by such basis fo for Owner. rights any reduction of under these

#### ARTICLE XV

### PROTECTIVE COVENANTS

Attached hereto as "Exhibit 1" and made a part hereof as fully as though contained herein word for word are the Protective Covenants relative to The Project as well as any other lands which may be added as provided in Article II hereof. Every provision of this Declaration shall apply as fully as to the Protective Covenants as if same were set forth herein word for word.

remains in TVA, the operating entity of shortline strip. Ownership remains in TVA, the operating entity of and the right of use the Tellico Reservoir and its shorelands and the right of use and peaceful enjoyment by the owners of abutting lands. TVA, TRDA, the Association and the Developer the Shoreline Strip Rules and the Water Use Facilities Permit to establish operating guidelines for the management of the Shoreline Strip in order to provide access to Tellico Reservoir water use facilities by abutting property owners consistent the rights of use by the general public. All more line Strip shall be subject to such shall direction 2. Design.

adjacent thereto, Individual Shoreline Strips for the several Owners use and enjoyment of the Owner adjacent thereto, and as Commercial Shoreline Strips for the use and enjoyment of the Owners of the Commercial Lots. Such designations will be made upon the record plats of lands within the Project lying adjacent to such designation, assign its rights under said Water Use Facilities Permit to the Association for the Common Shoreline Strips and to the affected Owners for the Joint, Individual and commercial Shoreline Strips, which rights shall thereafter be appurtenant to and shall pass with the title to such specifically designated Lots, Living Units or other Parcels of Land. Limited Shoreline the As development of the Project proceeds, the Developer livide and designate the Shoreline Strip into Common ine Strips for the mutual use and enjoyment of all Owners, Common Shoreline Strips for the mutual use and enjoyment of the Limited Common Properties, Joint Shoreline for the mutual use and enjoyment thereto, Individual Shoreline enjoyment of the Owner ad 1 Shoreline Strips

construction, operation and n within the Shoreline Strip. right of enforcement of the Rules and the Water Use Facil Additionally, the Facilities Permit the Association have Facilities Permi building not. section 3. other Declaration. permits e Strip R limited to, ther agencies Permit 3. Administration and Enforcement. TVA and TRUM ed certain rights with regard to the administration ment of the Shoreline Strip Rules and Water Use Permit as set forth therein, specifically including, ited to, the requirement of certain permits from TVA agencies for usage of the Shoreline Strip.

7. the Shoreline Strip Rules and the Water Use Permit require the Architectural Control Committee of the tion to administer the issuance of site specific the under the provisions of this Declaration, the the true of the provisions of this Declaration, the time the provisions of this Declaration, the time the provisions of the permit for the time. and Water Use Facilities Permit for the and maintenance of water use facilities trip. The Association further has the f the provisions of the Shoreline Strip Facilities Permit as set out therein

Section obligations Strip Rules expressed. Rules and Water Use I shall á 🕍 🏲 The Association Jurisdiction. the Association as set Water Use Facilities Peri have Association al] Paclituration, v rights, duties Permit whether or not therein Architectural Control forth The rights, and in the obligations duties Shoreline and

respect to Water Use I lands of th Water Use Facilities Permit as it lands of the Project as set forth have the right to proceed against in the same manner. Strip, any Shoreline has in this Owner h respect to an Declaration an er in violation Rules any other and shall on thereof and

### ARTICLE XVI

### MISCELLANEOUS PROVISIONS

Declaration 1. Duration. The covenants and restrictions of this Declaration shall run with and bind the land and shall inure to the benefit of and be enforceable by the Association or the Owners subject to this Declaration, their respective legal representatives, heirs, successors and assigns, for a term of 26 years from the date this Declaration is recorded, after which time said covenants shall be automatically extended for successive periods of 10 years unless an instrument signed by the then Owners having two-thirds of the total number of qualified votes in the Association has been recorded, agreeing to change said covenants and restrictions in whole or in part, provided, however, that no such agreement to change shall be effective unless made and recorded three (3) years in advance of the proposed agreement is sent to every Owner at least 90 days in advance of any action change a sent to taken.

Section 2.
Declaration, a
Incorporation sentence, claus not be affected instruments cumstance, clause, ion 2. Invalidity. If any of the provisions of thision, any Supplemental Declaration, the Articles of ation or By-Laws of the Association, or any section phrase, word, or the application thereof, in any circle, is held invalid, the validity of the remainder of such ints and the application of any such provision, action of clause, phrase or word, in other circumstances, shall clause, phrase ected thereby. section, shall Of

Member deemed ed to have been properly sent known address of the person of the records of the Association a 0 Owner Notices. under the s of the person the Association provisions notice who appears as Member o at the time of such mail ice required to ons of this Declar t when mailed, po Declaration such mailing. 0 to the Owner any

Declaration pose of crea ders, requires, the Section 4. plural erion shall of creating a Project. use use of the shall the singular shall include the plural, and use of hall include the singular. The provisions of this shall be liberally construed to effectuate its puring a uniform plan for the development and operation Q F Genders and Plurals. Whenever the coff any gender shall be deemed to include and use of context

relied the tex text. Section 5. solely as a Captions. The captions used in colely as a matter of convenience used in construing the effect or meaning of any of and this shall Declaration not S O

recover damages against the party in violation, and/or aga the land to enforce any lien created by these covenants. Fai by the Association, the Developer or any Owner to enforce covenant, condition or restriction herein contained shall in event be deemed a waiver of the right to do so thereafter. Section shall be by entity violating or attempting to entity violating or attempting to ion or restriction herein, either over damages against the party in land to enforce any lien created Enforcement Enforcement to restrain violation or in equity O Fi against Declar any against Failure person in , Con-

(Page

transfer or Developer he veyance the Developer sha discharged as to any and all vations, right or obligation. Section 7.
Developer hereunder Assignment, reserves ar any reservations, and upon such and all and shall Transfer shall liability immediately be or Conveyance rights or have incident the right to a be released ent to such re by Developer assign, s of the reserconand

Section 8.
shall extend to
tatives, heirs, herein where consistent # to Applicability. All provisions s and be binding on the respective successors and assigns of all passistent with the context hereof. ve legal parties Set forth herein represen-mentioned

instrument to IN WITNESS and their WHEREOF, the f indicating i be executed 9 19 the its by the affixed Developer, y their du duly of uly authorized of this 16th joined by have the Association caused this corporate APD

STIN CHARLES OF DEATH OF THE PARTY OF THE PA 1308 ATTEST & C. 'n A SUN A Secretary

> DEVELOPER COOPER COMMUNITIES, INC.,

ASSOCIATION, INC PROPERTY OWNER OWNERS

INC.,

President

President

on this 16th day of Decem  Larry W. Garrett being by me duly sworn, did say that and Secretary, respectively, of Delaware corporation, and that the s instrument is the corporate seal o said instrument was signed, sealed, said corporation, by authority of its said John A. Cooper, Jr. and severally acknowledged said instrum deed of said corporation.	STATE OF ARKANSAS COUNTY OF BENTON
rett rn, did say respective, and that corporate s signed, s authority coper, Jr. jed said i	
A. Coc to me they a they a coops eal af f said and d Board La	ACKNOWL EDGMENT
per, Jr. and personally known, who, re the President R COMMUNITIES, INC., a fixed to the foregoing corporation and that elivered in behalf of Directors, and the try W. Garrett be the free act and	

Arkansas WITNESS МА hand this and official the day and seal year S) († aforesaid. Bentonville

RY PUBLIC ARRANSAS as July 13, 1991

COUNTY STATE ဝ္ OF S ARKANSAS BENTON 8 ACKNOWLEDGMENT

Ö

this

being by me Secretary, respectively and Secretary, respectively and the Secretary, inc., a Tennessee not for the OWNERS ASSOCIATION, INC., a Tennessee not for and that the seal of said corporation and that porate seal of said corporation and the seal of and delivered in behalf of the sealed, and delivered in behalf of the sealed. severally acknowledged sedent of said correct. appeared Larry W. before me, 16th Garrett day , did say that they are the president respectively, of TELLICO VILLAGE PROPERTY C., a Tennessee not for profit corporation, xed to the foregoing instrument is the corcorporation and that said instrument was said Directors, õ instrument December John to me personally they are the ç O the Larry W. be the said said nally known, who, e President VILLAGE PROPERTY corporation, instrument Garrett free personally act and Λ̈́q

Arkansas WITNESS Λщ hand this and official the day and seal year O) Pentonville aforesaid.

Notary Public Public Take?

NOTARY PUBLIC-ARKANSAS iens July 13, 1991

(Page 24)

## EXHIBIT 1 TO THE DECLARATION

- specifically except for additions or specifically except for additional specifically except from these Protective Covenants sadditions or a portion thereof in the Supplement Declaration by which the Developer subjects such addition this Declaration. In the event of conflict between the Protective Covenants and the Declaration, the Declaration shall prevail. all of the additions t APPLICATION. Thes These Properties. Properties Protective unless Covenants shall Same shall also the Developer shall ive Covenants such Supplemental such additions between these apply Ardde
- permits shall be required for any construction activity within the Project as set forth in Article XI of the Article XVI of the Declaration. The A.C.C. shall further have the authority, in connection with the issuance of such permits, to adopt such rules, regulations and standards and to adopt such standard building or other codes (or any porther proper performance of its function and duties. The Owner, contractor and builder will subject all permitted activities to such inspections as required by the A.C.C. to determine compliance with such A.C.C. permits, the Declaration, these Protective Covenants, the Shoreline Strip Rules and the Water Use Facilities Permit. In the event of any conflict between the provisions of the Declaration, these Protective Covenants and those of the A.C.C. rules, regulations and standards, same shall prevail in that order. In the event of any conflict between the provisions of the Shoreline Strip Rules and the Water Use Facilities Permit with the A.C.C. rules, regulations and standards, the Shoreline Strip Rules and Water Use Facilities Permit with the A.C.C. rules, regulations and standards, the Shoreline Strip Rules and Water Use Facilities Permit Shoreline Strip Rules and Water Use Facilities Permit the Board of Directors of the Association and appeals may be taken thereto under such terms and conditions as such Board of Directors may set from time to time. particularly Except as to Architectural mentioned in Control Committee, 2. ARCHITECTURAL these Protective Covenants, it shall mean the Control Committee of the Association as more described in Article XI of the Declaration original construction by the Developer, A.C.C. CONTROL hereinafter COMMITTEE. When Che Architectural
- unless the Lots are specifically exempted from the Protective Covenants by the Declaration or a Supplemental Declaration at the time the Lots are subjected to the plan of the Declaration, such amendment, rescission or additions shall not make the Protective Covenants as to those Lots zoned as residential less restrictive for construction of residential buildings than as provided in the standards herein. successors and assigns, may are Protective Covenants from time AMENDMENT, the RESCISSION OR amend, re-ADDITIONS. rescind or provided, nowe The Developer however, φ. •
- shall control as to residential structure types (Single residential structure types (Single Family Structure types) which shall be permitted uponership) which shall be permitted uponership which shall be permitted uponership with the minimum square footage of the minimum squa Detached Structure, Single Family Att Living Unit in a Multi-family structure. the Lots reflected thereon, the (Single Family Detached, Single recorded Structure and Intervalued upon Residential Lots, of each Single Family Attached Structure or subdivision

- created by any such A.C.C. approved resubdivision chan originally existed, Association Assessments shall apply to such newly created Lots as if such had been contained upon the original plat of such lands. The A.C.C. may permit the construction of a single residence upon two or more Lots by waiver of the 712 foot utility easement and side yard setback on the appropriate interior lot lines, provided, however, such action by the A.C.C. shall not be construed as a waiver of other matters affecting such Lots, including, but not limited to, the obligation to pay Assessments on each such written approval RESUBDIVISION. No Lot shall be resubdivious for the A.C.C. In the event more Lots are such A.C.C. approved resubdivision than such Association Assessments shall apply to a fit such had been contained upon a fit such had been contained upon the
- 6. TEMPORARY STRUCTURES. No structure of a character, trailer, tent, shack, garage, or building shall be used on any Lot at any time dence, either temporarily or permanently. ğ other out-as a resiresi-
- for o necessary to SETBACKS. No SETBACKS. No building shall be placed closer to the or back lot lines than the setback lines shown on a recorded subdivision plat, provided, however, h requirements create an undue hardship upon the h setbacks may be modified by the A.C.C. to the essary to prevent the hardship. building extent, there-Owner where
- CooperShare Lot, SIDE YARDS. Where the following Lots are zoned shall apply: as a Residential Lot Or
- incident thereto shall not be closer to a side lot line than 7½ feet, which restrictions may be extended in excess of 7½ feet when necessary for drainage, utility, or screening purposes and the extent thereof is reflected on the recorded subdivision plat, provided, however, where such restrictions create an undue hardship upon the Owner, such restrictions may be modified by the A.C.C. to the extent necessary to prevent the hardship. Single Family Detached Structure 9 any building
- the the required quired to have a side yard and a common or party constructed upon the dividing lines between Lots wall may be partially upon one Lot and partial other, or said common wall may be entirely upon two Lots involved. Single Family Attached Structure entirely upon l not . may
- (c) Multi-family structures shall not be re have a side yard and may be constructed up to or dividing lines between Lots where approved by the l the A.C.C. required nogu the

The A.C.C. shall decide all questions tion of structures upon Commercial Lots. \* relative to loca-

- walls WALLS. The lls within the following provisions Project shall apply ő
- (a) General Rules of Law to Apply. Each wall which is built as a part of the original construction of a structure and placed on the dividing line between Lots shall constitute a Party Wall. To the extent not inconsistent with the provisions of this section, general rules of law regarding Party Walls and of liability for property damage due to negligent or willful acts or omissions shall apply thereto. damage que .
- pair an (b) Repair and Maintenance. and maintenance of a Party rs who make use of the wall Wall shall be shared by t in proportion to such use. The cost of reasonable tall shall be shared by the

- willful under contribute to to such use, v Owner Wall is such Owner who use, without prejudice, however, to the right of any ner to call for a larger contribution from the others my rule of law regarding liability for negligent or acts or omissions. des thereafter Destruction has stroyed used 10 cost of restoration thereof in by rir damaged h
  the wall or Other by fire o of the w Or Casualty. other ore it and casualty, they shall other Party any
- sion of willful ments protection (<u>a</u> e P of this section, an Owner all act causes the Party Wall shall bear the whole cost o Weatherproofing. against such elements cost of Notwithstanding to be ⊗no Odw furnishing the Aq his. negligent any other necessary the eleprovior
- such Section Owner Owner's er to Right successors contribution from any be appurtenant to the pe to Contribution Runs with appurtenant to essors in title. the other Land Land. and shall pa The right ssed this Of
- shall arbitrators, as section, concerning S and final Arbitration. each the Q) as chosen, shall choose one additional arb decision of a majority of all the arbitrl and conclusive of the Party party Wall, y shall ij or the or under the provisions choose one arbitrator, event Ö any dispute nal arbitra-arbitrators Of. arising such this
- placed 20 fee ture 10. Ĉ. ahown golf Feet. LAND shall 9 õ course 0 Ø NEAR 1 be placed nor shall stored upon any Lot or the property line of any C rse or permanent recreation record plat of lands with t COLF COURSES shall AND RECREATION AREAS. other any material or other Parcel of I Common Property n area, or the Project ĝi Ka Land within refuse Z otherwise used
- liens. A.C.C. ginal construction of any such structure, furnish the A.C.C. proof that a suitable completion bond has been made to ensure completion of the building, within the required time limits, and to indemnify the Owner against material and mechanic appropriate effect for contractor, ture upon ASSURANCE OF construction At the same satisfactory projection the construction The Project s COMPLETION OF BUILDINGS. Λq proof that compensation the shall, period. 20 Developer, or entity c against mu prior to be insurance l be furnished builders' ris constructing a the e Except beginning he A.C.C. Owner risk will b (Q) and ç Ö struc ğ oriany and
- shall apply Structure, family Structures shall be specifications and all appl exterior rules A.C.C. apply and structure a and interior, v FOR ු ගු when well the COMPLETION le Family Attached Structures, and s shall be completed according to plad all applicable permits, codes, stallations applicable thereto, both prior, within such time as shall be for the plans and specifications for the plans and specifications for the pare approved by the A.C.C. The fohe construction of a Single Family D las garage and outbuildings permitt are OF BUILDINGS. permitted: s, standards, and Commercial y Detached the fixed by Multi-
- ture, garage, o finished within (a) The exterior 0 xterior of a or permitted six months any Single Family Detached õ outbuildings shall of start of construc construction; Ö completely
- 3 cure, ga garage on ed within The 9 interior twelve mont ę H months any outbuildings shall ths of start of cons Single Family construction. Detached

The Owner, contractor and builder will subject all structures to inspection by the A.C.C. as required to determine compliance with completion dates as herein provided or as may be provided by the A.C.C. In the event of noncompliance with completion dates as herein provided, the Association shall have the right, but not the obligation, to hire one or more contractors to perform the work and furnish the materials necessary for compliance and to bill the Owner for the amount expended plus 10% for administration. In the event the Owner does not pay same, the Association shall have the legal right to file a statutory lien against the property involved and proceed in law or equity to sell the property to obtain said charges. All money received over and above said charges and court costs, including a reasonable attorney's fee, shall be paid over to the Owner.

- upon The prescribed standards prederal Hou plumbing ELECTRIC bed by these Covenants, and in no event shall ds be less restrictive than those provided by Housing Administration or the State of Tennessee installed in Project si WIRING id in any structure is shall be in and in no e erected Electric d upon Tennessee. standards moved Such
- dance with requirements, sethe Tennessee Department approved by the A.C.C. I owned individual system sheamily lot registered with circumstances involving temporary service to a major building, which temporary service must be discontinued when central sewer service becomes available, and only after approval by the Association and TVA, and then not unless such system is designed, located and constructed in accordance with requirements, standards and recommendations of the Tennessee Department of Health and Environment approved by the A.C.C. In any area. THE SEWAGE DISPOSAL. NO privately owned other sewage disposal system shall be permit or Parcel of Land of The project of the permit of the per Development p Disclosure Act family lot Registration Division, pursuant to Department o the Inte In any event, no such shall be permitted on with the Interstate I ment of Housing Interstate Land Land Sales 8 Urban
- system shall be permitted upon any Lot or Parcel of Land of The Project unless approved by the Association or unless the Association has indicated it will not make its water system available and then not unless such system is designed, located and constructed in accordance with requirements, standards and recommendations of the Tennessee Department of Health and Environment and approved by the A.C.C. In any event, no such privately owned individual system shall be permitted on any single family lot registered with Housing itted on any single family lot cstate Land Sales Registration Di ing and Urban Development pursua Sales Full Disclosure Act. ly lot registered with tion Division, Department pursuant to the Interst Interstate
- buildings.
  upon Lots or
  a Commercial houses, Family occupied by construction, residence d are not on one design, idence purposes such as servants' quarters or guest ses, shall be permitted on Lots upon which a Single ily Detached Structure has been constructed or is under struction, provided the building and/or buildings are upied by servants employed on the premises or by guests are not occupied otherwise as rental units by nonservant nonguest occupants, and provided the A.C.C. shall approve design, plans, specifications, et cetera, of such ldings. Outbuildings or accessory buildings permitted n Lots or Parcels of Land upon which there is constructed ommercial Building, Single Family Attached Structures, or OUTBUILDINGS. ce purposes shall be r Outbuildings ဝူ accessory buildings

Multi-family tion of the A.C.C. shall D O entirely within the discre

- or walls shall be maintained throughout the entire such areas by the Owner or Owners of such areas at expense to form an effective screen in order to prescreening fence or wall approved by the A.C.C. or underling fence or wall approved by the A.C.C. or underlined facilities shall be placed or permitted permitted except for the purpose of installation at tenance of screening, utility and drainage. all protective screening recorded subdivision plat wise provided herein rega PROTECTIVE SCREENING. of mr There shall O) O or structure except a the A.C.C. or utility or lor permitted to remain over the area or and installation the entire intersections reflected **0** facilities entire length compliance protect and nogn fences other mainunder and of
- between 2 and permitted to area formed property the street property corner from the intersection of the intersection of extended. The same sight line limitations shall apply any Lot within 10 feet from the intersection of a street property line with the edge of a driveway or alley pavement tree shall be permitted to remain within such distances sufficient height to prove such shrub sextendand the street property lines, or in the sextendand the interest of the sextendand the planting and d 6 feet above the roadways shall be remain on any corner Lot within the by the street properts. which obstructs sight lines fence, at elevations be places wall, triangular
- 19. SIGNS. All signs recorded subdivision g are plat (C) prohibited residential 111 areas except: zoned upon any
- (a) Signs erected by the ineighborhoods, recridentification of streets, neighborhoods, recramenities, traffic control and directional purposes; Developer recreational
- sign per Lo involved, a tising that for sale exceed 1 for 9 signs or e and construction signs, l square foot in area, s Lot, must be and may not such property is 0 placed for signs, already nature shall which for sold; the († | |0 <u>6</u> advertising such signs be limited specific purpose and Ç of adverty shall property such not
- sales program. 6 Signs erected by Developer in connection with 148
- Commercial Except 9 the above,
  upon any to of the prior approval e erection of signs in recorded subdivision plat C.C. and no such sign sha proval of the A.C.C. provided nuch sign shall be erected A.C.C. T. subparagraphs shall areas (a) zoned
- sales Covenants shall area program zoned as HOUSES. ll preclude the Developer in furtherance of from erecting and maintaining Model Houses as Residential. provision the Develor 9 these Protect its
- prohibited within the busine BUSINESSES profession or PROHIBITED the Developer area the Z zoned carrying on of any business oned as residential except RESIDENTIAL in the furtherance AREAS. except for

and occupations les program and y extraordinary to cupations must, permit nust, however, first issued therefor. a D V home first occupation which ithin the subdivi Ď O subdivision. approved by does the A.C.C not not create Said home

- are reserved in the Declaration and with the reserved as indicated upon any recorded subdivision plat of The Project. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or interfere with the installation and maintenance of utilities, or which may change the direction of flow of drainage channels within the easements. The easement area of each Lot and all improvements in it shall be maintained continuously by the Owner of the Lot, except for those tion continuously by the Owner of the improvements for which the Associat or a utility company is responsible. UTILITY AND DRAINAGE EASEMENTS. Owner of the Association, and Easements for drainage facilities
- carried NUISANCES. on upon any 2 0 obnoxious **101** ဝ္ဗ s or offensive parcel of Land of The production The Project Ö
- purposes. frightening to they are not LIVESTOCK AND POULTRY. No any kind shall be raised, sel of Land of The Project household pets which a old pets which o the general pukept, bred or Project roject except that dogs, cats or ch are not considered inherently public may be kept, provided that or maintained for any commercial No animals, ed, bred or kept livestock dogs, cars -on any 9 poultry
- ground kept i 0 25 5 same shall be prompt. GARBAGE ۲. ت for Ø Pro rubbish. clean and PNO REFUSE shall Trash, garbage or sanitary container Ğ DISPOSAL. used or No Lot maintained other and O R ed as a dumping r waste shall be l disposition of Parcel of Land
- 26. SALVage Parcel SALVAGE of I-HE YARDS, ETC. No automobile ards are permitted on any Land within the Project. Tot wrecking, e 9 any junk, other
- 27. OIL AN development shafts structure designed operat Parcel of ny oil wei shall be AND of any kind of Land of operations, wells, MINING lls, tanks, tunnels, mineral excerected, maintained or permitted. tions, oil refining, quarrying or minkind shall be permitted upon or in any dof The Project. No derrick or of for use in boring for oil or natural containts, tanks, tunnels, mineral excavations OPERATIONS. Z O 110 drilling, mining other gas 500
- development the Project Project: CEMETERIES. The construction following g standards of anv any new shall cemeteries 6 within the
- <u>ب</u> directly to dent abutting 101 for streets which the street and from cemeteries cemeteries collector and using shall shall have not: residences õ ე ე 90 arterial made provided access from Ö street.
- N taining Any not less cemetery than five shall 00 acres. located on Û site con-
- to, mausoleums, permanent buildings shall be set be from any property line or structures, ent monuments back not 1 or street ri including t less than right of wa less t bu t not limited maintenance not Yaw ntenance 25 feet

- All g less right graves than 25 feet of way. õ burial : lots any property shall þe line or street back
- 29. A.C.C values all of respect the issuance of permits, inspect construction, or otherwise, is intend of the quality, safety, desirability, design or construction. warranty Protective Aue O.F A.C.C. A. of t Ö co reasonably of the Project the Owners ther individual or the enforcement Covenants. The p RESPONSIBILITY. representation the shall Owner therein as permits, inspections herwise, is intended as and protect Ö O The the 00 performance The function t of the Dec a community health, made to Ø the best aesthetics or suitability Declaration ce of its d safety nity of 0 efforts and Ç, should 0 interests. s and and w che the approval basis duties d property welfare of and these A.C.C. approval y of such implied C.C. in with such 0f an
- part, including, Association for therewith. 30. the the ENFORCEMENT. Declaration of including, but same manner any These Q) (A) COSTS not which any Protective rotective Covenants may violation or threatened violation the covenants a lien rights of limited to hts of the connection e enforced violation of

300 A124.00 DULY CERTIFIED AND REGISTERED IN SAID OFFICE INTUINATION NO. ZOPOSE 96 THIS INSTRUMENT RECIEVED AT 1: "SCLOCK (2 M. OF THE 16 AND NOTED IN BOOK 2 290 STATE TAX PAD \$ REGISTER