

VOL 236 PAGE 5

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DEERWOOD LAKES, SECTIONS IV, V AND VI

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RESTRICTIONS

OF TEXAS WALLER Ч0 STATE COUNTY THE

forth hereinafte set hereinafter Corporation, date Texas the 50 đ made CORPORATION 8 Declaration, ÷ aran' ບ **GENERAL MORTGAGE** "De ā S. This 2 ed bу

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and recorded Page property Ľ, ... Texas чo 35 • • S thereof 2 ۲ì certain Volume * ipqn County ŝ plat and ര Waller that ١N ч О 2 68 of and map ب 0 age OWNEr ≫ the Records ۵. . ٨I 235 to the SECTIONS ume according Deed is. Vol Declarant the * ٠ S S. LAKE: 60 of . Texas ð Page . DEERWOOD respectively . WHEREAS ٠ County 235 Volume S ส Waller known 684 c

4 :uo ons benefi and ertain ervati property s. S uniform establishes 2 the subdi Ú res place for such đ and σ establish e, i plan 10 S of ŝus • ŗ adopts arant sale uniform stipulati ots ç Decl and hereby ۍ و order such of improvement owners . conditions Declarant desire in ٥f preservation future property the development, * covenants, and ŝ THEREFORE such 44 present the WHEREAS, against insure . NON . the ons the ct j for ànd both t t restri uodn plan and of

the S S هم ا 100 0 attractivenes ction ഹ A owner uodn erein of clares C and 4 20 4 tri purpose d۵ Restricti binding Ч. ÷ ŝ covenants . S de de ĉ e L ð 4 e, Ð ۸I and interes ф 0 ۴ 12 the covenants Section and be be فيه . these . 4 (Constant) 0 > shall desirability Ø restrictions, **5**0 bení and ų, . 2 are a ч-О . ements, the (\mathbf{I}) titl >>> and . ດ purposes which -ΛΙ One 0 ω. land ĉ. right, ons SECTIONS nure ŝ ock ~ ہو 0 9 0 value, Ct. . the ŝ asements the ations, -**e**--5 all tri any shall with S s for in the thereto, DEERWOOD LAKES, acquiring Re . マ Ű reserv run and. đ N Properties protecting ū m . and the reservations shall . 2 cable thereof 20 C which ه سم r o (Lots conditions having σ . . and đ appl uodn and, thes part ω enhancing following . parties thereof بب 0 ditions mposes the any part and . 9 đ **د** 0 4-**ي** ò

Definitions ARTICLE

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VOL 236 DEED RECORDS PAGE 50

in Article V. hereof. Deerwood Lakes Section 1. Association, its successors and assigns, provided for "Association" shall mean and refer to the

LAKES, subject SECTIONS to the terms hereof Section IV, \sim < and VI, "Properties" shall mean and refer to DEERWOOD pursuant and any additional properties to the provisions set forth herein made

are Lots for Lots definition. n ot single-family residential dwellings One shown upon the Subdivision Plat which are covered by this instrument and shall not be included in this (1) through Twenty-one (21), Block Section ω "Lot" and/or "Lots" only, with shall mean One (1), restricted hereby the exception of Section and refer to IV, which 5 the use

Lot obligation and those having having shall be the execution whether which such interest one or Section 0 † ដ. ទ purchaser named ø ø part of more contract 4 persons merely "Owner" the Properties, for only an interest as 07 in the contract, sale shall security for entities, covering any Lot, mean and refer but of i. D the fee simple in the but excluding the event of the performance the ť mineral estate. the title "Owner" record owner, those of an ö any

o f map Volume Waller County, Texas. 0 7 235, plat of DEERWOOD LAKES, Pages **ا**ت 605, 682 and 684, respectively, of the Deed Records SECTIONS IV, V and VI, recorded j.

Section

"Subdivision Plat"

shall mean and refer to the

and provided for in Article refer Section 6 the DEERWOOD LAKES, Architectural Control Committee, 6 "Architectural IV hereof **Control Committee**" shall mean

ø Section 7. L o t or Lots "Builder Owners" for the purpose of f shall be any person who engaging in the business

0 acquires constructing single-family residential dwellings for the purpose

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Section 1. Reservations, The Exceptions Subdivision Plat ARTICLE 1-4 1-4 and Dedications

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whether c ŝ including, n N A 9 damages coatr excavation, enter 0 fit to 6 being <u>کی</u> است and easements changes 0 O rights-of-way executed or hereof 03 ine Ē, C tallation, j ng tablishes Sou servants, electric therein the constructing, dedications, ç acted property onto the S et. adopted install 9 2 2 2 Subdivision E done effici ຊີ วัธ lines, Section ject Section Section 4. easements and 07 without not for any lõ. including 0 lighting, 5 certain tion Ş fully not. iently as j. D shown 5 or any the Lot additions in, the 0 5 gas , them fences, 5 5 N maintaining each shown on the μ the limitations, any executed by Lot Plat s e t limitation, ç streets across herein restrictions and economically sewers, thereon 2 part thereof,] i mi other Owner the Neither Lots electric and every Declarant Declarant Declarant ŝ forth herein, shrubbery, their are ő tations Lots have removal and/or under referred to, as for 07 the and such incorporated and repairing Declarant shown or on Subdivision Plat restrictions assigns, the certain minimum any other power, reserves above reserves reserves contract applicable set 0f or r whether purpose on the behalf been Owners installing Subdivision Plat, and any forth telegraph easements the their nor shall be ÷ utility Declarant trees the conveyed the the shall herein deed and 0f Properties ρ 0f Subdivision Plat, specifically therein, to the any right, right easements agents, system disposing Declarant δ w v р С set for reservations the and ç utility for and liable σ ť construed back r ĒED Properties, ť the conveyanc necessary, made the during or r 36 the telephon improvements and/or employees make ž further purpo PAGE sys tems and for any w 0f CORDS referred company lines streets sodund conveyin pu stree ---sees part 5 sp shown n ñ đ Ð

50 Section conveyed σ ş Declarant Ē ant a S expressly ç any agreed Lot 20 and parcel understood 0f land that

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<u>ູ</u> public 9 9 premises any easement the right to maintain, repair, sell or lease any pipes, lines, poles or conduits, or in any utility facility water, telegraph or telephone purposes be subject within any any hereby appurtenances, municipality, service other gas, sewer, storm sewer, the affected expressly reserved. to any easement affecting same for roadways Properties owner, or their agents through, portion of corporation or thereby, or any part thereto constructed by or under Declarant or or other by contract, deed the Properties, to any other governmental electric and shall convey no thereof, to serve and where 95 light, electric power, party, agency other along, such appurtenances ð 236 conveyance 07 not and such right or upon the interest 5 affected, PAGE or draina any said land 6 shall j. ف

ARTICLE III

Use Restrictions

0 7 As which any Residential Lot fronts as g fide one tial apartments, residence on the may be main height, with or without a detached placed or permitted to remain on any shall detached garages not "Residential Lots"), used herein, the thirty-five prohibit 0 dwelling servants' quarters which structures shall not exceed the dwellings only (hereinafter sometimes referred to 00 occupied only by a member of premises. single-family dwelling not to exceed known Section 1. 9 the use in height apartment houses; and described (35)[.]feet. the building site or by domestic servants Two story dwellings term "Residential Purposes" of said Lots and to exceed one (1) story Land Use and Building or number of no No carport may face on any structure as Lots for single-family for duplex and no Lot or an attached garage, with the defined Residential Lot stories shal] shall not exceed family 00 houses, ມ. ສ Type. two shall be and which structure in height erected, altered occupying Section 5, hereof shall be construed (2) garage LLY stories other used street ല employed and bona a S residenlots the height for than 9 main ן. מ

locate 09 Section 176 any Lot or nearer lσ nearer Building 5 than the twenty Location. side street (20) feet No lines building ť shown the shall 2 0.0

0 † Such have any shingles without Pdnooo constructed or the newly been landscaping a S S 10 the . (a) 9 built-up first constructed 0) 67 written the used No external Before approved time tar on approval ő dwelling, any any and the be done Ъ landscaping roofing material dwelling building gravel or the of in the the the Architectural is S in any Architectural Control landscape asbes tos shall parkway being part of U R other area shingles comple layout Control done than the and า่ ก ted and plans Committe Mood Properties 9 shall the and the Committee front befor ъ С front shall

the plans as res more fully መ Control levat a a 6 S 000 truc and specifications and location with ion Committee 5 tures Section and provided for exterior s S thereon ω ŝ 8 S B design respect compliance to harmony with have Dwelling and Article been 5 a plot plan Size. with color topography approved IV hereof minimum with existing The showing Ş and finished existing total construction the structures the living Archi tectural structures 0f location grade open area with ο of -h

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VOL 236

PAGE

DEED

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the story thaņ porches, residential main 1,200 dwelling garages, residential square structure shall not and servants' quarters, fee structure et. 0 -50 The ച one less than total and on any living one-half Lot, 1,600 area shall not exclusive square (1-1/2), or of the fee 00 main less ച two 2

Section 4

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of Construction.

Materials

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PAGE 54

ULAUXUIA MALAUSIA & MILLISSITS

the leas the Committee, Unless the having croach <u>_</u> S eave construed (15) ther any interior from permi (5 5 the S the front ወ Lot front ituated ŝ ñ feet feet fifty-five the recorded Ö, tted upon another the othe building; S teps and sha]] 0 † front of ő to to any each main smallest accessory building rwise and will be the each each permit and lot the plat. Б е lot 101 (55) interior lot approved in detached open line rear located on н С С provided, line ę Lot. any only. residence feet No building shall coincide porches lot shortest provided portion No may For line. from the garage main however, any be writing the purpose line, shall located buil.ding dimensio₁ of located within three with the interior residence sha]] will face For front <u>بم</u> except not ş with building the that sixty-five ь е W i 1]] the be e driveway 0 abutting and purpose Lot nearer 0f building this located nearer that considered and be Architectura] the face these be on any shall ø the Lot on which (65) o fi the access garage located ρ res nor than (3 this Lot street property front not feet as trictions any part feet orother ť from Control ь Б than five Ø covenan fifteen ρ e r par 0f et en-more of f line e+

Contro] divided without Committee Section the |**o** express Minimum written approval Lot Area No 0f Lot the shall Architectural ре resub-

20 neighborhood. any thing offensi firecrackers ×e be Section activity shall done The ٦. S thereon which may become 2 expressly display or Annoyance Ьe carried forbidden. shooting or r Nuisances. on 0 † upon an firearms, any annoyance Lot No noxious fireworks, nor to shal] the e r

maintain any Declarant በ garage tempor ther Lot 'ary temporarily barn 6) († ท E Ch res Section 8. character, any time ę £ facilities rve other the or permanently; as whether outbuilding ຸດມ Temporary exclusive j residence, 97 trailer, upon Structures right shall any 20 provided, basement, for 6 с е portions erect, any maintained however, 20 other tent, place 0f structure the purpos ę shack, and that Proper used o f 0 മ

be necessary or convenient

faci offi other such No other include, selling Lots, maintained 5 ຄ ທ permanent campers dwelling the within ofway ommenced must ß boat đ Lot Ces , lities. ر اس temporary improvements permitted accessory st ts tems the or on trailers, has but vehicles storage Ę sole g and garage 9 not commenced. The driveways. any selling or 0 sales semi-permanently vehicles discretion may necessarily Declarant areas, or of L ot boats, completed upon the any office behind unti l model units, mus t kind, Any constructing residences Permanent travel structure and Builder within Properties. construction ı۵ **D**e structure **0** 0 No fence 07 n trailers, limited screened garage, tored portable and ø shall which encloses signs reasonable on Owners semi-permanent ī . 5 S from **0** Such facilities servants' be which the inoperative sales and portable buildings main erected, may public public construction has length and and constructing residential use quarters the constructi are view, placed S മ storage automobiles 0f treet rear toilet residenc may whi ť time eithe ç 0f b e right 202 ß o 9

prior than during Owner σ no ct not permitted and s Declarant trespass osters uch tomary maintain С С complying one removal. who may written the liable sign 3 or other Section 9 Section or r j. S 3 construction advertising devices maintained on such its connection with 0f place consent and The 5 not more agents signs, are tort the right on each Lot 0 -h Signs express above i n 110 shall and with the the ų. Š billboards or than connection any and Mining Operations and Billboards. sales reserved Declarant; restriction, Ş have Lot five 0f owned by relieved general period or r any the square ЪУ therewith, plat character advertising right Declarant of such Builder-Owner except sale from and, without feet improvements, not ő 0f any No in for 0 **r** of remove signs, shall property. so đ liability sign the devices arising **ب**و No doing, construct **Builder-**011 any be expres billboards space erected, sígn аs S from drilling for shall n O ר. S

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erected, designed for use in boring for oil or Ψ shall oil operations ermitted maintained or upon or wells, 0 T any kind shall be tanks, in any Lot. permitted upon any Lot. tunnels, No derrick or other structure permitted upon mineral excavations natural gas or in any Х<u>о</u>г shall 958 ŝ 00 shafts Lot PAGESG nor D.e

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Section

ments, t ne 202 gresses such Lot the thereon struction of storage clean and sanitary condition. the storage or disposal of such waste materials kept except in sanitary containers rubbish. No Lot masonry materials r o t street, after which these materials shall be used or maintained 0 =†h without undue delay, for or stored in թյ # Trash, any materials whatsoever, the a reasonable time, so long as the construction except that improvements erected upon any time garbage, or other a suitable enclosure with sanitary covers construction Storage and Disposal new building materials until No Lot is commenced and may be maintained the shall either be as constructed of metal, waste materials which storage shall be used for the open a dumping ground completion of the or lids. on the Lot. Lot 0f used in the conmay shall be Garbage removed be placed upon is visible from shall not Equipment for for and kept improveplastic profrom Refuse ן. מ be

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each Lot, such branches of all trees, are paragraph adjacent SECTIONS s clearance, dedicated and shown on the recorded map of DEERWOOD LAKES IV, property, without from trees Section 12. and Owner shall constitute V and VI may bushes, cutting or in this or protrusions and other growth, Utility Easements. be e ھ payment trimming. subdivision. cleared and kept clear by any utility covenant from structures located upon to Owners by The running with including overhanging provisions The utility easement such utility for the 0f land as this ġ

Committee: ы. S granted in advance Section in writing by the Walls, Fences and Hedges. Architectural Contro Unless an exception

03 nearer such **c**† **2**0 the walls; front fences lot line than the walls of or hedges shall be erected or maintained the dwelling existing

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slood tion. ተ (D) ſÞ r† and only then if they No height. Fences must chain link 00 fences ornamental are not are permitted, iron, visible wood except from 2 ð the masonry to enclose 356 street. construc PAGE swimming Կ

DEED

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ж Д and not of the flotation ŝ tend 107 line. more 20 than six boat dock, pier or similar facility Construction must (6) feet type. into o e on foundation imbedded any lake from the shall be Owner's built in the high t 0 soi

with and S and 93 uodn Owner or pay maintained liability n S ø thereof, creening thereafter. u c n 926 s ø a Lot adı Et such such tisfactory said Lot may these shall by Declarant failure continuing after occupant Declarant be, for the statement Any wall, Lot t to the restrictions, ç 50 agrees ő and cause condition the do any other thing necessary Owner cost of 0 fence or hedge 9 immediately Owner's by the any Lot shall its or occupant in In the said such work. so as and may assigns purchase pass responsibility in maintaining protective event upon receipt thereof. to place ownership charge ten erected as a protective may, of default on or occupancy of The Owner (10) trespass or at their said protective screening the Owner with days to maintain said protective said protective to secure or occupant, title option, written notice the or 5 otherwise, enter the ь e occupant part ť without compliance repaired or screening property the screening of the screening as property <u>о</u> the ť ولسو

any ø dential all Lots Se S hibited permitted (except thereon treets rash, or sanitary, as Š and the Owners for or adjacent requirements shall at Section yard ş rubbish herein permitted or permit the use of healthful and attractive manner and storage law). 0 7 14. porti a 1 1 an incinerator 0 of materials 6 ç any kind thereon The times keep on of or. Lot Maintenance. parks, playgrounds, incident drying of occupants the Г 0 71 all weeds and then only during such hours ť and equipment clothes construction ŝ of any and visible shall accumulation The Owners and Lots or other facilities in full except grass to full shall വ ന not burn of public the intersection of improvements ç thereon in no for 0 public occupants anything normal view garbage, event cut ן. ג where วัก resi 9 use pro-

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Lot s S or r to pay such statement immediately upon receipt thereof sanitary other upon said lot and cause to be cut such weeds and grass them, case may be, liability thereof, Declarant occupant of family. of clothes, yard equipment, wood piles View are incident enclosure as to cause to be removed such garbage, trash and rubbish for the shall construct and maintain thing necessary to secure compliance with these restrictions such default condition and may charge the Owner or occupant of such place said Lot in In the event of default on the part of the Owner to the Owner or ť cost of any Lot in observing the above requirements or any agrees by the purchase to the normal residential requirements of a typical screen the or its continuing after ten (10) days such work. The following from public view: The drying occupant in trespass or otherwise enter assigns may, a neat, attractive, a drying yard or or occupancy of the property Owner or occupant, at their option, without or storage piles healthful and written notice other suitabl as or do any and remove which the 07 0f

0 Association Board of Directors. 0 motorcycles, motor scooters or other vehicles of that vehicles noise permitted in the subdivision, if they are a nuisance by reason or manner of use in sole judgment of the Deerwood Lakes shall be allowed within the subdivision. Section 15. Motor Vehicles. No unlicensed motor No type motor bikes, shall

Ծ Ռ D D the and authorities having jurisdiction. able to the lot, road until such time established on any site, it shall provide only an inside toilet on any Lot in this subdivision and whenever a residence constructed within 100 effected. Waller County Health Unit ы. ст ditches, either directly or indirectly, nor may a septic tank shall be Section 16. Septic Tanks. No septic tank may be installed unless approved as a central sanitary connected with a septic tank and drain field at which time feet of any lake or creek as measured and all tie in with the central system must No septic tank may drain into governmental agencies sewer system becomes No cesspool may be installe Ч. S avai]-9 Ş

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noti property manner n etained P a S B 0 under The delinquency ມ. ທ lien hereby provided for the vendor' laws 5 n 0 lien established, the owner the the and foreclosure State of possessed 0 any may Texas, lot, of be foreclosed ρ ρυ deed as a S mortgage and of General trust יר די upon *uodn the and Mortgage real same after not

ລູ່ ກ created time not each lot, time S General successors charge assessment tandby monthly to ដ and a S residential lot, ŝ exceed for Mortgage water service time by charge water charges installments as herein set and assigns, the \$5.00 service the subdivision, which charge shall be **Corporation** does shall per month. **Board of Directors** individually and severally, a is made าร์ be establish in advance; forth for commenced, and available i. S Such and impose secured by hereby the and the charge may there 0f prescribed water ö reserve the water district each shall be payment စ p; lien reserved lien securing separate residentia be unto due adjusted standby levied of itself, and payable the district against from standby charge the to be herein its

from and number) may be kept on nuisance large livestock the premises and the subdivision. in the Section Section o f any opinion of kind (other 17 Pets. Drainage. any Lot. the Declarants, than house No horses Natural drainage Should such pets of No pets COWS » they mus t reasonable kind hogs, are pets o f to run at be become poultry, streets removed ø 20

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DEED

RECORD

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PAGE 59

5 ω proper persons. Lots breaking flow of inches spection without good diverting ę drainage and workmanship-like (18"). hindrance water roadway ditches will not of and Driveway curbs flow. approval through Declarant may remove any culvert 0 T for 5 culverts ditches In no event drainage of the drive the street without will be manner installations will be Architectural and such work shall culvert be e ditches. backing and 0f impaired by any such sufficient water Control When applicable, ţs break will be subject that ч р less than eighte size accomplished in Committee into person obstructs the be e ç б ditch afford the recement the in-

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Standby Charge.

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200 the Ø g * lien in ສູ and **C**+ S holder QU penal -۵ ليسرد O ties et đ S л Р Any s S onable S uch **P** attorney." ō tion 0f ŝ fore fe e s o losure ð and othe G Will 5 -5 PAGE allowed entitl 0 Ū.

and О he O σ 3 ō 4 7 in 00 ø ø -1 67 3 rva ρυ ŵ Ð P ہے۔ ایر in ne QU **Q** until 5 ------3 o ന ø o -+ ليبيه -3 within et. the Mortgage ÇŲ 5 S pd a d requirements specifi ಗ ÷. property است. راست Corporation, S en 3 ca 1 ubdivisi sha Ž Ъ. •----• o provi ____ ÷ S σ blo this 00 ecome ded ant. st 5 S water **P** hereby successors 5 ល ffe iereby σ onafi 0 ۵ c+ ر قب istric ۷e totally S de ല 0n **C**+ ρ purchas C† Dd ¢۵ any ----1 S exempt ø tandby ıssigns prope prope Ð 5 5 ş from rty char い い い for cont he Ó any S ---ē. Δ. n a **n**

n n $\boldsymbol{\nabla}$ p) E Ch ñ ē 3 **Q** ρ assigned, 5 wate th 0 1 Ð Ľ. ÷ -3 S ent. uch Чb S D, ወ e+ rvice cons without 'n and tandby واست res ۵. ť lera recourse ponsibil char each et ion å resident o and a w والسو ţ the đ 5 for lie the furnishing یت ہم س the Э water ۲ o S Ð enforcement e+ n uring dis o r et. proposing n c the et payme upon ther eof n t ő , اس et. the ¥ 1 1 furnish reo -h

0 7 S ş ഫ O S C ው 5 reate [a]] n 5 t ne the **n** n ſÐ P ŝ σ S O **D** X D መ O 75 Ð S xecution ter o S dwelling Such subordinate and the district char assigns purposes 0 -h 0n ģ ່ວມ the 5 release ല and w in specifically purchase may o_f property. ຸດ یے ہے financin hereinafter Š اسين وفين n money General Sc The S Q including the Ŵ the curing. mortgages lien Mor De De CONS created ct may the ي م truc à n w be e paymen Corpora 5 5 Board re] Ο ÷ 3 Ð o 3 e+ as ÷h. °f et 5. et. Ð ø j. ο **D** lien Directo n, re re only S O its ō **.**... 7

ARTICLE IV

Architectural Control Committee

shall Commi des Έ minimum O. ŝ an U e+ ö ē truc ന s Q, đ . **.**... P gna in gŋ rec plan, pecifi ture **e**+ pography 0 ct **e**† ω ted, n con n D n đ S ubmi m have representative ñ together 0 cations ín. ≫ **e**† O placed l+ ion **5 لسجي and copy et. Ο 50 et e ÷. be <u>e</u> 1-S. Ω. 9 finished and a Ð ÷ **0**and 5 th 3 ×. o S approved -5 exis the the 5 tandards Approval **پ** altered plot S cons ting prior Architec uch gro informati bun plan truc l ٩ ٩ Ъ S 05 ť tructures writing any Building tion DEERWOOD Ð tural showing n levation omme Lot plans 95 n C Control as . as until the ø the Plans LAKES as 3 ¥ б ñ may and 3 and đ harmony loca 0 Committ ψ 100 -ъ е S as peci Archi cons .+ Δ ť constructi ia et No ο eemed fi **....** 3 0f te compliance buildi ው on truction Ô 0 0 لو ctural ÷, £ ... exteri et 2 pertinen . اسب th suo S 3 ŝ Q res e+ and ŝ Contro ş S plans 5 with pe a 1 đ ø n ct

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such such same 20 The requirements of Architectural Control other complied with Archi tectural plans are plans, may documents submitted to elect and specifications, 1 specifications this 9 S B р С† Control ----its Section will be Committee it, approval will not deems entire **Committee** and appropriate, discretion. within lot fails may deemed thirty plans, ct O require in 1 approve In the together be (30) days such form and detai to have required and ð the or r event been 36 disapprove submission with after the PAGE fully such the the 5 0f

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John designate Control **.** Griffiths Committee Section 2. a representative to act shall and Fred <u>Committee</u> be Boas, initially Membership. Jr., for them. composed who by majority of Paul The **Architectura** vote Chambers may

been full like and plot members remaining member or resignation 0 0 authority authori ty ¥ appointed, plans and until Section 0 any ct O submitted or ļω approve member the such successor members shall Replacement. remaining 97 or members to designate disapprove member member appoint of In said committee, the ç plans, or members ø يو representative members event successor specifications o f shall shall have death member the have wi th ç o

vided, an bound guideline Architectural outline thereby. however, Section 4 and 0f such Architectural Control Committee minimum Control that such outline will serve acceptable Committee may Minimum <u>Construction</u> construction from time Standards as a minimum S standards; time shall not promulgate The proσ ō

0 ••• S tative Architectural covenant hall this automatically shall cease instrument. and Section 2 Control σ power on and after passito Thereafter Committee Term. vested the ສ ສ The duties ψ and of fifteen Deerwood Lakes said the approval Committee the designated represen-(15) and years powers described Association Ъ this from the of the ן: מ covenant this date

ARTICLE V

DEED RECORDS

Deerwood Lakes Association

more sole not be separated from ownership of four Lots assessment by the Association. having only an interest in the mineral estate. teres t The foregoing does membership in 5 assessment by the Association, shall be a member of Owner Association. enjoy (4) qualification for membership. than one membership. in DEERWOOD LAKES 0 Tr merely unrelated individuals will not entitle more the anyof Section 1. use and benefit as security for the performance of an obligation or those Deerwood Lakes Association, Provided, however, that the not Properties Membership. include persons or entities who EAST will also be members Membership shall be appurtenant of the which Ownership of such land shall be the land which is subject Owners common areas Every person or entity who ownership of are subject by reason of or purchasers No Owner of o f ដ ø this the maintenance Deerwood Lakes, or Lot by more than four people such ownership. hold an in-Deerwood Lakes shall have Association. of tracts to and may ő is S than the charge an 9

two classes Section 2. of membership: Voting Rights. The association shall have

hold no event than A members shall be entitled to one vote for each Lot in which they defined be members, Corporation, the Declarant, such Lot one the in Section 1, with the exception of the Declarant. shall more shall be exercised as they person holds interest required for membership by Section 1. Class Class but Þ ω shall be limited to The Class B member shall be General Mortgage Class than one such interest in any Lot, all such persons A members as vote be defined in shall among themselves determine, p cast with respect total of ь е the all those Declaration. one vote. Owners ő When more The any Lot. Class The a S S vote but shall for ן. ה

When the total votes outstanding in the Class ן. ה ≻

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following events, whichever occurs earlier:

provided,

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Class

B membership shall cease

Class

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member shall be entitled to three (3) votes

for each Lot

Section

interest required for membership by

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which it holds the

Membership equals the total votes outstanding

-13-

9 Uthe on January 1, Class 8 Membership, 1987. or

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members shall have no rights ð 236 as PAGE such 63

DEED

RECORDS

matters **Corporation** Act, 6 vote as a р С The one Class class, except group. and both classes A and as required by the shall vote together upon all Texas Nonprofit

... ສ ណ រំ រំ Association, favor duties, 0 Section the obligations, a nonprofit Association shall vest မြ <u>Nonprofit</u> benefits, liens, and rights corporation, will be Corporation. in said organized; corporation Deerwood hereunder Lakes and

rules that same or bylaws Section are not in conflict with the 'it may 4. Bylaws. choose to govern The Association may terms the organization, and provisions make whatever provided hereof

o f hours Association shall have the Association at Section **0** reasonable Inspection of the right times to inspect Records. during the the The books normal business members and records of T the

ARTI CLE IA

<u>Maintenance Charge</u>

Ş \$3.00 initial maintenance charge paid for ~ judgment o e SECTIONS Declarant tenan.ce "Maintenance Fund," which maintenance the determined annually, is hereby the purpose of creating a fund to be designated and known as ş per Association as the charge is IV, 0 7 Section 2 month. the Owner its V and subjected Association, |<u>-</u>successors payable or Owners The ۷I, rate the needs Each Lot **1**0 5 and an annual maintenance in advance monthly installments. the at which each and assessment shall of each Lot may be require; Deerwood Lakes in DEERWOOD LAKES, of not the adjus ted be charge subdivision, may in the provided within DEERWOOD LAKES, Lot will required З: S from year and assessment will \$36.00 yearly, payable Association. that charge be SECTIONS to pay dues. such assessed may t 0 and year ΙV, The assessmen The main-< The be the and

exe fun tha î do and n e E Ŵ provi 5 mainte the υ S **TO** ~ ρυ the char £0) ø $\boldsymbol{\sigma}$ ទ P S О o മ ē. x p e (Ú) ayme ŋ รื่อ S arkways, S in รื < ſÞ -h in ġ, ñ in æ ó С Ф Sp e+ t C† ⊐ n 3 tric 0 N ۵. in essment ÷, doing S enfor c† ..., DEERWOOD P not **n** et D su **ட**. ģe ŝ S and aid the Ē 05 S ded urj. shall 3 c† ŝ ons ø sed S nan e s cribe nance maintaini Ω. entitled to tha Owners ment and 5 ÷ ¥۲. 0 O limitation and S mai judgment ç 0f S Сe suo ÷ S C e •h <u>c</u>, in any boat et. ection ر اسم s **9** the men ø dew assessment o e boob n ø ۵ w.: 1 fund saìd ntenance charge connection LAKES اسب اسب DEERWOOD LAKES good faith. 9 ach and herein). other thing and or a uniform alks, **e*** final ŝ Ass legal ramps, рŋ 0 section of order appli Ass 0 subjected U occupants 0 conditions ā the and ociation SE and a]] unifo the n and ociati and fund for the CTIONS asements, both temporary per benefit ÷ es, payment operating imposed with the -5 e t assessment, employing ę Association. (subject ecorded conclusive ra. other Association 07 its Lot on s 0 -DEERWOOD ő which is ő IV, and DEERWOOD LAKES affecting things the keep the hereby the the basis, sole The of F hall includ expenses esplanades < collection charges swimming Сt this and use 0 f Propertie Ass annual option LAKES s considere ne the in ø all reasonable and o equivalent ۷I، and Ō, The and maintenance long cessa Properties the and rates <u>م</u> the incurred maintenance <u>c</u> permanent, pools, and w. e, by as well benefit uses and further any and 0 n Properti ñ 2 as expenditure assessments, Ψ. policemen ē. DEERWOOD LAKES -+ other shall ç applicabl of EAST such way adminis and and ð ő tennis σ des i in as i n of being und general made fund, - 44 0f a]] the es S benefits use and 2 د. conne public a]] rights a]] the írable udgmen charge provided. c+ et. clari and courts, <u>о</u> Ö subject maintenanc Ø -5 of necess the ø snu other residents PAGE whi S de covenants 5 Ô 5 σ the ubdivi tion 1 said in watchmen are 20 et. S enefit Ô, fication **C**† proceed 5 ch Declara and EAS **....**, be 0 5 -way 0f the S foll ary with ο parks how * the b e 5 -S م 3the , لـــ 00 Å 3

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500 sold 6 Section persons ل. س or entities ı. S specifically ş the Declarant by stated and agreed contract that for any

L 2, applicable) استم استم remain Section of the effective ه| within for The the covenants above full maintenance term (and extended charge and term assessment ير. جر

prior lien with respect 0 1 mail, and **0** – the ទី any tion the pri monies ş S a j . د ا د ا acknowledge office holder D D s fund charges upon which request future, convey pecifically stated therein any such such beneficiary; ឧព 0 secondary, ρ. proceeding to aforesaid purpose extent 6 lien lien; Lots, established hereby and outstanding to foreclosure and/or 0 T such 0 such advanced or the proposed o f given, such Section 3. 1 such shall contain o f there the Lots, holder and further in writing its first 0 to the the construction of any subordinate, first first mortgage granted and Owner enforceable action, shall be reserved valid the such maintenance fund charge mortgage enforce the proposed action thereof. to be particular of 0 T mortgage holder or purposes, provided, Vendor's To secure and any ø provided any which notice advanced statement of the such lien upon obligation to created by or and inferior lienholder, the such 97 such Lot subsisting first mortgage đ through lien Lien Lot not) 0 however, the that improvements on any such Lot purchase 9 levied on sixty (60) days' the in each Deed (whether covered payment appropriate by which for benefit account ö by prepaid U. shall be as ы. С Association ő secure give any р с† that ø money lien or construcbased. ЪУ Association shall delinquent condition all liens, present the of the maintenance individual residen-0 the Lot upon which such the each sent the accrued and of proceedings instance the purchas Declarant Upon foregoing s first shall such lien shall the Association payment written notice to the precedent certified lien, maintenance the mortgage and give the nearest unpaid of shal reques for a t noti there ť and law S

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charge chedule * 82 -----------RLU be adjusted in subject 5 accordance change without therewith. notice ş 236 and such PAGE 6 monthly

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236 PAGE 66

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sale manner and said Lot the the will release herein contained assessments cancelled by charges, purchaser defaults ¥as land, assessments and penalties repossessed from his obligation to pay such and penalties its right Declarant, or deed with shall relieve ы. S repossessed, in the to collect its successors on such Lots from the lien contract the purchaser in and note, the past due maintenance to the Association. foreclosed or assigns, the or note on n other Ŷ payments default Declarant. such instrument and contract Association in any delinquent from whom charges Nothing

ARTICLE VII

General Provisions

date land claiming under them for a period of (01)shall be him а с† owners time for Association or terminate attempting these restrictions. law or or them from doing so and such years each, unless thereafter these of the Lots has been recorded agreeing shall automatically extended for successive periods Section violations. said in equity against the person or persons violating or covenants to violate any such covenants be binding upon all parties covenants any an instrument signed by a majority of the then other are recorded after which time Term. The at the herein, it shall be Lot owner to prosecute any proceedings Declarant or to recover These covenants end of the fifteen reserves damages and either to prevent . 15 and all persons (15) years years, lawful for the shall to change or other dues right said covenants run with or r from at anyof ten to enforce the ç the the

force affect these and effect. covenants by any Section 0 -h the N other provisions judgment or other court order shall in Severability. which Invalidation of any shall remain in full one no wise of

ATTES seal et S يم دم دم Tex THE ລ. ສ (SEAL) act Be ມ. ເ MORTGAGE COUNTY therein subs and that 4ch STATE and proper in Board John D. th day hereunto Ass C for ò cribed 0 m deed ٦e day expres ົ້ Ö CORPORATION, BEFORE Z GIVEN 0 **0** tant HARRIS said executed officers, Griffiths ration, TES 0 TEXAS Directors О affi 6 sed -h UNDER TIMONY ÅE, said County the has ... 7 the the tary ЧΥ thereunto Corporation. foregoing ş WHEREOF . the known and caused undersigned and same HAND its capacity State, et 0 đ AND for Assistant this duly сл Ю GENERAL 36 By: GENERAL instrument SEAL the **7** 6 <u>ດ</u>ກ attested ť ris 1972 instrument . therein 1972 authority, authorized De e this purposes President 0F Public County MORTGAGE CORPORATION Secretary, MORTGAGE the OFFICE day and and stated, person -13 ť personally and its Š. ₹ Pr 0f മ acknowledged CORPORATION, e and Б е Notary **9** on this resolution consideration DEED GENERAL 236 whose corporate and executed thi ø s or RECORDS S 5 B PAGE Public name appeared the the the ť ş 5 0 œ. 1.

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DICK CUNY, Å0 ц County Clerk, 21 And No. Waller ? D., County, 1972 Texas a a 9:00 o'clock

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