MAPLACRIST HOMEOWNERS TOUGH 645 N MAPLE ET NIN GO MT. PROSPACT IL 60056 NIN GO

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DEPT-01 RECORDING 329,50 C42222 JUNE 7550 04/12/94 09:39400 527/6 : 148 20-96-2770000 COOK COUNTY RECORDER

SECOND AMENDMENT, ALSO KNOW AS FIRST AMENDMENT, PREVIOUSLY RECORDED TO DECLATATION OF TOWNHOME COVENANTS, FILED IN THE OFFICE OF THE RECORDER OF DEEDLE OF COOK COUNTY ON JANUARY 4, 1973 AS DOCUMENT NUMBER 22176857

Lot 3 in Maple Creat Subdivision, a 3rbdivision of part of the North East quarter of Section 34, Township 42 North, Ringe 11. East of the Third Principal Meridian, all in Cook County, Illinois.

PJ.N.:

COMMON ADDRESS:

This Amendment is intended to supplement the Declaration recorded in the Office of the Recorder of Deads of Cook County as Document Number 22176857 on January 4, 1973.

WITNESSETH:

WHEREAS, this amondment has been recorded from time to time against various and sundry lots within the Maplecrest Subdivision, and entitled "First Amendment;" and

WHEREAS, on December 16th, 1992, an additional amendment was recorded, entitled 51.3t Amendment," relating back to the recordation of the original Declaration, in effect making this amendment now the Second Amendment; and

WHEREAS, certain parcels of real estate intended as dwelling parcels, developed with "townhouse" type dwellings and appurtenant amenities, were sold by the developer as single family private residences; and

WHEREAS, a cartain Deciaration was recorded, subjecting the individual parcels to the rights, basements, burdens, uses and privilegee as set forth therein; and

WHEREAS, the successors to American National Bank & Trust Co, of Chicago, a national banking association, as Trustee under Trust Agreement dated February 10, 1972 and know as Trust No. 78453 ("Declarant"), the purchasers and record title owners of all

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dwellings are desirous of creating a homeowner's association to enforce the terms and conditions of the Declaration, as well as provide for essential services; and

WHEREAS, the successors to Declarant are desirous of creating a homeowner's association as a mechanism for the administration and maintenance of the "townhouse dwellings" and amenities.

NOW, THEREFORE, the successors to Declarant for the purposes set forth below, do hereby declare that the Declaration be and is hereby amended as follows:

- That the undersigned owners do hereby recognize and accept the "MAPLECREST HOMEOWNERS ASSOCIATION" to carry out the functions of administration and maintenance and all other legal purposes commonly associated with a common interest common and the formal acceptance of the formal acceptance.
- interest community. Each awalling parcel owner shall be a member of the Association.

 An initial Board of Directors was nominated and elected by the successor in interest to the Developer. The Successor Board shall continue to operate in this capacity until its successors are elected and qualified under the By-Laws to be adopted.
- 2. That the Maplecrest Homeowners Association shall operate as an Illinois not-for-profit corporation and be subject to all of the terms and conditions of the Illinois General Not For Profit Corporation Act. The Association, by and through a Board of Directors duly constituted, shall from time to time adopt By-Laws in accordance with this Act. The Articles of Incorporation, Minutes, By-Laws, and Amendments currently in effect are hereby ratified and approved.
- 3. That in order to carry out the functions of the Association and continue providing essential services such as snow removal, refuse pickup, general maintenance, etc., concerning the essements for recreational areas, ingreess and egrees, driveways and other land used in common as designated on Exhibits 1 and 2 of the enginal Declaration, each year at least 10 but not more than 30 days prior to the adoption thereof, the Association, by and through its duly elected Board of Directors, shall prepare and distribute to all owners a detailed proposed annual budget, setting forting the total amount necessary to pay the costs of all wages, materials, insurance, services and supplies and all anticipated common expenses including reasonable reserves for contingencies. Any such assessments shall constitute a lien against the interest of any parcel owner separately assessed, which shall be subject to all collection remedies available under illinois law for common interest communities. The Maplecrest Homeowners Association and the individual unit owner elect to become subject to the provisions of Ill. Rev. Stat. Ch. 110 Sec. 9-101, et. seq.
- 4. The BOARD OF MAPLECREST HOMEOWNERS ASSOCIATION ("BOARD") shall annually supply to all unit owners subject to the authority of the BOARD, an itemized accounting of the common expenses for the preceding year actually incurred

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or paid, together with a tabulation of the amounts collected pursuant to the budget or assessment, and showing the net excess or deficit of income over expenditures plus reserves.

- 5. Each unit owner subject to the authority of the BOARD shall receive written notice mailed or delivered no less than 10 and no more than 30 days prior to any meeting of the BOARD concerning the adoption of the proposed annual budget or any increase, or establishment of an assessment.
- 6. Meetings of the BOARD shall be open to any unit owner subject to the authority of the BOARD of the association, except for the portion of any meeting held: (A) to discuss litigation when an action against or on behalf of the association has been filed and is pending in a court or administrative tribunal, or when the BOARD finds that such an action is probable or imminent, (B) to consider information regarding appointment, employment or dismissal of an employee, or (C) to discuss violations of rules and regulations of the aspociation or unpaid common expenses owned to the association; that any vote on these matters shall be taken at a meeting or portion thereof open to any unit owner subject to the authority of the association; that any unit owner may record the proceedings at meetings required to be open by this Act by tape, film or other means; that the BOARD may prescribe reasonable rules and regulations to govern the right to make such recordings; that notice of such meetings shall be mailed or delivered at least 48 hours prior thereto, unless a written waiver of such notice is signed by the person or persons antitled to such notice before the meeting is convened; and that copies of notices of meetings of the BOARD of the association shall be posted in conspicuous places at least 48 hours prior to the meeting of the BOARD.
- 7. The Association shall have and is hereby granted the power to smend, modify or otherwise after this Declaration and each and all of the terms and provisions hereof by an action recommended by a majority of the Board of Directors and approved by the affirmative yote of 2/3rds of the members of the Association. Said amendment shall become effective on the date said instrument is filled in the Office of the Recorder of Deeds of Cook County, Illinois.
- 8. The Association, by and through its duly elected Board of Directors, shall have the right to adopt rules and regulations governing the operation, administration and maintenance of the various easements and "dwelling parcels," the collection and spending of assessments and such other lawful purposes as the Board of Directors deems fit.

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PETITION TO APPROVE THE SECOND AMENDMENT, ALSO KNOWN AS THE FIRST AMENDMENT, PREVIOUSLY RECORDED TO DECLARATION OF TOWNHOME COVENANTS, FILED IN THE OFFICE OF THE RECORDER OF DEEDS OF COOK COUNTY ON JANUARY 4, 1993 AS DOCUMENT NUMBER 22176857

We, the undersigned, do here by agree and acknowledge to submit his/her/their lot and dwelling unit to the terms and conditions of the attached Amendment to Declaration. The undersigned do hereby agree that they and on behalf of their agents, employees, heirs, successors in interest and assigns, shall be bound by same.

NAME (please print)	BE NOUYE		
ADDRESS 224 €	HIGHLAND		
SIGNATURE	Mary	O _M	
DATE 3/8/96	•	3	
OWNER OF UNIT (S) NO		9%	1

OFFICIAL SEAL
FATRICIA L. DEKIRMENJIAN
NOTARY PUBLIC, STATE OF ILLINOIS
MY COMMISSION EXPIRES 6:16:09

SUBSCRIBED AND SWORN TO BEFORE ME

HOTARY PUBLIC Merimanyian

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BOLLES

Parcel 1: The East 20.50 feet of the West 126.00 feet of Lot 3 Celept the west 3850 feet thereof) in the Maple Clest Subdivision, being a Subdivision of rost of the northwest 14 of section 34, township 42 north, Kange 11, East of the there Principal Meredian. er Cook County, Illenois ... ala-ci Parcel 2 that fait of lot 3 (except the 3850 feet thereof) so maple Crist Subdivision, being a Subdivision of heat of the Morthwest 14 of Lection 34, lownship 42 north, . Range 11, last of the Third Princepal Mendion in look ... County, Illiana dassibil or follows Commencing at the west easterly coince of dail but 3 there northwesterly along the northestaly line of Louth but 3, 28 50 feet, for a Point of beginning thence continuing northwesterly 380 feet to the interestion with the most Souther, mouth line of Lot 3; thence Southwaterly on the besit to of Soil enterection 27:73 feet Mence southeasterly .. Paralled with the mothereterly line of said lit 9:18 feet; thence northeasterly berolle with the Southeasterly line of soud lot, 26.51 feet to the Point of beginning. In Cook lounty Illinous 224 E HIGHLAND

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