## SUPPLEMENTAL DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR SADDLE CREEK FOREST SECTION ONE

THIS SUPPLEMENTAL DECLARATION is made this  $\angle \underline{s_{7}}$  day of August, 2005, by Bluegreen Southwest One, L.P., a Delaware limited partnership (hereinafter referred to as "Declarant").

#### WITNESSETH:

WHEREAS, Declarant prepared and filed of record that certain Declaration of Covenants, Conditions and Restrictions for Saddle Creek Forest Section One under Clerk's Doc. # <u>505966</u> in the Official Public Records of Waller County, Texas (herein referred to as the "Declaration"); and

WHEREAS, pursuant to the terms of Article 7 of the Declaration, the Declarant may submit certain additional property described on Exhibit "B" of the Declaration to the terms of the Declaration; and

WHEREAS, Declarant is the owner of the real property described on <u>Exhibit "A"</u> attached hereto ("Additional Property"); and

WHEREAS, the Additional Property is a portion of that property described on Exhibit "B" to the Declaration; and

WHEREAS, the Declarant desires to submit the Additional Property to the terms of the Declaration;

NOW, THEREFORE, pursuant to the powers retained by Declarant under the Declaration, Declarant hereby subjects the real property described on Exhibit "A" hereof to the provisions of the Declaration and this Supplemental Declaration, which shall apply to such property in addition to the provisions of the Declaration. Such property shall be sold, transferred, used, conveyed, occupied, and mortgaged or otherwise encumbered pursuant to the provisions of this Supplemental Declaration and the Declaration, both of which shall run with the title to such property and shall be binding upon all persons having any right, title, or any interest in such property, their respective heirs, legal representatives, successors, successors-in-title and assigns. The provisions of this Supplemental Declaration shall be binding upon in accordance with the terms of the Declaration.

1

# ARTICLE 1

# VOL 0910 PAGE 187

## **Definitions**

The definitions set forth in Article 1 of the Declaration are hereby incorporated by reference, unless said terms are otherwise defined herein.

### **ARTICLE 2**

#### **Neighborhood Designation**

The Additional Property shall be designated as a Neighborhood which shall be known as "Saddle Creek Forest Section One".

## **ARTICLE 3**

#### **Use Restrictions**

In addition to the Use Restrictions set forth in Article 10 of the Declaration, the following shall apply to Saddle Creek Forest Section One:

3.1 <u>Lot Construction</u>. No Lot shall contain more than one dwelling. The dwelling contained on the Lot shall meet the following standards:

(a) All dwellings must have no less than twenty two hundred (2200) square feet of living area, excluding porches and garages. One and one-half  $(1 \frac{1}{2})$  and two (2) story houses must have no less than fourteen hundred (1400) square feet of living area, excluding porches and garages, on the ground floor. All improvements, including but not limited to the dwelling, must be constructed using new material.

(b) Lots consisting of one and one half  $(1 \frac{1}{2})$  acres or less shall have no more than two (2) buildings, with the dwelling being considered as one building. A detached garage, barn, workshop, etc., shall each be considered as a separate building for purposes of this paragraph. No guesthouse or servant's quarters shall be built on Lots consisting of one and one half  $(1 \frac{1}{2})$  acres or less. A Lot consisting of more than one and one half  $(1 \frac{1}{2})$  acres may have a maximum of three (3) buildings, including the dwelling, located on it. Said Lots may have a guesthouse/servant's quarters so long as such guesthouse/servant's quarters: (i) contains a minimum of five hundred (500), and no more than one thousand (1000), square feet, and (ii) is built during or after completion of construction of the dwelling. Improvements on all Lots must be built on a concrete slab or on a pier foundation, constructed with concrete and rebar. All shingle roofs must have a minimum thirty (30) year life. Detached garages, workshops and barns must be erected, altered or placed on the property, either during or after construction of the dwelling and shall be no larger than fifty percent (50%) of the main dwelling (excluding all attached guest/servant's houses), based on square footage of living area. Workshops, barns and detached garages may be the same height as the dwelling, but no taller. All

Construction of all dwellings and other improvements commenced on any Lot shall be completed as to exterior finish and appearance within one (1) year from the date of commencement.

3.2 <u>Driveways</u>. Driveways must be surfaced with either concrete, exposed aggregate, brick pavers, asphalt, or a combination thereof. Driveways must be surfaced upon completion of construction of the dwelling Section.

3.3 Landscaping. All homes must be landscaped. (See Design Guidelines for details.)

3.4 <u>Animal Husbandry</u>. On Tracts one and one half (1.5) acres or greater, Owners shall be limited to one (1) horse per acre; provided, however, horses shall only be allowed if the Tract is fenced with fencing capable of containing such animals. FFA or 4H school project animals will be permitted on tracts with prior written consent and approval of the Committee. There shall be no more than two (2) adult dogs per household. Dogs must be kept in a kennel, dog run, or fenced in area that confines said dog(s) to that area.

3.5 <u>Walking or Riding Easements.</u> It is expressly agreed and understood that the front fifteen (15) feet of all homesites may be utilized as a walking or riding easement in addition to the rear fifteen (15) feet of all lots in Saddle Creek Forest that back up to the community outside perimeter boundary. Fences may not be built in the above stated easements. These easements are intended for horseback riding and walking. The use of off road motorized vehicles, atv's, motorcycles, or scooters on said easements is strictly prohibited.

## **ARTICLE 4**

## Amendment to Supplemental Declaration

4.1 <u>By Declarant</u>. This Supplemental Declaration may be unilaterally amended by the Declarant in accordance with Section 15.2(a) of the Declaration.

4.2 <u>By Members</u>. In addition to the requirements of Section 15.2(b) of the Declaration with respect to amendment by Members, any amendment to this Supplemental Declaration shall also require the written consent or affirmative vote, or any combination thereof, of Members holding at least sixty-seven percent (67%) of the total Class "A" votes allocated to the Lots subject to this Supplemental Declaration.

## ARTICLE 5 Declaration

Except as specifically amended hereby, the Declaration and all terms thereof shall remain in

# VOL 0910 PAGE 189

full force and effect.

IN WITNESS WHEREOF, the undersigned Declarant has executed this Supplemental Declaration the day and year first above written.

DECLARANT: BLUEGREEN SOUTHWEST ONE, L.P. a Delaware limited partnership by BLUEGREEN SOUTHWEST LAND, INC., a Delaware Corporation.

By:

Title: Nice President, Bluegreen Southwest Land, Inc.

STATE OF TEXAS

COUNTY OF HAYS

This instrument was acknowledged before me on the day of August, 2005, by Jack Dean, Vice President of Bluegreen Southwest Land, Inc., a Delaware corporation, the general partner of Bluegreen Southwest One, L.P., a Delaware limited partnership, on behalf of said corporation.

Notary Public, State of Texas

**EXHIBIT "A"** 



### **Additional Property**

ALL THOSE TRACTS or parcel of land, together with the improvements and appurtenances belonging thereto, lying and being in Waller County, Texas, as shown on a plat of survey made by Vogt Engineering Group, dated **Example 1990**, a copy of which plat was recorded on **AVAUST 9,1005**, in the real property records of Waller County, Texas in Book Folume 505413 Parcets 415, and to which plat reference is hereby made for a more particular description of said land.

\* June 2005

Aug. 10

Cilord Kan Bassard