07/11/2012



Chancery Clerk's Office Pearl River County, Mississippi I certify the instrument was filed and recorded JANUARY 26 2011 11:77:00AM Rook 1027 Page 211 Thru 214 Instrument 201100937 Page 1 of Witness my hand and seal David Earl Inhuson

INDEXING INSTRUCTIONS: CANE BEND AT WILDWOOD SUBDIVISION, LOTS 71-80;82-120

PREPARED BY:
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STATE OF MISSISSIPPI

COUNTY OF PEARL RIVER

FIRST AMENDMENT TO PROTECTIVE COVENANTS, CONDITIONS RESTRICTIONS FOR CANE BEND AT WILDWOOD SUBDIVISION

LEGAL DESCRIPTION: LOTS 71-80; 82-120, CANE BEND AT WILDWOOD SUBDIVISION, PEARL RIVER COUNTY, MISSISSIPPI.

of the Protective Covenants, conditions of the Protective Covenants, conditions of the Protective Covenants, conditions dated April 25, 2006, and found of record in Book 903, dated April 25, 2006, and Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Land Deed Records in the Office of Pages 93-125 of the Unit Pages 93-125 of phases of Restrictions Protective subdivision, The undersigned, WildWood Subdivision, pursuant Covenants, files ម មា follows, ed, Stuart Company, Developer this, the First Amendment to ts, Conditions & Restrictions to-wit: Conditions & Restrictions und of record in Book 903, d Records in the Office of Developer 40 Section of WildWood the #OH and 16.02 Ŕ the.

(1) Architectural Review Committee WildWood Subdivision. If there is between the By-Laws There shall control. shall e O one (1) Board of and the covenants, Directors for all pha a conflict the and phases covenants one a H

- (3.) Declarant, paying any assessments. Stuart Company, shall D e exempt from
- (<u>4</u>.) Quorum shall meetings. **0** represented to Regular Meetings constitute 10% o H S) a].1 quorum at lots owned
- ŝ. Quorum fo meetings. for or Special Me Meetings - 20 % ed to constitute 20 % Ø of all f all lots quorum at a11 owned
- <u>ა</u> Voting at necessary to pass owned present Regular Meetings - more than book proxy shall any issue (t more regular than meetings 50% 90 0 a 1 1
- (7.) Voting at lots owned necessary Ċ C† Special Meetings pass any issue ري 11 more Λ̈́q y proxy shall special meeti than % 0.5 meetings. of all D O
- person, Before any all and the vote is counted, assessments must 100 owner must be whether by 9 paid in in good standing. proxy or in full,
- (9.) The serve owners by owners present Vice-President, shall elect the Directors Board of Directors election for shall D a three year term. At the comion for the Board of Directors, ot the officers which shall be addent, Secretary and Treasurer. yote of more than sent or voting by I shall consist of f. year term. shall be than five members, proxy. At the conclusion 50% of elected by The Board those Ø the board each to President, lot t he 10t О Н
- (10. without any assessments proxy meffect. to determine The assessments 10%, a meeting shall be held at which to 50% of the lot owners present or voting the same of the terms of the same must Board approve action of the lot are not of Directors edt are amount sought increased O.f shall to the by more owners provided annual have increased the assessments than authority time more 10%. by more t a kes e ut

2 of

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- (11. checks H least two written for 2) the Property Owners' board members shall sign all Association.
- (12. place A11 for board members must have a the faithful performance of surety bond their duties. ļ,
- (13.)proxy to elect a new member majority of the 6 If a board member serve, another election will be of the lot owners present resigns or will be ď fill this ր. Ծ otherwise unable 20 held, voting requiring vacancy. γα Ø
- (14.accounting. can be Method of done accounting for all account by using the "cash" method accounts ts and reports
- (15 year Ċ t be fined according to the fine schedule adopted the Board of Directors no later than the first schedule will be quarterly meeting of currently or impose adjust this Board fines posted will no of Directors shall previously occurring. adjustments for any and all covenant remain ing -schedule ann the last 2011. ίn 11. Board will have annually and any ch effect ar e quarterly meeting each necessary, the ot indefinitely. reserve Violations will violat changes right ability existing ions,

property. fine will violation of a covenant. Subsequent violations of the same covenant will be assessed a fine withe original letter serving as intent to impose ď the said imposed and must compliance such. letter will fine and will be Board covenant. property initial from filing accumulate monthly within this If property owner covenant only be owner a Ή be paid property this time given 10 sent letter a lien violation, letter of within for frame, thin 30 owner is not frame, a fin days to comply fails against said for each ad.h intent to the Board will t O days initial fine comply, violation. a fine with o will impose with avoid

(16.)standing and will avoid any construction violations per the covenants. Statement of compliance can be constructed. Review Committee compliance Each property from This will the Board of will shall to occupancy serve as receive a Directors/Architectura Q) statement 0 letter any residence 0 good

0 situations will ő understand the frame in which conditional occupy their home, only t derstand the requirements ame in which these require is not will require finishing after occupancy the Boards intent to impede anyone's ric requirements must only () () forth and 90 eu2 adhered time right

Corporation, WITNESS the he signature upon this, t the 0 H STUART COMPANY, a Mi Mississippi Μ. D., 2011.

A Mississippi STUART COMPANY, Corporation

. **X**8 STURRY, Man

President

STATE OF MISSISSIPPI

COUNTY OF PEARL RIVER

acknowledged to me a Mississippi Corpo undersigned authority in and for aforesaid, the within named E. the mentioned, Amendment signed, corporation purposes PERSONALLY executed, nt to the I after O CO mentioned Corporation, and as its act and deed, he sed, and delivered the foregoing First the Declaration of Protective Covenants frentioned on the day and year therein ter first having been duly authorized by о С came do. that he is and appeared before me, S PRESIDENT of STUDENT of for the jurisdiction COMPANY, U O for 8 d i Q

this, GIVEN under my hand and Lynnage official seal of office, A.D., 2011. uodn

Katherme denn Otwart

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Commission Expires: KATHERINE LYNN STUART O Commission Expires (A) 1D # 83000

Book 1027 Page 214

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COUNTY OF PEARL RIVER

303975

STATE OF MISSISSIPPI PEARL RIVER CO. CERTIFY THE INSTRUMENT WAS FILEN ASTRUMENTS 2006 MAY -4 PM 2: 56

AOTJO KAOPS JRVI J. SALIA AOTJO KAOPS JRVI J. JOK.

DECLARATION OF PROTECTIVE COVENANTS, CONDITIONS, & RESTRICTIONS FOR CANE BEND AT WILDWOOD SUBDIVISION

This Declaration of Covenants, Conditions and Restrictions for Wildwood Subdivision ("Declaration") is made on this the 25 day of 2006, by Stuart Company, a Mississippi Corporation ("Declarant"). CONTRACTORY.

restrictions, uses, limitations, obligations, easements, servitudes, charges, assessments constructed or to be constructed on the Property, to the covenants, conditions, subject to the Declaration ("the Property"), including any and all improvements the designation, administration and maintenance of the Common Areas and Common benefit of the Property, each Owner and the Declarant. and liens contained in this Declaration which individually and collectively are for the the enhancement of the charm and beauty of Cane Bend at Wildwood Subdivision and for Property which shall have designated common areas ("Common Areas") and chimbon The Declarant desires to provide for the preservation of the values and amenities in, and facilities ("Common Facilities") for the benefit of Cane Bend at Wildwood Subdivision The Declarant desires to create and develop a residential community Therefore, the Declarant desires to subject all property now or hereafter

and assigned the powers and duties created by and in this Declaration to the Association for the administration and enforcement of the provisions of this Declaration, and the Therefore, the Declarant has created and organized Wildwood Property Owners' the enhancement of the charm and beauty of Cane Bend at Wildwood Subdivision. (collectively "Assessments"). determination, collection and disbursement of special assessments and other charges Association, Inc., a Mississippi nonprofit corporation ("Association") and has delegated The Declarant desires the efficient preservation of the values and amenities in and

of an obligation or the payment of a debt. portion of the Property or the improvements on the Property, including the Association, any Owner and any Person who holds such interest solely as security for the performance its successors and assigns, and each Person who has or acquires any interest in any bind the Property, and (iii) shall inure to the benefit of the enforceable by the Declarant, community and the improvements of the Property, (ii) shall be deemed to run with and agreed and declared to be beneficial for and in aid of the development of the residential or encumbered, and improved subject to the provisions of this Declaration which (i) are leased, held, transferred, assigned, sold, conveyed, rented, used, occupied, hypothecated Now, therefore, the Declarant declares that the Property is and shall be owned,

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DEFINITIONS ARTICLE 1.

specified or the context requires a different construction words and terms shall have the meanings, assigned in this Section 1.01 unless otherwise Section 1.01, Definitions. For all purposes of this Declaration, the following

"Additional Property" shall mean the property contiguous or adjacent to or in close proximity to the Property and owned by the Declarant or any of its members or any other entity in which the Declarant or its members own an interest.

of Wildwood Subdivision. structural improvements, additions, and changes within the Development as provided in shall be appointed by the Association's Board of Directors to approve exterior and Article XI hereof. "Architectural Review Committee" shall mean and refer to the committee which There shall be one (1) Architectural Review Committee for all phases

under Section 5.03, and (iii) expenses, costs, charges and other amounts incurred with respect to either such Lot or the satisfaction, discharge or compliance with any obligations or duties of the Owners of such Lot as specified in this Declaration. Directors and Class A Members as described under Section 5.02, (ii) special Assessments such Lot of the Association's (i) maintenance Assessments if elected by the Board of "Assessment" shall mean the share allocated to a Lot and thereby the Owners of

Mississippi not for profit corporation and its successors and assigns "Association" shall mean the Wildwood Property Owners' Association, Inc., a

shall be one (1) Board of Directors for all phases of Wildwood Subdivision "Board of Directors" shall mean the Board of Directors of the Association. There

"By-Laws" shall mean the by-laws of the Association as amended from time to

"Charter" means The Articles of Incorporation of the Association, as amended

Land Deed Records of Pearl River County, Mississippi. not be limited to the "Green Space" designated on the plat, which is subject to the privileges and limitations set forth in the conservation easement, filed of record in the common use, benefit and enjoyment of the members. Common Areas shall include but as Common Area and is owned by or otherwise made available to the Association for the "Common Areas" shall mean all real property shown and designated on the plat

enjoyment of the members. constructed on any portion of the Common Area for the common use, benefit and "Common Facilities" shall mean all the buildings and other improvements

successors and assigns. "Declarant" shall mean Stuart Company, a Mississippi Corporation and its

supplemented from time to time. Restriction for Cane Bend at Wildwood Subdivision as same may be amended or "Declaration" shall mean this Declaration of Covenants, Conditions and

Dwelling and related improvements or appurtenances on any Lot. development, improvement and sale of any Lot, including the construction and sale of a Association, and with the Declarant's permission is engaged in the business of the acquires a fee simple interest from the Declarant with respect to any Lot, except the "Developer" means the Declarant and each Person who is a successor in title to or

conventional single family home "Dwelling" shall mean a fully detached residence which is designed and used as

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in excess of sixty (60) days. assessment of installment thereof, which shall become and remain delinquent for a period that requires the consent of a specified percentage of eligible mortgage holders or of any who have requested, in writing, the Association to notify them on any proposed action "Eligible Mortgage Holder" shall mean those holders of a First Mortgage on a Lot

deeds of trusts or similar encumbrances creating liens or encumbrances against such Lot. "First Mortgage" shall mean a mortgage, deed of trust or similar encumbrance creating a lien or encumbrance against a Lot, which has priority over all other mortgages,

guide for property development and construction on Lots and property of Cane Bend at Wildwood Subdivision. No such guideline, statement, criteria or the like shall be construed as a waiver of the provisions of any other provision or requirement of this Declarant as a part of this Declaration to serve as a reference tool and decision-making "Guidelines" shall mean the Architectural Review Guidelines adopted by the

guests or invitees. "Invitees" shall mean an Owner's tenants, guests, patrons, employees or other

include the Common Areas. subdivision plat filed for record in the Office of the Chancery Clerk of Pearl River County, Mississippi, and is intended to be improved with a Dwelling, but does not portion of the Property which is shown and designated as a numbered lot on any "Lot" shall mean each subdivided parcel, plot or tract of land constituting

Board of Directors for the purpose of conducting and managing the daily operations of "Management Agent" means the Person, if any, employed or retained by the

the Association, as provided by Article III "Member" shall mean each Person who holds or has any class of membership in

corporation, or (xvii) an individual. institutional type lender or loan correspondent, (xv) any agency or a department of The United States of America or any state, county or municipal government, (xvi) a Association, (xiii) the Federal Home Loan Mortgage Corporation, (xiv) a recognized trust, (x) a credit union, (xi) a pension fund, (xii) the Federal National Mortgage mortgage insurance company, (viii) a mutual savings bank, (ix) a real estate investment trust company, (iv) an insurance company, (v) a mortgage company, (vi) a trust, (vii) a any Lot, including, but not limited to (i) a bank, (ii) a savings and loan association, (iii) a mortgage, deed of trust or similar encumbrance creating a lien or encumbrance against "Mortagee" shall mean any Person who owns, holds or is the beneficiary of a

"Owner" shall mean the record holder, whether one or more Persons, of a fee or undivided fee interest in or to any Lot, including contract sellers, but excluding those Persons who hold an interest in a Lot merely as security for the performance of an obligation or payment of a debt.

an association, a trust, an estate or any other legal entity. "Person" shall mean an individual, a corporation, a general or limited partnership,

prepared by or for a Owner or builder or owner in connection with the development or improvement of a lot. "Plans" means the plans, blueprints, drawings, specifications and samples

"Plat" shall mean the subdivision map(s) or plat(s) of the Property which has been or shall be filed for record in the Office of the Chancery Clerk of Pearl River County,

"Property" shall mean all real property situated in Pearl River County, Mississippi, which is described in Exhibit "A", and all additions thereto which by

....<u>.....</u>

the covenants and restrictions of this Declaration. annexation in accordance with the terms and provisions of this Declaration are subject to

to this Declaration "Supplement" means any amendment, modification, change or restatement of or

Mississippi as part of the master plan for Wildwood Subdivision will be filed for record in the Office of the Chancery Clerk of Pearl River County, common areas more fully shown and described on a Plat of Wildwood Commercial that "Wildwood Commercial Area" means all those certain lots, roadways and

common services to the Wildwood Commercial Area. exercising the power of maintaining and administering Common Areas and providing "Wildwood Commercial Property Owners Association, Inc." means the Commercial Center Property Owners Association established for the purpose of

ARTICLE II. PROPERTY SUBJECT TO DECLARATION

to time as provided by Section 2.03 hereof. such portions of the Additional Property which may be annexed to the Property from time in Pearl River County, Mississippi, and is more particularly described in Exhibit "A" and or encumbered, and improved subject to this Declaration if the Property which is located leased, held, transferred, assigned, sold, conveyed, rented, used occupied, hypothecated Section 2.01. The Property. The real property which is and shall be owned

Section 2.02. Common Areas. The designation of any portion of the Property as a Common Area shall not mean that the public at large acquires any easement of benefit and enjoyment in or to the Common Areas

such annexation shall have the effect of making the annexed property part of the Property right, privilege or option to annex to the Property any of the Additional Property. the manner herein prescribed. and extending the scheme of the within covenants and restrictions to such annexed Section 2.03. Annexation of Additional Property. At any one or more times prior to December 31, 2025, and without the consent of the Class A members, the property. However, no such annexation shall occur until same has been accomplished in Declarant, or any other person with the written consent of the Declarant, shall have the

additional property being annexed, and if such person is other than the Declarant, shall be provisions of this Declaration. event shall any such addition or modification be substantially inconsistent with the assessments for any care not rendered to all of the Property; provided, however that in no within any residence, style of any residence, easements, and degree of care and property, including, but not limited to setback lines, total square footage to be contained be appropriate to reflect the different character or use, if any, of the annexed additional complimentary additions and modifications to the provisions of the Declaration as may executed also by the Declarant. Such Supplementary Declaration may contain whatever Declaration shall be executed by the person who owns the fee simple title to the restrictions to the annexed additional property therein described. Such Supplementary Supplementary Declaration shall extend the scheme of the within covenants and land records in the Office of the Chancery Clerk of Pearl River County, which recording a Supplementary Declaration of Covenants, Conditions and Restrictions in the Any annexations of additional real property to the Property shall be made by

ASSOCIATION MEMBERSHIP AND VOTING RIGHTS ARTICLE III.

Lot and is included in the definition of an Owner under Article I. When more than one Section 3.01. Membership. The Members of the Association shall be and consist of every Person who is or who becomes, an owner of record of the fee title to a

Members. Person owns or holds an interest or interests in a Lot, then all such Persons shall be

voting power of all Members. then such provision shall require a vote by the specified percentage of the combined percentage of the voting power of the Class A Members and by the specified percentage of the voting power of the Class B Members. Whenever any provision of this Declaration requires a vote of a specified percentage of the voting power of the Members class of Members, then such provision shall require a separate vote by the specified of this Declaration requires a vote of a specified percentage of the voting power of each Declarant, and Class B Members, which shall be the Declarant. Whenever any provision voting Members - Class A Members which shall consist of all members, except the Section 3.02. Action by Members. The Association shall have two classes of

provided in the Charter or the By-Laws, the voting rights of the Members shall be as follows: Section 3.03. Members' Voting Rights. Except as otherwise specifically

- (a.) event shall more than one vote be cast with respect to any Lot such Lot shall be exercised as such Members shall determine, but in no or otherwise holds an interest or interests in a Lot, then the one vote for owned by such Class A Members. When more than one Member owns shall be equal to the aggregate number of Lots owned by all Class A this Declaration, the aggregate voting power of all Class A Members Whenever a vote of the Class A Members is required or permitted under Class A Members shall be entitled to one vote for each Lot
- for each Lot owned by a Class A Member. four votes for each Lot owned by the Declarant and one additional vote The Class B Members shall be the Declarant, who shall be entitled to

membership is appurtenant. hypothecated, encumbered, conveyed or alienated in any manner except in conjunction hypothecation, encumbrance, conveyance or alienation of the Lot to which the with and as an appurtenance to the ownership, assignment, transfer, pledge, ownership of a Lot. A membership shall not be held, assigned, transferred, pledged both the Class A Members and the Class B Member shall be appurtenant to the Section 3.04. Membership Appurtenant to Real Property. The membership of

appurtenant to such Lot shall not be counted. Lot may be exercised by any one of such Members, unless the other Members who own an interest in such fee title to the Lot shall object prior to the completion of voting upon the particular matter under consideration. In the event of any such objection, the one vote Lot is owned of record by more than one Member, then the one vote appurtenant to such Section 3.05. Voting Conflict Between Members. If the fee title to a particular

powers of Class B membership, as herein provided. memberships, for so long thereafter as the Class B memberships shall continue to exist, the Declarant, and the nominee or nominees, if any, of the Declarant, shall have all rights and converted to Class A memberships. Following each such reinstatement of the Class B such time, the Class B membership resulting from such addition shall cease and be and Class B Members resulting from the newly added property has been equalized. continue to be Class B Members until such time as the total votes outstanding of Class A such occasion, the Declarant, or the nominee or nominees, if any, of the Declarant, shall shall be fully reinstated, with the voting rights as set forth herein above, and following each Declaration, then on each such occasion the status of the Declarant as a Class B Member Declaration, should add Additional Property to the Property theretofore subject to the termination the Declarant, by annexation to the Property in accordance with the Section 3.06. Termination and Reinstatement of Class B Members. If on any one or more occasions all Class B memberships should terminate, and if after any such

other provisions relating to voting rights of Members with respect to matters or issues Section 3.07. Other Voting Provisions. The Charter and/or the By-Laws contain

Board of Directors. unrelated to this Declaration, including, but not limited to, the election of individuals to the

ARTICLE IV. BOARD OF DIRECTORS AND OFFICERS OF THE ASSOCIATION AND MANAGEMENT AGENT

required to be Members, and shall be appointed by the Declarant so long as the Declarant owns any Lot or portion of the Property and then elected by the Members in the manner prescribed in the By-Laws. The Board of Directors shall serve and direct all Phases of of individuals as may be prescribed in the By-Laws from time to time. Directors are all the power, authority and duty necessary or appropriate for such management and control. The Board of Directors shall consist of three individuals or such greater number Wildwood Subdivision. Section 4.01. Board of Directors. The Association and the affairs of the Association shall be managed and controlled by the Board of Directors which shall have

affairs include, but shall not be limited to the following: policies or decisions relating to the management and administration of the Association's powers, authorities and duties of the Board of Directors to create, establish or approve the By-Laws may be exercised only by or are reserved only to the Members. all acts and actions, except acts and actions which by law, this Declaration, the Charter or Association's affairs, the Board of Directors shall have power, authority and duty to do Section 4.02. Powers and Duties. In the management and administration of the Such

- (a.) efficient operation of the Common Areas and Common Facilities To provide for the maintenance, care, upkeep, surveillance, services and
- (b.) from the Members, and to file and enforce liens for such Assessments To establish, determine, assess, collect, use and expend the Assessments
- <u>(c.</u> unreasonable interference with the use, benefit and enjoyment of the rules, regulations, restrictions and requirements designed to prevent the Common Areas and Common Facilities including, but not limited to, authorized Persons. Common Areas and Common Facilities by the Members and other the Lots, including Dwellings, or the use, occupancy and maintenance of appropriate with respect to the Property, the Lots, any improvements on Section 4.04(d), or as the Board of Directors may consider to be requirements as may be recommended by the Architectural Review Committee pursuant to Section 10.07, the Management Agent pursuant to To adopt, promulgate and enforce such rules, regulations, restrictions and
- (d.) To purchase insurance upon the Common Areas and Common Facilities.
- (e.) otherwise improve the Common Areas and/or Common Facilities. the Common Areas or Common Facilities after any casualty loss, and to To maintain, repair, restore, reconstruct or demolish all or any portion of
- (f)to the provisions of Section 10.01(j) hereof. appropriate, convenient or advantageous for or to the Association, subject provisions as the Board of Directors considers to be advisable Areas and/or Common Facilities upon such terms, conditions and in or option, sell, assign, exchange, trade transfer, quitclaim, surrender To lease or grant licenses, easements, rights-of-way and other rights of use , abandon, or otherwise convey all or any portion of the Common
- (g.) upon such terms, conditions and provisions as the Board of Directors abandon, mortgage or encumber or otherwise convey any of such Lots sell, assign, exchange, trade, transfer, quitclaim, surrender, release To lease as tenant, purchase or otherwise acquire Lots and to option, lease

considers to be advisable, appropriate, convenient or advantageous for or Association.

- (h.) by the Board of Directors from time to time. the performance of such duties and services as established or prescribed To retain or employ a Management Agent for such compensation and for
- (:)agreements, commitments and other documents relating to the Association's affairs. To negotiate, prepare, execute, acknowledge and deliver all contracts
- \odot any governmental agency or authority which involves or affects the Association, including the Common Areas and/or Common Facilities. any suit, action, claim or proceeding at law or in equity or with or before To prosecute, defend, appeal, settle, compromise or submit to arbitration
- <u>(</u> any Member. related to or affiliated with any director or officer of the Association or appropriate or convenient in or to the Association's affairs, whether or not engineers, consultants or other persons who may be helpful, necessary, accountants, attorneys, architects, landscape architects, contractors, To retain or employ and pay the fees, expenses or other compensation of
- Ξ and Common Facilities. any portion of the assets of the Association, including the Common Areas pledging or otherwise encumbering or subjecting to security interests all or the repayment of any such loans by executing deeds of trust or by provisions as may be acceptable to the Board of Directors, and to secure Association's affairs from any person on such terms, conditions and Subject to Section 10.01(d), to borrow any funds required for the

implement the policies and decisions of the Board of Directors. prescribed by the By-Laws. Section 4.03. Officers. The officers shall conduct affairs of the Association and The Association shall have such officers as are

shall direct and authorize which may include, without being limited to, the following power and authority: management" and is not obligated or required to retain or employ a Management Agent. may authorize. The Association is specifically authorized to undertake "self-The Management Agent shall perform such duties and services as the Board of Directors Directors to perform such duties and services as the Board of Directors from time to time employ a Management Agent at a rate of compensation established by the Board of Section 4.04. Management Agent. The Board of Directors may retain or

- (a.) To collect Assessments, and enforce liens to secure the collection of such Assessments
- (b.) To provide for the maintenance, care, upkeep, surveillance, services and efficient operation of the Common Areas and Common Facilities.
- (c.) surveillance, services and efficient operation of the Common Areas and Common Facilities. necessary or appropriate for the proper maintenance, care upkeep, To select, designate, train, hire, supervise and discharge personnel
- (d.) Management Agent from time to time to maintenance, care, upkeep, surveillance, services and operation of the Common Areas and Common Facilities as may be recommended by the enforce such rules and regulations, restrictions and requirements relating To enforce and recommend that the Board of Directors approve and
- (e.) the Board of Directors, including legal and accounting services To provide such other services for the Association as may be requested by

successive one-year terms. agreement shall not exceed one (1) year, but may be renewable by mutual agreement for Any management agreement entered into by the Association and any Management Agent shall permit termination at will by the Association. The term of any such management

ordinance or the order or directive of any governmental authority or any court. other Common Areas or from any action taken or omitted or from inaction by the discomfort caused by or arising or resulting from the need for or the conduct of routine or special Assessments shall be claimed or allowed for inability to use, inconvenience or Association to comply with any of the provisions of this Declaration, any law or or other loss of or damage to any property which may be left or stored upon the Common Areas and/or Common Facilities. No diminution or abatement of annual maintenance or Common Areas or Common Facilities or from any wire, pipe, drain, conduit or similar damage, or damage to any Person or property caused by the easements or caused by or resulting from electricity or water which may discharge or flow from any portion of the funds from charges or fees or from Assessments, or for injury, including death, or or failure to provide any service to be furnished by the Association or to be paid with and each director and each officer of the Association shall not be liable for any failure of The Association shall not be liable to any Member or any other person for theft Limitation of Liability. The Association, the Board of Directors

ARTICLE V. ASSESSMENTS

of any lot or by the abandonment or release of the member's right to use, benefit and from and shall not pay any Assessments. enjoy the Common Area and/or Common Facilities. Class B Members shall be exempt from or otherwise avoid liability for the payment of any assessment by the abandonment of such Lot at the time the assessment fall due. No Class A member may become exempt continuing lien upon each Lot and the personal obligation of the Person who is the owner Deed or other conveyance document, shall be deemed to covenant and agree to pay to the Deed or other conveyance document for such Lot, whether or not expressed in any such Association. Association any maintenance or special Assessments which shall be levied by the Section 5.01. Covenants for Assessments. Each such Assessment shall be a charge on the land, and shall be a Each Owner by acceptance of a

include, but are not limited to, the following purposes: and (ii) to pay the cost of labor, the purchase or rental of equipment and materials used or required for, and the management, care and supervision of the Common Areas and/or Common Facilities. The purposes for which the maintenance Assessments may be levied promote the health, safety and welfare of the residents of the Property, including the improvement, maintenance and repair of the Common Areas and/or Common Facilities any maintenance Assessments levied by the Association shall be used exclusively (i) to Section 5.02. Maintenance Assessments.

- (a.) charges for any services furnished or provided by the Association. connection with the Common Areas and/or Common Facilities, including The amount of all operating expenses of or for the Common Areas and/or Common Facilities and the services furnished or provided to or in
- **E** Management Agent. the Common Areas, including fees or other compensation paid to a The costs of appropriate or necessary management and administration of
- (c.) The amount of all taxes and assessments levied against for the Common
- (d.) assets and the costs of such other insurance with respect to the Common Common Areas and/or Common Facilities and the Association's other The costs of fire and extended coverage and liability insurance on the

affairs as the Board of Directors considers appropriate Areas and/or Common Facilities and the Association's other assets and

- (e.) or for the Association for or to the Common Areas, and/or the Lots The cost of garbage and trash collection to the extent provided by the Association, and of utilities and other services which may be provided by
- $\widehat{\mathbf{f}}$ improvements and such Common Facilities and equipment as the Board of operating condition. Directors shall determine to be necessary or appropriate in connection sidewalks, walking tracks, private streets, fences, gates and other with such maintenance, replacement, repair, landscaping and safe including, but not limited to, the cost to maintain, replace and repair the and Access Easements and to keep same in a good and safe condition, The cost to maintain, replace, repair and landscape the Common Areas
- (99) appropriate general operating reserve and/or reserve for replacement of The cost to fund all reserves established by the Association, including any

to meet the budget adopted by the Board of Directors hereof and shall fix and levy the Annual Maintenance Assessment at an amount sufficient of Directors to be sufficient to meet the cost and expenses described in Section 5.02 January in each year the Board of Directors shall adopt a budget estimated by the Board Section 5.03. Annual Maintenance Assessment. Prior to the first day of

- (a.) Immediately following the conveyance of the lot to an Owner, the annual Maintenance Assessment shall be prorated from January 1 of the current assessment shall be Two Hundred Dollars (\$200) per Lot. The Annual
- (e.) the Assessment from the previous year without a vote of the membership. The Assessment may be increased not more than ten (10) percent above

authorized in Section 5.01, the Association may levy special Assessments as follows: Section 5.04. Special Assessments. In addition to the maintenance Assessments

- (a.) including the fixtures and personal property on or related to the Common Areas and/or Common Facilities, or (ii) for such other purposes as the Board of Directors may consider to be appropriate. Any such Assessment shall be approved by a vote of two-thirds of the voting power of each class inordinate repair or maintenance of improvements on the Common Areas portion of the costs of any construction, reconstruction, replacement or applicable only to that fiscal year (i) for the purpose of paying all or a In any fiscal year the Association may levy a special Assessment
- (b.) and all costs, expenses and expenditures made or incurred by the or duty imposed on such Owners under this Declaration. this Declaration, including the discharge or satisfaction of any obligation the willful or negligent acts of the Owners of such Lot, or (ii) of or for any The Association may levy a special Assessment against any Lot and the Association with respect to either such Lot pursuant to the provisions of Owners of any Lot for reimbursement (i) of or for repairs occasioned by

to provide to its members lawn care and yard maintenance, in which event, a charge determined by the Board of Directors shall be levied against and assessed to every Lot so maintained by the Association. Areas and Facilities, unless, by the majority vote of the members, the Association elects the responsibility and duty only for the maintenance, repair and care of the Common Section 5.05. Dwelling and Lawn Maintenance The Association shall have

maintenance and special Assessments provided in or permitted by this Article V are intended to be, or shall be constructed to be, dues for membership in the Association. Section 5.06. Assessments Are Not Dues. No portion of the annual

immediately upon notice from the Association, and all such amounts shall become a lien against such Lot which shall be enforceable by the Association. of such Lot shall be personally responsible and liable for the payment of all such amounts considered to be a special Assessment under Section 5.04 against the Lot, and the Owners be increased by all amounts described in Section 6.03. All such amounts shall be obligations or duties at the Owner's sole cost and expense. maintenance, repair, care, upkeep or replacement or satisfy or discharge any such other necessary or appropriate by the Board of Directors, the Association may provide such common responsibility which is not covered by insurance, then, if deemed to be responsible under this Declaration, or (ii) is responsible for damage to the area of care, upkeep, replacement or any other obligations or duties for which the Owner is Owner (i) has failed or refused to properly satisfy or discharge an maintenance, repair. Section 5.07. Costs and Expenses of Certain Damage. Whether or not specifically provided in this Declaration, if the Board of Directors determines that any Such costs and expenses shall

of considering the consent or approval for such action. All Assessments requiring the of Directors shall call a meeting of the Members pursuant to the By-Laws for the purpose any class of the Members is required for any action under this Article V, then the Board voting power of each class of the Members. consent or approval of the Members must be approved by a vote of two-thirds of the Section 5.08. Meetings to Approve Assessments. If the consent or approval of

by at least two-thirds of the voting power of each class of the Members modify the pro-rata obligations of any Lot or the Owners of such Lot for the purposes of special Assessments under Section 5.02(b). The Board of Directors may change or at a uniform rate for each Lot to which Class A membership is appurtenant, except levying Assessments, except special Assessments under Section 5.02(b), only if approved Section 5.09. Uniform Rate for Assessments. All Assessments shall be levied

transfer of such Lot from the Declarant. authorized and empowered to collect any assessment, or portion thereof, levied by the Association against any Lot from the Owner and Purchaser of such Lot at the time of the Commencement of Assessments. The Association is hereby

assessments of any kind or nature shall be levied by the Association against a Class B boundaries of any private drive or street, sidewalk or other easement. Also, no of the Plat of the Property, (iii) the Common Areas or Common Facilities and (iv) no portion of the Common Area of Common Facilities Property within the boundaries of any public use, (ii) All areas unplatted or reserved for future development by the Declaration and improvements dedicated and accepted by the local public authority and devoted to Parcel depicted on the Plat(s), including all portion or portions of the Property within the levied by the Association against (i) any portion of the Streets and other real property **Exempt Property.** No Assessments of any kind or nature shall be

the common area or services available or provided by the Association special assessments to reflect any such different level of use, benefit and enjoyment of V for the establishment, determination and calculation of the annual maintenance and the duty to make equitable adjustments in and to the procedures described in this Article annexed additional property. In such event, the Association shall have the authority and assessments under Section 5.02, Section 5.04 or Section 5.05 with respect to such provided by the Association with respect to any portion of the annexed additional Section 5.12. Equitable Adjustments. If a Supplement is filed for record which annexes additional property to the property and specifies that a greater or lesser level of use, benefit or enjoyment of the common area or of services shall be available or establishment, determination and calculation of the annual maintenance or special property, then the supplement may provide a different method or basis for the

ARTICLE VI. ENFORCEMENT OF COVENANTS BY PEARL RIVER COUNTY

to-wit: The following covenants in Article VI shall be enforceable by Pearl River County, MS,

- a.) community water system connection between any such source and any element of the for the purpose of irrigation, and in no event shall there be a physical purpose of supplying potable water to any building or structure, except water supply may be drilled or otherwise constructed on any lot for the subdivision is served by community (central water system) no private of Health approves the sewage and water systems. Whenever the No building permit shall be issued before the Mississippi State Board
- <u>5</u>.) Construction of any nature is prohibited in County drainage easements or street rights of way.
- <u>c</u> No lot shall be used for the storage of or maintained as a dumping ground for rubbish or junk. The accumulation of rubbish or junk on glass, old iron, machinery, rugs, paper, beds or bedding and old tires. machines, dryer tanks, cans, barrels, boxes, drums, piping, tin, bottles, parts thereof, scrap building material, scrap equipment, old washing dilapidated automobiles, trucks, tractors, and other such vehicles and and junk are herein defines as, but not limited to abandoned or any lot, for any reason whatsoever, is expressly prohibited.
- d.) No structures of any type may be built or located within the designated 100-year floodplain (Zone A) or wetland as designated on the plat
- e.) re-subdivided lot on which a dwelling may be constructed shall be no Board of Supervisors and Chancery Court of Pearl River County, Mississippi. Notwithstanding the foregoing, the minimum size for any No lots shall be re-subdivided without prior written approval of the
- frights-of-way intersect. measured from the corner of the property where the said two street (60) feet from a corner of said property closest to the intersection as Driveways on corner lots shall not be located any closer than sixty

ARTICLE VII. ENFORCEMENT OF ASSESSMENTS

and (iv) the continuing joint and several personal obligation and liability of each Person shall not be extinguished or diminished by any transfer or conveyance of any Lot. who was an Owner of such Lot when any portion of the Assessment became due and payable, their heirs, devisees, personal representatives, successors and assigns, which on the land, (ii) a continuing lien upon and against the Lot, (iii) binding upon such Lot a Lot plus such additional amounts as are specified in Section 7.03 shall be (i) a charge Section 7.01. Lien of Assessments. Each Assessment with respect to or against

against any Lot in the manner now or hereafter provided in the State of Mississippi for personally obligated or liable to pay any Assessment and/or may foreclose the lien payment of the Assessment. Any judgment may include all amounts specified in Section without the foreclosure or waiver of any lien created under this Declaration to secure the including any installment, may be commenced and maintained by the Association monetary judgment for the non-payment of all or any portion of any Assessment, Lot shall continue for the full statutory period permitted by law, and a suit to recover a The Association may commence and maintain an action at law against any Member The personal obligation of each Member to pay all Assessments levied against his

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to the foreclosure of mortgages and other liens on real property containing the power of provision. Any such foreclosure by the Association shall be subject to the substantive and procedural requirements prescribed by the laws of the State of Mississippi applicable foreclosure of mortgages and other liens on real property containing a power of sale

benefit and enjoyment of the Common Areas and Facilities abandonment of his Lot or by abandonment or release of the Member's rights to the use. or otherwise avoid or escape personal liability for payment of any Assessment by shall be unaffected by any sale or other transfer or conveyance of the Lot subject to the The Association shall have the right to reject partial payments of an Assessment and to demand the full payment of such Assessment. The lien for unpaid Assessments Assessments, and the lien shall continue in full force and effect. No Member may waive

reasonable charge for the issuance of a certificate. the payment of such Assessment stating whether or not the Assessment has been paid have been paid in the certificate. The Board of Directors may require the payment of The certificate shall be conclusive evidence of the payment of any Assessment stated to for the payment of any Assessment or to any other Person having legitimate interest in Directors shall furnish a certificate signed by an Association officer to any member liable Assessment Certificate. Upon five days notice, the Board of

and shall be subject to the lien of Assessments provided under Section 7.01: shall be considered to be special Assessments against the Lot and the Owners of such Lot amount of the unpaid annual maintenance and special Assessments, the following amount payment of any installment of an Assessment, the entire unpaid balance of all due and payable, unless the Board of Directors shall otherwise direct. In addition to the Assessments against the Lot and the owners of the Lot shall immediately be and become Section 7.03. Amount of Lien. Upon the default by any Owner of any Lot in the

- (a) Assessments expenses relating to the collection or enforcement of the lien of Association, including attorneys' fees, court costs and other costs and All reasonable costs and expenses of collection incurred or paid by the
- 3 Directors from time to time Such late payment charges or fees as shall be established by the Board of
- <u>ල</u> such Owners under this Declaration. Assessments or to perform or satisfy any obligation or duty imposed upon for overhead or indirect costs and expenses incurred to collect unpaid Directors from time to time to reimburse or compensate the Association Such Association overhead charges as shall be established by the Board of
- (d) in full at the maximum rate of interest permitted by law in the State of accrue from the due date until the payment of each such amount until paid Mississippi on loans to the Owners from Persons similar to the Association. including the unpaid balance of all Assessments, and such interest shall Interest on or with respect to all amounts specified in this Section 7.03

charges of whatever nature, except (i) general and special assessments for ad valorem property taxes on or against such Lot, (ii) the lien of any First Mortgage on such Lot Mortgage was filed for record. Section 7.02 stating that payment of the Assessment was current as of the date the First creating the lien against the Lot, or duly recorded after receipt of a certificate under made in good faith and for value received and duly recorded prior to the Assessment against a Lot shall have preference over any other liens, assessments, judgments or Priority of Lien. The lien to secure payment of an Assessment

lien against any Lot to secure payment of any Assessment shall be subordinate to the lien of any duly recorded First Mortgage on or against the Lot made in good faith and for Section 7.05. Subordination to Mortgages. As provided by Section 7.04, the

enforced in the same manner as provided in this Article VII. secure the payment of such Assessments, and the lien for the payment of such for payment of any Assessments thereafter becoming due, or from the lien created to assignment, or other proceeding or arrangement in lieu of foreclosure, possession or the purchaser of assignee at foreclosure or the transferee under any deed various Lots. However, such foreclosure, deed, assignment of other proceeding or arrangement in lieu of foreclosure shall not relieve the holder of the First Mortgage in unpaid Assessments resulting from a reallocation of such unpaid Assessments among the arrangement in lieu of foreclosure, except for claims for a proportionate share of such accrued prior to the time such holder acquires possession of the Lot, or prior to acquire the Lot free of any claims for unpaid Assessments levied against the Lot which any deed, assignment or other proceeding or arrangement in lieu of foreclosure, shall the execution of any deed, assignment or other proceeding or arrangement in lieu of of other proceeding or arrangement in lieu of foreclosure. foreclosure of any such First Mortgage, or prior to the execution of any deed, payable prior to the sale or other transfer of or conveyance of the Lot pursuant to a However, the lien shall be subordinate only to Assessments which have become due and Assessments thereafter becoming due and payable shall have the same effect and shall be foreclosure sale or prior to the execution of any deed, assignment or other proceeding or foreclosure, and any purchaser or assignee at a foreclosure sale or any transferee under Mortgage who acquires possession of such Lot pursuant to a foreclosure or pursuant to value received, and shall not affect the rights of the holder of any First Mortgage Any such holder of a First from any liability , assignment

holders execute, approve or consent to the amendment. record of the holder or any indebtedness secured by such First Mortgage, unless such of any First Mortgage on any Lot filed for record prior to the amendment being filed for No amendment to this Section 7.05 shall adversely affect the rights of the holder

In its sole and absolute discretion, the Board of Directors may extend the provisions of this Section 7.05 to Mortgagees not otherwise entitled to the benefits of this Section 7.05.

Mortgage shall not be altered, modified or diminished by reason of or as result of such holder of the First Mortgage or the holder of the indebtedness secured by the First the First Mortgage, and the protection extended by Section 7.04 and Section 7.05 to the include such a provision in any First Mortgage shall not affect the validity or priority of installment of an Assessment shall be a default under the First Mortgage. The failure to provide that any default by the mortgagor in the payment of any Assessment or any Section 7.06. Additional Default. Any First Mortgage encumbering a Lot shall

ARTICLE VIII. INSURANCE

such companies at the Board of Directors shall consider appropriate. pay the costs or premiums of and maintain insurance in such limits and forms and from Section 8.01. Association's Insurance. The Association shall apply for, obtain,

maintenance Assessments insurance for all Owners obtained by the Association and included in the annual other improvements, and his personal property stored elsewhere on his Lot or the including decorations, furnishings and personal property in or on such Dwelling or the smoke, and other hazards. Each Owner shall be responsible at his own expense and cost including fire, windstorm, hail explosion, riot, civil commotion, aircraft, vehicles, and to hazards which may be insured or covered under extended coverage provisions, Section 8.02. Owner's Insurance. Each Owner shall insure his Dwelling and other improvements on his Lot at all times for full replacement value against losses due Property, and for his personal liability to Persons which is not covered by liability for his own personal insurance on the contents of his Dwelling and other improvements,

ARTICLE IX. AD VALOREM TAXES

shall promptly pay all ad valorem taxes assessed on or against his Lot and improvements Section 9.01. Owners. Each Owner shall be responsible for the payment of and

assessed on or against the Common Areas and the Association's other assets Section 9.02. Association. The Association shall pay the ad valorem taxes

ARTICLE X. PROPERTY RIGHTS

appurtenant to and shall pass with the title to every Lot subject to the following a right and easement of enjoyment in and to the Common Areas which shall be Section 10.01. Members' Easements of Enjoyment. Every Member shall have

- (a) of any Streets. Member. No admission or other fees shall be charged or levied for the use invitees. Any such fees shall be charged on a uniform basis for each to levy reasonable admission and other fees for the use of any Common The right of the Association, acting by and through its Board of Directors Areas and Common Facilities by the Members and their families and
- 3 suspended by the Association for any reason whatsoever. Association. The rights of the Members to use the Streets may not be any infraction, Assessment remains unpaid and for any period not exceeding 60 days for to suspend any Member's voting rights and any Member's rights to use the The right of the Association, acting by and through its Board of Directors Common Areas and Common Facilities for any period during which any breach or violation of rules and regulations of the
- <u>O</u> transfer executed by Members representing al least two-thirds (2/3) of the voting power of each class of Members has been filed for record. conditions, or an instrument agreeing or consenting to such dedication or Members approve or consent to such dedication, transfer, purpose and such dedication or transfer shall be effective unless either Members representing at least two-thirds (2/3) of the voting power of each class of subject to such conditions as may be determined by the Association. No governmental agency or authority or any utility for such purposes and to dedicate or transfer all or any part of the Common Areas to any The right of the Association, acting by and through its Board of Directors.
- **a** representing at least two-thirds (2/3) of the voting power of each class of deed of trust or other security interest unless approved by Members or any portion of the Common Areas or Common Facilities to the lien of a security interests. connection with any such loan to subject all or any portion of the Common portion of the Common Areas and Common Facilities in a manner In accordance with the Charter and the By-Laws, the right of the Areas and Common Facilities to the liens of deeds of trust or other designed to promote the enjoyment and welfare of the Members, and in Association to borrow money to repair, maintain or improve all or any The Association shall not borrow money or subject all
- **e** enforcement of a security interest by a creditor. protect the assets of the Association against or from foreclosure or necessary to prevent a default of any of the Association's obligations or to action permitted by this Declaration as is reasonable appropriate or The right of the Association and/or its Board of Directors to take any

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- \mathfrak{S} reasonable rules and regulations with respect to the use of the Common Areas and Common Facilities. The right of the Association and/or its Board of Directors to adopt
- 9 areas, sidewalks and/or rights-of-way as shown and designated on the plat to any governmental authority having jurisdiction over the Property. The right of the Declarant to dedicate or grant the streets, roads, parking
- Ξ to the use, benefit and enjoyment of the Common Area unreasonably and permanently inconsistent with the rights of the members person, provided that no such license, right-of-way or easement shall be governmental agency or authority or any utility, the Declarant or any other and repair of any public or private utility lines or appurtenances to any easements for access or for the construction, reconstruction, maintenance The right of the Association to grant licenses, rights-of-way, and
- Ξ Common Area, and public streets approved by the Board of Supervisors. any private streets, roads located or situated in or on any portion of the monitored gates to restrict or monitor vehicular traffic over, on or across The right of the Association to maintain guarded or electronically
- \subseteq representing al least two-thirds (2/3) of the voting power of each class of consenting to such sale, transfer or conveyance executed by Members members, or upon the filing for record of an instrument agreeing or the consent of two-thirds (2/3) of the voting power of each class of Common Area which it determines to be beneficial to the Members, upon The right of the Association to sell, transfer or convey any part of the

members who reside permanently with such Owner, (ii) contract purchasers who reside on the Property, and (iii) invitees. promulgate and uniformly apply and enforce, any Member may delegate his rights to the use, benefit and enjoyment of the Common Areas and Common Facilities to (i) family to such reasonable rules and regulations as the Board of Directors may adopt or Section 10.02. Delegation of Use. In accordance with the By-Laws and subject

ARCHITECTURAL CONTROL

Committee shall serve all Phases of Wildwood Subdivision. as "Architectural Review Committee"). Committee shall be appointed by the Board of Directors. The Architectural Review Additional Property subject to Annexation. Thereafter, the Architectural Review appointed by the Declarant as long as Declarant owns of record any Lot, Property or any is hereby established the Wildwood Architectural Review Committee (referred to herein Section 11.01. Establishment of the Architectural Review Committee. The Architectural Review Committee shall be

any portion of any Plans, or to recommend that the Board of Directors adopt any rule or determination, ruling or order or to issue any permit, consent, approval or disapproval under this Declaration, including this Article XI and the approval or disapproval of all or members of the Architectural Review Committee shall be required to make any finding, regulation relating to the provisions of this Article XI. the Board of Directors with or without cause. The affirmative vote of a majority of the shall serve at the pleasure of the Board of Directors and my be removed at any time by are not required to be Members. appointed or designated from time to time by the Board of Directors and who may be but shall consist of not less than three (3) nor more than five (5) individuals who shall be Section 11.02. Architectural Review Committee. After the Declarant has sold all Lots in the Property and the Additional Property, the Architectural Review Committee The members of the Architectural Review Committee

maintenance and repair, no improvement, including, but not limited to, buildings, fences, Section 11.03. General Requirements. Except for the purposes of proper

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for a first class structure, of generally accepted workmanship and materials and constructed according to the International Building Code for single family dwellings. Committee in accordance with the review process of this Article XI. The builder, at its expense, shall complete and submit to the Architectural Review Committee two complete the Property, including any Lot, until after compliance with the review process of this constructed, placed, altered, moved, maintained or permitted to remain on any portion of improvement, including any change or alteration of color, shall be commenced, erected, Board of Directors and may include the following: Guidelines established by the Architectural Review Committee and approved by the Specific requirements of the submittals shall be defined in the Architectural Review sets of Plans for review by the Architectural Review Committee. builder, including any Owner or lessee of a Lot shall not remodel or alter existing improvements on any Lot until approval has been granted by the Architectural Review Article XI and approval of the Plans by the Architectural Review Committee. walls or other structures, and no exterior addition, change or alteration to any The Plans shall provide Any

- (a) shall include the location, nature, shape, height, materials, color and finish required or specified by the Architectural Review Committee. and other characteristics of the improvements and other information exterior wall construction and other exterior features, gross square footage of materials, type of construction, floor plans and elevations, details of Building plans, at a reasonable scale, and building specifications, which
- **E** A drainage plan which will coordinate with the overall area drainage
- <u>ල</u> plan and which shall show the location of all (i) improvements, (ii) similar equipment. lines, air-conditioning units, aerial lines, pipes, conducts, transformers and circulation and parking areas, and (iv) designation of all proposed utility exterior lighting and signs, (iii) pedestrian walkways if required, vehicular A site plan, at a reasonable scale, which will include an accurate grading
- (d) A landscape plan.
- <u>e</u> including all building codes. applicable building and zoning codes and regulations and this Declaration, the Developer designee that the proposed construction complies with all A statement by the Developer's architect and other engineer or, if none, by
- \odot A construction time table or schedule, including anticipated completion

insuring any of the Common Areas; Common Facilities, or impair any easement of any other Owner or the Association, materially increase the cost of operating or alteration to the interior or exterior of any Dwelling which will alter the structural on the Plat, or partition such Dwellings after combination, or (iv) make any change or except on Lots specifically permitted by this Declaration and/or as shown and designated whatsoever to the exterior of any improvement constructed upon any Lot or upon any any change or otherwise alter, including any change or alteration of color, in any manner slab, sidewalk, driveway, road, curb or gutter, or (8) patio, balcony or porch, (ii) make wall, (5) aerial line, (6) antenna, radio or television broadcasting or receiving device, (7) (1) lighting, (2) shade, screen, awning or patio cover, (3) exterior decoration, (4) fence or erect, attach, Until after compliance with the review process of this Article X and approval of the Plans by the Architectural Review Committee, no Owner or builder shall (i) install, integrity of the building or otherwise affect the Lot or the Property, the interest or welfare portion of the Common Areas, (iii) combine or otherwise join two or more Dwellings apply, paste, hinge, screw, nail, guild, alter, remove or construct any

approve or disapprove all or any portion of the Plans. of the Plans, the Architectural Review Committee shall review the Plans and shall either shall be given to the owner or builder, and such notice shall specify the reasons for any disapproval. The Architectural Review Committee's right to disapprove the Plans shall Review Process. Within ten (10) business days after receipt of all Written notice of such decision

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materials, (iv) failure to provide a landscape plan which is consistent with the quality, objections that the Plans do not provide for first-class structure, workmanship or or the topography and conformity with the design concept of or for, the Property, (iii) development of any proposed building or improvement which the Architectural Review arbitrary or capricious, including, but not limited to, aesthetic considerations development or design of the Property, or (v) any other reason or reasons which are not Committee determines to be incompatible with the existing or surrounding structures on Declaration, (ii) objections to the design, general massing, color, materials or otherwise satisfy the requirements of, this Article XI or other provisions of this be limited to (i) the failure of the Owner or builder to include information required by, or

by, the Architectural Review Committee. Upon the completion of each amendment and modification, the Plans shall be resubmitted to the Architectural Review Committee for review and approval or disapproval. The Architectural Review Committee's right to and modify the Plans to conform to the requirements of, and to cure any objections made XI or other provisions of this Declaration. previously submitted, or (iii) matters which do not satisfy the requirements of this Article Plans not previously approved, (ii) new matters not disclosed by or included in the Plans disapprove the amended and modified Plans shall be confined to (i) the portion of the If any portion of the Plans are not approved, the Owner or builder shall amend

engage in any or some of such activities prior to the review or approval of the Plans builder may receive written permission from the Architectural Review Committee to installation, clearing, grading, paving or landscaping, except to the extent the Owner or Architectural Review Committee prior to commencement of any on-site construction, The Owner or builder must obtain written approval of the Plans from the

changes to the Architectural Review Committee for review and approval or disapproval design, then the Owner or builder shall submit two complete copies of such proposed approval of the Plans, but not including modifications or changes of or to the interior If the Owner or builder desires to materially modify or change the Plans after

been disapproved by the Architectural Review Committee. modified Plans or proposed modifications or changes to the Plans will be deemed to have Plans within ten (10) business days after receipt of the Plans, then the Plans, amended or Plans, amended and modified Plans and/or proposed modifications or changes to the If the Architectural Review Committee shall fail to approve or disapprove the

any policy, standard, or guideline established by the Architectural Review Committee, and upon written request such Member shall be entitled to a hearing before the Board of any decision may be appealed to the Board of Directors by any Member who is aggrieved by any action or forbearance from action by the Architectural Review Committee or by The decisions of the Architectural Review Committee shall be final except that

review of the Plans or amendments, modifications or changes to Plans, but no charges The builder will be responsible for the payment of reasonable charges established by the Board of Directors from time to time for the Architectural Review Committee's shall be imposed on any governmental authority using any portion of the Property. builder one copy of the Plans, as approved, marked or stamped with such approval. disapproved in the Association's permanent records and shall return to the Owner or Architectural Review Committee shall retain one copy of the Plans as approved or

arising or resulting from or in any way relating to the subject matter of any reviews, obtained from the Architectural Review Committee or public authorities, whether given, acceptances, inspections, permissions, consents or required approvals which must be or expense suffered, shall not be liable to any Owner or to any other Person on account of any claim, liability or bulletins shall be construed either to represent, guarantee or imply that such Plans or granted or withheld. No approval of Plans and no publication of architectural standards Architectural Review Committee and the Association and, if applicable, the Declarant Committee, each director and each officer of the Association, each member of the Section 11.05. Disclaimer. incurred or paid by or threatened against such Owner or other Person . The Board of Directors, the Architectural Review

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submitted for use in any other instance. Committee to disapprove all of any portion of the Plans if such Plans are subsequently Plans shall not be construed as a waiver of the right of the Architectural Review will be built or constructed in a good, workmanlike manner. Approval of any particular or to represent, guarantee or imply that any Dwelling or other structure or improvement architectural standards will result in a properly designed Dwelling or other improvement,

characteristics and amenities, as may be considered necessary and appropriate. No such matters relating to architectural control and the preservation of such aesthetic values and and/or file for record such statements of policy, standards, guidelines, and establish such this Article XI or any other provision or requirement of this Declaration. rules, regulations, statements or criteria shall be construed as a waiver of any provision of criteria relating to architectural styles or details, colors, size, set-backs, materials or other Architectural Review Committee for review and approval or disapproval, and (ii) publish structure or improvement and the form and content of Plans to be submitted to the and promulgate such rules and regulations regarding the construction or alteration of any Architectural Review Committee, from time to time the Board of Directors may (i) adopt Rules and Regulations. Upon the recommendation of the

this Article XI shall be required again. commenced or is not completed as required in this Section 11.06, then approval of the or by forbearance from action, and shall be substantially completed either within six (6) shall be commenced within six (6) months after approval, whether by affirmative action Plans shall be conclusively deemed to have lapsed and compliance with the provisions of Review Committee shall specify in the approval of the Plans. If construction is not months after construction commences, or within such other period as the Architectural Section 11.07. Limitations. Construction in accordance with approval Plans

ARTICLE XII. EASEMENTS

maintenance, repair and removal of utilities and drainage facilities and floodway operation, use maintenance, repair and removal of such utility or drainage facility structures, including full rights of ingress and egress, for the installation, operation, use, interfere either with the use of any utility or drainage easement or with the installation, the right to remove any obstruction in any utility or drainage easement which may easements located in utility or drainage easements as shown and designated on a Plat, and portions of the Property which are not improved with Dwellings, buildings or other exclusive easements and rights-of-way, in through, across, on, over and under the utility providing service to the Property shall have and is granted or reserved non-Section 12.01. Utility Easements. The Declarant, the Association, and each

provisions of this Section 12.01. reasonably related to the completion of construction, and the provision of public or maintain, reconstruct and repair sewers, water pipes, irrigation pipes, electrical wires or the buildings or structures to store building supplies and materials, install, construct request, the Association shall from time to time acknowledge, and deliver to the specifically contained in such conveyance documents or assignments. At the Declarant's conclusively deemed to incorporate the provisions of this Section 12.01, whether or not private utility services to any portion of the Property. Any and all conveyance documents conduits, and any related improvements or appurtenances and for all other purposes cables, telephone wires or cables, gas lines, storm drains, television cables, underground across, on, over and under the portion of the Common Areas which is not improved with Declarant such documents the Declarant considers it necessary to implement the from the Declarant to the Association with respect to the Common Areas shall be The Declarant shall have non-exclusive easements and rights-of-way in, through,

standards of health, safety and appearance. drainage facility installment, repair and maintenance and to maintain reasonable cut any trees, bushes, or shrubbery, (ii) make any gradings of the soil, and (iii) take any other similar action reasonably necessary to provide economical and safe utility and The reservation and rights in this Section 12.01 expressly include the right to (i)

by this Article XII shall be made with as little inconvenience to the Owner as reasonably the Association, or any utility upon any Lot for the purposes permitted or contemplated caused by such entry shall be promptly repaired and restored. practical, and all physical damage to any Lot or improvement on a Lot resulting from or Damage from Ingress and Egress. Any entry by the Declarant,

maintenance and lateral support of adjoining and abutting buildings and improvements, (iv) such portions of any building or improvements that may overhang a Lot or any for (i) drainage, (ii) the maintenance and unobstructed and uninterrupted use of any and all pipes, ducts, flutes, chutes, conduits, cables and wire outlets and utility lines, (iii) and abutting areas. portion of the Common Areas, and (v) the walks and sidewalks service such adjoining benefit of the Association and the Owners of the adjoining Lots and abutting Dwellings each Lot and Dwelling on such Lot shall be subject to irrevocable easements for the permitted on or in close proximity to the boundaries of a Lot, the Common Areas and Section 12.03. Maintenance and Support Easements. Where Dwellings are

reserved on, over and across all lots as indicated on the Final Plat for Cane Bend Phase of WildWood Subdivision. Section 12.04. Conservation Easement. A conservation easement is hereby

ARTICLE XIII. USE AND OTHER RESTRICTIONS AND REQUIREMENTS

other improvements on a Lot, the Common Areas and (iv) as permitted by Section 13.03, connection with reasonable and necessary repairs or maintenance to any Dwelling or exception of the Wildwood Commercial Area as shown on a Plat of Wildwood business of any kind or nature may be conducted on or in such Lot or Dwelling with the each Lot and Dwelling shall be used for residential purposes only, and no trade and with the provisions of this Declaration (iii) as may be necessary or appropriate in Owner or builder during the construction and development of a Lot or the Common Commercial filed for record in the Office of the Chancery Clerk of Pearl River County, Areas (ii) for activities and uses expressly permitted and not substantially inconsistent Section 13.01. Use of Lots and Dwellings. Except (i) for the activities of a

property owners. regular or continual customer, client, employee traffic or create a nuisance to other The use of a portion of a Dwelling as an office by the Owner or his tenant shall not be considered to be a violation of this Section 13.01 if such use does not create

nor shall anything be done thereon which may be or become an annoyance or nuisance to No noxious, immoral, illegal or offensive activity shall be conducted on any lot

located within Wildwood Subdivision. No lot shall be purchased for the purpose of providing access to other property not

to this Declaration and is in writing. Prior to commencement of any lease term, the from time to time by the Board of Directors, and (iv) the lease is subordinate and subject the lease otherwise complies with the rules and regulations adopted and promulgated improvements on the Lot are leased, (ii) the term of the lease is at least six months, (iii) residential purposes shall not violate Section 13.01 if (i) if the entire Dwelling and all the Owner shall provide the Association and management Agent, if any, with copies of the Section 13.02. Lease of Dwelling. The lease or rental of a Dwelling for

activities as may be reasonably appropriate, necessary, required, convenient or incidental assigns are expressly permitted and authorized to maintain and conduct such facilities and to the construction, completion, improvement and sale of Lots and/or Dwellings or the Sales and Construction Activities. The Declarant, its agents and

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machinery and vehicles. equipment, tools and vehicles as may be reasonably appropriate, necessary, required, stock, maintain, locate, store and place on any portion of the Property any and all approval from Declarant. The Declarant is expressly permitted and authorized to use right to use Dwellings as model residences, as offices for the sale of Lots and/or development, including, but not limited to, construction equipment and construction convenient or incidental to such construction, improvement, completion, sale or Dwellings, and for related activities provided same shall have received prior written The right to maintain and conduct such facilities and activities specifically includes the construction trailers of any Owner or builder shall be subject to the Declarant's approval trailers, offices and other structures or other improvements. including, without limitation, the installation and operation of sales and construction development of Lots, Dwellings and other improvements, and the Common Areas The Location of any

permitted by this Declaration. a storage area for any building contractor or real estate developer, except as specifically In no event shall any Lot or Dwelling or other improvements on a Lot be used as

leased under any time sharing, time interval or right-to-use programs or investments. Section 13.04. Time Sharing. No Lots or Dwellings shall be sold, assigned or

taking such action shall not be or be deemed to be a trespass. Declaration, then entering any Lot or any portion of the Property for such purposes and Property, including perform obligations or duties imposed on any Owner under this permitted by this Declaration to repair, clean, clear out or do any action on any part of the Section 13.05. Trespass. Whenever the Association and/or the Declarant is

shall be placed or permitted to remain upon any Lot which may damage or interfere with any easement for the installation or maintenance of utilities, or which may unreasonably change, diminish, obstruct, or retard the direction of flow of surface water runoff in any drainage easement, swale or channel Easement Interference. No structure, planting or other material

Section 13.07. Reconstruction After Fire or Other Casualty Loss. If a

such other period as the Architectural Review Committee shall specify Dwelling shall promptly clear the Lot or restore or reconstruct such Dwelling, at his own expense, in accordance with the original Plans within six months from such loss or within Dwelling is partially or completely destroyed by fire or other casualty, the Owner of such

Section 14.15 of these covenants improvements is not promptly commenced and completed, then the Owner will be required to maintain such Lot. No trees may be removed unless the Owner complies with any Lot which is undeveloped. If fill is placed on the Lot and the construction of the the proper seeding, fertilization, watering, mowing, removal of litter and maintenance of Section 13.08. Vacant Lot Maintenance. Each Owner shall be responsible for

erect reasonable and appropriate signs on any portion of the Common Areas and Common Facilities and within easement areas established by this Declaration. advertising the Lot or Leasehold interest and/or Dwelling "for sale" or "for lease" and address signs, shall be upon such conditions the Declarant and/or the Architectural Section 13.09. Signs. Except as may be required by legal proceedings, no signs, advertising or ornaments of any kind shall be placed, maintained or permitted on a Lot or within any windows or on the exterior of any Dwelling or other structure located on any sign shall not exceed three (3) square feet in area and shall be subject to the Architectural one number plate which shall not exceed one hundred twenty (120) square inches, and, if withheld. Any approved sign or advertising device shall only contain one name and/or Review Committee shall determine from time to time, and approval may be arbitrarily Architectural Review Committee. Lot by any Person, including the Owner, without the approval of the Declarant and/or the 13.09 shall not apply to the Declarant. Review Committee's right to restrict color and content. The approval of any signs and posters, including name The Board of Directors shall have the right to The restrictions of this Section

altered by decreasing or increasing the density of residential units in Cane Bend at subdivided and no more than one single-family dwelling shall be constructed or permitted on each Lot. It is important that the visual appearance and streetscape quality not be Wildwood Subdivision. Any such changes as might occur by placing one house on two residential lots must be approved by the Declarant until all Declarant's lots are sold and thereafter by the Board of Directors and the Architectural Review Committee Section 13.10. Lot Division and Addition. No residential Lot shall be further

dishes shall be located in an area screened from public view without prior approval from the Architectural Review Committee. any residence other than the American Flag or plants. Radio or television antennas or lot may allow anything to be hung from windows or displayed from the outside wall of Section 13.11. Signage, Antenna, etc.. No Owner or occupant of any residential

raised, bred, kept, staked or pastured on any Lot or on portion of the Common Arcas attended at all times and shall be registered, licensed and inoculated as required by law. any Member. The Board of Directors shall have the right, but not the obligation, to necessary or appropriate. such additional rules and regulations regarding pets from time to time as considered for pets except in designated areas. The Board of Directors shall have the right to adopt individual and either carried or leashed. Common Areas shall not be used as a bathroom Pets shall not be permitted upon the Common Areas unless accompanied by an adult Dwelling or other structure on the Lot or any portion of the Property. Pets shall be prohibit or bar certain dogs or breeds of dogs or other household pets from any Lot or are kept in Dwellings and are not a source of annoyance or a nuisance to the Property or except dogs, cats, birds or other household pets for non-commercial purposes and which Section 13.12. Pets. No animals, livestock or poultry of any kind, shall be

parking, adequate to accommodate the parking needs of the Owner and Occupants shall are strictly prohibited from the subdivision except for emergency situations. Off-street and maintained in operating condition, so as not to cause or create hazards or nuisances prohibit short-term on-street parking of employees' or visitors' vehicles. need for any on-street parking; provided, however, that nothing herein shall be deemed to be provided by the Owner of each lot. The intent of this provision is to eliminate the by excessive noise levels, exhaust emissions, or appearance. Inoperative motor vehicles Vehicle Use and Storage. All vehicles shall be currently licensed

storage areas within the community. larger trucks, and/or sports equipment shall be in garages or with a fee, in designated Overnight parking of all recreational vehicles and related trailers, one-ton or

within an enclosed garage or in an area screened from public view No motor vehicle may be repaired (except for emergency repairs) on any lot, street, or Common Areas within the subdivision except where such repairs are done

and other unlicensed motorized vehicles shall not be operated on any street, lot, or common area or upon any other property within Wildwood Subdivision. All unlicensed vehicles including, but not limited to all terrain vehicles, go carts

a garage or with a fee, in designated storage areas within the community. residential purposes or not. Camper trailers, recreational vehicles, boats and/or boat shall be admitted in Cane Bend at Wildwood Subdivision at any time, whether used for trailers shall be parked only to the rear of the main residence, unless they are enclosed in Section 13.14. Mobile Homes and Trailers. No house trailer or mobile home

kind, including, but not limited to handguns, rifles, shotguns, BB and pellet guns, pistols, bow and arrows, sling-shot or other weapons shall be allowed on any street or Common Area or discharged anywhere within the confines of Cane Bend at Wildwood Subdivision Section 13.15. Discharge of Firearms. No guns, firearms or weapons of any

Owners of lots that are contiguous to a pond, lake, or dam: Section 13.16. Waterfront Lots. The following covenant applies only to

- (a) for this maintenance and upkeep. perpetual easement is hereby reserved on, over and across the dam of said lake responsible for the maintenance and upkeep of the pond, lake and dam. All Owners of land that is contiguous to a pond, lake or dam shall be
- **a** and in violation of this covenant. the water from their respective lot only. Any such Owner or guest that enters or exits the water from another person's lot shall be considered trespassing water for boating and fishing only. Each Owner or guest shall enter and exit of two (2) guest per lot shall have the right to use all of the area covered by All Owners of land that is contiguous to a pond, lake or dam and a maximum
- <u>C</u> No motorized boats shall be allowed on any pond or lake at any time for any purpose

ARTICLE XIV. BUILDING AND COSNTRUCTION CRITERIA AND REQUIREMENTS

upon any Lot to be parked, maneuvered, loaded or unloaded entirely or completely on four of these spaces must be permanent and off the street. two permanent garaged parking spaces and a minimum of two guest parking spaces. setforth in Section 13.13. Each single-family residence shall provide for a minimum of No parking on Streets shall be permitted except as provided on a short-term basis as such Lot. All driveways and parking areas shall be equivalent to or better than concrete improvements shall be designed, located and constructed to permit all vehicles entering Section 14.01. Parking Requirements. All buildings and other structures and

rear yard. enclose the pool area. Spa units shall be screened from public view and located in the feet (50') from the rear property line. A secure fence no less than six feet (6') high shall deck) may not be built closer than fifteen feet (15') from either side yard lot line or fifty pools shall be constructed in the rear yard. Section 14.02. Fencing Swimming Pools. All private residential swimming sted in the rear yard. The actual pool (not surrounding patio or

the Declarant, and/or the Architectural Review Committee. The setback can be reduced when approved by the appropriate governmental authority and similar structures require setbacks from the property lines as that of the residence. Section 14.03. Secondary Structures. Garden structures, gazebos, poolhouses

all trash or garbage storage, mechanical and similar or other storage buildings and main building structure. No fence or screen shall be closer to any Street or Lot boundary line than the established setback line. The provisions of this Section 14.04 shall apply to of nine feet. All storage areas must be located on the side of or behind the Dwelling or for approval prior to construction and/or erection. Metal storage buildings will not be storage buildings must be submitted to the Declarant or Architectural Review Committee structures not directly connected to the Dwelling or main building structure. Section 14.04. Storage Areas. Outside storage areas shall be fenced or screened to provide substantial screening to a minimum height of six feet and a maximum height Plans for

other lines of poles shall be underground and shall conform to existing electrical codes. similar lines located outside and between any building and any power transmission or Section 14.05. Utility Lines. All telephone, electrical, cable television and other

appropriate drainage of waters from the Lot to the adjoining established drainage ways structures where entrance and exits cross such established drainage waterways to ensure established drainage waterways adjoining his Lot and to provide appropriate drainage Each Owner is obligated and required to determine and to verify elevations in the the Owner which do not satisfy the provisions of this Section 14.06 shall be removed and that no drainage will be restricted or obstructed. Section 14.06. **Drainage Requirements.** Any drainage structures constructed by Provide for satisfactory and

waterways and shall not be developed to force water onto adjoining Lots or the Common developed to direct the drainage from the Lot to the adjoining designated drainage rebuilt, at the Owner's expense, to conform with such provisions. The Lot shall be

drainage pipe has been determined for each lot and is provided in Exhibit "B" length must be such that the ends of the pipe project at least four (4') feet beyond the width with the correct sized drainage pipe laid to the profile of the ditch invert and the crossings street side ditches shall be constructed to a twenty-four (24') feet maximum length of the driveway pavement. The diameter of the required driveway crossing The property owner shall install a driveway culvert at each lot. Driveway

The minimum pitch of the roofs of the main body of all Dwellings in this phase shall be a vary for each development) exclusive of garages, porches and enclosed storage areas. by the Architectural Review Committee. All residential buildings in Cane Bend at buildings and improvements for Cane Bend at Wildwood Subdivision must be approved Wildwood must contain at least 1700 square feet of livable area, (square footage will Section 14.07. Building Sizes and Locations. The location of and the size of

requirements either prohibit construction or render the construction of any such garage construction of garages in areas of a lot where the topography and/or setback allowed without prior approval of the Architectural Review Committee economically impractical or aesthetically undesirable. Detached garages shall not be approval from the Architectural Review Committee, which said approval may be given for "good cause shown". Good cause shown shall include but not be limited to the feet. No openings to any garages shall face the front of a public street without prior All garages in Cane Bend at Wildwood Subdivision must be at least 400 square

the Additional Property annexed to the Property as provided in this Declaration will set forth in the Supplement to the Declaration annexing such Additional Property to the The location of and size of all building and improvements to be located on any of

required to own and have available at their residence a generator sufficient to keep their sewer system operating if electricity is not available due to storms or inclement weather. subdivision must be connected to the public sewage system. All property owners shall be toilet shall be located on each lot during construction. All residences constructed in this disposal plants for the disposal of sewage is prohibited. Sewage Disposal. The use of privies, septic tanks, cesspools, or However, a portable outdoor

connected to the public water system. system is permitted on any Lot. All residences constructed in this subdivision must be Section 14.09. Water Supply System. No individual potable water supply

a good state of repair. placed upon a Lot, the Owner of said Lot shall keep, maintain and preserve said fence in compliance with the approved plans. Once a perimeter fence has been constructed or comply with the plans approved therefore shall be removed or brought into full constructed on the Lot. Such plans must include the location, materials, height, design, character and color of each and all components of the fence. Any fence which does not the construction of any fence along the aforementioned lot lines must be submitted to and approved by the Architectural Review Committee before any fence is placed or residence or the Owner of any existing residence desires to build a fence on any Lot, then Committee and be consistent in character and design with other such fencing. Plans for such fence must meet the requirements promulgated by the Architectural Review Section 14.10. Perimeter Fences. If the Owner or builder constructing a

six inches (7'-6") and the maximum height of any fence shall be seven feet (7'). Fer shall be constructed from the following materials only: 1) brick and treated wood, 2) set forth in this Section 14.11. The maximum height of columns shall be seven feet and Declaration, the design and construction of all walls and fences shall follow the criteria Section 14.11. Walls and Fences. Except as provided in Section 14.10 of this Fences

constructed as part of a wooden fence with an overall minimum height of six feet (6') except that a top band of lattice of not more than two feet (2') in height may be Lattice screens may be used in interior portions of the Lot, but not as property line fences stone and other herein described materials). Chain link fencing of any type is prohibited treated wood, 3) brick and wrought iron, 4) brick, 5) stucco, 6) stone (or combinations of Lattice may not be used on perimeter fencing as described in Section 13.10 of this All fences shall step with the terrain rather than slope.

of-way during construction. improvements. No building material shall be placed or stored in the street or street rightshall be placed or stored upon a residential lot until the property owner is ready to begin Section 14.12. Materials Storage. No building material of any kind or character

adjoining property, streams and public stormwater systems from sedimentation during impact activities which likely would require an appropriate permit if located in wetland on-grade construction, driveways, parking areas, excavation, grading, land clearing with authority of same. By way of example (but without attempting to list every possible act) and the appropriate governmental agency having jurisdiction over final permitting Engineers shall be allowed without the prior written approval of the Board of Directors the final recorded plat of this subdivision or as delineated by the U.S. Army Corps of heavy equipment and constructing a built up road, among other acts, are considered of the types of work which would constitute filling or other impact in wetland areas, slab-No filling or other impermissible impact in wetland areas as depicted on Sedimentation Control. Each Owner is required to protect

is necessary for the proper development of the Lot and the benefit of the Lot and Cane Bend at Wildwood Subdivision. but not the obligation, to modify the setback requirements for a Lot if it determines same contrary, the adjoining or abutting any street. Notwithstanding anything contained herein to the (10') from the rear lot line and ten feet (10') from the side lot lines. Setback lines will vary with each Phase. No Dwelling or other residential building shall be erected on any erected on any Lot nearer than twenty five feet (25') from the front lot line or ten feet Lot on the corner of any Street nearer than twenty five feet (25') from the Lot line Architectural Review Committee, in its sole discretion, shall have the right, Setbacks. No Dwelling or other residential building shall be

a proposed dwelling or within the limits of a proposed driveway may be removed for dead, diseased or damaged tree. Provided however, all trees located within eight feet (8') of cause shown" which shall include but not be limited to installing a lawn or removing a above the ground located outside the setback area shall not be cut or removed without Outside Setback Areas. It is recommended that a portion of each lot in the setback area illustrated on diagram attached as Exhibit "B" to these covenants shall remain unaltered construction purposes. written approval from the Declarant and/or Architectural Review Committee for "good Section 14.15. Existing trees of twelve inches (12") in diameter and larger at four feet (4') Preservation of Existing Trees and Natural Habitat Within and

No tree shall be painted or white washed.

trees at a minimum of 2 inch caliber. by the Architectural Review Guidelines by either existing trees or planting additional Al Lots are required to have a minimum of five native hardwood trees as per list

determined by the Architectural Review Committee so as to be readily seen from the residences located within WildWood Subdivision sufficient in size and at a location as placed on any Lot and such receptacle shall be placed only at the location selected by the than the mail receptacle designated by the Architectural Review Committee shall be nearest public street. Architectural Review Committee. Street addresses shall be placed on all mail boxes at all Section 14.16. Mail Receptacle. No mail box or other mail receptacle, other

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material shall likewise be kept in a clear and sanitary condition kept in sanitary containers. Section 14.17. Sanitary Containers. All equipment used for the storage and disposal of such All garbage, trash or other waste shall be

dumping ground for rubbish, trash, garbage or other waste Section 14.18. Dumping of Waste. No Lot shall be used or maintained as

adherence to this covenant. Section 14.19. The contractor and lot owner shall be jointly and severally liable for Construction Debris. All contractors must keep all lots free from

out on the owner's lot and that such wash material is retained on such lot on lots not owned by the Lot owner who is constructing improvements on his lot. Lot owner shall have absolute responsibility to assure that any concrete trucks are washed Concrete trucks shall not be washed out in roadside ditches, in Common Areas or

Section 14.20 E911 Address Posting. Each dwelling shall display the address assigned to the front of the dwelling that faces the street. Numerals indicating the official not less that three (3") inches in height. Placement is subject to the approval of the house number shall be posted in a manner legible and distinguishable from the street with Architectural Review Committee.

the beginning of the driveway adjacent to the street. beside the driveway leading to the dwelling, then a numbered sign shall be placed beside If the structure is not visible from the street on which it is located, if no mailbox is

ARTICLE XV. ENFORCEMENT OF DECLARATION

including any future time. and the Association shall be entitled to recover and receive any other amounts specified attorney's fees and other costs and expenses attributable to such action or proceedings, the actual or threatened violation or breach of this Declaration shall be entitled to recover such violation. Any Person entitled to file or maintain a legal action or proceeding for violation is not corrected by such Owners within thirty (30) days after written notice of such structure or improvement is located or who otherwise causes such violation, if the structure or other improvement at the cost and expenses of the Owners of the Lot where Declaration. If any structure or other improvement located on any portion of the Property, including any Lot, violates any provision of this Declaration, then the Declarant and/or the Association, jointly or severally, shall have the right, but not the obligation, to enter upon any portion of the Property, including any Lot, to abate or remove such bar or affect the enforcement of any and all provisions of this Declaration at any time, of this Declaration shall not be or be deemed a waiver of the right to enforce or otherwise be a trespass. The failure by any Person for any period of time to enforce any provision in Section 7.03. the right, but not the obligation, to proceed at law or in equity to compel a compliance of the other Owners, the Declarant and/or the Association, jointly or severally, shall have violated or threatened to be breached or violated by any Owner or other Person, then each or to prevent the threatened violation or breach of, the provisions of this Section 15.01. Any such entry and abatement or removal shall not be or be deemed to If any provision of this Declaration is breached or

otherwise specified in this Declaration, including Section 7.03, and (iv) to enforce any perform or discharge any obligation or duty of an Owner under this Declaration or collection, late charges, overhead charges or other amounts incurred by the Association to for any such breach or violation, (iii) to collect any amounts payable by any Owner to the or threatens to breach or violate any provision of this Declaration, (ii) to recover damages appropriate proceeding at law or in equity (i) against any Person who breaches or violates Association under this Declaration, including Assessments, attorneys' fees, costs of be adequately remedied by an action at law exclusively for recovery of monetary presumption that any actual or threatened violation or breach of this Declaration cannot lien created by this Declaration. Section 15.02. Enforcement. This Declaration shall be enforced by any There is hereby created and declared to be a conclusive

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damages. The Declarant, the Association and each Owner by acceptance of a deed or injunctive relief or other equitable relief is not an appropriate remedy. other document to a Lot waives and agrees not to assert any claim or defense that

ARTICLE XVI. GENERAL PROVISIONS

properly filed for record to abolish or terminate all or a substantial portion of this periods of ten years unless a Supplement signed by a majority of the Owners has been respective legal representatives, heirs, devisees, successors and assigns, until January 1, Declarant, the Association and the Owners of any land subject to this Declaration, their subject to this Declaration, and shall inure to the benefit of and be enforceable by the Declaration at least one year prior to the effective date of such abolishment or After such date this Declaration shall be automatically extended for successive Section 16.01. Duration. This Declaration shall run with and bind the land

Section 16.02. Amendments. Notwithstanding Section 13.01 this Declaration may be amended, modified and/or changed either, (i) by the Declarant properly filing for record a Supplement prior to December 31, 2012 or, (ii) by a Supplement properly filed for record and executed by the Owners of at least ninety percent (90%) of the Lots as amended, modified and/or changed prior to January 1, 2040, and thereafter by the Owners of at least seventy-five percent (75%) of the Lots.

of the Property construed to implement the purpose of the creation of a uniform plan for the development Section 16.03. Interpretation. The provision of this Declaration shall be

judgment or court order shall not affect any other provisions of this Declaration which shall remain in full force and effect. Section 16.04. Severability. Invalidation of any provision of this Declaration by

this Declaration. reference purposes only and shall not in any way affect the meaning or interpretation of Section 16.05. Headings. The headings contained in this Declaration are for

Section 16.06. Notices to Owner. Any notice required to be given to any Owner under the provisions of this Declaration shall be deemed to have been properly delivered when deposited in the United States mails, postage prepaid, addressed to the last known address of the Person who appears as Owner on the records of the Association or, if applicable, the Declarant at the time of such notice is mailed

or without notice to the Association. under this Declaration may be assigned and transferred exclusively by the Declarant with reservations, easements, interests, exemptions, privileges and powers of the Declarant Section 16.07. Successors of Declarant. All or any portion of any and all rights,

shall contain a provision incorporating the provisions of this Declaration by reference sells or otherwise transfers any Lot, any deed or assignment purporting to such transfer Section 16.08. Incorporation by Reference on Resale. In the event any Owner

responsibility or liability for the maintenance or operation of any portion of the Common any Common Areas by any public agency of authority or by any utility or shall be interpreted as imposing upon any public agency or authority or any utility any shall be construed as a dedication to public use or as an acceptance for maintenance of Section 16.09. No Dedication to Public Use. No provision of this Declaration

percent (51%) of the outstanding first mortgages who have requested notice from the following things without the prior written consent and approval of the holders of fifty-one Board of Directors, or the Association, by any act or omission, shall not do any of the Section 16.10. Consents of Eligible Mortgage Holders. The Owners, or the

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Eligible Mortgage Holders: Association of any proposed action that requires the consent of a specified percentage of

- (a) such an encumbrance, sale, assignment or transfer utilities or for other purposes consistent with the use of the Common the granting of rights-of-way, easements and similar rights or interests for Abandon, partition, subdivide, encumber, sell assign or transfer any of the Common Areas or Common Facilities, but the realignment of boundaries, Areas by the Members of the Association shall not be considered to be
- 9 Abandon or terminate this Declaration.
- <u>ල</u> or the By-Laws pertaining to the rights of the holders of First Mortgages Modify or amend any material or substantive provision of this Declaration
- **a** Substantially modify the method of determining and collecting Assessments as provided in this Declaration.

Section 16.11. Notice to and Rights of Eligible Mortgage Holders. The Association shall promptly notify any Eligible Mortgage Holder on any Lot for which any Assessment remains delinquent for at least sixty (60) days, and the Association shall promptly notify the holder of the First Mortgage on any Lot for which priority of any First Mortgage on any Lot, and the protection provided in this Declaration date of such default. Any failure to give any such notice shall not affect the validity of under this Declaration which remains uncured for at least sixty (60) days following the there is default by the Owner with respect to performance of any other obligation or duty by reason of such failure, nor shall any such failure affect the validity of the lien of any to any Eligible Mortgage Holder on any Lot shall not be altered, modified or diminished Assessment or affect any of the priorities for liens as specified in Article V.

the subject matter of such suit or proceeding. to any Eligible Mortgage Holder holding a first mortgage encumbering the Lot which is Assessment levied pursuant to this Declaration, except after ten (10) days written notice No suit or other proceeding may be brought to foreclose the lien for any

overdue premiums on any hazard or liability insurance policy, or secure new hazard or charges or other charges levied against the Common Area which are in default and which may or have become a charge or lien against any of the Common Area and may pay any reimbursement of the advanced amount from the Association. Any holder of a First Mortgage who advances any such payment shall be due liability insurance coverage on the lapse of any policy, relating to the Common Area Any holder of a First Mortgage of any Lot may pay any taxes, rents, utility

Declaration are for convenience only and are not a part of this Declaration and are not intended to limit or enlarge the terms and provisions of this Declaration. Whenever the context requires, the make shall include all genders and singular shall include the plural Section 16.12. Captions and Gender. The captions contained in this Whenever the

are made a part of and incorporated into this Declaration by reference Section 16.13. Exhibits. All Exhibits which are referred to in this Declaration

ARTICLE XVII. DECLARANT'S RIGHTS AND RESERVATIONS

shall interfere with, the right of Declarant to, (i) subdivide or re-subdivide any portions of Section 17.01. Declarant's Rights and Reservations. No provision in the Charter, the By-Laws or this Declaration shall limit, and no Owner or the Association such additional improvements or add future phases as Declarant deems advisable during under the Lease by Declarant, (iii) alter the construction plans and designs, or construct Common Areas and Common Facilities or any portion of the Property owned or leased the Property, (ii) complete or alter improvements or refurbishments to and on the development of the Property. Such right shall include, but shall not be limited to, the

right to install and maintain such structures, displays, signs, billboards, flags and sales completion of the work and disposition of the Lots by sale, lease or otherwise. offices as may be reasonably necessary for the conduct of Declarant's business or inconvenience or nuisance. inconvenience or nuisance to the Owners, and each Owner hereby consents to such that the activities of Declarant may temporarily or permanently constitute an Owner by accepting a deed or other conveyance document to a Lot hereby acknowledges Each

the 25 Witness the sign day of ignature of Stuart Company, a Mississippi Corporation upon this A.D., 2006

Stuart Company,

A Mississippi Cor

A Mississippi Corporation

STATE OF MISSISSIPPI

COUNTY OF PEARL RIVER

PERSONALLY appeared before me, the undersigned authority in and for the said county and state, on this the 25 day of 1000, 2006, within my jurisdiction, the within named Paul Reese, who acknowledged that he is Operations therein mentioned, after first having been duly authorized by said corporation to do so

GIVEN under my hand and official seal of office, upon this, the 33 day of

____, A.D., 2006.

Notary Public

My commission expires:

Notary Public State of Mississippi At Large My Commission Expires: January 20, 2007 Bonded Thru Heiden, Brooks & Gartand, Inc.

PREPARED BY AND RETURN TO:

STUART COMPANY P.O. BOX 550 PICAYUNE, MS 39466 (601) 799-1191

Cane Bend Description:

acres more or less and is located in part of the Northwest 1/4 of the Northeast 1/4, the a distance of 155.44 feet to a point; Thence North 27 Degrees 24 Minutes 33 Seconds distance of 462.88 feet to a point; Thence North 55 Degrees 14 Minutes 15 Seconds East, of 133.78 feet to a point; Thence South 80 Degrees 49 Minutes 18 Seconds East, a to a point; Thence North 36 Degrees 29 Minutes 20 Seconds East, a distance of 126.44 a point; Thence North 70 Degrees 06 Minutes 34 Seconds East, a distance of 139.95 feet point; Thence North 53 Degrees 32 Minutes 42 Seconds East, a distance of 61.29 feet to a Northeast 1/4 of the Northeast 1/4 and the Southeast 1/4 of the Northeast 1/4 of Section West, a distance of 687.34 feet to the Point of Beginning; The property contains 33.36 163.29 feet to a point; Thence North 47 Degrees 44 Minutes 49 Seconds East, a distance feet to a point; Thence North 02 Degrees 18 Minutes 45 Seconds East, a distance of point; Thence North 83 Degrees 06 Minutes 43 Seconds East, a distance of 398.10 feet to South, a distance of 237.37 feet to a point; Thence East, a distance of 112.92 feet to a 75 Degrees 09 Minutes 46 Seconds East, a distance of 93.94 feet to a point; Thence North 85 Degrees 59 Minutes 30 Seconds East, a distance of 31.48 feet to a point; Thence point; Thence around a curve to the right, a radius of 408.63 feet a chord bearing of North Thence South 00 Degrees 47 Minutes 11 Seconds West, a distance of 171.57 feet to a point; Thence South 21 Degrees 26 Minutes 17 Seconds Fast, a distance of 60.00 feet to a of 151.14 feet to a point; Thence South, a distance of 504.30 feet to a point; Thence 210.31 feet to a point; Thence North 76 Degrees 50 Minutes 12 Seconds West, a distance South 45 Degrees 05 Minutes 50 Seconds East, a distance of 185.26 feet to a point; to a point; Thence South 55 Degrees 01 Minutes 39 Seconds West, a distance of 189.68 point; Thence South 89 Degrees 01 Minutes 47 Seconds West, a distance of 228.87 feet Thence North 56 Degrees 24 Minutes 58 Seconds West, a distance of 489.66 feet to a Thence West, a distance of 73.41 feet to a point for the POINT OF BEGINNING; Thence South 81 Degrees 12 Minutes 42 Seconds West, a distance of 360.17 feet to a point; Commence at the Northeast corner of Section 6, Township 5 South, Range 16 West, Pearl River County, Mississippi, Thence South, a distance of 345.65 feet to a point; feet to a point; Thence South 33 Degrees 24 Minutes 14 Seconds West, a distance of Township 5 South, Range 16 West, and the NW 1/4 of the NW 1/4 of Section 5, South, Range 16 West, Pearl River County, Mississippi.

Driveway Culvert Size Chart

88 89 90 91 92 93 94 95 96 97 98 99 100 101 102 103 104	Lot # 71 72 73 74 75 76 77 78 78 80 82 83 84 85 86
15; 15; 15; 15; 15; 15; 18; 15; 15; 15; 15;	Culvert Size 15" 15" 15" 15" 15" 15" 15" 15" 18" 18" 18" 24" 24"
	Lot # 106 107 108 109 1110 1113 1114 1115 1118 1119 1120
	Culvert Size 15" 18" 18" 15" 15" 15" 15" 15" 18" 18" 18" 18" 18" 18" 18"