RESTRICTIVE COVENANTS MILLBROOK ESTATES, INC.

0 extende the County them for lots <u>a</u>n J.O Q ıq. for ni; shall following instrument 0f have two part, Pearl whi bе Ø period been (2) ch binding 20 restrictive River time signed successive recorded to of rescind said agreeing g twenty-five bу all C 'n. covenants ovenants periods said majority parties the († covenants change conveyanc (25)о Г shall shall: and edt the ten уеагз any Saed (10) run with the entirely ons then owners covenant office from the years claiming tically date

- through shall apartments additional cutting written approval of clearing wellings, h seventeen (17) which are tents and/or condominiums. Constitution to the limited shall the foundation О (condominiums. Currence the extent necessary ე Hij of trees should be millbrook exter site single shall for Estates; construction; lots bе fami De De done ing of one Inc used K B only sident trees for nodn any
- \sim single family dwelling sl permitted on any course single family dwelling ha area, exclusive of porche any cours dwelling shany course garages (1,600) feet said shall accessory clusive garages shall lots and, in r dwelling ing shall be erected, placed ourse lot other than a two-sing having a minimum ground we of porches, patios, carposory buildings, of eight hur and, in no event, shall the dwelling be less than sixtee e feet, excluding porches, per and accessory buildings. bе bе and accessory square considered with rear considered feet. of porches, patios, essory buildings, of feet. No two-story yards off-course shall having lot adjoining se lots. *f* ground floor s, carports, g ches, patios placed other эd the hundred lots. erected, minimum ground floo total or permitted tory single-f All f sixteen 's single far the garages, ıdred golf floor area odred (1,600) carports, No one-story area, placed or famil hundred lots square course o X family 20 0

carports, gar carports, gar hundred (1,50 family dwelli family on any ground exclusive one-story ed. ive of por dwelling shall off-course lot floor 20 story of porches, buildings, care feet and, ory single-permitted o garages and accessory buildings ermitted on any o single-family dw area, exclusive (00) area, having nquare family 0f be ere ga minimum patios, ca feet. seven erected, y dwelling sh y off-course dwelling hay sive of porche than num ground hundred ₹ 0 , placed a two porche two-story hay n S story E L L 04 story single-floor area, rarares pation fifty other single Οf minimum erected area, ocand fifteen itted

hundred are od (carports,)a ((1, of 500 said square d dwelling quare feet garages and be excluding accessor less thàn porches, y buildings. fifte

- \dot{m} area hedres s shall ne building line and shrubbery me shall r tud erected and the ou may not (ехс þe d or placed between the front property line; be placed or grown in to thi
- eut on this combined neare sidered eaves, twenty ine. building building enty-five arer than rer than ie...
 e. No building shall ...
 e. (5) feet to an interior lot lime;
 bined width of both side yards being an infifteen (15) feet. No dwelling sha any interior lot nearer than thirty (
 e. The steps, and open porches shall not yes, steps, and open porches shall not yes, steps, and open porches shall not yes, steps, and open porches and the years of a dwelling provided, and the years of a dwelling provided, and the years of a dwelling provided, and years of the provided where years of the provided we will not years of the provided where years of the years of ling shall be five (25) fee than fefteen to an l width of bo fee eet to n (15) shall 10 ġ fe he on any front to an upon another provided, line, with being not ing shall l nearer 0 not 0 15 any ide (30) : f this however, ny portion er lot. nearer line or b De stree than ე ტ less. feet con covenant loc than tha of 9.†e
- have been Committee finishe placed, and harmony inished building s y lot untions and a p ved 6 ding shall be erected, placed of altered on until the construction plans and specificand a plan showing the location of the structure en approved by the Architectural Control see as to quality of workmanship and materials, of external design with existing structures, to location with respect to topography and degrade elevation. No fence shall be erected, or altered on any lot unless similarly and altered on any lot unless similarly. or altered of Approval 0 shall il +' r altered on nd specifica-of the structure l Control ilarly `arein. materials erected

There is P Committee' three (3) The first hereby created the e", which Committee of natural persons of the members of said Co natura] member: of t "Architectural shall be compos of the full age o committee are the tee a are the composed lage of n Control d of majority follow-

- (2) Ч 0
- 0.000 47 œ- -Miss Miss Miss
- Erwin Roger L. Ja Bree Bree Ö Smith, eedlove, stewart, • ਦ ਰ ਸ•ੇ 00 Box / Box Picayune, Picayune, Picayune

its powers.

disapproval, as required in writing. In the event the common designated representative, fails to appropriate the representative, fails to approximate the propriet of the construction in the con resignation remaining mendesignate a conveyance Of to change ommenced o change ithdraw : ng members shall have te a successor. At any of a majority of the last written instrument a written instrument Rice Office of Pearl Rice of the membership of the from the Committee of the membership of the membership of the membership of the membership of the from the Committee of the membership of the from the Committee of the following the followin to act and duties. The Committee and duties. The Committee, it, as required in this covenant, In the event the Committee, or in the event the fails to approve 0 0 f enjoin or to the the any for y member shall ha the μ٠ he construction completion then 6 any time, we lots shall ne lots shall necon 0f In] River County, f the Committee to or restore to Committee 's a River may the the full designa event of Committee Lauthori recorded Jve ox; jane ox; jan have Ф Ф to it any approval nt, shall Mississ then been death and the to 1. 1. the even re ---р-оже iggi 0 Н

- 9 ever, toffice sold. used as permitted temporary the ted to remain on any lot; nor can a residence, temporary or permathe developer may use any lot for until thirty (30) days after the ile character shack shall be parn, on any lot; or permanent. y lot for a te placed, deut o can erected last building temporary ast lot is --Moji od 0
- 7. ments, or other commercial vehicles shall or parked on streets except when making d passenger vehicles and automobiles owned resident shall be stored or parked on the not on the street. trucks, trailers, , automobiles bearing de mercial vehicles shall de making de ll be stored; deliveries; d by a he lot and advertise stored
- $^{\circ}$ sale tise View Six sign (6) w on the rent, any O ⊢; square property any lot lot except one sign re feet advertising or signs used by a perty during the con kind shall 9d ing the property by a builder to construction or displayed of 1 not more than ad.ver for sale public
- 9 breeding purposes commercial purpose the owner's proper which 90 exception raised, animals, may 0 f be kept bred, on purpose property livestock, t provided they a s or maintained f se and that they erty or leashed. ೧೭ tdeyl ದ್ದ poultry of on any lot w any are for are kept household any not t f any kind with the kept : within pets for shal
- 10 nuisance No bе o noxious, offe e carried on up one thereon whi wisance to the on upon any lot, nor on which may become a the neighbors. offensive 20 disturbing turbing activity sh nor shall anything an annoyance or эd
- ground shall 1 0 No ators clean trash, lot 20 bе for shall h, garbage or and sanitary kept : rubbish. bе bbish. Trash, in sanitary correquipment for used or maintained other wastes condition. y containers. A for storage or ner wastes shall garbage w. m 0 other Allပ် e the kept inciner disposal waste Ω
- 'n utilities and drainage facil shown on the recorded plat. each lot, and all improvemen tained continually by the for those improvements in the second in the improvements in e facilities plat. The e the owner of s for with a presponsible. and .enance of
 lesserved
 he easement are
 in it, sho maintenance it, shall of the lot, public aut ot, except authority main r O in
- S and equipped standards and State Health noស ជ any individual installed, ids and resilealth Designation lot unless uniess such system is d in accordance with the nd recommendations of the h Department. Approval shall water ъe supply Approval obtained foliations system the requirements, of the Kississippi byal of such system, from shall sụch рe h system, authority constructed permitted
- 14. quirements, standards and Fississippi State Health D such system, as installed, located mitted individual author on any ty. y lot unless si constructed in sewage disposal Department. such _recommendati sal system shall uch system is des accordance with obtained f ëns of the des the bе igned from rəq Οf
- bstructs hed*a*e Lines ည Ø shrub | elevati plan lons tin bе ₹ 🗀 Õ whi 0 two

of such intersections umaintained at sufficier obstruction of such placed within and the ell. lines extending shall apply corner, street lines twentyproperty eight ede;e intersection edge of a dr extended. The apply on any five. from lines permitted to triangular (8) (25) the or, driveway feet : sufficient height and a of of in the case c intersection The feet above o:t sight ay or alley pavement.
o remain within such
sunless the came line area from remain the connecting sight lines. the formed o f roadways + Of 9 intersection line limitations on (10) feet from any in such distances foliage line is ΛΩ rounded prevent line he street orner 는 연 property with of th lot

- 16. All const Standard constructions dard Building is to Code. 40 comply with the Southern
- 17 equity against attempting to Enforcement violation ೧೭ shall ζÓ hall be by proceedings at any person or persons violate any covenant e recover damage e ... Ġ t law or in violating or ther to restrain
- ထ any full Invalidation judgment O.f. force these 20 court order, shall to other provisions and effect. O ⊢, any one O Hy these which <u>ب</u>. covenants, ווס o Wise shall e affect remain

MILLBROOK ESTATES INC.

DR./IN J. SI.ITH, I THE IDDAY

BUTTY J. WILLTH, SHORET RY IND

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MISSISSIPPI

COUNTY OF PEARL RIVER

within named, authority, Personally in. and for y appeared before for the aforesaid me, the the and undersigned ind State, t AND the

duly wri sim they 0.5 Millbrook inc authorized execute on the Estates, Inc. Estates, Inc. e and deliver 0.33 and to dσ. the the and above year a that, SS ED and and as such officers, as such officers, and foregoing instru therein stated, af හ හ acknow _edged instrument ted, after t SURLR did me that

GIVEN under 22nd day of _ my hand and official 1976 seal! g this

NOTORY PUBLIC

commission expires:

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Given under my hand and Seal of office this I hereby certify the foregoing instrument was filed for regard in my in Deed Record No. 2 (a) (a) on Page 3 (2) 3.5 (c) _day of_ 19/6