DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS

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This Declaration is made as of this and day of Decruber, 1978, by Jarob Mostalizer, Allow, Hostology, Allow, Hare March And March Andrews (March Andrews and March Andrews A

WITNESSETH:

WHEREAS, Declarant is the owner of that certain condominium lot in the County of Douglas, State of Nevada, on which can be constructed four (4) condominium units. The said lot is more particularly described on Exhibit "A", which is attached hereto and incorporated herein by reference.

NOW THEREFORE, Declarant hereby declares that four (4) condominium units are to be constructed on the above-referenced real property located in Douglas County, Nevada, and that said units shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions which are for the purpose of protecting the value and desirability of and which shall run with the real property and be binding on all parties having any right, title, or interest in the described property or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

#### ARTICLE I

#### DEFINITIONS

SECTION 1: "Association" shall mean and refer to the

| Homeowners Association, its successor

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SECTION 2: "Owner" shall mean and refer to the record owner, whether one or more persons or entities, of a fee simple title to any unit which is part of the property including contract sellers, but excluding those having such interest merely as security for the performance of an obligation.

SECTION 3: "Property" shall mean and refer to that certain real property hereinabove described on which shall be constructed four (4) condominium units, and any such additions thereto as hereafter may be brought within the jurisdiction of the Association.

SECTION 4: "Common Area" shall mean and refer to the exterior shell and roof of the physical structure in which the four (4) units are contained.

SECTION 5: "Declarant" shall mean and refer to and their successors and assigns.

### ARTICLE II

### PROPERTY RIGHTS

SECTION 1: Owner's easements of enjoyment. Every

Owner shall have a right and easement of enjoyment in and to

the Common Area, which shall be appurtenant to and shall pass

with the title to every unit subject to the following provisions:

- (a) The right of the Association to install, maintain, and repair utility services to the units and the right of the Association to have a reasonable means of ingress and egress to the said unit for the purpose of maintaining and repairing the common area;
- (b) The right of the Association to suspend the voting rights for a period not to exceed sixty (60) days for any infraction of its published rules and regulations;
- (c) The right of the Association to dedicate or transfer all or any part of the Common Area to any public

agency, authority or utility for such purposes, and subject to such conditions as may be agreed to by the members. No such dedication or transfer shall be effective unless an instrument signed by two-thirds (2/3) of each class of members agreeing to such dedication or transfer has been recorded with the Douglas County Recorder's office.

SECTION 2: <u>Delegation of Use</u>. Any Owner may delegate in accordance with the By-Laws his right of enjoyment to the Common Area to the members of his family, his tenants, or contract purchasers who reside in the unit.

#### ARTICLE III

### MEMBERSHIP AND VOTING RIGHTS

SECTION 1: Every Owner of a unit which is subject to assessment shall be a member of the Association. Membership shall be appurtenant to and shall not be separate from ownership of any unit which is subject to assessment.

SECTION 2: The Association shall have two (2) classes of voting membership, Class A and Class B. Class A members shall be all Owners, with the exception of the Declarant, and shall be entitled to one vote for each unit owned. When more than one person holds an interest in any unit, all such persons shall be members. The vote for such unit shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any unit. Class B member(s) shall be the Declarant and shall be entitled to three (3) votes for each lot owned. The Class B membership shall cease and be converted to Class A membership on the happening of either of the following events, whichever occurs earlier:

(a) When the total votes outstanding in the Class A membership equal the votes outstanding in the Class B membership, or

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ARTICLE IV

## COVENANT FOR MAINTENANCE ASSESSMENT

SECTION 1: Creation of the lien and personal obligation of assessments. The Declarant for each unit owned that is constructed on the real property hereinabove described hereby covenants, and each Owner of any unit, by acceptance of a deed therefore, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to the Association (1) annual assessment or charges and (2) special assessments for capital improvements, such assessments to be established and collected as hereinafter provided. The annual and special assess ments, together with interest, costs and reasonable attorneys' fees, shall be a charge on the land and shall be a continuing lien upon the unit against which each such assessment is made. Each such assessment, together with interest, costs and reasonable attorneys' fees shall also be the personal obligation of the person who was the Owner of such unit at the time when the assessment fell due. The personal obligation for delinquent assessment shall not pass to his successors in title unless expressly assumed by them.

SECTION 2: Purpose of assessments. The assessments levied by the Association shall be used exclusively for the maintenance and repair of the Common Area and to promote the recreation, health, safety and welfare of the residents in the units. Such maintenance and repair shall include, but is not limited to: necessary repairs, maintenance and replacement of the exterior shell and roof of the property, maintenance and repair of the Common Area, obtaining insurance covering loss or destruction of the Common Area, exterior shell and roof of the property, and payment of premiums therefor. The Association may establish a reserve fund for the repair or replacement of the exterior shell

and roof of the property, and may use annual or special assessments funds in such reserve. The Association shall not be responsible for replacement of glazing. Repairs or replacement of glazing or glass shall be the responsibility of the Owners of the unit appurtenant to such glazed surface.

SECTION 3: Operating funds. The Association shall maintain an operation fund into which the Board of Directors shall deposit all funds paid to the Association as maintenance and operation assessments and special assessments. Said fund shall be held in trust by the Association for the use and benefit of its individual members, and shall only be used for and applied to the common specific purposes of the members as it is herein set forth:

- - (b) Board of Directors. At each annual meeting, subsequent to the special meeting referenced in Subparagraph (a) above, the membership shall elect a number of directors whose terms have expired. At the first regular annual meeting, directors shall initially serve for two-year terms and shall serve for one-year terms. Thereafter as such initial terms expire, directors shall be elected to serve two-year terms.

    Thus, directorships shall be filled every other year and

at any election of the Board, the Class A members of the Association as herein defined do not have a sufficient percentage of the voting power of the Association to elect at least one Board member through the accumulating of all of their votes, one Board member shall be elected solely by the votes of Class A members.

The Board shall be responsible to undertake all duties and responsibilities of the Association and the management and conduct of the affairs thereof, except as expressly reserved herein to the vote of the membership.

SECTION 4: <u>Duties of the Association</u>. The Association shall have the obligations and duties subject to and in accordance with this Declaration of Restrictions to do and perform the following acts for the benefit of its members and for the maintenance and improvement of the property:

- (a) <u>Members</u>. The Association shall accept all Owners as members.
- (b) Annual membership meeting. The Association shall hold an annual meeting of the members during the month of July of each and every year as provided by and in accordance with the By-Laws of the Association.
- (c) <u>Rule making</u>. The Association shall have the duty to make, establish, promulgate, amend and repeal the rules as provided in Section 4(f) of this Article.
- (d) Enforcement of restrictions and rules. The Association shall have the duty to take such other action whether or not expressly authorized by the restrictions, including the hiring of legal counsel and undertaking legal action that may be reasonably necessary to enforce the covenants, conditions and restrictions contained herein and the rules promulgated by the Association.
  - (e) Powers and authority of the Association. The

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subsequent Fiscal Year, the Board shall estimate the total charges to be paid out of the maintenance fund during such year (including a reasonable reserve for contingencies and replacement, and less any expected surplus from the prior year). The Board shall allocate and assess said estimate of total charges to each Owner, allocating said estimate equally among all of the units. funds of the Association shall be budgeted, allocated, assessed and collected for current maintenance and operation of the units, for contingencies, for deferred maintenance and for replacement of capital improvements. Said funds shall be used for the specific purposes for which said funds have been designated; however, in the event a surplus appears in one budget account, such surplus may be transferred to another budget account so long as the overall budgeted amount is not exceeded. Prior to ninety (90) days following the end of each Fiscal Year, each Owner shall receive an accounting of assessment receipts and disbursements for such Fiscal Year. If such accounting shows that a surplus of cash results in the current maintenance and operation account, the Board shall vote as to whether to refund all or a part of such surplus or as to whether such surplus shall be carried over to future assessment periods to reduce future assessments.

- (b) Additional Assessments. If at any time during any Fiscal Year, the maintenance assessment proves inadequate for any reason, including non-payment of any Owner's share thereof, the Board may levy a further assessment in the amount of such actual or estimated inadequacy, which amount should be assessed to the Owners individually in the manner set forth in subparagraph (a) above. Such additional assessment shall not exceed twenty percent (20%) in the aggregate of the budgeted gross expenses of the Association for the Fiscal Year without the vote or written assent of a majority of each class of membership.
  - (c) Increase in Regular Assessments. From and after

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SECTION 3:

July 1st of the year immediately following the conveyance of the first unit to a Public Purchaser, the maximum annual Regular Assessment may be increased each Fiscal Year not more than twenty percent (20%) above the maximum assessment for the previous Fiscal Year without approval of a majority of each class of members by vote or written assent. The Association may change the maximum amount of the Regular Assessment prospectively for any period in excess of twenty percent (20%), provided that any such changes shall have the assent of a majority of each class of Members entitled to vote; such votes shall be cast in person or by proxy, at a meeting duly called for this purpose pursuant to written notice given to all voting members at least thirty (30) days in advance, which notice shall set forth the purpose of the meeting. In the event that a majority of the Class B membership are not present in person or by proxy at any such meeting as hereinabove provided, members not present may give their written assent to the action taken, as long as such writings are executed and delivered to the Secretary of the Association within five (5) days after said meeting.

Assessments shall be due and payable by the Owners to the Association during the Fiscal Year in equal quarterly installments, in advance, on or before the first day of each first, fourth, seventh, and tenth month of each Fiscal Year, or in such other manner as the Board shall designate. If not paid within thirty (30) days after its due date, the Board may declare the entire assessment for such Fiscal Year immediately due and payable in full. If any suit or action is brought to collect any such charge, there shall be added to the amount thereof costs of suit and a reasonable amount of attorneys' fees to be fixed by the Court and included in any judgment of any such suit or action.

Reimbursement Assessment. The Board shall levy

an assessment against any Owner as a result of whose failure to comply with these Restrictions and/or the Rules promulgated by the Association, monies were expended by the Association from the Operating Fund in performing its functions under these Restrictions. Such assessments shall be for the purpose of reimbursing the Association, shall be limited to the amount so expended and shall be due and payable to the Association when levied.

SECTION 4: <u>Capital Improvement Fund</u>. The Board shall maintain a Capital Improvement Fund, into which it shall deposit all monies paid to it as Capital Improvement Assessments. Said funds shall be deemed to be contributions to the capital account of the Association by the members and shall be so reflected on its books.

The Board shall make disbursements from said Capital Improvement Fund as required in the performance of the functions for which the Capital Improvement Assessments are levied.

### SECTION 5: Capital Improvement Assessments.

- (a) Upon approval by two-thirds (2/3) of each class of its voting members of a proposed capital improvement, the estimated cost of said improvement shall be assessed to all Members in equal amounts as a Capital Improvement Assessment.
- (b) If at any time and from time to time a Capital Improvement Assessment proves or appears likely to prove inadequate for any reason, including non-payment of any Owner's share thereof, the Board may, without obtaining any further approval from the Owners, levy a further Capital Improvement Assessment in the amount of such actual or estimated inadequacy, which shall be assessed to all such Owners in equal amounts. If such additional assessment shall be in excess of five percent (5%) of the original assessment, the affirmative vote or written consent of two-thirds (2/3) of each class of members shall be required for such further assessment.

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(c) Capital Improvement Assessments shall be due and payable by all Owners in such installments and during such period or periods as the Board shall designate.

# SECTION 6: Default in Payment of Assessments.

- The assessments levied by the Board on behalf of the Association under Article V shall constitute separate assess-Each assessment levied under this Article V, together with interest, costs and reasonable attorneys' fees, shall be a separate, distinct and personal debt and obligation of the Owner against whom it is assessed, and shall bind his heirs, devisees, personal representatives and assigns. Each assessment levied under this Article V shall also be a charge on the land and shall be a continuing lien upon the units against which such assessment The Association shall have a separate lien, and a is made. separate lien is hereby created upon each unit against which an assessment is made to secure the payment of any assessments under this Article V. Each such lien shall likewise secure interest on the amount unpaid from the date that it became due and shall also secure costs of the suit and reasonable attorneys' fees in the event either an action or exercise of power of sale is used to collect such assessment, and the interest thereon.
- (b) Upon request of any unit Owner, the Board shall execute and acknowledge a certificate stating that the indebtedness secured by the lien upon the unit of said Owner has been paid, and such certificate shall be conclusive upon the Association.

  The Board shall furnish a copy of such certificate to any Owner upon request. A reasonable fee may be charged for the preparation of such statement.
- (c) Each Owner of a unit subject to these Restrictions by acceptance of a deed or other conveyance therefor, whether from Declarant or subsequent Owners, shall become personally obligated and agree to pay such charges that accrue after he

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attorneys' fees as above provided and shall thereby vest in the Association the right and power to bring all actions for the collection of such charges, costs of suit and attorneys' fees, and for the enforcement of such liens. Such right and power shall continue in the Association and such obligations shall run with the land, so that the successive Owner or Owners of record of any unit within the Property shall, in turn, become liable to pay all such charges which shall become a lien thereon during the time they are the record Owner of such unit within the Property. After a record Owner transfers record of any unit owned by him, he shall not be liable for any charges thereafter to accrue against such unit. He shall remain personally liable, however, for all unpaid amounts due and owing at the time of transfer. A contract seller of any unit shall continue to be liable for all such charges until a conveyance by deed of such property is recorded in the Office of the County Recorder of Douglas County, Nevada.

received title thereto, plus costs of suit, and reasonable

(d) The lien of each of the assessments provided for under this Article V shall be subordinate to the lien of any first mortgage or mortgages or deeds of trust now or hereafter placed upon the units subject to assessment; provided, however, that such subordination shall apply only to the assessments which have become due and payable prior to the sale of such unit, pursuant to a decree of foreclosure of any such first mortgage or deed of trust or pursuant to the exercise of a power of sale in such first mortgage or deed of trust. Such foreclosure sale shall not relieve such unit from liability for any assessments thereafter becoming due nor from the lien of any such subsequent assessment. The foregoing subordination shall not apply to any secondary financing covering the units subject to assessment, and the lien created herein shall be superior to liens securing

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- Any assessment not paid within thirty (30) days after the due date shall be deemed to be in default and shall bear interest from the due date at the rate of ten percent (10%) per annum, and the Board, on behalf of the Association, may bring an action at law against the Owner personally obligated to pay the same or foreclose the lien against the unit. No action shall be brought to foreclose the lien securing any assessment under this Article V less than thirty (30) days following the mailing of a notice of default in the payment of an assessment when due, signed by a majority of the Board to the Owner of such unit, and the recording of a copy of such notice in the Office of the Recorder of Douglas County, State of Nevada. Said notice shall state the amount of the assessment, together with the interest, costs and reasonable attorneys' fees; a description of the unit against which the same has been assessed and name or names of the record Owner or Owners thereof. Such notice of default in payment of an assessment and election to declare the entire amount thereof forthwith due and payable may be recorded, and the lien of said assessment may be foreclosed either by an action brought to foreclose the same or, the Association may, at its option, foreclose the lien of said assessment by exercise of the power of sale herein granted to the Association, and all costs, charges and attorneys' fees shall be included in the amount to be recovered either by action or through exercise of power of sale.
- (f) Each Owner does hereby grant to the Association the power to enforce and foreclose the lien of each assessment by power of sale in the manner herein provided. The Association may, after not less than three (3) months have elapsed after the recording of said notice of default, sell the unit described in the notice of default in order to satisfy said assessment, costs

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and fees specified in the notice of default, and the costs incurred in connection with the sale, including the cost of a search of title and additional attorneys' fees, after first giving notice of the time and place of such sale in the manner provided by the law of the State of Nevada for the sale of real property under writ of execution. Said sale may be conducted by a member of the Board, or an attorney or other representative designated by the Association to conduct said sale. The time of said sale may be postponed from time to time by proclamation made to the persons assembled at the time and place previously appointed and advertised for such sale or to which such sale may have been postponed. Said sale shall be at public auction to the highest cash bidder. The Association may make purchase at said sale. The Association upon such sale, shall make, without warranty, execute and after due payment made, deliver to purchaser at said sale a deed conveying the unit so sold, which shall convey to the purchaser all of the title of the delinquent record Owner. The proceeds of the sale shall be applied first to the payment of the costs of the sale, then to the sums described in the notice of default. balance then remaining shall be applied to the delinquent record Owner or to his heirs, executors, administrators or assigns. The deed given by the Association to the purchaser at such sale shall be conclusive proof of all recitals contained therein, and shall be effectual and conclusive against the delinquent record Owner of the unit so sold, his heirs and assigns.

- (g) Any Owner of a unit purchased at execution sale, or at foreclosure, shall be bound by the restrictions, covenants, reservations, assessments and liens as provided herein, other than assessments or liens arising prior to such foreclosure sale, or to the commencement of the action resulting in sale under writ of execution.
  - (h) Upon payment of a delinquent assessment, together

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with the fees and costs incurred in connection therewith, the Board shall cause to be recorded in the same manner as the notice of default, a certificate stating the satisfaction and release of the lien upon payment by the delinquent Owner of the costs incident thereto. A failure to record such certificate of discharge within thirty (30) days after written demand by the Owner of such unit shall entitle him to recover a penalty of One Hundred Dollars (\$100.00) from the Association, plus any actual damages that he may have sustained.

(j) In the event any Owner fails to pay any assessment when due, in addition to such other action as the Board of Directors may determine to be appropriate, the Board of Directors may deny such Owner the right to vote as a member of the Association until such time as said Owner satisfies all current and delinquent assessments and all fees and costs incurred by reason of such delinquency.

SECTION 7: Association Funds. The assessments collected by the Association shall be deposited into a separate account(s) with a savings and loan association or bank selected by the Board, which account(s) shall be clearly designated as the ACCOUNT(S). The assessments collected by the Association shall be held in trust by the Association for and on behalf of each Owner, and shall be used solely for the operation, care and maintenance of the unit as provided in this The Board shall allocate a portion of said funds as Declaration. collected for the annual maintenance and operation of the unit as specified in the annual budget, and the Board shall allocate a portion of said funds as collected as reserves for contingencies replacement and deferred maintenance of the capital improvements of the unit as specified in the annual budget. Upon sale or transfer of any unit by any Owner, the Owner's interest in the trust funds shall be deemed automatically transferred to the

In the event that the Board retains a professional management service, the Board may delegate the authority to deposit or withdraw funds to responsible representatives of the professional management agent so retained. Said professional management agent may additionally be authorized to establish a common trustee account for deposit of assessments as collected. Any funds deposited in such common trustee account shall be allocated as previously specified herein.

SECTION 8: Failure to Fix Maintenance Assessments. The omission by the Board of Directors to fix the maintenance assessments hereunder before the expiration of any year, for that or the next year, shall not be deemed a waiver or modification in any respect of the provisions of these Restrictions, or a release of the Owner from the obligation to pay the assessments, or any installment thereof for that or any subsequent year, but the assessment fixed for the preceding year shall continue until a new assessment is fixed.

## ARTICLE VI

# OCCUPANCY AND USE RESTRICTIONS

SECTION 1: The subject property and the units to be constructed thereon are hereby restricted to residential dwellings for residential use. No buildings or structures of a temporary nature, trailer, basement, tent, shack, barn, or other outbuilding shall be used on any portion of the subject property at any time as a residence, either temporarily or permanently.

SECTION 2: No animals, livestock or poultry of any kind shall be raised, bred or kept on or in any unit, except that dogs, cats and other household pets may be kept provided they are not kept, bred or maintained for any commercial purpose.

SECTION 3: No noxious or offensive activity shall be carried on or in any unit, nor shall anything be done thereon which may

be or may become an annoyance or nuisance to the neighborhood.

SECTION 4: No advertising signs (except one of not more than five square feet "For Rent" or "For Sale" sign per unit), billboards, unsightly objects, unsightly appearances or nuisance shall be erected, placed or permitted to remain on any of said units, nor shall the premises be used in any way or for any purpose which may endanger the health or unreasonably disturb the holder of any unit in the development. No business activities of any kind whatsoever shall be conducted in any unit or in any portion of the premises. Provided further, however, the foregoing covenants shall not apply to the business activities, signs and billboards, if any, of the Declarant, its agents and assigns during the construction and sale period, and by sales organization designated by the Declarant, its successors and assigns, in furtherance of its powers and purposes as hereinafter set forth.

SECTION 5: No garbage, refuse, rubbish, or obnoxious or offensive material shall be permitted to accumulate on any unit, and the owner thereof shall cause all garbage and other like material to be disposed of by and in accordance with accepted sanitary practice.

SECTION 6: No fences, hedges or walls, exterior clotheslines or unenclosed garbage receptacles shall be erected or maintained upon any of the units except such as are installed in accordance with the initial construction located thereon.

SECTION 7: No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted.

SECTION 8: No commercial vehicles shall be parked overnight.

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### ARTICLE VII

### EASEMENTS

SECTION 1: Easements for the installation and maintenance. of utilities for the units, together with the right of reasonable ingress and egress to said utilities, are hereby reserved in the Association. Within the easements herein reserved, no Owner of a unit shall take any action with respect to same that would hinder or impair the Association's access for the installation or maintenance of the utilities.

### ARTICLE VIII

### GENERAL PROVISIONS

Severability. Invalidation of any one of these SECTION 1: covenants or restrictions by judgment or Court order shall in no way affect any other provisions which shall remain in full force and effect.

SECTION 2: Amendment. All of the restrictions set forth herein are imposed upon the Property and the units to be constructed thereon for the direct benefit thereof as a part of the general plan of improvements. Said restrictions shall run with the land, and shall be binding for twenty (20) years from the date of this Declaration, or until such time as the owners of at least fiftyone percent (51%) of the units shall amend or modify the Restrictions by the recordation in the office of the County Recorder of Douglas County, State of Nevada, of a supplemental set of Restrictions duly executed and acknowledged by the owners of not less than fifty-one percent (51%) of the units, provided however, that no change in the Restrictions may be made without the written consent of the Declarant so long as the Declarant owns any units. At the end of said twenty (20) years, this Declaration of Restric-///

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tions and Covenants shall automatically extend for successive periods of ten (10) years, unless an instrument has been recorded agreeing to change said Declaration of Restrictions and Covenants by the method set forth in the preceding sentence.

SECTION 3: Enforcement. The conditions, restrictions or covenants herein contained shall bind and inure to the benefit of, and be enforceable by, Declarant, Owners or the Association, and it shall be lawful for any one of them to institute and prosecute a proceeding at law or an equity against any person, firm or corporation violating or threatening to violate any of the restrictions, conditions or covenants herein contained, and such action may be maintained for the purpose of preventing the violation or for both of such purposes. Any failure to enforce any of the conditions, restrictions or covenants herein contained shall in no way or event be deemed a waiver of the right to enforce such conditions, restrictions or covenants thereafter. Nothing herein contained shall be construed as preventing the application of any remedies given by law against a nuisance, public or private, or otherwise, but the remedies contained herein shall be in addition to any other remedies given by law.

SECTION 4: Attorneys' Fees. In the event that an action shall be commenced to enforce any of the conditions, restrictions, or covenants herein contained, the party commencing such action shall be entitled to a reasonable attorneys' fee in an amount to be set by the Court in such action.

SECTION 5: <u>Heirs, Successors and Assigns</u>. This Declaration of Restrictions shall be binding upon and inure to the benefit of Declarant, their heirs, successors and assigns.

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