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WINTER CREEK ESTATES

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DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS

WINTER CREEK ESTATES

This DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS (THIS "Declaration") is executed effective as of the 18th day of September, 2002, by the Winter Creek Estates; a.k.a. GEOK, LP, a Delaware limited partnership, ("Declarant").

Declarant desires to create certain easements, restrictions, covenants, development and design standards, assessments, and liens upon various portions of the Property for the benefit of the Declarant and future owners of the Property, and in accordance with Declarant's intention that the Property be developed in a consistent, compatible, and mutually beneficial manner.

Declarant will establish an Architectural Committee that will promulgate Design Guidelines governing all aspects of the design and construction of Homes, and Home Exteriors. The Design Guidelines will be administered by the Architectural Committee which will have the power to review and approve all Plans. Both the initial construction of Homes and Home Exteriors, and the alterations to Homes, and Home Exteriors, are governed by the Design Guidelines, and subject to the review, and approval of Plans. The Architectural Committee may reject Plans on purely aesthetic grounds.

During the construction and marketing of the Lots, Declarant shall retain certain rights set forth in this Declaration, which rights shall include, without limitation, the right to appoint all members of the Architectural Committee, and the Board, the right to replat all, or any portion of the Property, the right to add to, or delete from this Declaration, any other real property, the right to construct Improvements, grant easements and licenses, and control construction activities, and the right to execute certain documents, and perform certain other acts in connection with the development and promotion of the Property.

Declarant further desires to create a mechanism by which the covenants, standards, and other provisions, hereof, may be administered, and enforced, for the development of the Property.

NOW, THEREFORE, Declarant does hereby declare that the Property, (as defined herein), be held, sold, transferred, encumbered, developed, occupied, leased, and used, subject to, and in accordance with, the provisions of this Declaration

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ARTICLE I

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Definitions

- 1.01 "Annual Assessment" shall mean the assessments described in Sections 4.01 and 4.02.
- 1.02 "Architectural Committee" shall mean the committee which shall be appointed by the Declarant, or the Board, to review and approve Plans for the construction of Improvements as provided in Article VII.
- 1.03 "Assessment" or "Assessments" shall mean the Annual Assessments and the Special Assessments, collectively.
- 1.04 "Association" shall mean the Winter Creek Estates Property Owners' Association, Inc., its successors, and assigns.
- 1.05 "Association Documents" shall mean the Articles of Incorporation and Bylaws of the Association.
- 1.06 "Board" shall mean the Board of Directors of the Association, as constituted at any time, or from time to time.
- 1.07 "Bylaws" shall mean the Bylaws of the Association.
- 1.08 "City" shall mean the City of Blanchard, Oklahoma.
- "Common Areas" shall mean Reserve Areas ____ through ___ Winter Creek Estates, a re-subdivision, and an addition, to the City of Blanchard, State of Oklahoma, according to the recorded plat thereof, together with all Improvements constructed, or to be constructed, thereon, and such other areas of the Property, or other property, shown on the Plat as Common Areas, or other property, as Declarant may hereafter designate as Common Areas, in writing, in any supplemental Declaration pursuant to Article II, or in a subsequent conveyance, by Declarant, to the Association, and any and all Improvements located thereon. The Common Areas are to be held, maintained, and operated for the common use, and the benefit of the Owners, and their respective tenants, and invitees, subject to the provisions of this Declaration, including without limitation, the reservations, rights, and easements of Declarant, provided in Article XI, and the right of the Association under Article V.
- 1.10 "Declarant" shall mean GEOK, LP a Delaware limited partnership, its successors, and any assignee who receives by assignment from the Declarant, or its successors, or assigns, all or a portion of its rights hereunder, as Declarant, by an instrument assigning those rights as Declarant to assignee as set forth in Section 12.06.

- 1.11 "Design Guidelines" shall mean the architectural design guidelines, and graphic site standards promulgated, and developed by the Architectural Committee in accordance with Section 7.07
- 1.12 "Fairway Lots" and "Greens Lots" shall mean any lot whose back property line connects to golf fairways or golf greens.
- 1.13 "Lake Lots" shall mean any lot whose back or side property line connects to waterside property.
- 1.14 "Non-Fairway Lots" shall mean all Lots except the Fairway Lots, and the Greens Lots.
- 1.15 "Golf Course" shall mean the golf course at Winter Creek Estates.
- 1.16 "Home" shall mean those portions of each Lot that are improved with a residence and garage.
- 1.17 "Home Exteriors" shall mean those portions of each Lot that are not Common Areas, and are not improved with a Home, if any, constructed on the Lot. Without limiting the foregoing, the Home Exteriors shall include the following: (a) driveways, sidewalks, and walkways located on the Lot, (including those portions thereof which may cross areas designated as Common Areas), (b) those portions of water, sewer, electric, and other operating utility systems, which serve only the Home constructed on the Lot, and, (c) all lawns, landscaping, and other portions of all Lots which are landscapable, and which are not designated as being part of the Common Areas.
- 1.18 "Improvements" shall mean any buildings, structures, underground installations, slope alterations, lights, driveways, sidewalks, utility facilities and lines, parking areas, retaining walls, plantings, lawns, planted trees and shrubs, and all other structures, landscaping, or improvements of every type and kind.
- 1.19 "Lot" shall mean any platted residential lot designated in the Plat, together with all Improvements thereon and thereto, including, without limitation Home, and Home Exteriors located thereon, excluding the Common Areas.
- 1.20 "Member" or "Members" shall mean each member, (including Declarant), of the Association as provided in Section 3.01.
- 1.21 "Owner or "Owners" shall mean the record owner, whether one or more persons or entities, of a fee simple title to any Lot which is a part of the Properties, including contract sellers, but excluding those having such interest merely as security for the performance of an obligation.

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- 1.22 "Plans" shall mean the plans, specifications, drawings, sketches, and other materials of the construction of the Home, or other Improvement, which are required to be submitted to, and approved by, the Architectural Committee, pursuant to Article VII.
- 1.23 "Plat" shall mean the plat of The Winter Creek Estates Addition to the City of Blanchard, Oklahoma.
- 1.24 "Property" shall mean the land described in the Plat, and any other real estate added by Declarant thereto, as provided in this Declaration.
- 1.25 "Special Assessments" shall mean the assessments described in Sections 4.01 and 4.03.
- 1.26 "Turnover Date" shall mean the date on which the rights of Declarant to designate the members of the Board, or to appoint members of the Architectural Committee and other rights, terminates pursuant to Section 11.04.
- 1.27 "Voting Member" shall mean the Declarant until the Turnover Date, and after the Turnover Date, the individuals who shall be entitled to vote in person, or by proxy, at meetings of the Owners as more fully set forth in Section 3.02.

ARTICLE 11

Real Covenants: Addition or Removal of Property: Supplemental Declarations

2.01 Real Covenants: All covenants, conditions, restrictions, easements, reservations, liens, charges, rights, benefits, and privileges which are granted. created, reserved, or declared by this Declaration shall be covenants appurtenant, running with the land, and shall at all times inure to the benefit of, and be binding on, any person, having at any time any interest or estate in any part of the Property. Each Owner resident, or other person, by acceptance of a deed conveying title to the Property, or any part thereof, or the execution of contract for the purchase thereof, or the acceptance of a lease or license therefore, or the taking possession thereof, whether from Declarant, or another Owner or lessee, shall for himself, his successor, and assigns, be deemed to (a) accept such deed, contract, lease, license, or possession upon, and subject to. each and all of the provisions of this Declaration, and (b) covenant to and with Declarant, and the other Owners to keep observe, comply with, and perform the requirements of this Declaration whether or not any reference to this Declaration is contained in the instrument by which such person acquired said interest.

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Addition or Removal of Property. Supplemental Declarations. reserves the right, at its discretion at such time, or times before the Turnover Date as it shall determine, to subject to the provisions of this Declaration, additional property as Declarant shall determine, together with the Improvements thereon, and easements, rights, and appurtenances thereunto, belonging or appertaining. Each of the additions, authorized pursuant to this article, shall be made by Declarant's recording a supplemental declaration describing the additional property subjected to this Declaration. Each such instrument may also contain such additions, deletions, and modifications to the provisions of this Declaration, as Declarant may require in its sole discretion. Notwithstanding the foregoing. Declarant shall not be obligated to bring any additional property within the scheme of development established by this Declaration, and no negative reciprocal easement shall arise out of this Declaration, so as to benefit or bind any such additional property until, and unless, such additional property is expressly subjected to the provisions of this Declaration in accordance with this article. The failure of Declarant to extend the provisions of this Declaration to additional property shall not be deemed to prohibit the establishment of separate scheme of development, (including provisions substantially similar, or identical to those contained herein), for such additional property to which this Declaration is not extended.

At any time prior to the Turnover Date, Declarant reserves the right, in its sole discretion, to remove from the provisions of this Declaration any portion of the Property then owned by Declarant. Any removal made by Declarant pursuant to this Article II shall be made by Declarant's recording a supplemental declaration describing the portion of the Property removed from this Declaration. From, and after, the date such supplemental declaration is so recorded, the portion of the Property so removed shall be free and clear of this Declaration, and of all the terms, covenants, and restrictions contained herein, including, without limitation, the liens and other provisions, in Article IV, provided that Declarant shall not remove portions of the Property which are totally surrounded on all boundaries by Property subject to this Declaration, and such removed Property shall be entitled to use the Common Areas unless granted under a written agreement, made with the Declarant or the Association.

2.03 No approval needed: The exercise of Declarant's rights under Section 2.02 is not subject to the approval of any Owner, and the requirements and limitations set forth in Section 12.09 for amendments to this Declaration shall be inapplicable to such action.

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ARTICLE III

Membership, Voting Rights, and the Association

3.01 <u>Membership</u>: Every Owner of a Lot, which is subject to assessment, shall automatically become, and is subject to the requirements of this Declaration,

- must remain, a Member in good standing of the Association. There shall be one (1) membership per Lot. Membership shall be appurtenant to any Lot, and may not be separated from ownership of any Lot which is subject to assessment.
- Voting Members: Subject to the rights retained by Declarant under Section 11.04, including, but not limited to, the retention by Declarant of all voting rights, prior to the Turnover Date, voting rights of the Members of the Association shall be vested exclusively in the Voting Members. One individual shall be designated as the Voting Member for each Lot. Builders who have purchased one or more unimproved Lots shall be granted one vote, regardless of how many Lots they have purchased. The Voting Member, or his proxy, shall be the individual who shall be entitled to vote at meetings of the Owners. If the record of ownership of a Lot shall be in the name of more than one person, or if an Owner is a trustee, corporation, partnership, or other legal entity, then the Voting Member for the Lot shall be designated by such Owner, or Owners, in writing, to the Board and if in the case of multiple individual Owners, no designation is given, then the Board, at its election, may recognize any individual Owner of the Lot, of its choosing, as the Voting Member for such Lot.
- 3.03 <u>Association</u>: The association has been, or will be, incorporated as a Delaware corporation. The Association shall be the governing body for all of the Owners for the administration and operation of the Common Areas, and the administration of this Declaration. The Association shall have all rights, privileges, and authority reasonably implied from the existence of any right, privilege, or authority granted to it in this Declaration, or the Association Documents, or otherwise reasonably necessary to effectuate any such right, privilege, or authority.
- 3.04 Board: Subject to the rights retained by the Declarant, pursuant to Section 11.04, the Board shall consist of three (3) natural persons as determined by the Association Documents, each of whom, after the Turnover Date, shall be an Owner or Voting Member. Except to the extent expressly provided in this Declaration, all of the rights, powers, and duties of the Association, and Members, including the Members' voting rights, shall be governed by the Association Documents. In the event of any conflict or inconsistency between the provisions of this Declaration and the provisions of the Association Documents, this Declaration shall control.
- 3.05 <u>Liability Limitations</u>. No Member, or director, partner, or officer of the Association, the Board, or Declarant shall be personally liable for debts contracted for, or otherwise incurred, by the Association or for any tort committed by, or on behalf of, the Association, or for a tort of another Member, whether such other Member was acting on behalf of the Association or otherwise. Neither Declarant, nor the Board, the Association, their directors, partners, officers, agents, or employees shall be liable for any damages, whether direct, incidental, of consequential for failure to inspect any premise, Improvements, or portions thereof, or for failure to repair, or maintain the same. Declarant, the Association or any other person, firm, or corporation, liable to make such repairs or

maintenance shall not be liable for any personal injury or other incidental, or consequential damages occasioned by any act, or omission, in the repair, or maintenance of any premise. Improvements, or portions thereof, including and without limitation, any negligent act, or omission of Declarant, the Association of their agents, employees, or contractors.

- Security Services. NEITHER THE ASSOCIATION, THE BOARD, DECLARANT. NOR ANY SUCCESSOR DECLARANT. SHALL IN ANY WAY BE CONSIDERED INSURERS, OR GUARANTORS OF SECURITY WITHIN THE PROPERTY, AND NEITHER THE ASSOCIATION. DECLARANT. NOR ANY SUCCESSOR DECLARANT, SHALL BE HELD LIABLE FOR ANY LOSS OR DAMAGE BY REASON OR FAILURE TO PROVIDE ADEQUATE SECURITY, OR INEFFECTIVENESS OF SECURITY MEASURES UNDERTAKEN. EACH OWNER OF ANY LOT, AND EACH TENANT, GUEST, AND INVITEE OF ANY OWNER, AS APPLICABLE, ACKNOWLEDGES AND UNDERSTANDS THAT THE ASSOCIATION, THE BOARD, THE ARCHITECTURAL COMMITTEE, DECLARANT, OR ANY SUCCESSOR DECLARANT, ARE NOT INSURERS, AND EACH OWNER OF ANY LOT OR TRACT, AND EACH TENANT, GUEST, AND INVITEE OF ANY OWNER, ASSUMES ALL RISKS FOR LOSS OR DAMAGE TO PERSONS, TO LOTS, AND TO THE CONTENTS TO LOTS, AND FURTHER ACKNOWLEDGES THAT THE ASSOCIATION, THE BOARD, THE ARCHITECTURAL COMMITTEE, DECLARANT, OR ANY SUCCESSOR DECLARANT, HAVE MADE NO REPRESENTATIONS, OR WARRANTIES. NOR HAS ANY OWNER, RESIDENT, TENANT, GUEST, OR INVITEE RELIED UPON ANY REPRESENTATIONS, OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OF FITNESS, FOR ANY PARTICULAR PURPOSE, RELATIVE TO SECURITY MEASURES UNDERTAKEN WITHIN THE PROPERY.
- 3.07 Rules and Regulations: The use and enjoyment of the Home Exteriors, and Common Areas, shall at all times, be subject to reasonable rules and regulations, (the "Rules and Regulations"), duly adopted by the Board. The Rules and Regulations may include provisions governing the construction activities in, and access to and from the Property by builders and contractors. Copies of the Rules and Regulations shall be furnished, by the Association, to all Owners upon request. The Rules and Regulations shall be binding upon the Owners, their families, tenants, guests, contractors, invitees, servants, and agents.
- 3.08 <u>Managing Agent</u> The Association may employ a managing agent to assist the Board in administering the affairs of the Association. The Association may enter into a management agreement with Declarant, or an affiliate of Declarant.
- Right to Enforce Maintenance and Repair of Homes If in the sole judgment of the Board, (a) an Owner has failed to maintain the Owner's Home, and/or Home Exterior, in good condition and repair, or the appearance of portions of the Owner's Home, and/or Home Exterior, are not of the character and quality of that of other Homes and Home Exteriors in the Property, or in compliance with the Rules and Regulations, or (b) the Owner has failed to keep the Home Exterior

free of debris, then without limiting any rights or remedies of the Board, hereunder, or at law, the Association, its agents, employees, and contractors shall have the right upon the Lot, (but not the interior of the Home), and perform any maintenance or repair work which it deems necessary, or appropriate, and the cost thereof shall be a charge against the Owner and his Lot hereunder, and shall be payable by the Owner of the Lot to the Association upon demand. In the event that the Owner fails to make prompt payment of the charge upon demand, the charge shall be a continuing lien upon the Owner's Lot until such time as payment is made in full, and such lien shall be enforceable against the Owner and the Lot in the manner provided in Section 4.07.

- Merger and Consolidation. Upon a merger or consolidation of the Association with another corporation organized for the same or similar purposes, the Association's properties, rights, and obligations may be transferred to the surviving or consolidated association, or alternatively, the properties, rights, and obligations of another association may be added to the properties, rights, and obligations of the Association, as a surviving corporation pursuant to a merger. The surviving or consolidated association shall administer the covenants, conditions, and restrictions established by this Declaration, together with the covenants, conditions, and restrictions applicable to the properties of the other association as one scheme. No merger or consolidation shall be permitted after the Turnover Date without the consent of Voting Members representing seventy-five percent (75%) of the total number of existing votes.
- 3.11 <u>Dissolution</u>: To the extent permissible under law, in the event of the dissolution of the Association, any Common Area owned by the Association may be conveyed by the Association to the Owners, as tenants in common.

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ARTICLE IV

Covenants and Liens for Assessments

Assessments and Creation of the Lien and Personal Obligations of Assessments: The Declarant, for each Lot owned by it, within the Property, which is not expressly excluded herein from Assessments, and/or these liens, hereby covenants, and each Owner of any Lot by acceptance of a deed therefore, whether or no it shall be so expressed in such deed, is deemed to covenant, and agree to pay to the Association: (a) annual assessments, or charges, as hereinafter provided, (the "Annual Assessments"), and (b) special assessments for capital improvements, such assessments to be established, and collected as hereinafter provided, (the "Special Assessments"). The Assessments, together with interest, costs, and reasonable attorneys' fees, shall be a charge, and continuing lien, upon each Lot against which each such Assessment is made. Each such Assessment, altogether with interest, costs, and reasonable attorneys' fees, shall also be the personal obligation of the person who was the Owner of the Lot at the time when the Assessment fell due.

The personal obligation for delinquent Assessments shall not pass to successors in title, unless expressly assumed by them.

- Purpose of Annual Assessments Annual Assessments shall be made annually 4.02 by the Association, and shall be used for the purpose of promoting the enjoyment, and welfare of the Owners, and for the maintenance and improvement to the Common Areas and other potions of the Property, for which the Association has responsibilities, as provided in this Declaration, including, and without limitation, for the (a) maintenance and repair, (and replacement, as necessary, but excluding initial construction, unless authorized by this Declaration), of the Common Areas, waterways, other facilities, and operations, and all landscaped areas located within median strips, or other portions of any dedicated or private streets, or other rights-of-way, on or adjacent to the Property: (b) the payment of ad valorem taxes, assessments, and similar charges, and premiums for hazard, and other insurance in connection with the Common Areas, and such other portions of the Property as the Board deems appropriate, and public liability and other insurance of the Association; (c) payments of the cost of labor, utilities, water, lighting, walkways, equipment, (including the expense of leasing any equipment), and material required for, and management and supervision of, the Common Areas; (d) compliance with governmental laws, rules, and regulations; (e) carrying out the powers, and duties of the Board and the Association; (f) payment for security services, if any, for the Property; and (g) carrying out the purposes of the Association, as stated in the Association Documents.
- Assessments authorized above, the Association may levy, in any assessment year, a Special Assessment applicable to that year only, for the purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair, or replacement of a capital improvement upon the Common Areas, including fixtures and personal property related thereto, provided that any such Special Assessment shall have the assent of two-thirds (2/3) of the votes entitled to be cast by the Members present, voting in person, or represented by valid proxy, at a meeting duly called for that purpose at which a quorum is present. Written notice of Special Assessments and due dates shall be sent to each owner.
- 4.04 Notice and Quorum for Any Action Authorized Under Sections 4.02 and 4.03: Written notice of any meeting, for the purpose of taking any action authorized under Sections 4.02 or 4.03, shall be sent to all Members not less than ten (10) days nor more than forty-five (45) days in advance of the meeting. At the first of each such meeting called, the presence of Members, or of proxies entitled to cast sixty percent (60%) of all votes of each class of membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement, and the required quorum at the subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following the proceeding meeting. With respect to Section 4.03, in the event two-thirds (2/3) of the members present do not assent at the time of the

meeting to the proposed special assessment, Members not present, may within thirty (30) days thereafter, give assent, by delivery of written assent, to the Secretary of the Association, and such assents shall be deemed votes cast at the meeting.

- 4.05 <u>Uniform Rate of Assessment:</u> Both Annual and Special Assessments must be fixed at a uniform rate, and may be collected on a monthly basis.
- Date of Commencement of Annual assessments Due Dates. The first Annual 4.06 Assessments shall commence, as to all Lots, on the date specified by the Board and shall continue thereafter from year to year. The first Annual Assessment shall be adjusted according to the number of months remaining in the calendar year. The Association shall fix the amount of subsequent Annual Assessments against each Lot at least thirty (30) days in advance of each Annual Assessment period. The omission or failure of the Association to timely fix the Annual Assessments shall not be deemed a waiver or release of any Owner from the obligation to pay such Assessment when fixed. Written notice of the Annual Assessment shall be sent to every Owner subject thereto. The due dates for the Annual Assessments shall be established by the Association. The association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an officer of the Association, setting forth whether the Assessments on a specified Lot have been paid. A properly executed certificate of the Association as to the status of Assessments on a Lot is binding upon the association as of the date of its issuance.
- 4.07 Effect of Nonpayment of Assessments: Remedies of the Association. Any Assessment not paid within thirty (30) days after the due date shall bear interest from the due date at the rate of fifteen (15%) per annum, and Owners shall be liable for all costs and expenses incurred in collection, including attorneys' fees. The Association may bring an action at law against the Owner personally obligated to pay the same, or foreclose the lien against the property. No Owner may waive, or otherwise escape liability, for the Assessments provided for herein by non-use of the Common Area or abandonment of his Lot.
- Subordination of the Lien to Mortgages The lien of the Assessments shall be subordinate to the lien of ad valorem taxes and if any first mortgage. Sale or transfer of any Lot shall not affect the lien for Assessments, except that a sale or transfer of any Lot pursuant to mortgage foreclosure, or any proceeding in lieu thereof, shall extinguish a subordinate lien for Assessments which became payable prior to that foreclosure. Any such delinquent Assessments shall continue to be the personal obligation of the Owner of the Lot foreclosed upon, notwithstanding the extinguishment of the lien securing such Assessments. No sale or transfer shall relieve the purchaser or transferee of a Lot, nor the Lot so foreclosed from liability from the Assessments thereafter becoming due, or from the lien thereof. Upon the sale or conveyance of any Lot, all unpaid Assessments against an Owner levied by the Board, shall first be paid out of the sale price paid by the purchaser, in preference over any other assessments or charges of whatever nature, except the following:

- (a) Assessments, liens and charges in favor of the State of Oklahoma, and any political subdivision for past due and unpaid ad valorem taxes on the Lot; and
- (b) Amounts due under any duly recorded first mortgage securing borrowed indebtedness to the extent that the Assessments are subordinated to such borrowed indebtedness.
- (c) Exempt Property: All properties, dedicated and accepted, by a public authority, and all Common Areas shall be exempt from the Assessments.

ARTICLE V

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Common Areas

- Obligations of the Association and Declarant Declarant shall convey the Common Areas to the Association on or before the Turnover Date. The Association shall be responsible for the maintenance, management, operation, and control of the Common Areas and all Improvements thereon, and shall keep the same in good, clean, and attractive condition, order, and repair. Notwithstanding anything provided herein, Declarant shall have no further obligation of liability under this Section 5.01 from, and after, the conveyance of all the Common Areas to the Association.
- 5.02 Owners' Easements of Enjoyment Every Owner shall have a nonexclusive right and easement of use and enjoyment in and to the Common Areas, which shall be appurtenant to, and shall pass with, the title to every Lot, subject to the following provisions:
 - (a) The right of the Association to charge reasonable fees for the use of any facility situated upon the Common Areas, or to restrict or regulate the access to, or use of, the Common Areas for safety, privacy, or other reasons deemed by the Board to be in the best interests of the Owners.
 - (b) The right of the Association to suspend the Voting rights and right to use of the Common Areas and facilities by an Owner for any period during which any assessment against his Lot remains unpaid; and for a period not to exceed sixty (60) days for any first violation of the Rules and Regulations;
 - (c) The right of the Association to sell or convey all, or any part of, the Common Areas, and to receive and use the net proceeds, if any, for the purposes provided in this Declaration, or for other purposes, provided any such sale or conveyance, and the use of the proceeds for other purposes, (if any), are approved by two-thirds (2/3) of the votes entitled to be cast by the Members present, voting in person, or represented by valid proxy, at a meeting duly called for the purpose at which a quorum is present written notice of which

- shall be given to all Members at least thirty (30) days in advance, and shall set forth the purpose of the meeting;
- (d) The right of the Association to prescribe rules and regulations for the use, enjoyment, and maintenance of the Common Areas;
- (e) The right of the Association to borrow money for the purpose of improving all, or any part, of the Common Areas, and to mortgage all or nay part of the Common Areas;
- (f) The right of the Association to grant utility easements or other easements across the Common Areas;
- (g) The right of the Association to dedicate or transfer all, or any part of, the Common Areas to any public agency, authority, or utility, for such purposes, and subject to such conditions as may be desired by the Association;
- (h) All of the other easements, covenants, and restrictions provided for in this Declaration and applicable to the Common Areas; and
- (i) Declarant's rights under Section 6.08, Article XI, and elsewhere in this Declaration.
- (j) Delegation of Use: Any Owner may delegate, in accordance with the Association Documents, and subject to the Rules and Regulations, his right of enjoyment to the Common Areas and facilities to the members of his family, his tenants, or contract purchasers who reside on the Property.
- (k) Damage by Owner: If, due to the act or omission of an Owner of a Home, or of a household pet, or guest, or other authorized occupant, or invitee of the Owner of a Lot, damage shall be caused to the Common Areas, and maintenance, repair, or replacement shall be required thereby, then such Owner shall pay for such damage, and such maintenance, repairs, and replacements as may be determined by the Board.

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ARTICLE VI

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Utilities and Easements

6.01 Right to Grant Easements: Replatting There is hereby reserved, for the benefit of Declarant, the Association, and their respective successors, and assigns, the alienable, transferable, and perpetual right, and easement, as well as, the power to grant, and accept, easements to and from Grady County, the City of Blanchard, or any other public authority, or agency, utility district, or public or private utility company, upon, over, under, and across the Common Areas, and those portions of all Lots, and tracts as are reasonably necessary for the purpose

of installing, replacing, repairing maintaining, and using master television antenna and/or cable systems, security and similar systems, and facilities for the Property, or any portion thereof, and electrical, gas, telephone, water, and sewer lines, street lights, street signs, and traffic signs; provided, however that such easements shall not unreasonably affect the developability, marketability, or value of any Lot or Home. Such easements may be granted, or accepted by Declarant until such time as Declarant delegates said authority to the Board, provided, however, prior to the Turnover Date, the Board must obtain the written consent of Declarant prior to granting, or accepting, any such easements. Declarant may plat, or replat, all, or any portion of, the Property in accordance with applicable law, any portion of the land in the Property, that it may own from time to time, thereby reconfiguring the Lots, Common Areas, or any portion thereof.

- Easement for Fire and Police Protection Declarant hereby grants to Grady County, the City of Blanchard, or such other governmental authority or agency, as shall, from time to time, have jurisdiction over the Property, or any portion thereof, with respect to law enforcement and fire protection, the perpetual, nonexclusive right, and easement upon, over and across all of the Common Areas, for purposes of performing such duties, and activities related to law enforcement, and for protection in the Property, as shall be required, or appropriate, from time to time, by such governmental authorities, under applicable law.
- Right of Entry for the Association: The Association shall have the right, but not the obligation, to enter into any Home Exterior portion of any Lot for any emergency, security, and/or safety reasons, and to inspect, for the purpose of ensuring compliance with this Declaration, the Association 'Documents, and the Rules and Regulations, whose rights may be exercised by the Board, its officers, agents, employees, and managers, and all policemen, firemen, ambulance personnel, and similar emergency personnel in the performance of their respective duties. Except in an emergency situation, entry shall only be during reasonable hours, and after notice to the Owner. This right of entry shall include the right of the Association to enter a Home Exterior portion of a Lot to cure any condition which may increase the possibility of a fire, or other hazard, in the event an Owner fails, or refuses to cure the condition within a reasonable time after request by the Association.
- Improvements in Utility Easements: Except as may be otherwise permitted by the Architectural Committee, no Owner shall erect, construct, or permit any obstructions, or permanent Improvements of any type, or kind, to exist within any easement area for public utilities which would restrict or adversely affect drainage, o the use of the easement for its intended purpose. Each Owner assumes full, complete, and exclusive liability, and responsibility, for all cost and expense related to damage, repair, relocation, and restoration of such Improvements. Except as to special street lighting, or other aerial facilities, which may required by municipal authorities, or which may be required by the franchise of any utility company, or as provided in the Plat, no aerial utility facilities of any

type, (except meters, risers, service pedestals, and other surface installations necessary to maintain or operate appropriate underground facilities), shall be erected, or installed in the Property, whether upon individual Lots, easements, streets, or rights-of-way of any type, either by the utility company, or any other person or entity, and all utility service facilities, (including, but not limited to water, sewer, gas, electricity, and telephone), shall be buried underground, unless otherwise requested by a public utility, with the approval of the Association. All utility meters, equipment, air-conditioning compressors, and similar items must be visually screened in a manner satisfactory to the Architectural Committee.

- 6.05 Water Wells: No Owner shall erect any water wells on his Lot. Declarant, and its successors, and assigns, shall have the right to erect, or permit the erection of water wells, and water collecting lines, on the Property, and to grant easements for the purposes of construction, drilling, laying, maintaining, and operating water wells, and water collecting lines, to service those water wells, which water wells shall be used to serve the Common Areas, and as a part of the water collecting system for the Winter Creek Estates.
- Easement for Encroachment In the event that by reason of the construction, 6.06 repair, reconstruction, settlement, shifting, or incorrect conveyances of a Lot, any facilities servicing any such Lot, or any Improvements to the Common Areas shall encroach upon any part of any Lot, or the Common Areas, then, in any case, there shall be deemed to be an easement in favor of, and appurtenant to, such encroaching Improvement for the continuance, maintenance, repair, and replacement thereof, provided, however, that in no event shall an easement for any encroachment be created in favor of any Owner. If such easement for any encroachment be created in favor of any Owner, if such encroachment occurred due to the intentional, willful, or negligent conduct of such Owner, or his agent, and provided further, this encroachment shall be limited to minor encroachments, not to exceed two and one-half feet (2.5"). The person who is responsible for the maintenance of any encroaching Improvement, for which an easement for continuance of such encroaching Improvement, and the person who is responsible for the maintenance of the real estate upon which such Improvement encroaches, shall not have the duty to maintain, repair, or replace any such encroaching Improvement, unless otherwise provided in this Declaration.

ARTICLE VII

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Architectural Committee

PRIOR TO ACQUIRING ANY INTEREST IN A LOT OR HOME, EACH PROSPECTIVE PURCHASER, TRANSFEREE, MORTGAGEE, AND OWNER IS STRONGLY ENCOURAGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW THE MOST RECENT DESIGN GUIDELINES WHICH WILL CONTROL THE DEVELOPMENT, CONSTRUCTION, AND USE OF THE LOT.

THE DESIGN GUIDELINES MAY CONTAIN STANDARDS, REQUIREMENTS, OR LIMITAIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN THOSE SPECIFIC STANDARDS, REQUIREMENTS, OR LIMITATIONS SET FORTH, OR REFERRED TO IN THIS DECLARATION.

- 7.01 Architectural Plan Review Required: No Home, or other Improvement shall be erected, placed, or altered, (including, but no limited to, changes to exterior colors or materials, constituting the Improvements), on any Lot until the building plans, and specifications, drainage and grading plans, exterior color scheme and material thereof, and plot plan, which plot plan shows the location and facing of such building, and all other items required by this Article VII, have been approved in writing, by the Architectural Committee pursuant to this Article VII. An Owner may, however, make interior improvements, and alterations, within his Home that do not affect the exterior appearance of the Home, without the necessity of approval or review by the Architectural Committee.
- Architectural Committee: Subject to the rights retained by Declarant under 7.02 Section 11.04, the Board shall establish the Architectural Committee which shall consist of J. Donald Nichols, one (1) builder representative and two (2) additional representatives as appointed by the developer, who need not be members of the Association, Owners, or Voting Members. The term of office for each member shall be as set forth in the Association Documents, or as established by resolutions of the Board. Any member appointed by the Board may be removed, with or without cause, by the Board, at any time, by written notice to such appointee, and a successor, or successors, appointed to fill such vacancy shall serve the remainder of the term of the former member. The Architectural Committee shall have the right, and power to, and, to the extent possible, shall retain the services of consulting architects, landscape architects, urban designers, engineers, inspectors, and/or attorneys in order to advise, and assist the Architectural Committee in performing its functions, and to supplement the expertise, if any, represented by the professionals which may serve on the architectural committee. Any such fees shall be reimbursable from Assessments hereunder, but to the extent possible, shall be paid out of review fees collected under Section 7.04. The Board shall be authorized to pay any members of the Architectural Committee who are not Owners, or Voting Members, and /or any consulting professionals hired by the Architectural Committee, fees in such amounts as the Board deems appropriate from time to time. The Architectural Committee shall be a committee of the Board, with powers of the Board provided for in this Declaration, the Association Documents, or as granted in resolutions of the Board.

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7.03 Plan Submission and Approval Process

- (a) In General: The following is a general outline of the steps, and required information involved in the review and approval of Plans for new Home construction.
- (1) Submit, to the Architectural Committee, conceptual sketches of the exterior elevations and floor plans, and a site plan:

(2) Submit, to the Architectural Committee, preliminary architectural design plans, which shall include, but not be limited to, plot plan with the survey, roof plan, floor plans, all exterior elevations, and proposed exterior materials:

- (3) Submit, to the Architectural Committee, landscape design plans, which shall footprint include, but shall not be limited to: site plans, showing building, building line setbacks, and existing vegetation to be removed, and to be preserved, location of proposed sidewalks, drives, and other site improvements, location size, type, and quantity of plant materials; grading plans; and additional elevations, details, and sketches to complete description of proposed site Improvements. Each Owner acknowledges that he will be responsible, at his sole cost and expense, for construction of a sidewalk on his Lot as required by the Zoning Code:
- (4) Submit, to the "Architectural Committee, final architectural design plans which shall include, but not be limited to: site plans and roof plans indicating, without limitation, sidewalks, driveways, and other exterior flatwork, with color samples for all exterior colors, lot coverage, floor plans, complete elevations; building sections, and other drawings, as required by the Architectural Committee, and samples of colors, and specifications that will positively identify material, color, and texture. The Architectural Committee is authorized to request the submission of samples of proposed construction materials for approval:
- (5) Submit, to the City, plans and specifications: and
- (6) Submit, to the Architectural Committee, a copy of the building permit.

The Architectural Committee may waive any of the requirements, in writing, and require other, or additional steps, to plan submission and approval process, and may promulgate special abbreviated submission requirements with respect to any remodeling or construction work.

(b) <u>Informal Review</u>: The Architectural Committee is authorized and empowered to, and shall consider, review, and comment on, conceptual sketches and preliminary architectural design plans on an informal basis to assist Owners, developers, homebuilders, and prospective purchasers of the Lots, in complying with this Declaration, and to assist in the completion of any feasibility studies undertaken by such persons or entities. The Architectural Committee shall have the right, however, to prescribe reasonable limitations concerning the time, effort, and expense likely to be involved in handling such matters on an informal basis.

- (c) Approval of Preliminary Plans If the preliminary plans described in Section 7.03 (a) (2) above are approved by the Architectural Committee, the Owner, or the Owner's designated representative, will be so advised, by letter, containing a statement and explanation of items found not to comply with this Declaration and the Design Guidelines. Comments on, and approvals of, preliminary plans shall be binding upon the Architectural Committee, provided that conforming final plans and specifications are submitted within sixty (60) days of such preliminary comments or approvals.
- (d) <u>Landscape Plans</u>: Landscape design plans described in Section 7.03 (a) (3) above, shall be submitted to the Architectural Committee prior to, or with, the final architectural design plans.
- (e) Approval of Final Plans: At such time as the final architectural design plans described in Section &.03 (a) (4) above meet the approval to the architectural Committee, one (1) complete set of plans, specifications, and surveys will be retained by the Architectural Committee, and the other complete set will be marked "Approved" and returned to the Lot Owner, or his designated representative. If found not to be in compliance with this Declaration, and Design Guidelines, one (1) set of such plans shall be returned marked "Disapproved", accompanied by a reasonable statement and explanation of items found not to comply with this Declaration, and the Design Guidelines. Any modification or change to the approved set of plans must again be submitted to the Architectural Committee for its inspection and approval. The Architectural Committee's approval or disapproval, as required herein, shall be in writing. If the Architectural Committee fails to approve or disapprove final architectural design plans within four (4) weeks after the actual date on which the final submission is received, then Architectural Committee disapproval shall be presumed.
- 7.04 <u>Basis of Approval</u>: Approval of the Plans shall be based, among other things, on general adequacy of reserve, or Lot dimensions, conformity to, and harmony of the exterior design, and of location with neighboring structures, relation of finished grades, and elevations to neighboring Lots and the adjacent Golf Course, the impact, if any, of the work, design, or construction of Improvements, or any Common Areas, and the Golf Course, and the conformity to both the specific and general intent of the restrictions, covenants, development standards, and other provisions in this Declaration.
- 7.05 <u>Design Guidelines</u>: The architectural Committee, will upon request, and to the extent then available, provide the applicant with Design Guidelines that describe certain recommended design practices and issues that are of special concern to the Architectural Committee. The guidelines are intended only to assist the applicant in preparing the Plans for review by the Architectural Committee, and are subject to change at any time, by the Architectural Committee. EACH PROSPECTIVE PURCHASER, AND OWNER IS STRONGLY ENCOURGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW, THE MOST RECENT DESIGN GUIDELINES. THE DESIGN GUIDELINES MAY

CONTAIN STANDARDS, REQUIREMENTS, OR LIMITATIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN ANY SPECIFIC STANDARD, REQUIREMENT, OR LIMITATION SET FORTH, OR REFERRED TO IN THIS DECLARATION.

- 7.06 <u>Limitation of Liability</u>: The architectural Committee shall not be liable for cost, expense, or damages, or otherwise, to anyone submitting Plans for approval, or to any Owner, by reason of any decision, or mistake of judgment, disapproval, or for failure to approve, or disapprove any Plans.
- Commencement of Construction: If work on an Improvement is not significantly 7.07 commenced within two (2) years from the date the Architectural Committee approves the Plans for such work, then such approval shall be deemed revoked by the Architectural Committee, unless the Architectural Committee extends the time for commencing work, in writing, at its discretion. All work covered by such approval, (including, but not limited to, landscaping, and construction of sidewalks), is required to be constructed by Owner, at Owner's sole cost and expense, and shall be complete within twelve (12) months of commencement thereof, except for such period of time as such completion is rendered impossible, or would result in great hardship due to strike, fires, national emergencies, critical materials shortage, or other intervening forces beyond the control of the Owner, lessee, licensee, or resident, or his agent, unless the Architectural Committee extends the time for completion, in writing, at its discretion. For the purposes of Declaration, work on an Improvement shall be deemed to "commenced" when the Improvement site has been graded, and, in the case of buildings, when footings, or foundations have been poured, or otherwise installed. All construction areas must be maintained neatly, with no excess materials lying about, furthermore the street area should be free of dirt and mud. Non compliance of a clean building site may result in a monetary penalty to the builder. The architectural committee may require a security deposit to guarantee that the streets are neat and clean.
- 7.08 Compliance with Plans: After approval by the Architectural Committee of the Plans for an Improvement, such Improvement shall be constructed, erected, colored, maintained, altered, or enlarged strictly in accordance with the approved Plans. No construction or use that is inconsistent with, in addition to, or different from, the approved Plans shall be commenced or permitted until Plans reflecting such changes or additions have been submitted to, and approved by, the Architectural Committee in accordance with this article.
- 7.09 Enforcement Following approval of any Plans by the Architectural Committee, representatives of the Architectural Committee shall have the right, during reasonable hours, to enter upon, and inspect any Lot, Home, or other Improvement which is being constructed, to determine whether or not the Plans thereof have been approved, and are being complied with. In the event the Architectural Committee shall determine that such Plans have not been approved, or are not being complied with, or that construction has commenced

without prior approval from the Architectural Committee, the Architectural Committee shall be entitled to recommend to the Board, and the Board may, (on its own motion, with or without the recommendation of the Architectural Committee), take any of the following actions:

(a) Require the Owner to remove the construction, addition, alteration, or Improvement, and restore the Lot, Home, or Home Exterior to its condition prior to any such work, or to require the Owner to construct any Improvement required by the Plans, all at the Owner's expense, and if the Owner fails or refuses to comply with any such requirement, the Association shall have the right and power to seek appropriate injunctive relief, and all other remedies, at law, or equity from, a court of competent jurisdiction; or

(b) If the Owner refuses or fails to properly perform the work required under Section 7.10 (a), the Board may cause such work to be done, and may charge the Owner for the cost thereof, as determined by the Board, which charge, until paid, shall be a continuing lien upon the Owner's Lot; or

(c) Permit the Architectural Committee to ratify the action taken by the Owner, and the Architectural Committee may, (but shall not be required to), condition such ratification upon the same conditions which the Architectural Committee may impose, at its discretion, upon giving of its prior consent under this article.

Variance: The Architectural Committee may authorize, in writing, variances from compliance with any of the Design Guidelines, or the provision of Article VIII when circumstances such as topography, obstructions, hardship, or aesthetic, environmental, or other considerations require, but only in accordance with specific conditions imposed by the Architectural Committee. No variance shall be contrary to any specific restriction set forth in this Declaration, other than the provisions of Article VIII, nor stop the Architectural Committee from denying a variance in any other circumstance. For the purposes of the section, the inability to obtain approval of any governmental agency, issuance of any permit, or the terms of any financing, shall not be considered a hardship warranting a variance. This section shall not be construed so as to confer on any Owner any entitlement to a Variance of waiver.

7.11 Appeal to the Board: Any action of the Architectural Committee may be appealed to the Board. The decision of the Board shall be final, conclusive, and binding upon the applicant and the Architectural Committee.

ARTICLE VIII

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Development and Use Restrictions

8.01 <u>Single Family Residential Use Only.</u> Each home, and home exterior, shall be used only as a single-family residence, and no business activities, including home occupations unless approved in writing from the Association. For purposes

of this restriction, a "single family shall be defined as any number of persons related by blood, adoption, or marriage, living with not more than one (1) person who is not so related as a single household unit or nor more than two (2) persons who are not so related, living together as a single household unit, and household employees of either such household unit.

- 8.02 <u>Single-Family Homes</u>: No building or structure shall be erected, altered, or placed, or permitted to remain on any lot other than one (1) detached single-family home, and such accessory structures as may be approved by the Architectural Committee. All pre-approved outbuildings or structures must be constructed of the same materials, contain the same quality and workmanship as the permanent residence. The Committee may permit a home and/or home exterior residence to be located on more than one (1) lot, however may impose specific requirements and conditions with respect to such permission, including but not limited to encroachments of easements or building lines.
- 8.03 Maintenance, Repair and Replacement of Home and/or Exteriors
 Except as otherwise specifically provided in the Declaration, each owner shall be responsible for the maintenance, repair and replacement of his home and home exterior and shall at all times keep his home and home exterior well maintained, in good condition and repair free of debris in keeping with a first class residential development. With respect to a lot on which construction has not commenced, the owner shall at all times maintain the lot in a neat and clean condition, and shall maintain his lawn and landscaping in a well maintained and sightly manner in keeping with a first class residential development. No trees with diameters of three inches (3) or more (except within foundation or within ten feet (10) of the perimeter of the foundation of a home) can be removed without the approval of the Architectural committee. Without limiting the forgoing, each owner shall furnish such maintenance, repairs or replacements as are necessary from time to time to maintain the integrity of utility facilities located on the owner's lot.
- 8.04 Lease of Home: Except as may be otherwise be permitted pursuant to the Rules and Regulation, no lease shall be for less than all of the home, and no home shall be leased for less than six (6) months. Every lease shall be in writing, and shall expressly provide that the lease shall be subject to the terms of this Declaration and that any failure of the lessee to comply with the terms of this Declaration shall be a default under the lease. A lessee shall be bound by the provisions hereof, whether or not the lease specifically refers to this Declaration.

8.05 Minimum Lot Size, Yards and Setbacks

- (a). Minimum Lot size: No lot shall be lot-split, or re-subdivided without the prior express consent of the Architectural committee, and the Association.
- (b) <u>Setbacks:</u> No building, structure or fencing shall be erected or maintained nearer to a street, (public or private) than the building setback lines depicted to the side yard, except as specifically provided

herein or in the design guidelines and the Architectural committee.

(c). Side Yard:

- 1. Each fairway lot shall maintain clear side yard setbacks of not less than five feet (5) in width.
- 2. Each non-fairway lot shall maintain clear side yard setbacks of not less than five feet (5) in width on one side and not less than five (5) on the opposite side yard.

(d). Rear Yard:

- 1. Each fairway lot shall maintain a rear yard setback depth ofthirty five feet (35), unless otherwise accepted and reviewed by the architectural committee.
- 2. Each non-fairway lot shall maintain a clear rear yard depth setback of at Least twenty percent (20%) of the lot depth, unless otherwise accepted and reviewed by the architectural committee.

(e). Landscaping in setback areas

Subject to the written approval of the Architectural committee landscaping may be located in the required side and the rear yard setbacks.

8.06 Floor Area of Home: Each home on a non-fairway lot shall have a minimum of 2600 square feet of finished heated living area. Each home on a fairway lot, greens lot or lake lot shall have at least 3000 square feet of finished heated living area. All roof heights must be approved by the architectural committee.

Two-Story and Story and a half: All multi-level homes must be approved by the Architectural committee and must meet at very least, these guidelines; on Non-fairway lots, if a home has two levels or stories immediately above and below each other measured vertically and all such levels or stories are above the finished exterior grade of such home, it shall have at least 1800 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 2,600 sq. feet of finished heated living area. On fairway, greens and lake lots, if a home has two levels or stories immediately above or below each other measured vertically and all such levels or stories are above the finished exterior grade of such home, it shall have at least 2,200 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 3,000 square feet of finished heated living area. All heights must be approved by the architectural committee.

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Computation of Living Area: The computation of living area shall not include any basement or attic area used for storage. All living area measurements shall be horizontally at the top plate level to the face of the outside wall. Required living area must average at least seven feet six inches (7'6") in height, except in the computation of the second story living area, the height shall be seven feet six inches (7'6") for at least one-half of the required living area, and any area of less than five feet (5') in height shall be excluded.

<u>Waiver</u>: The Architectural committee may waive, in particular instances, floor area requirements and height limitations set out in Section 8.06.

- 8.07 Garage: The location, design and facing of garage entryways shall comply with design guidelines and shall be subject to the approval of the Architectural committee. Each home shall have a garage for at least two vehicles. Front facing garage door openings are strongly discouraged, but will be reviewed on a case by case issue and may be approved by the Architectural Committee.
- 8.08 Building material Requirements
 - (a). Exterior walls: Exterior walls of a home erected on any lot shall be of at least seventy percent (70%) brick, stucco; provided, however, that the area of all windows and doors located in said exterior walls shall be excluded in the determination of the area of said exterior walls, and further provided that where a gable type roof, is constructed, and a part of the exterior wall is extended above the interior room ceiling line due to the construction of such gable type roof, then that portion of such wall extended above the exterior room ceiling height may be constructed of wood material, and shall be excluded from the square foot area in the determination of the area of the exterior walls of said home.
 - (b). Roofing: The roof of the home erected on any lot shall be treated wood shingle, concrete tile, clay tile, slate, or a composition shingle equivalent or comparable to a 40 year Elk or Owen Corning shingle. The color of all said shingles shall be comparable to a "Weatherwood" timberline shingle. Metal valleys and ridges will be standard. No solar panels or similar items shall be placed on any home without the written prior approval of the Architectural Committee. A minimum roof pitch of 10/12 is required.
 - (c). <u>Chimneys:</u> All chimneys above the roof shall be constructed of exposed brick or stone.
 - (d). <u>Concrete</u>: All concrete footings and stem walls, shall contain re-bar or wire reenforcement. Concrete construction shall conform to traditional stress and durability guidelines. All foundations must be continuous dug rooting, no pier and grade will be allowed.

- (e.) Windows: All windows will be constructed of vinyl or wood with thermopane glass. No metal windows will be allowed.
- (f). Waiver: The Architectural committee may waive, in the particular instance, the building material requirements set out in Section 8.08.
- 8.09 <u>Commercial Structures:</u> No building or structure shall be placed, erected, or used for business, professional, trade or commercial purposes on any portion of any lot.
- 8.10 Pets: No animal of any kind shall be raised, bred, or kept in the common areas. Breeding of animals for the purpose of selling is not permitted. No exotic animals will be allowed. Domestic household pets including dogs, cats, birds may be kept provided they are cared for and maintained inside the home. Pets will be required to be on leash outside of the home. There shall no more than two (2) domestic animals kept in any one dwelling. The Association may from time to time adopt rules and regulations governing the keeping of pets on or in lots. Any pet causing or creating a nuisance or unreasonable disturbance shall be permanently removed from the applicable lot upon one (1) month notice from the Association to the owner of the lot containing such pet, and the decision of the Association shall be final
- 8.11 Noxious activity: Drilling. No noxious or offensive trade, or activity shall be Carried upon any lot, nor shall any trash, or other refuse may be thrown, placed or dumped upon any vacant lot, nor shall anything be done which may be become an annoyance or nuisance to the neighborhood. No mining, boring or drilling for oil, gas, or other mineral whether or not related to the production of oil or gas shall be permitted on the property, except as provided in Section 6.05 hereof. No building shall be permitted without the prior approval of the Association.

<u>Signs Prohibited</u>: The construction or maintenance of any signs or other Advertising structures on any lot is prohibited, except as follows:

- 1. Signs advertising the sale or rental of a lot are permitted, provided they do not exceed the standard 2' x 3' in display surface area. Show homes will be allowed larger signage upon approval of the Architectural Committee.
- 2. During the development period of the property, signs advertising the Subdivision or the initial offering of a lot may be located at the entrances to the property.
- 3. Permanent signs identifying the subdivision, streets or directions may be located by Declarant and public entities within the Common areas.
- 4. No garage or yard sales will be permitted.
- 8.12 <u>Existing Building:</u> No existing building, mobile home or prefabricated building of any sort may be moved onto or placed on any lot. All detached buildings constructed must match the home.

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- 8.13 <u>Temporary Structure:</u> No trailer, mobile tent, garage, barn, outbuilding, nor any structure of a temporary nature shall be at any time used for human habitation, temporarily or permanently.
- Vehicle Storage an parking: No vehicle of any kind shall be repaired or restored Upon any lot, or within any portion of the Common Areas, except repairs performed within enclosed garages or emergency repairs to the extent necessary to enable movement of the vehicle to a proper repair facility. Parking of vehicles on the property shall be subject to the rules and regulations which may provide for the removal of any violating the rules and regulations. Without limiting the foregoing, unless expressly permitted by the Board, no boats, trucks, recreational vehicles, trailers, campers, or other vehicles shall be parked or stored on any portion of the property, (other than in a garage which is part of a home), for more than twenty-four hours (24) at time. Each garage door shall be opened only for the purpose of driving a vehicle in or out of the garage or to deliver materials to, or remove personal property from the garage or home, and shall be closed at all other times
- 8.15 Unsightly Uses: No permanent exterior clothes dryer or clothes drying line shall be erected, installed or maintained on any lot, or on any structure thereon. Temporary collapsible or retractable clothes dryers or lines may be used provided they are collapsed or retracted when not in use and shall be located in the rear yard behind the dwelling house. No trash receptacles may be viewable from the street.
- 8.16 <u>Electric Meters</u>: All electric meters erected on the homes shall be in a discreet location not visible from the street. No electric meter will be allowed on the front of a home.
- 8.17 Antennas: No outside television or radio antenna shall be erected, installed or maintained on any lot, or structures thereon, except that outside television or radio antennae not more than six (6) feet in height shall be permitted on the roof or chimney of a dwelling home. A lot owner may have one satellite dish provided that each dish is confined to the rear yard behind the dwelling home and does exceed two foot (2) in diameter, and is not readily visible from the front.
- 8.18 Mail Boxes: No post boxes will be allowed to be erected on any home lot or along any street. A central postal system will be located at the clubhouse. This will ease, and make a more efficient postal delivery and collection services system.
- 8.19 Water. The formation of a residential water company will be established.

 Meters, and lines to all lots will be established. Water shall be purchased from the Winter Creek Water Company.
- 8.20 <u>Lakes, Creeks and Fountains:</u> The use of lakes, creeks and fountain areas Located on the property may be restricted and, if permitted shall be subject to the rules and regulations. No swimming, wading, or ice skating shall be permitted on

any of said areas. Members are allowed to uses paddleboats or boats no larger than 9 ft with an electric trolling motor. Further lake usage and fishing guidelines will be contained in the Club Membership.

- 8.21 <u>Septic System:</u> Installation of the mechanical/chemical septic system (Clear Stream Waste water system), will be used throughout the development to ensure correct, efficient septic material handling and processing. No system requiring lateral lines will be permitted.
- 8.22 <u>Propane Tank Usage</u>: Propane tanks may be used, but only if they are buried and serviceable at the street. Any propane tank installation must meet the architectural committee and meet any and all of Federal, and State requirements before installation begins.
- 8.23 Approved Builders List: Builders that meet or exceed the Architectural requirements and guidelines set by the Winter Creek Estates Architectural committee will be added to an approval builder's list, which may be obtained from the Architectural Committee. All builders must be approved by the Architectural committee with no exceptions. The architectural committee will make additions or deletions to the approved builder list as they deem reasonable.
- 8.24 <u>Driveways</u>: At homeowner's expense, all driveways must be paved with asphalt or concrete to the street. The required size will be a minimum of 16 feet wide with a 5-foot radius on each side. No less than 8 inches in thickness will be acceptable. The Architectural Committee will require prior approval on layout and materials. If a tinhom is required, the Architectural Committee must approve the type and installation. Pillars on either side of the entrance to lots and or driveways must be approved by the Architectural Committee to ensure that visibility is available.
- 8.25 <u>Sidewalks</u>: The homeowner will provide and maintain a 4 foot wide side walk constructed of concrete across front area of property.
- 8.26 Front Yard: The front yard of each lot shall be kept only as grass sod with a minimum of 300 square feet of landscaping, including trees, flowers and shrubs. At least 2- 3 inch in diameter caliper trees shall be located in the front yard. Landscaping and type of sod must be approved by the Architectural committee. No trees or shrubs shall be located on any lot, which will block the view of operators of motor vehicles so as to create a traffic hazard.
- 8.27 <u>Street Lighting:</u> Street pole lighting and road signs should not be used. Instead discrete and quality embankment lighted and road signs at or near ground level are recommended.
- 8.28 <u>Fences:</u> Fences surrounding the homes cannot restrict the view of the property. The Architectural Committee must approve all fence designs and materials.

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Restrictions Applicable To Golf Course at Winter Creek Estates

- 9.01 Acknowledgement and waiver. Each owner, occupant, or other person acquiring any interest in the property, is hereby deemed to acknowledge being aware that it can be expected that (a) maintenance activities on the Golf course shall begin early in the morning and extend into the evening: (b) during certain periods of the year the golf course will be heavily fertilized; and (c) golf balls are not susceptible to being easily controlled, and accordingly may land, or strike beyond the golf course boundaries. Neither Declarant nor any employee or agent of Declarant, nor the golf course owner or operator, nor the association shall be liable for personal injury or property damage caused by golf balls, and all owners are hereby deemed to waive any, all claims arising out of said activities and assume all risks relating thereto.
- 9.02 Golf Course: No owner, nor public at large, shall have any right, by virtue of ownership of any lot, whether or not contiguous to the golf course, of access, entry, or other use of the golf course, or clubhouse, which are private membership facilities except as specifically permitted by the golf course owner or operator. While owners of lots contiguous to the golf course shall have the right to quiet enjoyment of their property, there shall be no activity on any contiguous lots that unreasonably disturbs play or the enjoyment of the golf course by members and guests thereof, including without limitation, undue noise, music, unsightly trash ad debris, or any other noxious or offensive activity.
- Golf Tournament: In addition to the above restrictions pertaining to the gold 9.03 Course, the Association has the right to adopt rules and regulations pertaining to restrictions and regulations relating to the conducting of golf tournaments on the golf course (the "Golf Tournament Rules and Regulations) pursuant to the golf tournament rules and regulations, the Association shall be entitled to restrict and regulate traffic along roads in the property, and to restrict public right-of-ways, and access to other common areas, contiguous to, or near the golf course, during the period of any golf tournament. In no event may any such regulation unreasonably interfere with an owner's right of access to his home. Each owner, occupant, or other person acquiring any interest in the property is hereby deemed acknowledge that the owner of the golf course intends to stage golf tournaments, or other "special events at he golf course. In connection with the staging of such tournaments, it can be expected that the volume of vehicular traffic and pedestrian traffic to, from and within the property will significantly increase. Ownership of a lot shall not entitle an owner to the right of admission to any tournament or other special event at the golf course.

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Insurance, Restoration and Condemnation

- Right to purchase Insurance: The Association shall purchase, carry and maintain and enforce various insurance coverage's the board, in its reasonable discretion, determine to be necessary, reasonable, and prudent to protect the Association, and it's Board, agents, employees, members, and owners against claims, losses, expenses, or judgments brought against the Association as a result of the performance, or nonperformance, of its duties under this Declaration. The coverage's provided by the Association shall be in such amounts, and with such deductibles, endorsements, and coverage's as shall be considered by the Board, in its discretion, to be good, responsible insurance practice for properties similar in construction, location, and use to this property.
- 10.02 Adequacy of Insurance: It shall be the responsibility of the individual owner or member to satisfy itself, himself, or herself from time to time, as to the adequacy, in terms of limits and coverage, of the insurance obtained by the Association. The Association accepts no liability of any kind for the adequacy of the coverage with respect to meeting the individual's owner's needs. I shall be the duty of each owner to request to review the coverage's provided by the Association, and to determine whether or not he needs additional coverage to satisfy his individual needs or responsibility.
- 10.03 Waiver of Right of Recovery: Each owner shall be responsibility for obtaining insurance coverage for, and for the risk of injury, and physical loss, or damages of any kind, to his and his invitees' personal property, including, but not limited to, any personal property stored or located on the property, and with respect to his home. The Association, and each owner hereby waives and releases any and all claims which they may have against any owner, the Association, it's directors, and officers, Declarant, the managing agent, if any and their respective employees and agents, for damage to the lots, the homes, the home exteriors, the common areas, or to any personal property located in the lots, the homes, the home exteriors, or the common areas caused by fire, or other causality, to the extent that such damage is insurable by fire or other forms of casualty insurance, and to the extent possible, all such policies shall contain waivers of the insurer's rights to subrogation against any owner, the Association, its directors, and officers, Declarant, the managing agent, if any, and their respective employees and agents.

- Insurance Proceeds: The Association shall use the net proceeds of any property Insurance to repair and replace any damage or destruction of property covered by the insurance, either to its original design and condition or, in the reasonable discretion of the Board, to a different design, condition or state. Net proceeds shall include, but not limited to, proceeds attributable to insurance carried by the Association for the benefit of other third parties. Any balance from the proceeds of such insurance paid to the Association, as required in this article, remaining after satisfactory completion of repair and replacement shall be retained by the association s part of the general reserve fund for repair and replacement of the common area. If the proceeds of insurance carried by the association are insufficient to repair or replace any loss or damage covered or intended to be covered by that insurance, (including any deductible), the board may either levy a special assessment as provided for in section 4.03 to cover the deficiency, or otherwise provide funds to cover the deficiency in such manner as the board shall determine.
- 10.05 Restoration of Homes: If any home shall be damaged or destroyed by fire or other hazards, then the owner of such home shall either, (a) rebuild such home as promptly and reasonably possible but, subject to delays for settlement and payment and payment of insurance, in any event beginning within two (2) months and construction within eighteen months (18) from the date such damage or destruction occurred, (with the plans for such restoration being subject to the approval of the Architectural committee if such plans differ in any material respect from the initially approved plans for the home), or (b) demolish and raze the damage home, remove the slab, if any, fill in all excavations, plant grass and perform such other work as may be necessary to leave the area on which such damaged home was located in a clean, sightly and safe condition.
- 10.06 Condemnation: In the case of taking or condemnation by competent authority of any part of the Common areas, the proceeds awarded in such condemnation shall be paid to the Association and such proceeds, together with any capital reserve being held for such part of the Common areas, shall, in the discretion of the Board, (a) be applied to pay any cost, expense or liability of the Association including anticipated costs, expenses or liabilities, or (b) be used to acquire additional property to be used and maintained as common areas under this Declaration, or (c) remain the property of the Association or (d) any combination of the above.

Article XI

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Declarant's Reserved Rights

11.01 In General: In addition to any rights or powers reserved to Declarant, or granted to Declarant under the provisions of this Declaration, or the Association documents, declarant shall have the rights and powers set forth in this article. Anything, in this Declaration, or the Association documents to the contrary, notwithstanding, the provisions set forth in this article shall govern,

If not sooner terminated as provided in this article shall terminate and be of no further force and effect form and after such time as Declarant is no longer vested with or controls title to any part of the property.

- Promotion of Winter Creek Estates: In connection with the promotion, sale, or Rental of any improvement upon the property: (a) Declarant shall have the right and power, within its sole discretion, to construct such temporary, \or permanent improvements, or to do such acts or other things in, on or advisable, including, without limitation, the right to construct and maintain model homes, sales or leasing offices, parking areas, advertising signs, lighting and banners, or other promotional facilities at such locations, and in such forms as Declarant may deem advisable; and (b) Declarant and its respective agents, prospective purchasers, and tenants, shall have the right of ingress, egress, and parking in and through, and the right to use, and enjoy the common areas at any and all reasonable times without fee or charge.
- 11.03 Construction on the Property: Declarant is hereby granted the right and power to make such improvements to the property, and improvements thereto, (including landscaping), as Declarant deems to be necessary or appropriate. Declarant may permit such builders and other contractors access to and upon the Properties, Declarant may wish and subject to such limitation and condition as Declarant may require. Declarant and it's respective agents and contractors shall have the right to ingress, egress, and parking on the property, and the right to store construction equipment and materials on the property without the payment of any fee or charge whatsoever.
- 11.04 Declarant Control Of Association and Architectural Committee The first and all subsequent Boards prior to the turnover date shall consist of chosen persons, from time-to-time designated by Declarant, which persons may, but need not, be members of the Association. The first and all subsequent Architectural Committees prior to the turn over date shall consist of that person or persons, from time to time designated by Declarant. In exercising such designation rights. Declarant is not bound by the provisions of this declaration specifying the number of members that constitutes the board or the Architectural committee. Declarant's rights under this section to designate the members of the board and the Architectural committee shall terminate on the first to occur of (a) such time as Declarant no longer holds or controls title to any part of the property. (b) the giving of written notice by Declarant to the Association of Declarant's election to terminate such rights, or (c). Twenty (20) years from the date of recording hereof. The date on which Declarant's rights under this section shall terminate shall be referred to as the "Turnover date". Prior to the turnover date, the voting members may elect that number of no-voting counselors to the Board or the Architectural committee as Declarant may, in it's sole discretion, permit. From and after the turnover date, the Board and the Architectural committee shall be constructed and elected as provided in the Association Documents. Prior to the turnover date all of the voting rights of the owners shall

be vested exclusively in Declarant and the owners shall have no voting rights, and Declarant shall be the sole voting member.

11.05 Other Rights: Declarant shall have the right and power to execute all documents, and do all other acts and things affecting the property which Declarant determines are necessary or desirable in connection with the rights of Declarant under this Declaration.

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Article XII

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Enforcement, Duration, Amendment and Severability

- 12.01 <u>Preventive Remedies:</u> The Association, Declarant, or any owner may proceed at law, or in equity to enforce the provisions of this Declaration.
- 12.02 <u>Enforcement</u>: The restrictions herein set forth are covenants to run with the land, and shall be binding upon Declarant, its successors, and assigns, and all parties claiming under them.

The covenants contained in section 8.01 are established and shall inure to the benefit of the Association, the board, Declarant, and all owners of residential lots within the subdivision. In the event of the violation of any of the covenants in this Declaration, the association, the Board, Declarant, or any owner, as to violations of the covenants contained in section 8.01 shall have the right to maintain any action at law or inequity against the or persons violating or attempting to violate any such covenant, to prevent him or them from so doing or to compel compliance with the covenants or to recover damages for such violations.

12.03 Enforcement Rights: The Association, or it's duly authorized agents shall have the rights, upon reasonable notice, at any time, and from time to time, following violation or breach of this Declaration (a) to enter upon the lot upon or as to which said violation or breach exists and summarily to abate and remove, at the expense of the owner thereof, any structure, object or condition that may be or exist there contrary to the intent and meaning of this Declaration (including, without limitation, the care and maintenance of landscaping and lawns, care and maintenance, removal of trash and debris, removal of dirt from streets resulting from construction activity and abatement of nuisances, removal or relocation of signs. (b) to remove from the common areas any improvements, parked cars, or other property located thereon, in violation of the terms of this Declaration and (c) to institute a proceeding at law or in equity against the person or person's who have violated, or attempted to violate any of the provisions of this Declaration, to enjoin or prevent them from doing so, to cause the violation to be remedied, and to recover damages for the violation. If, pursuant to this section, the duly authorized agents of the Association enter upon any lot or common areas for the purpose of abating or removing any violation or breach of this Declaration.

neither the person entering nor, the person directing the entry, shall be deemed liable for any manner of trespass for such action, and the owner of such lot, or the owner creating or permitting such violation, shall promptly reimburse the Association for the cost thereof. Payment of such amount shall be secured by the Assessment lien provided for in this Declaration.

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- 12.04 <u>Cumulative Remedies:</u> The remedies hereby specified are cumulative, and this specification shall not be deemed top preclude any aggrieved person's resort to any other remedy provided hereunder or at law, in equity, or under any statue.
- 12.05 Failure to Enforce Not a Waiver of Rights: No delay or failure on the part of any aggrieved person to invoke any available remedy in respect to a violation of any provision of this declaration shall be held to be a waiver by the person of, (or an estoppel of that person to assert), any right available to him upon recurrence, or continuance of said violation, or the occurrence of a different violation, nor shall there be imposed upon Declarant, or the Association a duty to take any action to enforce this Declaration.
- Assignment of Rights and Duties: Any and all of the rights, powers and 12.06 reservations of Declarant herein contained, (including, without limitation, the benefits of any reserved easements), may be specifically assigned by Declarant to any person, (including, without limitation, the Association), and upon any such person consenting in writing to accept such assignment and assume such rights, powers, and duties, such person shall to the extent of such assignments have the same rights and powers, and be subject to the same obligations and duties as are given to and assumed by Declarant herein. No conveyance by Declarant of any part of the property, or any interest therein, shall be deemed to be, or construed as, as assignment of any right or power reserved herein, unless said right, power or reservation is specifically transferred or assigned by Declarant. The term Declarant as used herein, includes all such assignees who are specifically assigned such rights, powers, and reservations, and their successors and assigns. Any assignment or appointment made under this section shall be recorded in the Office of the Grady County Clerk. From, and after the date Declarant assigns to another person any of its obligations under this Declaration. Declarant shall be relieved of such obligations, and released from all liability for the performance or nonperformance.
- 12.07 Waiver. Neither Declarant, the Architectural committee, the Board, the Association, or any member thereof, nor their successors or assigns, shall be liable for damages to any owner, lessee, licensee or resident or any other person by reason of any mistake in judgment, negligence, nonfeasance, action, or inaction in the administration of the provisions of this Declaration, or any part thereof; from time to time, to recover any such damages, or to seek equitable relief on account for their enforcement, or

nonenforcement of this Declaration.

- 12.08 <u>Duration</u>: This Declaration, and all provisions hereof, shall remain in full force and effect until _____ and shall automatically be continued thereafter for a successive periods of ten (10) years each, unless terminated or amended as hereinafter provided.
- 12.09 Amendment (a). Special Amendment: This Declaration may be amended, unilaterally, by Declarant at any time, and from time to time (1) if such amendment is necessary to bring any provision hereof into compliance with any applicable governmental statue, rule or regulation, or judicial determination which shall be in conflict therewith: (2) if such amendment is required by an institutional, or governmental lender, or purchaser of mortgage loans, including, for example, the Federal National Mortgage Association, or Federal Home Loan Mortgage Corporation to enable such lender or purchaser to make or purchase mortgage loans on the property subject to this Declaration; (3) if such amendment is necessary to enable any governmental agency or reputable private insurance company to insure mortgage loans on the property subject to this Declaration; (4) to correct errors and make clarifications or additions in this Declaration; or(5) to modify or add to the provisions of this Declaration to adequately cover situations and circumstances which Declaring believes, in its reasonable judgment, have not been adequately covered, and would not have a material and adverse effect on the marketability of lots. In furtherance of the foregoing, a power coupled with an interest, is hereby reserved and granted to Declarant to make or consent to any such amendment on behalf of each owner. Each deed, mortgage, trust deed, other evidence of obligation, other instrument affecting a lot, and the acceptance thereof, shall be deemed to be a grant and acknowledgement of, and a consent to the reservation of, the power to Declarant to make, execute, and record such amendments. The right and power to make such amendments hereunder shall terminate at such time as Declarant no longer holds or controls title to any portion of the property.
 - (b). In General: Subject to the provisions in section 12.09 (a), the provisions of this Declaration may be amended, modified, enlarged, abolished, or otherwise changed in whole, or in part, by the affirmative vote of voting members representing at least three-fourths (3/4ths) of the total votes, or by an instrument executed by owners of at least three-fourths (3/4ths) of the lots; except that (1) the provisions of this paragraph may be amended only by an instrument executed by all of the owners, (2) Article II, Article III and Article XI, and any other provision relating to the rights of Declaring may be amended only with the written consent of Declaring, (3) the amendment, modification, change, or cancellation of the covenants contained in section 8.01 shall require the written concurrence of the Grady County Planning Commission, and a provision which grants easements or other rights to the Association may be amended only with the written consent of the Association. No amendment shall be effective until properly recorded. "Owners' shall be deemed to include mortgagees or other

- persons holding liens on any lot, and such mortgagees, and other lien holders shall not be required to join in any amendment to this Declaration.
- 12.10 <u>Severability</u>: Invalidation of any restriction set forth herein, or any part thereof, by an order, judgment, or decree of any court, or otherwise, shall not invalidate, or effect any of the other restrictions of any part thereof, as set forth herein, which shall remain in full force and effect.
- 12.11 <u>Gender and Grammar</u>. The singular wherever used herein shall be construed to mean or include the plural when applicable, and the necessary grammatical changes required to make the provisions hereof apply either to corporations, (or other entities), or individuals, male or female, shall in all cases be assumed, as though in each case fully expressed.
- 12.12 <u>Titles</u>: The titles of this Declaration of articles, and sections contained herein, are included for convenience only, and shall not be used to construe, interpret, or limit the meaning of any term or provision contained in this Declaration.
- 12.13 Perpetuitics: If any of the covenants, conditions, restrictions, or other provisions of this Declaration shall be unlawful, void, or voidable for violation of the rule against perpetuities, then such provisions shall continue only until twenty-one (21) years after the death of the last survivor of the now living descendants of J. Donald Nichols.
- 12.14 <u>Cumulative Effect:</u> Conflict. The covenants, restrictions, and provisions of this Declaration shall be cumulative with those of any supplemental declaration; provided, however, in the event of conflict between, or among, such covenants, restrictions, and provisions of any articles of incorporation, riles and regulations, policies or practice adopted or carried out pursuant thereto, those of any supplemental declaration shall be subject, and subordinate to those of the Association. The foregoing priorities shall apply, but not be limited to, the liens for Assessments created in favor of the Association.
- 12.15 Use of the Words "Winter Creek Estates": No person shall use the words "Winter Creek Estates" or any derivate thereof in any printed or promotional material without the prior written consent of Declarant. However, Owners may use the term Winter Creek Estates in printed or promotional matter where such term is used solely to specify that particular property that is located within the Winter Creek Estates, and the Association shall be entitled to use the words "Winter Creek Estates" in its name.
- 12.16 <u>Disclaimer of Warranty</u>: EXCEPT AS EXPRESSLY PROVIDED IN WRITING, DECLARANT MAKES NO WARRANTY, EXPRESSED OR IMPLIED, REGARDING WINTER CREEK ESTATES, OR ANY IMPROVEMENT TO, OR IMPROVEMENTS OF WINTER CREEK ESTATES, THE CONDITIONS OF WINTER CREEK ESTATES, THE SUFFICIENCY OF UTILITIES, THE WORKMANSHIP, DESIGN,

OR MATERIALS USED IN EVERY IMPROVEMENT, INCLUDING AND WITHOUT LIMITATION, THE COMMON AREAS, AND INCLUDING AND WITHOUT LIMITATION, ANY EXPRESS OR PARTICULAR PURPOSE OF USE OF ANY WARRANTY OF QUALITY.

IN WITNESS WHEREOF, Declarant has executed this Declaration as of 18th day of September, 2002.

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Bv:

Subscribed and sworn to before me this 18th day of February, 2004 at Chickesha, Grady County, Oklahoma.

Notary Public

Commission #03005183

TRACT 7

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY OKLAHOMA: THENCE N 00°08'03" W, ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE S 90°00'00" W, ALONG THE SOUTH RIGHT OF WAY LINE OF THE SOUTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, A DISTANCE OF 1316.30 FEET; THENCE N 00°11'46" W A DISTANCE OF 3295.72 FEET; THENCE S 89°40'32" W A DISTANCE OF 1319.85 FEET; THENCE N 00°15'26" W A DISTANCE OF 359.84 FEET; THENCE N 70°13'57" E A DISTANCE OF 203.99 FEET; THENCE S 77°55'47" E A DISTANCE OF 69.55 FEET; THENCE N 82° 40'48" E A DISTANCE OF 119.69 FEET; THENCE N 63°21'15" E A DISTANCE OF 44.88 FEET; THENCE N 33°24'19" E A DISTANCE OF 105.52 FEET; THENCE N 67°14'47" E A DISTANCE OF 275.49 FEET: THENCE N 87°03'17" E A DISTANCE OF 123.06 FEET; THENCE S 72°46'27" E A DISTANCE OF 357.85 FEET: THENCE N 19°22'18" E A DISTANCE OF 331.65 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 375 FEET AND LENGTH OF 148.61 FEET A CHORD BEARING OF N 30°43'29" E AND A CHORD LENGTH OF 147.64 FEET; THENCE N 59°59'59" W A DISTANCE OF 103.91 FEET; THENCE N 75°00'00" W A DISTANCE OF 750.00 FEET; THENCE N 90°00'00" W A DISTANCE OF 44.94 FEET; THENCE S 59°59'59" W A DISTANCE OF 605.38 FEET; THENCE N 00°15'10" W A DISTANCE OF 1039.63 FEET: THENCE N 89°35'59" E, ALONG THE NORTH RIGHT OF WAY LINE OF THE NORTHEAST QUARTER OF SAID SECTION 22, A DISTANCE OF 2643.92 FEET; THENCE N 89°38'56" E. ALONG THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 23, A DISTANCE OF 299.07 FEET; THENCE S 00°21'04" E A DISTANCE OF 16.50 FEET; THENCE S 08° 03'45" W A DISTANCE OF 169.97 FEET; THENCE S 00°08'12" E A DISTANCE OF 332.23 FEET; THENCE S 11°47'45" W A DISTANCE OF 110.00 FEET; THENCE S 31°25'33" W A DISTANCE OF 110.00 FEET: THENCE N 78°12'16" W A DISTANCE OF 264.93 FEET; THENCE S 29°20'51" W A DISTANCE OF 22.95 FEET; THENCE S 78°12'16" E A DISTANCE OF 266.31 FEET; THENCE S 26° 01'05" W A DISTANCE OF 133.70 FEET; THENCE S 06°53'05" W A DISTANCE OF 115.01 FEET; THENCE S 09°51'26" E A DISTANCE OF 557.36 FEET; THENCE S 34°51'51" W A DISTANCE OF 60.29 FEET; THENCE S 79°51'48" W A DISTANCE OF 54.26 FEET; THENCE N 83°45'30" W A DISTANCE OF 136.42 FEET; THENCE N 45°03'06" W A DISTANCE OF 55.55 FEET; THENCE N 81° 20'52" W A DISTANCE OF 25.90 FEET; THENCE S 70°30'07" W A DISTANCE OF 26.02 FEET; THENCE N 77°56'41" W A DISTANCE OF 33.66 FEET; THENCE N 54°04'10" W A DISTANCE OF 592.36 FEET; THENCE S 89°39'03" W A DISTANCE OF 679.99 FEET; THENCE S 19°22'20" W A DISTANCE OF 293.88 FEET; THENCE S 70°37'41" E A DISTANCE OF 191.93 FEET; THENCE S 04° 24'22" E A DISTANCE OF 385.04 FEET; THENCE S 74°15'28" W A DISTANCE OF 92.61 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325 FEET A LENGTH OF 65.76 FEET A CHORD BEARING OF S 05°59'33" E AND A CHORD LENGTH OF 65.65 FEET: THENCE S 00°11'45" E A DISTANCE OF 370.66 FEET: THENCE N 89° 42'03" E A DISTANCE OF 158,15 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425 FEET A LENGTH OF 140.91 FEET A CHORD BEARING OF S 80°48'05" E AND A CHORD LENGTH OF 140.26 FEET; THENCE N 23°58'07" E A DISTANCE OF 391.73 FEET; THENCE S 69°29'31" E A DISTANCE OF 380.76 FEET; THENCE S 12° 34'15" E A DISTANCE OF 500.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 149.03 FEET A CHORD BEARING OF N 70°40'24" E AND A CHORD LENGTH OF 148.17 FEET; THENCE N 60° 00'00" E A DISTANCE OF 304.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 221.01 FEET A CHORD BEARING OF N 36°58'35" E AND A CHORD LENGTH OF 215.11 FEET; THENCE N 13° 57'09" E A DISTANCE OF 216.80 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 351.49 FEET A CHORD BEARING OF N 44°56'09" E AND A CHORD LENGTH OF 334.61 FEET; THENCE N 75°

55'08" E A DISTANCE OF 224.13 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 295.07 FEET A CHORD BEARING OF S 78°04'18" E AND A CHORD LENGTH OF 285.04 FEET; THENCE N 20° 00'13" E A DISTANCE OF 25.37 FEET; THENCE N 64°13'29" E A DISTANCE OF 166.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD BEARING OF S 87°04'09" E AND A CHORD LENGTH OF 72.05 FEET; THENCE S 58°21'44" E A DISTANCE OF 19.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 39.27 FEET A CHORD BEARING OF S 80°51'43" E AND A CHORD LENGTH OF 38.27 FEET: THENCE N 76°38'26" E A DISTANCE OF 21.59 FEET: THENCE S 15°45'46" E A DISTANCE OF 592.39 FEET; THENCE S 71°00'03" W A DISTANCE OF 91.74 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 150.42 FEET A CHORD BEARING OF S 65°54'23" E AND A CHORD LENGTH OF 136.64 FEET: THENCE S 22°48'47" E A DISTANCE OF 146.77 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 58.90 FEET A CHORD BEARING OF S 56°33'35" E AND A CHORD LENGTH OF 55.55 FEET; THENCE N 89°41'35" E A DISTANCE OF 32.78 FEET; THENCE N 00°09'20" W A DISTANCE OF 250.04 FEET; THENCE N 89°41'43" E A DISTANCE OF 1703.24 FEET; THENCE S 00°10'13" E A DISTANCE OF 300.00 FEET; THENCE S 89°41'38" W A DISTANCE OF 1106.54 FEET: THENCE N 29°26'25" E A DISTANCE OF 103.61 FEET; THENCE N 24°25'35" W A DISTANCE OF 20.76 FEET: THENCE N 19°42'24" E A DISTANCE OF 32.25 FEET; THENCE N 08° 02'33" W A DISTANCE OF 57.28 FEET: THENCE N 00°10'13" W A DISTANCE OF 44.03 FEET: THENCE S 89°41'35" W A DISTANCE OF 156.48 FEET; THENCE S 00°10'11" E A DISTANCE OF 19.42 FEET; THENCE S 65°06'53" E A DISTANCE OF 82.79 FEET; THENCE N 89°49'48" E A DISTANCE OF 50.00 FEET; THENCE S 01°47'24" W A DISTANCE OF 56.13 FEET; THENCE S 17° 42'31" W A DISTANCE OF 58.33 FEET; THENCE S 46°28'13" W A DISTANCE OF 92.85 FEET; THENCE S 77°37'51" W A DISTANCE OF 48.12 FEET; THENCE S 89°41'38" W A DISTANCE OF 77.23 FEET; THENCE N 11°33'34" W A DISTANCE OF 57.58 FEET; THENCE N 39°54'41" W A DISTANCE OF 32.11 FEET; THENCE N 09°45'11" W A DISTANCE OF 54.06 FEET; THENCE N 17°52'49" W A DISTANCE OF 110.62 FEET; THENCE S 89°41'43" W A DISTANCE OF 50.00 FEET; THENCE S 00°09'59" E A DISTANCE OF 36.45 FEET; THENCE S 38°47'16" E A DISTANCE OF 94.58 FEET: THENCE S 02°02'35" W A DISTANCE OF 48.15 FEET; THENCE S 35°18'57" E A DISTANCE OF 38.61 FEET; THENCE S 01°37'25" E A DISTANCE OF 49.79 FEET; THENCE S 89° 41'38" W A DISTANCE OF 388.25 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A CURVE LENGTH OF 79.41 FEET A CHORD BEARING OF N 67°33'19" W AND A CHORD LENGTH OF 77.34 FEET; THENCE S 71° 00'01" W A DISTANCE OF 207.66 FEET; THENCE \$ 19°00'01" E A DISTANCE OF 237.06 FEET; THENCE S 84°04'05" E A DISTANCE OF 513.33 FEET; THENCE S 00°03'02" W A DISTANCE OF 49.04 FEET; THENCE S 16°02'35" E A DISTANCE OF 70.77 FEET; THENCE S 26°22'14" W A DISTANCE OF 72.31 FEET; THENCE S 03°40'56" W A DISTANCE OF 24.99 FEET; THENCE S 86° 31'14" E A DISTANCE OF 144.06 FEET; THENCE N 16°30'37" W A DISTANCE OF 18.49 FEET: THENCE N 43°58'55" W A DISTANCE OF 24.44 FEET; THENCE N 35°36'40" E A DISTANCE OF 21.69 FEET; THENCE N 11°16'57" W A DISTANCE OF 54.30 FEET; THENCE N 33°30'19" W A DISTANCE OF 26.93 FEET; THENCE N 24°59'50" E A DISTANCE OF 31.23 FEET; THENCE N 07° 42'36" W A DISTANCE OF 48.48 FEET; THENCE S 84°04'04" E A DISTANCE OF 130.79 FEET; THENCE N 76°03'58" E A DISTANCE OF 777.28 FEET; THENCE S 47°37'50" E A DISTANCE OF 167.51 FEET: THENCE S 01°53'22" E A DISTANCE OF 385.00 FEET; THENCE S 12°22'44" E A DISTANCE OF 793.85 FEET; THENCE S 66°19'46" W A DISTANCE OF 173.53 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 775.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF S 22°33'41" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 66°19'46" E A DISTANCE OF 300.29 FEET; THENCE S 00°09'33" E A DISTANCE OF 1227.06 FEET; THENCE S 89°39'15" W A DISTANCE OF 829.57 FEET; THENCE N 29°57'43" W A DISTANCE OF 197.99 FEET; THENCE N 22°30'39" E A DISTANCE OF 305.23 FEET;

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THENCE N 77°23'26" E A DISTANCE OF 168.89 FEET; THENCE N 16°37'44" W A DISTANCE OF 233.73 FEET; THENCE N 18°33'11" E A DISTANCE OF 166.46 FEET; THENCE N 58°32'20" E A DISTANCE OF 399.26 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67 FEET A CHORD BEARING OF N 22°01'29" W AND A CHORD LENGTH OF 41.67 FEET; THENCE N 23°40'15" W A DISTANCE OF 155.21 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1025.00 FEET A LENGTH OF 57.05 FEET A CHORD BEARING OF N 22°04'30" W AND A CHORD LENGTH OF 57.04 FEET; THENCE S 66°19'46" W A DISTANCE OF 115.22 FEET; THENCE S 57°10'15" W A DISTANCE OF 482.69 FEET; THENCE N 35°40'30" W A DISTANCE OF 227.42 FEET; THENCE N 77°35'10" E A DISTANCE OF 57.55 FEET; THENCE S 81°34'45" E A DISTANCE OF 109.95 FEET; THENCE N 52°46'19" E A DISTANCE OF 42.53 FEET; THENCE N 55° 09'13" W A DISTANCE OF 68.01 FEET; THENCE N 31°51'42" E A DISTANCE OF 29.48 FEET; THENCE N 40°38'01" E A DISTANCE OF 26.76 FEET; THENCE N 03°22'51" E A DISTANCE OF 22.37 FEET; THENCE N 56°19'19" W A DISTANCE OF 12.03 FEET; THENCE S 83°37'46" W A DISTANCE OF 60.41 FEET; THENCE S 67°55'14" W A DISTANCE OF 110.58 FEET; THENCE N 48° 22'08" W A DISTANCE OF 11.19 FEET; THENCE S 76°27'54" W A DISTANCE OF 56.29 FEET; THENCE N 13°32'06" W A DISTANCE OF 133.63 FEET; THENCE N 08°22'49" E A DISTANCE OF 418.65 FEET; THENCE N 71°55'36" W A DISTANCE OF 199.47 FEET; THENCE N 16°47'11" W A DISTANCE OF 87.14 FEET; THENCE N 24°53'13" E A DISTANCE OF 84.28 FEET; THENCE N 35° 33'19" W A DISTANCE OF 17.76 FEET; THENCE N 86°31'12" W A DISTANCE OF 148.57 FEET; THENCE S 00°01'50" E A DISTANCE OF 54.75 FEET; THENCE S 63°05'16" E A DISTANCE OF 31.54 FEET; THENCE S 07°49'36" E A DISTANCE OF 29.30 FEET; THENCE S 19°57'15" W A DISTANCE OF 48.95 FEET; THENCE S 53°00'49" W A DISTANCE OF 88.04 FEET; THENCE N 86° 31'13" W A DISTANCE OF 185.57 FEET; THENCE N 84°23'32" W A DISTANCE OF 159.87 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 350.00 FEET A LENGTH OF 153.97 FEET A CHORD BEARING OF S 01°30'07" W AND A CHORD LENGTH OF 152.73 FEET; THENCE S 73°50'26" E A DISTANCE OF 388.47 FEET; THENCE S 11°55'57" E A DISTANCE OF 38.29 FEET; THENCE S 26°18'34" W A DISTANCE OF 102.62 FEET; THENCE S 25°35'33" E A DISTANCE OF 186.83 FEET; THENCE S 86°34'54" W A DISTANCE OF 75.64 FEET; THENCE S 20°05'25" W A DISTANCE OF 58.62 FEET; THENCE S 60° 47'34" W A DISTANCE OF 46.87 FEET; THENCE S 40°10'48" W A DISTANCE OF 208.98 FEET; THENCE N 69°26'58" W A DISTANCE OF 33.08 FEET; THENCE N 47°49'00" W A DISTANCE OF 273.38 FEET; THENCE N 65°47'44" W A DISTANCE OF 79.94 FEET; THENCE N 08°45'29" E A DISTANCE OF 77.49 FEET; THENCE N 06°16'05" W A DISTANCE OF 190.93 FEET; THENCE N 25° 23'29" W A DISTANCE OF 102.50 FEET; THENCE N 68°19'32" W A DISTANCE OF 59.34 FEET; THENCE N 34°00'10" E A DISTANCE OF 140.72 FEET; THENCE S 86°28'09" E A DISTANCE OF 134.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF N 02°23'20" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 86°28'10" W A DISTANCE OF 150.33 FEET: THENCE N 20°48'58" W A DISTANCE OF 769.79 FEET; THENCE N 24°26'53" W A DISTANCE OF 326.32 FEET; THENCE N 19°00'01" W A DISTANCE OF 290.15 FEET; THENCE N 01°05'08" W A DISTANCE OF 54.14 FEET; THENCE N 14°38'48" W A DISTANCE OF 74.00 FEET; THENCE N 46° 51'44" W A DISTANCE OF 47.65 FEET; THENCE N 19°00'01" W A DISTANCE OF 140.70 FEET; THENCE S 75°55'08" W A DISTANCE OF 200.46 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 282.21 FEET A CHORD BEARING OF S 46°31'11" W AND A CHORD LENGTH OF 269.99 FEET; THENCE S 73° 48'16" E A DISTANCE OF 100.07 FEET; THENCE S 24°53'24" E A DISTANCE OF 578.08 FEET; THENCE S 14°45'25" W A DISTANCE OF 66.29 FEET; THENCE S 03°52'51" E A DISTANCE OF 105,23 FEET; THENCE S 34°14'57" E A DISTANCE OF 28.16 FEET; THENCE S 65°34'12" E A DISTANCE OF 50.03 FEET; THENCE S 26°48'00" W A DISTANCE OF 42.94 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 175.00 FEET A LENGTH OF 81.57 FEET A CHORD BEARING OF S 42°42'39" E AND A CHORD LENGTH OF 80.83 FEET; THENCE S 29°21'29" E A DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE;

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THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF S 21°49'38" E AND A CHORD LENGTH OF 13.10 FEET: THENCE N 89°47'53" E A DISTANCE OF 62.43 FEET; THENCE S 24°24'03" E A DISTANCE OF 198.93 FEET; THENCE S 16°13'14" W A DISTANCE OF 47.99 FEET; THENCE S 70°30'02" W A DISTANCE OF 99.31 FEET; THENCE N 63°37'54" W A DISTANCE OF 108.73 FEET: THENCE N 33° 56'14" W A DISTANCE OF 41.60 FEET: THENCE N 63°12'38" W A DISTANCE OF 111.44 FEET; THENCE N 83°10'27" W A DISTANCE OF 39.38 FEET; THENCE N 52°58'12" W A DISTANCE OF 174.80 FEET; THENCE N 38°23'04" W A DISTANCE OF 602.62 FEET; THENCE S 60°00'00" W A DISTANCE OF 226.07 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5.66 FEET A CHORD BEARING OF S 60°21'36" W AND A CHORD LENGTH OF 5.66 FEET; THENCE S 01°29'55" E A DISTANCE OF 162.96 FEET; THENCE S 65°31'58" E A DISTANCE OF 45.24 FEET; THENCE S 31°21'21" E A DISTANCE OF 101.18 FEET; THENCE S 73°57'21" W A DISTANCE OF 71.57 FEET; THENCE S 33° 58'35" W A DISTANCE OF 72.68 FEET; THENCE S 47°25'35" W A DISTANCE OF 83.34 FEET; THENCE S 19°31'17" W A DISTANCE OF 69.00 FEET; THENCE S 66°10'39" W A DISTANCE OF 32.23 FEET; THENCE N 76°07'40" W A DISTANCE OF 42.79 FEET; THENCE N 42°39'56" W A DISTANCE OF 242.95 FEET; THENCE N 07°00'09" W A DISTANCE OF 58.12 FEET; THENCE N 87° 02'16" W A DISTANCE OF 134.36 FEET; THENCE N 53°26'40" W A DISTANCE OF 62.75 FEET; THENCE N 51°35'54" W A DISTANCE OF 52.97 FEET; THENCE N 68°39'19" W A DISTANCE OF 89.27 FEET; THENCE N 34°35'52" W A DISTANCE OF 39.88 FEET; THENCE N 73°15'23" W A DISTANCE OF 61.47 FEET; THENCE N 36°21'25" W A DISTANCE OF 99.04 FEET; THENCE N 71° 27'14" W A DISTANCE OF 52.20 FEET; THENCE S 87°35'09" W A DISTANCE OF 84.01 FEET; THENCE S 84°16'52" W A DISTANCE OF 179.65 FEET; THENCE N 00°11'44" W A DISTANCE OF 251.42 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF N 62°30'29" W AND A CHORD LENGTH OF 33.87 FEET; THENCE S 00°11'46" E A DISTANCE OF 380.19 FEET; THENCE S 43°20'09" E A DISTANCE OF 858.69 FEET: THENCE S 76°17'25" E A DISTANCE OF 804.25 FEET; THENCE S 00°08'03" E A DISTANCE OF 156.54 FEET; THENCE S 47°18'19" W A DISTANCE OF 185.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF S 20°44'41" E AND A CHORD LENGTH OF 316.81 FEET; THENCE S 00°08'02" E A DISTANCE OF 105.42 FEET; THENCE S 89°39'25" W A DISTANCE OF 25.00 FEET; THENCE S 00°08'03" E A DISTANCE OF 1013.50 FEET TO THE POINT OF BEGINNING. LESS AND EXCEPT, TRACT 1 (A LAKE), WHICH IS SURROUNDED BY THIS PROPERTY. TOTAL AREA LESS TRACT 1 CONTAINS 255.00 ACRES MORE OR LESS.

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AMENDMENTS TO COVENANTS

1. Article VIII Development and Use Restrictions

Page 22 Section 8.08 (b)



Roofing: The roof of the home erected on any lot shall be treated wood shingle, concrete tile, clay tile, slate, or a composition shingle equivalent or comparable to a 50 year Owen Corning shingle. The color of all said shingles shall be comparable to a "Weatherwood" timberline shingle. Metal valleys and ridges will be standard. No solar panels or similar items shall be placed on any home without the written prior approval of the Architectural Committee. A minimum roof pitch of 10/12 is required.

Page 24 Section 8.18

Mail Boxes: Post boxes will be allowed to be erected on any home lot or along any street. The post boxes must be brick or stone with a 12 x 16 address block constructed on white casting with black numbers.

Page 25 Section 8.26

Front Yard: The front yard of each lot shall be kept only as grass sod with a minimum of 300 square feet of landscaping per 1000 square feet of heated space, including trees, flowers and shrubs. At least 3 inch in diameter caliper trees shall be located in the front yard. Landscaping and type of sod must be approved by the Architectural Committee. No trees or shrubs shall be located on any lot, which will block the view of operators of motor vehicles so as to create a traffic hazard.

Subscribed and sworn to me before me this 1st day of November, 2004 at Chickasha, Grady

County, Oklahoma.

My Commission Expires:

03009157 6-19.7007

Commission #

Notary Public

1) ANDERSON

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AMENDMENTS CONTINUED

PLATTS

PART C	LOTS 1-32	32 LOTS
PART D	LOTS 1-23	23 LOTS
PART F	LOTS 1-9	9 LOTS
PART G	LOTS 1-16	16 LOTS
PART H	LOTS 1-13	13 LOTS
PART 4 (ALSO KNOWN AS	LOTS 1-77 "A" SECTION)	77 LOTS

DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS WINTER CREEK ESTATES

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!-2004-002810 Book 3586 Pg 493 02/26/2004 3:07 pm Pg 0458-0496 Fee: \$ 89.00 Doc: \$ 0.00 Sharon Shoemake - Grady County Clerk State of Oklahoma

TRACT 7

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY OKLAHOMA; THENCE N 00°08'03" W, ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE S 90°00'00" W, ALONG THE SOUTH RIGHT OF WAY LINE OF THE SOUTHEAST OUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, A DISTANCE OF 1316.30 FEET; THENCE N 00°11'46" W A DISTANCE OF 3295.72 FEET; THENCE S 89°40'32" W A DISTANCE OF 1319.85 FEET; THENCE N 00°15'26" W A DISTANCE OF 359.84 FEET; THENCE N 70°13'57" E A DISTANCE OF 203.99 FEET; THENCE S 77°55'47" E A DISTANCE OF 69.55 FEET; THENCE N 82° 40'48" E A DISTANCE OF 119.69 FEET; THENCE N 63°21'15" E A DISTANCE OF 44.88 FEET; THENCE N 33°24'19" E A DISTANCE OF 105.52 FEET; THENCE N 67°14'47" E A DISTANCE OF 275.49 FEET; THENCE N 87°03'17" E A DISTANCE OF 123.06 FEET; THENCE S 72°46'27" E A DISTANCE OF 357.85 FEET; THENCE N 19°22'18" E A DISTANCE OF 331.65 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 375 FEET AND LENGTH OF 148.61 FEET A CHORD BEARING OF N 30°43'29" E AND A CHORD LENGTH OF 147.64 FEET; THENCE N 59°59'59" W A DISTANCE OF 103.91 FEET; THENCE N 75°00'00" W A DISTANCE OF 750.00 FEET; THENCE N 90°00'00" W A DISTANCE OF 44.94 FEET; THENCE S 59°59'59" W A DISTANCE OF 605.38 FEET; THENCE N 00°15'10" W A DISTANCE OF 1039.63 FEET; THENCE N 89°35'59" E, ALONG THE NORTH RIGHT OF WAY LINE OF THE NORTHEAST OUARTER OF SAID SECTION 22. A DISTANCE OF 2643.92 FEET; THENCE N 89°38'56" E. ALONG THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 23, A DISTANCE OF 299.07 FEET; THENCE S 00°21'04" E A DISTANCE OF 16.50 FEET; THENCE S 08° 03'45" W A DISTANCE OF 169.97 FEET; THENCE S 00°08'12" E A DISTANCE OF 332.23 FEET; THENCE S 11°47'45" W A DISTANCE OF 110.00 FEET; THENCE S 31°25'33" W A DISTANCE OF 110.00 FEET; THENCE N 78°12'16" W A DISTANCE OF 264.93 FEET; THENCE S 29°20'51" W A DISTANCE OF 22.95 FEET: THENCE S 78°12'16" E A DISTANCE OF 266.31 FEET: THENCE S 26° 01'05" W A DISTANCE OF 133.70 FEET; THENCE S 06°53'05" W A DISTANCE OF 115.01 FEET; THENCE S 09°51'26" E A DISTANCE OF 557.36 FEET; THENCE S 34°51'51" W A DISTANCE OF 60.29 FEET; THENCE S 79°51'48" W A DISTANCE OF 54.26 FEET; THENCE N 83°45'30" W A DISTANCE OF 136.42 FEET; THENCE N 45°03'06" W A DISTANCE OF 55.55 FEET; THENCE N 81° 20'52" W A DISTANCE OF 25.90 FEET; THENCE S 70°30'07" W A DISTANCE OF 26.02 FEET; THENCE N 77°56'41" W A DISTANCE OF 33.66 FEET; THENCE N 54°04'10" W A DISTANCE OF 592.36 FEET; THENCE S 89°39'03" W A DISTANCE OF 679.99 FEET; THENCE S 19°22'20" W A DISTANCE OF 293.88 FEET; THENCE S 70°37'41" E A DISTANCE OF 191.93 FEET; THENCE S 04° 24'22" E A DISTANCE OF 385.04 FEET; THENCE S 74°15'28" W A DISTANCE OF 92.61 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325 FEET A LENGTH OF 65.76 FEET A CHORD BEARING OF S 05°59'33" E AND A CHORD LENGTH OF 65.65 FEET: THENCE S 00°11'45" E A DISTANCE OF 370.66 FEET: THENCE N 89° 42'03" E A DISTANCE OF 158.15 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425 FEET A LENGTH OF 140.91 FEET A CHORD BEARING OF S 80°48'05" E AND A CHORD LENGTH OF 140.26 FEET; THENCE N 23°58'07" E A DISTANCE OF 391.73 FEET; THENCE S 69°29'31" E A DISTANCE OF 380.76 FEET; THENCE S 12° 34'15" E A DISTANCE OF 500.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 149.03 FEET A CHORD BEARING OF N 70°40'24" E AND A CHORD LENGTH OF 148.17 FEET; THENCE N 60° 00'00" E A DISTANCE OF 304.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 221.01 FEET A CHORD BEARING OF N 36°58'35" E AND A CHORD LENGTH OF 215.11 FEET; THENCE N 13° 57'09" E A DISTANCE OF 216.80 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 351.49 FEET A CHORD BEARING OF N 44°56'09" E AND A CHORD LENGTH OF 334.61 FEET; THENCE N 75°

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55'08" E A DISTANCE OF 224.13 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 295.07 FEET A CHORD BEARING OF S 78°04'18" E AND A CHORD LENGTH OF 285.04 FEET: THENCE N 20° 00'13" E A DISTANCE OF 25.37 FEET; THENCE N 64°13'29" E A DISTANCE OF 166.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD BEARING OF S 87°04'09" E AND A CHORD LENGTH OF 72.05 FEET; THENCE S 58°21'44" E A DISTANCE OF 19.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 39.27 FEET A CHORD BEARING OF S 80°51'43" E AND A CHORD LENGTH OF 38.27 FEET; THENCE N 76°38'26" E A DISTANCE OF 21.59 FEET; THENCE S 15°45'46" E A DISTANCE OF 592.39 FEET; THENCE S 71°00'03" W A DISTANCE OF 91.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 150.42 FEET A CHORD BEARING OF S 65°54'23" E AND A CHORD LENGTH OF 136.64 FEET; THENCE S 22°48'47" E A DISTANCE OF 146.77 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 58.90 FEET A CHORD BEARING OF S 56°33'35" E AND A CHORD LENGTH OF 55.55 FEET; THENCE N 89°41'35" E A DISTANCE OF 32.78 FEET; THENCE N 00°09'20" W A DISTANCE OF 250.04 FEET; THENCE N 89°41'43" E A DISTANCE OF 1703.24 FEET; THENCE S 00°10'13" E A DISTANCE OF 300.00 FEET; THENCE S 89°41'38" W A DISTANCE OF 1106.54 FEET; THENCE N 29°26'25" E A DISTANCE OF 103.61 FEET; THENCE N 24°25'35" W A DISTANCE OF 20.76 FEET; THENCE N 19°42'24" E A DISTANCE OF 32.25 FEET; THENCE N 08° 02'33" W A DISTANCE OF 57.28 FEET; THENCE N 00°10'13" W A DISTANCE OF 44.03 FEET; THENCE S 89°41'35" W A DISTANCE OF 156.48 FEET; THENCE S 00°10'11" E A DISTANCE OF 19.42 FEET; THENCE S 65°06'53" E A DISTANCE OF 82.79 FEET: THENCE N 89°49'48" E A DISTANCE OF 50.00 FEET; THENCE S 01°47'24" W A DISTANCE OF 56.13 FEET; THENCE S 17° 42'31" W A DISTANCE OF 58.33 FEET; THENCE S 46°28'13" W A DISTANCE OF 92.85 FEET; THENCE S 77°37'51" W A DISTANCE OF 48.12 FEET; THENCE S 89°41'38" W A DISTANCE OF 77.23 FEET; THENCE N 11°33'34" W A DISTANCE OF 57.58 FEET; THENCE N 39°54'41" W A DISTANCE OF 32.11 FEET; THENCE N 09°45'11" W A DISTANCE OF 54.06 FEET; THENCE N 17°52'49" W A DISTANCE OF 110.62 FEET; THENCE S 89°41'43" W A DISTANCE OF 50.00 FEET; THENCE S 00°09'59" E A DISTANCE OF 36.45 FEET; THENCE S 38°47'16" E A DISTANCE OF 94.58 FEET; THENCE S 02°02'35" W A DISTANCE OF 48.15 FEET; THENCE S 35°18'57" E A DISTANCE OF 38.61 FEET; THENCE S 01°37'25" E A DISTANCE OF 49.79 FEET; THENCE S 89° 41'38" W A DISTANCE OF 388.25 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A CURVE LENGTH OF 79.41 FEET A CHORD BEARING OF N 67°33'19" W AND A CHORD LENGTH OF 77.34 FEET; THENCE S 71° 00'01" W A DISTANCE OF 207.66 FEET; THENCE S 19°00'01" E A DISTANCE OF 237.06 FEET; THENCE S 84°04'05" E A DISTANCE OF 513.33 FEET; THENCE S 00°03'02" W A DISTANCE OF 49.04 FEET; THENCE S 16°02'35" E A DISTANCE OF 70.77 FEET; THENCE S 26°22'14" W A DISTANCE OF 72.31 FEET; THENCE S 03°40'56" W A DISTANCE OF 24.99 FEET; THENCE S 86° 31'14" E A DISTANCE OF 144.06 FEET: THENCE N 16°30'37" W A DISTANCE OF 18.49 FEET: THENCE N 43°58'55" W A DISTANCE OF 24.44 FEET; THENCE N 35°36'40" E A DISTANCE OF 21.69 FEET; THENCE N 11°16'57" W A DISTANCE OF 54.30 FEET; THENCE N 33°30'19" W A DISTANCE OF 26.93 FEET; THENCE N 24°59'50" E A DISTANCE OF 31.23 FEET; THENCE N 07° 42'36" W A DISTANCE OF 48.48 FEET; THENCE S 84°04'04" E A DISTANCE OF 130.79 FEET; THENCE N 76°03'58" E A DISTANCE OF 777.28 FEET; THENCE S 47°37'50" E A DISTANCE OF 167.51 FEET; THENCE S 01°53'22" E A DISTANCE OF 385.00 FEET; THENCE S 12°22'44" E A DISTANCE OF 793.85 FEET; THENCE S 66°19'46" W A DISTANCE OF 173.53 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 775.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF S 22°33'41" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 66°19'46" E A DISTANCE OF 300.29 FEET; THENCE S 00°09'33" E A DISTANCE OF 1227.06 FEET; THENCE S 89°39'15" W A DISTANCE OF 829.57 FEET; THENCE N 29°57'43" W A DISTANCE OF 197.99 FEBT; THENCE N 22°30'39" E A DISTANCE OF 305.23 FEET;

I-2004-017284 Book 3671 Pg: 326 11/03/2004 9:47 am Pg 0322-0328 Fee: \$ 25.00 Doc: \$ 0.00 Sharon Shoemake - Grady County Clerk State of Oklahoma I-2004-002810 Book 3586 Pg: 494 02/26/2004 3:07 pm Pg 0458-0496 Fee: \$ 89.00 Doc: \$ 0.00 Sharon Shoemake - Grady County Clerk State of Oklahoma THENCE N 77°23'26" E A DISTANCE OF 168.89 FEET; THENCE N 16°37'44" W A DISTANCE OF 233.73 FEET; THENCE N 18°33'11" E A DISTANCE OF 166.46 FEET; THENCE N 58°32'20" E A DISTANCE OF 399.26 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67 FEET A CHORD BEARING OF N 22°01'29" W AND A CHORD LENGTH OF 41.67 FEET; THENCE N 23°40'15" W A DISTANCE OF 155.21 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1025.00 FEET A LENGTH OF 57.05 FEET A CHORD BEARING OF N 22°04'30" W AND A CHORD LENGTH OF 57.04 FEET; THENCE S 66°19'46" W A DISTANCE OF 115.22 FEET; THENCE S 57°10'15" W A DISTANCE OF 482.69 FEET; THENCE N 35°40'30" W A DISTANCE OF 227.42 FEET; THENCE N 77°35'10" E A DISTANCE OF 57.55 FEET; THENCE S 81°34'45" E A DISTANCE OF 109.95 FEET; THENCE N 52°46'19" E A DISTANCE OF 42.53 FEET; THENCE N 55° 09'13" W A DISTANCE OF 68.01 FEET; THENCE N 31°51'42" E A DISTANCE OF 29.48 FEET; THENCE N 40°38'01" E A DISTANCE OF 26.76 FEET; THENCE N 03°22'51" E A DISTANCE OF 22.37 FEET; THENCE N 56°19'19" W A DISTANCE OF 12.03 FEET; THENCE S 83°37'46" W A DISTANCE OF 60.41 FEET; THENCE S 67°55'14" W A DISTANCE OF 110.58 FEET; THENCE N 48° 22'08" W A DISTANCE OF 11.19 FEET; THENCE S 76°27'54" W A DISTANCE OF 56.29 FEET; THENCE N 13°32'06" W A DISTANCE OF 133.63 FEET; THENCE N 08°22'49" E A DISTANCE OF 418.65 FEET; THENCE N 71°55'36" W A DISTANCE OF 199.47 FEET; THENCE N 16°47'11" W A DISTANCE OF 87.14 FEET: THENCE N 24°53'13" E A DISTANCE OF 84.28 FEET: THENCE N 35° 33'19" W A DISTANCE OF 17.76 FEET; THENCE N 86°31'12" W A DISTANCE OF 148.57 FEET; THENCE S 00°01'50" E A DISTANCE OF 54.75 FEET; THENCE S 63°05'16" E A DISTANCE OF 31.54 FEET: THENCE S 07°49'36" E A DISTANCE OF 29.30 FEET: THENCE S 19°57'15" W A DISTANCE OF 48.95 FEET; THENCE S 53°00'49" W A DISTANCE OF 88.04 FEET; THENCE N 86° 31'13" W A DISTANCE OF 185.57 FEET; THENCE N 84°23'32" W A DISTANCE OF 159.87 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 350.00 FEET A LENGTH OF 153.97 FEET A CHORD BEARING OF S 01°30'07" W AND A CHORD LENGTH OF 152,73 FEET; THENCE S 73°50'26" E A DISTANCE OF 388.47 FEET; THENCE S 11°55'57" E A DISTANCE OF 38.29 FEET; THENCE S 26°18'34" W A DISTANCE OF 102.62 FEET; THENCE S 25°35'33" E A DISTANCE OF 186.83 FEET; THENCE S 86°34'54" W A DISTANCE OF 75.64 FEET; THENCE S 20°05'25" W A DISTANCE OF 58.62 FEET; THENCE S 60° 47'34" W A DISTANCE OF 46.87 FEET; THENCE S 40°10'48" W A DISTANCE OF 208.98 FEET; THENCE N 69°26'58" W A DISTANCE OF 33.08 FEET; THENCE N 47°49'00" W A DISTANCE OF 273.38 FEET; THENCE N 65°47'44" W A DISTANCE OF 79.94 FEET; THENCE N 08°45'29" E A DISTANCE OF 77.49 FEET: THENCE N 06°16'05" W A DISTANCE OF 190.93 FEET; THENCE N 25° 23'29" W A DISTANCE OF 102.50 FEET; THENCE N 68°19'32" W A DISTANCE OF 59.34 FEET; THENCE N 34°00'10" E A DISTANCE OF 140.72 FEET; THENCE S 86°28'09" E A DISTANCE OF 134.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF N 02°23'20" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 86°28'10" W A DISTANCE OF 150.33 FEET; THENCE N 20°48'58" W A DISTANCE OF 769.79 FEET; THENCE N 24°26'53" W A DISTANCE OF 326.32 FEET; THENCE N 19°00'01" W A DISTANCE OF 290.15 FEET; THENCE N 01°05'08" W A DISTANCE OF 54.14 FEET; THENCE N 14°38'48" W A DISTANCE OF 74.00 FEET; THENCE N 46° 51'44" W A DISTANCE OF 47.65 FEET; THENCE N 19°00'01" W A DISTANCE OF 140.70 FEET: THENCE S 75°55'08" W A DISTANCE OF 200.46 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 282.21 FEET A CHORD BEARING OF S 46°31'11" W AND A CHORD LENGTH OF 269.99 FEET; THENCE S 73° 48'16" E A DISTANCE OF 100.07 FEET; THENCE S 24°53'24" E A DISTANCE OF 578.08 FEET; THENCE S 14°45'25" W A DISTANCE OF 66.29 FEET; THENCE S 03°52'51" E A DISTANCE OF 105.23 FEET; THENCE S 34°14'57" E A DISTANCE OF 28.16 FEET; THENCE S 65°34'12" E A DISTANCE OF 50.03 FEET: THENCE S 26°48'00" W A DISTANCE OF 42.94 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 175.00 FEET A LENGTH OF 81.57 FEET A CHORD BEARING OF S 42°42'39" E AND A CHORD LENGTH OF 80.83 FEET; THENCE S 29°21'29" E A DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE;

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THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF S 21°49'38" E AND A CHORD LENGTH OF 13.10 FEET; THENCE N 89°47'53" E A DISTANCE OF 62.43 FEET: THENCE S 24°24'03" E A DISTANCE OF 198.93 FEET; THENCE S 16°13'14" W A DISTANCE OF 47.99 FEET; THENCE S 70°30'02" W A DISTANCE OF 99.31 FEET; THENCE N 63°37'54" W A DISTANCE OF 108.73 FEET; THENCE N 33° 56'14" W A DISTANCE OF 41.60 FEET; THENCE N 63°12'38" W A DISTANCE OF 111.44 FEET; THENCE N 83°10'27" W A DISTANCE OF 39.38 FEET; THENCE N 52°58'12" W A DISTANCE OF 174.80 FEET; THENCE N 38°23'04" W A DISTANCE OF 602.62 FEET; THENCE S 60°00'00" W A DISTANCE OF 226.07 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5.66 FEET A CHORD BEARING OF S 60°21'36" W AND A CHORD LENGTH OF 5.66 FEET; THENCE S 01°29'55" E A DISTANCE OF 162.96 FEET; THENCE S 65°31'58" E A DISTANCE OF 45,24 FEET; THENCE S 31°21'21" E A DISTANCE OF 101.18 FEET; THENCE S 73°57'21" W A DISTANCE OF 71.57 FEET; THENCE S 33° 58'35" W A DISTANCE OF 72.68 FEET; THENCE S 47°25'35" W A DISTANCE OF 83.34 FEET; THENCE S 19°31'17" W A DISTANCE OF 69.00 FEET; THENCE S 66°10'39" W A DISTANCE OF 32.23 FEET; THENCE N 76°07'40" W A DISTANCE OF 42.79 FEET; THENCE N 42°39'56" W A DISTANCE OF 242.95 FEET: THENCE N 07°00'09" W A DISTANCE OF 58.12 FEET; THENCE N 87° 02'16" W A DISTANCE OF 134.36 FEET; THENCE N 53°26'40" W A DISTANCE OF 62.75 FEET; THENCE N 51°35'54" W A DISTANCE OF 52.97 FEET; THENCE N 68°39'19" W A DISTANCE OF 89.27 FEET; THENCE N 34°35'52" W A DISTANCE OF 39.88 FEET; THENCE N 73°15'23" W A DISTANCE OF 61.47 FEET; THENCE N 36°21'25" W A DISTANCE OF 99.04 FEET; THENCE N 71° 27'14" W A DISTANCE OF 52.20 FEET; THENCE S 87°35'09" W A DISTANCE OF 84.01 FEET; THENCE S 84°16'52" W A DISTANCE OF 179.65 FEET; THENCE N 00°11'44" W A DISTANCE OF 251.42 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF N 62°30'29" W AND A CHORD LENGTH OF 33.87 FEET; THENCE S 00°11'46" E A DISTANCE OF 380.19 FEET; THENCE S 43°20'09" E A DISTANCE OF 858.69 FEET; THENCE S 76°17'25" E A DISTANCE OF 804.25 FEET; THENCE S 00°08'03" E A DISTANCE OF 156.54 FEET; THENCE S 47°18'19" W A DISTANCE OF 185.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF S 20°44'41" E AND A CHORD LENGTH OF 316.81 FEET; THENCE S 00°08'02" E A DISTANCE OF 105.42 FEET; THENCE S 89°39'25" W A DISTANCE OF 25.00 FEET; THENCE S 00°08'03" E A DISTANCE OF 1013.50 FEET TO THE POINT OF BEGINNING. LESS AND EXCEPT, TRACT 1 (A LAKE), WHICH IS SURROUNDED BY THIS PROPERTY. TOTAL AREA LESS TRACT 1 CONTAINS 255.00 ACRES MORE OR LESS.

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SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND ASSIGNMENT OF RIGHTS AND DUTIES OF DECLARANT UNAC 194321 WINTER CREEK ESTATES

THIS SECOND AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS ("Second Amendment and Assignment") is made and entered into and is effective as of the 30 day of 400\, 2014 by GEOK, LP, an Oklahoma limited partnership, the incumbent "Declarant" under the Covenants (defined below).

RECITALS

- A. The Declaration of Covenants, Conditions, and Restrictions for Winter Creek Estates (the "Original Covenants") were adopted, executed and recorded on February 26, 2004 in Book 2586 at Page 458 with the County Clerk of Grady County, Oklahoma;
- B. The Original Covenants were amended by those certain Amendments to Covenants (the "First Amendment") recorded on November 3, 2004 in Book 3671 at Page 322 with the County Clerk of Grady County, Oklahoma (the Original Covenants as modified by the First Amendment shall be referred to herein as the "Covenants");
- C. The Covenants affect the real property located in Grady County, Oklahoma more particularly described in Exhibit "A" attached hereto and incorporated herein;
- D. Pursuant to Section 12.06 of the Covenants, the Declarant may assign any or all of its rights to any person, and upon any such person consenting in writing to accept such assignment and assume such rights, powers, and duties, such person shall, to the extent of such assignments have the same rights and powers, and be subject to the same obligations and duties as are given to and assumed by the Declarant therein; and
- E. GEOK, LP is the incumbent "Declarant" under the Covenants, and GEOK, LP desires to assign all of its rights, powers, duties and authority as "Declarant" in and to the Covenants to Mid Property Holdings, LLC ("Mid Property").

AMENDMENT AND ASSIGNMENT

FOR VALUABLE CONSIDERATION, the receipt and adequacy of which are hereby acknowledged and pursuant to Section 12.06 of the Covenants, GEOK, LP hereby assigns to Mid Property, all of GEOK, LP's rights, powers, duties and authority as "Declarant" in and to the Covenants without any reservations. GEOK, LP warrants and represents that (i) there is currently no default or failure in the performance by GEOK, LP of any obligations as Declarant, under the Covenants, and (ii) the Original Covenants, as modified by the First Amendment, are

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currently in full force and effect and no further modifications or amendments to the Covenants have been adopted. Upon recording this Second Amendment and Assignment with the County Clerk of Grady County, Oklahoma, the Covenants are hereby amended to reflect Mid Property as the "Declarant" thereunder in all respects.

IN WITNESS WHEREOF, GEOK, LP has executed this Second Amendment and Assignment effective as of the date first above written.

"INCUMBENT DECLARANT":

GEOK, LP,

A Delaware Limited Partnership

By: PANFLA GP, LLC,

A Delaware Limited Liability Company,

Donald Nichols, as Authorized Agent

Its General Partner

ACCEPTANCE

Pursuant to Section 12.06 of the Covenants, Mid Property hereby unconditionally accepts and consents to such assignment and agrees to be bound by the terms of the Covenants as "Declarant".

MID PROPERTY HOLDINGS, LLC, An Oklahoma Limited Liability Company

By: Legacy Bank,

An Oklahoma State Banking Corporation, its

sole member

y: 1 VW V D

Michael Chaloner, President

ACKNOWLEDGMENTS

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STATE OF OCODOMO State of Oklahoma) SS. COUNTY OF OCIONOMO)
This instrument was acknowledged before me this 30 day of 2014, by J. Donald Nichols, as Authorized Agent of PANFLA GP, LLC, a Delaware limited liability company, as General Partners of GEOK, LP, a Delaware limited partnership.
Notary Public; Commission No. 1000860
My Commission Expires: 10-14-14 ACHMAN BACHMAN BACHMAN
STATE OF OKLAHOMA) COUNTY OF OKLAHOMA) SS.
This instrument was acknowledged before me this 50 day of 2014, by Michael Chaloner, as President of Legacy Bank, an Oklahoma state banking corporation, as Sole Member of Mid Property Holdings, LLC, an Oklahoma limited liability company.
Notary Public; Commission No. 100081024
My Commission Expires: 10 4444
BACHMAN POPULATION OF OR PROPERTY AND THE OF ORDER POPULATION OF THE OF THE OF ORDER POPULATION OF THE OF

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TRACT 7

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY OKLAHOMA; THENCE N 00°08'03" W, ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE S 90°00'00" W, ALONG THE SOUTH RIGHT OF WAY LINE OF THE SOUTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, A DISTANCE OF 1316.30 FEET; THENCE N 00°11'46" W A DISTANCE OF 3295.72 FEET; THENCE S 89°40'32" W A DISTANCE OF 1319.85 FEET; THENCE N 00°15'26" W A DISTANCE OF 359.84 FEET; THENCE N 70°13'57" E A DISTANCE OF 203.99 FEET; THENCE S 77°55'47" E A DISTANCE OF 69.55 FEET; THENCE N 82°40'48" E A DISTANCE OF 119.69 FEET; THENCE N 63°21'15" E A DISTANCE OF 44.88 FEET; THENCE N 33°24'19" E A DISTANCE OF 105.52 FEET; THENCE N 67°14'47" E A DISTANCE OF 275.49 FEET; THENCE N 87°03'17" E A DISTANCE OF 123.06 FEET; THENCE S 72°46'27" E A DISTANCE OF 357.85 FEET; THENCE N 19°22'18" E A DISTANCE OF 331.65 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 375 FEET AND LENGTH OF 148.61 FEET A CHORD BEARING OF N 30°43'29" E AND A CHORD LENGTH OF 147.64 FEET; THENCE N 59°59'59" W A DISTANCE OF 103.91 FEET; THENCE N 75°00'00" W A DISTANCE OF 750.00 FEET; THENCE N 90°00'00" W A DISTANCE OF 44.94 FEET; THENCE S 59°59'59" W A DISTANCE OF 605.38 FEET; THENCE N 00°15'10" W A DISTANCE OF 1039.63 FEET; THENCE N 89°35'59" E, ALONG THE NORTH RIGHT OF WAY LINE OF THE NORTHEAST QUARTER OF SAID SECTION 22, A DISTANCE OF 2643.92 FEET; THENCE N 89°38'56" E. ALONG THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 23, A DISTANCE OF 299.07 FEET; THENCE S 00°21'04" E A DISTANCE OF 16.50 FEET; THENCE S 08°03'45" W A DISTANCE OF 169.97 FEET; THENCE S 00°08'12" E A DISTANCE OF 332.23 FEET; THENCE S 11°47'45" W A DISTANCE OF 110.00 FEET; THENCE S 31°25'33" W A DISTANCE OF 110.00 FEET; THENCE N 78°12'16" W A DISTANCE OF 264.93 FEET; THENCE S 29°20'51" W A DISTANCE OF 22.95 FEET; THENCE S 78°12'16" E A DISTANCE OF 266.31 FEET; THENCE S 26°01'05" W A DISTANCE OF 133.70 FEET; THENCE S 06°53'05" W A DISTANCE OF 115.01 FEET; THENCE S 09°51'26" E A DISTANCE OF 557.36 FEET; THENCE S 34°51'51" W A DISTANCE OF 60.29 FEET; THENCE S 79°51'48" W A DISTANCE OF 54.26 FEET; THENCE N 83°45'30" W A DISTANCE OF 136.42 FEET; THENCE N 45°03'06" W A DISTANCE OF 55.55 FEET; THENCE N 81°20'52" W A DISTANCE OF 25.90 FEET; THENCE S 70°30'07" W A DISTANCE OF 26.02 FEET; THENCE N 77°56'41" W A DISTANCE OF 33.66 FEET; THENCE N 54°04'10" W A DISTANCE OF 592.36 FEET; THENCE S 89°39'03" W A DISTANCE OF 679.99 FEET; THENCE S 19°22'20" W A DISTANCE OF 293.88 FEET; THENCE S 70°37'41" E A DISTANCE OF 191.93 FEET; THENCE S 04°24'22" E A DISTANCE OF 385.04 FEET; THENCE S 74°15'28" W A DISTANCE OF 92.61 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325 FEET A LENGTH OF 65.76 FEET A CHORD BEARING OF S 05°59'33" E AND A CHORD LENGTH OF 65.65 FEET; THENCE S 00°11'45" E A DISTANCE OF 370.66 FEET; THENCE N 89°42'03" E A DISTANCE OF 158.15 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425 FEET A LENGTH OF 140.91 FEET A CHORD BEARING OF S 80°48'05" E AND A CHORD LENGTH OF 140.26 FEET; THENCE N 23°58'07" E A DISTANCE OF 391.73 FEET; THENCE S 69°29'31" E A DISTANCE OF 380.76 FEET; THENCE S 12°34'15" E A DISTANCE OF 500.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 149.03 FEET A CHORD BEARING OF N 70°40'24" E AND A CHORD LENGTH OF 148.17 FEET; THENCE N 60°00'00" E A DISTANCE OF 304.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 221.01 FEET A CHORD BEARING OF N 36°58'35" E AND A CHORD LENGTH OF 215.11 FEET; THENCE N 13°57'09" E A DISTANCE OF 216.80 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 351.49 FEET A CHORD BEARING OF N 44°56'09" E AND A CHORD LENGTH OF 334.61 FEET; THENCE N

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75°55'08" E A DISTANCE OF 224.13 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 295.07 FEET A CHORD BEARING OF S 78°04'18" E AND A CHORD LENGTH OF 285.04 FEET; THENCE N 20°00'13" E A DISTANCE OF 25.37 FEET; THENCE N 64°13'29" E A DISTANCE OF 166.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD BEARING OF S 87°04'09" E AND A CHORD LENGTH OF 72.05 FEET; THENCE S 58°21'44" E A DISTANCE OF 19.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 39.27 FEET A CHORD BEARING OF S 80°51'43" E AND A CHORD LENGTH OF 38.27 FEET; THENCE N 76°38'26" E A DISTANCE OF 21.59 FEET; THENCE S 15°45'46" E A DISTANCE OF 592.39 FEET; THENCE S 71°00'03" W A DISTANCE OF 91.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 150.42 FEET A CHORD BEARING OF S 65°54'23" E AND A CHORD LENGTH OF 136.64 FEET; THENCE S 22°48'47" E A DISTANCE OF 146.77 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 58.90 FEET A CHORD BEARING OF S 56°33'35" E AND A CHORD LENGTH OF 55.55 FEET; THENCE N 89°41'35" E A DISTANCE OF 32.78 FEET; THENCE N 00°09'20" W A DISTANCE OF 250.04 FEET; THENCE N 89°41'43" E A DISTANCE OF 1703.24 FEET; THENCE S 00°10'13" E A DISTANCE OF 300.00 FEET; THENCE S 89°41'38" W A DISTANCE OF 1106.54 FEET; THENCE N 29°26'25" E A DISTANCE OF 103.61 FEET; THENCE N 24°25'35" W A DISTANCE OF 20.76 FEET; THENCE N 19°42'24" E A DISTANCE OF 32.25 FEET; THENCE N 08°02'33" W A DISTANCE OF 57.28 FEET; THENCE N 00°10'13" W A DISTANCE OF 44.03 FEET; THENCE S 89°41'35" W A DISTANCE OF 156.48 FEET; THENCE S 00°10'11" E A DISTANCE OF 19.42 FEET; THENCE S 65°06'53" E A DISTANCE OF 82.79 FEET; THENCE N 89°49'48" E A DISTANCE OF 50.00 FEET; THENCE S 01°47'24" W A DISTANCE OF 56.13 FEET; THENCE S 17° 42'31" W A DISTANCE OF 58.33 FEET; THENCE S 46°28'13" W A DISTANCE OF 92.85 FEET; THENCE S 77°37'51" W A DISTANCE OF 48.12 FEET; THENCE S 89°41'38" W A DISTANCE OF 77.23 FEET; THENCE N 11°33'34" W A DISTANCE OF 57.58 FEET; THENCE N 39°54'41" W A DISTANCE OF 32.11 FEET; THENCE N 09°45'11" W A DISTANCE OF 54.06 FEET; THENCE N 17°52'49" W A DISTANCE OF 110.62 FEET; THENCE S 89°41'43" W A DISTANCE OF 50.00 FEET; THENCE S 00°09'59" E A DISTANCE OF 36.45 FEET; THENCE S 38°47'16" E A DISTANCE OF 94.58 FEET; THENCE S 02°02'35" W A DISTANCE OF 48.15 FEET; THENCE S 35°18'57" E A DISTANCE OF 38.61 FEET; THENCE S 01°37'25" E A DISTANCE OF 49.79 FEET; THENCE S 89°41'38" W A DISTANCE OF 388.25 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A CURVE LENGTH OF 79.41 FEET A CHORD BEARING OF N 67°33'19" W AND A CHORD LENGTH OF 77.34 FEET; THENCE S 71°00'01" W A DISTANCE OF 207.66 FEET; THENCE S 19°00'01" E A DISTANCE OF 237.06 FEET; THENCE S 84°04'05" E A DISTANCE OF 513.33 FEET; THENCE S 00°03'02" W A DISTANCE OF 49.04 FEET; THENCE S 16°02'35" E A DISTANCE OF 70.77 FEET; THENCE S 26°22'14" W A DISTANCE OF 72.31 FEET; THENCE S 03°40'56" W A DISTANCE OF 24.99 FEET; THENCE S 86°31'14" E A DISTANCE OF 144.06 FEET; THENCE N 16°30'37" W A DISTANCE OF 18.49 FEET; THENCE N 43°58'55" W A DISTANCE OF 24.44 FEET; THENCE N 35°36'40" E A DISTANCE OF 21.69 FEET; THENCE N 11°16'57" W A DISTANCE OF 54.30 FEET; THENCE N 33°30'19" W A DISTANCE OF 26.93 FEET; THENCE N 24°59'50" E A DISTANCE OF 31.23 FEET; THENCE N 07°42'36" W A DISTANCE OF 48.48 FEET; THENCE S 84°04'04" E A DISTANCE OF 130.79 FEET; THENCE N 76°03'58" E A DISTANCE OF 777.28 FEET; THENCE S 47°37'50" E A DISTANCE OF 167.51 FEET; THENCE S 01°53'22" E A DISTANCE OF 385.00 FEET; THENCE S 12°22'44" E A DISTANCE OF 793.85 FEET; THENCE S 66°19'46" W A DISTANCE OF 173.53 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 775.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF S 22°33'41" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 66°19'46" E A DISTANCE OF 300.29 FEET; THENCE S 00°09'33" E A DISTANCE OF 1227.06 FEET; THENCE S 89°39'15" W A DISTANCE OF 829.57 FEET; THENCE N 29°57'43" W A DISTANCE OF 197.99 FEET; THENCE N 22°30'39" E A DISTANCE OF 305.23 FEET; THENCE N 77°23'26" E A

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DISTANCE OF 168.89 FEET; THENCE N 16°37'44" W A DISTANCE OF 233.73 FEET; THENCE N 18°33'11" E A DISTANCE OF 166.46 FEET; THENCE N 58°32'20" E A DISTANCE OF 399.26 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67 FEET A CHORD BEARING OF N 22°01'29" W AND A CHORD LENGTH OF 41.67 FEET; THENCE N 23°40'15" W A DISTANCE OF 155.21 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1025.00 FEET A LENGTH OF 57.05 FEET A CHORD BEARING OF N 22°04'30" W AND A CHORD LENGTH OF 57.04 FEET; THENCE S 66°19'46" W A DISTANCE OF 115.22 FEET; THENCE S 57°10'15" W A DISTANCE OF 482.69 FEET; THENCE N 35°40'30" W A DISTANCE OF 227.42 FEET; THENCE N 77°35'10" E A DISTANCE OF 57.55 FEET; THENCE S 81°34'45" E A DISTANCE OF 109.95 FEET; THENCE N 52°46'19" E A DISTANCE OF 42.53 FEET; THENCE N 55°09'13" W A DISTANCE OF 68.01 FEET; THENCE N 31°51'42" E A DISTANCE OF 29.48 FEET; THENCE N 40°38'01" E A DISTANCE OF 26.76 FEET; THENCE N 03°22'51" E A DISTANCE OF 22.37 FEET; THENCE N 56°19'19" W A DISTANCE OF 12.03 FEET; THENCE S 83°37'46" W A DISTANCE OF 60.41 FEET; THENCE S 67°55'14" W A DISTANCE OF 110.58 FEET; THENCE N 48°22'08" W A DISTANCE OF 11.19 FEET; THENCE S 76°27'54" W A DISTANCE OF 56.29 FEET; THENCE N 13°32'06" W A DISTANCE OF 133.63 FEET; THENCE N 08°22'49" E A DISTANCE OF 418.65 FEET; THENCE N 71°55'36" W A DISTANCE OF 199.47 FEET; THENCE N 16°47'11" W A DISTANCE OF 87.14 FEET; THENCE N 24°53'13" E A DISTANCE OF 84.28 FEET; THENCE N 35°33'19" W A DISTANCE OF 17.76 FEET; THENCE N 86°31'12" W A DISTANCE OF 148.57 FEET; THENCE S 00°01'50" E A DISTANCE OF 54.75 FEET; THENCE S 63°05'16" E A DISTANCE OF 31.54 FEET; THENCE S 07°49'36" E A DISTANCE OF 29.30 FEET; THENCE S 19°57'15" W A DISTANCE OF 48.95 FEET; THENCE S 53°00'49" W A DISTANCE OF 88.04 FEET; THENCE N 86°31'13" W A DISTANCE OF 185.57 FEET; THENCE N 84°23'32" W A DISTANCE OF 159.87 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 350.00 FEET A LENGTH OF 153.97 FEET A CHORD BEARING OF S 01°30'07" W AND A CHORD LENGTH OF 152.73 FEET; THENCE S 73°50'26" E A DISTANCE OF 388.47 FEET; THENCE S 11°55'57" E A DISTANCE OF 38.29 FEET; THENCE S 26°18'34" W A DISTANCE OF 102.62 FEET; THENCE S 25°35'33" E A DISTANCE OF 186.83 FEET; THENCE S 86°34'54" W A DISTANCE OF 75.64 FEET; THENCE S 20°05'25" W A DISTANCE OF 58.62 FEET; THENCE S 60°47'34" W A DISTANCE OF 46.87 FEET; THENCE S 40°10'48" W A DISTANCE OF 208.98 FEET; THENCE N 69°26'58" W A DISTANCE OF 33.08 FEET; THENCE N 47°49'00" W A DISTANCE OF 273.38 FEET; THENCE N 65°47'44" W A DISTANCE OF 79.94 FEET; THENCE N 08°45'29" E A DISTANCE OF 77.49 FEET; THENCE N 06°16'05" W A DISTANCE OF 190.93 FEET; THENCE N 25°23'29" W A DISTANCE OF 102.50 FEET; THENCE N 68°19'32" W A DISTANCE OF 59.34 FEET; THENCE N 34°00'10" E A DISTANCE OF 140.72 FEET; THENCE S 86°28'09" E A DISTANCE OF 134.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF N 02°23'20" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 86°28'10" W A DISTANCE OF 150.33 FEET; THENCE N 20°48'58" W A DISTANCE OF 769.79 FEET; THENCE N 24°26'53" W A DISTANCE OF 326.32 FEET; THENCE N 19°00'01" W A DISTANCE OF 290.15 FEET; THENCE N 01°05'08" W A DISTANCE OF 54.14 FEET; THENCE N 14°38'48" W A DISTANCE OF 74.00 FEET; THENCE N 46°51'44" W A DISTANCE OF 47.65 FEET; THENCE N 19°00'01" W A DISTANCE OF 140.70 FEET; THENCE S 75°55'08" W A DISTANCE OF 200.46 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 282.21 FEET A CHORD BEARING OF S 46°31'11" W AND A CHORD LENGTH OF 269.99 FEET; THENCE S 73°48'16" E A DISTANCE OF 100.07 FEET; THENCE S 24°53'24" E A DISTANCE OF 578.08 FEET; THENCE S 14°45'25" W A DISTANCE OF 66.29 FEET; THENCE S 03°52'51" E A DISTANCE OF 105.23 FEET; THENCE S 34°14'57" E A DISTANCE OF 28.16 FEET; THENCE S 65°34'12" E A DISTANCE OF 50.03 FEET; THENCE S 26°48'00" W A DISTANCE OF 42.94 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 175.00 FEET A LENGTH OF 81.57 FEET A CHORD BEARING OF S 42°42'39" E AND A CHORD LENGTH OF 80.83 FEET; THENCE S 29°21'29" E A DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A

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CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF S 21°49'38" E AND A CHORD LENGTH OF 13.10 FEET; THENCE N 89°47'53" E A DISTANCE OF 62.43 FEET; THENCE S 24°24'03" E A DISTANCE OF 198.93 FEET; THENCE S 16°13'14" W A DISTANCE OF 47.99 FEET; THENCE S 70°30'02" W A DISTANCE OF 99.31 FEET; THENCE N 63°37'54" W A DISTANCE OF 108.73 FEET; THENCE N 33°56'14" W A DISTANCE OF 41.60 FEET; THENCE N 63°12'38" W A DISTANCE OF 111.44 FEET; THENCE N 83°10'27" W A DISTANCE OF 39.38 FEET; THENCE N 52°58'12" W A DISTANCE OF 174.80 FEET; THENCE N 38°23'04" W A DISTANCE OF 602.62 FEET; THENCE S 60°00'00" W A DISTANCE OF 226.07 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5.66 FEET A CHORD BEARING OF S 60°21'36" W AND A CHORD LENGTH OF 5.66 FEET; THENCE S 01°29'55" E A DISTANCE OF 162.96 FEET; THENCE S 65°31'58" E A DISTANCE OF 45.24 FEET; THENCE S 31°21'21" E A DISTANCE OF 101.18 FEET; THENCE S 73°57'21" W A DISTANCE OF 71.57 FEET; THENCE S 33°58'35" W A DISTANCE OF 72.68 FEET; THENCE S 47°25'35" W A DISTANCE OF 83.34 FEET; THENCE S 19°31'17" W A DISTANCE OF 69.00 FEET; THENCE S 66°10'39" W A DISTANCE OF 32.23 FEET; THENCE N 76°07'40" W A DISTANCE OF 42.79 FEET; THENCE N 42°39'56" W A DISTANCE OF 242.95 FEET; THENCE N 07°00'09" W A DISTANCE OF 58.12 FEET; THENCE N 87°02'16" W A DISTANCE OF 134.36 FEET; THENCE N 53°26'40" W A DISTANCE OF 62.75 FEET; THENCE N 51°35'54" W A DISTANCE OF 52.97 FEET; THENCE N 68°39'19" W A DISTANCE OF 89.27 FEET; THENCE N 34°35'52" W A DISTANCE OF 39.88 FEET; THENCE N 73°15'23" W A DISTANCE OF 61.47 FEET; THENCE N 36°21'25" W A DISTANCE OF 99.04 FEET; THENCE N 71°27'14" W A DISTANCE OF 52.20 FEET; THENCE S 87°35'09" W A DISTANCE OF 84.01 FEET; THENCE S 84°16'52" W A DISTANCE OF 179.65 FEET; THENCE N 00°11'44" W A DISTANCE OF 251.42 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF N 62°30'29" W AND A CHORD LENGTH OF 33.87 FEET; THENCE S 00°11'46" E A DISTANCE OF 380.19 FEET; THENCE S 43°20'09" E A DISTANCE OF 858.69 FEET; THENCE S 76°17'25" E A DISTANCE OF 804.25 FEET; THENCE S 00°08'03" E A DISTANCE OF 156.54 FEET; THENCE S 47°18'19" W A DISTANCE OF 185.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF S 20°44'41" E AND A CHORD LENGTH OF 316.81 FEET; THENCE S 00°08'02" E A DISTANCE OF 105.42 FEET: THENCE S 89°39'25" W A DISTANCE OF 25.00 FEET; THENCE S 00°08'03" E A DISTANCE OF 1013.50 FEET TO THE POINT OF BEGINNING. LESS AND EXCEPT, TRACT I (A LAKE), WHICH IS SURROUNDED BY THIS PROPERTY. TOTAL AREA LESS TRACT I CONTAINS 255.00 ACRES MORE OR LESS.



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THIRD AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS AND ASSIGNMENT OF RIGHTS AND DUTIES OF DECLARANT

WINTER CREEK ESTATES

THIS THIRD AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS ("Third Amendment and Assignment") is made and entered into and is effective as of the 18th day of August, 2014 by Mid Property Holdings, LLC, an Oklahoma limited liability company, ("Mid Property") the incumbent "Declarant" under the Covenants (defined below).

RECITALS

- A. The Declaration of Covenants, Conditions, and Restrictions for Winter Creek Estates (the "Original Covenants") were adopted, executed and recorded on February 26, 2004 in Book 2586 at Page 458 with the County Clerk of Grady County, Oklahoma;
- B. The Original Covenants were amended by those certain Amendments to Covenants (the "First Amendment") recorded on November 3, 2004 in Book 3671 at Page 322 with the County Clerk of Grady County, Oklahoma, and a Second Amendment to Declaration of Covenants, Conditions and Restrictions and Assignment of Rights and Duties of Declarant recorded June 18, 2014, in Book 4776, at Page 459 of the records of the Grady County Clerk (the Original Covenants as modified by the First Amendment and Second Amendment shall be referred to herein as the "Covenants");
- C. The Covenants affect the real property located in Grady County, Oklahoma more particularly described in Exhibit "A" attached hereto and incorporated herein;
- D. Pursuant to Section 12.06 of the Covenants, the Declarant may assign any or all of its rights to any person, and upon any such person consenting in writing to accept such assignment and assume such rights, powers, and duties, such person shall, to the extent of such assignments have the same rights and powers, and be subject to the same obligations and duties as are given to and assumed by the Declarant therein; and
- E. Mid Property is the incumbent "Declarant" under the Covenants, and Mid Property desires to assign all of its rights, powers, duties and authority as "Declarant" in and to the Covenants to Winter Creek Estates, LLC ("Winter Creek").

AMENDMENT AND ASSIGNMENT

FOR VALUABLE CONSIDERATION, the receipt and adequacy of which are hereby acknowledged and pursuant to Section 12.06 of the Covenants, Mid Property hereby assigns to Winter Creek, all of Mid Property's rights, powers, duties and authority as "Declarant" in and to

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the Covenants without any reservations. Upon recording this Third Amendment and Assignment with the County Clerk of Grady County, Oklahoma, the Covenants are hereby amended to reflect Winter Creek as the "Declarant" thereunder in all respects.

IN WITNESS WHEREOF, Mid Property has executed this Third Amendment and Assignment effective as of the date first above written.

"INCUMBENT DECLARANT":

Mid Property Holdings, LLC

An Oklahoma limited liability company

Name: R. Stephen Carmack

Title: Manager

ACCEPTANCE

Pursuant to Section 12.06 of the Covenants, Winter Creek hereby unconditionally accepts and consents to such assignment and agrees to be bound by the terms of the Covenants as "Declarant".

WINTER CREEK ESTATES LLC, an Oklahoma limited liability company

Name: R. Stephen Carmack

Title: Manager

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ACKNOWLEDGMENTS

STATE OF OKLAHOMA)
COUNTY OF MCCCAIC) SS.)
This instrument was acknow Stephen Carmack, as Manager of Mid Procompany.	vledged before me this 18 th day of August, 2014, by R. operty Holdings, LLC, an Oklahoma limited liability
	Notary Public; Commission No. 101008143
My Commission Expires: 5.30-17	
STATE OF OKLAHOMA COUNTY OF COUNTY)) SS.)
This instrument was acknow Stephen Carmack, as Manager of Winter company.	redged before me this 18th day of August, 2014, by R. Creek Estates, LLC, an Oklahoma limited liability
My Commission Expires: 5. 80-17	Notary Public; Commission No. Olosiu 3

5 5 75

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EXHIBIT A: Page 1 of 16

TRACT 1

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHEAST CORNER OF THE MORTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OREAHOMA; THENCE 8 00"08"03" E, ALONG THE EAST LINE OF SAID NORTHEAST QUARTER, A DISTANCE OF 515.08 FEET, THENCE S 89°51°57" W A DISTANCE OF 42.14 FEET TO THE POINT OF BEGINNING: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425.00 FEET A LENGTH OF 97.50 FEET A ORORD BEARING OF S 22*46*13" W AND A CHORD LENGTH OF 97.37 FEET: THENCE S 29"20'53" W A DISTANCE OF 79/36/PBET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425.00 FEET A LENGTH OF 124.85 FEET A CHORD BEARING OF S 37°45'49" W AND A CHORD LENGTH OF 124.40 FEBT; THENCE N 62*34*47" W A DISTANCE OF 172.09 FEET; THÉNGE N 78°24°52° W A DISTANCE OF 148.39 PEET; THENCE N 81°01°26° W A DISTANCE OF 96.31 FEBT; THENCE N 62*50*0** W.A. DISTANCE OF 49.43 FEBT; THENCE N 78*22*58* W.A. DISTANCE OF 103.12 FRET; THENCE N 28"01"40" W A DISTANCE OF 66.02 FEET; THENCE N 89°47°11° W A DISTANCE OF 42.62 PEET; THENCE S 20°52'59" W A DISTANCE OF 78.26 PEET; THENCE 8-52*26*09" WA DISTANCE OF 52.01 FEET; THENCE N 87*18*49" WA DISTANCE OF 12.48 FBBT; THENCE'N 36"37"07" W A DISTANCE OF 24.62 FEET; THENCE N 06"37"05" W A DISTANCE OF 31.71 PRET: THENCE IN 88'29'05" W. A. DISTANCE OF 1.75 PRET; THENCE 8 20°21°30° W A DESTANCE OF 35.95 FEET; THENCE 8 55°57'03° W A DISTANCE OF 40.88 FRET; THENCE N 67'30'14" W A DISTANCE OF 60.75 PEET; THENCE N 40'53'45" W A DISTANCE OF 46.54 PEET; THENCE S \$0°25'49" W A DISTANCE OF 35.41 PEET; THENCE N 63°06'07" W A DISTANCE OF 72.25 FEET; THENCE N 50°39'57" E A DISTANCE OF 55.14 FEET; THENCE N 81°27'46" BA DISTANCE OF 75.74 FEET; THENCE N 74°25'45" BA DISTANCE OF 166.48 PEET; THENCE N 17-42'SO" W A DISTANCE OF 91.83 FEET; THENCE N 8+37'13" W A DISTANCE OF 80.90 FEBT; THENCE N 67"53"03" W A DISTANCE OF 60.45 FEET; THENCE N 16"42"52" W A DISTANCE OF 18.19 PRET; THENCE N 69"21"11" E A DISTANCE OF 28.84 FRET; THENCE S 86"28"30" E A DISTANCE OF 75.78 PEET; THENCE IN 80"37"16" E A DISTANCE OF 62.11 FEET; THENCE N 14"28"31" WA DISTANCE OF 14.35 PEET; THENCE N 42"22"13" WA DISTANCE OF 59.69 FERT; THENCE N'25°59'12" W A DISTANCE OF 19.72 FERT; THENCE N 62°69'50" E A DISTANCE OF 48.29 FEET; THENCE S 88"26"59" B A DISTANCE OF 16:86 FEET; THENCE S 25"50"38" E A DISTANCE OF SASS FEET; THENCE S 63"31"08" E A DISTANCE OF 30.78 FEET; THENCE 8 39°13'02" E A DISTANCE OF 29.70 FEET; THENCE S 13°46" (5" E A DISTANCE OF 67.79 FEET; THENCE'S 31"53"37" E A DISTANCE OF 41.28 PEET; THENCE'S 77"02"14" E A DISTANCE OF 30.91 PEET; THENCE'S 01"43" 12" W A DISTANCE OF 59.22 PEET; THENCE'S 35°15'32" B.A DISTANCE OF 25.40 FEET; THENCE N 82°37'99" B A DISTANCE OF 21.28 FEET; THENCE'S 47°22"54" E.A. DISTANCE OF 44.81 FEBT; THENCE'S 64°55"57" B.A. DISTANCE OF 42.51 PBET; THENCE 8 78"27"23" B A DISTANCE OF 33.84 PEET; THISPEE N 60"42"28" B A DISTANCE OF 42,39 FEBT; THENCE S 78°15'37" E A DISTANCE OF 10225 FEBT; THENCE S "6"3"44" & DISTANCE OF 107.99 FEET; THENCE N 87"44"19" E A DISTANCE OF 55.25 FEET; THENCE N 23°15'29" B A DISTANCE OF 90.05 FRET; THENCE N 12°09'39" B A DISTANCE OF 26.78 FEET; THENCE'S 48'56'21" E A DISTANCE OF 24.73 FEET; THENCE 8 20"07'22" E A Distance of 47.99 feet; Thence N 84°06'03" E A distance op 87,93 peet; Thence N \$6*62*19* E A DISTANCE OF 108.10 FRET TO THE POINT OF BEGINNING, SAID TRACT CONTAINS 3.93 ACRES OF LAND MORE OR LESS.

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TRACT 2

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, L.M., GRADY COUNTY, OKLAHOMA; THENCE S 60°15'26" E, ALONG THE WEST LINE OF SAID NORTHEAST QUARTER, A DISTANCE OF 1056.12 FEET TO THE POINT OF BEGINNING; THENCE IN 59°59'59" E A DISTANCE OF 605.38 FEET; THENCE IN 90°00'00" B A DESTANCE OF 44.94 PRET; THENCE S 75"00"00" E A DISTANCE OF 750.00 FEET; THENCE S 60"00"00" E A DISTANCE OF 101/91 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 375.00 PEET A LENGTH OF 146.61 FEET A CHORD BEARING OF S 30°43'28" W AND A CHORD LENGTH OF 147.64 FEET; THENCE S 19°22'18" W A DISTANCE OF 331.65 FEET; THENCE N 72°46°27" W A DISTANCE OF 357.85 FEET; THENCE S 87°03°15" W A DISTANCE OF 123:06 FEST; THENCE 8 67"14"47" W A DISTANCE OF 275:49 FEST; THENCE S 33"24"19" W.A. DISTANCE OF 165.52 PEET; THENCE 8 63"21"15" W.A. DISTANCE OF 44.88 PEET; THENCE S \$2940'48" W A DISTANCE OF 119.69 FEST; THENCE N 77"55"47" W A DISTANCE OF 69.55 PEET; THENCE'S 70"13"57" W A DISTANCE OF 203.99 FEET; THENCE N-60"15"26" W, ALONG SAID WEST LINE, A DISTANCE OF 567.99 FEET TO THE POINT OF BECHNNING. SAID TRACT CONTAINS 1220 ACRES OF LAND MORE OR LESS.

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TRACT 3A

LEGAL DISCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, L.M., GRADY COUNTY, OKLAHOMA; THENCE N 89°38'56" B, ALONG THE NORTH LINE OF SAID NORTHWEST QUARTER & DESTANCE OF 299.10 PEET; THENCE \$ 00*21*04" B A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE N 59"36"56" B, ALONG THE NORTH RIGHT OF WAY LINE OF SAID HORTHWEST QUARTER, A DISTANCE OF 157.59 FEET; THENCE S 00°21'04" E A DISTANCE OF 16.50 FEET; THENCE S 03°16'02" W A DISTANCE OF 86.56 FEET; THENCE S 63°00' 15" E A DISTANCE OF 21.76 FEET; THENCE S 03°42' 57" E A DISTANCE OF 46.20 FEET; THENCE S 33"32"40" W A DISTANCE OF 27.47 FEET; THENCE S 39"55"39" E A DISTANCE OF 31.13 FEET; THENCE 8 04*10*15" W A DISTANCE OF 74.83 FEET; THENCE 8 86°45°05" E A DISTANCE OF 63.61 FEET; THENCE S 48°08'46" B A DISTANCE OF 16.89 FEET; THENCE N 80°13'51" E A DISTANCE OF 106.32 FRET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 30.30 FEET A CHORD BEARING OF 9'02'49'34" E AND A CHORD LENGTH OF 30.22 PEST; THENCE S \$0"13"52" W A DISTANCE OF 50.55 FRET; THENCE S 14"45"46" W A DISTANCE OF 265.49 FEET; THENCE 8 76"45"20" E A DISTANCE OF 81.93 FEET; THENCE S 17"02"65" E A DESTANCE OF 11.96 PEET; THENCE 3 33*44'08" W A DISTANCE OF 86.64 PEET; THENCE N 81*03'49" W A DISTANCE OF 27.85 FEBT; TRENCE S 18*49*18* W A DISTANCE OF 62.86 FEBT; THENCE S 23°02'14" E A DISTANCE QF 125.57 PEET; THENCE S 19°30'45" W A DISTANCE OF 67.63 PEET; THENCE 8 04"08"29" B A DISTANCE OF 60.58 FEET; THENCE S 19"43"34" E A DISTANCE OF 116.91 FEET; THENCE \$ 36"08'62" & A DISTANCE OF 88.88 FEET; THENCE S 08"10"58" & A DISTANCE OF 56.84 FREE; THENCE 8 02"01"15" E A DISTANCE OF 216.82 FEET; THENCE 8 28"34"39" E A DISTANCEFOR 58.70 FEET; THENCE 8-06"24"32" W A DISTANCE OF 48.44 FEET; THENCE S 18°52'57" B A DISTANCE OF 30.33 FEET; THENCE S 39°34'18" B A DISTANCE OF 60.99 FEET; THENCE S 22*08*47" E A DISTANCE OF 60.99 FEET; THENCE S 34*35'42" E A DISTANCE OF 92.14 PEET; THENCE S 36"28"12" W A DISTANCE OF 46.04 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FERT A LENOTH OF \$8.34 FEET A CHORD BEARDIO OF \$ 83°42'24" W AND A CHORD LENOTH OF 88.97 PEET; THENCE S 15°55°08" W. A. DIST'ANCE OF 224.13 PEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 175.75 FEET A CHORD BRAKENS OF S-60"25" 18" W AND A CHORD LENGTH OF 173.61 FEET: THENCE IN 45°40'36" W.A. DESTANCE OF 274.71 FEET; THENCE IS 22°25'45" W.A. DESTANCE OF 150.00 FEET; THENCE N 67°M'15" WA DISTANCE OF 140.00 FEET; THENCE S 22°25'45" WA DISTANCE OF 400.00 PERT: THENCE N 67"34"15" W.A. DISTANCE OF 120.00 FEET; THENCE S 77°25'45" W A DISTANCE OF 136.00 FEET; THENCE N 69°29'31" W A DISTANCE OF 380.76 FEET; THENCE & 23°58'97" W. A. DISTANCE OF 391,73 PEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 425,00 PEET A LENGTH OF 140.91 FEET A CHORD BEARING OF N 80*48*05* W AND A CHORD LENGTH OF 140.26 FEET: THENCE 8 19*42'03" W.A. BISTANCE OF 158.15 FEET: THENCE N 00*11'45" W.A. DISTANCE OF 370.66 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET & LENGTH OF 65.76 FEET A CHORD BEARING OF N 65*59*33" W AND A CHORD LENGTH OF 65.65 FEET: THENCE N $74^{\circ}15^{\circ}28^{\circ}$ E A DISTANCE OF 92.61 FEET: THENCE N 04"24"22" W A DISTANCE OF 345.04 FEET; THENCE N 70"37"42" W A DISTANCE OF 191.93 FEET; THENCE N 19"22"19" E A DISTANCE OF 293.88 FEET; THENCE N 89"39"03" E A DISTANCE OF 679.99 FEET; THENCE'S 54°04'10" E A DISTANCE OF 592.36 PEET; THENCE'S 77"56'41" E A DISTANCE OF 33.66 FISET; THENCE N'70"30'07" E A DISTANCE OF 26:02 FEBT; THENCE S \$1°20'52" E A DISTANCE OF 25.90 FEET, THENCE \$ 45°03'06" E A DESTANCE OF 55.55 FEET; THENCE S 8545 FO E A DISTANCE OF 136.42 FEET; THENCE N 79'51'48" E A DISTANCE OF 54.26 FEET; THENCE IN 34°51'51" E A DISTANCE OF 60,29 PEET; THENCE IN

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09'51'26" W A DISTANCE OF 557.36 FEET; THENCE N 06"53"05" E A DISTANCE OF 115.01 FEET; THENCE N 26"01"05" E A DISTANCE OF 133.70 FEET; THENCE N 78"12"16" W A DISTANCE OF 266.31 FRET; THENCE N 29°20'51" E A DISTANCE OF 22.95 FEET; THENCE S 78°12'16" E A DISTANCE OF 264.93 FEET; THENCE N 31°25'33" E A DISTANCE OF 110.00 FEET; THENCE N 11°47°45° E A DISTANCE OF 110.00 FEBT; THENCE N 00°00'12" W A DISTANCE OF 332.23 FEET; THENCE N 68°03'44" E A DISTANCE OF 169.97 FEET; THENCE N 00°21'94" W A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 49.91 ACRES OF LAND MORE OR LESS.

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EXHIBIT A: Page 5 of 16

TRACT 3B

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, OKLAHOMA; THENCE S 00"09"09" B, ALONG THE WEST LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 1740.55 FRET, THENCE IN 89"51"57" E.A. DISTANCE OF 127.36 PERT TO THE POINT OF BEGINNING; THENCE 9 45°40°36" E A DISTANCE OF 274.78 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 323:00 FEBT A LENGTH OF 175.75 FEET A CHORD BBARING OF S 29°26'40" W AND A CHORD LENGTH OF 173,61 FEET; THENCE S 13"57"09" WA DISTANCE OF 216.80 FEET TO A PERNT OF CURYATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADRUS OF 275.00 FEET A LENGTH OF 221.01 PEET A CHORD BEARING OF S 36"58"35" W AND A CHORD LENGTH OF 215.11 FEET; THENCE S 60°00'01" W A DISTANCE OF 308.67 FEET TO A PODIT OF CURVATURE: THRNCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 490.00 FEET A LENOTH OF 149.03 FEET A CHORD BEARING OF \$ 70°40°34" W AND A CHORD LENGTH OF 148,[7 FBIT: THENCE N 12"34"15" W A DISTANCE OF \$60.00 FEET; THENCE N 77"25"45" E A DISTANCE OF 19600 FRET; THENCE 8 67°34'15" B A DISTANCE OF 12000 FRET; THENCE N 22°25'45" E A DISTANCE OF 460.00 FEET; THENCE S 67°34'15" E A DISTANCE OF 140:00 FEET; THENCE IN 22°25'45" E A DISTANCE OF ISOLOG FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS \$25 ACRES OF LAND MORE OR LESS.

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TRACT 4

LEGAL BESCRIPTION: A TRACT OF LAND BEGINNING AT THE NORTHEAST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, OKLAHOMA; THENCE N 89"41"38" E A DISTANCE OF 662,77 FEET; THENCE S 00°09°32" E.A. DISTANCE OF 1411.30 FBBT; THENCE \$ 66°19°46" W.A. DISTANCE OF 300.29 FBBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OP 775.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF 1/22*33*46* W AND A CHORD-LENGTH OF 30.00 FEET; THÉINCE N 66°19'46" E A DISTANCE OF 173,53 FEET; THENCE H 12"22"44" W A DISTANCE OF 793.85 FRET: THENCE IN 01"53"22" W A DISTANCE OF 385.00 FRET: THENCE N 47°37°50" W A DISTANCE OF 167.51 FEET: THENCE S 76°03°58" W A DISTANCE OF 777.28 FEET; THENCE IN 84"04"04" WIA DISTANCE OF 130.79 REET; THENCE S 07"42"36" E A DISTANCE OF 48.48 FEET; THENCE S 24"59"50" W A DISTANCE OF 31.23 FEET; THÈNCE 8 33°30' 19" B A DESTANCE OF 26.93 FRET; THENCE S 11"16"57" E A DISTANCE OF 54.38 FEBT; THENCE S 35°36'40" W A DISTANCE OF 21.69 FEBT; THENCE S 43°54'55" B A DISTANCE OF 24.44 FEET, THENCE \$ 16730"34" E A DISTANCE OF 18.49 FEET, THENCE N 86'31'18'W A DISTANCE OF 144.06 FEST; THENCE N 03'40'36" & A ZIBEANCE OF 24.99 FEST; THENCE N 26'22' 14" E A DISTANCE OF 72.31 FEET; THENCE N 16'49'35" W.A.DISTANCE OF 70.77 FEBT: THENCE N 60°03°02" E A DISTANCE OF 49.04 FBBT; THENCE N 84°04°05" W A DISTANCE OF 513.33 FEET: THENCE N 19°00'01"W A DISTANCE OF 237.06 FEET: THENCE N 71"00"01" E A DESTANCE OF 207.66 FEET TO A POINT OF CURVATURES THENCE ALONG A CURVE TO THE LEFT HAVING A RADRUS OF 100.00 FBST A LEMPTH OF 79.42 FBST A CHORD Bearding of S 67"33"20" B and a Chord Length of 77.34 febt; 1469ncb n 80"41"34" B a DISTANCE OF 388,25 FEET; THENCE N 01°37'25" W A DISTANCE OF 49.79 FEET; THENCE N 35°16"57" W A DISTANCE OF 38.61 FRET; THENCE N 62°02'35" E A DREPANCE-OF 48.15 FEET; THENCE IN 38"47" IS" W.A. DISTANCE OF 94:58 FEET; THENCE IN 06"02" 59" W.A. BISTANCE OF 36.45 PEBT; THENCE N 89"41"43" E A DISTANCE OF SLOO FEET; THENCE & 17"52"49" E A DISTANCE OF 110.62 FEET; THENCE'S 09"45"11" E A DISTANCE OF 54.66 FEET; THENCE S 39"\$4"4(" B.A. DESTANCE OF 32.11 EEST; THENCE S 11"33"34" E.A. DESFANCE OF 57.58 FEBT; THENCE N 89"41"38" B & DISTANCE OF 77.23 FEET: THENCE N 77"37"51" B & DESTANCE OF 48.12 PEBT: TRENCE N:46"28"13" E A EISTANCE OF 92.85 PEBT: TRENCE N 17"49"31" E A LESTANCE OF SEASEFEET: THENCE N 01"47"24" B A DISTANCE OF SEASEFEET: THENCE S ####### W A DISTANCE OF 50.00 FEET; THENCE N 65"66"53" W A DESTANGE OF #2,79 FEET; THENCE WOF 10'11" WA DISTANCE OF 19.42 FEET, THENCE WIPP41'35" AA BESTANCE OF ISSAS PRES: THENCE S OP 10'13" E A DISTANCE OF 44.03 FRET; THROCE SAPEZ'33" E A DISTANCE OF 57.28 PEET; THENCE'S 19*42'24" W A DISTANCE OF \$2.25 PEET; THENCE S 24"25"95" B.A. DISTANCE OF 20.76 FEBT; THENCE S 29"26"25" W.A. BISTANCE OF 103.61 FEET; THENCE IN 19941 38" E A DISTANCE OF 443.77 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 19.96 ACRES MORE OR LESS.

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TRACT 5

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, L.M., GRADY COUNTY, OKLAHOMA; THENCE N 00"08"07" W A DISTANCE OF 16.50 FEET; THENCE N 89"39"15" E ALONG THE SOUTH RIGHT OF WAY LINE OF SAID SOUTHWEST QUARTER A DISTANCE OF 839.77 FEET TO THE PODYT OF BEGINNING; THENCE N 00"88"01" W A DISTANCE OF 117.17 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 PEBT A LENGTH OF 57.51 FEET A CHORD BEARING OF N 45°54'31" B AND A CHORD LENGTH OF 54.39 FEST; THENCE S 49°47'04" B A DISTANCE OF 96.79 FEET; THENCE N 89*39*14" B A DISTÂNCE OF 150.00 PEET; THENCE N 33*52*55" E A DISTANCE OF 105.71 PEET: THENCE N 16°33'33" W A DISTANCE OF 78.78 PEET: THENCE N 44"53"57" W A DISTANCE OF 409.24 FEBT: THENCE N 82"15"03" W A DISTANCE OF 834.32 PERT: THENCE N.00°08'03" W.A. DISTANCE OF 324.50 FEET; THENCE N.89°39'25" E.A. DISTANCE OF 49.96 FBET TO A FOINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 5,04 FEET A CHORD BEARING OF N \$8°29'36" E AND A CHORD LENGTH OF 5.04 FEET: THENCO 8 00°08'09" E A DISTANCE OF 195.11 FRET; THENCE N \$4*40*21" E A DESTANCE OF \$84.45 PEET; THENCE S 44*26*00" B A DISTANCE OF 260.25 PEFT; THENCE N 37"50'58" E A DISTANCE OF 134.74 FEET; THENCE N 35°34'32" W A DISTANCE OF 555.16 FEET: THENCE N 64°02'13" W A DISTANCE OF 482.67 PEET; THENCE N 67"18"01" W A DISTANCE OF 216.06 FEET; THENCE 8 21"44"04" W A DISTANCE OF 57.91 FEET; THENCE 8 64°00'45" W A DISTANCE OF 65.45 FEET; THENCE N 34°19'57" W A DISTANCE OF 28.59 FRET; THENCE MOSTSOST E A DISTANCE OF 36.72 FEET; THENCE N 33"14"53" B A DISTANCE OF 56.85 FREET; THENCE N 67"18"02" W A DISTANCE OF 356.13 FEET; THENCE'S 49*50'21" WA DISTANCE OF 200,00 FEET; THENCE S 29*37*52" BA DISTANCE OF 209.57 FEET; THENCE S 10°10'32" E A DISTANCE OF 463.92 FEET; THENCE S 02*42*37" E A DISTANÇE OF 141.80 FEET; THENCE S 13*45*53" W A DISTANCE OF 239.93 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 7.71 FEET A CHORD BEARING OF 8 86%2'33" W AND A CHORD LENGTH OF 7.71 FEET; THENCE S 89*39*23" W A DISTANCE OF 49.76 FEET; THENCE N 00"00"82" W A DISTANCE OF 10.42 FEET TO A POINT OF CURVATURE; THENCE ALCOHO A CURVE TO THE LEFT HAVING A RADRIS OF 450,00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF N 20°44'41" WAND A CHORD LENGTH OF 316.81 PEST; THENCE N 47"18"19" B.A. DISTANCE OF 185.00 FEET; THENCE N 00"08"93" W.A. DISTANCE OF 156.54 FEET; THENCE N 76"17"25" W.A. DISTANCE OF \$04.25 FRET; THENCE N 43"26"09" W.A. DISTANCE OF \$58.69 FEET; THENCE N'90" I 1"57" W A DISTANCE OF 380.19 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF \$ 62*30*29** E AND A CHORD LENGTH OF 33.87 FEET; THENCE 8 00°11'47" B A DESTANCE OF 251.42 PEET; THENCE N 84°16'52" E A DISTANCE OF 179.65 PEST; THENCE N 87°35°09" B A DISTANCE OF \$4.01 FEST; THENCE S 71°27" 14" E A DISTANCE OF \$2.20 PERT; THENCE 8 36"21"25" E A DISTANCE OF 99.04 PEET; THENCE S 73°15'23" B A DISTANCE OF 6L47 FEBT; THENCE'S 34"35"52" B A DISTANCE OF 39.88 FEBT; THENCE S 68"39"19" E A DISTANCE OF 89.27 FEET; THENCE S 51"33"54" E A DISTANCE OF \$2.97 FEST; THENCE 8.53*26*40" B A DISTANCE OF 62.75 FEST; THENCE 8 87*02*16" B A DISTANCE OF 134.36 FEET; THENCE 8 07*00*09" E A DISTANCE OF 58.12 FEET; THENCE S 42"39"56" E A DISTANCE OF 242.95 FEET; THENCE 8 76"07"40" E A DISTANCE OF 42.79 FEET; THENCE N 66°10"39" B. A DISTANCE OF 32.23 PEET; THENCE N 19°31"17" B. A DISTANCE OF 69.00 FEET; THENCE IN 47"25"35" B A DISTANCE OF \$3.34 PEET; THENCE IN 33"58"35" E A DISTANCE OF 72.68 FRET; THENCE N 73°57'21" E A DISTANCE OF 71.57 FRET; THENCE N 31°21'21" W A DISTANCE OF 101.18 FEET; THENCE N 65°31'58" W A DISTANCE OF 45.24 FEET; THENCE NOT 29'55" WA DISTANCE OF 162.97 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5.65 FEET A CHORD BEARING OF N 60°21'36" E AND A CHORD LENGTH OF 5.65 FEET: THENCE N

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66°00'00" E A DISTANCE OF 226.07 FEET: THENCE \$ 18°23'04" E A DISTANCE OF 602.62 FEET: THENCE'S 52*58*12" E A DISTANCE OF 174.80 PEET: THENCE'S 83*10"27" E A DISTANCE OF 39.38 FEET; THENCE S 63°12'38" E A DISTANCE OF 111.44 FEET; THENCE S 33°56'14" E A DISTANCE OF 41.60 FEET; THENCE S 63°37'54" E A DISTANCE OF 108.73 FEET; THENCE N 70°30'02" E A DISTANCE OF 99.31 FEET; THENCE N 16°13'14" E A DISTANCE OF 47.99 FEET; TRENCE N 24°24'03" W A DISTANCE OF 198.93 FEET; THENCE S 89°47'33" W A DISTANCE OF 62.43 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADRUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BRARING OF N 21°49'38" W AND A CHORD LENGTH OF 13.10 PEET; THENCE N 29°21"29" W.A. DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE, THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 175.00 PEET A LENGTH OF 81.57 PEET A CHORD BEARING OF N 42*42'40" W AND A CHORD LENGTH OP 80.83 FEET; THENCE N 26°48'00" E A DISTANCE OP 42.94 FEET; THENCE N 65°34'12" W A DISTANCE OF 50.03 FEET; THENCE N 34°14'57" W A DISTANCE OF 28.16 FEET; THENCE N 03°52'51" W A DISTANCE OF 105.23 FEET; THENCE N 14°45'25" E A DISTANCE OF 66.29 FEET: THENCE N 24°53'24" W.A. DISTANCE OF 578.88 FEET: THENCE N 73°48'16" W.A. DISTANCE OF 100.07 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 282.21 FEET A CHORD BEARING OF N 46"31" II" E AND A CHORD LENGTH OF 269.99 PBET; THENCE N 75"55"08" E A DISTANCE OF 200.46 PEET: THENCE S 19*00"01" E A DISTANCE OF 140.70 PEBT: THENCE S 46*51'44" E A DISTANCE OF 47.65 PEET; THENCE S 14°38°48" E A DISTANCE OF 74.60 PEET; THENCE S 01*05*08** E A DISTANCE OP 54.14 FEET; THENCE S 19*00*01** E A DISTANCE OF 290.15 FEET; THENCE S 24°26'53" E A DISTANCE OF 326.22 PEET; THENCE S 20°48'58" E A DISTANCE OF 769.79 PEET: THENCE S 86°28" (0° E A DISTANCE OF 150.33 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF S 02"22"21" W AND A CHORD LENGTH OF JO.00 FERT; THENCE N 56"28"09" W.A. DISTANCE OF 134.74 FEET; THENCE S 34"00" IO" W.A. DISTANCE OF 146.72 FEET; THENCE S 68"19"32" B A DISTANCE OF 59.34 FEET; THENCE S 25°23°29" B A DISTANCE OF 102.50 FEBT; THENCE S 06°16'05" E A DISTANCE OF 190.93 FEBT; THENCE S 00°45'29" W A DISTANCE OF 77.49 PIZET; THENCE S 65°47'44" E A DISTANCE OF 79.94 FEET; THENCE S 47"49"00" E & DISTANCE OF 273.38 PEET; THENCE S 69"26"58" E A DISTANCE OF 33,00 FEET; THENCE N 40"49"48" B A DISTANCE OF 208.98 FEET; THENCE N 60°47'34" E A DISTANCE OF 46.87 PRET; THENCE N 20°05"25" E A DISTANCE OF 58.62 FEET; THENCE IN 86"34"54" E. A. DISTANCE OF 75.64 FEBT; THENCE IN 25"35"33" W. A. DISTANCE OF 186.83 FEET: THENCE N 26"18"34" E A DISTANCE OF 102.62 FEET; THENCE N 11"55"57" W A DISTANCE OF 38.29 FEBT; THENCE IN 73"50"26" W A DISTANCE OF 388.47 FEBT TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 350.00 FEET A LENGTH OF 153,97 FEET A CHORD BEARING OF M 01*30*07" E AND A CHORD LENOTH OF 152.73 FEET: THENCE S 84°28'92" E A DISTANCE OF 159.87 FEET; THENCE S \$6"31"13" E A DISTANCE OF L85.57 FEET; THENCE N 59"60"49" E A DISTANCE OF 88.04 FEET; THENCE N 19"57" 15" E A DISTANCE OF 48.95 FEET; THENCE N 07"49"36" W A DISTANCE OF 29.30 PEET; THENCE N 63*05*16" W A DISTANCE OF 31.54 PEET; THENCE N 00*01*50" W A DISTANCE OF 54.75 FEET; THENCE S 86°31'12" & A DISTANCE OF 148.57 FEET; THENCE S. 35°33'19" E A DISTANCE OF 17,76 PEBT; THENCE S 24°53'13" W A DISTANCE OF 84.28 FEET; THENCE S 15°47' I " E A DISTANCE OF 87:14 FEET; THENCE S 71°55'36" E A DISTANCE OF 199.47 FEET; THENCE S 08*22'49" W A DISTANCE OF 418.65 FEET; THENCE S 13*32'06" E A DISTANCE OF 133.63 FEET; THENCE IN 76"27"54" B A DISTANCE OF 56.29 FEET; THENCE S 48°22'08" E A DISTANCE OF 11.19 FEET; THENCE N 67°55'14" E A DISTANCE OF 110.58 FEET; THENCE N 83°37'46" B A DISTANCE OF 60.41 FEET; THENCE S 56°19'19" E A DISTANCE OF 12.03 FEET; THENCE S 03"22"51" W A DISTANCE OF 22.37 FEET; THENCE S 40"38"01" W A DISTANCE OF 26.76 FEET; THENCE S 31"51"42" W A DISTANCE OF 29.48 FEET; THENCE S 55'09'13" E A DISTANCE OF 68,01 PEET: THENCE'S 52'46'19" W A DISTANCE OF 42.53 FEET: THENCE IN 81°34'45" W. A. DISTANCE OF 109.95 FRET: THENCE S 77°35'10" W. A. DISTANCE OF 57.55 FEET; THENCE S 35°40°30" E A DISTANCE OF 227.42 FEET; THENCE N 57°10'15" E A

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DISTANCE OF 482.69 FEET; THENCE N 66*19'46" E A DISTANCE OF 115.22 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEPT HAVING A RADIUS OF 1025.00 FRET A LENGTH OF 57.05 FEET A CHORD BEARING OF 5 22*04"29" E AND A CHORD LENGTH OF 57:05 FRET; THENCE S 23*40"15" E A DISTANCE OF 155.21 FRET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RICHT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67 FRET; THENCE A CHORD BEARING OF \$ 22*01'29" E AND A CHORD LENGTH OF 41.67 FRET; THENCE S 58*32'20" W A DISTANCE OF 399.26 FRET; THENCE S 18*33'11" W A DISTANCE OF 166.46 FRET; THENCE S 16*37'44" B A DISTANCE OF 233.73 FRET; THENCE S 77*23'26" W A DISTANCE OF 168.89 FRET; THENCE S 22*30'39" W A DISTANCE OF 305.23 FRET; THENCE S 29*57'43" E A DISTANCE OF 197.59 FRET; THENCE S 89*39'13" W A DISTANCE OF 1645.62 FRET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 104.93 ACRES OF LAND MORE OR LESS.

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TRACT 6

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA: THENCE N 89'38'50" E A DISTANCE OF 721.46 FEET: THENCE 8 90°21'04" E A DISTANCE OF 16.50 FEET TO THE POINT OF BECKINNING: THENCE N 89°38'56" E, ALONG THE NORTH NIGHT OF WAY LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 616.32 FEET; THENCE 8 60*21*04" E A DISTANCE OF 16.50 FEET; THENCE S 21*59*09" E A DISTANCE OF 286.84 FEET; THENCE'S 00°09'20" E A DISTANCE OF 1400.00 FEET; THENCE N 8941'38" E A DISTANCE OF 180.00 FRET; THENCE S 00"09"20" E A DISTANCE OF 651.45 FRET; THENCE S 89"30"39" W A DISTANCE OF 15.00 FEET: THENCE S 60"09"20" R A DISTANCE OF 250.04 PEET; THENCE \$18741735" W A DISTANCE OF 32.78 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADILLE OF 50.00 FEET A LENGTH OF \$8.90 FEET A CHORD BEARING OF N 56"33"35" W AND A CHORD LENGTH OF 55.55 FEET. THENCE N 224147" WA DISTANCE OF 146.77 FRET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 160.00 REET A LENGTH OF 150.42 FEET A CHORD BEARING OF W 65"54"21" W AND A CHORD LENGTH OF 136,64 FEET; THENCE N 71°00'09" E A DISTANCE OF 91.74 PEET; THENCE N 15°48'46" W A DISTANCE OF 592'39 FRET: THENCE S 76"36"26" W A DISTANCE OF 21.59 FRET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADILLS OF SOME FEET A LENGTH OF 39.27 A CHORD BEARING OF N \$6"51"43" W AND A CHORD LENGTH OF 38.27 FEET: THERECE W 68"21"44" W A DISTANCE OF 19.76 PEET TO A POINT OF CLIRVATURE: THENCE ALORG A CURVE TO THE LEFT HAVING A RADRUS OF 75.00 PEET A LENGTH OF 75.15 FEET A CHORD Bearing of N 87'04'16" w and a chord length of 72.05 peet, therice 5 64'13'29" w a DISTANCE OF 166.67 FEET; THENCE \$ 20°00'13" W A DISTANCE OF 23.37 FRET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVENT A RADIUS OF 325.00 FEET A LENGTH OF 51.45 FERT A CHORD BRARING OF N 56"35"52" WARD A CHORD LENGTH OF 51.40 PBET; THENCE IT 20100110" E.A. DISTANCE OF 23.61 PBET TO A POINT OF CURVATURE: THERCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 185:00 FEET A LENGTH OF 9.89 FEET A CHORD BEARING OF N 16"22"16" E AND A CHORD LENGTH OF 9.89 FEET; THENCE N 64°13'28" B A DISTANCE OF 187.37 FEST TO A POINT OF GURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 94.63 FEET A CHORD BEARING OF N 6546"25" E AND A CHORD LENGTH OF 91.82 FEET; THENCE N 12°51 '01" W.A. DISTANCE OF 135.13 PEET; THENCE N 13°43' SO" W.A. DISTANCE OF 600.31 FEET: THENCE N 13°50'47" W A DISTANCE OF 120,07 PEET; THENCE N 12°43'44" W A DISTANCE OF 116.44 FEET; THENCE N 10*42*12" W A DISTANCE OF 126/02 PRET: THENCE N 99"46"14" W A DISTANCE OF 364.97 FRET; THENCE \$ 40"13"90" W A DISTANCE OF 190.00 FEET TO A PORT OF CURVATURE; THENCE ALONG A CURVE TO THE BIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 39.27 FEET A CHORD BEARING OF NOS*D*46" E AND A CHORD LENGTH OF JEAR FEET: THENCE WAS 13'45" E A DISTANCE OF SEAS FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVERS A RADRUS OF 50.00 FRET A LENGTH OF 130.90 FRET A CHORD BEARING OF N 65°13'47" E AND A CHORD LENGTH OF 96.5% FEET; THENCE N 09:46 IS" WA DISTANCE OF 95.65 FEET; THENCE N 00"21"04" WA DISTANCE OF 16.50 FEST TO THE POINT OF HEGINNING. SAID TRACT CONTAINS 22.73 ACRES OF LAND MORE OR LESS.

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TRACT 7

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST CLIARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY OELAHOMA; THENCE N 90"08"63" W, ALONG THE SPEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE 3 90°00°00° W, ALUNG THE SOUTH RIGHT OF WAY LINE OF THE SOUTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, A DISTANCE OF 1316 30 FEET; THENCE N 00"11"46" W A DESTANCE OF 3295.72 FEBT; THENCE S 89"40"32" W A DESTANCE OF 1319.85 FEET; THENCE HOUTS'26" W A DISTANCE OF 359.84 FEST; THENCE H 70"13"57" B A DISTANCE OF 20199 FEST; THENCE S 77"55"47" B A DISTANCE OF 68.55 PISET; THENCE N 82"-io'48" B a distance of (19.69 febt; thence n 65"41" 15" B a distance of 44.88 febt; THENCE N 35 TAP 19"B A DISTANCE OF 105.52 PEET, THENCE N 67"14"47" E A DISTANCE OF 275.49 PERI: TYPHICE W STOP IT E A DISTANCE OF 121.06 FEBT; THENCE S 72"46"27" E A DISTANCE OF 15725 FEBT: THENCE N 1972"18" B A DISTANCE OF 154.65 FEBT TO A POINT OF CURVATURE, THEREE ALONG A CURVE TO THE RIGHT WITH A WADNES OF 175 FEET AND LENCYTEOP 146-01 PEST A CHORD BEARING OF N 3045"29" B ASED A CHORD LENGTH op 147.64 prest, treence in sympty wat distance of 163.91 prest, thence in 79706707 w A DISTANCE OF 756 AU PERT; THURKE H 90"00"00" W A DISTANCE OF 44.94 PRET; THENCE S SP'SP'SP' W.A. (HISTANCE OF 685.34 PRET; THENCE NOO'15'10" W.A. DESTANCE OF 1039.61 FBET; THENCE IN 19935-59" B, ALONG THE NORTH BIGHT OF WAY LINE OF THE NORTHEAST QUARTER OF SALE SECTION 28, A DISTANCE OF 2643,92 FRET; THENCE IN 89°38'56" E, ALONG THE HERYELINE OF THE NORTHWEST QUARTER OF EAST-SECTION 23, A DISTANCE OF 29% OF PERTY THENCE 9 OF 21 94" E A DISTANCE OF 1630 MEET, THENCE 9 op'os 45" waa deelance of 18697 feet. Thence s oo'og 12" e a deelance of 32221 feet, There 2 114545 W.A. BESTÄNCE OF 11008 FRET. THERE S 3173578 W.A. DESTANCE OF LIGGO PERT: THEOREM 74"12"16" W.A. DESTANCE OF 204.93 FRET; THEOREM S 78"28"81" W.A. DISTANCE OF 2295 PERTYTHENCE'S 78"12"16"H A DISTANCE OF 26631 PRET; THENCES actorios wa distance of 151.70 feet, thence 8 octopos wa destance of 115.01 PEET, THEREOR SQUARTER E A DESTANCE OF 157.36 FEST), THEREOR \$24°51'51" W A Distance of 4020 feet; terrice's 79"51"40" W A Distance of Sam Feet; Theree h REPASTOR WA DISTANCE OF 19642 FORT: TRENCE HAS GEFOR WA DISPANCE OF 35.65 FEET: THERCE IN ALTERNATIVE WARRINGS OF 25.90 FRET, THERCE & 70"30"67" W. A. EXSTANCE OF JAOS PERT: THERCE N 77:56-4: W A.DESTANCE OF 13.66 PERT: THERCE N 54'04'10' W A. DISTANCE OF SYLSE FREED, TREMER 5 SYMPHS" W A DISTANCE OF GREEP FEET, THENCE S 19"22"20" W.A. MERANCE OF 263,55 FEET), THENCE S 70"37"41" E.A. DERZANCE OF 191.53 FEET) THENCE BOW MEET ILA DISPANCE OF 365.04 PRET; THUNCE 8 74"15" W.A. DISTANCE OF yzgi pret to a rome of clevature; therce along a curve to the biont havor A RADRIS OF 395 PEET A LESSING OF 65.76 FEET A CHORD BEARING OF \$-05"55"33" B AND A CHORD LIBROTH OF 65-55 PREF, THENCE S 90"11"45" E A DISTANCE OF 370-66 PEET, THENCE N 89"42"03" B.A. DESTANCE OF 153, 15 PEET TO A POINT OF CURVATURES THERE ALCHOLA CLIEVE TO THE RESET HAVING A RADIUS OF 425 PEET A LENGTH OF 14091 PHET A CHORD BEARDED OF SMYSTOP I AND A CHORD LENGTH OF 14026 REBY: THENCE IN 23%SPOTE A Distance of 16171 Piest, Thence & 69"29"31" B a distance of 1616 reet; Thence & 12"34"15" E A DISEANCE OF SOLOO FEET TO A POINT OF CURVATURE, THENCE ALCING A CURVE TO THE LEFT HAVING A RADIUS OF 400.90 FEET A LENGTH OF 149.01 FEET A CHORD BEAREND OF N THYRWY E AND A CHORD LENGTH OF 14E 17 MEET; THENCE N 60°00'90" BA BINTANCE OF 301.67 PERT TO A POINT OF CURVATURE! THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEBT A LONGTROP 221.01, FEBT A CHORD BEARTH COPN 36 BEAR STEELS BAND A CHORD LENGTH OF TLS.14 PIETS THENCE W 13°57'69" IL A. RIBRANCE OF 216.10 FRET TO A NODIT OF CURVATURE, TRENCE ALCHGA CIRVE TO THE BUREL PARTIES & RAINING OF 225.00 FEBT A LEMBYLCH ISLAW PRINT A CHRIED BEARBEST OF M 44*26*65** E AND A CHORD LENGTH OF 334 (ENGET) THENCE IN

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75°55'08" E A DISTANCE OF 224.13 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 295.07 FEET A CHORD BEARING OF S 78"04"18" B AND A CHORD LENGTH OF 285.04 PEST; THENCE N 20°00' 13" E A DISTANCE OF 25.37 FEET; THENCE N 64° 13'29" E A DISTANCE OF 166.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD BEARING OF \$ 87*04"09" E AND A CHORD LENGTH OF 72.05 FEET: THENCE S 58"21"44" B A DISTANCE OF 19.76 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 PEET A LENGTH OF 39.27 FEET A CHORD BEARING OF S 80°51°43" E AND A CHORD LENGTH OF 38.27 FEET; THENCE N 76"38"26" E A DISTANCE OF 21.59 FEET; THENCE S 15"45"46" B A DISTANCE OF 592.39 FEET; THENCE S 71"00"93" W A DISTANCE OF 91.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 150.42 FEET A CHORD BEARING OF S 65°54'23" E AND A CHORD LENGTH OF 136.64 FEBT: THENCE 8 22*48*47" E.A. DISTANGE OF 146.77 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A BADRIS OF 50,00 FEET A LENGTH OF 58:90 FEBT A CHORD BEARING OF 8 56/33 '25" E AND A CHORD LENGTH OF 55:55 FBBT; THENCE N 89'41'35" & A DISTANCE OF 32.76 FEET; THENCE N 00'09'20" W A DISTANCE OF 250.04 FBET: THENCE Y 89"41"43" B A DISTANCE OF 1703.24 PERT; THENCE S 00"10"13" B A DISTANCE OF 300,00 FEET; THENCE 8 89"41"38" W A DISTANCE OF 1106,54 FEET; THENCE N 29°26°25" E A DISTANCE OF 103.61 FEET; THENCE N 24°25"35" W A DISTANCE OF 20.76 FEET; THÉNCE N 19°42'24" É A DISTANCE OF 32.25 FEET; THÉNCE N 08°02'33" W A DISTANCE OF 57.28 FEET; THENCE N 90"10"13" W A DISTANCE OF 44.03 FEET; THENCE S 89"41"35" W A DISTANCE OF 156.48 FEET: THENCE S 00°10"11" B A DISTANCE OF 19.42 FEET; THENCE S 65"06"53" E A DISTANCE OF 82.79 FRET; THRINCE N 89"49"48" E A DISTANCE OF 50.00 FEET; THENCE S 014724" W A DISTANCE OP 56.13 FEET: THENCE S 17" 42"31" W A DISTANCE OF 58.33 FEET: THENCE 8 40"28" L3" W.A. DISTANCE OF 92.85 FEET; THENCE S 77"37"51" W.A. DISTANCE OF 48.12 PEST; THENCE S 89°41°38" W A DISTANCE OF 77.23 PEST; THENCE N 11°33'34" W A DISTANCE OF 37.58-FEET; THENCE N 39°54'41" W A DISTANCE OF 32.11 FEET; THENCE N 99"45"11" W.A. DISTANCE OF 34.06 PEET; THENCE N 17"52"49" W.A. DISTANCE OF 110,62 FEET: THENCE'S 89*41 43" W A DISTANCE OF 50,00 FEBT: THENCE'S 00*09*59" E A DISTANCE OF 36.45 FEET: THENCE 8 38'47' 16" E A DISTANCE OF 94.58 FEET: THENCE S 02*02*35* W A DISTANCE OF 49.15 FEET, THENCE S 35*18*57* B A DISTANCE OF 38.61 FEET; THENCE'S 81*37*25**E A DISTANCE OF 48.79 PRET: THENCE'S 89*41*38" W. A. DISTANCE OF 368.25 PEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A CURVE LISHOTH OF 79:41 PEET A CHORD BEARING OF N 67°33'19" W AND A CHORD LENGTH OF 77.34 FRRT; THENCE S 71°00'01" W A DISTANCE OF 207.66 FEET; THENCE S 19*00'01" E A DESTANCE OF 277.05 FEET; THENCE S \$4*04*05" E A DISTANCE OF 513.33 FREIT; THENCE S 00°05"02" W A DISTANCE OF 49.04 FEET; THENCE S 16°02'35" B.A DISTANCE OF 70.77 FEBT; TEENCE 8 26"22"14" W.A DISTANCE OF 72.31 FEBT; THENCE S 03"40"56" W A DISTANCE OF 24.99 FEET: THENCE S 86"31"14" E A DISTANCE OF 144.06 FEET: THENCE N 16*30*37" W.A. DISTANCE OF 18.49 FEET: THENCE N 43*58*55" W.A. DISTANCE OF 24.44 FRET: THENCE N 35*36*40" B A DISTANCE OF 21.69 FEET: THENCE N 11°16'57" W.A. DISTANCE OF \$4.30 FEST: THENCE N 33°30'19" W.A. DISTANCE OF 26.93 FEST: THENCE N 24"59"50" B A EXSTANCE OF 31.23 FEET; THENCE N 07"42"36" W A DESTANCE OF 48.48 FEET: THENCE S 84°94°94" B. A. DISTANCE OF 130.79 FEET: THENCE N 76°03'58" B. A. DISTANCE OF 777.28 PEET; THENCE 8 47"37"50" B.A. DISTANCE OF 167.51 FEET; THENCE S 61°53'22" 6 A DISTANCE OF 385.00 FEET; THENCE S 12"22"44" E A DISTANCE OF 793.85 FEET: THENCE S 66°19'46" W A DISTANCE OF 173.53 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 775,00 FEET A LENGTH OF 38,00 FEET A CHORD BEARING OF 8 22*3741" E AND A CHORD LENGTH OF 30.90 FEET; THENCE N 66°19'46" E A DISTANCE OF 300.39 FEET; THENCE 8 00°09'33" E A DISTANCE OF 1227.06 FEET; THENCE 8 89"39"15" W A DISTANCE OF 829.57 FRET; THENCE IN 29"57"43" W A DISTANCE OF 197.99 FEET; THENCE N'22°10'19" E A DISTANCE OF 305.23 FEET; THENCE N 77°23'28" E A

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DISTANCE OF 168.89 FEET; THENCE N 16°37'44" W A DISTANCE OF 233.73 FEET; THENCE N 18°33'11" B A DISTANCE OF 166.46 FEET; THENCE N 58°32'20" E A DISTANCE OF 399.26 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEPT HAVING A RADIUS OF 725.00 PEET A LENGTH OF 41.67 PEET A CHORD BEARING OF 11 22"01'29" W AND A CHORD LENGTH OF 41.67 FEET; THENCE N 22*40*15" W A DISTANCE OF 155,21 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1025.60 FEST A LENOTH OF 57:05 FEST A CHORD BEARING OF N 22*04*30* W AND A CHORD LENGTH OF 57.04 PEET: THENCE \$ 66*19'46" W A DISTANCE OF 115.22 FRET: THENCE S 57°10'15" W A DISTANCE OF 482.69 FEET; THENCE N 35°40'30" W A DISTANCE OF 227.42 PEBT; THENCE N 77'95'10" B A DISTANCE OF 57.55 FEET; THENCE 5'81"34'45" B A DISTANCE OF 109.95 FBET; THENCE IN 52*46*19**E A DISTANCE OF 42.53 FBET; THENCE IN 55*09*13** W A DISTANCE OF 68.01 PBST; THENCE N 31°51'42" E A DISTANCE OF 29.48 PEET; THENCE N 40"38"VI" B A DISTANCE OF 26.76 FRET; THENCE N 03"22"SI" B A DISTANCE OF 22.37 FRET; THENCE IN 56"19" IF WA DISTANCE OF 12.03 PRET; THENCE S 83"37"46" WA DISTANCE OF 60.41 PEET; THENCE 8 67°35'14" W.A. DISTANCE OF 110.58 PEET; THENCE N 48°22'08" W.A. DISTANCE OF 11.19 FEST; THENCE'S 76°27" 54" W. A. DISTANCE OF 56:29 FEST; THENCE N 13°32'06" W A DISTANCE OF 133.63 FEET; THENCE N 68°22'49" E A DISTANCE OF 418.65 FEET; THENCE'N 71°55'36" WA DISTANCE OF 199,47 FEET; THENCE'N 16°47'11" WA DISTANCE OF 87.14 PBET; THENCE N 24°53'13"'E & DISTANCE OF 84.28 FEET; THENCE N 35°33'19" W A DISTANCE OF 17.76 FEST; THENCE N 86'31'12" W A DISTANCE OF 148.57 FEST; THENCE S 00"01"50" E.A. DISTANCE OF 54.75 FEET; THENCE'S 63"05"16" E.A. DESTANCE OF 31.54 FEET; THENCE 5 0749'36" E A DISTANCE OF 29.30 FEET; THENCE S 19'57'15" W A DISTANCE OF 48.95 FEET: THENCE'S 53*00*49* W.A. DISTANCE OF 88.04 FBET: THENCE N 86*31*13* W.A. DISTANCE OF 185.57 FEET: THENCE N 84°23°32" W A DISTANCE OF 189.87 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 350.00 FEET A LENOTH OF 153,97 FEET A CHORD BEARING OF S 01°30°07" W AND A CHORD LENGTH OF IS2.73 FEET; THENCE S 73°50'26" B A DESTANCE OF 388.47 FEET; TEENCE S 11°55'57" B A DISTANCE OF 38.29 PEET; THENCE'S 26"18"34" W A DISTANCE OF 102.62 PEET; THENCE'S 25°35'35" B.A DISTANCE OF 186.83 PBBT; THENCE S 80°34'54" W.A. DISTANCE OF 75.64 PBBT; THENCE S 20°45'25" W A DISTANCE OF 58.62 FEET; THENCE S 60°47'34" W A DISTANCE OF 46.87 FBBT; TFBRICE \$ 49*16*44" W A DISTANCE OF 208.98 FBBT; TFBRICE N 69*26*58" W A DISTANCE OF 33.08 PERT; THENCE IN 47"49"08" W.A. DISTANCE OF 273.38 PERT; THENCE IN 65°47'44" W.A. DISTANCE OF 79.94 FEST; THENCE N 08°45'29" E.A. DISTANCE OF 77.49 FEST; THENCE IN OCTIO'05" WA DISTANCE OF 190.93 FEBT; THENCE IN 25'93'29" WA DISTANCE OF 102.50 FBET; THENCE N 66*19*32" W A DISTANCE OF 59.34 FBET; THENCE N 34*00*10" E A DISTANCE OF 140.72 FRET, THENCE 8 8P28'09" E A DISTANCE OF 134.74 FRET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400.00 PBET A LENGTH OF 30,00 PEET A CHORD BEARING OF N 02°21'20" E AND A CHORD LENGTH OF 30.05 FEET: THENCE IN 86"28" IO" W.A. DISTANCE OF 150.33 FEET: THENCE IN 20"48"58" W.A. DISTANCE OF 769.79 FEET; THENCE N 24°26°53" WA DISTANCE OF 326.32 FEET; THENCE N 19°00°01" W A DISTANCE OF 280.15 FEBT: THENCE N 61°05°68" W A DISTANCE OF 54.14 FBBT: THENCE IN 14"38"48" W.A. DISTANCE OF 74,00 FEBT: THENCE 16 46"51"44" W.A. DISTANCE OF 47.65 PEBT; THENCE IN 19700'01" W.A. DISTANCE OF 148.70 PEBT; THENCE S 75"55"08" W.A. DETANCE OF 200.46 PEET TO A POINT OF CURVATURE; THENCE ALGOIG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEBT A LENGTH OF 262.21 FBET A CHORD BEARING OF S 46"31"11" W AND A CHORD LENOTH OF 269.99 FEET; THENGE 8 73"48"16" E A DISTANCE OF 100.07 FEET; THENCE S 24"53"24" B.A. DISTANCE OF 578.04 PRET; THENCE S 14"45"25" W.A. DISTANCE OF 66.29 FEET: THENCE'S 03*52'51" E A DISTANCE OF 195.23 PEET; THENCE S 34°14"57" E.A. DISTANCE OF 28.16 FEET; THENCE S 65°34"12" B.A. DISTANCE OF 50.03 FEET; THENCE \$.26"46"00" W.A. DISTANCE OF 42.94 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 175.00 FEET A CENOTH OF \$1.57 PEET A CHORD BEARING OF 8 42°12'39" B AND A CHORD LENGTH OF 80,83 FEET; THENCE S 29°21'29" E.A. DISTANCE-OF 54.37 FEET TO A POINT OF CURVATURE: THENCE ALONG A

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CURVE TO THE REGHT HAVING A RADIUS OF 50,00 FEET A LENGTH OF 13,14 FEET A CHORD BEARING OF \$ 21°49"35" E AND A CHORD LENGTH OF 13.10 FEET; THENCE N 89°47"53" E A DISTANCE OF 62:43 FEET; THENCE'S 24"24"03" B A DISTANCE OF 198.93 FEET; THENCE'S 16"13"14" W A DISTANCE OF 47.99 PEET; THENCE S 70"30"02" W A DISTANCE OF 99.31 FEET; THENCE IN 63"37"36" W. A. DISTANCE OF 108.73 FEST; THENCE IN 33"56"14" W. A. DISTANCE OF 41.66 FEET: THÉNCE N 63°12°38" W A DISTANCE OF 111.44 FEET: THÉNCE N 63°10°27" W A DISTANCE OF 39.36 PEET; THENCE N 52*58*12* W A DISTANCE OF 124.80 FEET; THENCE N 32°23'04" W A DISTANCE OF 602.62 FEET; THENCE S 60°00'00" W A DISTANCE OF 225.07 FEET TO A POINT OF CURVATURE. THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5.66 FEET A CHORD BEARING OF S 60"21"36" W AND A CHORD LENGTH OF 5.66 FEET: THENCE S 01°29'55" B A DISTANCE OF 162.96 FEET: THENCE S 65°91"58" E A DISTANCE OF 45.24 FEET; THENCE S 31°21'24" E A DISTANCE OF 101.18 FEET: THENCE 8 73°57'2!" WA DISTANCE OF 71.57 FEET; THENCE 8 33"58"35" WA DISTANCE OF 72.68 FEET: THENCE 8 47"25"35" W.A. DISTANCE OF 83.34 FEET: THENCE 8 19"31"17" W.A. DISTANCE OF 62.00 PRET; THENCE S 66°10'39" W A DISTANCE OF 33.23 PRET: THENCE N 76°07'40" W A DISTANCE OF 42.79 FEET; THENCE N 42°39'56" W & ENETANCE OF 242.95 FEET; THEREB NOT COME WA DISTANCE OF SULL PEBT; THEREB N 87-02/16" WA DISTANCE OF 134.36 FRET; THENCE M 93*26*40" W A DISTANCE OF 62.75 FRET; THENCE N 51*35*54" W A DISTANCE OF 32.97 FBET; THENCE N 68°39'19" W A DISTANCE OF 89.27 FBET; THENCE N 34°35°52" W.A. DIBTANCE OF 39.88 FEET; THENCE N 73°15°23" W.A. DISTANCE OF 61.47 FEET; THENCE N 36"21"25" W.A. DISTANCE OF 99.04 FEET; THENCE N 71"27"14" W.A. DISTANCE OF 52.20 FEET: THENCE 9 8735'09" W.A. DISTANCE OF 84.01 FEET: THENCE 5.44"16'52" W.A. DISTANCE OF 179.66 PRET; TRENCE N 00°11'44" W A DISTANCE OF 251.42 PRET TO A POINT OF CERVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADRIS OF 223.00 FEET A LENGTH OF 33.51 FEET A CHORD BEARING OF N 62°30°39" W AND A CHORD LENGTH OF 33.87 PRET; THENCE S 00°11'46" E A DISTANCE OF MA 19 PRET; THENCE S 43°20'69" E A DISTANCE OF 858.69 FEET: THENCE S 76°17"23" E A DISTANCE OF 804.25 FEET; THENCE SOODFOF B A DISTANCE OF 156.54 FEET; THENCE S 47°18"19" W A DISTANCE OF 145.05 FEBT TO A POINT OF CURVATURE, THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 323.75 FEET A CHORD SHARREF OF S 2014/41" E AND A CHORD LENGTH OF 316.51 PEET; THENCE SOFOF OF E A DISTANCE OF 105.42 FEET. THENCE S 89"39"25" W.A. BISTANCE OF 25.60 FEST: THENCE S 60"05"05" B.A. DESTANCE OF 1013:50 FEET TO THE FORM! OF BEGINNING, LESS AND EXCEPT, TRACT I (A LAKE), WHICH IS STANDONDED BY THIS PROPERTY, TOTAL AREA LESS TRACT I CONTAINS 255.00 ACRES MORE OR LESS.

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TRACT 8

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, CRILAFICIÁN; THENCE N 89°35'36" E ALONG THE FIGRTH LINE OF SAID NORTHWEST QUARTER A EXSTANCE OF 456.69 FEET; THENCE S 80"21"04" E A DESTANCE OF 16.50 FEET TO THE POINT OF EBGINNING; THENCE N 89°31°56" E.A. DISTANCE OF 264.77 FEET: THENCE S 60"21"04" B A DISTANCE OF 14.50 FEET: THENCE B-08"46"15" B A DISTANCE OF 97.67 PEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF SLOG FRET A LENGTH OF 130.50 FEET A CHORD BRARING OF S 05°13'47" W And a crecket length of 96.59 peet; thence 9.20°13'40" W a destance of SR-45 FEBT TO A POINT OF CURVATURE, THENCE ALONG A CURVE TO THE LEFT HAVING A RABRUS OF 75.00-PEET LERREFFI OF 39:27 PEET A CRORD BEARING OF 8 05*13*46" W AND A CHORD LENGTH OF 33.32 PERT; THENCE N 80°13'50" B A DISTANCE OF 190.00 FEBT; THENCE 8.09% of 14°E a distance of 184.97 feet; thence 8 10% 12"B a destance of 120.02 REET: THERCE S 13-45-61-B A DESTANCE OF 11644 PEST; THERCE S 13-56-47-B A DISTANCE OF 120.07 PRET: THENCE & (3*45*56" E.A. DISTANCE OF 600.31 FEET: THENCE & 12*51*01" B.A. DEPTHACE OF 195. (3 PERTYD A POINT OF CURVATURE; THENCE ALGRO A CLEVE TO THE LEPT HAVING A RAINUS OF IZEAN PEET A LENGTH OF 94:01 FRET A CHORD SEARING OF 8. 87°47°27° W APD A CRUSIO LERGTH OF 91.82 FEET; THENCE S 69°19'28° W A DESTANCE OF 18737 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RACHUS OF \$45.00 PRET A LEGISTIFL OF 9.89 FEET A CHORD BRASHINGS OF S (8"26"16" W AND A CHERD LEMOTH-OF 9.89 FEET; THENCE 8 20000 OF WADISTANCE OF 23.61 FEET TO A POINT OF CURVATURE, TREBICE ALONG A CURVE TO THE LEFT ENVING A BADIUS OF 324.00 MBET A LIBNOTE OF 155.26 FEET A CHORD BEARDIG OF IN 74 MP IAP W AND A CHORD LENGEH OF 155:30 FEET, THENCE IN 36°20' L4" E A DISTANCE OF 46:04 FEET, THENCE IN 34"37"42" W A DESTANCE GESTA 14 PEST, THENCE N 22"06"47" W A DESTANCE OF 60:97 FEST, Trence noys 4 th warrence of 6400 peet; thence n invert warretaice of 30:35 PEBT: TRIBICE N 96724"32" E.A. DIBTANCE OF 48:44 PEBT: TRIBICE N 28"54"39" W.A. DESTANCE OF SEGO PEET, TEERCE IV 02°01' 15" WA DESTANCE OF 21842 FEET, TRENCE IV OF LOSEY WA DISTANCE OF SAME REST. THENCE IN SOMEST WA DESIGNACE OF SAME PERF. THRECE N 1948'34" W. A DISTANCEOP 116.01 PRET: THRNCE REPORTS" W. A DISTANCE OF 60.58 PRINT; THEREE N 19790'49" B A DESTANCE OF 67.65 PRET; TRENEEN 29762" [4" W A DISTANCE OF 125,07 PECT, TERRICE IN 18'49'18" B A DISTANCE OF CARE PEET; THENCE S STYMMETE A DESTANCE OF 2720 PRET, THENCE IN 3374 PRET & A SESEMINCE OF 6634 PRET, THEMCE IN 17702'05" WA DISTANCE OF ILM PEET, THEMCE IN 18745739" WA DISTANCE OF PLSS PRESPONDEN MYSTEP E A DISTANCE OF MEASTERN TRIBLE MASTLE TO THE DISTANCE OF SOLIS PREST TO A ROBIT OF CURVATURE; THENCH AROSIG A CLARVE TO THE RIGHT MANDIO A RAPRIMOP IZAGOPIET A LENOTH OF 26.50 BEST A CHORD BEARING OF N 62~48°54" W MRIDLA CHORES LEGISTROP 10:22 FEET; THENCE 9-20113"51" W A DISTANCE OF TOG SEPERTY THEREOF IN APPORTUDE W. A. DISTANCE OF 16.09 PERFE TREEMED IN SOPRIOR W. A. distance of 61.61 feet, thence n 0410'15" e a distance of farthet, thence n 1975'YP WADESTANCE OF 31.13 PERT, THENCE'N 33°32'40" BA DISTANCE OF 21.47 PERT, Thence war-42's?" Waldefance of 46.00 peet, thence it grouts? Waldefance of 21.76 Best, Thence in 63 16 62 E. A. Distance of 66.56 feet, Thence in 60 26 60 P. W. A. DISTABLE OF 14.50 FEET TO THE POINT OF BEORRING, SAID TRACT CONTAINS 15.87 ACRES OF LAND MORE OR LESS.

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TRACT 9

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE N 00°08'03" W A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING: THENCE CONTINUING N 00°08'03" W, ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 1013.50 FEET, THENCE N 89°39'25" E A DISTANCE OF 25.00 FEET; THENCE N 00°08'32" W A DISTANCE OF 25.00 FEET; THENCE N 89°39'23" E A DISTANCE OF 49.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 75,00 FEET A LENGTH OF 7.71 FEET A CHORD BEARING OF N 86°42'34" E AND A CHORD LENGTH OF 7.71 FEET; THENCE N 83°45'53" E A DISTANCE OF 239,93 FEET; THENCE N 02°42'37" W A DISTANCE OF 141.80 FEET; THENCE N 10°10'32" W A DISTANCE OF 463.92 FEET; THENCE N 29°37'52" W A DISTANCE OF 209.57 FEET; THENCE N 49°50'21" E A DISTANCE OF 200.00 FEET; THENCE S 67°18'02" E A DISTANCE OF 356.13 FBBT; THENCE S 33°14'53" W A DISTANCE OF 56.85 FBBT; THENCE S 08°36'55" W A DISTANCE OF 36.72 FEET; THENCE S 34°19'57' E A DISTANCE OF 28.59 FEET; THENCE N 64°00'45" E A DISTANCE OF 65.45 FEET; THENCE N 21°44"04" E A DISTANCE OF 57.91 FEET; THENCE S 67°18'01" E A DISTANCE OF 216,06 FEET; THENCE S 04°02'13" E A DISTANCE OF 482.07 PEET; THENCE S 35°34'32" B A DISTANCE OF 555. L6 FEET; THENCE S 37°50'58" W A DISTANCE OF 134.74 FEET; THENCE N 44°26'00" W A DISTANCE OF 260,25 FEET; THENCE S 84°40'21" W A DISTANCE OF 884.45 FEET; THENCE N 00°08'03" W A DISTANCE OF 195.11 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 5.04 PEET A CHORD BEARING OF \$ 88*29"36" W AND A CHORD LENOTH OF 5.04 FEET; THENCE S 89°39'25" W A DISTANCE OF 49.96 FEET; THENCE S 00°08'03" E A DISTANCE OF 324.50 FEET; THENCE & 62°15'03" E A DISTANCE OF 834.32 FEET; THENCE S 44°53'57" & A DISTANCE OF 409.24 FRET; THENCE S 16°33'33" & A DISTANCE OF 78.78 PEET; THENCE S 33°52'55" W A DISTANCE OF 105.71 FEET; THENCE S 89°39'14" W A DISTANCE OF 150.00 FEET; THENCE N 49"47" W A DISTANCE OF 96.79 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 57.51 FEET A CHORD BEARING OF S 45°54'31" W AND A CHORD LENGTH OF 54.39 FEST; THENCE S 00°08'01" B A DISTANCE OF 117.17 FEST; THENCE S 89°39'15" W A DISTANCE OF \$39.89 FEET TO THE POINT OF BEGINNING, SAID TRACT CONTAINS 31.54 ACRES OF LAND MORE OR LESS.

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RETURN AFTER RECORDING TO:

When Recorded Mail To: Legacy Bank Attn: Michael N. Brown, Esq. 2801 W. Memorial Rd. Oklahoma City, OK 73134

SPACE ABOVE THIS LINE FOR RECORDER'S USE

SECOND AMENDED AND RESTATED DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

State of Oklahoma

WINTER CREEK ESTATES

THIS SECOND AMENDED and RESTATED DECLARATION OF COVENANTS. CONDITIONS AND RESTRICTIONS (this " Declaration") is made as of the Declaration 2017 (the "Effective Date"), by WINTER CREEK ESTATES, LLC, an Oklahoma limited liability company (" Declarant").

RECITALS:

- The Declarant is successor in interest to Mid Property Holdings, LLC successor in interest to the rights of the original Declarant under that certain Declaration of Covenants, Conditions and Restrictions for Winter Creek Estates recorded February 26, 2004 in Book 386, at Page 458 of the records of the Grady County Clerk, as amended by Amendments to Covenants recorded November 3, 2004 in Book 3671, Page 322 and a Second Amendment to Declaration of Covenants, Conditions and Restrictions and Assignment of Rights and Duties of Declarant recorded June 18, 2014, in Book 4776, at Page 459 of the records of the Grady County Clerk, as amended and restated by an Amended and Restated Declaration of Covenants, Conditions and Restrictions recorded August 8, 2014 in Book 4800, at Page 577 of the records of the Grady County Clerk (collectively the "Original Declaration") relative to certain parcels located in Grady County, Oklahoma.
- В. The Original Declaration provides that it may be amended unilaterally by Declarant pursuant to the terms outlined in Section 12.9(b) thereof. Declarant, as owner of the Club Property and various Lots by virtue of the foreclosure on the same, deems it necessary to amend the Original Declaration for purposes consistent with Section 12.9(b) of the Original Declaration and, accordingly, imposes this Declaration against Tracts 1 through 9, both inclusive, described on Exhibit A attached hereto, some of which has previously been platted and the remainder of which has yet to be platted.

AGREEMENT:

NOW, THEREFORE, the Declarant hereby supersedes the Original Declaration effective with the recording hereof and amends and restates the Original Declaration in its entirety to provide as follows:

Declarant desires to create certain easements, restrictions, covenants, development and design standards, assessments, and liens upon various portions of the Property for the benefit of the Declarant and current and future Owners of the Property, and in accordance with Declarant's intention that the Property be developed in a consistent, compatible, and mutually beneficial manner.

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Declarant will establish an Architectural Committee that will promulgate Design Guidelines governing all aspects of the design and construction of Dwellings, and Dwelling Exteriors. The Design Guidelines will be administered by the Architectural Committee which will have the power to review and approve all Plans. Both the initial construction of Dwellings and Dwelling Exteriors, and the alterations to Dwellings, and Dwelling Exteriors, are governed by the Design Guidelines, and subject to the review, and approval of Plans. The Architectural Committee may reject Plans on purely aesthetic grounds.

During the construction and marketing of the Lots, Declarant shall retain certain rights set forth in this Declaration, which rights shall include, without limitation, the right to appoint all members of the Architectural Committee and the Board, the right to replat all, or any portion of the Property, the right to add to or delete from this Declaration, any other real property, the right to construct Improvements, grant easements and licenses, and control construction activities, and the right to execute certain documents, and perform certain other acts in connection with the development and promotion of the Property.

Declarant further desires to create a mechanism by which the covenants, standards, and other provisions hereof may be administered and enforced for the development of the Property.

NOW, THEREFORE, Declarant does hereby declare that the Property (as defined herein), be held, sold, transferred, encumbered, developed, occupied, leased, and used, subject to, and in accordance with, the provisions of this Declaration.

ARTICLE I DEFINITIONS

- 1.1 "Aquatic Center" shall mean the pool and related facilities located on the Club Property.
- "Architectural Committee" shall mean the committee which shall be appointed by the Declarant until the Turnover Date, and after the Turnover Date shall mean the committee which shall be appointed by the Board, to review and approve Plans for the construction of Improvements as provided in Article VII.
- 13 "Assessment" or "Assessments" shall mean the Annual Assessments and the Special Assessments, collectively.
- 1.4 "Association" shall mean the Winter Creek Estates Property Owners Association, Inc., its successors, and assigns.
- 15 "Association Documents" shall mean the Articles of Incorporation and Bylaws of the Association.
- 1.6 <u>Association Member</u>" or "<u>Association Members</u>" shall mean each member (including Declarant) of the Association as provided in <u>Section 3.1</u>.
- 1.7 "Board" shall mean the Declarant until the Turnover Date, and after the Turnover Date shall mean the Board of Directors of the Association, as constituted at any time, or from time to time.

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1.8 "Bylaws" shall mean the Bylaws of the Association.

- "Club" shall mean and refer to the golf club created by the Declarant to be developed and operate on the Club Property.
- 1.10 "Club Owner" shall mean Winter Creek Golf and Country Club, LLC or any successor-intitle to the Club Property.
- 1.11 "<u>Club Plan</u>" shall mean and refer to that certain plan of membership developed by the Club Owner for the Club. The Club Plan is subject to change by the Club Owner from time to time at the sole discretion of the Club Owner.
- 1.12 "Club Property" shall mean that parcel or those parcels of land comprising part of the Property developed by Declarant or any affiliate or designee of the Declarant which is presently being operated as a golf course (the "Golf Course") and related facilities and the Aquatic Center, specifically including parcels 1, 2, 3A, 3B, 4, 5 and 6 as described in Exhibit A hereto.
- 1.13 "Club Users" shall mean and refer to the Club Owner, its employees, independent contractors, agents and all members, guests and invitees of the Club.

1.14 [Intentionally Omitted]

- 1.15 "Common Areas" shall mean areas shown on a Plat as a Common Area together with all Improvements constructed, or to be constructed, thereon, and such other areas of the Property, as Declarant may hereafter designate as Common Areas, in writing, in any supplemental Declaration pursuant to Article II, or in a subsequent conveyance, by Declarant, to the Association, and any and all Improvements located thereon. The Common Areas are to be held, maintained, and operated for the common use, and the benefit of the Owners, and their respective tenants, and invitees, subject to the provisions of this Declaration, including without limitation, the reservations, rights, and easements of Declarant, provided in Article XI, and the right of the Association under Article V.
- 1.16 "<u>Declarant</u>" shall mean Winter Creek Estates, LLC, an Oklahoma limited liability company, its successors, and any assignee who receives by assignment from the Declarant, or its successors, or assigns, all or a portion of its rights hereunder, as Declarant, by an instrument assigning those rights as Declarant to assignee as set forth in <u>Section 12.6</u>.
 - 1.17 "Default Rate" shall mean and refer to a rate of interest equal to 18% per annum."
- 1.18 "<u>Design Guidelines</u>" shall mean the architectural design guidelines, and graphic site standards promulgated, and developed by the Architectural Committee in accordance with <u>Section 7.7.</u>
- 1.19 "<u>Dwelling</u>" shall mean and refer to any improved property intended for use as a single-family attached or detached dwelling and shall include within its meaning (by way of illustration, but not limitation) townhouse units, cluster homes, patio or zero lot line homes, and single-family detached homes on separately platted lots.

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1.20 [Intentionally Omitted]

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121 [Intentionally Omitted]

"Dwelling Exteriors" shall mean those portions of each Lot that are not Common Areas, and 1.22 are not improved with a Dwelling, if any, constructed on the Lot. Without limiting the foregoing, the Dwelling Exteriors shall include the following: (a) driveways, sidewalks, and walkways located on the Lot, (including those portions thereof which may cross areas designated as Common Areas), (b) those portions of water, sewer, electric, and other operating utility systems, which serve only the Dwelling constructed on the Lot, and, (c) all lawns, landscaping, and other portions of all Lots which are landscapable, and which are not designated as being part of the Common Areas.

- "Fairway Lots" and "Greens Lots" shall mean any lot whose front, back or side property 123 line connects to golf fairways or golf greens.
- "Improvements" shall mean any buildings, structures, underground installations, slope 124 alterations, lights, driveways, sidewalks, utility facilities and lines, parking areas, retaining walls, plantings, lawns, planted trees and shrubs, and all other structures, landscaping, or improvements of every type and kind.
- "Lake Lots" shall mean any lot whose front, back or side property line connects to any waterside property.
- "Lot" shall mean any platted residential lot designated in a Plat, together with all 1.26 Improvements thereon and thereto, including, without limitation Dwelling, and Dwelling Exteriors located thereon, excluding the Common Areas. Notwithstanding, solely for the purpose of assessment of Association dues, each 1/2 acre of unplatted land covered by this Declaration shall be treated as if it were a single platted lot.
- "Neighborhood" shall mean and refer to a group of Lots and Dwellings designated as a 1.27 separate Neighborhood for the purpose of receiving other benefits or services from the Association which are not provided to all Lots and Dwellings within the Property.
- 1.28 "Neighborhood Assessments" shall mean and refer to assessments levied against Lots and Dwellings in a particular Neighborhood to fund Neighborhood Expenses.
- 1.29 "Neighborhood Association" shall mean and refer to an owners association, established by or with the approval of the Declarant, having jurisdiction over any Neighborhood concurrent, but subordinate to, the Association.
- 1.30 "Neighborhood Expenses" shall mean and refer to actual and estimated expenses incurred or anticipated to be incurred by the Association for the benefit of Owners within a particular Neighborhood, which may include reasonable reserves, as the Board may authorize and as may be authorized herein or in a Supplemental Declaration applicable to a Neighborhood.
- "Non-Fairway Lots" shall mean all Lots except the Fairway Lots, Greens Lots and Lake 131 Lots.

- 1.32 "Occupant" shall mean and refer to any person, including, without limitation, any Owner or any guest, invitee, lessee, tenant, or family member of an Owner, occupying or otherwise using a Dwelling within the Development.
- 133 "Official Records" shall mean and refer to the Office of the County Clerk of Grady County, Oklahoma.
- 1.34 "Owner" shall mean and refer to one or more Persons, including Declarant, who or which owns fee simple title to any Lot or Dwelling excluding, however, those Persons holding an interest merely as security for performance of an obligation. In the event that there is recorded in the Official Records any installment sales contract covering any Lot or Dwelling, the Owner of such Lot or Dwelling shall be the purchaser under said contract and not the fee simple title holder. An installment land sales contract shall be an instrument whereby the purchaser is required to make payment for a Lot or Dwelling for a period extending beyond nine (9) months from the date of the contract, and where the purchaser does not receive title to such Lot or Dwelling until all such payments are made, although the purchaser is given use of such Lot or Dwelling.
- 1.35 "Plans" shall mean the plans, specifications, drawings, sketches, and other materials of the construction of the Dwelling, or other Improvement, which are required to be submitted to, and approved by, the Architectural Committee, pursuant to Article VII.
 - 136 "Plat(s)" shall mean any recorded plat relating to a portion of the Property.
- "Property" shall mean the land described on Exhibit A hereto, some of which has been 137 previously platted, and any other real estate added by Declarant thereto, as provided in this Declaration.
 - 138 "Special Assessments" shall mean the assessments described in Sections 4.1 and 4.3.
- 139 "Turnover Date" shall mean the date on which the rights of Declarant to designate the members of the Board, or to appoint members of the Architectural Committee and other rights, terminates pursuant to Section 11.4.
- "Voting Member" shall mean only the Declarant until the Turnover Date, and after the 1.40 Turnover Date, the individuals who shall be entitled to vote in person, or by proxy, at meetings of the Owners as more fully set forth in Section 3.2.

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ARTICLE II REAL COVENANTS: ADDITION OR REMOVAL OF PROPERTY: SUPPLEMENTAL DECLARATIONS

- Real Covenants: All covenants, conditions, restrictions, easements, reservations, liens, charges, rights, benefits, and privileges which are granted, created, reserved, or declared by this Declaration shall be covenants appurtenant, running with the land, and shall at all times inure to the benefit of, and be binding on, any person, having at any time any interest or estate in any part of the Property. Each Owner resident, or other person, by acceptance of a deed conveying title to the Property, or any part thereof, or the execution of contract for the purchase thereof, or the acceptance of a lease thereof or license therefore, or the taking possession thereof, whether from Declarant, or another Owner or lessee, shall for himself, his successors, and assigns, be deemed to (a) accept such deed, contract, lease, license, or possession upon, and subject to, each and all of the provisions of this Declaration, and (b) covenant to and with Declarant, and the other Owners to keep observe, comply with, and perform the requirements of this Declaration whether or not any reference to this Declaration is contained in the instrument by which such person acquired said interest.
- 2.2 Addition or Removal of Property: Supplemental Declarations: Declarant reserves the right, at its discretion at such time, or times before the Turnover Date as it shall determine, to subject to the provisions of this Declaration, additional property as Declarant shall determine, together with the Improvements thereon, and easements, rights, and appurtenances thereunto, belonging or appertaining. Each of the additions, authorized pursuant to this article, shall be made by Declarant's recording a supplemental declaration, describing the additional property subjected to this Declaration. Each such instrument may also contain such additions, deletions, and modifications to the provisions of this Declaration, as Declarant may require in its sole discretion. Notwithstanding the foregoing, Declarant shall not be obligated to bring any additional property within the scheme of development established by this Declaration, and no negative reciprocal easement shall arise out of this Declaration, so as to benefit or bind any such additional property until, and unless, such additional property is expressly subjected to the provisions of this Declaration in accordance with this article. The failure of Declarant to extend the provisions of this Declaration to additional property shall not be deemed to prohibit the establishment of a separate scheme of development, (including provisions substantially similar, or identical to those contained herein), for such additional property to which this Declaration is not extended.

At any time prior to the Turnover Date, Declarant reserves the right, in its sole discretion, to remove from the provisions of this Declaration any portion of the Property then owned by Declarant. Any removal made by Declarant pursuant to this Article II shall be made by Declarant's recording a supplemental declaration describing the portion of the Property removed from this Declaration. From, and after, the date such supplemental declaration is so recorded, the portion of the Property so removed shall be free and clear of this Declaration, and of all the terms, covenants, and restrictions contained herein, including, without limitation, the liens and other provisions, in Article IV, provided that Declarant shall not remove portions of the Property which are totally surrounded on all boundaries by Property subject to this Declaration, and such removed Property shall not be entitled to use the Common Areas unless pursuant to a written agreement with the Declarant or the Association.

2.3 No Approval Needed: The exercise of Declarant's rights under Section 2.2 is not subject to the approval of any Owner, and the requirements and limitations set forth in Section 12.9 for amendments to

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this Declaration shall be inapplicable to such action.

No Obligation to Develop. Nothing herein shall require Declarant to continue with the 2.4 development of unimproved sections of the property, whether currently subject to a Plat, or not, or to install any improvements such as roads or utilities in the residential sections of the Property where such improvements do not currently exist.

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ARTICLE III MEMBERSHIP, VOTING RIGHTS, AND THE ASSOCIATION

- 3.1 <u>Association Membership</u>: Every Owner of a Lot which is subject to assessment shall automatically become, and is subject to the requirements of this Declaration, must remain, an Association Member in good standing of the Association. There shall be one (1) Association Membership per Lot. Association Membership shall be appurtenant to any Lot, and may not be separated from ownership of any Lot which is subject to assessment.
- 3.2 <u>Voting Members</u>: Subject to the rights retained by Declarant under <u>Section 11.4</u>, including, but not limited to, the retention by Declarant of all voting rights, prior to the Turnover Date, voting rights of the Association Members shall be vested exclusively in the Voting Members. After the Turnover Date, one individual shall be designated as the Voting Member for each Lot. At that time, approved builders who have purchased one or more unimproved Lots shall be granted one vote, regardless of how many Lots they have purchased. The Voting Member, or his proxy, shall be the individual who shall be entitled to vote at meetings of the Owners. If the record of ownership of a Lot shall be in the name of more than one person, or if an Owner is a trustee, corporation, partnership, or other legal entity, then the Voting Member for the Lot shall be designated by such Owner, or Owners, in writing, to the Board and if in the case of multiple individual Owners, no designation is given, then the Board, at its election, may recognize any individual Owner of the Lot of its choosing as the Voting Member for such Lot.
- 3.3 <u>Association</u>: The Association has been, or will be, incorporated as an Oklahoma not for profit corporation. The Association shall be the governing body for all of the Owners for the administration and operation of the Common Areas, and the administration of this Declaration. The Association shall have all rights, privileges, and authority reasonably implied from the existence of any right, privilege, or authority granted to it in this Declaration, or the Association Documents, or otherwise reasonably necessary to effectuate any such right, privilege, or authority.
- 3.4 <u>Board</u>: Subject to the rights retained by the Declarant, pursuant to <u>Section 11.4</u>, the Board shall consist of three (3) natural persons as determined by the Association Documents, each of whom, after the Turnover Date, shall be an Owner or Voting Member. Except to the extent expressly provided in this Declaration, all of the rights, powers, and duties of the Association, and Association Members, including the Association Members' voting rights, shall be governed by the Association Documents. In the event of any conflict or inconsistency between the provisions of this Declaration and the provisions of the Association Documents, this Declaration shall control.
- 3.5 <u>Liability Limitations</u>: No Association Member, or director, partner, or officer of the Association, the Board, or Declarant shall be personally liable for debts contracted for, or otherwise incurred, by the Association or for any tort committed by, or on behalf of, the Association, or for a tort of another Association Member, whether such other Association Member was acting on behalf of the Association or otherwise. Neither Declarant, nor the Board, the Association, their directors, partners, officers, agents, or employees shall be liable for any damages, whether direct, incidental, of consequential for failure to inspect any premise, Improvements, or portions thereof, or for failure to repair, or maintain the same. Declarant, the Association or any other person, firm, or corporation, liable to make such repairs or maintenance shall not be liable for any personal injury or other incidental, or consequential damages occasioned by any act, or

2017-026817 Book 5333 Page 57 11/27/2017 10:28 AM Pg 50-107 Fee: \$127.00 Doc: \$0.00 Sharon Shoemake- Grady County Clerk State of Oklahoma Page 8 of 58 omission, in the repair, or maintenance of any premise, Improvements, or portions thereof, including and without limitation, any negligent act, or omission of Declarant, the Association or their agents, employees, or contractors.

- 3.6 Security Services: NEITHER THE ASSOCIATION, THE BOARD, DECLARANT, NOR ANY SUCCESSOR DECLARANT, SHALL IN ANY WAY BE CONSIDERED INSURERS, OR GUARANTORS OF SECURITY WITHIN THE PROPERTY, AND NEITHER THE ASSOCIATION, DECLARANT, NOR ANY SUCCESSOR DECLARANT, SHALL BE HELD LIABLE FOR ANY LOSS OR DAMAGE BY REASON OR FAILURE TO PROVIDE ADEQUATE SECURITY, OR INEFFECTIVENESS OF SECURITY MEASURES UNDERTAKEN. EACH OWNER OF ANY LOT, AND EACH TENANT, GUEST, AND INVITEE OF ANY OWNER, AS APPLICABLE, ACKNOWLEDGES AND UNDERSTANDS THAT THE ASSOCIATION, THE BOARD, THE ARCHITECTURAL COMMITTEE, DECLARANT, OR ANY SUCCESSOR DECLARANT, ARE NOT INSURERS, AND EACH OWNER OF ANY LOT OR TRACT, AND EACH TENANT, GUEST, AND INVITEE OF ANY OWNER, ASSUMES ALL RISKS FOR LOSS OR DAMAGE TO PERSONS, TO LOTS, AND TO THE CONTENTS OF LOTS, AND FURTHER ACKNOWLEDGES THAT THE ASSOCIATION, THE BOARD, THE ARCHITECTURAL COMMITTEE, DECLARANT, OR ANY SUCCESSOR DECLARANT, HAVE MADE NO REPRESENTATIONS, OR WARRANTIES, NOR HAS ANY OWNER, RESIDENT, TENANT, GUEST, OR INVITEE RELIED UPON ANY REPRESENTATIONS, OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OF FITNESS, FOR ANY PARTICULAR PURPOSE, RELATIVE TO SECURITY MEASURES UNDERTAKEN WITHIN THE PROPERTY.
- 3.7 <u>Rules and Regulations</u>: The use and enjoyment of the Dwelling Exteriors, and Common Areas, shall at all times, be subject to reasonable rules and regulations (the "<u>Rules and Regulations</u>"), duly adopted by the Board. The Rules and Regulations may include provisions governing the construction activities in, and access to and from the Property by builders and contractors. Copies of the Rules and Regulations shall be furnished, by the Association, to all Owners upon written request. The Rules and Regulations shall be binding upon the Owners, their families, tenants, guests, contractors, invitees, servants, and agents.
- 3.8 <u>Managing Agent</u>: The Association may employ a managing agent to assist the Board in administering the affairs of the Association. The Association may enter into a management agreement with Declarant, or an affiliate of Declarant.
- 3.9 Right to Enforce Maintenance and Repair of Dwellings: If in the sole judgment of the Board (a) an Owner has failed to maintain the Owner's Dwelling, and/or Dwelling Exterior, in good condition and repair, or the appearance of portions of the Owner's Dwelling, and/or Dwelling Exterior, are not of the character and quality of that of other Dwellings and Dwelling Exteriors in the Property, or in compliance with the Rules and Regulations, or (b) the Owner has failed to keep the Dwelling Exterior free of debris, then without limiting any rights or remedies of the Board, hereunder, or at law, the Association, its agents, employees, and contractors shall have the right to enter upon the Lot, (but not the interior of the Dwelling), and perform any maintenance or repair work which it deems necessary, or appropriate, and the cost thereof shall be a charge against the Owner and his Lot hereunder, and shall be payable by the Owner of the Lot to the Association upon demand. In the event that the Owner fails to make prompt payment of the charge upon demand, the charge shall be a continuing lien upon the Owner's Lot until such time as payment is made in full, and such lien shall be enforceable against the Owner and the Lot in the manner provided in Section 4.7.
 - 3.10 Merger and Consolidation: Upon a merger or consolidation of the Association with another

2017-026817 Book 5333 Page 58 11/27/2017 10:28 AM Pg 50-107 Fee: \$127.00 Doc: \$0.00 Sharon Shoemake- Grady County Clerk State of Oklahoma Page 9 of 58 corporation organized for the same or similar purposes, the Association's properties, rights, and obligations may be transferred to the surviving or consolidated association, or alternatively, the properties, rights, and obligations of another association may be added to the properties, rights, and obligations of the Association, as a surviving corporation pursuant to a merger. The surviving or consolidated association shall administer the covenants, conditions, and restrictions established by this Declaration, together with the covenants, conditions, and restrictions applicable to the properties of the other association as one scheme. No merger or consolidation shall be permitted after the Turnover Date without the consent of Voting Members representing seventy-five percent (75%) of the total number of existing votes.

3.11 <u>Dissolution</u>: To the extent permissible under law, in the event of the dissolution of the Association, any Common Area owned by the Association may be conveyed by the Association to the Owners, as tenants in common.

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ARTICLE IV COVENANTS AND LIENS FOR ASSESSMENTS

Assessments and Creation of the Lien and Personal Obligations of Assessments: Declarant, for each Lot owned by it which is not expressly excluded herein from Assessments, and/or these liens, hereby covenants, and each Owner of any Lot by acceptance of a deed therefore, whether or not it shall be so expressed in such deed, is deemed to covenant, and agree to (a) pay to the Association annual assessments, or charges, as hereinafter provided, (the "Annual Assessments"), (b) pay to the Association special assessments for capital improvements, such assessments to be established, and collected as hereinafter provided, (the "Special Assessments"), (c) pay to the Association individual or specific assessments against any particular Lot or Dwelling which are established pursuant to this Declaration, including, but not limited to, fines as may be imposed against such Lot or Dwelling in accordance with Article XII hereof, and (d) pay to the Club Owner, Membership Fees, as hereinafter defined, which may be established and collected as provided in this Article IV or pursuant to Article IX. The Assessments, together with interest, costs, and reasonable attorneys' fees, shall be a charge, and continuing lien, upon each Lot against which each such Assessment is made. Each such Assessment, altogether with interest, costs, and reasonable attorneys' fees, shall also be the personal obligation of the person who was the Owner of the Lot at the time when the Assessment fell due. Any such assessments, together with late charges, interest on the unpaid balance at the default rate per annum, and court costs and attorneys' fees incurred to enforce or collect such assessments, shall be an equitable charge and a continuing lien upon the Lot or Dwelling, the Owner of which is responsible for payment. Each Owner shall be personally liable for assessments coming due while he is the Owner of a Lot or Dwelling, and his grantee shall take title to such Lot or Dwelling subject to the equitable charge and continuing lien therefor, but without prejudice to the rights of such grantee to recover from his grantor any amounts paid by such grantee therefor; provided, however, the lien for unpaid assessments shall not apply to the holder of any first priority Mortgage or to the holder of any Mortgage securing a loan made by Declarant, its affiliates, successors, or assigns, and who takes title to a Lot or Dwelling through foreclosure or through conveyance of a deed in lieu of foreclosure or to any purchaser of such Lot or Dwelling at such foreclosure sale. In the event of co-ownership of any Lot or Dwelling, all of such co-Owners shall be jointly and severally liable for the entire amount of such assessments.

Assessments shall be paid in such manner and on such dates as may be fixed by the Board of Directors; provided that unless otherwise specifically provided by the Board or in this Declaration, the Annual Assessments, including Club Assessments, shall be paid in advance at the beginning of the fiscal year of the Association. For all platted Lots or Dwellings owned by Declarant, yearly assessments shall be paid in arrears at the end of the fiscal year of the Association; provided, however, if a Lot or Dwelling is sold during the fiscal year, the entire yearly assessment for that year shall be payable at the time of the sale. Notwithstanding the foregoing, the following qualifications and limitations on the assessments payable by Declarant (as hereinafter specially defined for purposes of these qualifications and limitations) shall apply:

(a) So long as Declarant owns any platted Lots or unoccupied Dwellings, Declarant shall not be subject to any additional assessment with respect to such Lots or unoccupied Dwellings that may be hereafter adopted by the Association to provide incentive or assistance funds relative to maintenance or operation of the Golf Course on the Club Property; and (b) the yearly assessment payable by the Declarant with respect to any such Lot or unoccupied Dwelling shall reduce in accordance with the following schedule:

For the first year, measured from the date the Lot is deemed developed (as hereinafter

2017-026817 Book 5333 Page 60 11/27/2017 10:28 AM Pg 50-107 Fee: \$127.00 Doc: \$0.00 Sharon Shoemake- Grady County Clerk State of Oklahoma Page 11 of 58 defined), the assessment on the Lot or unoccupied Dwelling shall be the full amount determined as provided for other non-Declarant owned Lots therein a "<u>Full Assessment</u>"). For all Lots deemed developed as of the date of this Amendment the foregoing one-year period shall be deemed to start on the effective date of this Amendment, and the subsequent yearly periods described below will be measured from the effective date of this Amendment.

- For the second year after the Lot is deemed developed, the yearly assessment shall be one-half (1/2) of the Full Assessment.
- For the third year after the Lot is deemed developed and thereafter until the Lots is sold, the yearly assessment shall be one-quarter (1/4) of the Full Assessment.

The reduced assessments shall apply only to the Declarant. Therefore, if a Lot is sold during any fiscal year the portion of the assessment attributable to portion of the year after the sale (and payable at the time of sale) shall be a pro rata portion of the Full Assessment and a pro rata portion of any Club Assessment for that year. Because the reductions may occur at times other than the beginning of a fiscal year, the yearly assessment for a fiscal year may have to be determined using two different rates.

For purposes of the foregoing schedule of reducing assessments, a Lot shall be deemed "developed" when the street serving the Lot is paved and available for vehicular access to the Lot and electric service to the Lot is available in the platted easement serving the Lot. Also, for purposes of this Section 4.1, the term Declarant shall mean Winter Creek Estates, LLC.

- 4.2 <u>Purpose of Annual Assessments</u>: Annual Assessments shall be made by the members of the Association, and shall be used for the purpose of promoting the enjoyment, and welfare of the Owners, and for the maintenance and improvement to the Common Areas and other portions of the Property, for which the Association has responsibilities, as provided in this Declaration, including, and without limitation, for the
- (a) maintenance and repair, (and replacement, as necessary, but excluding initial construction, unless authorized by this Declaration), of the Common Areas, waterways, other facilities, and operations, and all landscaped areas located within median strips, or other portions of any dedicated or private streets, or other rights-of-way, on or adjacent to the Property;
- (b) the payment of ad valorem taxes, assessments, and similar charges, and premiums for hazard, and other insurance in connection with the Common Areas, and such other portions of the Property as the Board deems appropriate, and public liability and other insurance of the Association;
- (c) payments of the cost of labor, utilities, water, lighting, walkways, equipment, (including the expense of leasing any equipment), and material required for, and management and supervision of, the Common Areas:
 - d) compliance with governmental laws, rules, and regulations;
 - (e) carrying out the powers, and duties of the Board and the Association;
 - (f) payment for security services, if any, for the Property; and
 - (g) carrying out the purposes of the Association, as stated in the Association Documents.
- 4.3 <u>Special Assessments for Capital Improvements</u>: In addition to the Annual Assessments authorized above, the Association may levy, in any assessment year, a Special Assessment applicable to that year only, for the purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair, or replacement of a capital improvement upon the Common Areas, including fixtures and personal property

related thereto, provided that any such Special Assessment shall have the assent of two-thirds (2/3) of the votes entitled to be cast by the Association Members present, voting in person, or represented by valid proxy, at a meeting duly called for that purpose at which a quorum is present. Written notice of Special Assessments and due dates shall be sent to each owner.

- 4.4 Notice and Quorum for Any Action Authorized Under Sections 4.2 and 4.3: Written notice of any meeting, for the purpose of taking any action authorized under Sections 4.2 or 4.3, shall be sent to all Association Members not less than ten (10) days nor more than forty-five (45) days in advance of the meeting. At the first of each such meeting called, the presence of Association Members or of proxies entitled to cast sixty percent (60%) of all votes of each class of membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement, and the required quorum at the subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following the proceeding meeting. With respect to Section 4.3, in the event two-thirds (2/3) of the Association Members present do not assent at the time of the meeting to the proposed special assessment, Association Members not present may, within thirty (30) days thereafter, give assent, by delivery of written assent, to the Secretary of the Association, and such assents shall be deemed votes cast at the meeting.
- 4.5 <u>Uniform Rate of Assessment</u>: Both Annual and Special Assessments must be fixed at a uniform rate, and may be collected on a monthly basis.
- Assessments shall commence, as to all Lots, on the date specified by the Board and shall continue thereafter from year to year. The first Annual Assessment shall be adjusted according to the number of months remaining in the calendar year. The Association shall fix the amount of subsequent Annual Assessments against each Lot at least thirty (30) days in advance of each Annual Assessment period. The omission or failure of the Association to timely fix the Annual Assessments shall not be deemed a waiver or release of any Owner from the obligation to pay such Assessment when fixed. Written notice of the Annual Assessment shall be sent to every Owner subject thereto. The due dates for the Annual Assessments shall be established by the Association. The Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an officer of the Association, setting forth whether the Assessments on a specified Lot have been paid. A properly executed certificate of the Association as to the status of Assessments on a Lot is binding upon the Association as of the date of its issuance.
- 4.7 <u>Effect of Nonpayment of Assessments</u>: Any Assessment not paid within thirty (30) days after the due date shall bear interest from the due date at the Default Rate of eighteen (18%) per annum, and Owners shall be liable for all costs and expenses incurred in collection, including attorneys' fees. The Association may bring an action at law against the Owner personally obligated to pay the same, or foreclose the lien against the property. No Owner may waive, or otherwise escape liability, for the Assessments provided for herein by non-use of the Common Area or abandonment of his Lot.
- 4.8 <u>Subordination of the Lien to Mortgages</u>: The lien of the Assessments shall be subordinate to the lien of ad valorem taxes and any duly recorded first mortgage filed prior to the date of the recording of the lien created by the unpaid Assessments. Sale or transfer of any Lot shall not affect the lien for Assessments, except that a sale or transfer of any Lot pursuant to mortgage foreclosure, or any proceeding in lieu thereof,

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shall extinguish a subordinate lien for Assessments which became payable prior to that foreclosure. Any such delinquent Assessments shall continue to be the personal obligation of the Owner of the Lot foreclosed upon, notwithstanding the extinguishment of the lien securing such Assessments. No sale or transfer shall relieve the purchaser or transferee of a Lot, nor the Lot so foreclosed from liability from the Assessments thereafter becoming due, or from the lien thereof. Upon the sale or conveyance of any Lot, all unpaid Assessments against an Owner levied by the Board, shall first be paid out of the sale price paid by the purchaser, in preference over any other assessments or charges of whatever nature, except the following:

- Assessments, liens and charges in favor of the State of Oklahoma, and any political subdivision for past due and unpaid ad valorem taxes on the Lot; and
- Amounts due under any duly recorded first mortgage securing borrowed indebtedness to the extent that the Assessments are subordinated to such borrowed indebtedness.
- Exempt Property: All properties, dedicated and accepted, by a public authority, and all Common Areas shall be exempt from the Assessments.

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ARTICLE V COMMON AREAS

- 5.1 Obligations of the Association and Declarant: Declarant shall convey title to the Common Areas to the Association on or before the Turnover Date. The Association shall be responsible for the maintenance, management, operation, and control of the Common Areas and all Improvements thereon, and shall keep the same in good, clean, and attractive condition, order, and repair. Notwithstanding anything provided herein, Declarant shall have no further obligation or liability under this Section 5.1 from, and after, the conveyance of all the Common Areas to the Association.
- 5.2 Owners' Easements of Enjoyment: Every Owner shall have a nonexclusive right and easement of use and enjoyment in and to the Common Areas, which shall be appurtenant to, and shall pass with, the title to every Lot, subject to the following provisions:
- (a) The right of the Association to charge reasonable fees for the use of any facility situated upon the Common Areas, or to restrict or regulate the access to, or use of, the Common Areas for safety, privacy, or other reasons deemed by the Board to be in the best interests of the Owners.
- (b) The right of the Association to suspend the Voting rights and right to use of the Common Areas and facilities by an Owner for any period during which any assessment against his Lot remains unpaid;
- (c) The right of the Association to sell or convey all, or any part of, the Common Areas, and to receive and use the net proceeds, if any, for the purposes provided in this Declaration, or for other purposes, provided any such sale or conveyance, and the use of the proceeds for other purposes, (if any), are approved by two-thirds (2/3) of the votes entitled to be cast by the Association Members present, voting in person, or represented by valid proxy, at a meeting duly called for the purpose at which a quorum is present written notice of which shall be given to all Association Members at least thirty (30) days in advance, and shall set forth the purpose of the meeting;
- (d) The right of the Association to prescribe rules and regulations for the use, enjoyment, and maintenance of the Common Areas;
- (e) The right of the Association to borrow money for the purpose of improving all, or any part, of the Common Areas, and to mortgage all or any part of the Common Areas;
- (f) The right of the Association to grant utility easements or other easements across the Common Areas;
- (g) The right of the Association to dedicate or transfer all, or any part of, the Common Areas to any public agency, authority, or utility, for such purposes, and subject to such conditions as may be desired by the Association;
- (h) All of the other easements, covenants, and restrictions provided for in this Declaration and applicable to the Common Areas; and
 - (i) Declarant's rights under <u>Sections 6.7 and 6.8</u>, Article XI, and elsewhere in this Declaration.

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- (j) Delegation of Use: Any Owner may delegate, in accordance with the Association Documents, and subject to the Rules and Regulations, his right of enjoyment to the Common Areas and facilities to the members of his family who reside at his dwelling, his tenants, or contract purchasers who reside on the Property.
- (k) Damage by Owner: If, due to the act or omission of an Owner of a Dwelling, or of a household pet, or guest, or other authorized occupant, or invitee of the Owner of a Lot, damage shall be caused to the Common Areas, and maintenance, repair, or replacement shall be required thereby, then such Owner shall pay for such damage, and such maintenance, repairs, and replacements as may be determined by the Board.

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ARTICLE VI UTILITIES AND EASEMENTS

- 6.1 Right to Grant Easements: Replatting: There is hereby reserved, for the benefit of Declarant, the Association, and their respective successors, and assigns, the alienable, transferable, and perpetual right, and easement, as well as, the power to grant, and accept, easements to and from Grady County, the City of Blanchard (to the extent that the Property or portions thereof may at some point be annexed thereto), or any other public authority, or agency, utility district, or public or private utility company, upon, over, under, and across the Common Areas, and those portions of all Lots, and tracts as are reasonably necessary for the purpose of installing, replacing, repairing maintaining, and using electrical, gas, telephone, water, and sewer lines, master television antenna and/or cable systems, security and similar systems, and facilities for the Property, or any portion thereof, as well as street lights, street signs, and traffic signs; provided, however that such easements shall not unreasonably affect the ability to develop or, market, or unreasonably affect the value of any Lot or Dwelling. Such easements may be granted, or accepted by Declarant until such time as Declarant delegates said authority to the Board, provided, however, prior to the Turnover Date, the Board must obtain the written consent of Declarant prior to granting, or accepting, any such easements. Declarant may plat, or replat, all, or any portion of, the Property in accordance with applicable law, any portion of the land in the Property, that it may own from time to time, thereby reconfiguring the Lots, Common Areas, or any portion thereof.
- 6.2 Easement for Fire and Police Protection: Declarant hereby grants to the State of Oklahoma, Grady County, the City of Blanchard, or such other governmental authority or agency, as shall, from time to time, have jurisdiction over the Property, or any portion thereof, with respect to law enforcement and fire protection, the perpetual, nonexclusive right, and easement upon, over and across all of the Common Areas, for purposes of performing such duties, and activities related to law enforcement, and for protection in the Property, as shall be required, or appropriate, from time to time, by such governmental authorities, under applicable law.
- Right of Entry for the Association: The Association shall have the right, but not the obligation, to enter into any Dwelling Exterior portion of any Lot for any emergency, security, and/or safety reasons, and to inspect, for the purpose of ensuring compliance with this Declaration, the Association Documents, and the Rules and Regulations, whose rights may be exercised by the Board, its officers, agents, employees, and managers, and all policemen, firemen, ambulance personnel, and similar emergency personnel in the performance of their respective duties. Except in an emergency situation, entry shall only be during reasonable hours, and after notice to the Owner. This right of entry shall include the right of the Association to enter a Dwelling Exterior portion of a Lot to cure any condition which may increase the possibility of a fire, or other hazard, in the event an Owner fails, or refuses to cure the condition within a reasonable time after request by the Association. For purposes of this paragraph, fourteen (14) days from the mailing of notice to the address listed on the County Assessor's website (or records if no website is available) shall be deemed to constitute a reasonable time for such notice before the taking of action by the Association.
- 6.4 <u>Improvements in Utility Easements</u>: Except as may be otherwise permitted by the Architectural Committee, no Owner shall erect, construct, or permit any obstructions, or permanent Improvements of any type, or kind, to exist within any easement area for public utilities which would restrict or adversely affect drainage, or the use of the easement for its intended purpose. Each Owner assumes full,

2017-026817 Book 5333 Page 66 11/27/2017 10:28 AM Pg 50-107 Fee: \$127.00 Doc: \$0.00 Sharon Shoemake- Grady County Clerk State of Oklahoma Page 17 of 58 complete, and exclusive liability, and responsibility, for all cost and expense related to damage, repair, relocation, and restoration of such Improvements. Except as to special street lighting, or other aerial facilities, which may be required by municipal authorities, or which may be required by the franchise of any utility company, or as provided in the Plat, no aerial utility facilities of any type, (except meters, risers, service pedestals, and other surface installations necessary to maintain or operate appropriate underground facilities), shall be erected, or installed in the Property, whether upon individual Lots, easements, streets, or rights-of-way of any type, either by the utility company, or any other person or entity, and all utility service facilities, (including, but not limited to water, sewer, gas, electricity, and telephone), shall be buried underground, unless otherwise requested by a public utility, with the approval of the Association. All utility meters, equipment, air-conditioning compressors and similar items must be visually screened in a manner satisfactory to the Architectural Committee.

- 6.5 Environmental Easement: There is hereby reserved for the benefit of Declarant, the Association, and their respective Agents, employees, successors, and assigns, an alienable, transferable, and perpetual right and easement on, over, and across all Lots and all unimproved portions of Dwellings for the purpose of taking any action necessary to effect compliance with environmental rules, regulations, procedures from time to time promulgated or instituted by the Board of Directors or by any governmental entity, such easement to include, without limitation, the right to implement erosion control procedures and practices, the right to drain standing water, and the right to dispense pesticides and herbicides.
- 6.6 <u>Club Property:</u> Notwithstanding that this Declaration has been recorded against the legal description of the Club Property, the Club Property shall not be encumbered by this Declaration although it is intended to be benefitted hereby. Neither the Association nor any Owner shall have any right, title or interest whatsoever in the Club Property or in the operations conducted in the Club Property, including, but not limited to, equity rights, prescriptive easements, use rights to use the improvements, or the right to continued operation of any improvements located on the Club Property. Notwithstanding the foregoing, every Owner of a Lot or Dwelling shall be required to be a member of the Club, and such Owner shall be subject to the same membership requirements, fees and dues structures and such other rules and regulations as are applicable to other Association Members in accordance with the Club Plan. The fees and dues charged under the Club Plan are separate and apart from the Assessments
- 6.7 Wells and Effluent: There is hereby reserved for the benefit of Declarant and its affiliates, agents, employees, successors, and assigns, an alienable, transferable and perpetual right and easement (i) to pump water from lakes, ponds, basins, water dependent structures, and other bodies of water located within the Development for any purpose deemed appropriate by the Declarant, (ii) to drill, install, locate, maintain, and use wells, pumping stations, water towers, siltation basins and tanks, and related water and sewer treatment facilities and systems within the Common Areas and lands within the Property, or (iii) to spray or locate any treated sewage effluent within the Common Areas, or upon any Lot or upon unimproved portions of any Dwelling.
- 6.8 <u>Water Wells; Surface Water:</u> No Owner shall erect any water wells on his Lot. Declarant, and its successors, and assigns, shall have the right to erect, or permit the erection of water wells, and water collecting lines, on the Property, and to grant easements for the purposes of construction, drilling, laying, maintaining, and operating water wells, and water collecting lines, to service those water wells, which water wells shall be used to serve the Common Areas, irrigate the Club Property, and for such other purposes as the

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- Easement for Encroachment: The construction of any improvements adjacent to or encroaching upon any pond, lake or other body of water within the Development is prohibited within fifteen (15) feet of the shoreline unless otherwise permitted by the Declarant and the Board of Directors and approved by the Architectural Committee. In the event that by reason of the construction, repair, reconstruction, settlement, shifting, or incorrect conveyances of a Lot, any facilities servicing any such Lot, or any Improvements to the Common Areas shall encroach upon any part of any Lot, or the Common Areas, then, in any case, there shall be deemed to be an easement in favor of, and appurtenant to, such encroaching Improvement for the continuance, maintenance, repair, and replacement thereof, provided, however, that in no event shall an easement for any encroachment be created in favor of any Owner. If such easement for any encroachment be created in favor of any Owner, if such encroachment occurred due to the intentional, willful, or negligent conduct of such Owner, or his agent, and provided further, this encroachment shall be limited to minor encroachments, not to exceed two and one-half feet (2.5'). The person who is responsible for the maintenance of any encroaching Improvement, for which an easement for continuance of such encroaching Improvement, and the person who is responsible for the maintenance of the real estate upon which such Improvement encroaches, shall not have the duty to maintain, repair, or replace any such encroaching Improvement, unless otherwise provided in this Declaration.
- 6.10 <u>Club Property Utility Easements:</u> There is hereby reserved for the benefit of the Club Property, easements for utility service lines, golf course irrigation lines, communication lines and electric lines as follows:
- (a) Upon the completion of the improvements to the Club Property, a permanent nonexclusive utility easement shall be deemed created over each utility service line for the maintenance, repair, replacement, and reconstruction of the utility service lines constructed for the benefit of the Club Property. The Utility Easements shall extend five (5') feet on either side of each utility service line as actually constructed, or such additional land as reasonably necessary to allow for the maintenance, repair, replacement and reconstruction of each utility service lines constructed for the benefit of the Club Property.
- (b) Upon completion of the golf course irrigation system, a nonexclusive Golf Course irrigation easement shall be deemed created over each Golf Course irrigation water, communication, and electric line located on the Property for the maintenance, repair, replacement, and reconstruction of the Golf Course irrigation water, communication and electric lines.
- (c) Upon completion of the improvements to the Club Property, Declarant, its successors or assigns, may prepare a plat or survey indicating the location and existence of the easements reserved herein and create and record specific easements, consistent with the terms hereof, for all or any portion of the improvements.

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- Club Access: The Declarant hereby reserves the right to grant perpetual access easements to 6.11 the Club Owner and Club Users over portions of the Common Areas for pedestrian and vehicular access for the benefit of the Club Property.
- Golf Cart Paths: There is hereby reserved for the benefit of the Club Property, a 6.12 nonexclusive easement for the purpose of construction, maintenance, repair, and replacement of golf cart paths over and across portions of the Common Areas as designated on Plats to provide ingress and egress by and between portions of the Club Property. The Club Owner shall maintain the easements reserved herein in a safe and orderly manner. Further, the Club Owner shall have the right to install, replace, maintain and repair directional and safety signage within the golf cart path easements, as deemed reasonably necessary.
- Golf Cart and Maintenance Vehicle Easement: There is hereby reserved for the benefit 6.13 of the Club Property, a nonexclusive easement to Club Users to operate golf carts, operate machinery, equipment and maintenance vehicles as are reasonably necessary in connection with the operation and maintenance of the Club Property over and across all easements reserved in this Article VI for roads. streets, and rights-of-way.
- Golf Course Play Easement: There is hereby reserved to the Club Users, a nonexclusive easement over and across the Common Areas, Lots and certain unimproved portions of Dwellings for the following purposes:
- Retrieval of golf balls, including the right to enter on any Lot or certain unimproved portions of Dwellings for that purpose, provided that the person retrieving the golf ball shall do so in a reasonable manner and will repair any damage caused by such entry.
 - (b) Flight of golf balls over, across and upon the Common Areas and Lots.
- Doing of every act necessary and incident to the playing of golf and other recreational activities on the Club Property, including, but not limited to, the operation of lighting facilities for operation of swimming, driving range, and golf practice facilities during hours of darkness, and the creation of usual and common noise levels associated with such recreational activities.
- (d) Creation of noise related to the normal maintenance and operation of the Club Property, including, but not limited to, the operation of mowing and spraying equipment. Such noise may occur from early morning until late evening.
- An easement for the overspray of herbicides, fungicides, pesticides, fertilizers and water over portions of the Common Property and Lots located adjacent to the Club Property.

The easements reserved in this Section 6.14 over certain unimproved portions of Lots are limited to portions of the unimproved areas of Lots situated outside of any fenced area but in no event shall extend more than twenty-five (25') feet from the Club Property.

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ARTICLE VII ARCHITECTURAL COMMITTEE

PRIOR TO ACQUIRING ANY INTEREST IN A LOT OR HOME, EACH PROSPECTIVE PURCHASER, TRANSFEREE, MORTGAGEE, AND OWNER IS STRONGLY ENCOURAGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW THE MOST RECENT DESIGN GUIDELINES WHICH WILL CONTROL THE DEVELOPMENT, CONSTRUCTION, AND USE OF THE LOT. THE DESIGN GUIDELINES MAY CONTAIN STANDARDS, REQUIREMENTS, OR LIMITATIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN THOSE SPECIFIC STANDARDS, REQUIREMENTS, OR LIMITATIONS SET FORTH, OR REFERRED TO IN THIS DECLARATION.

- Architectural Plan Review Required: No Dwelling, or other Improvement shall be erected, placed, or altered, (including, but not limited to, changes to exterior colors or materials, constituting the Improvements), on any Lot until the building plans, and specifications, drainage and grading plans, exterior color scheme and material thereof, and plot plan, which plot plan shows the location and facing of such building, and all other items required by this Article VII, have been approved in writing, by the Architectural Committee pursuant to this Article VII. An Owner may, however, make interior improvements, and alterations, within his Dwelling that do not affect the exterior appearance of the Dwelling, without the necessity of approval or review by the Architectural Committee.
- Architectural Committee: Subject to the rights retained by Declarant under Section 11.4, 7.2 the Board shall establish the Architectural Committee which shall consist of a representative of the Declarant, one (1) representative with experience in residential design or construction appointed by the Declarant and two (2) additional representatives as appointed by the Declarant, who need not be members of the Association, Owners, or Voting Members. The term of office for each member shall be as set forth in the Association Documents, or as established by resolutions of the Board. Any member appointed by the Board may be removed, with or without cause, by the Board, at any time, by written notice to such appointee, and a successor, or successors, appointed to fill such vacancy shall serve the remainder of the term of the former member. The Architectural Committee shall have the right, and power to, and, to the extent possible, shall retain the services of consulting architects, landscape architects, urban designers, engineers, inspectors, and/or attorneys in order to advise, and assist the Architectural Committee in performing its functions, and to supplement the expertise, if any, represented by the professionals which may serve on the Architectural Committee. Any such fees shall be reimbursable from Assessments hereunder, but to the extent possible, shall be paid out of review fees collected under Section 7.4. The Board shall be authorized to pay any members of the Architectural Committee who are not Owners, or Voting Members, and /or any consulting professionals hired by the Architectural Committee, fees in such amounts as the Board deems appropriate from time to time. The Architectural Committee shall be a committee of the Board, with powers of the Board provided for in this Declaration, the Association Documents, or as granted in resolutions of the Board.
- 7.3 <u>Plan Submission and Approval Process</u>: In General: The following is a general outline of the steps, and required information involved in the review and approval of Plans for new Dwelling construction.
- (a) Submit, to the Architectural Committee, conceptual sketches of the exterior elevations and floor plans, and a site plan:

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- (b) Submit, to the Architectural Committee, preliminary architectural design plans, which shall include, but not be limited to, plot plan with the survey, roof plan, floor plans, all exterior elevations, and proposed exterior materials:
- (c) Submit, to the Architectural Committee, landscape design plans, which shall include, but shall not be limited to: site plans, showing building, building line setbacks, and existing vegetation to be removed, and to be preserved, location of proposed sidewalks, drives, and other site improvements, location size, type, and quantity of plant materials; grading plans; and additional elevations, details, and sketches to complete description of proposed site Improvements. Each Owner acknowledges that he will be responsible, at his sole cost and expense, for construction of a sidewalk on his Lot as required by these covenants and the Architectural Committee.
- (d) Submit, to the Architectural Committee, final architectural design plans which shall include, but not be limited to: site plans and roof plans indicating, without limitation, sidewalks, driveways, and other exterior flatwork, with color samples for all exterior colors, lot coverage, floor plans, complete elevations; building Sections, and other drawings, as required by the Architectural Committee, and samples of colors, and specifications that will positively identify material, color, and texture. The Architectural Committee is authorized to request the submission of samples of proposed construction materials for approval:
 - (e) Submit, to the County, plans and specifications to the degree required by the County: and
 - (f) Submit, to the Architectural Committee, a copy of the building permit.
- (g) The Architectural Committee shall maintain a list of builders that are approved to construct Dwellings within the Property. Should an Owner desire to construct a Dwelling, that Owner shall be required to use a builder so approved.
- 7.4 The Architectural Committee may waive any of the requirements, in writing, and require other or additional steps, to plan submission and approval process, and may promulgate special abbreviated submission requirements with respect to any remodeling or construction work.
- (a) <u>Informal Review</u>: The Architectural Committee is authorized and empowered to, and shall consider, review, and comment on, conceptual sketches and preliminary architectural design plans on an informal basis to assist Owners, developers, homebuilders, and prospective purchasers of the Lots, in complying with this Declaration, and to assist in the completion of any feasibility studies undertaken by such persons or entities. The Architectural Committee shall have the right, however, to prescribe reasonable limitations concerning the time, effort, and expense likely to be involved in handling such matters on an informal basis.
- (b) Approval of Preliminary Plans: If the preliminary plans described in Section 7.4(a) above are approved by the Architectural Committee, the Owner, or the Owner's designated representative, will be so advised, by letter, containing a statement and explanation of items found not to comply with this Declaration and the Design Guidelines. Comments on, and approvals of, preliminary plans shall be binding upon the Architectural Committee, provided that conforming final plans and specifications are submitted within sixty (60) days of such preliminary comments or approvals.
- (c) <u>Landscape Plans</u>: Landscape design plans described in <u>Section 7.3(c)</u> above, shall be submitted to the Architectural Committee prior to, or with, the final architectural design plans.

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- (d) Approval of Final Plans: At such time as the final architectural design plans described in Section 7.2(d) above meet the approval to the Architectural Committee, one (1) complete set of plans, specifications, and surveys will be retained by the Architectural Committee, and the other complete set will be marked "Approved" and returned to the Lot Owner, or his designated representative. If found not to be in compliance with this Declaration, and Design Guidelines, one (1) set of such plans shall be returned marked "Disapproved", accompanied by a reasonable statement and explanation of items found not to comply with this Declaration, and the Design Guidelines. Any modification or change to the approved set of plans must again be submitted to the Architectural Committee for its inspection and approval. The Architectural Committee's approval or disapproval, as required herein, shall be in writing. If the Architectural Committee fails to approve or disapprove final architectural design plans within four (4) weeks after the actual date on which the final submission is received, then Architectural Committee disapproval shall be presumed.
- 7.5 <u>Basis of Approval</u>: Approval of the Plans shall be based, among other things, on general adequacy of Lot dimensions, conformity to, and harmony of the exterior design, and of location with neighboring structures, relation of finished grades, and elevations to neighboring Lots and the adjacent Golf Course, the impact, if any, of the work, design, or construction of Improvements, or any Common Areas, and the Golf Course, and the conformity to both the specific and general intent of the restrictions, covenants, development standards, and other provisions in this Declaration.
- 7.6 <u>Design Guidelines</u>: The Architectural Committee, will upon request, and to the extent then available, provide the applicant with Design Guidelines that describe certain recommended design practices and issues that are of special concern to the Architectural Committee. The guidelines are intended only to assist the applicant in preparing the Plans for review by the Architectural Committee, and are subject to change at any time, by the Architectural Committee. EACH PROSPECTIVE PURCHASER AND OWNER IS STRONGLY ENCOURAGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW, THE MOST RECENT DESIGN GUIDELINES. THE DESIGN GUIDELINES MAY CONTAIN STANDARDS, REQUIREMENTS, OR LIMITATIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN ANY SPECIFIC STANDARD, REQUIREMENT, OR LIMITATION SET FORTH, OR REFERRED TO IN THIS DECLARATION.
- 7.7 <u>Limitation of Liability</u>: The Architectural Committee shall not be liable for cost, expense, or damages, or otherwise, to anyone submitting Plans for approval, or to any Owner, by reason of any decision, or mistake of judgment, disapproval, or for failure to approve, or disapprove any Plans.
- 7.8 Commencement of Construction: If work on an Improvement is not significantly commenced within nine (9) months from the date the Architectural Committee approves the Plans for such work, then such approval shall be deemed revoked by the Architectural Committee, unless the Architectural Committee extends the time for commencing work, in writing, at its discretion. All work covered by such approval, (including, but not limited to, landscaping, and construction of sidewalks), is required to be constructed by Owner, at Owner's sole cost and expense, and shall be complete within twelve (12) months of commencement thereof, except for such period of time as such completion is rendered impossible, or would result in great hardship due to strike, fires, national emergencies, critical materials shortage, or other intervening forces beyond the control of the Owner, lessee, licensee, or resident, or his agent, unless the Architectural Committee extends the time for completion, in writing, at its discretion. For the purposes of Declaration, work on an

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- 7.9 <u>Compliance with Plans</u>: After approval by the Architectural Committee of the Plans for an Improvement, such Improvement shall be constructed, erected, colored, maintained, altered, or enlarged strictly in accordance with the approved Plans. No construction or use that is inconsistent with, in addition to, or different from, the approved Plans shall be commenced or permitted until Plans reflecting such changes or additions have been submitted to, and approved by, the Architectural Committee in accordance with this article.
- 7.10 <u>Enforcement</u>: Following approval of any Plans by the Architectural Committee, representatives of the Architectural Committee shall have the right, during reasonable hours, to enter upon, and inspect any Lot, Dwelling, or other Improvement which is being constructed, to determine whether or not the Plans thereof have been approved, and are being complied with. In the event the Architectural Committee shall determine that such Plans have not been approved, or are not being complied with, or that construction has commenced without prior approval from the Architectural Committee, the Architectural Committee shall be entitled to recommend to the Board, and the Board may, (on its own motion, with or without the recommendation of the Architectural Committee), take any of the following actions:
- (a) Require the Owner to remove the construction, addition, alteration, or Improvement, and restore the Lot, Dwelling, or Dwelling Exterior to its condition prior to any such work, or to require the Owner to construct any Improvement required by the Plans, all at the Owner's expense, and if the Owner fails or refuses to comply with any such requirement, the Association shall have the right and power to seek appropriate injunctive relief, and all other remedies, at law, or equity from, a court of competent jurisdiction; or
- (b) If the Owner refuses or fails to properly perform the work required under <u>Section 7.10(a)</u>, the Board may cause such work to be done, and may charge the Owner for the cost thereof, as determined by the Board, which charge, until paid, shall be a continuing lien upon the Owner's Lot; or
- (c) Permit the Architectural Committee to ratify the action taken by the Owner, and the Architectural Committee may, (but shall not be required to), condition such ratification upon the same conditions which the Architectural Committee may impose, at its discretion, upon giving of its prior consent under this article.
- 7.11 <u>Variance</u>: The Architectural Committee may authorize, in writing, variances from compliance with any of the Design Guidelines, or the provision of Article VIII when circumstances such as topography, obstructions, hardship, or aesthetic, environmental, or other considerations require, but only in accordance with specific conditions imposed by the Architectural Committee. No variance shall be contrary to any specific restriction set forth in this Declaration, other than the provisions of Article VIII, nor stop the Architectural Committee from denying a variance in any other circumstance. For the purposes of the Section, the inability to obtain approval of any governmental agency, issuance of any permit, or the terms of any financing, shall not be considered a hardship warranting a variance. This Section shall not be construed so as to confer on any Owner any entitlement to a Variance of waiver.

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Appeal to the Board: Any action of the Architectural Committee may be appealed to the 7.12 Board. The decision of the Board shall be final, conclusive, and binding upon the applicant and the Architectural Committee.

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ARTICLE VIII DEVELOPMENT AND USE RESTRICTIONS

- 8.1 <u>Single Family Residential Use Only</u>: Each Dwelling, and Dwelling Exterior, shall be used only as a single-family residence, and no business activities, including home occupations shall be conducted unless approved in writing by the Association. For purposes of this restriction, a "<u>Single Family</u>" shall be defined as any number of persons related by blood, adoption, or marriage, living with not more than one (1) person who is not so related as a single household unit, or, alternatively, not more than two (2) persons who are not so related, living together as a single household unit. Household employees are not to be considered as part of the determination of either such household unit.
- 8.2 <u>Single-Family Dwellings</u>: No building or structure shall be erected, altered, or placed, or permitted to remain on any lot other than one (1) detached single-family Dwelling, and such accessory structures as may be approved by the Architectural Committee. All pre-approved outbuildings or structures must be constructed of the same materials, contain the same quality and workmanship as the permanent residence. The Committee may permit a Dwelling and/or Dwelling exterior residence to be located on more than one (1) lot, however may impose specific requirements and conditions with respect to such permission, including but not limited to encroachments of easements or building lines.
- 8.3 Maintenance, Repair and Replacement of Dwelling and/or Exteriors: Except as otherwise specifically provided in the Declaration, each owner shall be responsible for the maintenance, repair and replacement of his Dwelling and Dwelling Exterior and shall at all times keep his Dwelling and Dwelling Exterior well maintained, in good condition and repair, free of debris in keeping with a first class residential development. With respect to a lot on which construction has not commenced, the owner shall at all times maintain the Lot in a neat and clean condition, and shall maintain his lawn and landscaping in a well maintained and sightly manner in keeping with a first class residential development. No trees with diameters of three inches (3) or more (except within foundation or within ten feet (10) of the perimeter of the foundation of a Dwelling) can be removed without the approval of the Architectural Committee. Without limiting the forgoing, each owner shall furnish such maintenance, repairs or replacements as are necessary from time to time to maintain the integrity of utility facilities located on the Owner's Lot.
- Regulation, no lease shall be for less than all of the Dwelling, and no Dwelling shall be leased or otherwise contracted to be let for less than a six (6) month period. Every lease shall be in writing, and shall expressly provide that the lease shall be subject to the terms of this Declaration and that any failure of the lessee to comply with the terms of this Declaration shall be a default under the lease. A lessee shall be bound by the provisions hereof, whether or not the lease specifically refers to this Declaration. No unimproved Lot may be leased by its Owner.

8.5 Minimum Lot Size. Setbacks and Yards:

- (a) Minimum Lot size: No lot shall be lot-split, or re-subdivided without the prior express consent of the Architectural Committee, and the Association.
- (b) <u>Setbacks</u>: No building, structure or fencing shall be erected or maintained nearer to a street, (public or private) than the building setback lines depicted to the side yard, except as specifically provided

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(c) Side Yard:

- 1. Each Fairway Lot shall maintain clear side yard setbacks of not less than fifteen feet (15) in width.
- 2. Each Non-Fairway Lot shall maintain clear side yard setbacks of not less than five feet (5) in width on one side and not less than ten feet (10) on the opposite side yard.

(d) Yard Facing Golf Course:

- 1. Each Fairway Lot shall maintain a setback from the lot line abutting the Club Property of at least thirty-five feet (35);
- Each Non-Fairway Lot shall maintain a clear rear yard depth setback of at Least twenty percent (20%) of the lot depth.
- (e) <u>Landscaping in setback areas</u>: Subject to the written approval of the Architectural Committee landscaping may be located in the required side and rear yard setbacks.

8.6 Minimum Floor Area of Dwelling:

- (a) <u>Single Story</u>: Each single story Dwelling on a Non-Fairway Lot shall have a minimum of 2000 square feet of finished heated living area. Each single story Dwelling on a Fairway Lot, Greens Lot or Lake Lot shall not exceed twenty-four feet (24) in height and shall have at least 2300 square feet of finished heated living area.
- (b) Two-Story and Story and a half: All multi-level Dwellings must be approved by the Architectural Committee and must meet at the very least, these guidelines; on Non-Fairway Lots, if a Dwelling has two levels or stories immediately above and below each other measured vertically and all such levels or stories are above the finished exterior grade of such Dwelling, then such Dwelling shall not exceed thirty-six feet (36) in height and shall have at least 1800 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 2,600 sq. feet of finished heated living area. On any Fairway Lot, Greens Lot or Lake Lot, if a Dwelling has two levels or stories immediately above or below each other measured vertically and all such levels or stories are above the finished exterior grade of such Dwelling, then such Dwelling shall not exceed thirty-six feet (36) height and shall have at least 2,200 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 3,000 square feet of finished heated living area.
- (c) <u>Computation of Living Area</u>: The computation of living area shall not include any basement living or storage area or attic area used for storage. All living area measurements shall be horizontally at the top plate level to the face of the outside wall. Required living area must average at least seven feet six inches (7'6") in height.

The Architectural Committee may waive, in particular instances, floor area requirements and height limitations set out in <u>Section 8.6</u>.

8.7 Garage: The location, design and facing of garage entryways shall comply with design guidelines and shall be subject to the approval of the Architectural Committee. Each Dwelling shall have a garage for at least two vehicles. Front facing garage door openings are strongly discouraged, but will be

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8.8 <u>Building Material Requirements:</u>

- (a) Exterior Walls: Exterior walls of any Dwelling erected on any lot shall be of at least seventy percent (70%) brick, stone or stucco; provided, however, that the area of all windows and doors located in exterior walls shall be excluded in the determination of the area of said exterior walls, and further provided that where a gable type roof, is constructed, and a part of the exterior wall is extended above the interior room ceiling line due to the construction of such gable type roof, then that portion of such wall extended above the exterior room ceiling height may be constructed of wood material, and shall be excluded from the square foot area in the determination of the area of the exterior walls of said Dwelling.
- (b) Roofing: The roof of the Dwelling erected on any lot shall be treated wood shingle, concrete tile, clay tile, slate, or a composition shingle equivalent or comparable to a 40 year Owen Corning shingle. The color of all said shingles shall be comparable to a "Weathered Wood" GAF Timberline shingle. Metal valleys and ridges will be standard. No solar panels or similar items shall be placed on any Dwelling without the written prior approval of the Architectural Committee. A minimum roof pitch of 10/12 is required.
 - (c) Chimneys: All chimneys above the roof shall be constructed of exposed brick or stone.
- (d) <u>Concrete</u>: All concrete footings and stem walls, shall contain re-bar or wire re- enforcement. Concrete construction shall conform to traditional stress and durability guidelines.
- (e) <u>Windows</u>: All windows will be constructed of vinyl or wood with thermopane glass. No metal windows will be allowed.
- (f) <u>Waiver</u>: The Architectural Committee may in its sole discretion waive, in the particular instance, the building material requirements set out in <u>Section 8.8</u>.
- 8.9 <u>Commercial Structures</u>: No building or structure shall be placed, erected, or used for business, professional, trade or commercial purposes on any portion of any lot.
- 8.10 Pets: No animal of any kind shall be raised, bred, or kept in the Common Areas. Breeding of animals for the purpose of selling is not permitted. No exotic animals will be allowed. Domestic household pets including dogs, cats, birds may be kept provided they are cared for and maintained inside the Dwelling. Pets will be required to be on leash outside of the Dwelling. There shall no more than two (2) domestic animals kept in any one dwelling. The Association may from time to time adopt rules and regulations governing the keeping of pets on or in Lots. Any pet causing or creating a nuisance or unreasonable disturbance shall be permanently removed from the applicable Lot upon one (1) month notice from the Association to the Owner of the Lot containing such pet, and the decision of the Association shall be final.
- 8.11 <u>Noxious activity: Drilling</u>. No noxious or offensive trade, or activity shall be carried upon any Lot, nor shall any trash, or other refuse thrown, placed or dumped upon any vacant Lot, nor shall anything be done which constitutes an annoyance or nuisance to the neighborhood. No mining, boring or drilling for oil, gas, or other mineral whether or not related to the production of oil or gas shall be permitted on the Property, except as provided in <u>Section 6.5</u> hereof.
- 8.12 <u>Approval Required</u>: No building shall be permitted without the prior approval of the Association.

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- 8.13 <u>Signs Prohibited</u>: The construction or maintenance of any signs or other Advertising structures on any lot is prohibited, except as follows:
- (a) Signs advertising the sale or rental of a lot are permitted, provided they do not exceed the standard 2' x 3' in display surface area. Show homes will be allowed larger signage upon approval of the Architectural Committee.
- (b) During the development period of the property, signs advertising the Subdivision or the initial offering of a lot may be located at the entrances to the property.
- (c) Permanent signs identifying the subdivision, streets or directions may be located by Declarant and public entities within the Common areas.
 - (d) No garage or yard sales will be permitted.
- 8.14 <u>Existing Building</u>: No existing building, mobile home or prefabricated building of any sort may be moved onto or placed on any lot.
- 8.15 <u>Temporary Structure</u>: No trailer, mobile tent, garage, barn, outbuilding, nor any structure of a temporary nature shall be at any time used for human habitation, temporarily or permanently.
- 8.16 Vehicle Parking and Storage: Each Owner shall provide for parking of automobiles off streets and roads within the Development prior to occupancy of the Dwellings owned or maintained by such Owner. No vehicle of any kind shall be repaired or restored upon any lot, or within any portion of the Common Areas, except repairs performed within enclosed garages or emergency repairs to the extent necessary to enable movement of the vehicle to a proper repair facility. Parking of vehicles on the property shall be subject to the rules and regulations which may provide for the removal of any violating the rules and regulations. Without limiting the foregoing, unless expressly permitted by the Board, no boats, trucks, recreational vehicles, trailers, campers, or other vehicles shall be parked or stored on any portion of the property, (other than in a garage which is part of a Dwelling), for more than twenty-four hours (24) at a time. Each garage door shall be opened only for the purpose of driving a vehicle in or out of the garage or to deliver materials to, or remove personal property from the garage or Dwelling, and shall be closed at all other times. No Owner shall, except on a temporary basis, park on the streets or permit the Owner's guests to park thereon; provided, however, construction, service and delivery vehicles shall be exempt from this provision during daylight hours for such period of time as is reasonably necessary to provide service or to make a delivery to a Lot, Dwelling or the Common Area. The Declarant shall be entitled to build rental storage units and vehicle storage in an obscure area of the Property to serve Owners.
- 8.17 <u>Unsightly Uses</u>: No permanent exterior clothes dryer or clothes drying line shall be erected, installed or maintained on any Lot, or on any structure thereon. Temporary collapsible or retractable clothes dryers or lines may be used provided they are collapsed or retracted when not in use and shall be located in the rear yard behind the Dwelling on Non-Fairway Lots. No trash receptacles may be viewable from the street.
- 8.18 <u>Electric Meters</u>: All electric meters erected on the Dwellings shall be in a discreet location not visible from the street. No electric meter will be allowed on the front of a Dwelling.
 - 8.19 Antennas: No outside television or radio antenna shall be erected, installed or maintained on

2017-026817 Book 5333 Page 78 11/27/2017 10:28 AM Pg 50-107 Fee: \$127.00 Doc: \$0.00 Sharon Shoemake- Grady County Clerk State of Oklahoma Page 29 of 58 any Lot, or structures thereon, except that outside television or radio antennae not more than six (6) feet in height shall be permitted on the roof or chimney of a Dwelling. A lot owner may have one satellite dish provided it is confined to the rear yard behind the Dwelling and does not exceed two foot (2) in diameter, and is not readily visible from the front.

- 8.20 <u>Mail Boxes</u>: Postal mail boxes will be allowed to be erected on any Lot or along any street. The mail boxes must be enclosed in a brick or stone structure. The structure must display, on the street side, a 12x16 inch address block constructed on white casting with black numbers.
- 8.21 <u>Water</u>: The formation of a residential water company will be established. Meters, and lines to all Lots, will be established. Water shall be purchased from the Winter Creek Water Company, LLC. Owner's may be required to share in the cost of installation of any necessary infrastructure for providing water to their specific Lots and will be charged for the cost of meters and meter installation.
- 8.22 <u>Lakes, Creeks and Fountains</u>: The use of lakes, creeks and fountain areas Located on the Club Property are restricted and, are subject to the rules and regulations. No swimming, wading, or ice skating shall be permitted on any of said areas. Further lake usage and fishing guidelines will be contained in the Club Membership.
- 8.23 <u>Septic System</u>: Installation of the mechanical/chemical septic system (Clear Stream Waste water system), will be used throughout the development to ensure correct, efficient septic material handling and processing. No system requiring lateral lines will be permitted.
- 8.24 <u>Propane Tank Usage</u>: Buried propane tanks may be used. Any propane tank installation must meet the Architectural Committee requirements and meet any and all of Federal and State requirements before installation begins.
- 8.25 <u>Approved Builders List</u>: Builders that meet or exceed the Architectural requirements and guidelines set by the Architectural Committee will be considered for addition to an approved builder's list. All builders must be approved by the Architectural Committee with no exceptions. The Architectural Committee will make additions or deletions to the approved builder list as they deem reasonable.
- 8.26 <u>Driveways</u>: At homeowner's expense, all driveways must be paved with asphalt or concrete to the street. The required size will be a minimum of 16 feet wide with a 5-foot radius on each side with thickness as reasonably required by the Architectural Committee. The Architectural Committee will require prior approval on layout and materials. If a tinhorn is required, the Architectural Committee must approve the type and installation. Pillars on either side of the entrance to lots and or driveways must be approved by the Architectural Committee to ensure that visibility is available.
- 8.27 <u>Sidewalks</u>: The homeowner will provide and maintain a 4 foot wide side walk constructed of concrete across the street-side of a Lot. If a side walk shall fall into disrepair, it is the responsibility of the homeowner to replace the damaged section of sidewalk.
- 8.28 Front Yard: The front yard of each Lot shall be kept only as grass sod with a minimum of 300 square feet of landscaping per 1000 square feet of heated space, including trees, flowers and shrubs. At least two (2) trees with trunks at least 3 inches in diameter as measured by a tree caliper shall be located in a

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front yard facing on a street. Landscaping and type of sod must be approved by the Architectural Committee. No trees or shrubs shall be located on any lot, which will block the view of operators of motor vehicles so as to create a traffic hazard.

- 8.29 <u>Street Lighting</u>: Street pole lighting and road signs should not be used. Instead discrete and quality embankment lighted and road signs at or near ground level are recommended.
- 8.30 <u>Fences</u>: Fences surrounding the Dwellings cannot restrict the view of the property. The Architectural Committee must approve all fence locations, height, designs and materials. No Lot Owner shall have any right to disturb any fence located on the Property except for a fence installed by that Lot Owner or a predecessor Owner of that Lot and, in particular, no party other than Declarant shall be entitled to make a cut or opening in any fence on the exterior of the Lot for the purpose of providing access to that Lot from the Club Property or any property not covered by the Declaration.
- 8.31 Access: All Owners, by accepting title to Lots, Dwellings, lands, or other improvements conveyed subject to this Declaration, waive all rights of uncontrolled and unlimited access, ingress and egress to and from such Lots, Dwellings, lands, or other improvements and acknowledge and agree that their means of access and ingress and egress to their Lots and Dwellings shall be limited to roads, sidewalks, walkways and trails located within the Development by Declarant, provided that pedestrian and vehicular access for Owners, and their guests, and invitees to and from all Lots and Dwellings shall be provided at all times. Declarant shall have the right within its sole discretion without the additional consent of any Owners to from time to time relocate and change the direction, width and orientation of the abovereferenced roads, sidewalks, walkways and trails located within the Development, provided, however, that such relocated roads, sidewalks, walkways and trails shall provide a convenient and adequate means of access to the Lots or Dwellings of Owners within the Development. There is reserved unto Declarant, its affiliates, successors and assigns, the right and privilege, but not the obligation to maintain guarded or electronically-monitored gates controlling vehicular access to and from the Development. Declarant reserves the right to restrict access over the roads on the Property to persons who are not Association Members.

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ARTICLE IX THE GOLF CLUB AT WINTER CREEK ESTATES

- 9.1 <u>Purpose.</u> Declarant's plan for the Development is based upon Declarant's desire to establish a residential community with significant social and recreational components. In furtherance of this goal, Declarant has established the Club to operate and maintain the social and recreational facilities within the Development for the benefit of the Owners. By this Recreational Covenant, Declarant desires to provide for issuance of a Membership (as described below) in the Club for each Lot or Dwelling.
- 9.2 <u>Binding Effect.</u> All of the Property shall be held, sold, and conveyed subject to the covenants, conditions, and easements contained herein, which shall run with the title to all the Property. This Covenant shall be binding upon all Persons having any right, title or interest in any portion of the Property, their heirs, successors, successors-in-title, and assigns and shall inure to the benefit of the Club Owner. The Association shall not have the right to make any amendments hereto that will impact the operation of the Club Property without first obtaining the written consent of the Club Owner. Notwithstanding, the Club Owner shall not be required to continue to operate the Club Property as a Golf Course if the Club Owner deems it impractical to continue to do so. In such event, the Club Owner, in consultation with the Association, shall be entitled to withdraw the Club Property from the covenants, conditions and easements contained in this Declaration.
- 9.3 <u>Issuance of Memberships.</u> Declarant, as the Club Owner, shall cause a membership (the "<u>Membership</u>") to be issued to all Owners entitling an Owner to the use and enjoyment of all the recreational facilities within the Club Property and in accordance with the Club Plan. Only one Membership shall be issued for each Lot or Dwelling. If more than one person holds title to a Lot or Dwelling, the Membership will be issued to a designated Owner.
- 9.4 <u>No Ownership Interest.</u> No Owner, by virtue of ownership of a Lot or Dwelling or by virtue of holding the Membership in the Club, acquires any ownership interest, beneficial interest, or other vested interest whatsoever in the Club or the Club Owner, but only the privilege of using and enjoying the Club's facilities in accordance with the Club Plan, as amended from time to time.
- 9.5 <u>Membership Fees.</u> Each Owner of a Lot or Dwelling, by accepting a deed to such Lot or Dwelling is deemed to covenant and agree to pay the membership fees and dues charged by Club Owner in accordance with the Club Plan and any other charges incurred by such Owner ("<u>Membership Fees</u>") in a timely manner. All such Membership Fees, together with interest (computed from its due date at a maximum rate of 18% per annum and reasonable attorneys' fees and costs shall be the personal obligation of the Owner. Failure to timely pay Membership Fees shall result in the suspension of all Club privileges until Membership Fees are brought current.

9.6 [Intentionally Omitted]

9.7 Acknowledgement and Waiver: Each owner, occupant, or other person acquiring any interest in the Property, is hereby deemed to acknowledge being aware that it can be expected that (a) maintenance activities on the Golf Course shall begin early in the morning and extend into the evening: (b) during certain periods of the year the Club Property will be heavily fertilized; and (c) golf balls are not susceptible to being easily controlled, and accordingly may land, or strike beyond the Club Property boundaries. Neither Declarant

nor any employee or agent of Declarant, nor the owner or operator of the Club Property, nor the Association shall be liable for personal injury or property damage caused by golf balls, and all Owners are hereby deemed to waive any and all claims arising out of said activities and assume all risks relating thereto.

9.8. Golf Course: No owner, nor public at large, shall have any right, by virtue of ownership of any Lot, whether or not contiguous to the Club Property, of access, entry, or other use of the Club Property, or clubhouse, which are private membership facilities except as specifically permitted by the Club Property owner or operator. While owners of lots contiguous to the Club Property shall have the right to quiet enjoyment of their property, there shall be no activity on any contiguous lots that unreasonably disturbs play or the enjoyment of the Club Property by members and guests thereof, including without limitation, undue noise, music, unsightly trash and debris, or any other noxious or offensive activity.

Ownership of a Lot shall not entitle an owner to the right of admission to any tournament or other special event at the Golf Course. Further, no Owner or Owner's guest shall enter the Golf Course property for the purpose of playing golf without first checking in through the Clubhouse and shall not play or allow their guests to play golf when the course is closed.

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ARTICLE X INSURANCE, RESTORATION AND CONDEMNATION

- 10.1 Right to Purchase Insurance: The Association may purchase, carry and maintain and enforce various insurance coverages the board, in its reasonable discretion, determine to be necessary, reasonable, and prudent to protect the Association, and it's Board, agents, employees, members, and owners against claims, losses, expenses, or judgments brought against the Association as a result of the performance, or nonperformance, of its duties under this Declaration. The coverages provided by the Association shall be in such amounts, and with such deductibles, endorsements, and coverage's as shall be considered by the Board, in its sole discretion, to be good, responsible insurance practice for properties similar in construction, location, and use to this property.
- 10.2 Adequacy of Insurance: It shall be the responsibility of the individual owner or member to satisfy itself, himself, or herself from time to time, as to the adequacy, in terms of limits and coverage, of the insurance obtained by the Association, if any. The Association accepts no liability of any kind for the adequacy of the coverage with respect to meeting the individual's owner's needs. It shall be the duty of each owner to request to review the coverage's provided by the Association, and to determine whether or not he needs additional coverage to satisfy his individual needs or responsibility.
- 10.3 Waiver of Right of Recovery: Each owner shall be responsible for obtaining insurance coverage for, and for the risk of injury, and physical loss, or damages of any kind, to his and his invitees' personal property, including, but not limited to, any personal property stored or located on the property, and with respect to his Dwelling. The Association, and each owner hereby waives and releases any and all claims which they may have against any owner, the Association, it's directors, and officers, Declarant, the managing agent, if any and their respective employees and agents, for damage to the lots, the Dwellings, the Dwelling exteriors, the common areas, or to any personal property located in the lots, the Dwellings, the Dwelling exteriors, or the common areas caused by fire, or other causality, to the extent that such damage is insurable by fire or other forms of casualty insurance, and to the extent possible, all such policies shall contain waivers of the insurer's rights to subrogation against any Owner, the Association, its directors, and officers, Declarant, the managing agent, if any, and their respective employees and agents.
- 10.4 Insurance Proceeds: The Association shall use the net proceeds of any casualty insurance to repair and replace any damage or destruction of property covered by the insurance, either to its original design and condition or, in the reasonable discretion of the Board, to a different design, condition or state. Net proceeds shall include, but not limited to, proceeds attributable to insurance carried by the Association for the benefit of other third parties. Any balance from the proceeds of such insurance paid to the Association, as required in this article, remaining after satisfactory completion of repair and replacement shall be retained by the association as part of the general reserve fund for repair and replacement of the common area. If the proceeds of insurance carried by the Association are insufficient to repair or replace any loss or damage covered or intended to be covered by that insurance, (including any deductible), the board may either levy a special assessment as provided for in Section 4.3 to cover the deficiency, or otherwise provide funds to cover the deficiency in such manner as the Board shall determine.
- Restoration of Dwellings: f any Dwelling shall be damaged or destroyed by fire or other hazards, then the owner of such Dwelling shall either, (a) rebuild such Dwelling as promptly and reasonably possible but, subject to delays for settlement and payment and payment of insurance, in any event beginning

within two (2) months and ending construction within eighteen months (18) from the date such damage or destruction occurred, (with the plans for such restoration being subject to the approval of the Architectural Committee if such plans differ in any material respect from the initially approved plans for the Dwelling), or (b) demolish and raze the damaged Dwelling, remove the slab, if any, fill in all excavations, plant grass and perform such other work as may be necessary to leave the area on which such damaged Dwelling was located in a clean, sightly and safe condition.

10.6 Condemnation: In the case of taking or condemnation by competent authority of any part of the Common Areas, the proceeds awarded in such condemnation shall be paid to the Association and such proceeds, together with any capital reserve being held for such part of the Common Areas, shall, in the discretion of the Board, (a) be applied to pay any cost, expense or liability of the Association including anticipated costs, expenses or liabilities, or (b) be used to acquire additional property to be used and maintained as common areas under this Declaration, or (c) remain the property of the Association or (d) any combination of the above.

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ARTICLE XI **DECLARANT'S RESERVED RIGHTS**

- 11.1 In General: In addition to any rights or powers reserved to Declarant, or granted to Declarant under the provisions of this Declaration, or the Association Documents, Declarant shall have the rights and powers set forth in this article. Anything, in this Declaration, or the Association documents to the contrary, notwithstanding, the provisions set forth in this article shall govern, if not sooner terminated as provided in this article shall terminate and be of no further force and effect from and after such time as Declarant is no longer vested with or controls title to any part of the Property.
- 11.2 Promotion of Winter Creek Estates: In connection with the promotion, sale or rental of any improvement upon the Property: (a) Declarant shall have the right and power, within its sole discretion, to construct such temporary, or permanent improvements, or to do such acts or other things in, on or advisable, including, without limitation, the right to construct and maintain model homes, sales or leasing offices, parking areas, advertising signs, lighting and banners, or other promotional facilities at such locations, and in such forms as Declarant may deem advisable; and (b) Declarant and its respective agents, prospective purchasers, and tenants, shall have the right of ingress, egress, and parking in and through, and the right to use, and enjoy the common areas at any and all reasonable times without fee or charge.
- Construction on the Property: Declarant is hereby granted the right and power to make such 11.3 improvements to the Property owned by it or controlled by the Association and improvements thereto, (including landscaping), as Declarant deems to be necessary or appropriate. Declarant and its respective agents and contractors shall have the right to ingress, egress, and parking on such property, and the right to store construction equipment and materials thereon without the payment of any fee or charge whatsoever.
- 11.4 Declarant: Control Of Association and Architectural Committee: The first and all subsequent Boards prior to the turnover date shall consist of chosen persons, from time-to-time designated by Declarant, which persons may, but need not, be Association Members. The first and all subsequent Architectural Committees prior to the turn over date shall consist of that person or persons, from time to time designated by Declarant. In exercising such designation rights, Declarant is not bound by the provisions of this declaration specifying the number of members that constitutes the Board or the Architectural Committee. Declarant's rights under this Section to designate the members of the Board and the Architectural Committee shall terminate on the first to occur of (a) such time as Declarant no longer holds or controls title to any part of the Property, (b) The giving of written notice by Declarant to the Association of Declarant's election to terminate such rights, or (c) December 31, 2039. Prior to the Turnover Date, the voting members may elect that number of non-voting counselors to the Board or the Architectural Committee as Declarant may, in its sole discretion, permit. From and after the Turnover Date, the Board and the Architectural Committee shall be constructed and elected as provided in the Association Documents. Prior to the Turnover Date all of the voting rights of the owners shall be vested exclusively in Declarant and the Owners shall have no voting rights, and Declarant shall be the sole voting member.
- 11.5 Other Rights: Declarant shall have the right and power to execute all documents, and do all other acts and things affecting the property which Declarant determines are necessary or desirable in connection with the rights of Declarant under this Declaration.

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ARTICLE XII ENFORCEMENT, DURATION, AMENDMENT AND SEVERABILITY

- 12.1 <u>Preventive Remedies</u>: The Association, Declarant, or any Owner may proceed at law, or in equity to enforce the provisions of this Declaration. Additionally, the Association may establish rules which allow it to assess fines for wanton and willful disregard or violation of these covenants provided that the rules and regulations are clear with respect to the specific fines to be levied and the same are enforced in a non-discriminatory manner.
- Enforcement: The restrictions herein set forth are covenants to run with the land and shall be binding upon Declarant, its successors, and assigns, Owners of any Lot and all parties claiming under them. The covenants contained in Section 8.1 are established and shall inure to the benefit of the Association, the Board, Declarant, and all owners of residential lots within the subdivision. In the event of the violation of any of the covenants in this Declaration, the Association, the Board, Declarant, or any Owner, as to violations of the covenants contained in Section 8.1 shall have the right to maintain any action at law or inequity against the person or persons violating or attempting to violate any such covenant, to prevent him or them from so doing or to compel compliance with the covenants or to recover damages for such violations. No provision of the covenants may be waived or abandoned or variance granted absent a writing signed by the Declarant or Association.
- 12.3 Enforcement Rights: The Association, or it's duly authorized agents shall have the rights, upon reasonable notice, at any time, and from time to time, following violation or breach of this Declaration (a) to enter upon the lot upon or as to which said violation or breach exists and summarily to abate and remove. at the expense of the owner thereof, any structure, object or condition that may be or exist there contrary to the intent and meaning of this Declaration (including, without limitation, the care and maintenance of landscaping and lawns, care and maintenance, removal of trash and debris, removal of dirt from streets resulting from construction activity and abatement of nuisances, removal or relocation of signs, (b) to remove from the common areas any improvements, parked cars, or other property located thereon, in violation of the terms of this Declaration and (c) to institute a proceeding at law or in equity against the person or persons who have violated, or attempted to violate any of the provisions of this Declaration, to enjoin or prevent them from doing so, to cause the violation to be remedied, and to recover damages for the violation. If, pursuant to this Section, the duly authorized agents of the Association enter upon any lot or Common Areas for the purpose of abating or removing any violation or breach of this Declaration, neither the person entering nor, the person directing the entry, shall be deemed liable for any manner of trespass for such action, and the Owner of such Lot, or the Owner creating or permitting such violation, shall promptly reimburse the Association for the cost thereof. Payment of such amount shall be secured by the Assessment lien provided for in this Declaration. The Association shall have the power to enforce any obligation in connection with membership in the Association by means of a levy or assessment which may become a lien upon the separately or commonly owned Lots, parcels or areas of defaulting Owners or members, which said lien may be foreclosed in any manner provided by law for the foreclosure of mortgages or deeds of trust, with or without a power of sale. In an action brought to enforce any lien authorized pursuant to the provisions of this section, the prevailing party shall be entitled to recover reasonable attorney's fees to be fixed by the court, which shall be taxed as costs in the action.
- 12.4 <u>Cumulative Remedies</u>: The remedies hereby specified are cumulative, and this specification shall not be deemed to preclude any aggrieved person's right to any other remedy provided hereunder or at

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law, in equity, or under any statue.

12.5 Failure to Enforce Not a Waiver of Rights: No delay or failure on the part of any aggrieved person to invoke any available remedy in respect to a violation of any provision of this Declaration shall be held to be a waiver by the person of, or an estoppel of that person to assert, any right available to him upon recurrence, or continuance of said violation, or the occurrence of a different violation, nor shall there be imposed upon Declarant, or the Association a duty to take any action to enforce this Declaration.

- Declarant herein contained, (including, without limitation, the benefits of any reserved easements), may be specifically assigned by Declarant to any person, (including, without limitation, the Association), and upon any such person consenting in writing to accept such assignment and assume such rights, powers, and duties, such person shall to the extent of such assignments have the same rights and powers, and be subject to the same obligations and duties as are given to and assumed by Declarant herein. No conveyance by Declarant of any part of the property, or any interest therein, shall be deemed to be, or construed as, an assignment of any right or power reserved herein, unless said right, power or reservation is specifically transferred or assigned by Declarant. The term Declarant as used herein, includes all such assignees who are specifically assigned such rights, powers, and reservations, and their successors and assigns. Any assignment or appointment made under this Section shall be recorded in the Office of the Grady County Clerk. From, and after the date Declarant assigns to another person any of its obligations under this Declaration. Declarant shall be relieved of such obligations, and released from all liability for the performance or nonperformance.
- 12.7 <u>Waiver</u>: Neither Declarant, the Architectural Committee, the Board, the Association, or any member thereof, nor their successors or assigns, shall be liable for damages to any owner, lessee, licensee or resident or any other person by reason of any mistake in judgment, negligence, nonfeasance, action, or inaction in the administration of the provisions of this Declaration, or any part thereof; from time to time, to recover any such damages, or to seek equitable relief on account for their enforcement, or nonenforcement of this Declaration.
- 12.8 <u>Duration</u>: This Declaration, and all provisions hereof, shall remain in full force and effect until December 31, 2039, and shall automatically be continued thereafter for a successive periods of ten (10) years each, unless terminated or amended as hereinafter provided.

12.9 Amendment:

(a) Special Amendment: This Declaration may be amended, unilaterally, by Declarant at any time, and from time to time (1) if such amendment is necessary to bring any provision hereof into compliance with any applicable governmental statue, rule or regulation, or judicial determination which shall be in conflict therewith: (2) if such amendment is required by an institutional, or governmental lender, or purchaser of mortgage loans, including, for example, the Federal National Mortgage Association, or Federal Home Loan Mortgage Corporation to enable such lender or purchaser to make or purchase mortgage loans on the property subject to this Declaration; (3) if such amendment is necessary to enable any governmental agency or reputable private insurance company to insure mortgage loans on the property subject to this Declaration; (4) to correct errors and make clarifications or additions in this Declaration; or (5) to modify or add to the provisions of this Declaration to adequately cover situations and circumstances which Declarant believes, in its reasonable judgment, have not been adequately covered, and would not have a material and adverse effect on the

marketability of lots. In furtherance of the foregoing, a power coupled with an interest, is hereby reserved and granted to Declarant to make or consent to any such amendment on behalf of each owner. Each deed, mortgage, trust deed, other evidence of obligation, other instrument affecting a lot, and the acceptance thereof, shall be deemed to be a grant and acknowledgement of, and a consent to the reservation of, the power to Declarant to make, execute, and record such amendments. The right and power to make such amendments hereunder shall terminate at such time as Declarant no longer holds or controls title to any portion of the property.

- (b). In General: Subject to the provisions in Section 12.9(a), the provisions of this Declaration may be amended, modified, enlarged, abolished, or otherwise changed in whole, or in part, by the affirmative vote of voting members representing at least three-fourths (3/4ths) of the total votes, or by an instrument executed by Owners of at least three-fourths (3/4ths) of the Lots; except that (1) the provisions of this paragraph may be amended only by an instrument executed by all of the Owners and the Club Owner, (2) Article II, Article III and Article XI, and any other provision relating to the rights of Declarant may be amended only with the written consent of Declarant, (3) the amendment, modification, change, or cancellation of the covenants contained in Section 8.1 shall require the written concurrence of the Grady County Planning Commission, and a provision which grants easements or other rights to the Association may be amended only with the written consent of the Association. No amendment shall be effective until properly recorded. "Owners" shall be deemed to include mortgagees or other persons holding liens on any lot, and such mortgagees, and other lien holders shall not be required to join in any amendment to this Declaration.
- 12.10 <u>Severability</u>: Invalidation of any restriction set forth herein, or any part thereof, by an order, judgment, or decree of any court, or otherwise, shall not invalidate, or effect any of the other restrictions of any part thereof, as set forth herein, which shall remain in full force and effect.
- 12.11 Gender and Grammar: The singular wherever used herein shall be construed to mean or include the plural when applicable, and the necessary grammatical changes required to make the provisions hereof apply either to corporations, (or other entities), or individuals, male or female, shall in all cases be assumed, as though in each case fully expressed.
- 12.12 <u>Titles</u>: The titles of this Declaration of articles, and Sections contained herein, are included for convenience only, and shall not be used to construe, interpret, or limit the meaning of any term or provision contained in this Declaration.
- 12.13 <u>Cumulative Effect: Conflict</u>: The covenants, restrictions, and provisions of this Declaration shall be cumulative with those of any supplemental declaration; provided, however, in the event of conflict between, or among, such covenants, restrictions, and provisions of any articles of incorporation, rules and regulations, policies or practice adopted or carried out pursuant thereto, those of any supplemental declaration shall be subject, and subordinate to those of the Association. The foregoing priorities shall apply, but not be limited to, the liens for Assessments created in favor of the Association.
- 12.14 <u>Use of the Words "Winter Creek Estates"</u>: No person shall use the words "Winter Creek Estates" or any derivate thereof in any printed or promotional material without the prior written consent of Declarant. However, Owners may use the term Winter Creek Estates in printed or promotional matter where such term is used solely to specify that particular property that is located within the Winter Creek Estates and the Association shall be entitled to use the words "Winter Creek Estates" in its name.

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12.15 <u>Disclaimer of Warranty</u>: EXCEPT AS EXPRESSLY PROVIDED IN WRITING, DECLARANT MAKES NO WARRANTY, EXPRESSED OR IMPLIED, REGARDING WINTER CREEK ESTATES, OR ANY IMPROVEMENT TO, OR IMPROVEMENTS OF WINTER CREEK ESTATES, THE CONDITIONS OF WINTER CREEK ESTATES, THE SUFFICIENCY OF UTILITIES, THE WORKMANSHIP, DESIGN, OR MATERIALS USED IN EVERY IMPROVEMENT, INCLUDING AND WITHOUT LIMITATION, THE COMMON AREAS, AND INCLUDING AND WITHOUT LIMITATION, ANY EXPRESS OR PARTICULAR PURPOSE OF USE OF ANY WARRANTY OF QUALITY.

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Signature Page to Amended and Restated Declaration of Covenants, Conditions and Restrictions (Winter Creek)

IN WITNESS WHEREOF, the Declarant has caused this instrument to be executed on the date and year first above written.

> WINTER CREEK ESTATES LLC, an Oklahoma limited liability company

Ву:	OR.	Sta)	F	Here	
Name:	<u> </u>	Stro	hen	6201	nack	
Title: _		14720				

STATE OF OKLAHOMA) SS: **COUNTY OF OKLAHOMA**

Acknowledged before me this 20th day of November, 2017, by 0. Stown Carmack as Manager of WINTER CREEK ESTATES LLC, an Oklahoma limited liability company.

My Commission Expires: 1

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Joinder By Owner of Club Property

Winter Creek Golf and Country Club, LLC, an Oklahoma limited liability company executes this Joinder to acknowledge and consent to the execution and recording of this Declaration.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed on the date and year first above written.

> WINTER CREEK GOLF AND COUNTRY CLUB, LLC, an Oklahoma limited liability company

STATE OF OKLAHOMA

) SS:

COUNTY OF OKLAHOMA

Acknowledged before me this Manager of WINTER CREEK GOLF AND COUNTRY CLUB, LLC, an Oklahoma limited liability company.

My Commission Expires:

My Commission Number:

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TRACT 1

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHEAST CORNER OF THE NORTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE S 00°08'03" E, ALONG THE EAST LINE OF SAID NORTHEAST QUARTER, A DISTANCE OF \$15.08 FEET, THENCE S 89°51'57" W A DISTANCE OF 42.14 FEET TO THE POINT OF BEGINNING; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425.00 FERT A LENGTH OF 97.58 FERT A CHORD BEARING OF S 22°46°13" W AND A CHORD LENGTH OF 97.37 FEET; THENCE S 29°20'53" W A DISTANCE OF 79.86 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425.00 FEET A LENGTH OF 124.85 FEET A CHORD BEARING OF S 37°45'49" W AND A CHORD LENGTH OF 124,40 FEET; THENCE N 62°34'47" W A DISTANCE OF 172.09 FEET: THENCE N 78°28'52" W A DISTANCE OF 148.39 FEET; THENCE N 81°01'26" W A DISTANCE OF 96.21 FEET; THENCE N 62°50'04" W A DISTANCE OF 49.43 FEET; THENCE N 78°22'58" W A DISTANCE OF 105.12 FEET; THENCE N 28°01'40" W A DISTANCE OF 60.02 FEET; THENCE N 89°47'11" W A DISTANCE OF 42.02 FEET; THENCE S 20°52'59" W A DISTANCE OF 78.26 FEET; THENCE S 52°26'09" W A DISTANCE OF 52.01 FEET; THENCE N 87°18'49" W A DISTANCE OF 12.48 FEET; THENCE N 30°37'07" W A DISTANCE OF 24.62 FEET; THENCE N 06°37'05" W A DISTANCE OF 31.71 FEET; THENCE N 88°29'05" W A DISTANCE OF 7.78 FEET; THENCE S 20°21'30" W A DISTANCE OF 35.35 FEET; THENCE S 55°57'03" W A DISTANCE OF 40.88 FEET; THENCE N 67°30'14" W A DISTANCE OF 60.75 FEET; THENCE N 40°33'45" W A DISTANCE OF 46.54 FEET; THENCE S 80°25'49" W A DISTANCE OF 35.41 FEET; THENCE N 63°06'07" W A DISTANCE OF 72.25 FEET: THENCE N 50°39'57" E A DISTANCE OF 55.14 FEET: THENCE N 81°27'46" E A DISTANCE OF 75.74 FEET; THENCE N 74°25'45" E A DISTANCE OF 166.88 FEET; THENCE IN 17°42'50" W. A. DISTANCE OF 91.83 FEET; THENCE IN 81°37'13" W. A. DISTANCE OF 80.90 FEBT, THENCE N 67°53'03" W A DISTANCE OF 60.45 FEET; THENCE N 16°42'52" W A DISTANCE OF 18.19 FEET; THENCE N 69°21'11" B A DISTANCE OF 20.84 FEET; THENCE S \$6°28'30" E A DISTANCE OF 75.78 FEET; THENCE N 80°37'16" E A DISTANCE OF 62.11 FEET; THENCE N 14°28'31" WA DISTANCE OF 14.35 FEET, THENCE N 42°22'13" WA DISTANCE OF 59.09 FEET; THENCE N 25°59'12" W A DISTANCE OF 19.72 FEET; THENCE N 02°09'50" E A DISTANCE OF 48.29 FEET, THENCE S 88°26'59" E A DISTANCE OF 18:88 FEET; THENCE S 25°50'38" E A DISTANCE OF 54.58 FEET; THENCE S 63°31'08" E A DISTANCE OF 30.78 FEET; THENCE 8:39°13'02" B A DISTANCE OF 29.70 FEET, THENCE S 13°46'15" E A DISTANCE OF 67.79 FEBT; THENCE'S 31°53'37" E A DISTANCE OF 41.28 FEBT; THENCE'S 77°02'14" E A DISTANCE OF 30.91 FEET; THENCE'S 01°43'12" W A DISTANCE OF 59.25 FEET; THENCE'S 35°15'32" E.A. DISTANCE OF 25.40 FEET; THENCE N 82°37'39" E.A. DISTANCE OF 21.28 FEET; THENCE \$47°22'54" E.A. DISTANCE OF 44.81 FEET; THENCE \$ 64°53"57" E.A. DISTANCE OF 42.51 FEET; THENCE S 78°27'23" E A DISTANCE OF 33.84 FEET; THENCE N 60°42'28" E A DISTANCE OF 42.39 FEET; THENCE S 78°15'37" E A DISTANCE OF 102.25 FEET; THENCE S 76°37'44" E DISTANCE OF 107.99 FEET; THENCE N 87°44'19" B A DISTANCE OF 55.25 FEET; THENCE N 23°15'29" B A DISTANCE OF 90.05 FEET, THENCE N 82°09'23" B A DISTANCE OF 26.78 PEET; THENCE S 48°56'21" & A DISTANCE OF 24.73 FEET; THENCE 8 20°07'22" & A DISTANCE OF 47.99 FEET; THENCE N 84°06'03" E A DISTANCE OF 87.93 FEET; THENCE N 86°02"19" E.A. DISTANCE OF 108.10 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 3.93 ACRES OF LAND MORE OR LESS.

> **EXHIBIT** PAGE OF 16 PAGES

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TRACT 2

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE'S 00°15'26" B, ALONG THE WEST LINE OF SAID NORTHEAST QUARTER, A DISTANCE OF 1056.12 FEET TO THE POINT OF BEGINNING; THENCE N 59°59'59" E A DISTANCE OF 605.38 FEET; THENCE N 90°00'00" E A DISTANCE OF 44.94 FEET; THENCE S 75°00'00" E A DISTANCE OF 750.00 FEET; THENCE S 60°00'00" E A DISTANCE OF 103.91 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 375.00 FEET A LENGTH OF 148.61 FEET A CHORD BEARING OF S 30°43'28" W AND A CHORD LENGTH OF 147.64 FEET; THENCE S 19°22'18" W A DISTANCE OF 331.65 PEET; THENCE N 72°46'27" W A DISTANCE OF 357.85 FEET; THENCE S 87°03'15" W A DISTANCE OF 123.06 FEET; THENCE S 67°14'47" W A DISTANCE OF 275.49 FEET; THENCE S 33°24'19" W A DISTANCE OF 105.52 FEET; THENCE S 63°21'15" W A DISTANCE OF 44.88 FEET; THENCE S 82°40'48" W A DISTANCE OF 119.69 FEET; THENCE N 77°55'47" W A DISTANCE OF 69.55 FEET: THENCE S 70°13'57" W A DISTANCE OF 203.99 FEET; THENCE N 00°15'26" W, ALONG SAID WEST LINE, A DISTANCE OF 567.99 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 17.20 ACRES OF LAND MORE OR LESS.

09°51'26" W A DISTANCE OF 557.36 FEET; THENCE N 06°53'05" E A DISTANCE OF 115.01 FEET; THENCE N 26°01'05" E A DISTANCE OF 133.70 FEET; THENCE N 78°12'16" W A DISTANCE OF 266.31 FEET; THENCE N 29°20'51" E A DISTANCE OF 22.95 FEET; THENCE S 78°12'16" E A DISTANCE OF 264.93 FEET; THENCE N 31°25"33" E A DISTANCE OF 110.00 FEET; THENCE N 11°47°45" E A DISTANCE OF 110.00 FEET; THENCE N 00°08'12" W A DISTANCE OF 332.23 FEET; THENCE N 08°03'44" E A DISTANCE OF 169.97 FEET; THENCE N 00°21'04" W A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 43.91 ACRES OF LAND MORE OR LESS.

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TRACT 3B

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM. GRADY COUNTY, OKLAHOMA; THENCE S 00°08'03" E, ALONG THE WEST LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 1740,65 FEET; THENCE N 89°51'57" E.A. DISTANCE OF 127.36 FEET TO THE POINT OF BEGINNING; THENCE S 45°40'36" E A DISTANCE OF 274.78 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 175.75 FEET A CHORD BEARING OF S 29°26'40" W AND A CHORD LENGTH OF 173,61 FEET; THENCE S 13°57'09" W A DISTANCE OF 216.80 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 221.01 FEET A CHORD BEARING OF S 36°58"35" W AND A CHORD LENGTH OF 215.11 FEET; THENCE S 60°00'01" W A DISTANCE OF 304.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 149,03 FEET A CHORD BEARING OF \$ 70°40'24" W AND A CHORD LENGTH OF 148.17 FEET; THENCE N 12°34'15" W A DISTANCE OF 500.00 FEET; THENCE N 77°25'45" E A DISTANCE OF 136.00 FEET; THENCE S 67°34'15" E A DISTANCE OF 120.00 FEET; THENCE N 22°25'45" E A DISTANCE OF 400.00 FEET; THENCE S 67°34'15" E A DISTANCE OF 140.00 FEET: THENCE N 22°25'45" E A DISTANCE OF 150.00 FEET TO THE POINT OF BEGINNING, SAID TRACT CONTAINS 8.28 ACRES OF LAND MORE OR LESS.

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TRACT 4

LEGAL DESCRIPTION: A TRACT OF LAND BEGINNING AT THE NORTHEAST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE N 89°41'38" E A DISTANCE OF 662,77 FEET; THENCE S 00°09'32" E A DISTANCE OF 1411.30 FBBT; THENCE S 66°19'46" W A DISTANCE OF 300.29 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 775.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF N 22°33°40" W AND A CHORD LENGTH OF 30.00 FRET; THENCE N 66°19'46" E A DISTANCE OF 173.53 FEET; THENCE N 12°22'44" W A DISTANCE OF 793.85 FEET, THENCE N 01°53'22" W A DISTANCE OF 385.00 FEET; THENCE N 47°37'50" W A DISTANCE OF 167.51 FEET; THENCE S 76°03'58" W A DISTANCE OF 777.28 FEET; THENCE N 84°04'04" W A DISTANCE OF 130.79 FEET; THENCE S 07°42'36" E A DISTANCE OF 48.48 FEET: THENCE S 24°59'50" W A DISTANCE OF 31.23 FEET: THENCE 8 33°30'19" E A DISTANCE OF 26.93 FEET; THENCE S 11"16"57" E A DISTANCE OF 54.30 FEET; THENCE S 35°36'40" W A DISTANCE OF 21.69 FEET; THENCE S 43°58'55" E A DISTANCE OF 24.44 FEET; THENCE S 16°30'34" E A DISTANCE OF 18.49 FEET; THENCE N 86°31'13" W A DISTANCE OF 144.06 FEET; THENCE N 03°40'56" E A DISTANCE OF 24.99 FEET; THENCE N 26°22' 14" E A DISTANCE OF 72.31 FEET; THENCE N 16°02'35" W A DISTANCE OF 70.77 FEET; THENCE N 00°03'02" E A DISTANCE OF 49.04 FEET; THENCE N 84°04'05" W A DISTANCE OF 513.33 FEET; THENCE IN 19°00'01"W A DISTANCE OF 237.06 FEET; THENCE IN 71°00'01" E A DISTANCE OF 207.66 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 79:42 FEET A CHORD BEARING OF S 67°33'20" E AND A CHORD LENGTH OF 77.34 FEET; THENCE N 89°41'38" E A DISTANCE OF 388.25 PEET; THENCE N 01°37'25" W A DISTANCE OF 49.79 FRET; THENCE N 35°18'57" W A DISTANCE OF 38.61 FEET; THENCE N 02°02'35" E A DISTANCE OF 48.15 FEET; THENCE N 38"47" I6" W.A. DISTANCE OF 94:58 FEET; THENCE N 00"09"59" W.A. DISTANCE OF 36.45 FEET; THENCE N 89°41'43" E'A DISTANCE OF 50.00 FEET; THENCE'S 17"52'49" E A DISTANCE OF 110.62 FEET; THENCE'S 09°45'11" E A DISTANCE OF 54.06 PEET; THENCE S 39°54°41" E.A. DISTANCE OF 32.11 FEBT; THENCE S 11°33'34" E.A. DISTANCE OF 57.58 FEBT; THENCE IN 89°41'38" E A DISTANCE OF 77.23 FEET; THENCE IN 77°37'51" E A DISTANCE OF 48.12 FEET; THENCE N 46°28'13" E A DISTANCE OF 92.85 FEET; THENCE N 17°42'31" E A DISTANCE OF 58.33 FEET; THENCE N 01º47'24" E A DISTANCE OF 56.13 FEET;; THENCE S 89*49*48" W A DISTANCE OF 50.00 FEBT; THENCE N 65°06'53" W A DISTANCE OF 82.79 FEBT; THENCE NO0"10"11" WA DISTANCE OF 19.42 FEBT; THENCE N 89"41"35" E.A. DISTANCE OF 156.48 FEET; THENCE S 00°10'13" E A DISTANCE OF 44.03 FEET; THENCE S 08°02'33" E A DISTANCE OF 57.28 FEET; THENCE S 19°42'24" W A DISTANCE OF 32.25 FEET; THENCE S 24°25'35" E.A. DISTANCE OF 20.76 FEET; THENCE S 29°26'25" W.A. DISTANCE OF 103.61 FEET; THENCE N 89°41'38" E A DISTANCE OF 443.77 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 19.96 ACRES MORE OR LESS.

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TRACT 5

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE N 00°08'03" W A DISTANCE OF 16.50 FEET; THENCE N 89°39'15" E ALONG THE SOUTH RIGHT OF WAY LINE OF SAID SOUTHWEST QUARTER A DISTANCE OF 839.77 FEET TO THE POINT OF BEGINNING: THENCE N 00°08'01" W A DISTANCE OF 117.17 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 57.51 FEET A CHORD BEARING OF N 45°54'31" E AND A CHORD LENGTH OF 54.39 FEET; THENCE S 49°47'04" E A DISTANCE OF 96.79 FEET; THENCE N 89°39'14" E A DISTANCE OF 150.00 FEET; THENCE N 33°52'55" E A DISTANCE OF 105.71 FEET; THENCE N 16°33'33" W A DISTANCE OF 78.78 FEET; THENCE N 44°53'57" W A DISTANCE OF 409.24 FEET; THENCE N 82°15'03" W A DISTANCE OF 834.32 FEET; THENCE N 00°08'03" W A DISTANCE OF 324.50 FEET; THENCE N 89°39'25" E A DISTANCE OF 49.96 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 5.04 FEET A CHORD BEARING OF N 88°29'36" E AND A CHORD LENGTH OF 5.04 FEET; THENCE S 00°08'03" E A DISTANCE OF 195.11 FEET; THENCE N 84°40'21" E A DISTANCE OF 884.45 FEET; THENCE S 44°26'00" E A DISTANCE OF 260.25 FEET; THENCE N 37°50'58" E A DISTANCE OF 134.74 FEET; THENCE N 35°34'32" W A DISTANCE OF 555.16 FEET; THENCE N 04°02'13" W A DISTANCE OF 482.07 FEET; THENCE N 67° 18'01" W A DISTANCE OF 216.06 FEET; THENCE S 21°44'04" W A DISTANCE OF 57.91 FEET; THENCE S 64°00'45" W A DISTANCE OF 65.45 FEET; THENCE N 34°19'57" W A DISTANCE OF 28.59 FEET: THENCE N 08°36'55" E A DISTANCE OF 36.72 FEET; THENCE N 33°14'53" E A DISTANCE OF 56.85 FEET; THENCE N 67°18'02" W A DISTANCE OF 356.13 FEET; THENCE S 49°50'21" W A DISTANCE OF 200.00 FEET; THENCE S 29°37'52" E A DISTANCE OF 209.57 FEET; THENCE S 10°10'32" E A DISTANCE OF 463.92 FEET; THENCE S 02°42'37" E A DISTANCE OF 141.80 FEET: THENCE S 83°45'53" W A DISTANCE OF 239.93 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 7.71 FEET A CHORD BEARING OF S 86°42'33" W AND A CHORD LENGTH OF 7.71 FEET; THENCE S 89°39'23" W A DISTANCE OF 49.76 FEET; THENCE N 00°08'02" W A DISTANCE OF 80.42 FEET TO A POINT OF CURVATURE : THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 456.00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF N 20°44'41" W AND A CHORD LENGTH OF 316.81 FEET; THENCE N 47°18'19" E A DISTANCE OF 185.00 FEET; THENCE N 00°08'03" W A DISTANCE OF 156.54 FEET; THENCE N 76°17'25" W A DISTANCE OF 804.25 FEET: THENCE N 43°20'09" W A DISTANCE OF 858.69 FEET; THENCE NOO°11'57" W A DISTANCE OF 380.19 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF S 62°30'29" E AND A CHORD LENGTH OF 33.87 FEET; THENCE S 00°11'44" E A DISTANCE OF 251.42 FEET; THENCE N 84°16'52" E A DISTANCE OF 179.65 FEET; THENCE N 87°35'09" E A DISTANCE OF 84.01 FEET; THENCE S 71°27'14" E A DISTANCE OF 52:20 PEET; THENCE S 36°21'25" E A DISTANCE OF 99:04 FEET; THENCE S 73°15'23" E A DISTANCE OF 61.47 FEET; THENCE S 34°35'52" E A DISTANCE OF 39.88 FEET; THENCE S 68°39'19" E A DISTANCE OF 89.27 FEET; THENCE S 51°35'54" E A DISTANCE OF 52.97 FEET; THENCE \$.53°26'40" E A DISTANCE OF 62.75 FEET; THENCE \$ 87°02'16" E A DISTANCE OF 134.36 FEET; THENCE S 07°00'09" E A DISTANCE OF 58.12 FEET; THENCE S 42°39'56" E A DISTANCE OF 242.95 FEET; THENCE S 76°07'40" E A DISTANCE OF 42.79 FEET; THENCE N 66°10'39" E.A. DISTANCE OF 32.23 FEET; THENCE N 19°31'17" E.A. DISTANCE OF 69.00 FEET; THENCE N 47"25"35" E A DISTANCE OF 83.34 FEET; THENCE N 33"58"35" E A DISTANCE OF 72.68 FRET; THENCE N 73°57'21" E A DISTANCE OF 71.57 FEET; THENCE N 31°21'21" W A DISTANCE OF 101.18 FEET; THENCE N 65°31'58" W A DISTANCE OF 45.24 FEET; THENCE N 01°29'55" W A DISTANCE OF 162.97 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5,65 FEET A CHORD BEARING OF N 60°21'36" E AND A CHORD LENGTH OF 5.65 FEET; THENCE N

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60°00'00" E A DISTANCE OF 226.07 FEET; THENCE S 38°23'04" E A DISTANCE OF 602.62 FEET; THENCE S 52°58'12" E A DISTANCE OF 174.80 FEET; THENCE S 83°10'27" E A DISTANCE OF 39.38 FEET; THENCE S 63°12'38" E A DISTANCE OF 111.44 FEET; THENCE S 33°56'14" E A DISTANCE OF 41.60 FEET; THENCE S 63°37'54" E A DISTANCE OF 108.73 FEET; THENCE N 70°30'02" E A DISTANCE OF 99.31 FEET; THENCE N 16°13'14" E A DISTANCE OF 47.99 FEET; THENCE N 24°24'03" W A DISTANCE OF 198.93 FEET; THENCE S 89°47'53" W A DISTANCE OF 62.43 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF N 21°49'38" W AND A CHORD LENGTH OF 13.10 FEET: THENCE N 29°21'29" W A DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 175.00 FEET A LENGTH OF 81.57 FEET A CHORD BEARING OF N 42°42'40" W AND A CHORD LENGTH OF 80.83 FEET; THENCE N 26°48'00" E A DISTANCE OF 42.94 FEET: THENCE N 65°34'12" W A DISTANCE OF 50.03 FEET; THENCE N 34°14'57" W A DISTANCE OF 28.16 FEET; THENCE N 03°52'51" W A DISTANCE OF 105.23 FEET; THENCE N 14°45'25" E A DISTANCE OF 66.29 FEET; THENCE N 24°53'24" W A DISTANCE OF 578.08 FEET; THENCE N 73°48'16" W A DISTANCE OF 100.07 PEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 275,00 FEET A LENGTH OF 282.21 FEET A CHORD BEARING OF N 46°31'11" E AND A CHORD LENGTH OF 269.99 FEET; THENCE N 75°55'08" E A DISTANCE OF 200.46 FEET; THENCE S 19°00'01" E A DISTANCE OF 140.70 FEET; THENCE S 46°51'44" E A DISTANCE OF 47.65 FEET; THENCE S 14°38'48" E A DISTANCE OF 74.60 FEET; THENCE S 01°05'08" E A DISTANCE OF 54.14 FEET; THENCE S 19°00'01" E A DISTANCE OF 290.15 FEET: THENCE S 24°26'53" E A DISTANCE OF 326.32 FEET; THENCE S 20°48'58" E A DISTANCE OF 769.79 FEET; THENCE S 86°28'10" E A DISTANCE OF 150.33 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400,00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF S 02°23'21" W AND A CHORD LENGTH OF 30.00 FEET; THENCE N 86°28'09" W.A. DISTANCE OF 134.74 FEET; THENCE S 34°00'10" W.A. DISTANCE OF 140.72 FEET; THENCE S 68°19'32" E A DISTANCE OF 59.34 FEET; THENCE S 25°23'29" B A DISTANCE OF 102,50 FEBT; THENCE S 06°16'05" E A DISTANCE OF 190,93 FEET. THENCE S 08°45'29" W A DISTANCE OF 77.49 FEET; THENCE S 65°47'44" E A DISTANCE OF 79.94 FEET; THENCE S 47°49'00" E A DISTANCE OF 273.38 FEET; THENCE S 69°26'58" E A DISTANCE OF 33.08 FEET: THENCE N 40°10'48" E A DISTANCE OF 208.98 FEET; THENCE N 60°47'34" E A DISTANCE OF 46.87 FRET; THENCE N 20°05'25" E A DISTANCE OF 58.62 FEET; THENCE N 86°34'54" E A DISTANCE OF 75,64 FEET: THENCE N 25°35'33" W A DISTANCE OF 186.83 FEET; THENCE N 26°18'34" E A DISTANCE OF 102.62 FEET; THENCE N 11°55'57" W A DISTANCE OF 38.29 FEET, THENCE N 73°50'26" W A DISTANCE OF 388.47 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 350.00 FEET A LENGTH OF 153.97 FEET A CHORD BEARING OF N 01°30°07" E AND A CHORD LENGTH OF 152.73 FEET; THENCE S 84°23'32" E A DISTANCE OF 159.87 FEET; THENCE S 86°31'13" E A DISTANCE OF 185.57 FEET; THENCE N 53°00'49" E A DISTANCE OF 88.04 FEET: THENCE N 19°57' 15" E A DISTANCE OF 48.95 FEET; THENCE N 07°49'36" W A DISTANCE OF 29.30 FEET; THENCE N 63°05'16" W A DISTANCE OF 31.54 FEET; THENCE N 00°01'50" W A DISTANCE OF 54.75 FEET; THENCE S 86°31'12" E A DISTANCE OF 148,57 FEET; THENCE S 35°33'19" E A DISTANCE OF 17.76 FEET; THENCE S 24°53'13" W A DISTANCE OF 84.28 FEET; THENCE S 16°47'11" E A DISTANCE OF 87.14 FEET; THENCE S 71°55'36" E A DISTANCE OF 199.47 FEET; THENCE S 08°22'49" W A DISTANCE OF 418.65 FEET; THENCE S 13°32'06" E A DISTANCE OF 133.63 FEET; THENCE N 76°27'54" E A DISTANCE OF 56.29 FEET; THENCE S 48°22'08" E A DISTANCE OF 11.19 FEET; THENCE N 67°55'14" E A DISTANCE OF 110.58 FEET; THENCE N 83°37'46" E A DISTANCE OF 60.41 FEET; THENCE S 56°19'19" E A DISTANCE OF 12.03 FEET; THENCE S 03°22'51" W A DISTANCE OF 22.37 FEET; THENCE S 40°38'01" W A DISTANCE OF 26.76 FEET; THENCE S 31*51*42" W A DISTANCE OF 29.48 FEET; THENCE S 55°09'13" E A DISTANCE OF 68.01 FEET; THENCE S 52°46'19" W A DISTANCE OF 42.53 FEET: THENCE N 81°34'45" W A DISTANCE OF 109.95 FEBT; THENCE S 77°35'10" W A DISTANCE OF 57.55 FEET; THENCE S 35°40'30" E A DISTANCE OF 227.42 FEET; THENCE N 57°10'15" E A

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DISTANCE OF 482.69 FEET; THENCE N 66°19'46" E A DISTANCE OF 115.22 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 1025.00 FEET A LENGTH OF 57.05 FEET A CHORD BEARING OF S 22°04'29" E AND A CHORD LENGTH OF 57.05 FEET; THENCE S 23°40'15" E A DISTANCE OF 155.21 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67 FEET A CHORD BEARING OF S 22°01'29" E AND A CHORD LENGTH OF 41.67 FEET; THENCE S 58°32'20" W A DISTANCE OF 399.26 FEET; THENCE S 18°33'11" W A DISTANCE OF 166.46 FEET; THENCE S 16°37'44" B A DISTANCE OF 233.73 FEET; THENCE S 77°23'26" W A DISTANCE OF 168.89 FEET; THENCE S 22°30'39" W A DISTANCE OF 305.23 FEET; THENCE S 29°57'43" E A DISTANCE OF 197.99 FEET; THENCE S 89°39'13" W A DISTANCE OF 1645.62 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 104.93 ACRES OF LAND MORE OR LESS.

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TRACT 6

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA: THENCE N 89°38'56" E A DISTANCE OF 721.46 FEET: THENCE \$ 00°21'04" E A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE N.89°38'56" E, ALONG THE NORTH RIGHT OF WAY LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 616.32 FEET; THENCE \$ 00°21'04" E A DISTANCE OF 16.50 FEET; THENCE S 21°59'09" B A DISTANCE OF 286.84 FEET; THENCE S 00°09'20" E A DISTANCE OF 1400.00 FEET; THENCE N 89°41'38" E A DISTANCE OF 180.00 FEET; THENCE S 00°09'20" E A DISTANCE OF 651.45 FEET; THENCE S 89°50'39" W A DISTANCE OF 15.00 FEET: THENCE S 00°09'20" E A DISTANCE OF 250.04 FEET; THENCE S 89°41'35" W A DISTANCE OF 32.78 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 58.90 FEET A CHORD BEARING OF N 56°33'35" W AND A CHORD LENGTH OF 55.55 FEET; THENCE IN 22°48'47" W. A. DISTANCE OF 146.77 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 100.00 FEBT A LENGTH OF 150.42 FEET A CHORD BEARING OF N 65"54"21" W AND A CHORD LENGTH OF 136.64 FEET. THENCE N 71°00'03" E A DISTANCE OF 91.74 FEET; THENCE N 15°45'46" W A DISTANCE OF 592.39 FEET; THENCE S 76°38'26" W A DISTANCE OF 21.59 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 39.27 A CHORD BEARING OF N 80°51'43" W AND A CHORD LENGTH OF 38.27 FEET; THENCE N 58°21'44" W A DISTANCE OF 19.76 PEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD BEARING OF N 87°04'10" W AND A CHORD LENGTH OF 72.05 FEET; THENCE S 64°13'29" W A DISTANCE OF 166.67 FEET; THENCE S 20°00'13" W A DISTANCE OF 25.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 51.45 FEET A CHORD BEARING OF N 56°35'52" W AND A CHORD LENGTH OF 51.40 FEET; THENCE N 20°00'10" E A DISTANCE OF 23.61 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 185.00 FEET A LENGTH OF 9.89 FEET A CHORD BEARING OF N 18°28'16" E AND A CHORD LENGTH OF 9.89 FEET; THENCE N.64°13'28" E A DISTANCE OF 187.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125.00 FEBT A LENGTH OF 94.03 FEET A CHORD BEARING OF N 85°46'25" E AND A CHORD LENGTH OF 91.82 FEET; THENCE N 12°51'01" W A DISTANCE OF 135.13 FEET; THENCE N 13°43'36" W A DISTANCE OF 600.31 FEET: THENCE N 13°56'47" W A DISTANCE OF 120.07 FEET: THENCE N 12°43'44" W A DISTANCE OF 116.44 FEET; THENCE N 10°42'12" W A DISTANCE OF 120.02 FEET: THENCE N 99°46'14" W A DISTANCE OF 364.97 PEET; THENCE S 80°13'50" W A DISTANCE OF 190.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 39.27 FEET A CHORD BEARING OF NOS 13'46" E AND A CHORD LENGTH OF 38.82 FEET: THENCE N 20°13'45" E. A. DISTANCE OF 58.45 FRET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FRET A LENGTH OF 130.90 FEET A CHORD BEARING OF N 05°13'47" B AND A CHORD LENGTH OF 96.59 FEET; THENCE N 09°46'15" W A DISTANCE OF 95.65 FEET; THENCE N 00°21'04" W A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 22.73 ACRES OF LAND MORE OR LESS.

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TRACT 7

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST OUARTER OF SECTION 23. TOWNSHIP 7 NORTH, RANGE 5 WEST, LM. ORADY COUNTY OKLAHOMA: THENCE N 00°08'03" W, ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE S 90°00'00" W. ALONG THE SOUTH RIGHT OF WAY LINE OF THE SOUTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, A DISTANCE OF 1316.30 PEET; THENCE N 90°11'46" W A DISTANCE OF 3295.72 FEBT; THENCE S 89°40'32" W A DISTANCE OF 1319.85 FEET: THENCE N 00°15'26" W A DISTANCE OF 359.84 FEBT: THENCE N 70°13'57" B A DISTANCE OF 203.99 FEET: THENCE S 77*55'47" E A DISTANCE OF 69.55 FEET: THENCE N 82°40'48" B A DISTANCE OF (19:69 FBET; THENCE N 63°21'15" B A DISTANCE OF 44.88 FBET; THENCE N 33°24" 19" B A DISTANCE OF 105.52 FEET; THENCE N 67°14'47" B A DISTANCE OF 275.49 FEET; THENCE N 87°63'17" E A DISTANCE OF 123.06 FEET; THENCE S 72°46'27" E A DISTANCE OF 357.85 PEET; THENCE N 19°22'18" E A DISTANCE OF 381.65 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 375 FEET AND LENGTH OF 148.61 PEET A CHORD BEARING OF N 30°43°29" B AND A CHORD LENGTH OF 147.64 FEET; THENCE N 59"39"59" W A DISTANCE OF 103.91 FEET; THENCE N 75"00"00" W A DISTANCE OF 750.00 FEET; THENCE N 90°00°00" W A DISTANCE OF 44.94 FBET; THENCE S 59°59°59° W A DISTANCE OF 605.38 FEET, THENCE N 00°15'10" W A DISTANCE OF 1099.63 FEET: THENCE IN 89°33'59"E. ALONG THE NORTH RIGHT OF WAY LINE OF THE NORTHEAST QUARTER OF SAID SECTION 22, A DISTANCE OF 2643,92 FBET; THENCE IN 89°38'56" E, ALONG THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 23, A DISTANCE OF 29% OF FEET; THENCE S 00°21°04" E A DISTANCE OF 16:50 FEET; THENCE S 08°03'45" W A DISTANCE OF 169.97 FRET; THENCE S 00°08'12" E A DISTANCE OF 332.23 FRET; THENCE 8 114245" W.A. DISTANCE OF 110.00 FEET; THENCE S 31 25 27 W.A. DISTANCE OF 110.00 FEET; THENCE'N 78*12"16" W A DESTANCE OF 264.93 FEET; THENCE S 29*20*51" W A DISTANCE OF 22.95 FEBT; THENCE S 78"12"16" E A DISTANCE OF 266.31 FEET; THENCE S 26°01'05" W A DISTANCE OF 133.70 FEET; THENCE S 06"53"05" W A DISTANCE OF 115.01 PEBT; TERRICE \$400°51"26" B A DISTANCE OF \$57.36 FERT; THENCE \$140°51"51" W A DISTANCE OF 60.29 FEET; THENCE S 79°51°48" W A DISTANCE OF 54.26 FEET; THENCE N 8#45"30" W A DISTANCE OF 136.42 PEET; THENCE N 45°03"06" W A DISTANCE OF 55.55 PEET; THENCE N 81°20°52" W.A. DISTANCE OF 25.90 FEET, THENCE 9 70°30'07" W.A. DISTANCE OF 26.02 Febt; Thence'n 77°56'41" w a distance of 13.66 Febt; Thence in 54°04'10" w a DISTANCE OF 592.36 FEET; THENCE S 89°39'03" W A DISTANCE OF 69299 FEET; THENCE S 19°22'20" W A DISTANCE OF 293.88 FEET; THENCE S 70°37'41" E A DISTANCE OF 191.93 FEET: THENCE S 64"24"22" E A DISTANCE OF 385,04 FRET: THENCE S 74"15"22" W A DISTANCE OF 92.61 PEST TO A POINT OF CURVATURE, THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 123 FEET A LENGTH OF 65.76 FEET A CHORD BRARING OF S 05°59"33" B AND A CHORD LENGTH OF 65.65 FEET, THENCE S 00"11"45" E A DISTANCE OF 370.66 FEET; THENCE N 89"42'03" B.A. DISTANCE OF 158, 15 PRET TO A POINT OF CURVATURE: THENCE ALCING A CURVE TO THE RIGHT HAVING A RADIUS OF 425 FEET A LENGTH OF 140.91 FEET A CRORD BEARING OF \$ 80%8'05" E AND A CHORD LENGTH OF 140.26 FEET, THENCE IN 23*58'07" E A DISTANCE OF 391.71 FEET; THENCE S 69°29'31" E A DISTANCE OF 380.76 REET; THENCE 8 12°34'15" E A DISTANCE OF 500,00 FEET TO A POINT OF CURVATURE; THENCE ALONG A GURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 149.03 FEET A CHORD BEARING OF N 70°40'24" E AND A CHORD LENGTH OF 148 17 PRET, THENCE N 60°00'00" E A DISTANCE OF 304.67 FEBT TO A POINT OF CURVATURE: THIS KE ALONG A Curve to the left having a radius of 275.00 feet a length of 221.01 feet a CHORD BEARING OF N 36°58'35" B AND A CHORD LENGTH OF 215.11 FRET; THENCE N 13"57"09" E.A.DISTANCE OF 216.80 FBET TO A POINT OF CURVATURE, THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 351,49 FEET A CHORD BEARING OF N 44"56"09" E AND A CHORD LENGTH OF 334.61 FEBT; THENCE N

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75°55'08" E A DISTANCE OF 224.13 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 295.07 FEET A CHORD BEARING OF S 78°04'18" E AND A CHORD LENGTH OF 285.04 FEET; THENCE N 20°00'13" E A DISTANCE OF 25.37 FEET; THENCE N 64°13'29" E A DISTANCE OF 166.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD BEARING OF S 87°04'09" E AND A CHORD LENGTH OF 72.05 FEBT, THENCE S 58°21'44" E A DISTANCE OF 19.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 39.27 FEET A CHORD BEARING OF S 80°51'43" E AND A CHORD LENGTH OF 38.27 FEST, THENCE N 76°38'26" E A DISTANCE OF 21.59 FEST, THENCE S 15°45'46" E A DISTANCE OF 592.39 FEET; THENCE S 71°00'03" W A DISTANCE OF 91.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 150.42 FEET A CHORD BEARING OF \$ 65°54'23" E AND A CHORD LENGTH OF 136.64 FEET; THENCE S 22°48'47" E A DISTANCE OF 146.77 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 58.90 FEET A CHORD BEARING OF S 56°33'35" E AND A CHORD LENGTH OF 55.55 FEBT; THENCE N 89°41'35" B A DISTANCE OF 32.78 FEET; THENCE N 00°09'20" W A DISTANCE OF 250.04 FBET; THENCE N 89°41'43" B A DISTANCE OF 1703.24 PEET; THENCE S'00°10'13" E A DISTANCE OF 300.00 FEET; THENCE S 89°41'38" W A DISTANCE OF 1106.54 FEET; THENCE N 29°26'25" E A DISTANCE OF 103.61 FEET; THENCE N 24°25'35" W A DISTANCE OF 20.76 FEET; THENCE N 19"42"24" E A DISTANCE OF 32.25 FEET: THENCE N 08"02"33" W A DISTANCE OF 57.28 FEET; THENCE N 00°10'13" W A DISTANCE OF 44.03 FEET; THENCE S 89°41'35" W A DISTANCE OF 156.48 FEET; THENCE S 00°10'11" B A DISTANCE OF 19.42 FEET; THENCE S 65°06'53" E A DISTANCE OF 82.79 FEET; THENCE N 89°49'48" E A DISTANCE OF 50.00 FEET; THENCE S 01°47'24" W A DISTANCE OF 56.13 FEET; THENCE S 17° 42'31" W A DISTANCE OF 58.33 FEET: THENCE S 46°28'13" W A DISTANCE OF 92.85 FEET; THENCE S 77°37'51" W A DISTANCE OF 48.12 FEET, THENCE'S 89°41'38" W A DISTANCE OF 77.23 FEET, THENCE N 11°33'34" W A DISTANCE OF 57.58 FEET; THENCE N 39°54'41" W A DISTANCE OF 32.11 FEET; THENCE N 09"45"11" WA DISTANCE OF 54.06 FEET: THENCE N 17"52"49" WA DISTANCE OF 110.62 FEET; THENCE S 89°41'43" W A DISTANCE OF 50.00 FEET; THENCE S 00°09'59" E A DISTANCE OF 36.45 FEET; THENCE S 38°47' 16" E A DISTANCE OF 94.58 FEET; THENCE S 02°02'35" W A DISTANCE OF 48.15 FEET: THENCE S 35°18'57" E A DISTANCE OF 38.61 FEET: THENCE'S 01°37'25" E A DISTANCE OF 49.79 FEET: THENCE'S 89"41"38" W A DISTANCE OF 388.25 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A CURVE LENGTH OF 79:41 FEET A CHORD BEARING OF N 67°33'19" W AND A CHORD LENGTH OF 77.34 FEET; THENCE S 71°00'01" W A DISTANCE OF 207.66 FEET; THENCE S 19°00'01" E A DISTANCE OF 237.06 FEET; THENCE S 84°04'05" E A DISTANCE OF 513.33 FEET: THENCE'S 00°03'02" W A DISTANCE OF 49.04 FEET: THENCE S 16°02'35" E A DISTANCE OF 70.77 FEET; THENCE S 26°22'14" W A DISTANCE OF 72.31 FEET; THENCE S 03°40'56" W A DISTANCE OF 24.99 FEET; THENCE S 86°31'14" E A DISTANCE OF 144.06 FEET; THENCE N 16°30'37" W A DISTANCE OF 18.49 FRET; THENCE N 43°58'55" W A DISTANCE OF 24.44 FEET; THENCE N 35°36'40" E A DISTANCE OF 21.69 FEET; THENCE N 11°16'57" W A DISTANCE OF 54.30 FEBT; THENCE N 33°30'19" W A DISTANCE OF 26.93 FEET: THENCE N 24°59'50" B A DISTANCE OF 31.23 FEET; THENCE N 07°42'36" W A DISTANCE OF 48.48 FEET; THENCE S 84*04*04* E. A. DISTANCE OF 130.79 FRET; THENCE N 76*03'58" E. A. DISTANCE OF 777.28 FEET; THENCE S 47°37'50" E A DISTANCE OF 167.51 FEET; THENCE S 01°53'22" E A DISTANCE OF 385.00 FEBT: THENCE S 12°22'44" E A DISTANCE OF 793.85 FEET: THENCE S 66°19'46" W A DISTANCE OF 173.53 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 775,00 FEET A LENGTH OF 30,00 FEET A CHORD BEARING OF S 22°33'41" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 66°19'46" E A DISTANCE OF 300.29 FEET; THENCE S 00°09'33" E A DISTANCE OF 1227:06 FEET; THENCE S 89°39'15" W A DISTANCE OF 829.57 FEET; THENCE N 29°57'43" W A DISTANCE OF 197.99 FEET; THENCE N 22°30'39" E A DISTANCE OF 305.23 FEET; THENCE N 77°23'26" E A

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DISTANCE OF 168.89 FEET; THENCE N 16°37'44" W A DISTANCE OF 233.73 FEET; THENCE N 18°33'11" E A DISTANCE OF 166.46 FEET; THENCE N 58°32'20" E A DISTANCE OF 399.26 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67 FEET A CHORD BEARING OF N 22°01°29" W AND A CHORD LENGTH OF 41.67 FEET; THENCE N 23°40'15" W A DISTANCE OF 155.21 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1025:00 FEET A LENGTH OF 57:05 FEET A CHORD BEARING OF N 22°04'30" W AND A CHORD LENGTH OF 57.04 FEET; THENCE S 66°19'46" W A DISTANCE OF 115.22 FEET; THENCE S 57°10'15" W A DISTANCE OF 482,69 FEET; THENCE N 35°40'30" W A DISTANCE OF 227.42 FEET: THENCE N 77"35"10" E A DISTANCE OF 57.55 FEET: THENCE S'81"34"45" E A DISTANCE OF 109:95 FEBT; THENCE N 52°46'19" E A DISTANCE OF 42.53 FBET; THENCE N 55°09'13" W A DISTANCE OF 68.01 PEET; THENCE N 31°51'42" E A DISTANCE OF 29.48 FEET; THENCE N 40°38'01" E A DISTANCE OF 26.76 FEET; THENCE N 03°22'51" E A DISTANCE OF 22.37 FEET; THENCE N 56°19'19" W A DISTANCE OF 12.03 FEET; THENCE S 83°37'46" W A DISTANCE OF 60.41 FEET; THENCE'S 67°55'14" W A DISTANCE OF 110.58 FEET; THENCE N 48°22'08" W A DISTANCE OF 11.19 FEET; THENCE'S 76°27'54" W A DISTANCE OF 56:29 FEET; THENCE N 13°32'06" W A DISTANCE OF 133.63 PEET; THENCE N 08°22'49" E A DISTANCE OF 418.65 FRET; THENCE N 71°55'36" W A DISTANCE OF 199.47 FBET; THENCE N 16°47'11" W A DISTANCE OF 87.14 FEET; THENCE N 24°53'13" E A DISTANCE OF 84.28 FEET; THENCE N 35°33'19" W A DISTANCE OF 17.76 FEET; THENCE N 86°31'12" W A DISTANCE OF 148.57 FEET; THENCE S 00°01'50" E A DISTANCE OF 54.75 FEET; THENCE S 63°05'16" E A DISTANCE OF 31.54 FEET; THENCE S 07°49'36" E A DISTANCE OF 29.30 FEET: THENCE S 19°57'15" W A DISTANCE OF 48.95 FEET; THENCE'S 53"00'49" W A DISTANCE OF 88.04 FEET; THENCE N 86"31"13" W A DISTANCE OF 185.57 FEET: THENCE N 84°23'32" W A DISTANCE OF 159.87 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 350,00 FEET A LENGTH OF 153.97 FEET A CHORD BEARING OF S 01°30°07" W AND A CHORD LENGTH OF 152.73 FEET; THENCE S 73°50'26" E A DISTANCE OF 388.47 FEET; THENCE S 11°55'57" E A DISTANCE OF 38.29 FEET; THENCE S 26°18'34" W.A. DISTANCE OF 102.62 FEET; THENCE S 25°35'33" E A DISTANCE OF 186.83 FEBT; THENCE S 86°34'54" W A DISTANCE OF 75.64 FEET; THENCE S 20°05'25" W A DISTANCE OF 58.62 FEET; THENCE S 60°47'34" W A DISTANCE OF 46.87 FEET; THENCE S 40°10'48" W A DISTANCE OF 208.98 FEET; THENCE N 69°26'58" W A DISTANCE OF 33.08 FEET; THENCE N 47'49'00" W A DISTANCE OF 273.38 FEET; THENCE N 65°47'44" W A DISTANCE OF 79.94 FEET; THENCE N 08°45'29" E A DISTANCE OF 77.49 FEET: THENCE N 06°16'05" W A DISTANCE OF 190.93 FEBT; THENCE N 25°23'29" W A DISTANCE OF 102.50 FEET; THENCE N 68°19'32" W A DISTANCE OF 59.34 FEET; THENCE N 34°00'10" E A DISTANCE OF 140.72 FEET; THENCE S 86°28'09" E A DISTANCE OF 134.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF N 02°23'20" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 86°28'10" W A DISTANCE OF 150.33 FEET; THENCE N 20°48'58" W A DISTANCE OF 769.79 FEET; THENCE N 24"26"53" W A DISTANCE OF 326.32 FEET; THENCE N 19°00'01" W A DISTANCE OF 290.15 FEET; THENCE N 01°05'08" W A DISTANCE OF 54.14 FEET; THENCE N 14°38'48" W A DISTANCE OF 74.00 FEET; THENCE N 46°51'44" W A DISTANCE OF 47.65 FEET; THENCE N 19°00'01" W A DISTANCE OF 140.70 FEET; THENCE S 75°55'08" W A DISTANCE OF 200.46 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 282.21 FRET A CHORD BEARING OF S 46°31'11" W AND A CHORD LENGTH OF 269.99 FEET; THENGE S 73°48"16" E A DISTANCE OF 100.07 FEET; THENCE S 24°53'24" B A DISTANCE OF 578.08 FEET; THENCE S 14°45'25" W A DISTANCE OF 66.29 FEET; THENCE S 03°52'51" E A DISTANCE OF 105.23 FEET; THENCE S 34°14'57" E A DISTANCE OF 28.16 FEET: THENCE S 65°34'12" E A DISTANCE OF 50.03 FEET: THENCE S 26"48"00" W A DISTANCE OF 42.94 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 175.00 FEET A LENGTH OF 81.57 FEET A CHORD BEARING OF \$ 42°42'39" E AND A CHORD LENGTH OF 80.83 FEET; THENCE S 29°21'29" E A DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A

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CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF S 21°49'38" E AND A CHORD LENGTH OF 13.10 FEET; THENCE N 89°47'53" E A DISTANCE OF 62:43 FEET: THENCE S 24°24'03" E A DISTANCE OF 198.93 FEET: THENCE S 16°13'14" W A DISTANCE OF 47.99 FEET; THENCE S 70°30'02" W A DISTANCE OF 99.31 FEET; THENCE N 63°37'54" W A DISTANCE OF 108.73 FEET; THENCE N 33°56'14" W A DISTANCE OF 41.60 FEET; THENCE N 63°12'38" W A DISTANCE OF 111.44 FEET; THENCE N 83°10'27" W A DISTANCE OF 39.38 FEET; THENCE N 52°58'12" W A DISTANCE OF 1.74.80 FEET; THENCE N 38°23'04" W A DISTANCE OF 602.62 FEET; THENCE S 60°00'00" W A DISTANCE OF 226.07 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5.66 FEET A CHORD BEARING OF S 60°21'36" W AND A CHORD LENGTH OF 5.66 FEET; THENCE S 01°29'55" E A DISTANCE OF 162.96 FEET; THENCE S 65°31'58" B A DISTANCE OF 45.24 FEET; THENCE S 31°21'21" B A DISTANCE OF 101.18 FEET; THENCE'S 73°57'21" WA DISTANCE OF 71.57 FEET; THENCE S 33°58'35" WA DISTANCE OF 72.68 FEET; THENCE S 47°25'35" W A DISTANCE OF 83.34 FEET; THENCE S 19°31'17" W A DISTANCE OF 69.00 FEET; THENCE S 66°10'39" W A DISTANCE OF 12-23 FEET; THENCE N 76°07'40" W A DISTANCE OF 42.79 FEET; THENCE N 42°39'56" W A DISTANCE OF 242.95 FEET; THENCE N 07"00"07" WA DISTANCE OF 58.12 FEET: THENCE N 87"02"16" WA DISTANCE OF 134.36 FEET; THENCE N 53°26'40" W A DISTANCE OF 62.75 FRET; THENCE N 51°35'54" W A DISTANCE OF 52.97 FEET, THENCE N 68°39' 19" W A DISTANCE OF 89.27 FEET, THENCE N 34°35'52" W A DISTANCE OF 39.88 FEET; THENCE N 73°15'23" W A DISTANCE OF 61.47 FEET; THENCE N 36°21'25" WA DISTANCE OF 99.04 PEET; THENCE N 71°27'14" WA DISTANCE OF 52.20 FEET; THENCE S 87°35'09" W A DISTANCE OF 84.01 FEET; THENCE S 84°16'52" W A DISTANCE OF 179:65 FEET; THENCE N 00°11'44" W A DISTANCE OF 251.42 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF N 62°30°29" W AND A CHORD LENGTH OF 33.87 FEBT; THENCE S 00°11'46" E A DISTANCE OF 380.19 FEBT; THENCE S 43°20'09" E A DISTANCE OF 858.69 FEET; THENCE S 76°17'25" E A DISTANCE OF 804.25 FEET; THENCE S 00°08'03" E A DISTANCE OF 156.54 FEET: THENCE S 47°18'19" W A DISTANCE OF 183.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF S 20°44'41" E AND A CHORD LENGTH OF 316.81 FEET; THENCE S 00"08"02" E A DISTANCE OF 105.42 FEET; THENCE'S 89°39'25" WA DISTANCE OF 25.00 FEET: THENCE'S 00°08'03" E A DISTANCE OF 1013:50 FEET TO THE POINT OF BEGINNING. LESS AND EXCEPT, TRACT 1 (A LAKE), WHICH IS SURROUNDED BY THIS PROPERTY. TOTAL AREA LESS TRACT I CONTAINS 255.00 ACRES MORE OR LESS.

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TRACT 8

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE N 89°38'56" E ALONG THE NORTH LINE OF SAID NORTHWEST QUARTER A DISTANCE OF 456.69 FEET; THENCE S 00°21'04" E A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE N 89°38'56" E A DISTANCE OF 264.77 FEET: THENCE'S 00°21'04" BA DISTANCE OF 14.50 FEET; THENCE'S 09°46'15" BA DISTANCE OF 97.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FRET A LENGTH OF 130.50 FEET A CHORD BEARING OF S 05°13'47" W AND A CHORD LENGTH OF 96.59 PEET; THENCE 8 20°13'45" W A DISTANCE OF 58.45 PEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEET LENGTH OF 39:27 FEET A CHORD BEARING OF 8 05°13'46" W AND A CHORD LENGTH OF 38.82 FEET; THENCE N 80°13'50" E A DISTANCE OF 190,00 FEET; THENCE 8 09*46"14" E A DISTANCE OF 184.97 FEET; THENCE S 10*42"12" B A DISTANCE OF 120.02 PEET; THENCE S 12°43'44" E A DISTANCE OF 116.44 FEBT: THENCE S 13°56'47" E A DISTANCE OF 120.07 FEET; THENCE'S 13*43'36" E A DISTANCE OF 600.31 FEET; THENCE'S 12*51'01" B A DISTANCE OF 135.13 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 94:03 FEET A CHORD BEARING OF 8 85°46"25" W AND A CHORD LENGTH OF 91.82 FEET; THENCE S 64°13"28" W A DISTANCE OF 187.37 FEET TO A POINT OF CURVATURE! THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 185.00 FEET A LENGTH OF 9.89 FEET A CHORD BRARDIG OF S 18*28*16" W AND A CHORD LENGTH OF 9.89 FEET: THENCE'S 20°00°10" WA DISTANCE OF 23.61 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 323.00 FEBT A LENGTH OF 153.28 FEET A CHORD BEARING OF N 74*49"14" W AND A CHORD LENGTH OF 153.80 FEET; THENCE N 36°28'14" E A DISTANCE OF 46.04 FEET; THENCE N 34°33°42" W A DISTANCE OF 92.14 FEET; THENCE N 22°08'47" W A DISTANCE OF 60.99 FEET; THENCE IN 39"34" IS" W. A. DISTANCE OF 60.99 FEET, THENCE IN 18"52" ST" W. A. DISTANCE OF 30.33 FEBT; THENCE N 06°24'32" B A DISTANCE OF 48:44 FEBT; THENCE N 28°34'39" W A DISTANCE OF SE 70 FEET; THENCE N 02"01"15" W A DISTANCE OF 218.82 FEET; THENCE N 08'10'58" W A DISTANCE OF 56.54 PRET; THENCE N 16'08'52" W A DISTANCE OF 88.88 PRET; THENCE N 1943'4" W A DISTANCE OF 116.91 FEBT: THENCE N 04708'29" W A DISTANCE OF 60.58 PEET; THENCE N 19°30'45" B A DISTANCE OF 67.03 FEET; THENCE N 23°02'14" W A DISTANCE OF 125,57 PEET; THENCE N 18'49'18" B A DISTANCE OF 62.88 PEET; THENCE S 81°03'49" E A DISTANCE OF 27:85 FRET; THENCE IN 33°44'08" E A DISTANCE OF 86.64 FRET; THENCE N 17°02'05" WA DISTANCE OF 11.96 FEET: THENCE N 76°45°20" WA DISTANCE OF \$1.93 PEBT: THENCE N 14"45"40" B A DISTANCE OF 265:49 PEBT; THENCE N:80"17"52" B A DISTANCE OF 50.55 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 30.30 FEET A CHORD BEARING OF N 02*49*34" W AND A CHORD LENGTH OF 10:22 PEET; THENCE S 80*13*51" W A DISTANCE OF 196.32 PBET: THENCE N 48*08*46" W A DISTANCE OF 16.89 PBET: THENCE N 86*45*05" W A DISTANCE OF 63.61 FBBT; THENCE N 04°10'15" E A DISTANCE OF 74.81 PBBT; THENCE N 39"53'59" W A DISTANCE OF 31.13 FEET; THENCE'N 33"32'40" B A DISTANCE OF 27.47 FEET; THENCE N'03'42'57" W A DISTANCE OF 46:20 PEET; THENCE N 61'00'15" W A DISTANCE OF 21.76 FEET; THENCE N 03*16*02" E A DISTANCE OF 86.56 FEET; THENCE N 00*21*04" W A DISTANCE OF 16,50 FEET TO THE POINT OF BEGINNING, SAID TRACT CONTAINS 15.87 ACRES OF LAND MORE OR LESS.

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TRACT 9

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, OKLAHOMA: THENCE N 00°08'03" W A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING: THENCE CONTINUING N 00°08'03" W. ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 1013.50 FEET; THENCE N 89°39°25" E A DISTANCE OF 25.00 FRET; THENCE N 60°08'32" W.A. DISTANCE OF 25.00 FRET; THENCE N 89°39°23" E A DISTANCE OF 49.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEST A LENGTH OF 7.71 REET A CHORD BEARING OF N 86°42'34" E AND A CHORD LENGTH OF 7.71 FRET: THENCE N 83°45'53" E A DISTANCE OF 239,93 FEET; THENCE N 02*42*37" W A DISTANCE OF 141.80 FEET; THENCE N 10°10'32" W A DISTANCE OF 469.92 FEET; THENCE IN 29°37'52" W A DISTANCE OF 209.57 FEET; THENCE N 49°50'21" E A DISTANCE OF 200.00 FEET; THENCE S 67°18'02" E A DISTANCE OF 356.13 PEET; THENCE S 33"14"63" W.A. DISTANCE OF 56.85 FEET; THENCE S 08"36"55" W.A. DISTANCE OF 36.72 PEET; THENCE S 34"19"57" E A DISTANCE OF 28.39 PEET; THENCE N 64°00'45" B A DISTANCE OF 65.45 PEST: THENCE N 21°44'04" E A DISTANCE OF 57.91 FEET; THENCE 9 67 18 01" E A DISTANCE OF 216,06 FEET; THENCE 9 04 02 13" E A DISTANCE OF 482.07 FEET; THENCE'S 35"34"32" B A DISTANCE OF 555.16 FEET; THENCE'S 37"50"58" W A DISTANCE OF 134.74 FRET: THENCE N 44"26"OF" W A DISTANCE OF 260.25 FRET: THENCE S 84°40'21" WA DISTANCE OF 884.45 PERT; THENCE N 00°08'03" WA DISTANCE OF 195.11 FEET TO A POINT OF CURVATURE; THENGS ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125.00 FRET A LENGTH OF 5.04 PRET A CHORD BEARING OF 8 88*29'36" W AND A CHORD LENGTH OF 5.04 FEET; THENCE \$ 89"39"25" W A DISTANCE OF 49.96 FEET; THENCE S 00°08'03" E A DISTANCE OF 324.50 REET: THENCE 8 82°15'03" E A DISTANCE OF 834,32 FEET: THENCE S 44°53"57" E A DISTANCE OF 10924 FEET; THENCE S 16°33"33" E A DISTANCE OF 78.78 FEET; THENCE S 33"52"95" W A DISTANCE OF 105.71 FEET; THENCE S 89"39"14" W A DISTANCE OF 150:00 PRET; THENCE N 49:47:04" W A DISTANCE OF 96:79 PEET TO A POINT OF CURVATURE, THENCE ALONG A CHEVE TO THE RIGHT HAVING A RADIUS OF 50.00 FIGHT A LENGTH OF 57.51 FRET A CHORD BEARING OF S 45°54"31" WAND A CHORD LENGTH OF 54.39 FEBT, THENCE 8 00"08"01" B A DISTANCE OF 117.17 FEST, THENCE S 89"39"15" W A DISTANCE OF 839.89 PEET TO THE PODIT OF BEGINNING. SAID TRACT CONTAINS 31.54 ACRES OF LAND MORE OR LESS.

RETURN AFTER RECORDING TO:

When Recorded Mail To: Legacy Bank Attn: Michael N. Brown, Esq. 2801 W. Memoriai Rd. Oklahoma City, OK 73134

* CONTRACTOR TO TO TO THE TOTAL PROPERTY OF THE PROPERTY OF TH 2018-007058 Book 5401 Page 379

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THIRD AMENDED AND RESTATED DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

WINTER CREEK ESTATES

THIS THIRD AMENDED and RESTATED DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS (this "Declaration") is made as of the TH day of March, 2018 (the "Effective Pate"), by WINTER CREEK ESTATES, LLC, an Oklahoma limited liability company (" Declarant").

RECITALS:

- The Declarant is successor in interest to Mid Property Holdings, LLC successor in interest to the rights of the original Declarant under that certain Declaration of Covenants, Conditions and Restrictions for Winter Creek Estates recorded February 26, 2004 in Book 586, at Page 458 of the records of the Grady County Clerk as amended by Amendments to Covenants recorded November 3, 2004 in Book 3671, Page 322 and a Second Amendment to Declaration of Covenants, Conditions and Restrictions and Assignment of Rights and Duties of Declarant recorded June 18, 2014, in Book 4776, at Page 459 of the records of the Grady County Clerk, as amended and restated by an Amended and Restated Declaration of Covenants, Conditions and Restrictions recorded August 8, 2014 in Book 4800, at Page 577 of the records of the Grady County Clerk, as amended and restated by a Second Amended and Restated Declaration of Covenants, Conditions and Restrictions recorded November 27, 2017 in Book 5333, at Page 50 of the records of the Grady County Clerk (collectively the "Original Declaration") relative to certain parcels located in Grady County, Oklahoma.
- The Original Declaration provides that it may be amended unilaterally by Declarant pursuant to the terms outlined in Section 12.9(b) thereof. Declarant, as owner of the Club Property and various Lots by virtue of the foreclosure on the same, deems it necessary to amend the Original Declaration for purposes consistent with Section 12.9(b) of the Original Declaration and, accordingly, imposes this Declaration against Tracts 1 through 9, both inclusive, described on Exhibit A attached hereto, some of which has previously been platted and the remainder of which has yet to be platted.

ACREEMENT:

NOW, THEREFORE, the Declarant hereby supersedes the Original Declaration effective with the recording hereof and amends and restates the Original Declaration in its entirety to provide as follows:

Declarant desires to create certain easements, restrictions, covenants, development and design standards, assessments, and liens upon various portions of the Property for the benefit of the Declarant and PS 558-576

current and future Owners of the Property, and in accordance with Declarant's intention that the Property be developed in a consistent, compatible, and mutually beneficial manner.

Declarant will establish an Architectural Committee that will promulgate Design Guidelines governing all aspects of the design and construction of Dwellings, and Dwelling Exteriors. The Design Guidelines will be administered by the Architectural Committee which will have the power to review and approve all Plans. Both the initial construction of Dwellings and Dwelling Exteriors, and the alterations to Dwellings, and Dwelling Exteriors, are governed by the Design Guidelines, and subject to the review, and approval of Plans. The Architectural Committee may reject Plans on purely aesthetic grounds.

During the construction and marketing of the Lots, Declarant shall retain certain rights set forth in this Declaration, which rights shall include, without limitation, the right to appoint all members of the Architectural Committee and the Board, the right to replat all, or any portion of the Property, the right to add to or delete from this Declaration, any other real property, the right to construct Improvements, grant easements and licenses, and control construction activities, and the right to execute certain documents, and perform certain other acts in connection with the development and promotion of the Property.

Declarant further desires to create a mechanism by which the covenants, standards, and other provisions hereof may be administered and enforced for the development of the Property.

NOW, THEREFORE, Declarant does hereby declare that the Property (as defined herein), be held, sold, transferred, encumbered, developed, occupied, leased, and used, subject to, and in accordance with, the provisions of this Declaration.

ARTICLE I DEFINITIONS

- 1.1 "Aquatic Center" shall mean the pool and related facilities located on the Club Property.
- "Architectural Committee" shall mean the committee which shall be appointed by the Deciarant until the Turnover Date, and after the Turnover Date shall mean the committee which shall be appointed by the Board, to review and approve Plans for the construction of Improvements as provided in Article VII.
- 13 "Assessment" or "Assessments" shall mean the Annual Assessments and the Special Assessments, collectively.
- 1.4 "Association" shall mean the Winter Creek Estates Property Owners Association, Inc., its successors, and assigns.
- 15 "Association Documents" shall mean the Articles of Incorporation and Bylaws of the Association.
- 1.6 <u>Association Member</u>" or "<u>Association Members</u>" shall mean each member (including Declarant) of the Association as provided in <u>Section 3.1</u>.

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- 1.7 "Board" shall mean the Declarant until the Turnover Date, and after the Turnover Date shall
 mean the Board of Directors of the Association, as constituted at any time, or from time to time.
 - 1.8 "Bylawa" shall mean the Bylaws of the Association.
 - 19 "<u>Club</u>" shall mean and refer to the golf club created by the Declarant to be developed and operate on the Club Property.
 - 1.10 "Club Owner" shall mean Winter Creek Golf and Country Club, LLC or any successor-intitle to the Club Property.
 - 1.11 "Club Plan" shall mean and refer to that certain plan of membership developed by the Club Owner for the Club. The Club Plan is subject to change by the Club Owner from time to time at the sole discretion of the Club Owner.
 - 1.12 "Club Property" shall mean that parcel or those parcels of land comprising part of the Property developed by Declarant or any affiliate or designee of the Declarant which is presently being operated as a golf course (the "Golf Course") and related facilities and the Aquatic Center, specifically including parcels 1, 2, 3A, 3B, 4, 5 and 6 as described in Exhibit A hereto.
 - 1.13 "Club Users" shall mean and refer to the Club Owner, its employees, independent contractors, agents and all members, guests and invitees of the Club.
 - 1.14 [Intentionally Omitted]
 - 1.15 "Common Areas" shall mean areas shown on a Plat as a Common Area together with all Improvements constructed, or to be constructed, thereon, and such other areas of the Property, as Declarant may hereafter designate as Common Areas, in writing, in any supplemental Declaration pursuant to Article II, or in a subsequent conveyance, by Declarant, to the Association, and any and all Improvements located thereon. The Common Areas are to be held, maintained, and operated for the common use, and the benefit of the Owners, and their respective tenants, and invites, subject to the provisions of this Declaration, including without limitation, the reservations, rights, and easements of Declarant, provided in Article XI, and the right of the Association under Article V.
 - 1.16 "Declarant" shall mean Winter Creek Estates, LLC, an Oklahoma limited liability company, its successors, and any assignee who receives by assignment from the Declarant, or its successors, or assigns, all or a portion of its rights hereunder, as Declarant, by an instrument assigning those rights as Declarant to assignee as set forth in Section 12.6.
 - 1.17 "Default Rate" shall mean and refer to a rate of interest equal to 18% per annum."
 - 1.18 "<u>Design Guidelines</u>" shall mean the architectural design guidelines, and graphic site standards promulgated, and developed by the Architectural Committee in accordance with <u>Section 7.7</u>.
 - 1.19 "Dwelling" shall mean and refer to any improved property intended for use as a single-family attached or detached dwelling and shall include within its meaning (by way of illustration, but not

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limitation) townhouse units, cluster homes, patio or zero lot line homes, and single-family detached homes on separately platted lots.

- 1.20 [Intentionally Omitted]
- 121 [Intentionally Omitted]
- 122 "Dwelling Exteriors" shall mean those portions of each Lot that are not Common Areas, and are not improved with a Dwelling, if any, constructed on the Lot. Without limiting the foregoing, the Dwelling Exteriors shall include the following: (a) driveways, sidewalks, and walkways located on the Lot, (including those portions thereof which may cross areas designated as Common Areas), (b) those portions of water, sewer, electric, and other operating utility systems, which serve only the Dwelling constructed on the Lot, and, (c) all lawns, landscaping, and other portions of all Lots which are landscapable, and which are not designated as being part of the Common Areas.
- 1.23 "Fairway Lotz" and "Greens Lotz" shall mean any lot whose front, back or side property line connects to golf fairways or golf greens.
- 1.24 "Improvements" shall mean any buildings, structures, underground installations, slope alterations, lights, driveways, sidewalks, utility facilities and lines, parking areas, retaining walls, plantings, lawns, planted trees and shrubs, and all other structures, landscaping, or improvements of every type and kind.
- 1.25 "Lake Lots" shall mean any lot whose front, back or side property line connects to any waterside property.
- 1.26 "Lot" shall mean any platted residential lot designated in a Plat, together with all Improvements thereon and thereto, including, without limitation Dwelling, and Dwelling Exteriors located thereon, excluding the Common Areas. Notwithstanding, solely for the purpose of assessment of Association dues, each ½ acre of unplatted land covered by this Declaration shall be treated as if it were a single platted lot.
- 1.27 "Neighborhood" shall mean and refer to a group of Lots and Dwellings designated as a separate Neighborhood for the purpose of receiving other benefits or services from the Association which are not provided to all Lots and Dwellings within the Property.
- 1.28 "Neighborhood Assessments" shall mean and refer to assessments levied against Lots and Dwellings in a particular Neighborhood to fund Neighborhood Expenses.
- 129 "Neighborhood Association" shall mean and refer to an owners association, established by or with the approval of the Declarant, having jurisdiction over any Neighborhood concurrent, but subordinate to, the Association.
- 130 "Neighborhood Expenses" shall mean and refer to actual and estimated expenses incurred or anticipated to be incurred by the Association for the benefit of Owners within a particular Neighborhood, which may include reasonable reserves, as the Board may authorize and as may be authorized herein or in a Supplemental Declaration applicable to a Neighborhood.

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- 131 "Non-Fairway Lots" shall mean all Lots except the Fairway Lots, Greens Lots and Lake Lots.
- "Occupant" shall mean and refer to any person, including, without limitation, any Owner or any guest, invitee, lessee, tenant, or family member of an Owner, occupying or otherwise using a Dwelling within the Development.
- 133 "Official Records" shall mean and refer to the Office of the County Clerk of Grady County, Oklahoma,
- "Owner" shall mean and refer to one or more Persons, including Declarant, who or which owns fee simple title to any Lot or Dwelling excluding, however, those Persons holding an interest merely as security for performance of an obligation. In the event that there is recorded in the Official Records any installment sales contract covering any Lot or Dwelling, the Owner of such Lot or Dwelling shall be the purchaser under said contract and not the fee simple title holder. An installment land sales contract shall be an instrument whereby the purchaser is required to make payment for a Lot or Dwelling for a period extending beyond nine (9) months from the date of the contract, and where the purchaser does not receive title to such Lot or Dwelling until all such payments are made, although the purchaser is given use of such Lot or Dwelling.
- 135 "Plane" shall mean the plans, specifications, drawings, sketches, and other materials of the construction of the Dwelling, or other Improvement, which are required to be submitted to, and approved by, the Architectural Committee, pursuant to Article VII.
 - 136 "Plat(s)" shall mean any recorded plat relating to a portion of the Property.
- 137 "Property" shall mean the land described on Exhibit A hereto, some of which has been previously platted, and any other real estate added by Declarant thereto, as provided in this Declaration.
 - 138 "Special Assessments" shall mean the assessments described in Sections 4.1 and 4.3.
- 139 "Turnover Date" shall mean the date on which the rights of Declarant to designate the members of the Board, or to appoint members of the Architectural Committee and other rights, terminates pursuant to Section 11.4.
- 140 "Yoting Member" shall mean only the Declarant until the Turnover Date, and after the Turnover Date, the individuals who shall be entitled to vote in person, or by proxy, at meetings of the Owners as more fully set forth in Section 3.2.

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ARTICLE II REAL COVENANTS: ADDITION OR REMOVAL OF PROPERTY: SUPPLEMENTAL DECLARATIONS

- 2.1 Real Covenants: All covenants, conditions, restrictions, easements, reservations, liens, charges, rights, benefits, and privileges which are granted, created, reserved, or declared by this Declaration shall be covenants appurtenant, running with the land, and shall at all times inure to the benefit of, and be binding on, any person, having at any time any interest or estate in any part of the Property. Each Owner resident, or other person, by acceptance of a deed conveying title to the Property, or any part thereof, or the execution of contract for the purchase thereof, or the acceptance of a lease thereof or license therefore, or the taking possession thereof, whether from Declarant, or another Owner or lessee, shall for himself, his successors, and assigns, be deemed to (a) accept such deed, contract, lease, license, or possession upon, and subject to, each and all of the provisions of this Declaration, and (b) covenant to and with Declarant, and the other Owners to keep observe, comply with, and perform the requirements of this Declaration whether or not any reference to this Declaration is contained in the instrument by which such person acquired sald interest.
- Addition or Removal of Property: Supplemental Declarations: Declarant reserves the right, at its discretion at such time, or times before the Turnover Date as it shall determine, to subject to the provisions of this Declaration, additional property as Declarant shall determine, together with the Improvements thereon, and easements, rights, and appurtenances thereunto, belonging or appertaining. Each of the additions, authorized pursuant to this article, shall be made by Declarant's recording a supplemental declaration, describing the additional property subjected to this Declaration. Each such instrument may also contain such additions, deletions, and modifications to the provisions of this Declaration, as Declarant may require in its sole discretion. Notwithstanding the foregoing, Declarant shall not be obligated to bring any additional property within the scheme of development established by this Declaration, and no negative reciprocal easement shall arise out of this Declaration, so as to benefit or bind any such additional property until, and unless, such additional property is expressly subjected to the provisions of this Declaration in accordance with this article. The failure of Declarant to extend the provisions of this Declaration to additional property shall not be deemed to prohibit the establishment of a separate scheme of development, (including provisions substantially similar, or identical to those contained herein), for such additional property to which this Declaration is not extended.

At any time prior to the Turnover Date, Declarant reserves the right, in its sole discretion, to remove from the provisions of this Declaration any portion of the Property then owned by Declarant. Any removal made by Declarant pursuant to this Article II shall be made by Declarant's recording a supplemental declaration describing the portion of the Property removed from this Declaration. From, and after, the date such supplemental declaration is so recorded, the portion of the Property so removed shall be free and clear of this Declaration, and of all the terms, covenants, and restrictions contained herein, including, without limitation, the liens and other provisions, in Article IV, provided that Declarant shall not remove portions of the Property which are totally surrounded on all boundaries by Property subject to this Declaration, and such removed Property shall not be entitled to use the Common Areas unless pursuant to a written agreement with the Declarant or the Association.

2.3 No Approval Needed: The exercise of Declarant's rights under Section 2.2 is not subject to the approval of any Owner, and the requirements and limitations set forth in Section 17 9 for amendments to 2018-007058 Book 5401 Page 384

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this Declaration shall be inapplicable to such action,

2.4 <u>No Obligation to Develop.</u> Nothing herein shall require Declarant to continue with the development of unimproved sections of the property, whether currently subject to a Plat, or not, or to install any improvements such as roads or utilities in the residential sections of the Property where such improvements do not currently exist.

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ARTICLE III MEMBERSHIP, YOTING RIGHTS, AND THE ASSOCIATION

- Association Membership: Every Owner of a Lot, which is subject to assessment, shall automatically become, and is subject to the requirements of this Declaration, must remain, an Association Member in good standing of the Association. There shall be one (1) Association Membership per Lot. Association Membership shall be appurtenant to any Lot, and may not be separated from ownership of any Lot which is subject to assessment.
- Yoting Members: Subject to the rights retained by Declarant under Section 11.4, including, but not limited to, the retention by Declarant of all voting rights, prior to the Turnover Date, voting rights of the Association Members shall be vested exclusively in the Voting Members. After the Turnover Date, one individual shall be designated as the Voting Member for each Lot. At that time, approved builders who have purchased one or more unimproved Lots shall be granted one vote, regardless of how many Lots they have purchased. The Voting Member, or his proxy, shall be the individual who shall be entitled to vote at meetings of the Owners. If the record of ownership of a Lot shall be in the name of more than one person, or if an Owner is a trustee, corporation, partnership, or other legal entity, then the Voting Member for the Lot shall be designated by such Owner, or Owners, in writing, to the Board and if in the case of multiple individual Owners, no designation is given, then the Board, at its election, may recognize any individual Owner of the Lot of its choosing as the Voting Member for such Lot.
- Association: The Association has been, or will be, incorporated as an Oklahoma not for profit corporation. The Association shall be the governing body for all of the Owners for the administration and operation of the Common Areas, and the administration of this Declaration. The Association shall have all rights, privileges, and authority reasonably implied from the existence of any right, privilege, or authority granted to it in this Declaration, or the Association Documents, or otherwise reasonably necessary to effectuate any such right, privilege, or authority.
- Board: Subject to the rights retained by the Declarant, pursuant to Section 11.4, the Board shall consist of three (3) natural persons as determined by the Association Documents, each of whom, after the Turnover Date, shall be an Owner or Voting Member. Except to the extent expressly provided in this Declaration, all of the rights, powers, and duties of the Association, and Association Members, including the Association Members' voting rights, shall be governed by the Association Documents. In the event of any conflict or inconsistency between the provisions of this Declaration and the provisions of the Association Documents, this Declaration shall control.
- Liability Limitations: No Association Member, or director, partner, or officer of the Association, the Board, or Declarant shall be personally liable for debts contracted for, or otherwise incurred, by the Association or for any tort committed by, or on behalf of, the Association, or for a tort of another Association Member, whether such other Association Member was acting on behalf of the Association or otherwise. Neither Declarant, nor the Board, the Association, their directors, partners, officers, agents, or employees shall be liable for any damages, whether direct, incidental, of consequential for failure to inspect any premise, improvements, or portions thereof, or for failure to repair, or maintain the same. Declarant, the Association or any other person, firm, or corporation, liable to make such repairs or maintenance shall not be liable for any personal injury or other incidental or consequential damages considered by any act, or 2018-007058 Book 5401 Page 386

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omission, in the repair, or maintenance of any premise, Improvements, or portions thereof, including and without limitation, any negligent act, or omission of Declarant, the Association or their agents, employees, or contractors.

- 3.6 <u>Socurity Services</u>: Neither the association, the board, declarant, nor any successor declarant, shall in any way be considered insurers, or quarantors of security within the property, and neither the association, declarant, nor any successor declarant, shall be held liable for any loss or damage by reason or failure to provide adequate security, or ineffectiveness of security measures undertaken. Each owner of any lot, and each tenant, quest, and invites of any owner, as applicable, acknowledges and understands that the association, the board, the architectural committee, declarant, or any successor declarant, are not insurers, and each owner of any lot or tract, and each tenant, guest, and invites of any owner, assumes all risks for loss or damage to persons, to lots, and to the contents of lots, and further acknowledges that the association, the board, the architectural committee, declarant, or any successor declarant, have made no representations, or warranties, nor has any owner, resident, tenant, guest, or invitee relied upon any representations, or warranties, express or implied, including any warranty of merchantability of fitness, for any particular purpose, relative to security measures undertaken within the property.
- 3.7 Rules and Regulations: The use and enjoyment of the Dwelling Exteriors, and Common Areas, shall at all times, be subject to reasonable rules and regulations (the "Rules and Regulations"), duly adopted by the Board. The Rules and Regulations may include provisions governing the construction activities in, and access to and from the Property by builders and contractors. Copies of the Rules and Regulations shall be furnished, by the Association, to all Owners upon written request. The Rules and Regulations shall be binding upon the Owners, their families, tenants, guests, contractors, invitees, servants, and agents.
- 3.8 Managing Agent: The Association may employ a managing agent to assist the Board in administering the affairs of the Association. The Association may enter into a management agreement with Declarant, or an affiliate of Declarant.
- Right to Enforce Maintenance and Repair of Dwellings: If in the sole judgment of the Board (a) an Owner has failed to maintain the Owner's Dwelling, and/or Dwelling Exterior, in good condition and repair, or the appearance of portions of the Owner's Dwelling, and/or Dwelling Exterior, are not of the character and quality of that of other Dwellings and Dwelling Exteriors in the Property, or in compliance with the Rules and Regulations, or (b) the Owner has failed to keep the Dwelling Exterior free of debris, then without limiting any rights or remedies of the Board, hereunder, or at law, the Association, its agents, employees, and contractors shall have the right to enter upon the Lot, (but not the interior of the Dwelling), and perform any maintenance or repair work which it deems necessary, or appropriate, and the cost thereof shall be a charge against the Owner and his Lot hereunder, and shall be payable by the Owner of the Lot to the Association upon demand. In the event that the Owner falls to make prompt payment of the charge upon demand, the charge shall be a continuing lien upon the Owner's Lot until such time as payment is made in full, and such lien shall be enforceable against the Owner and the Lot in the manner provided in Section 4.7.
 - Merger and Consolidation: Upon a merger or consolidation of the Association with another

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corporation organized for the same or similar purposes, the Association's properties, rights, and obligations may be transferred to the surviving or consolidated association, or alternatively, the properties, rights, and obligations of another association may be added to the properties, rights, and obligations of the Association, as a surviving corporation pursuant to a merger. The surviving or consolidated association shall administer the covenants, conditions, and restrictions established by this Declaration, together with the covenants, conditions, and restrictions applicable to the properties of the other association as one scheme. No merger or consolidation shall be permitted after the Turnover Date without the consent of Voting Members representing seventy-five percent (75%) of the total number of existing votes.

3.11 <u>Dissolution</u>: To the extent permissible under law, in the event of the dissolution of the Association, any Common Area owned by the Association may be conveyed by the Association to the Owners, as tenants in common.

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ARTICLE IV COVENANTS AND LIENS FOR ASSESSMENTS

Assessments and Creation of the Lien and Personal Obligations of Assessments: The 4.1 Declarant, for each Lot owned by it which is not expressly excluded herein from Assessments, and/or these liens, hereby covenants, and each Owner of any Lot by acceptance of a deed therefore, whether or not it shall be so expressed in such deed, is deemed to covenant, and agree to (a) pay to the Association annual assessments, or charges, as hereinafter provided, (the "Annual Assessments"), (b) pay to the Association special assessments for capital improvements, such assessments to be established, and collected as hereinafter provided, (the "Special Assessments"), (c) pay to the Association individual or specific assessments against any particular Lot or Dwelling which are established pursuant to this Declaration, including, but not limited to, fines as may be imposed against such Lot or Dwelling in accordance with Article XII hereof, and (d) pay to the Club Owner, Membership Fees, as hereinafter defined, which may be established and collected as provided in this Article IV or pursuant to Article IX. The Assessments, together with interest, costs, and reasonable attorneys' fees, shall be a charge, and continuing lien, upon each Lot against which each such Assessment is made. Each such Assessment, altogether with interest, costs, and reasonable attorneys' fees, shall also be the personal obligation of the person who was the Owner of the Lot at the time when the Assessment fell due. Any such assessments, together with late charges, interest on the unpaid balance at the default rate per annum, and court costs and attorneys' fees incurred to enforce or collect such assessments, shall be an equitable charge and a continuing lien upon the Lot or Dwelling, the Owner of which is responsible for payment. Bach Owner shall be personally liable for assessments coming due while he is the Owner of a Lot or Dwelling, and his grantee shall take title to such Lot or Dwelling subject to the equitable charge and continuing lien therefor, but without prejudice to the rights of such grantee to recover from his grantor any amounts paid by such grantee therefor.

Assessments shall be paid in such manner and on such dates as may be fixed by the Board of Directors; provided that unless otherwise specifically provided by the Board or in this Declaration, the Annual Assessments, including Club Assessments, shall be paid in advance at the beginning of the fiscal year of the Association.

Notwithstanding anything to the contrary contained in Section 4.1, Declarant, and its successors or assigns, shall not be responsible for payment of Membership Fees, Association dues, Annual Assessments, Special Assessments, or any individual or specific assessment; and approved builders who purchase a Lot from Declarant for construction and resale shall not be responsible for payment of Association dues, Annual Assessments, or Special Assessments on the Lot purchased for a period of two (2) years from the date of purchase. Also, for purposes of this Section 4.1, the term Declarant shall mean Winter Creek Estates, LLC.

4.2 <u>Purpose of Annual Assessments</u>: Annual Assessments shall be made by the members of the Association, and shall be used for the purpose of promoting the enjoyment, and welfare of the Owners, and for the maintenance and improvement to the Common Areas and other portions of the Property, for which the Association has responsibilities, as provided in this Declaration, including, and without limitation, for the:

(a) maintenance and repair, (and replacement, as necessary, but excluding initial construction, unless authorized by this Declaration), of the Common Areas, waterways, other facilities, and operations, and all

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landscaped areas located within median strips, or other portions of any dedicated or private streets, or other rights-of-way, on or adjacent to the Property;

(b) the payment of an valorem taxes, assessments, and similar charges, and premiums for hazard, and other insurance in connection with the Common Areas, and such other portions of the Property as the Board deems appropriate, and public liability and other insurance of the Association;

(c) payments of the cost of labor, utilities, water, lighting, walkways, equipment, (including the expense of leasing any equipment), and material required for, and management and supervision of, the Common Areas;

(d) compliance with governmental laws, rules, and regulations;

(e) carrying out the powers, and duties of the Board and the Association;

(f) payment for security services, if any, for the Property; and

- (g) carrying out the purposes of the Association, as stated in the Association Documents.
- 4.3 Special Assessments for Capital Improvements: In addition to the Annual Assessments authorized above, the Association may levy, in any assessment year, a Special Assessment applicable to that year only, for the purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair, or replacement of a capital improvement upon the Common Areas, including fixtures and personal property related thereto, provided that any such Special Assessment shall have the assent of two-thirds (2/3) of the votes entitled to be east by the Association Members present, voting in person, or represented by valid proxy, at a meeting duly called for that purpose at which a quorum is present. Written notice of Special Assessments and due dates shall be sent to each owner.
- 4.4 Notice and Quorum for Any Action Authorized Under Sections 4.2 and 4.3: Written notice of any meeting, for the purpose of taking any action authorized under Sections 4.2 or 4.3, shall be sent to all Association Members not less than ten (10) days nor more than forty-five (45) days in advance of the meeting. At the first of each such meeting called, the presence of Association Members or of proxies entitled to cast sixty percent (60%) of all votes of each class of membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement, and the required quorum at the subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following the proceeding meeting. With respect to Section 4.3, in the event two-thirds (2/3) of the Association Members present do not assent at the time of the meeting to the proposed special assessment, Association Members not present may, within thirty (30) days thereafter, give assent, by delivery of written assent, to the Secretary of the Association, and such assents shall be deemed votes cast at the meeting.
- 4.5 <u>Uniform Rate of Assessment</u>: Both Annual and Special Assessments must be fixed at a uniform rate, and may be collected on a monthly basis.
- Assessments shall commence, as to all Lots, on the date specified by the Board and shall continue thereafter from year to year. The first Annual Assessment shall be adjusted according to the number of months remaining in the calendar year. The Association shall fix the amount of subsequent Annual Assessments against each Lot at least thirty (30) days in advance of each Annual Assessment period. The omission or failure of the Association to timely fix the Annual Assessments shall not be deemed a waiver or release of any Owner from the obligation to pay such Assessment when fixed. Written notice of the Annual Assessment shall be sent to every Owner subject thereto. The due dates for the Annual Assessments shall be established

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by the Association. The Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an officer of the Association, setting forth whether the Assessments on a specified Lot have been paid. A properly executed certificate of the Association as to the status of Assessments on a Lot is binding upon the Association as of the date of its issuance.

- 4.7 <u>Effect of Nonpayment of Assessments</u>: Any Assessment not paid within thirty (30) days after the due date shall bear interest from the due date at the Default Rate of eighteen (18%) per annum, and Owners shall be liable for all costs and expenses incurred in collection, including attorneys' fees. The Association may bring an action at law against the Owner personally obligated to pay the same, or foreclose the lien against the property. No Owner may walve, or otherwise escape liability, for the Assessments provided for herein by non-use of the Common Area or abandonment of his Lot.
- 4.8 Subordination of the Lien to Mortgages: The lien of the Assessments shall be subordinate to the lien of ad valorem taxes and any duly recorded first mortgage filed prior to the date of the recording of the lien created by the unpaid Assessments. Sale or transfer of any Lot shall not affect the lien for Assessments, except that a sale or transfer of any Lot pursuant to mortgage foreolosure, shall extinguish a subordinate lien for Assessments which became payable prior to that foreclosure. Any such delinquent Assessments shall continue to be the personal obligation of the Owner of the Lot foreclosed upon, notwithstanding the extinguishment of the lien securing such Assessments. No sale or transfer shall relieve the purchaser or transferee of a Lot, nor the Lot so foreclosed from liability from the Assessments thereafter becoming due, or from the lien thereof. Upon the sale or conveyance of any Lot, all unpaid Assessments against an Owner levied by the Board, shall first be paid out of the sale price paid by the purchaser, in preference over any other assessments or charges of whatever nature, except the following:
- Assessments, liens and charges in favor of the State of Okiahoma, and any political subdivision for past due and unpaid ad valorem taxes on the Lot; and
- Amounts due under any duly recorded first mortgage securing borrowed indebtedness
 to the extent that the Assessments are subordinated to such borrowed indebtedness.
- Exempt Property: All properties, dedicated and accepted, by a public authority, and all Common Areas shall be exempt from the Assessments.

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ARTICLE V COMMON AREAS

- Obligations of the Association and Declarant: Declarant shall convey title to the Common 5.1 Areas to the Association on or before the Turnover Date; The Association shall be responsible for the maintenance, management, operation, and control of the Common Areas and all Improvements thereon, and shall keep the same in good, clean, and attractive condition, order, and repair. Notwithstanding anything provided herein, Declarant shall have no further obligation or liability under this Section 5.1 from, and after, the conveyance of all the Common Areas to the Association.
- Owners' Basements of Enjoyment: Every Owner shall have a nonexclusive right and easement of use and enjoyment in and to the Common Areas, which shall be appurtenant to, and shall pass with, the title to every Lot, subject to the following provisions:
- (a) The right of the Association to charge reasonable fees for the use of any facility situated upon the Common Areas, or to restrict or regulate the access to, or use of, the Common Areas for safety, privacy, or other reasons deemed by the Board to be in the best interests of the Owners.
- (b) The right of the Association to suspend the Voting rights and right to use of the Common Areas and facilities by an Owner for any period during which any assessment against his Lot remains unpaid;
- (c) The right of the Association to sell or convey all, or any part of, the Common Areas, and to receive and use the net proceeds, if any, for the purposes provided in this Declaration, or for other purposes, provided any such sale or conveyance, and the use of the proceeds for other purposes, (if any), are approved by two-thirds (2/3) of the votes entitled to be cast by the Association Members present, voting in person, or represented by valid proxy, at a meeting duly called for the purpose at which a quorum is present written notice of which shall be given to all Association Members at least thirty (30) days in advance, and shall set forth the purpose of the meeting:
- (d) The right of the Association to prescribe rules and regulations for the use, enjoyment, and maintenance of the Common Areas;
- (e) The right of the Association to borrow money for the purpose of improving all, or any part, of the Common Areas, and to mortgage all or any part of the Common Areas;
- (f) The right of the Association to grant utility easements or other easements across the Common Areas:
- (g) The right of the Association to dedicate or transfer all, or any part of, the Common Areas to any public agency, authority, or utility, for such purposes, and subject to such conditions as may be desired by the Association:
- (h) All of the other easements, covenants, and restrictions provided for in this Declaration and applicable to the Common Areas; and

(i) Declarant's rights under Sections 6.7 and 6.8, Article XI, and elsewhere in this Declaration.

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- (j) Delegation of Use: Any Owner may delegate, in accordance with the Association Documents, and subject to the Rules and Regulations, his right of enjoyment to the Common Areas and facilities to the members of his family who reside at his dwelling, his tenants, or contract purchasers who reside on the Property.
- (k) Damage by Owner: If, due to the act or omission of an Owner of a Dwelling, or of a household pet, or guest, or other authorized occupant, or invitee of the Owner of a Lot, damage shall be caused to the Common Areas, and maintenance, repair, or replacement shall be required thereby, then such Owner shall pay for such damage, and such maintenance, repairs, and replacements as may be determined by the Board.

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ARTICLE VI UTILITIES AND EASEMENTS

- Right to Grant Essements; Replatting: There is hereby reserved, for the benefit of Declarant, · 6.1 the Association, and their respective successors, and assigns, the alienable, transferable, and perpetual right, and easement, as well as, the power to grant, and accept, easements to and from Grady County, the City of Blanchard (to the extent that the Property or portions thereof may at some point be annexed thereto), or any other public authority, or agency, utility district, or public or private utility company, upon, over, under, and across the Common Areas, and those portions of all Lots, and tracts as are reasonably necessary for the purpose of installing, replacing, repairing maintaining, and using electrical, gas, telephone, water, and sewer lines, master television antenna and/or cable systems, security and similar systems, and facilities for the Property, or any portion thereof, as well as street lights, street signs, and traffic signs; provided, however that such easements shall not unreasonably affect the ability to develop or, market, or unreasonably affect the value of any Lot or Dwelling. Such easements may be granted, or accepted by Declarant until such time as Declarant delegates said authority to the Board, provided, however, prior to the Turnover Date, the Board must obtain the written consent of Declarant prior to granting, or accepting, any such easements. Declarant may plat, or replat, all, or any portion of, the Property in accordance with applicable law, any portion of the land in the Property, that it may own from time to time, thereby reconfiguring the Lots, Common Areas, or any portion thereof.
- 6.2 <u>Basement for Fire and Police Protection</u>: Declarant hereby grants to the State of Oklahoma, Grady County, the City of Blanchard, or such other governmental authority or agency, as shall, from time to time, have jurisdiction over the Property, or any portion thereof, with respect to law enforcement and fire protection, the perpetual, nonexclusive right, and easement upon, over and across all of the Common Areas, for purposes of performing such duties, and activities related to law enforcement, and for protection in the Property, as shall be required, or appropriate, from time to time, by such governmental authorities, under applicable law.
- Right of Entry for the Association: The Association shall have the right, but not the obligation, to enter into any Dwelling Exterior portion of any Lot for any emergency, security, and/or safety reasons, and to inspect, for the purpose of ensuring compliance with this Declaration, the Association Documents, and the Rules and Regulations, whose rights may be exercised by the Board, its officers, agents, employees, and managers, and all policemen, firemen, ambulance personnel, and similar emergency personnel in the performance of their respective duties. Except in an emergency situation, entry shall only be during reasonable hours, and after notice to the Owner. This right of entry shall include the right of the Association to enter a Dwelling Exterior portion of a Lot to cure any condition which may increase the possibility of a fire, or other hazard, in the event an Owner fails, or refuses to cure the condition within a reasonable time after request by the Association. For purposes of this paragraph, fourteen (14) days from the mailing of notice to the address listed on the County Assessor's website (or records if no website is available) shall be deemed to constitute a reasonable time for such notice before the taking of action by the Association.
- 6.4 Improvements in Utility Easements: Except as may be otherwise permitted by the Architectural Committee, no Owner shall erect, construct, or permit any obstructions, or permanent Improvements of any type, or kind, to exist within any easement area for public utilities which would restrict or adversely affect drainage, or the use of the easement for its intended purpose. Each Owner assumes full,

complete, and exclusive liability, and responsibility, for all cost and expense related to damage, repair, relocation, and restoration of such Improvements. Except as to special street lighting, or other aerial facilities, which may be required by municipal authorities, or which may be required by the franchise of any utility company, or as provided in the Plat, no aerial utility facilities of any type, (except meters, risers, service pedestals, and other surface installations necessary to maintain or operate appropriate underground facilities), shall be erected, or installed in the Property, whether upon individual Lots, easements, streets, or rights-of-way of any type, either by the utility company, or any other person or entity, and all utility service facilities, (including, but not limited to water, sewer, gas, electricity, and telephone), shall be buried underground, unless otherwise requested by a public utility, with the approval of the Association. All utility meters, equipment, alr-conditioning compressors and similar items must be visually screened in a manner satisfactory to the Architectural Committee.

- Environmental Easement: There is hereby reserved for the benefit of Declarant, the Association, and their respective Agents, employees, successors, and assigns, an alienable, transferable, and perpetual right and easement on, over, and across all Lots and all unimproved portions of Dwellings for the purpose of taking any action necessary to effect compliance with environmental rules, regulations, procedures from time to time promulgated or instituted by the Board of Directors or by any governmental entity, such easement to include, without limitation, the right to implement erosion control procedures and practices, the right to drain standing water, and the right to dispense pesticides and herbicides.
- 6.6 <u>Club Property</u>: Notwithstanding that this Declaration has been recorded against the legal description of the Club Property, the Club Property shall not be encumbered by this Declaration although it is intended to be benefitted hereby. Neither the Association nor any Owner shall have any right, title or interest whatsoever in the Club Property or in the operations conducted in the Club Property, including, but not limited to, equity rights, prescriptive easements, use rights to use the improvements, or the right to continued operation of any improvements located on the Club Property. Notwithstanding the foregoing, and subject to provisions of Sections 4.1 and 9.5, every Owner of a Lot or Dwelling shall be required to be a member of the Club, and such Owner shall be subject to the same membership requirements, fees and dues structures and such other rules and regulations as are applicable to other Association Members in accordance with the Club Plan. The fees and dues charged under the Club Plan are separate and apart from the Assessments.
- Wells and Effluent: There is hereby reserved for the benefit of Declarant and its affiliates, agents, employees, successors, and assigns, an alienable, transferable, and perpetual right and easement (i) to pump water from lakes, ponds, basins, water dependent structures, and other bodies of water located within the Development for any purpose deemed appropriate by the Declarant, (ii) to drill, install, locate, maintain, and use wells, pumping stations, water towers, siltation basins and tanks, and related water and sewer treatment facilities and systems within the Common Areas and lands within the Property, or (lii) to spray or locate any treated sewage effluent within the Common Areas, or upon any Lot or upon unimproved portions of any Dwelling.
- 6.8 <u>Water Wells: Surface Water:</u> No Owner shall erect any water wells on his Lot. Declarant, and its successors, and assigns, shall have the right to erect, or permit the erection of water wells, and water collecting lines, on the Property, and to grant easements for the purposes of construction, drilling, laying, maintaining, and operating water wells, and water collecting lines, to service those water wells, which water

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wells shall be used to serve the Common Areas, irrigate the Club Property, and for such other purposes as the owner of the water rights shall deem appropriate, and are considered as a part of the water collecting system for the Winter Creek Estates and the Golf Club. All water rights, surface water and runoff water from the Property shall belong to the Declarant or its assignee for the purpose of irrigation of the Club Property or any other purpose chosen by the owner of those water rights. Without the prior written consent of the Club Owner, no Owner shall change the natural flow of the surface water on Owner's Lot so as to either (i) direct water onto the Club Property, or (ii) to disturb the natural flow of water onto the Club Property.

- Easement for Encroachment: The construction of any improvements adjacent to or encroaching upon any pond, lake or other body of water within the Development is prohibited within fifteen (15) feet of the shoreline unless otherwise permitted by the Declarant and the Board of Directors and approved by the Architectural Committee. In the event that by reason of the construction, repair, reconstruction, settlement, shifting, or incorrect conveyances of a Lot, any facilities servicing any such Lot, or any Improvements to the Common Areas shall encroach upon any part of any Lot, or the Common Areas, then, in any case, there shall be deemed to be an easement in favor of, and appurtenant to, such encrosching Improvement for the continuance, maintenance, repair, and replacement thereof, provided, however, that in no event shall an easement for any encroachment be created in favor of any Owner. If such easement for any encroachment be created in favor of any Owner, if such encroachment occurred due to the intentional, willful, or negligent conduct of such Owner, or his agent, and provided further, this encroachment shall be limited to minor encroachments, not to exceed two and one-half feet (2.5'). The person who is responsible for the maintenance of any encroaching improvement, for which an easement for continuance of such encroaching Improvement, and the person who is responsible for the maintenance of the real estate upon which such Improvement encroaches, shall not have the duty to maintain, repair, or replace any such encroaching Improvement, unless otherwise provided in this Declaration.
- .6.10 <u>Club Property Utility Basements</u>: There is hereby reserved for the benefit of the Club Property, easements for utility service lines, golf course irrigation lines, communication lines and electric lines as follows:
- (a) Upon the completion of the improvements to the Club Property, a permanent nonexclusive utility easement shall be deemed created over each utility service line for the maintenance, repair, replacement, and reconstruction of the utility service lines constructed for the benefit of the Club Property. The Utility Easements shall extend five (5') feet on either side of each utility service line as actually constructed, or such additional land as reasonably necessary to allow for the maintenance, repair, replacement and reconstruction of each utility service lines constructed for the benefit of the Club Property.
- (b) Upon completion of the golf course irrigation system, a nonexclusive Golf Course irrigation easement shall be deemed created over each Golf Course irrigation water, communication, and electric line located on the Property for the maintenance, repair, replacement, and reconstruction of the Golf Course irrigation water, communication and electric lines.
- (c) Upon completion of the improvements to the Club Property, Declarant, its successors or assigns, may prepare a plat or survey indicating the location and existence of the easements reserved herein

and create and record specific easements, consistent with the terms hereof, for all or any portion of the improvements.

- 6.11 <u>Club Access:</u> The Declarant hereby reserves the right to grant perpetual access easements to the Club Owner and Club Users over portions of the Common Areas for pedestrian and vehicular access for the benefit of the Club Property.
- 6.12 <u>Golf Cart Paths:</u> There is hereby reserved for the benefit of the Club Property, a nonexclusive easement for the purpose of construction, maintenance, repair, and replacement of golf cart paths over and across portions of the Common Areas as designated on Plats to provide ingress and egress by and between portions of the Club Property. The Club Owner shall maintain the easements reserved herein in a safe and orderly manner. Further, the Club Owner shall have the right to install, replace, maintain and repair directional and safety signage within the golf cart path easements, as deemed reasonably necessary.
- 6.13 . <u>Golf Cart and Maintenance Vehicle Essement:</u> There is hereby reserved for the benefit of the Ciub Property, a nonexclusive easement to Club Users to operate golf carts, operate machinery, equipment and maintenance vehicles as are reasonably necessary in connection with the operation and maintenance of the Club Property over and across all easements reserved in this Article VI for roads, streets, and rights-of-way.
- 6.14 <u>Golf Course Play Easement:</u> There is hereby reserved to the Club Users, a nonexclusive easement over and across the Common Areas, Lots and certain unimproved portions of Dwellings for the following purposes:
- (a) Retrieval of golf balls, including the right to enter on any Lot or certain unimproved portions of Dwellings for that purpose, provided that the person retrieving the golf ball shall do so in a reasonable manner and will repair any damage caused by such entry.
 - (b) Flight of golf balls over, across and upon the Common Areas and Lots.
- (a) Doing of every act necessary and incident to the playing of golf and other recreational activities on the Club Property, including, but not limited to, the operation of lighting facilities for operation of swimming, driving range, and golf practice facilities during hours of darkness, and the creation of usual and common noise levels associated with such recreational activities.
- (d) Creation of noise related to the normal maintenance and operation of the Club Property, including, but not limited to, the operation of mowing and spraying equipment. Such noise may occur from early morning until late evening.
- (e) An easement for the overspray of herbicides, fungicides, pesticides, fertilizers and water over portions of the Common Property and Lots located adjacent to the Club Property.

The easements reserved in this <u>Section 6.14</u> over certain unimproved portions of Lots are limited to portions of the unimproved areas of Lots situated outside of any fenced area but in no event shall extend more than twenty-five (25') feet from the Club Property.

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ARTICLE VII ARCHITECTURAL COMMITTEE

PRIOR TO ACQUIRING ANY INTEREST IN A LOT OR HOME, EACH PROSPECTIVE PURCHASER, TRANSFEREE, MORTGAGEB, AND OWNER IS STRONGLY ENCOURAGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW THE MOST RECENT DESIGN GUIDELINES WHICH WILL CONTROL THE DEVELOPMENT, CONSTRUCTION, AND USE OF THE LOT. THE DESIGN GUIDELINES MAY CONTAIN STANDARDS, REQUIREMENTS, OR LIMITATIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN THOSE SPECIFIC STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN THOSE SPECIFIC STANDARDS, REQUIREMENTS, OR LIMITATIONS.

- 7.1 Architectural Plan Review Required: No Dwelling, or other Improvement shall be erected, placed, or altered, (including, but not limited to, changes to exterior colors or materials, constituting the Improvements), on any Lot until the building plans, and specifications, drainage and grading plans, exterior color scheme and material thereof, and plot plan, which plot plan shows the location and facing of such building, and all other items required by this Article VII, have been approved in writing, by the Architectural Committee pursuant to this Article VII. An Owner may, however, make interior improvements, and alterations, within his Dwelling that do not affect the exterior appearance of the Dwelling, without the necessity of approval or review by the Architectural Committee.
- Architectural Committee: Subject to the rights retained by Declarant under Section 11.4. the Board shall establish the Architectural Committee which shall consist of a representative of the Declarant, one (1) representative with experience in residential design or construction appointed by the Declarant and two (2) additional representatives as appointed by the Declarant, who need not be members of the Association, Owners, or Voting Members. The term of office for each member shall be as set forth in the Association Documents, or as established by resolutions of the Board. Any member appointed by the Board may be removed, with or without cause, by the Board, at any time, by written notice to such appointee, and a successor, or successors, appointed to fill such vacancy shall serve the remainder of the term of the former member. The Architectural Committee shall have the right, and power to, and, to the extent possible, shall retain the services of consulting architects, landscape architects, urban designers, engineers, inspectors, and/or attorneys in order to advise, and assist the Architectural Committee in performing its functions, and to supplement the expertise, if any, represented by the professionals which may serve on the Architectural Committee. Any such fees shall be reimbursable from Assessments hereunder, but to the extent possible, shall be paid out of review fees collected under <u>Section 7.4</u>. The Board shall be authorized to pay any members of the Architectural Committee who are not Owners, or Voting Members, and for any consulting professionals hired by the Architectural Committee, fees in such amounts as the Board deems appropriate from time to time. The Architectural Committee shall be a committee of the Board, with powers of the Board provided for in this Declaration, the Association Documents, or as granted in resolutions of the Board.
- 7.3 PlanSubmission and Approval Process: In General: The following is a general outline of the steps, and required information involved in the review and approval of Plans for new Dwelling construction.
- (a) Submit, to the Architectural Committee, conceptual sketches of the exterior elevations and floor plans, and a site plan:

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- (b) Submit, to the Architectural Committee, preliminary architectural design plans, which shall include, but not be limited to, plot plan with the survey, roof plan, floor plans, all exterior elevations, and proposed exterior materials:
- (c) Submit, to the Architectural Committee, landscape design plans, which shall include, but shall not be limited to: site plans, showing building, building line setbacks, and existing vegetation to be removed, and to be preserved, location of proposed sidewalks, drives, and other site improvements, location size, type, and quantity of plant materials; grading plans; and additional elevations, details, and sketches to complete description of proposed site improvements. Each Owner acknowledges that he will be responsible, at his sole cost and expense, for construction of a sidewalk on his Lot as required by these covenants and the Architectural Committee.
- (d) Submit, to the Architectural Committee, final architectural design plans which shall include, but not be limited to: site plans and roof plans indicating, without limitation, sidewalks, driveways, and other exterior flatwork, with color samples for all exterior colors, iot coverage, floor plans, complete elevations; building Sections, and other drawings, as required by the Architectural Committee, and samples of colors, and specifications that will positively identify material, color, and texture. The Architectural Committee is authorized to request the submission of samples of proposed construction materials for approval:
 - (e) Submit, to the County, plans and specifications to the degree required by the County.
 - (f) Submit, to the Architectural Committee, a copy of the building permit.
- (g) The Architectural Committee shall maintain a list of builders that are approved to construct Dwellings within the Property. Should an Owner desire to construct a Dwelling, that Owner shall be required to use a builder so approved.
- 7.4 The Architectural Committee may waive any of the requirements, in writing, and require other or additional steps, to plan submission and approval process, and may promulgate special abbreviated submission requirements with respect to any remodeling or construction work.
- (a) Informal Review: The Architectural Committee is authorized and empowered to, and shall consider, review, and comment on, conceptual sketches and preliminary architectural design plans on an informal basis to assist Owners, developers, homebuilders, and prospective purchasers of the Lots, in complying with this Declaration, and to assist in the completion of any feasibility studies undertaken by such persons or entities. The Architectural Committee shall have the right, however, to prescribe reasonable limitations concerning the time, effort, and expense likely to be involved in handling such matters on an informal basis.
- (b) Approval of Preliminary Plans: If the preliminary plans described in Section 7.4(a) above are approved by the Architectural Committee, the Owner, or the Owner's designated representative, will be so advised, by letter, containing a statement and explanation of items found not to comply with this Declaration and the Design Guidelines. Comments on, and approvals of, preliminary plans shall be binding upon the Architectural Committee, provided that conforming final plans and specifications are submitted within sixty (60) days of such preliminary comments or approvals.

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- (c) Landscape Plans: Landscape design plans described in Section 7.3(c) above, shall be submitted to the Architectural Committee prior to, or with, the final architectural design plans.
- (d) Approval of Final Plans: At such time as the final architectural design plans described in Section 7.2(d) above meet the approval to the Architectural Committee, one (1) complete set of plans, specifications, and surveys will be retained by the Architectural Committee, and the other complete set will be marked "Approved" and returned to the Lot Owner, or his designated representative. If found not to be in compliance with this Declaration, and Design Guidelines, one (1) set of such plans shall be returned marked "Disapproved", accompanied by a reasonable statement and explanation of Items found not to comply with this Declaration, and the Design Guidelines. Any modification or change to the approved set of plans must again be submitted to the Architectural Committee for its inspection and approval. The Architectural Committee's approval or disapproval, as required herein, shall be in writing. If the Architectural Committee fails to approve or disapprove final architectural design plans within four (4) weeks after the actual date on which the final submission is received, then Architectural Committee disapproval shall be presumed.
- 7.5 Basis of Approval: Approval of the Plans shall be based, among other things, on general adequacy of Lot dimensions, conformity to, and harmony of the exterior design, and of location with neighboring structures, relation of finished grades, and elevations to neighboring Lots and the adjacent Golf Course, the impact, if any, of the work, design, or construction of Improvements, or any Common Areas, and the Golf Course, and the conformity to both the specific and general intent of the restrictions, covenants, development standards, and other provisions in this Declaration.
- 7.6 Design Guidelines: The Architectural Committee, will upon request, and to the extent then available, provide the applicant with Design Guidelines that describe certain recommended design practices and issues that are of special concern to the Architectural Committee. The guidelines are intended only to assist the applicant in preparing the Plans for review by the Architectural Committee, and are subject to change at any time, by the Architectural Committee. EACH PROSPECTIVE PURCHASER AND OWNER IS STRONGLY ENCOURAGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW, THE MOST RECENT DESIGN GUIDELINES. THE DESIGN GUIDELINES MAY CONTAIN STANDARDS, REQUIREMENTS, OR LIMITATIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN ANY SPECIFIC STANDARD, REQUIREMENT, OR LIMITATION SET FORTH, OR REFERRED TO IN THIS DECLARATION.
- 7.7 Limitation of Liability: The Architectural Committee shall not be liable for cost, expense, or damages, or otherwise, to anyone submitting Plans for approval, or to any Owner, by reason of any decision, or mistake of judgment, disapproval, or for failure to approve, or disapprove any Plans.
- Commencement of Construction: If work on an Improvement is not significantly commenced within nine (9) months from the date the Architectural Committee approves the Plans for such work, then such approval shall be deemed revoked by the Architectural Committee, unless the Architectural Committee extends the time for commencing work, in writing, at its discretion. All work covered by such approval, (including, but not limited to, landscaping, and construction of sidewalks), is required to be constructed by Owner, at Owner's sole cost and expense, and shall be complete within twelve (12) months of commencement thereof, except for such period of time as such completion is rendered impossible, or would result in great

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hardship due to strike, fires, national emergencies, critical materials shortage, or other intervening forces beyond the control of the Owner, iessee, licensee, or resident, or his agent, unless the Architectural Committee extends the time for completion, in writing, at its discretion. For the purposes of Declaration, work on an Improvement shall be deemed to "commenced" when the Improvement site has been graded, and, in the case of buildings, when footings, or foundations have been poured, or otherwise installed. All construction areas must be maintained neatly, with no excess materials lying about, furthermore the street area should be free of dirt and mud. Noncompliance of a clean building site may result in a monetary penalty to the builder.

- 7.9 Compliance with Plans: After approval by the Architectural Committee of the Plans for an Improvement, such Improvement shall be constructed, erected, colored, maintained, altered, or enlarged strictly in accordance with the approved Plans. No construction or use that is inconsistent with, in addition to, or different from, the approved Plans shall be commenced or permitted until Plans reflecting such changes or additions have been submitted to, and approved by, the Architectural Committee in accordance with this article.
- 7.10 <u>Enforcement</u>: Following approval of any Plans by the Architectural Committee, representatives of the Architectural Committee shall have the right, during reasonable hours, to enter upon, and inspect any Lot, Dwelling, or other Improvement which is being constructed, to determine whether or not the Plans thereof have been approved, and are being compiled with. In the event the Architectural Committee shall determine that such Plans have not been approved, or are not being complied with, or that construction has commenced without prior approval from the Architectural Committee, the Architectural Committee shall be entitled to recommend to the Board, and the Board may, (on its own motion, with or without the recommendation of the Architectural Committee), take any of the following actions:
- (a) Require the Owner to remove the construction, addition, alteration, or Improvement, and restore the Lot, Dwelling, or Dwelling Exterior to its condition prior to any such work, or to require the Owner to construct any Improvement required by the Plans, all at the Owner's expense, and if the Owner fails or refuses to comply with any such requirement, the Association shall have the right and power to seek appropriate injunctive relief, and all other remedies, at law, or equity from, a court of competent jurisdiction; or
- (b) If the Owner refuses or fails to properly perform the work required under <u>Section 7.10(a)</u>, the Board may cause such work to be done, and may charge the Owner for the cost thereof, as determined by the Board, which charge, until paid, shall be a continuing lien upon the Owner's Lot; or
- (c) Permit the Architectural Committee to ratify the action taken by the Owner, and the Architectural Committee may, (but shall not be required to), condition such ratification upon the same conditions which the Architectural Committee may impose, at its discretion, upon giving of its prior consent under this article.
- 7.11 <u>Variance</u>: The Architectural Committee may authorize, in writing, variances from compliance with any of the Design Guidelines, or the provision of Article VIII when circumstances such as topography, obstructions, hardship, or aesthetic, environmental, or other considerations require, but only in accordance with specific conditions imposed by the Architectural Committee. No variance shall be contrary to any specific restriction set forth in this Declaration, other than the provisions of Article VIII, nor stop the

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Architectural Committee from denying a variance in any other circumstance. For the purposes of the Section, the inability to obtain approval of any governmental agency, issuance of any permit, or the terms of any financing, shall not be considered a hardship warranting a variance. This Section shall not be construed so as to confer on any Owner any entitlement to a Variance of walver.

7.12 Appeal to the Board: Any action of the Architectural Committee may be appealed to the Board. The decision of the Board shall be final, conclusive, and binding upon the applicant and the Architectural Committee.

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ARTICLE VIII DEVELOPMENT AND USE RESTRICTIONS

- Single Family Residential Use Only: Each Dwelling, and Dwelling Exterior, shall be used only as a single-family residence, and no business activities, including home occupations shall be conducted unless approved in writing by the Association. For purposes of this restriction, a "Single Family" shall be defined as any number of persons related by blood, adoption, or marriage, living with not more than one (1) person who is not so related as a single household unit, or, alternatively, not more than two (2) persons who are not so related, living together as a single household unit. Household employees are not to be considered as part of the determination of either such household unit.
- Single-Family Dwellings: No building or structure shall be erected, altered, or placed, or permitted to remain on any lot other than one (1) detached single-family Dwelling, and such accessory atructures as may be approved by the Architectural Committee. All pre-approved outbuildings or structures must be constructed of the same materials, contain the same quality and workmanship as the permanent residence. The Committee may permit a Dwelling and/or Dwelling exterior residence to be located on more than one (1) lot, however may impose specific requirements and conditions with respect to such permission, including but not limited to encroachments of easements or building lines.
- Maintenance, Repair and Replacement of Dwelling and/or Exteriors: Except as otherwise specifically provided in the Declaration, each owner shall be responsible for the maintenance, repair and replacement of his Dwelling and Dwelling Exterior and shall at all times keep his Dwelling and Dwelling Exterior well maintained, in good condition and repair, free of debris in keeping with a first class residential development. With respect to a lot on which construction has not commenced, the owner shall at all times maintain the Lot in a neat and clean condition, and shall maintain his lawn and landscaping in a well maintained and sightly manner in keeping with a first class residential development. No trees with diameters of three inches (3) or more (except within foundation or within ten feet (10) of the perimeter of the foundation of a Dwelling) can be removed without the approval of the Architectural Committee. Without limiting the forgoing, each owner shall furnish such maintenance, repairs or replacements as are necessary from time to time to maintain the integrity of utility facilities located on the Owner's Lot.
- Lease of Dwelling: Except as may be otherwise be permitted pursuant to the Rules and Regulation, no lease shall be for less than all of the Dwelling, and no Dwelling shall be leased or otherwise contracted to be let for less than a six (6) month period. Every lease shall be in writing, and shall expressly provide that the lease shall be subject to the terms of this Declaration and that any failure of the lesses to comply with the terms of this Declaration shall be a default under the lease. A lessee shall be bound by the provisions hereof, whether or not the lease specifically refers to this Declaration. No unimproved Lot may be leased by its Owner.

8.5 Minimum Lot Size, Setbacks and Yards:

- (a) Minimum Lot size: No lot shall be lot-split, or re-subdivided without the prior express consent of the Architectural Committee, and the Association.
 - (b) Setbacks: No building, structure or fencing shall be erected or maintained nearer to a street,

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(c) Side Yard:

- 1. Each Fairway Lot shall maintain clear side yard setbacks of not less than fifteen feet (15) in width.
- Each Non-Fairway Lot shall maintain clear side yard setbacks of not less than five feet (5) in width on one side and not less than ten feet (10) on the opposite side yard.

(d) Yard Facing Golf Course:

- L Each Fairway Lot shall maintain a setback from the lot line abutting the Club Property of at least thirty-five feet (35);
- 2. Each Non-Fairway Lot shall maintain a clear rear yard depth setback of at Least twenty percent (20%) of the lot depth.
- (e) <u>Landscaping in setback areas</u>: Subject to the written approval of the Architectural Committee landscaping may be located in the required side and rear yard setbacks.

8.6 Minimum Floor Area of Dwelling:

- (a) <u>Single Story</u>: Each single story Dwelling on a Non-Fairway Lot shall have a minimum of 2000 square feet of finished heated living area. Each single story Dwelling on a Fairway Lot, Greens Lot or Lake Lot shall not exceed twenty-four feet (24) in height and shall have at least 2300 square feet of finished heated living area.
- (b) Two-Story and Story and a half: All multi-level Dwellings must be approved by the Architectural Committee and must meet at the very least, these guidelines; on Non-Fairway Lots, if a Dwelling has two levels or stories immediately above and below each other measured vertically and all such levels or stories are above the finished exterior grade of such Dwelling, then such Dwelling shall not exceed thirty-six feet (36) in height and shall have at least 1800 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 2,600 sq. feet of finished heated living area. On any Fairway Lot, Greens Lot or Lake Lot, if a Dwelling has two levels or stories immediately above or below each other measured vertically and all such levels or stories are above the finished exterior grade of such Dwelling, then such Dwelling shall not exceed thirty-six feet (36) height and shall have at least 2,200 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 3,000 square feet of finished heated living area.
- (c) Computation of Living Area: The computation of living area shall not include any basement living or storage area or attic area used for storage. All living area measurements shall be horizontally at the top plate level to the face of the outside wall. Required living area must average at least seven feet six inches (7'6") in height.

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The Architectural Committee may waive, in particular instances, floor area requirements and height limitations set out in Section 8.6.

Garage: The location, design and facing of garage entryways shall comply with design guidelines and shall be subject to the approval of the Architectural Committee. Bach Dwelling shall have a garage for at least two vehicles. Front facing garage door openings are strongly discouraged, but will be reviewed on a case by case issue and may be approved by the Architectural Committee.

8.8 Building Material Requirements:

- (a) Exterior Walls: Exterior walls of any Dwelling erected on any lot shall be of at least seventy percent (70%) brick, stone or stucco; provided, however, that the area of all windows and doors located in exterior walls shall be excluded in the determination of the area of said exterior walls, and further provided that where a gable type roof, is constructed, and a part of the exterior wall is extended above the interior room ceiling line due to the construction of such gable type roof, then that portion of such wall extended above the exterior room ceiling height may be constructed of wood material, and shall be excluded from the square foot area in the determination of the area of the exterior walls of said Dwelling.
- (b) Roofing: The roof of the Dwelling erected on any lot shall be treated wood shingle, concrete tile, clay tile, slate, or a composition shingle equivalent or comparable to a 40 year Owen Corning shingle. The color of all said shingles shall be comparable to a "Weathered Wood" GAF Timberline shingle. Metal valleys and ridges will be standard. No solar panels or similar items shall be placed on any Dwelling without the written prior approval of the Architectural Committee. A minimum roof pitch of 10/12 is required.
 - (c) Chimneys: All chimneys above the roof shall be constructed of exposed brick or stone.
- (d) Concrete: All concrete footings and stem walls, shall contain re-bar or wire re- enforcement. Concrete construction shall conform to traditional stress and durability guidelines.
- (e) Windows: All windows will be constructed of vinyl or wood with thermopane glass. No metal windows will be allowed.
- (f) Waiver: The Architectural Committee may in its sole discretion waive, in the particular instance, the building material requirements set out in Section 8.8.
- Commercial Structures: No building or structure shall be placed, erected, or used for business, professional, trade or commercial purposes on any portion of any lot.
- 8.10 Pets: No animal of any kind shall be raised, bred, or kept in the Common Areas. Breeding of animals for the purpose of selling is not permitted. No exotic animals will be allowed. Domestic household pets including dogs, cats, and birds may be kept provided they are cared for and maintained inside the Dwelling. Pets will be required to be on leash outside of the Dwelling. There shall no more than two (2) domestic animals kept in any one dwelling. The Association may from time to time adopt rules and regulations governing the keeping of pets on or in Lots. Any pet causing or creating a nuisance or unreasonable disturbance shall be permanently removed from the applicable Lot upon one (1) month notice from the Association to the Owner of the Lot containing such pet, and the decision of the Association shall be final.

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- 8.11 Noxious activity: Drilling. No noxious or offensive trade, or activity shall be carried upon any Lot, nor shall any trash, or other refuse thrown, placed or dumped upon any vacant Lot, nor shall anything be done which constitutes an annoyance or nuisance to the neighborhood. No mining, boring or drilling for oil, gas, or other mineral whether or not related to the production of oil or gas shall be permitted on the Property, except as provided in Section 6.5 hereof.
- 8.12 <u>Approval Regulred</u>: No building shall be permitted without the prior approval of the Association.
- 8.13 Signs Prohibited: The construction or maintenance of any signs or other Advertising structures on any lot is prohibited, except as follows:
- (a) Signs advertising the sale or rental of a lot are permitted, provided they do not exceed the standard 2' x 3' in display surface area. Show homes will be allowed larger signage upon approval of the Architectural Committee.
- (b) During the development period of the property, signs advertising the Subdivision or the initial offering of a lot may be located at the entrances to the property.
- (c) Permanent signs identifying the subdivision, streets or directions may be located by Declarant and public entities within the Common areas.
 - (d) No garage or yard sales will be permitted.
- 8.14 <u>Existing Building</u>: No existing building, mobile home or prefabricated building of any sort may be moved onto or placed on any lot.
- 8.15 <u>Temporary Structure</u>: No trailer, mobile tent, garage, barn, outbuilding, nor any structure of a temporary nature shall be at any time used for human habitation, temporarily or permanently.
- Yehicle Parking and Storage: Each Owner shall provide for parking of automobiles off streets and roads within the Development prior to occupancy of the Dwellings owned or maintained by such Owner. No vehicle of any kind shall be repaired or restored upon any lot, or within any portion of the Common Areas, except repairs performed within enclosed garages or emergency repairs to the extent necessary to enable movement of the vehicle to a proper repair facility. Parking of vehicles on the property shall be subject to the rules and regulations which may provide for the removal of any violating the rules and regulations. Without limiting the foregoing, unless expressly permitted by the Board, no boats, trucks, recreational vehicles, trailers, campers, or other vehicles shall be parked or stored on any portion of the property, (other than in a garage which is part of a Dwelling), for more than twenty-four hours (24) at a time. Each garage door shall be opened only for the purpose of driving a vehicle in or out of the garage or to deliver materials to, or remove personal property from the garage or Dwelling, and shall be closed at all other times. No Owner shall, except on a temporary basis, park on the streets or permit the Owner's guests to park thereon; provided, however, construction, service and delivery vehicles shall be exempt from this provision during daylight hours for such period of time as is reasonably necessary to provide service or to make a delivery to a Lot, Dwelling or the Common Area. The Declarant shall be entitled to build rental storage units and vehicle storage in an obscure area

cle storage in an obscure area of the Property to
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- 8.17 <u>Unsightly Uses:</u> No permanent exterior clothes dryer or clothes drying line shall be erected, installed or maintained on any Lot, or on any structure thereon. Temporary collapsible or retractable clothes dryers or lines may be used provided they are collapsed or retracted when not in use and shall be located in the rear yard behind the Dwelling on Non-Fairway Lots. No trash receptacles may be viewable from the street.
- 8.18 <u>Electric Meters</u>: All electric meters erected on the Dwellings shall be in a discreet location not visible from the street. No electric meter will be allowed on the front of a Dwelling.
- 8.19 Antonnas: No outside television or radio antenna shall be erected, installed or maintained on any Lot, or structures thereon, except that outside television or radio antennae not more than six (6) feet in height shall be permitted on the roof or chimney of a Dwelling. A lot owner may have one satellite dish provided it is confined to the rear yard behind the Dwelling and does not exceed two foot (2) in diameter, and is not readily visible from the front.
- 8.20 <u>Mail Boxes</u>: Postal mail boxes will be allowed to be erected on any Lot or along any street. The mail boxes must be enclosed in a brick or stone structure. The structure must display, on the street side, a 12x16 inch address block constructed on white casting with black numbers.
- 8.21 <u>Water</u>: The formation of a residential water company will be established. Meters, and lines to all Lots, will be established. Water shall be purchased from the Winter Creek Water Company, LLC. Owner's may be required to share in the cost of installation of any necessary infrastructure for providing water to their specific Lots and will be charged for the cost of meters and meter installation.
- 8.22 <u>Lakes. Creeks and Fountains</u>: The use of lakes, creeks and fountain areas Located on the Club Property are restricted and, are subject to the rules and regulations. No swimming, wading, or ice skating shall be permitted on any of said areas. Further lake usage and fishing guidelines will be contained in the Club Membership.
- 8.23 Septic System: Installation of the mechanical/ohemical septic system (Clear Stream Waste water system), will be used throughout the development to ensure correct, efficient septic material handling and processing. No system requiring lateral lines will be permitted.
- 8.24 <u>Propage Tank Usage</u>: Buried propage tanks may be used. Any propage tank installation must meet the Architectural Committee requirements and meet any and all of Federal and State requirements before installation begins.
- 8.25 Approved Builders List: Builders that most or exceed the Architectural requirements and guidelines set by the Architectural Committee will be considered for addition to an approved builder's list. All builders must be approved by the Architectural Committee with no exceptions. The Architectural Committee will make additions or deletions to the approved builder list as they deem reasonable.
- 8.26 <u>Driveways</u>: At homeowner's expense, all driveways must be paved with asphalt or concrete to the street. The required size will be a minimum of 16 feet wide with a 5-foot radius on each side with thickness as reasonably required by the Architectural Committee. The Architectural Committee will require prior approval on layout and materials. If a thintorn is required, the Architectural Committee must approve the

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type and installation. Pillars on either side of the entrance to lots and or driveways must be approved by the Architectural Committee to ensure that visibility is available.

- 8.27 <u>Sidewalks</u>: The homeowner will provide and maintain a 4 foot wide side walk constructed of concrete across the street-side of a Lot. If a side walk shall fall into disrepair, it is the responsibility of the homeowner to replace the damaged section of sidewalk.
- 8.28 Front Yard: The front yard of each Lot shall be kept only as grass sod with a minimum of 300 square feet of landscaping per 1000 square feet of heated space, including trees, flowers and shrubs. At least two (2) trees with trunks at least 3 inches in diameter as measured by a tree caliper shall be located in a front yard facing on a street. Landscaping and type of sod must be approved by the Architectural Committee. No trees or shrubs shall be located on any lot, which will block the view of operators of motor vehicles so as to create a traffic hazard.
- 6.29 Street Lighting: Street pole lighting and road signs should not be used. Instead discrete and quality embankment lighted and road signs at or near ground level are recommended.
- 8.30 _ Fences: Fences surrounding the Dweilings cannot restrict the view of the property. The Architectural Committee must approve all fence locations, height, designs and materials. No Lot Owner shall have any right to disturb any fence located on the Property except for a fence installed by that Lot Owner or a predecessor Owner of that Lot and, in particular, no party other than Declarant shall be entitled to make a cut or opening in any fence on the exterior of the Lot for the purpose of providing access to that Lot from the Club Property or any property not covered by the Declaration.
- 8.31 Access: All Owners, by accepting title to Lots, Dwellings, lands, or other improvements conveyed subject to this Declaration, waive all rights of uncontrolled and unlimited access, ingress and egress to and from such Lots, Dwellings, lands, or other improvements and acknowledge and agree that their means of access and ingress and egress to their Lots and Dwellings shall be limited to roads, sidewalks, walkways and trails located within the Development by Declarant, provided that pedestrian and vehicular access for Owners, and their guests, and invitees to and from all Lots and Dwellings shall be provided at all times. Declarant shall have the right within its sole discretion without the additional consent of any Owners to from time to time relocate and change the direction, width and orientation of the above-referenced roads, sidewalks, walkways and trails located within the Development, provided, however, that such relocated roads, sidewalks, walkways and trails shall provide a convenient and adequate means of access to the Lots or Dwellings of Owners within the Development. There is reserved unto Declarant, its affiliates, successors and assigns, the right and privilege, but not the obligation to maintain guarded or electronically-monitored gates controlling vehicular access to and from the Development. Declarant reserves the right to restrict access over the roads on the Property to persons who are not Association Members.

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ARTICLE IX THE GOLF CLUB AT WINTER CREEK ESTATES

- 9.1 <u>Purpose.</u> Declarant's plan for the Development is based upon Declarant's desire to establish a residential community with significant social and recreational components. In furtherance of this goal, Declarant has established the Club to operate and maintain the social and recreational facilities within the Development for the benefit of the Owners. By this Recreational Covenant, Declarant desires to provide for issuance of a Membership (as described below) in the Club for each Lot or Dwelling.
- 9.2 Binding Effect. All of the Property shall be held, sold, and conveyed subject to the covenants, conditions, and easements contained herein, which shall run with the title to all the Property. This Covenant shall be binding upon all Persons having any right, title or interest in any portion of the Property, their heirs, successors, successors-in-title, and assigns and shall inure to the benefit of the Club Owner. The Association shall not have the right to make any amendments hereto that will impact the operation of the Club Property without first obtaining the written consent of the Club Owner. Notwithstanding, the Club Owner shall not be required to continue to operate the Club Property as a Golf Course if the Club Owner deems it impractical to continue to do so. In such event, the Club Owner, in consultation with the Association, shall be entitled to withdraw the Club Property from the covenants, conditions and easements contained in this Declaration.
- 9.3 Issuance of Memberships. Subject to Section 4.1, the Club Owner shall cause a membership (the "Membershin") to be issued to all Owners entitling an Owner to the use and enjoyment of all the recreational facilities within the Club Property and in accordance with the Club Plan. Only one Membership shall be issued for each Lot or Dwelling. If more than one person holds title to a Lot or Dwelling, the Membership will be issued to a designated Owner. If one person or one entity holds title to more than one Lot or Dwelling, a single Membership will be issued to the person or entity.
- 9.4 No Ownership Interest. No Owner, by virtue of ownership of a Lot or Dwelling or by virtue of holding the Membership in the Club, acquires any ownership interest, beneficial interest, or other vested interest whatsoever in the Club or the Club Owner, but only the privilege of using and enjoying the Club's facilities in accordance with the Club Plan, as amended from time to time.
- 9.5 Membership Fees. Each Owner of a Lot or Dwelling, by accepting a deed to such Lot or Dwelling is deemed to covenant and agree to pay the membership fees and dues charged by Club Owner in accordance with the Club Plan and any other charges incurred by such Owner ("Membership Fees") in a thinely manner. All such Membership Fees, together with interest (computed from its due date at a maximum rate of 18% per annum) and reasonable attorneys' fees and costs shall be the personal obligation of the Owner. Failure to timely pay Membership Fees shall result in the suspension of all Club privileges until Membership Fees are brought current. Declarant, as the Club Owner, may waive but only in a writing signed by Declarant all or a portion of Membership Fees for approved builders.

9.6 [Intentionally Omitted]

9.7 Acknowledgement and Waiver: Each owner, occupant, or other person acquiring any interest in the Property, is hereby deemed to acknowledge being aware that it can be expected that (a) maintenance activities on the Golf Course shall begin early in the morning and extend into the evening: (b) during certain

periods of the year the Club Property will be heavily fertilized; and (c) golf balls are not susceptible to being easily controlled, and accordingly may land, or strike beyond the Club Property boundaries. Neither Declarant nor any employee or agent of Declarant, nor the owner or operator of the Club Property, nor the Association shall be liable for personal injury or property damage caused by golf balls, and all Owners are hereby deemed to waive any and all claims arising out of said activities and assume all risks relating thereto.

9.8. Golf Course: No owner, nor public at large, shall have any right, by virtue of ownership of any Lot, whether or not contiguous to the Club Property, of access, entry, or other use of the Club Property, or clubhouse, which are private membership facilities except as specifically permitted by the Club Property owner or operator. While owners of lots contiguous to the Club Property shall have the right to quiet enjoyment of their property, there shall be no activity on any contiguous lots that unreasonably disturbs play or the enjoyment of the Club Property by members and guests thereof, including without limitation, undue noise, music, unsightly trash and debris, or any other noxious or offensive activity.

Ownership of a Lot shall not entitle an owner to the right of admission to any tournament or other special event at the Golf Course. Further, no Owner or Owner's guest shall enter the Golf Course property for the purpose of playing golf without first checking in through the Clubhouse and shall not play or allow their guests to play golf when the course is closed.

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ARTICLE X INSURANCE, RESTORATION AND CONDEMNATION

- 10.1 Right to Purchase Insurance: The Association may purchase, carry and maintain and enforce various insurance coverages the board, in its reasonable discretion, determine to be necessary, reasonable, and prudent to protect the Association, and it's Board, agents, employees, members, and owners against claims, losses, expenses, or judgments brought against the Association as a result of the performance, or nonperformance, of its duties under this Declaration. The coverages provided by the Association shall be in such amounts, and with such deductibles, endorsements, and coverage's as shall be considered by the Board, in its sole discretion, to be good, responsible insurance practice for properties similar in construction, location, and use to this property.
- Adequacy of Insurance: It shall be the responsibility of the individual owner or member to satisfy itself, himself, or herself from time to time, as to the adequacy, in terms of limits and coverage, of the insurance obtained by the Association, if any. The Association accepts no liability of any kind for the adequacy of the coverage with respect to meeting the individual's owner's needs. It shall be the duty of each owner to request to review the coverage provided by the Association, and to determine whether or not he needs additional coverage to satisfy his individual needs or responsibility.
- Waiver of Right of Recovery: Each owner shall be responsible for obtaining insurance coverage for, and for the risk of injury, and physical loss, or damages of any kind, to his and his invitees' personal property, including, but not limited to, any personal property stored or located on the property, and with respect to his Dwelling. The Association, and each owner hereby waives and releases any and all claims which they may have against any owner, the Association, it's directors, and officers, Declarant, the managing agent, if any and their respective employees and agents, for damage to the lots, the Dwellings, the Dwelling exteriors, the common areas, or to any personal property located in the lots, the Dwellings, the Dwelling exteriors, or the common areas caused by fire, or other causality, to the extent that such damage is insurable by fire or other forms of casualty insurance, and to the extent possible, all such policies shall contain waivers of the insurer's rights to subrogation against any Owner, the Association, its directors, and officers, Declarant, the managing agent, if any, and their respective employees and agents.
- 10.4 Insurance Proceeds: The Association shall use the net proceeds of any casualty insurance to repair and replace any damage or destruction of property covered by the insurance, either to its original design and condition or, in the reasonable discretion of the Board, to a different design, condition or state. Net proceeds shall include, but not limited to, proceeds attributable to insurance carried by the Association for the benefit of other third parties. Any balance from the proceeds of such insurance paid to the Association, as required in this article, remaining after satisfactory completion of repair and replacement shall be retained by the association as part of the general reserve fund for repair and replacement of the common area. If the proceeds of insurance carried by the Association are insufficient to repair or replace any loss or damage covered or intended to be covered by that insurance, (including any deductible), the board may either levy a special assessment as provided for in Section 4.3 to cover the deficiency, or otherwise provide funds to cover the deficiency in such manner as the Board shall determine.
- 10.5 Restoration of <u>Dwellings</u>: If any Dwelling shall be damaged or destroyed by fire or other hazards, then the owner of such Dwelling shall either, (a) rebuild such Dwelling as promptly and reasonably possible but, subject to delays for settlement and payment and payment of insurance, in any event beginning

within two (2) months and ending construction within eighteen months (18) from the date such damage or destruction occurred, (with the plans for such restoration being subject to the approval of the Architectural Committee if such plans differ in any material respect from the initially approved plans for the Dwelling), or (b) demolish and raze the damaged Dwelling, remove the slab, if any, fill in all excavations, plant grass and perform such other work as may be necessary to leave the area on which such damaged Dwelling was located in a clean, sightly and safe condition.

10.6 <u>Condemnation</u>: In the case of taking or condemnation by competent authority of any part of the Common Areas, the proceeds awarded in such condemnation shall be paid to the Association and such proceeds, together with any capital reserve being held for such part of the Common Areas, shall, in the discretion of the Board, (a) be applied to pay any cost, expense or liability of the Association including anticipated costs, expenses or liabilities, or (b) be used to acquire additional property to be used and maintained as common areas under this Declaration, or (c) remain the property of the Association or (d) any combination of the above.

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ARTICLE XI DECLARANT'S RESERVED RIGHTS

- ii.1 In General: In addition to any rights or powers reserved to Declarant, or granted to Declarant under the provisions of this Declaration, or the Association Documents, Declarant shall have the rights and powers set forth in this article. Anything, in this Declaration, or the Association documents to the contrary, notwithstanding, the provisions set forth in this article shall govern, if not sooner terminated as provided in this article shall terminate and be of no further force and effect from and after such time as Declarant is no longer vested with or controls title to any part of the Property.
- 11.2 Promotion of Winter Creek Estates: In connection with the promotion, sale or rental of any improvement upon the Property: (a) Declarant shall have the right and power, within its sole discretion, to construct such temporary, or permanent improvements, or to do such acts or other things in, on or advisable, including, without limitation, the right to construct and maintain model homes, sales or leasing offices, parking areas, advertising signs, lighting and banners, or other promotional facilities at such locations, and in such forms as Declarant may deem advisable; and (b) Declarant and its respective agents, prospective purchasers, and tenants, shall have the right of ingress, egress, and parking in and through, and the right to use, and enjoy the common areas at any and all reasonable times without fee or charge.
- Construction on the Property: Declarant is hereby granted the right and power to make such improvements to the Property owned by it or controlled by the Association and improvements thereto, (including landscaping), as Declarant deems to be necessary or appropriate. Declarant and its respective agents and contractors shall have the right to ingress, egress, and parking on such property, and the right to store construction equipment and materials thereon without the payment of any fee or charge whatsoever.
- Boards prior to the turnover date shall consist of chosen persons, from time-to-time designated by Declarant, which persons may, but need not, be Association Members. The first and all subsequent Architectural Committees prior to the turn over date shall consist of that person or persons, from time to time designated by Declarant. In exercising such designation rights, Declarant is not bound by the provisions of this declaration specifying the number of members that constitutes the Board or the Architectural Committee. Declarant's rights under this Section to designate the members of the Board and the Architectural Committee shall terminate on the first to occur of (a) such time as Declarant no longer holds or controls title to any part of the Property, (b) the giving of written notice by Declarant to the Association of Declarant's election to terminate such rights, or (c) December 31, 2039. Prior to the Turnover Date, the voting members may elect that number of non-voting counselors to the Board or the Architectural Committee as Declarant may, in its sole discretion, permit. From and after the Turnover Date, the Board and the Architectural Committee shall be constructed and elected as provided in the Association Documents. Prior to the Turnover Date all of the voting rights of the owners shall be vested exclusively in Declarant and the Owners shall have no voting rights, and Declarant shall be the sole voting member.
- 11.5 Other Rights: Declarant shall have the right and power to execute all documents, and do all other acts and things affecting the property which Declarant determines are necessary or desirable in connection with the rights of Declarant under this Declaration.

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ARTICLE XII ENFORCEMENT, DURATION, AMENDMENT AND SEVERABILITY

- 12.1 <u>Preventive Remedies</u>: The Association, Declarant, or any Owner may proceed at law, or in squity to enforce the provisions of this Declaration. Additionally, the Association may establish rules which allow it to assess fines for wanton and willful disregard or violation of these covenants provided that the rules and regulations are clear with respect to the specific fines to be levied and the same are enforced in a non-discriminatory manner.
- 12.2 Enforcement: The restrictions herein set forth are covenants to run with the land and shall be binding upon Declarant, its successors, and assigns, Owners of any Lot and all parties claiming under them. The covenants contained in Section 8.1 are established and shall inure to the benefit of the Association, the Board, Declarant, and all owners of residential lots within the subdivision. In the event of the violation of any of the covenants in this Declaration, the Association, the Board, Declarant, or any Owner, as to violations of the covenants contained in Section 8.1 shall have the right to maintain any action at law or inequity against the person or persons violating or attempting to violate any such covenant, to prevent him or them from so doing or to compel compliance with the covenants or to recover damages for such violations. No provision of the covenants may be waived or abandoned or variance granted absent a writing signed by the Declarant or Association.
- Enforcement Rights: The Association, or it's duly authorized agents shall have the rights, 12.3 upon reasonable notice, at any time, and from time to time, following violation or breach of this Declaration (a) to enter upon the lot upon or as to which said violation or breach exists and summarily to abate and remove, at the expense of the owner thereof, any structure, object or condition that may be or exist there contrary to the intent and meaning of this Declaration (including, without limitation, the care and maintenance of landscaping and lawns, care and maintenance, removal of trash and debris, removal of dirt from streets resulting from construction activity and abatement of nulsances, removal or relocation of signs, (b) to remove from the common areas any improvements, parked cars, or other property located thereon, in violation of the terms of this Declaration and (c) to institute a proceeding at law or in equity against the person or persons who have violated, or attempted to violate any of the provisions of this Declaration, to enjoin or prevent them from doing so, to cause the violation to be remedied, and to recover damages for the violation. If, pursuant to this Section, the duly authorized agents of the Association enter upon any lot or Common Areas for the purpose of abating or removing any violation or breach of this Declaration, neither the person entering, nor the person directing the entry, shall be deemed liable for any manner of trespass for such action, and the Owner of such Lot, or the Owner creating or permitting such violation, shall promptly reimburse the Association for the cost thereof. Payment of such amount shall be secured by the Assessment lien provided for in this Declaration. The Association shall have the power to enforce any obligation in connection with membership in the Association by means of a levy or assessment which may become a lien upon the separately or commonly owned Lots, parcels or areas of defaulting Owners or members, which said lien may be foreclosed in any manner provided by law for the foreclosure of mortgages or deeds of trust, with or without a power of sale. In an action brought to enforce any lien authorized pursuant to the provisions of this section, the prevailing party shall be entitled to recover reasonable attorney's fees to be fixed by the court, which shall be taxed as costs in the action.
- 12.4 <u>Cumulative Remedies</u>: The remedies hereby specified are cumulative, and this specification shall not be deemed to preclude any aggrieved person's right to any other remedy provided hereunder or at

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law, in equity, or under any statue.

- 12.5 Pailure to Enforce Not a Walver of Rights: No delay or failure on the part of any aggrieved person to invoke any available remedy in respect to a violation of any provision of this Declaration shall be held to be a waiver by the person of, or an estoppel of that person to assert, any right available to him upon recurrence, or continuance of said violation, or the occurrence of a different violation, nor shall there be imposed upon Declarant, or the Association a duty to take any action to enforce this Declaration.
- Assignment of Rights and Duties: Any and all of the rights, powers and reservations of Declarant herein contained, (including, without limitation, the benefits of any reserved easements), may be specifically assigned by Declarant to any person, (including, without limitation, the Association), and upon any such person consenting in writing to accept such assignment and assume such rights, powers, and duties, such person shall to the extent of such assignments have the same rights and powers, and be subject to the same obligations and duties as are given to and assumed by Declarant herein. No conveyance by Declarant of any part of the property, or any interest therein, shall be deemed to be, or construed as, an assignment of any right or power reserved herein, unless said right, power or reservation is specifically transferred or assigned by Declarant. The term Declarant as used herein, includes all such assignees who are specifically assigned such rights, powers, and reservations, and their successors and assigns. Any assignment or appointment made under this Section shall be recorded in the Office of the Grady County Clerk. From and after the date Declarant assigns to another person any of its obligations under this Declaration, Declarant shall be relieved of such obligations, and released from all liability for the performance or nonperformance.
- 12.7 <u>Waiver</u>: Neither Declarant, the Architectural Committee, the Board, the Association, or any member thereof, nor their successors or assigns, shall be liable for damages to any owner, lessee, licensee or resident or any other person by reason of any mistake in judgment, negligence, nonfeasance, action, or inaction in the administration of the provisions of this Declaration, or any part thereof; from time to time, to recover any such damages, or to seek equitable relief on account for their enforcement, or nonenforcement of this Declaration.
- 12.8 <u>Duration</u>: This Declaration, and all provisions hereof, shall remain in full force and effect until December 31, 2039, and shall automatically be continued thereafter for a successive periods of ten (10) years each, unless terminated or amended as hereinafter provided.

12.9 Amendment:

(a) Special Amendment: This Declaration may be amended, unliaterally, by Declarant at any time, and from time to time (1) if such amendment is necessary to bring any provision hereof into compliance with any applicable governmental statute, rule or regulation, or judicial determination which shall be in conflict therewith: (2) if such amendment is required by an institutional, or governmental lender, or purchaser of mortgage loans, including, for example, the Federal National Mortgage Association, or Federal Home Loan Mortgage Corporation to enable such lender or purchaser to make or purchase mortgage loans on the property subject to this Declaration; (3) if such amendment is necessary to enable any governmental agency or reputable private insurance company to insure mortgage loans on the property subject to this Declaration; (4) to correct errors and make clarifications or additions in this Declaration; or (5) to modify or add to the provisions of this Declaration to adequately cover situations and circumstances which Declarant believes, in its reasonable judgment, have not been adequately covered, and would not have a material and adverse effect on the

100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 | 100 |

marketability of lots. In furtherance of the foregoing, a power coupled with an interest, is hereby reserved and granted to Declarant to make or consent to any such amendment on behalf of each owner. Each deed, mortgage, trust deed, other evidence of obligation, other instrument affecting a lot, and the acceptance thereof, shall be deemed to be a grant and acknowledgement of, and a consent to the reservation of, the power to Declarant to make, execute, and record such amendments. The right and power to make such amendments hereunder shall terminate at such time as Declarant no longer holds or controls title to any portion of the property.

- (b) In General: Subject to the provisions in Section 12.9(a), the provisions of this Declaration may be amended, modified, enlarged, abolished, or otherwise changed in whole, or in part, by the affirmative vote of voting members representing at least three-fourths (3/4ths) of the total votes, or by an instrument executed by Owners of at least three-fourths (3/4ths) of the Lots; except that (1) the provisions of this paragraph may be amended only by an instrument executed by all of the Owners and the Club Owner, (2) Article II, Article III and Article XI, and any other provision relating to the rights of Declarant may be amended only with the written consent of Declarant, (3) the amendment, modification, change, or cancellation of the covenants contained in Section 8.1 shall require the written concurrence of the Grady County Planning Commission, and a provision which grants easements or other rights to the Association may be amended only with the written consent of the Association. No amendment shall be effective until properly recorded. "Owners" shall be deemed to include mortgagees or other persons holding liens on any lot, and such mortgagees, and other lien holders, shall not be required to join in any amendment to this Declaration.
- 12.10 <u>Severability</u>: Invalidation of any restriction set forth herein, or any part thereof, by an order, judgment, or decree of any court, or otherwise, shall not invalidate, or effect any of the other restrictions of any part thereof, as set forth herein, which shall remain in full force and effect.
- i2.11 Gender and Grammar: The singular wherever used herein shall be construed to mean or include the plural when applicable, and the necessary grammatical changes required to make the provisions hereof apply either to corporations, (or other entities), or individuals, male or female, shall in all cases be assumed, as though in each case fully expressed.
- 12.12 <u>Titles</u>: The titles of this Declaration of Articles, and Sections contained herein, are included for convenience only, and shall not be used to construe, interpret, or limit the meaning of any term or provision contained in this Declaration.
- 12.13 <u>Cumulative Effect: Conflict</u>: The covenants, restrictions, and provisions of this Declaration shall be cumulative with those of any supplemental declaration; provided, however, in the event of conflict between, or among, such covenants, restrictions, and provisions of any articles of incorporation, rules and regulations, policies or practice adopted or carried out pursuant thereto, those of any supplemental declaration shall be subject, and subordinate to those of the Association. The foregoing priorities shall apply, but not be limited to, the liens for Assessments created in favor of the Association.
- 12.14 <u>Use of the Words "Winter Creek Estates"</u>: No person shall use the words "Winter Creek Estates" or any derivate thereof in any printed or promotional material without the prior written consent of Declarant. However, Owners may use the term Winter Creek Estates in printed or promotional matter where such term is used solely to specify that particular property that is located within the Winter Creek Estates and the Association shall be entitled to use the words "Winter Creek Estates" in its name.

12.15 <u>Disclaimer of Warranty</u>: EXCEPT AS EXPRESSLY PROVIDED IN WRITING, DECLARANT MAKES no warranty, expressed or implied, regarding winter creek estates, or any improvement to, or IMPROVEMENTS OF WINTER CREEK ESTATES, THE CONDITIONS OF WINTER CREEK ESTATES, THE SUFFICIENCY OF UTILITIES, THE WORKMANSHIP, DESIGN, OR MATERIALS USED IN EVERY IMPROVEMENT, INCLUDING AND WITHOUT LIMITATION, THE COMMON AREAS, AND INCLUDING AND WITHOUT LIMITATION, ANY EXPRESS OR PARTICULAR PURPOSE OF USE OF ANY WARRANTY OF QUALITY.

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Signature Page to Amended and Restated Declaration of Covenants, Conditions and Restrictions (Winter Creek)

IN WITNESS WHEREOF, the Declarant has caused this instrument to be executed on the date and year first above written.

WINTER CREEK ESTATES LLC, an Oklahoma limited liability company

By: Kolphi Campak
Name: R. John Campak
Title: Manage

STATE OF OKLAHOMA

) SS: COUNTY OF OKLAHOMA)

Acknowledged before me this 2714 day of March, 2018, by R. Stephen Carmack, as Manager of WINTER CREEK ESTATES LLC, an Oklahoma limited liability company.

ROSEMARY BURRIS
(1831)
Notary Public
State of Cidehoma
Completion at 99009718 Expires 10/19/21

Rosemany Burris

My Commission Expires: 10/19/21My Commission Number: 090087/6

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Joinder By Owner of Club Property

Winter Creek Golf and Country Club, LLC, an Oklahoma limited liability company, executes this Joinder to acknowledge and consent to the execution and recording of this Declaration.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed on the date and year first above written.

WINTER CREEK GOLF AND COUNTRY CLUB, LLC, an Oklahoma limited liability company

By: Roun tany
Name: R. Stychen Connect
Title: Papers

STATE OF OKLAHOMA) SS

COUNTY OF OKLAHOMA

Acknowledged before me this 27-H day of March, 2018, by R. Stephen Carmack, as Manager of WINTER CREEK GOLF AND COUNTRY CLUB, LLC, an Oklahoma limited liability company.

ROSHMARY BURRIS

Notary Public

State of Oldshorma

Commission # 95008716 State 10/19/21

[SEAL]

Rosemary Burria

My Commission Expires: 10/19/2/
My Commission Number: 090087/6

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TRACT 1

LEGAL DESCRIPTION: A TRACT OF LAND COMMENGING AT THE MORTHEAST CORNER OF THE MORTHEAST QUARTER OF SECTION 22, TOWNSHIP? MORTH, RANGE 5 WEST, L.M., THE ROKINEAST QUARTER OF SECTION 22, TOWNSHIP? HORTH, RANGE 5 WEST, I.M.,
QREADY COUNTY, OBLAHOMA, THENCE 8 00'08'03" E, ALDING THE EAST LINE OF SAID
HOREMBAST QUARTER, A DISTANCE OF 515.08 FEBT; THENCE 8:89'31"57" WA DISTANCE OF
42.14WEST TO THE POINT OF AEGUNNING; THENCE ALONDA, CURVETO THE RIGHT
HAVING A RADIUS OF 425.00 DEET: A LENGTH OF 97.58 PEST, A CHORM-BEARING OF S
22'46"13" WAND A CHORD LENGTH OF 97.37 FEST; THENCE'S 25"20'55" WA DISTANCE OF
75'36 FEST TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING a rabitie of 435.00 feet a length of 124.85 feet a chord bearing of 8:37"45'49" w AND AGRICAD LENGTH OF 12440 FEET; THENCH N 62°34°47" W A DISTANCE OF 172.09 FEET; THERGELY TETRETON WA DISPLANCE OF 148.39 FEET; THERCE N. R. 1017 WA DISPLANCE OF 96.31 FEET; THERCE N. R. 2017 CH. N. W. A. DISPLANCE OF 148.39 FEET; THERCE N. R. 2017 CH. N. A. DISPLANCE OF 163.12 PET; THERCE N. R. 2017 CH. N. A. DISPLANCE OF 163.12 PET; THERCE N. R. 2017 CH. W. A. DISPLANCE OF 163.29 FEET; THERCE N. R. 2017 CH. W. A. DISPLANCE OF 163.29 FEET; THERCE N. R. 2017 CH. W. A. DISPLANCE OF 183.29 FEET; THERCE N. 2017 CH. W. 2017 CH Thence actions waldispace of 52.04 feet, thence in 87-1846" wa distance of 1448 PUBT, THENCE'N 30°31'07" AF A DISTANCE OF 24.69 PEBPE THENCE N 06°37'05" W A Distance of 11:71 first; Thence in 48-29'05" w a distance of 7.76/661) Thence s 70"71"9" WA DISTANCE OF 35.85 VEET; THENCE 8 55"57"Q2" WA DISTANCE OF 40.88 FEBT; Things not the the the captains of 60.75 feet, thence naby 14th wa distance of 4654 Deet; Thence & 80*24 49" WA DISTANCE OF 35A1 ERET, THENCE'N 63*00*07" WA DISTANCE OF 72.19 REET; THENCE N 50°19'57" B A DISTANCE OF 51.14 FEST; THENCE N SIGNION BADISTANCE OF 757A BEST: THENCE N 74°23'45PB ADISTANCE OF 166.68 FEST: Thunce in 17:42:50" W.A. Distance of 91.83 feet; Thence in 64:37:13" W.A. Distance of 50:90 feet; thence woftsed?" Wa distance on 60.45 feet; thence wifeszich wa DISTANCE OF 14.19 FEST; THENCE'N 69"21"11" B A DISTANCE OF JULY FEST; THENCE 8 SPONTO A DISTANCE OF 45.78 FEST; THENCE IN SOUTH IS A DISTANCE OF 62.11 FEST; THENCE IN 14°28'33" W.A. DISTANCE OF 14.35 FEST; TEISINCE, W & 22°29'13" W.A. DISTANCE OF .19.09 PERT, TERISCE M'20°59'12" WA DISTANCE OF 19.72 MEST, TERISCE M 02°09'50" B A DISTANCE OF 46.24 HEST, THENCE 9 88°26'59" B A DISTANCE OF 1966 FRET, DERNICE O 25/50/30 I a distribute of same fret, thence 8 of 11/08's a distribute of 10/18 fret, Thence supplied a distance of 1977 feet, thence e 1996 for a distance of 67.70 feet, thence 1 1951 feet 1 1951 feet, thence 1 1951 feet 1 The valide of 40.10 feet; then ce s 78°15'97" Badistance of lottlebet; then ce s "METHER EDISTANCE OF 107.99 FEBT. THUNCEN 87'44' 19" HA DISTANCE OF 53.25 FEBT. Things not there a distance of 90.05 firt; thence wer queen backetance of 26.78 phr: Thences 4556'21'-b a distance of 21.73 prese thence 4 20'00'22" b a there so that the test thence is a distance of 47.65 prest thence in 84'05'03" b a distance of 47.65 prest thence in 84'05'03" b a distance of 108.76 prest to the point of begreving; said tract CONTAINS 191 ACRES OF LAND MORE OR LESS.

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TRACT 2

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWRST CORNER OF THE NORTHWRST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, EVINGE & WEST, LM., ORADY COUNTY, OKLAHOMA; THENCE & 00°15'26" B, ALONG THE WEST LINE OF SAID NORTHEAST QUARTER, A DISTANCE OF 1056.12 FEET TO THE POINT OF BEGINNING; THENCE IN 59°56'85" B A DISTANCE OF 1056.12 FEET; THENCE IN 90°00" B A DISTANCE OF 44.94 FEET; THENCE & 50°000" B A DISTANCE OF 50°00" B A DISTANCE OF TO THE LEFT; THENCE & 50°000" B A DISTANCE OF 104.94 FEET; THENCE & 10°000 BEARING OF 3 ADSTANCE OF 104.91 FEET TO A POINT OF CURVATURE; THENCE & 10°10 BEARING OF 3 ADSTANCE OF 104.91 FEET A CHORD BEARING OF 3 30°43'18" W AND A CHORD LENGTH OF 145.84 FEET; THENCE & 19°12'18" W ADSTANCE OF 331.65 FEET; THENCE B 80°03'15" W A DISTANCE OF 105.54 FEET; THENCE & 10°10'18'06 FEET; THENCE & 10°10'18'06 FEET; THENCE B 50°10'19' W A DISTANCE OF 105.54 FEET; THENCE B 50°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W A DISTANCE OF 105.55 FEET; THENCE B 70°10'19' W, ALONG 84ID WEST LINE, A DISTANCE OF 567.99 FEET TO THE POINT OF BEGINNING SAID TRACT CONTAINS 1220 ACRES OF LAND MORE OR LESS.

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TRACT 3A

LEGAL DESCRIPTION: A TEACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, OKLATIONA: THEREE N 89"38"56" B, ALONO THE NORTH LINE OF SAID MORTHWEST QUARTER & DESTANDE OF 299.10 FEBT, THEREE 9 00"21"04" B A DISTANCE OF 16.50 PHET TO THE POINT-OFFERGIONING; THENGEN 89-18:35" B, ALONG THE MORTH RIGHT OF WAY LINE OP SAID MENTHWEST QUARTER, A DISTANCE OF 157:59 PHET, THENCE 8 DO"ZI "WI" E A DISTANCE OF IS SO REET; THENCE 6:03" 10"02" W A DISTANCE OF 86.56 FEBT; Thence 8 63°00' is" is a instance of 21.76 feet; thence 9 03°42' is" is a distance of 46.20 Febt; Thence 8 39%32"(" "W a distance of 27.47 Febt; Thence 8 39°55'39" 8 A Distance of 31.13 febt; Enemes 8 d4°10'15" W a distance of 74.83 fest; Thence 8 86"45"05" B A DISTANCE OF BLOT HEET, THENCH S-48"08"46" B A DISTANCE OF 16.07 PRET; THENCE N-80°13'51" B A CHECANCE OF 106.32 FEET TO A BOINT OF CURVATURE, THENCE ALENG A CURVE TO THE LEFT HAVING A RADIUS OF 126.00 FEET A LENGTH OF 30.10 FRET A CHORD BRARING OF FIXAPER AND A CHORD LENGTH OF 30.22 FEBT; THENCE 8 90~13°12" W A DISTANCE OF 50.59 FEBT; THENCE 9 14°43'46" W-A DISTANCE OF 265.49 FRET; THENCE 8 76°45'20" B A DISTANCE OF 81.93 FEBT; THENCE 8 10°07'05" B A DISTANCE OF li.96 peet; Thence & 63*M449* W.A.Distanceof 86.64 peet; Thence N 81*03'49" W A Distance of 27.86 feet; Thence 8 18*N9/18" W. A Distance of 61.88 peet; Thence 8 23°03' 14" BA DISTANCE OF 125/57 FBBT; THUNCE & 19°90' 45" WA DISTANCE OF 67:03 FBBT; Thence 8 04°08'29" B A DISPANCE OR 50.58 FRET; Thence S. 19°43''4" B A DISTANCE OF ilgo: Phet; Thenge 9.52-08/67" & a destance of 85.66 feet; Thence 5 08-70-38" & a DISTANCE OF 56.84 FEETS TRENCE & (12-0) 13" B A DISTANCE OF 216.82 FEET; THENCE S 26"34"39" B A DISTANCE OF \$8.70 FEET; THENCE \$.06"24"32" W A DISTANCE OF 48.44 FEET; THENCE 3 18"52"57" B A IDISTANCE OF SEAS THEN, THENCE 9 39"54" 18" B A DISTANCE OF SO SP FRET; THENCE B 2270 MP B.A. CHRANCE OF SO. SP FRET; THENCE S 14"15" B.A. LIBITANCE LIF SO. SP FRET; THENCE B 2270 MP B.A. CHRANCE OF SO. SP FRET; THENCE B 36"26" CT WA DISTANCE OF 50. SP FRET; THENCE B 36"26" CT WA DISTANCE OF 46.04 FRET TO A FORT OF SUNATURE; THENCE A LENGTH A SHIPTER TO THE LEFT HAVING A RADRES OF 324.00 FRET; A LENGTH OF 84.34 FRET A SHIPTER BEARING OF 343" A 24" OF A POINT OF CURVATURE; THENCE S 78" SOS" WA DISTANCE OF 324.13" BEST TO A POINT OF CURVATURE; THENCE ALONO A CURVE TO THE CEPT HAVING A RADIUS GE 525.00 PERT A LUNGIN OF DISTRIBUTED A CHORD HEARTH STORY STATES WAND A CHORD LENGTH OF 179.61 TEBP.
THENCE W 46:40:36" W.A. DISTRIBUTE OF 274.78 THENGE IS 24:25-45" W.A. DISTRIBUTE OF THENCE WAGGETO WA DESEARCH TALLEST, THENCE STATES THENCE STATES OF 180.00 FEBT; THENCE MASSAGE OF ALGORITHMS OF AL PAGG FERT TO A FOURT OF CHEMATURE; TRENCE ALOND A CURVE TO THE LEFT HAVING A RADIUS-OF 921 OF FREEZ-ALBUSTINGS, 76 FERT A CHORD BEARING OF N 07*39*32* W AND A CHORD LENGTH OF 65 65 FREEZ, THENCE N 4F 15*28* B ADISTANCE OF 92 6F FREEZ THENCE N 7F 15*28* B ADISTANCE OF 92 6F FREEZ THENCE N 19*2*4* W A DISTANCE OF 19 10 57 W A DISTANCE OF 19 10 50 W SHOULD BE SH

OP-31'16" W A DISTANCE OF 537.36 FEBT; THENCE N 06"53'05" B A DISTANCE OF 113.01 FEBT; THENCE N 26"01"05" B A DISTANCE OF 133.71 FEBT; THENCE N 78"12"16" W A DISTANCE OF 26.631 FEBT; THENCE N 29"20"51" B A DISTANCE OF 22.95 FEBT; THENCE B .78"12"16" B A DISTANCE OF 26.493 FEBT; THENCE N 31"25"33" B A DISTANCE OF 110,00 FEBT; THENCE N 11"45"45" B A DISTANCE OF 110,00 FEBT; THENCE N 00"01"12" W A DISTANCE OF 332.23 FEBT; THENCE N 00"01"12" W A DISTANCE OF 332.23 FEBT; THENCE N 00"21"05" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 16.50 FEBT; THENCE N 00"05"12" W A DISTANCE OF 10.50 FEBT; THENCE N 00"05"12" W A D

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TRACT 3B

LEGAL DESCRIPTION & TRACT OF LAND COMMERCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 2:, TOWNSHED I NORTH RANGE I WEST, LM., GRADY COUNTY, OKLAHOMA; THENCE 8 00°07'03" B. ALONG THE WEST LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 1210, SE FREET THENCE NAP'31"57" B. A DISTANCE OF 1210, ISBN 197 THE POINT OF BEGINNING; THERICE ALONG A "AND THE LEFT HAWING A RADIUS OF 9274, IS THEN TO A POINT OF GUILLY ATURE; THENCE A LONG A CHOVE TO THE LEFT HAWING A RADIUS OF 932'06 THETA LENGTH OF 173.75 FEBT A CHORD BEARING OF 8 29°26'40" W AND A CHORD LENGTH OF 173.61 EBST; THENCE S (2°27'09" W A DISTANCE OF 16:30 FBST TO A POINT OF CURYACURE; THENCE ALONG A CURYS TO THE RIGHT HAVING A BADRIE OF 216.30 FBST TO A POINT OF CURYACURE; THENCE 8 60°09'01" W A DISTANCE OF 30*351" W AND A CHORD EBSTH OF 216.11 FIRST; THENCE 8 60°09'01" W A DISTANCE OF 30*457 FEST TO A POINT OF 18503 FBST, THENCE 8 60°09'01" W A DISTANCE OF 30*457 FEST TO A POINT OF 18503 FBST A CHORD BEARING OF 30°457 W AND A CHORD HEST ALENGTH OF 18503 FBST A CHORD BEARING OF 30°457 W AND A CHORD LEBY TO A POINT OF 18503 FBST A CHORD BEARING OF 30°457 W AND A CHORD LEBY TO A POINT OF 18503 FBST A CHORD BEARING OF 30°457 W AND A CHORD LEBY TO A POINT OF 18503 FBST A CHORD BEARING OF 30°457 W AND A CHORD LEBY TO A POINT OF 18503 FBST, THENCE 8 6°544 '15" B A DISTANCE OF 10*60 FBST, THENCE N 25°457 B A DISTANCE OF 10*60 FBST; THENCE N 25°457 B A DISTANCE OF 10*60 FBST; THENCE N 18505 B A DISTANCE OF 10*60 FBST; THENCE N 18505 B A DISTANCE OF 10*60 FBST; THENCE N 18505 B B S25°467 B OF LAND MORE OR 1589.

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TRACT 4

LEGAL BESCRIPTION: A TRACT OF LATID BEGINNING AT THE NORTHEAST CORNER OF THE SPUTIFFEST QUARTER OF SECTION 24, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, DELAHOMA; THENCE N 89°41°38" B A DISTANCE OF 462.77 ERIT; THENCE S. 00°09°48" B A DISTANCE OF 141 L30 TEST; THENCE S 66°19'46" W A DISTANCE OF 300.29 EEET TO A POINT OF CURVATURE, THENCE S ALONG A GURVE TO THE LIFT FAMING A RADIUS OF TIEGO BERT A LENGTH OF 30:00 FEBT A CHORD BEARING OF 11 22937 409 W AND A CHORD LENGTH OF 30.00 YEST; THENCE'N 66"19"46" B A DISTANCE OF 173,83 FEST; THENCE N 12°2044" W A DISTANCE OF 793.14 HERF; THENCE N 01°33'22" W A DISTANCE OF 385.00 PRET) THENCE H 47"37":0" W & DIRTARCE OF 167.51 PRET; THENCE & 76"(01:58" W A DISTANCE OF 777.26 FEETS THENORINGS OF ON WA DISTANCE OF 130.79 REET, THENCE S 07/42/30"E A DISTANCE (FAS.46 PRET) THENCE 9 24°59'50" W A DISTANCE OF 31.23 FEBT; Thench 9 55°40°19" B A Distance of 20.93 Peet; Thence 8 11"10'27" B A Distance of of element terms is 1-16-40" w. a distance of 21.69 feat: thence 6-19-99 st ii a distribusiof m.44 feat; thence 2 16-10'14" is a distance of 18.49 feat; enence x 86-41-15" w. a distance of 1-44.06 feat; thence x 03'-10'56" is a distance of 74.99 feat; Therive wis 12/14" B a distance of 72.31 feet, thence in logging was distance of 70,77 BBET; THENCE N BOODS 102" B.A. LHSTANCE OF 49.04 FEET; THEHOLEN 84 THUS W A Distance of \$13.33. Ferty Thence'r l9460-61" w a distance of 25706 ferty Thence n THEOPET BY DISTANCE OF 207.66 THET TO A POINT OF CURVATURE TREMES ALONG A CURVE TO THE LEFT HAVING A RABBUS OF 100.00 FRET A LEMPTS OF TRUE FIRST A CHORD Bearsnoon 8:67-18/20⁸ e and a chighd length of 77.34 frest: Theree is \$1.41'38" b a DISTANCE OF 18825 FEBT; THENCE POOT 1715" WA DISTANCE OF 1877 FEBT; THENCE N 1640-77" W.A. DISTANCE OF 98.01 FEBT; THENCE N 02-02-35" BA DISTANCE OF 48.15 FEBT; Theore it sert to watestance of sals feet; Theore y 06/02/32" was dietance of 36/16 Prest, Thence negrated by Eaderance of 50.00 prest, Thince a 17/12/1978 a DIBTANCE OF 119.00 FEED THENCE'S 09"45" II" B A DISTANCE OF 44.00 FEED THENCE S ipidant ev distance of 12.11 endit thence 8 fl.33.14. B v diskupce of 17.34 febt. THENCE IF SAME IS IN A DISTANCE OF 77.23 FEET, THENCE IN 77°52°51" HALLISTANCE OF 46.12 FRET; THENCH N: 46"28" | 3" E.A. DISTANCE OF 92.85 FEBT; TERRICE IN 17"42" 31" B A Districe of 18,18 feet) energe 10.00 feet; thence in 60°06'13" W a districe of 92.70 feet; Thence yeoggot?" W.A. Diptarce of 19.42 fibit; Thence 'n 20/41/36' e.a. Eistarce of 1364ê neet; Thence o opio 137 e.a. Distarce of 44.02 feet; Thence 60/8/02/33" e.a. DINTENCE OF STAFFEET: THENCE'S 19740'24" W A DISTANCE OF JEST PROF. THENCE S 24 THE EA DISTANCE OF 20.76 FEET; THENCE 8 29 20 22" W.A. DECEMBER OF 10261 FEET; Then sent for 1927 is a distance of 443.77 febt to the point of Bechromo. Said Tract contains 1936 actus more or less.

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TRACT 5

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST CUARTER OF SECTION 23, TOWNSHIP? NORTH, RANGE 5 WEST, LM., GRADY COLINTY, CREAKINGA, THENCE N QU'QI'O3" W A DISTANCE OF 16.50 FEET, THENCE N 89°39'15" B ALONG THE SOUTH RIGHT OF WAY LINE OF SAID SOUTHWEST QUARTER A. DISTANCE OF 839.77 FEET TO THE POINT OF BEGINNING, THENCE N 00°09'01" W A DISTANCE OF (17.17 RIEST TO A BOINT OF GERVATURE, THENCE ALONG A CURVE TO THE LEFT HAVING A INCOLUS OF SCOPPIET A LANGETH OF STAIL FEET A CHOID BEARING OF N 45°54'31" E AND A GEORD LENGTH OF SALEF FEET, THENCE 5 49°47'04" & A.DISTANCE OF 96.79 PERT; THUNCE N 80°39' 14" B A DISTANCE OF 150.00 FEBT; THENCE N 53'52'55" & A DISTANCE OF 105.7) FEST; THENCE N 16"33" 3" W A DISTANCE OF 78,78 FEST; THENCE N 44"53" 57" W A DISTANCE OF 489.24 FEST; THENCE N 82"1 5"03" W A DISTANCE OF 834.32 PERT, THENCE N GOODO'' WA DISTANCE OF 224.50 FEFF, THENCE N 59°99''25" E A DISTANCE OF 49.66 FEFT TO A POINT-OF CURVATURE; THENCE ALONG A CURVE FO THE Left having a requide of 125,00 feet a length of 5,04 feet a chord bearing of n \$8"29"96" B AND A CHORD LENOTH OF \$.04 PRET; THENCE \$ 00"08"03" E & DISTANCE OF 195.1) PRET; TRENCE & 44'40'21" B A DISTANCE OF 684-45 FEST; THENCE & 44'26'00" B A DISTANCE OF 20021 FEET; THENCE H 37"59"58" & A DISTANCE OF 134.74 FEET; THENCE H 35°34'32" W A DISTANCE OF 551.PG FEET; THENCE NO4'02'13" W A DISTANCE OF 481.07 Pert; Thence in 67°19'01" war distance of 21606 fret; Thence 9 21°44'04" war Distance of 57.91 feet; Thence 9 64°00'45" war distance of 65.46 fret; Thence in j4"ip'57" w a distance of j8.59. Feet; thence in 08'36'55" b a distance of 16.73 feet; THENCE N 33"H/S3" B A DISTANCE OF S6.85 FEET) THENCE N 67°LE'02" W A DISTANCE OF 356.13 PRET; THEREBY # 49*50*21***W A DISTANCE OF 200.00 PERT; THENCE # 29137*52* B A DISTANCE OF 2004S FEET; THENCE 8 10" 10"32" E A DISTANCE OF 463.92-FEET; THENCE 8 02°42'37" B A DISTANCE OF MUSE FEET; THERE B \$3°45'53" W A DISTANCE OF 239.65 FEET TO A POINT OF CURVATURE; THERE BALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FRET A LENGTH OF 7.71 FRET A CHORD BEARING OF 8 86"42"33" W AND A CHORD LBNOTH OF 7.71 FRIET THENCE 3 89"89"23" W & DISTANCE OF 49.76 FEST, THENCE N 00°08'02" W A DIFFRANCE OF 80.42 FEBT TO A POINT OF CURVATURE ; THIS CE ALONG A. CURVE TO THE LEST MAYING A RADIUS OF 496.09 FEBT A LENGTH OF 323.75 SHET A CHORD BEARING AFT 20*44-1" WAND A CHORD LENGTH OF 316.81 FEBT; THENCE M 47"18'19" BA DISTANCE OF 188.00 IBBT; THENCE N 00*08'01" W A DISTANCE OF 186.54 FEBT; THENCE N 76"1702" W A DISTANCE OF 804.23 FEBT; THENCE N 43"20"07" W A DISTANCE OF \$58.69 FEBT; THENCE MOO" LI'ST" WA DISTANCE OF 380.19 FEBT TO A POINT OF CURVATURE; THIN CE ALABIO & CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FRET A LENGTH OF 32-51 FEET.A GNORD-BEARING OF 8 62°10°29° B AND A CHORD LENGTH OF 33:87 feet; thence softh 44" B a distance of 211.42 feet; thence w 34" 14"52" E a distance of 179.65 febt; terbice in 87-14/109/13 a dispance of 84.01 febt; thence 5 71-27/14" e.a. Distance of 5220/8827; thence 9 14-21/129 b a distance of 99.04 febt; thence 8 73°15'33" B.A. DIGTAÑGB OF GLAP FERT, THENCE S 34°35'52" B.A. DISTANOS OF SESSHET; Thence 8 6849 'Dy' e a distance of sp.z/feet, thence 9-81-15/54" e a distance of 52.97 FEET; THENCE 8,57:26'40" BA DISTANCE OF 62.75 FEET; THENCE 8 87"02" 16" BA Distance of 124,384/edt) Thence 9.07'00'09" is a distance of 54.12 best; Thence 9. 42°39'56" B.A. DISTANCE OF 242.95 FEBT; THENCE 8 76°07'40" B.A. DISTANCE OF 42.78 FEBT; THENCE N 66°10'49" B.A. DISTANCE OF 32.29 FEBT; THENCE N [9°31'17" B.A. DISTANCE OF 69.00 feet; thence n 40°40°49°46. Listance of 1913 feet; thence n 19°13°17° b a lostance of 69.00 feet; thence n 19°13°17° b a distance of 0.34 feet; thence n 19°13°17° b a distance of 71.37 feet; thence n 19°13°17° b a distance of 71.37 feet; thence n 19°13°17° b a distance of 4523 feet; thence n 69°13°18° b a distance of 4523 feet; thence n 69°13°18° b a distance of 4523 feet; thence n 69°13°18° b a distance of 102.97 feet to a point of clevature; thence a long a curve to 10°13°18° b and a chord a curve to 10°13°18° b and a chord bealing of 10°13°17° b and a chord length of 10°13° inhence n

60°00'00" E A DISTANCE OF 226.07 FEST; THENCE 9 38°23'04" E A DISTANCE OF 602.62 FEST; THENCE S 52°58'12" E A DISTANCE OF 174.80 FEST; THENCE S 83°10"27" E A DISTANCE OF 39.34 FEBT; THENCE S 63°12'38" E A DISTANCE OF 111.44 FEET; THENCE S 33°56'14". E A Distance of 41.60 feet; Thence 8 63*37'54" B A Distance of 108.73 feet; Thence N 70"30"02" B A DISTANCE OF \$9.31 FEET; THENCE N 16"13"[4" B A DISTANCE OF 47,99 FEET; THENCE IN 2474'03" W.A. DISTANCE OF 198.93 FEET; THENCE 5'40'47'43" W.A. DISTANCE OF 192.43 FEET TO A POINT OF CURVATURE; THENCE ALOND A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF N 21 "49"3" W AND A CHORD LENGTH OF 13.10 FEET THENCE N 29"21"29" W A DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 175.00 PERT A LENGTH OF 61.67 PERT A CHORD BEAUING OF N 43*42'40" W AND A CHORD Length of 80.63 feet; Thence in 26°48'00" B a distance of 42,74 feet; Thence in n 40°31'11" e and a chord libroth of 269.99 fret; thence it 75°50'08" e a distance of 200.46 FEET; THENCE 5 19°90"01" & A DISTANCE OF 140.704"8ET; THENCE 9 46°51'44" & A DISTANCE OF 47.65 FEBT; THENCE S 14*38*48" E A DISTANCE OF 74.90 FEBT; THENCE S 01°95'08" E A DISTANCE OF 34.14 FERT; THENCE B 19°00'01" B A DISTANCE OF 290.15 FEET; THENCE 8 24°26'53" B A DISTANCE OF 326.32 FEST; THENCE 5-20"48'58" B A DISTANCE OF 769.79 PBET, THENCE S'86"28"40" B A DESTANCE OF 120.33 FBET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 PEET A CHORD BEARDING OF S 02°23°21" W AND A CHORD LENGTH OF 30.00 PEET, THENCE N 86°28°08" W A DISTANCE OF 134,74 FEBT, THENCE S 34°00'10" W A DISTANCE OF 140.72 FEET; THENCE 8-68PL9 22P B A DISTANCE OF 59:14 FEET; THINCE 9 25"23"29" E A DISTANCE OF 102,50 FEET; THENCE'S 06" MOS" B A DISTANCE OF 190,93 FEET; Thence 9 08-45-29" W A Distance of 77.49 Eret, Thence 9 65-47-44" E A Distance of 79.94 Feet; Thence 8 47-49-00" E A Distance-Op 279.32 Feet; Thence 9 69-26'58" E A DISTANCE OF 31.08 FRST; THENCE 27 40"40"46" E A DISTANCE OF 188.98 PEST; THENCE N '60"4734" B A DISTANCE OF 16:65 FRET; THENCE-N 20"93" B A DISTANCE OF 58:62 FRET; THENCE N 86"34"34" B A DISTANCE OF 12:66 FRET; THENCE N 20"333" W A DISTANCE OF 18:64" E A DISTANCE OF 102:62 FRET; THENCE N 1 1"25"57" W A DISTANCE OF 38:27 FRET; THENCE N 1 1"25"57" W A DISTANCE OF 38:27 FRET; THENCE N 77"50" W A DISTANCE OF 38:47 FRET TO A POINT OF SURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 350.00 FBBT A LENGTH OF 153.97 FBBT A CHORD BRARING OF N 01°30°07" B AND A CHORD Length of 192.79 feet; trence 8 14°28'32" B a distance or 159.67 feet; thence s 85°31'13" B a distance of 185.57 feet; thence in 52°00'49" B a distance of 88.04 feet) Themselv 19°57'15" e a distance of 41,95 filet. Thence n'97°49'36" w a distance of 29:30 filet, thence n 69°01'50" w a distance of 31.54 filet, thence n 69°01'50" w a Distance of 54,73 feet, thence 8 603/12" is a distance of (48,57 feet, thence 8 36"33"19" is a distance of (7,76 feet, ternos 9 14"61" iy a distance of 84.28 feet, THENCE S 15"47" II" B A DISTANCE OF 87:14 FREIT; THENCE S 71"55" B A DISTANCE OF 199.47 FREIT; THENCE S 08"23" ME W A DISTANCE OF 418.65 FREIT; THENCE S 13"32" OF II A DISTANCE OF 133.63 FREIT; THENCE S 76"27" S A DISTANCE OF 36.29 FREIT; THENCE S 48"22" OF B A DISTANCE OF 11.19 REST; THENCE N 87"55" I T B A DISTANCE OF 110.58 FREIT; THENCE N 83"37"46" B A DISTANCE OF 60.41 FEST; THENDE S 36"19"19" B A DISTANCE OF 12.03 FEST; THENCE S 60"323"5" W A DISTANCE OF 23.37 FEST; THENCE S 40"36"01" W A DISTANCE OF 26.76 FEST; THENCE S 35"51"42" W A DISTANCE OF 29.43 FEST; THENCE S 35"09"13" B A DISTANCE OF 68.01 FEST; THENCE S 52"46"19" W A DISTANCE OF 42.13 FEST; THENCE N 12"4445" W A DISTANCE OF 108.93 HEST; THENCES 37"35" W A DISTANCE OF 68.01 FEST; THENCES 38"35" W A DISTANCE OF 68.01 FEST; THENCES 38"35" W A DISTANCE OF 68.01 FEST; THENCES 38" W 57.55-FEBT; THENCE 8 25°40'00" E A DISTANCE OF 227.42 REBT; THENCE N 57°10'15" E A

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DISTANCE OF 487.69 FBET; THENCE N 66°19'46" B A DISTANCE OF 115.22 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 1025.00 FBET A LENGTH OF 97.05 FBET A CHORD BEARING OF 8 22°04'29" E AND A CHORD LENGTH; OF 57.03 FBET; THENCE 8 23°40'15" B A DISTANCE OF 155.21 FBBT TO A POINT OF CURVATURE; THENCE 8 23°40'15" B A DISTANCE OF 155.21 FBBT TO A RABIUS OF 725.00 FBET; A LENGTH-OF 4L-67 FBET A CHORD BEARING OF \$2,20'129" B AND A CHORD LENGTH OF 41.67 FBET; THENCE \$ 18°32'10" W A DISTANCE OF 123.73 FBET; THENCE 8 18°32'11" W A DISTANCE OF 166.46 FBET; THENCE 8 18°32'14# BLADISTANCE OF 123.73 FBET; THENCE 8 77°23'26" W A DISTANCE OF 168.89 FBET; THENCE 8 12°10'39" W A DISTANCE OF 105.23 FBET; THENCE 8 89°39'13" W A DISTANCE OF 164.62 FBST TO THE POINT OF BEJINNING. SAID TRACT CONTAINS 104.93 ACRES OF LAND MORE OR LESS.

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TRACT 6

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE MORTHWEST CORNER OF THE MORTHWEST QUARTER OF SECTION 21, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM. GRADY COUNTY, OKLASOMA, THENCE N 89"18"58" B A DISTANCTOR 721.46 PEBT), THENCE B 00"31 04" B A DISTANCE OF 16.56 HERT TO THE POINT OF ENGINEERY, THENCE N.89"38"56" B, ALONG THE NOATH RIGHT OF WAY LINE OF SAID HORTEWEST QUARTER, A DISTANCE of 61632 peet, thence 8 60-21 68" e a distance of 16.50 peet, thence \$ 21"99'09" & A DISTANCE OF 286:34 FEET; THENCE 2 00*02'20" H A DISTANCE OF 1400:00 FEET; THENCE N 49°41'38" B.A. DISTANCE OF 186.00 PERT; THENCE 6 00°09'20" B.A. DISTANCE OF 65L 45 PERT; THENCE'S 89°30'37" WA DISTANCE OF 12.00 FEET; THENCE SUPPORT LA DISTANCE OF 2232H FEET; THENCE'S 9°41'35" WA DISTANCE OF 32.78 FEET TO A POINT OF CURVATURE; TRENCE ALONG A CURVE TO THE RIGHT HAVING A RABILH OF 50.00 FEET A LENGTH OF sagupeet a chord bearing of n 56°33'35" wand a degro length of 55.25 free; TRENCE W 22"46"47" WA DISTANCE OF 146.77 FRET TO A POEST OF CURVATURE, THENCE ACOMO A CURVE TO THE LEFT HAVING A RADIUS OF 101.00 ESST, A LENGTH OF 150.42 rbet a ghord bearing of M 63°34'21" W and a chord length of 136.44 fbet, thence n 71°00'm". E a distance of 91.14 peet; thence in 1546'46' wa distance of 59239 PRET; THENCE 9 YETP 26" W.A.DISTANCE OF 21.36 FRET TO A BOOM OF OUR VATURES THENCE ALONG A GURVE TO THE RIGHT HAVING A RADIIS OF 10.06 FRET A LENGTH OF 3927 A CEICRD BEARING OF 17 SOYI 43" W AND A CHORD LINGTH OF 9 LST FEET, THENCE N 58°21°44" W.A DIETANCE: OP 18,78 PEET TO A POINT OF CHEVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RACIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD Bearing of H stom iow and a chord length of 72.01 feet, there \$ 64°12'29" w a INSTANCE OF LOGGY FEST; THENCE & 20°00'12" W.A. DISTANCE DF 23.17 FEST TO A POINT OF CLRIMATURE, THENCE ALCAGO A CARVE TO THE LEFT HAVISTIA EADILIS OF 321.07 HIST.A. LENGTH OF THE HEALTH A CHURD BEARDING OF N 36"25" WARELA CHURD LENGTH OF STARFED THE HEALT HOUSE HOUSE A DISTANCE OF B. 61 PEET TO A WART OF CURVATURE; THE HEALT HOUSE HOUSE TO THE LEST HAVING A RADIUS OF FREET A LENGTH OF THE HEALT HAVING A RADIUS OF FREET A LENGTH OF THE HEALT HAVING A RADIUS OF FREET A LENGTH OF THE HEALT HAVING A RADIUS OF FREET A LENGTH OF THE HEALT HAVING A RADIUS OF THE HEALT A LENGTH OF THE HEALT HAVING A RADIUS OF THE HEALT A LENGTH OF THE HEALT HAVING A RADIUS OF THE HEALT A LENGTH OF THE HEALT HAVING A RADIUS OF THE HEALT A LENGTH OF THE HEALT HAVING A RADIUS OF THE HEALT A LENGTH OF THE HEALT HAVING A RADIUS OF THE HEALT AND THE HEALT AND THE HEALT HAVE A REPORTED ON THE HEALT HAVE A REPORTED OF THE HEA 9.89-FEBT A OLIGIRD BEARING OF N'18"28'16" B AND A CHORD LIBRATE OF 9.89-FEBT. THENCE PHANTS IS IN A DISTANCE OF 187.17 FIRST TO A MOINT OF STIRVATURE, THENCE ADONG A CENTY TO THE RIGHT BAYING A RADIUS OF LITER SERVITA LEGISTRIC PAGES IN 1941 ACHORD LEGISTRIC OF 145 LI FERT; THENCE N 1741 ACHORD LEGISTRIC OF 600.3 BBET; THERCEN 1345-47" W.A.BISTANCE OF 120.07 FBET; THENCEN PERSAGE WA DISTANCE OF 118.44 FBST; THENCEN 10-42-12" W.A. DISTANCE OF 120.02 FBBT; THENCE N praction wanderlance of 304.07 feet) thence sections wandering of 190.00 feet to a robbing confidence of 190.00 feet to a robbing of the section of 190.00 feet and a robbing of 7000 feet a length of 191.27 feet a chord elaring of 7000 feet a length of 191.27 feet a chord elaring of 7000 feet a length of 191.27 feet a chord elaring of 7000 feet and a chord elaring of 7000 feet a length of 191.27 feet a chord elaring of 7000 feet and a chord elaring of 7000 feet and a chord elaring of 7000 feet a chord elaring LENGTH OF THE TY THERE HAD "LAST PER A CHURCH MEMBERS OF PREFIT PARTY OF A CHURCH AND THE PROPERTY OF A CHURCH AND THE LETT HAS BELLEVED AS A SHEET TO A POINT OF A CHURCH AND A CHURCH TO THE LETT HAS BELLEVED AS A SHEET TO A CHURCH GROWN OF MAY IS WELL AS A CHURCH GROWN OF THE ACHORD HEARTHO OF MAY IS WELL AS A CHURCH GROWN OF A CHURCH AND A CHURCH AND THE POINT OF BEQUINING SAID THAT FOR A CHURCH THE POINT OF BEQUINING SAID THAT FOR TAIN A CHEBSOP LAND MORE OR LESS.

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TRACT 7

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST GUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., ORADY COUNTY CREAMONAL TRENCE NOODS 33" W. ALONO THE BUST LINE OF BALD SOUTHWEST CRARTER, A DISTANCE OF IGEOFEST TO THE ROUTT'OF BEGINNING THENCE 8 OF GOOD WY, RECEIPE THE SOUTH RIGHT OF WAY LINE OF THE SOUTHEAST CHARTER OF SECTION 12, TOWNSELD 7 NORTH, RANCES TWEST, A DISPANCE OF 134430 FEBT, THENCE W 00° 1° 46° W A DIPTANCE OF 3255.72 BEBT; THENCE S 10° 40° 30° W A BURTANCE OF 1310.83 Publ; Triered Nucley W a Distance of 159.04 page; trence n 70*13*17" B a Distance of 201,04 page; trience 8 77*114" B a Distance of 69.55 page; trience n BIMPAR'D A DESTANCE OF 119:09 FEBT; THENCE N.65'21' IST B.A DESTANCE OF 44.26 FEBT;
THENCE N. 31 TATIOT B. A. DESTANCE OF 103.32 FEBT; THENCE N. 67'14' THE A. DISTANCE OF THENCE IT STATES A MURICULAR OF DISTANCE OF 123.00 FEBT; THENCE & ZIVETITE A
DISTANCE OF STREET THENCE IN 1972 IT 8 B A DISTANCE OF STAS FREET TO A POINT
OF SURVACINES, SHEETER, THENCE IN 1972 IT 8 B A DISTANCE OF STAS FREET TO A POINT
AND LENGTHAN SHEET A CERORU REARING OF N 18 1872 IT 8 AND A CHERRY PROPERTY. OF 147M PHET, TERRICE N. SPIFTSP W. A. DISTANCE OF 161-FI PRET; TERRICE B. 1621-63 OF 147M PHET, TERRICE N. SPIFTSP W. A. DISTANCE OF 161-FI PRET; TERRICE B. 1621-63 OF 147M PHET, TERRICE N. SPIFTSP W. A. DISTANCE OF 161-FI PRET; TERRICE B. 1621-63 fielt, there is epostof it, along the north eight of way like of the horthbast Ourdier of said section 22. A district of 2649 of feet, theree if some set a Along the mosthelds of the morthwest quarter of said section 25. A Chelvice of the the least leffice a out land by direct of proceed thence b quas up ma dispance of 189 pt fert; thence 8 00.08, 15. It will because of 18731 beet. THENCE S I THE OCION TOTANCE OF HILDEFIELD, THENCE S II THIS WA DISPANCE OF HILDEFIELD, THENCE S WAS TRUE OF WAS TRUE OF WAS TRUE. distance of 2125 pertyposor systems a distance of 2621 pertyposors ratol of wa dispancy of 115.70 peet, thence sof effor wa discarde of 17501 hert) leaner suballur. By theiving chapts of each leaner stance suballing my METANCE OF THE MORE THANKS OF STATE OF A DETANCE OF SAME PERT, THE MORE A SECOND WAS DESTANCE OF SAME PERT, THE MORE AS DESTANCE OF SAME PERT, THE MORE A MORE ASSOCIATION OF A DESTANCE OF SAME PERT, THE MORE A SOCIAL PERT, THE MORE ASSOCIATION OF SAME PERT, THE MORE PERT, THE Distriction is in hier. There is so spon was district of hier first. There is MERCHANDERS HEREC, THRUCH E HOTTPAIN WAR DISTANCE OF GROUP FROT, THRUCE S

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75°55'08" E A DISTANCE OF 224.13 PEET TO A POINT OF CURVATURE; THENCE ALONG A CURVS TO THE RIGHT HAYING A RADIUS OF 325.00 FEET A LENGTH OF 295.07 FEET A CHORD BEARING OF 8 78°04'18" E AND A CHORD LENGTH OF 285,04 FEET: THENCE N. .. 20°00' L3" B. A. DISTANCE OF 25.37 PEST; THENCE N 64°13'29" B. A. DISTANCE OF 166.67 PRET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RABIUS OF 75.00 FEET A LENGTH OF 75, IS FEET A CHORD BEARING OF 8 2705'09" B AND A CHORD LENGTH OF 72.05 FEET; THERCE & 55°21'44" B.A. CHORD NO OF 19.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 PEET A Langth of 19.27 feet. A chord bearing of 8:30:51'43" is and a chord length of 18.27 Pedt; Thence n 76°38'26" & a distance of 21.49 fest; Thence 8 15°45'46" & a distance OF 192.39 FEBT; THENCE 8 7(*00'03" W A DISTANCE OF 91.74 FEBT TO A POINT OF CURVATURE; THENCE ALDING A CURVE TO THE BUOHT HAVING A RADIUS OF 100.00 FEBT A LENOTH OF 150.42 FEET A CHORD BEARING OF 8 65:54'29" B AND A CHORD LENGTH OF 136.64 FEBT; THENCE 8 22*46*47" E & DISTANCE OF M6.77 HEBT TO A POINT OF CORVATURE; THENCE ALIMING A CURVE TO THE LIBIT HAVING A RADIUS OF 50.00 FEBT A LENOTH OF SEAD PART A CHORD BEARING OF SECULIST BAND A CHORD LENGTH OF \$5.45 Paut; thence n sp-41'34" by distance of 12.74 febt; thence it 06°09'20" wa distance OF 150.04 FBBT) THENCE W \$9*41*43" B A DISTANCE OF 1703.24 FBBT) THENCE S'00*10'13" B A DISTANCE OP 100.00 FORT; TRIBNCE & SPATI 38" W A DIFTANCE OF 1106.54 FEBT; THENCE N 29°26'25" B A DISTANCE OF 103.61 FEBT; THENGE N'24°25'36" W A DISTANCE OF 20.76 FEBT; THENCE N 1942'14" I A DISTANCE OF \$2.25 FBST; THENCE N 08'02'13" W A DISTANCE OF ST. 10 FEBT; THENCE W 00°10'73" W A DISTANCE OF 44.91 FEBT; THENCE S-89°41'35" W A DISTANCE OF USAS PERT; THENCE 8 00°10'11" IS A DISTANCE OF 19A2 PERT; THENCE S 65°06°53" B.A. DISTANCE OPER 79 FEBT; TRUNCE IN 89°49'48" B.A. DISTANCE OF 50.09 FEBT Thence 6 01°47°24" W A DISTANCE OF 16.13 FEET, THINCE 8 17° 42'31" W A DISTANCE OF 58.43 FEBT; THENCE 9 46°92'13" W.A. DISTANCE OF 92.65 FEET; THENCE 9 77°37'51" W.A. BISTANCE OF 48.12 PEST; THENCE S 89*41*28" W.A.DISTANCE OF 77:25 FEET; THENCE N 11°33'34" WA DIRTANCE OR 37.58 FEET; THENCE N 39°64'41" WA DIRTANCE OF 32.11 FEET; Thence in 00°45' i " w a distance of M.O. First, Thence in 17°42'49" w a distance of 119:02 FEET; THENCE 2 82-41 43" W.A.DISTANCE OF-50:00 FEEL; THENCE 8 00-09-59" B.A.
DISTANCE OF 36.43 FEET; PRINCES 3847 10" B.A. DISTANCE OF 94.86 FEET; THENCE S 02:07:35" W.A. DIBTXNCE GF 48.15 FEEX; THENCE S 25"14"57" B.A. DISTANCE OF 38.41 FEEX; Thence 8-01-17-25-E A Distance of 46.79 rest; Thence 8 69-41-36-W A Distance of 388-23 pret to a point of circulture; Thence Along a curve to the right having A Badius of 100.00 freet A curve length of 72/41 fast a chord bearing-of W 67°37'19" W AND A CHCEP'E HWOTH OF 77.34 FEET; THENCE 8 71'00'01" W A DISTANCE OF 207:66 PEBT; THENCE S 19"00"01" BY CHETANCE OF 237.06 PEBT; THENCE S 84"04"05" E A
DISTANCE OF 513.33 PEBT; THENCE 8 00"03" WA THETANCE OF 49.64 PEBT; THENCE S LOO2'19" HA DISTANCE OF TLY? PEBLY THENCE'S 20"22'14" WA DISTANCE OF 72.31 FIET; THENCE SOI 40"36" WA EISTENCE OF 24.50 FEET; TERRICE S 86"31"14" BA DISTANCE OF 144.06 PBHT; THENCE N 16410'37" W A JUSTANCE OF 1840 PBBT; THENCE N 43°58'55" W A DISTANCE OF 24.44 FULT) THENCE OF 35*96 40° BA DISTANCE OF 21.69 FEET; THENCE N :11*16*37" W.A DISTANCE OF 34.30 FEET; THENCE W.23*16*16* W.A DISTANCE OF 26.99 FEET; THENCE W.24*39*36" E.A. SINNANCE OF 31.39 FEET; THENCE W.07*42*36" W.A. DISTANCE OF THENCE STATEMENT ALLIGNAMENT AND ALLIGNAMENT TO THE ROTTO THE ROTT peet a chord ebardyg of \$ 22°1141" il and a chord length or 10.00 feet; thence n 66° 19'46" E.A. DISTANCE OF 100:29 FEBT; TUBNCE & 50° 05' 43" B.A. DISTANCE OF 1227:06 FBBT; THENCE & 59° 39' 19" W.A. DISTANCE OF 100:57 FBET; THENCE B. 29° 57' 42" W.A. DISTANCE OF 197.99 FIET, Thence n'20-30-30 B a distance of 108.23 Heri: Thence n 77-23-26" e a

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DISTANCE OF 168.89 PHET; THENCE N 16°37°44" W A DISTANCE OF 233.73 FEET; THENCE N 18°33°LI" B A DISTANCE OF 166.46 FEET; THENCE N 58°32°20" B A DISTANCE OF 199.26 FEET TO A POINT OF CURVATURB; THENCS ALONG A CURVE TO TEB LEFT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67-PEET A CHORD BEARING OF N 22"01"29" W AND A CHORD LENGTH OF 41.67 FERT, THUNCE N 23*40*15" W.A. DISTANCE OF 155.21 FEET TO A POINT OF CLINVATURE; THENCH ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1025-US FEET A LENGTH OF 57:05 EBET A CHORD BEARING OF M 22*04*30" W.AND A CHORD Length of 57.04 pret; Trenge 6 66°19'46" W.A. Distance of 115.22 feet) Thence 8 ST-10 15" WA DISTANCE OF 482.69 FRET; THUNCE N 25"40"30" WA DISTANCE OF 227.42 TEET; THENCE N 77"05' 10" B.A. DIBTANCE OF 57.55 FEBT; THENCE 5'\$1"34'46" B.A. DISTANCE of 109.93 year; thence in 5240'19" A distance of 42:53 febr; thunce in 56'09'13" wa DISTANCE OF 68.01 FERT; THENCE H 31°31'42" E.A. DISTANCE OF 29.48 FEET; THENCE N 40°38'67".E A DISTANCE OF 26.70 FEST; THENCE IN 03°23'31" ELA DISTANCE OF 22.37 FEST; Thence in 16°19' 19" W a distance of 12.01 feet, thence is 21°17'40" W a distance of coal pert, thence 8 67 55 14" w a distance of 110.34 feet, thence n 46 22 08" w a Distance of 11.19 feet, thence 8 76 27 14" w a distance of 16.25 feet, thence n 13°32'00' year distance of 133.63 redets thence in 05°22'up" Bac Destance of 418.65 pbet; Theree in 71°55'36" wa distance of 199.47 feet; theree it 1644" I I" wa distance of triapent, thence n.24°59'11" H.A. Distance of 84.28 febt; trence n 35°39'19" w a Distance of 17.76 first, Thence:n 86°31'17' wa distance of 148.67 feet, Thunce S 08°01'10' E a distance of 64.75 feet; Thence 6 69'09'16' E a distance of 31.54 feet, TRENCE 6 07-49'36" E A DISTANCE OF 29.30 FOST; THENCE S 1997'15" W A DISTANCE OF 48.93 FBBT; THENCE'S 53*00'49" W A DISTANCE OF 88.04 FBBT; THENCE N 86*31'13" W A DISTANCE OF 185.17 EBST, THENCH IS 8423-32" W A DISTANCE OF 159.87 FEBT TO A POINT of Curmature; Thench along a curve to the left having a radius of 150,00 felt A LENGTH OF 153.97 PEET A CHORD BEARING OF 3 01"30"07" W APOLA CHORD LENGTH OF LERTS FEET; THENCES 73°50°26' E ADISTANCE OF 386,49 FRET; THENCE 9 11°55'57" B A diftance of 3629 feet; thence's of 16'34" Wa bistance of 102.62 feet; thence 9 25°15'33" B.A DISTANCE OF 186.83 FEBT: THUNCE 5'86°94'34" W.A. DISTANCE OF 75.64 FBBT: THENCE 3 10°01'12" WA DISTANCE OF 58.02 REET; THENCE 8'50'49'98" WA DISTANCE OF 46.87 ibert; thence \$ 40° (0'48" w.a. Eustwich of 208.08 beat; thedee in 69°26'38" w.a. distance of 31.08 pert; thence n.4740 of W.A. Distance of 273.18 feet; thence n 45°47"44" W.A. ISBTANCE OF 79.94 PBBT; THENCH N 08°45'29"11 A. DISTANCE OF 77.49 FEBT THERECE IN OUT 16.02. M Y DISLANCE OF 180'01 LERL! LHENCE IN 37-47-35. M Y DISLANCE OL 102_10 PEET, THRECE N 68*19:12" WA DISTANCE OF 59:34 PEET, THERCE N 34*00' 10" B A DISTANCE OF IAO TA FREIT THENCE IS 6528'00" B. A. DISTANCE OF 114 TA FEET TO A POINT OF CURVA FUREL THENCE ALONO A CURVE TO THE RIGHT RAVING A RADIUS OF 400.00 FEET A LENGTH OP 30.06 FEET A CHECKED REARRING-OF N 02*22*20* E AND A CHORD LENGTH OP 30.06 BEILT; THENCE N 86*28*10" W A DISTANCE OF 150,39 FEET, THENCE N 20*46*38" W A DISTANCE OF 7.09,79 BEET; THENCE N 24*26*32" W A DISTANCE OF 324:32 FEET; THENCE N 19°00'0F" WA DISTRUCE OF 290, LEFEBY, THENCH IN 01°05'0B" WA DISTANCE OF 54, 14 FBHT; THENCE IN LATERACE OF 20, LIFEBLE, THENCE IN DIRECTOR WAS DIRECTOR OF 54,14 FRET;
THENCE IN LATERCE HE STOCKED, THE SET THENCE IN STATEMENT THENCE IN LETTERCE OF THE SET THENCE IN LATER THE SET TO A POINT OF CODE A TUBE, THENCE IN LANG A CURVE TO THE
LEFT HAYING A RADIUS OF 273,00 FRET A LENGTH OF 282,21 FRET A CHORD BEARING OF S
35'11'11' WAND A CERORD LENGTH OF 364,00 FRET; THENCE S 1445'21' WA
LISTANCE OF THENCE S 2473'24" B A DISTANCE OF 576,00 FRET; THENCE S 1445'21' WA
DISTANCE OF 66.29 FRET; THENCE S 1976'13' B A DISTANCE OF 96,02 FRET; THENCE S
36'14'9" E A DISTANCE OF 36 16 DISTANCE OF 576,00 FRET; THENCE OF 66.29 FRET; THENCE S
36'14'9" E A DISTANCE OF 36 16 DISTANCE OF 576,00 FRET; THENCE OF 66.29 FRET; THENCE S SYMPT EA DISTANCE OF 18.16 FEELS THENCE 9 6724 TO A DISTANCE OF 50.03 FEET;
THENCE 8 5724 TO A DISTANCE OF 18.16 FEELS THENCE
ALUNG A CURVE TO THE NICHT HAVING A RADIUS OF 17.60 FEET;
HERCE ASSEND BEARING OF 947-1239 FEARD A CHORALEMENTE OF 18.57 FEET; THENCE 8 a distance of 54.71 feet to a told the state of the state

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CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FRET A LENGTH OF 13.14 FEET A CHORD BEARING OF 8 21°49'38" E AND A CHORD LENGTH OF 13.10 FERT) THENCE H 89°47'53" & A DISTANCE OF 82:41 FEET; THENCE S 24"24"03" B A DISTANCE OF 198.83 FRET; THENCE S 16°.13°14" W A DISTANCE OF 47.99 FEBT; THERCH 9 70°-10:02" W A DISTANCE OF 99.31 FEBT; THUNCE HES-19"54" WA DISTANCE OF 108.73 PEST; THENCE IN 32-66-14" WA DISTANCE OF 41.60 FEBT) THENCE N 63°12'38" W A DISTANCE OF [14],44 FEBT) THENCE N 83°10'27" W A Destance of 3.44 terms. Thence in 52-38-42" war distance of 14/44 feet, thence in 32-33-04" war distance of 02.62 feet, thence is 00-00-00" war distance of 22.67 feet. To a rount of curva ture, thence along a curva to the roll having a radius of 450.00 pretablenoth of 5.66 feet a chord bearing of 5 60 21 36" w and a crord Cenoth-of 1.86 fret; Thence 8 01*29'55" e a dietance de 162.96 fret; Thence 8 SCOTI 1587 B A DISTANCE OF 45:14 FEST; THENCE S 31"21" E A DISTANCE OF 101.18 FEST; Thence 8 73°54°21" W & Distance of 71.57 Feet, Tendice & 13°58°75" W & Distance of 72.66 Febt; trunce 6 47°29'35" war distance of 83.34 febt) thence 8 1991'17" wa matance of seocreet; thence 9 60-10-19- w a distance of 1825 feet; thence N 74°07'40" W.A. DIRTANCE OF 42.79 FRET; THEMCE IN 42°39'56" W.A. DIETANCE OF 241.93 FRET; THENCE IN OTHER WAY A DESTANCE OF SELZ PRIET, TREMOEN ET 12/16 WA DISTANCE OF 134.16 FBET; THENCE IN 88*20*40" IV A DISTANCE OF 62.75 FBET; THENCE IN 51*23*54* W A DISTANCE OF SEPARBET, THENCE N 68-19' 10" WA DISTANCE OF SATAPERT, THENCE N 34°45°57" W.A. DISTANCE OF 39.86 PEET; THENCE'N 73°15°27" W.A. DISTANCE OF 61.47 FEET; THEMCE NAMES OF WA DISTANCE OF 92 OF PRETITIENCE WITE THE WAS DISTANCE OF 52-20 MILET, THINKER & ST-15 '09" W.A. DIBTANCE OF BAOL REST; THERETE, B.84" (6"57" W.A. DIRTUMICE OF TREST PERCENCE NOO" I THE WAS DIRTUMINED BY 221 AT PERT TO A POINT OF CREWATURE, THERITE ALONG A CURVE TO THE RIGHT HAVING A SADIUS OF 221.00 PEBT A LENGTH OF SET! FEET A CHORD BEARING OF N 6298 39 W ASID A CHORD Length of 11.60 field, thered 2 00° 11'46" ha distance of 560, kerset, thence s 41 molecules a distance of 55.50 febt; thence 2 76 ties is a distance of 50425 febt; TRIBUCE S 00 12 83" IS A DISTANCE OF 154.54 FEST, THENCE S 47 15" IF W. A DISTANCE OF THE REST TV. A POSSET OF CUEVATURE, THENCE ALONS A CARSE FO THE RESHT HAVING A BASILIS OF 400 05, FEST A LENGTH OF 323.75 FEST A GEOLIA SEASON OF 5 20 444 1" B andia chord (Mathetop 1141) peut; therice wedden for baidheadch en 19142 pubt; THENCE'S 89 1925 WA DISTANCE OF 25.00 FEET, THENCH S 00 08 FEET A DISTANCE OF 1413-30 HELT TO THE PURT OF REGINNEROL LESS AND HELT TO THE PURT OF REGINNEROL LESS AND HELT TO THE PROPERTY, TOTAL AREA LESS TRACT I CONTAINS 255.00 ACRES More or less.

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TRACT 8

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TRACT 9

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SPACE ABOVE THIS LINE FOR RECORDER'S USE

AMENDED AND RESTATED DECLARATION OF COVENANTS, CONDITIONS, AND RESTRICTIONS

WINTER CREEK ESTATES

THIS AMENDED and RESTATED DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS (this "<u>Declaration</u>") is made as of the <u>18th</u> day of August, 2014 (the "<u>Effective</u> <u>Date</u>"), by WINTER CREEK ESTATES, LLC, an Oklahoma limited liability company ("<u>Declarant</u>").

RECITALS:

- A. The Declarant is holder of the rights, powers, duties and authority as Declarant, transferred by assignment from Mid Property Holdings, LLC, that acquired the rights of the original Declarant under that certain Declaration of Covenants, Conditions and Restrictions for Winter Creek Estates recorded February 26, 2004 in Book 2586, at Page 458 of the records of the Grady County Clerk, as amended by Amendments to Covenants recorded November 3, 2004 in Book 3671, Page 322 of the records of the Grady County Clerk, and a Second Amendment to Declaration of Covenants, Conditions and Restrictions and Assignment of Rights and Duties of Declarant recorded June 18, 2014, in Book 4776, at Page 459 of the records of the Grady County Clerk, and a Third Amendment to Declaration of Covenants, Conditions and Restrictions and Assignment of Rights and Duties of Declarant recorded August 18, 2014, in Book 4800, at Page of the records of the Grady County Clerk (collectively the "Original Declaration") relative to certain parcels located in Grady County, Oklahoma.
- B. The Original Declaration provides that it may be amended unilaterally by Declarant pursuant to the terms outlined in <u>Section 12.9</u> thereof. Declarant, as owner of the Club Property and various Lots by virtue of the foreclosure on the same, deems it necessary to amend the Original Declaration for purposes consistent with <u>Section 12.9</u> of the Original Declaration and, accordingly, imposes this Declaration against Tracts 1 through 9, both inclusive, described on <u>Exhibit A</u> attached hereto.

AGREEMENT:

NOW, THEREFORE, the Declarant hereby supersedes the Original Declaration effective with the recording hereof and amends and restates the Original Declaration in its entirety to provide as follows:

Declarant desires to create certain easements, restrictions, covenants, development and design standards, assessments, and liens upon various portions of the Property for the benefit of the Declarant and current and future Owners of the Property, and in accordance with Declarant's intention that the Property be developed in a consistent, compatible, and mutually beneficial manner.

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Declarant will establish an Architectural Committee that will promulgate Design Guidelines governing all aspects of the design and construction of Dwellings, and Dwelling Exteriors. The Design Guidelines will be administered by the Architectural Committee which will have the power to review and approve all Plans. Both the initial construction of Dwellings and Dwelling Exteriors, and the alterations to Dwellings, and Dwelling Exteriors, are governed by the Design Guidelines, and subject to the review, and approval of Plans. The Architectural Committee may reject Plans on purely aesthetic grounds.

During the construction and marketing of the Lots, Declarant shall retain certain rights set forth in this Declaration, which rights shall include, without limitation, the right to appoint all members of the Architectural Committee and the Board, the right to replat all, or any portion of the Property, the right to add to or delete from this Declaration, any other real property, the right to construct Improvements, grant easements and licenses, and control construction activities, and the right to execute certain documents, and perform certain other acts in connection with the development and promotion of the Property.

Declarant further desires to create a mechanism by which the covenants, standards, and other provisions hereof may be administered and enforced for the development of the Property.

NOW, THEREFORE, Declarant does hereby declare that the Property (as defined herein), be held, sold, transferred, encumbered, developed, occupied, leased, and used, subject to, and in accordance with, the provisions of this Declaration.

ARTICLE I DEFINITIONS

- 1.1 "Aquatic Center" shall mean the pool and related facilities located on the Club Property.
- 1.2 "Architectural Committee" shall mean the committee which shall be appointed by the Declarant until the Turnover Date, and after the Turnover Date shall mean the committee which shall be appointed by the Board, to review and approve Plans for the construction of Improvements as provided in Article VII.
- 13 "Assessment" or "Assessments" shall mean the Annual Assessments and the Special Assessments, collectively.
- 1.4 "Association" shall mean the Winter Creek Estates Property Owners Association, Inc., its successors, and assigns.
- 15 "Association Documents" shall mean the Articles of Incorporation and Bylaws of the Association.
- 1.6 <u>Association Member</u>" or "<u>Association Members</u>" shall mean each member (including Declarant) of the Association as provided in <u>Section 3.1</u>.
- 1.7 "Board" shall mean the Declarant until the Turnover Date, and after the Turnover Date shall mean the Board of Directors of the Association, as constituted at any time, or from time to time.

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- 1.8 "Bylaws" shall mean the Bylaws of the Association.
- 1.9 "Club" shall mean and refer to the golf club created by the Declarant to be developed and operate on the Club Property.
- 1.10 "Club Owner" shall mean Winter Creek Golf and Country Club, LLC or any successor-intitle to the Club Property.
- 1.11 "Club Plan" shall mean and refer to that certain plan of membership developed by the Club Owner for the Club which is attached hereto as Exhibit "B". The Club Plan is subject to change by the Club Owner from time to time at the sole discretion of the Club Owner.
- 1.12 "Club Property" shall mean that parcel or those parcels of land comprising part of the Property developed by Declarant or any affiliate or designee of the Declarant which is presently being operated as a golf course and related facilities and the Aquatic Center, specifically including parcels 1, 2, 3A, 3B, 4, 5 and 6 as described in Exhibit A hereto.
- 1.13 "Club Users" shall mean and refer to the Club Owner, its employees, independent contractors, agents and all members, guests and invitees of the Club.
 - 1.14 [Intentionally Omitted]
- Improvements constructed, or to be constructed, thereon, and such other areas of the Property, as Declarant may hereafter designate as Common Areas, in writing, in any supplemental Declaration pursuant to Article II, or in a subsequent conveyance, by Declarant, to the Association, and any and all Improvements located thereon. The Common Areas are to be held, maintained, and operated for the common use, and the benefit of the Owners, and their respective tenants, and invitees, subject to the provisions of this Declaration, including without limitation, the reservations, rights, and easements of Declarant, provided in Article XI, and the right of the Association under Article V.
- 1.16 "<u>Declarant</u>" shall mean Winter Creek Estates, LLC, an Oklahoma limited liability company, its successors, and any assignee who receives by assignment from the Declarant, or its successors, or assigns, all or a portion of its rights hereunder, as Declarant, by an instrument assigning those rights as Declarant to assignee as set forth in <u>Section 12.6</u>.
 - 1.17 "Default Rate" shall mean and refer to a rate of interest equal to 18% per annum."
- 1.18 "Design Guidelines" shall mean the architectural design guidelines, and graphic site standards promulgated, and developed by the Architectural Committee in accordance with Section 7.7.
- 1.19 "<u>Dwelling</u>" shall mean and refer to any improved property intended for use as a single-family attached or detached Dwelling and shall include within its meaning (by way of illustration, but not limitation) townhouse units, cluster homes, patio or zero Lot line homes, Z-lot homes, and single-family detached homes on separately platted lots.

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- 1.20 [Intentionally Omitted]
- 121 [Intentionally Omitted]
- 122 "Dwelling Exteriors" shall mean those portions of each Lot that are not Common Areas, and are not improved with a Dwelling, if any, constructed on the Lot. Without limiting the foregoing, the Dwelling Exteriors shall include the following: (a) driveways, sidewalks, and walkways located on the Lot, (including those portions thereof which may cross areas designated as Common Areas), (b) those portions of water, sewer, electric, and other operating utility systems, which serve only the Dwelling constructed on the Lot, and, (c) all lawns, landscaping, and other portions of all Lots which are landscapable, and which are not designated as being part of the Common Areas.
- 123 "Fairway Lots" and "Greens Lots" shall mean any Lot whose front, back or side property line connects to golf fairways or golf greens.
- 1.24 "<u>Improvements</u>" shall mean any buildings, structures, underground installations, slope alterations, lights, driveways, sidewalks, utility facilities and lines, parking areas, retaining walls, plantings, lawns, planted trees and shrubs, and all other structures, landscaping, or improvements of every type and kind.
- 125 "Lake Lots" shall mean any Lot whose front, back or side property line connects to any waterside property.
- 126 "Lot" shall mean any platted residential lot designated in a Plat, or land otherwise described in metes and bounds located within the Property together with all Improvements thereon and thereto, including, without limitation Dwelling, and Dwelling Exteriors located thereon, excluding the Common Areas.
- 127 "Neighborhood" shall mean and refer to a group of Lots and Dwellings designated as a separate Neighborhood for the purpose of receiving other benefits or services from the Association which are not provided to all Lots and Dwellings within the Property.
- 128 "Neighborhood Assessments" shall mean and refer to assessments levied against Lots and Dwellings in a particular Neighborhood to fund Neighborhood Expenses.
- 1.29 "Neighborhood Association" shall mean and refer to an Owners Association, established by or with the approval of the Declarant, having jurisdiction over any Neighborhood concurrent, but subordinate to, the Association.
- "Neighborhood Expenses" shall mean and refer to actual and estimated expenses incurred or anticipated to be incurred by the Association for the benefit of Owners within a particular Neighborhood, which may include reasonable reserves, as the Board may authorize and as may be authorized herein or in a Supplemental Declaration applicable to a Neighborhood.
- 131 "Non-Fairway Lots" shall mean all Lots except the Fairway Lots, Greens Lots and Lake Lots.

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- 1.32 "Occupant" shall mean and refer to any person, including, without limitation, any Owner or any guest, invitee, lessee, tenant, or family member of an Owner, occupying or otherwise using a Dwelling within the Development.
- 133 "Official Records" shall mean and refer to the Office of the County Clerk of Grady County, Oklahoma.
- owns fee simple title to any Lot or Dwelling excluding, however, those Persons holding an interest merely as security for performance of an obligation. In the event that there is recorded in the Official Records any installment sales contract covering any Lot or Dwelling, the Owner of such Lot or Dwelling shall be the purchaser under said contract and not the fee simple title holder. An installment land sales contract shall be an instrument whereby the purchaser is required to make payment for a Lot or Dwelling for a period extending beyond nine (9) months from the date of the contract, and where the purchaser does not receive title to such Lot or Dwelling until all such payments are made, although the purchaser is given use of such Lot or Dwelling.
- 135 "Plans" shall mean the plans, specifications, drawings, sketches, and other materials of the construction of the Dwelling, or other Improvement, which are required to be submitted to, and approved by, the Architectural Committee, pursuant to Article VII.
 - 136 "Plat(s)" shall mean any recorded plat relating to a portion of the Property.
- 137 "Property" shall mean the land described on Exhibit A hereto, some of which has been previously platted, and any other real estate added by Declarant thereto, as provided in this Declaration.
 - 138 "Special Assessments" shall mean the assessments described in Sections 4.1 and 4.3.
- 139 "<u>Turnover Date</u>" shall mean the date on which the rights of Declarant to designate the members of the Board, or to appoint members of the Architectural Committee and other rights, terminates pursuant to <u>Section 11.4</u>.
- 1.40 "Voting Member" shall mean only the Declarant until the Turnover Date, and after the Turnover Date, the individuals who shall be entitled to vote in person, or by proxy, at meetings of the Owners as more fully set forth in Section 3.2.

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ARTICLE II REAL COVENANTS: ADDITION OR REMOVAL OF PROPERTY: SUPPLEMENTAL DECLARATIONS

- Real Covenants: All covenants, conditions, restrictions, easements, reservations, liens, charges, rights, benefits, and privileges which are granted, created, reserved, or declared by this Declaration shall be covenants appurtenant, running with the land, and shall at all times inure to the benefit of, and be binding on, any person, having at any time any interest or estate in any part of the Property. Each Owner resident, or other person, by acceptance of a deed conveying title to the Property, or any part thereof, or the execution of contract for the purchase thereof, or the acceptance of a lease thereof or license therefore, or the taking possession thereof, whether from Declarant, or another Owner or lessee, shall for himself, his successors, and assigns, be deemed to (a) accept such deed, contract, lease, license, or possession upon, and subject to, each and all of the provisions of this Declaration, and (b) covenant to and with Declarant, and the other Owners to keep observe, comply with, and perform the requirements of this Declaration whether or not any reference to this Declaration is contained in the instrument by which such person acquired said interest.
- Addition or Removal of Property: Supplemental Declarations: Declarant reserves the right, at its discretion at such time, or times before the Turnover Date as it shall determine, to subject to the provisions of this Declaration, additional property as Declarant shall determine, together with the Improvements thereon, and easements, rights, and appurtenances thereunto, belonging or appertaining. Each of the additions, authorized pursuant to this article, shall be made by Declarant's recording a supplemental declaration, describing the additional property subjected to this Declaration. Each such instrument may also contain such additions, deletions, and modifications to the provisions of this Declaration, as Declarant may require in its sole discretion. Notwithstanding the foregoing, Declarant shall not be obligated to bring any additional property within the scheme of development established by this Declaration, and no negative reciprocal easement shall arise out of this Declaration, so as to benefit or bind any such additional property until, and unless, such additional property is expressly subjected to the provisions of this Declaration in accordance with this article. The failure of Declarant to extend the provisions of this Declaration to additional property shall not be deemed to prohibit the establishment of separate scheme of development, (including provisions substantially similar, or identical to those contained herein), for such additional property to which this Declaration is not extended.

At any time prior to the Turnover Date, Declarant reserves the right, in its sole discretion, to remove from the provisions of this Declaration any portion of the Property then owned by Declarant. Any removal made by Declarant pursuant to this Article II shall be made by Declarant's recording a supplemental declaration describing the portion of the Property removed from this Declaration. From, and after, the date such supplemental declaration is so recorded, the portion of the Property so removed shall be free and clear of this Declaration, and of all the terms, covenants, and restrictions contained herein, including, without limitation, the liens and other provisions, in Article IV, provided that Declarant shall not remove portions of the Property which are totally surrounded on all boundaries by Property subject to this Declaration, and such removed Property shall not be entitled to use the Common Areas unless pursuant to a written agreement with the Declarant or the Association.

2.3 No Approval Needed: The exercise of Declarant's rights under Section 2.2 is not subject to

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the approval of any Owner, and the requirements and limitations set forth in <u>Section 12.9</u> for amendments to this Declaration shall be inapplicable to such action.

2.4 <u>No Obligation to Develop.</u> Nothing herein shall require Declarant to continue with the development of unimproved sections of the property, whether currently subject to a Plat, or not, or to install any improvements such as roads or utilities in the residential sections of the Property where such improvements do not currently exist.

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ARTICLE III MEMBERSHIP, VOTING RIGHTS, AND THE ASSOCIATION

- 3.1 <u>Association Membership</u>: Every Owner of a Lot, which is subject to assessment, shall automatically become, and is subject to the requirements of this Declaration, and must remain, an Association Member in good standing of the Association. There shall be one (1) Association Membership per Lot. Association Membership shall be appurtenant to any Lot, and may not be separated from ownership of any Lot which is subject to assessment.
- 3.2 <u>Voting Members</u>: Subject to the rights retained by Declarant under <u>Section 11.4</u>, including, but not limited to, the retention by Declarant of all voting rights, prior to the Turnover Date, voting rights of the Association Members shall be vested exclusively in the Voting Members. After the Turnover Date, one individual shall be designated as the Voting Member for each Lot. At that time, approved builders who have purchased one or more unimproved Lots shall be granted one vote, regardless of how many Lots they have purchased. The Voting Member, or his proxy, shall be the individual who shall be entitled to vote at meetings of the Owners. If the record of ownership of a Lot shall be in the name of more than one person, or if an Owner is a trustee, corporation, partnership, or other legal entity, then the Voting Member for the Lot shall be designated by such Owner, or Owners, in writing, to the Board and if in the case of multiple individual Owners, no designation is given, then the Board, at its election, may recognize any individual Owner of the Lot of its choosing as the Voting Member for such Lot.
- 3.3 Association: The Association has been, or will be, incorporated as an Oklahoma not for profit corporation. The Association shall be the governing body for all of the Owners for the administration and operation of the Common Areas, and the administration of this Declaration. The Association shall have all rights, privileges, and authority reasonably implied from the existence of any right, privilege, or authority granted to it in this Declaration, or the Association Documents, or otherwise reasonably necessary to effectuate any such right, privilege, or authority.
- 3.4 <u>Board</u>: Subject to the rights retained by the Declarant, pursuant to <u>Section 11.4</u>, the Board shall consist of three (3) natural persons as determined by the Association Documents, each of whom, after the Turnover Date, shall be an Owner or Voting Member. Except to the extent expressly provided in this Declaration, all of the rights, powers, and duties of the Association, and Members, including the Members' voting rights, shall be governed by the Association Documents. In the event of any conflict or inconsistency between the provisions of this Declaration and the provisions of the Association Documents, this Declaration shall control.
- 3.5 <u>Liability Limitations</u>: No Member, or director, partner, or officer of the Association, the Board, or Declarant shall be personally liable for debts contracted for, or otherwise incurred, by the Association or for any tort committed by, or on behalf of, the Association, or for a tort of another Member, whether such other Member was acting on behalf of the Association or otherwise. Neither Declarant, nor the Board, the Association, their directors, partners, officers, agents, or employees shall be liable for any damages, whether direct, incidental, of consequential for failure to inspect any premise, Improvements, or portions thereof, or for failure to repair, or maintain the same. Declarant, the Association or any other person, firm, or corporation, liable to make such repairs or maintenance shall not be liable for any personal injury or other incidental, or consequential damages occasioned by any act, or omission, in the repair, or

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maintenance of any premise, Improvements, or portions thereof, including and without limitation, any negligent act, or omission of Declarant, the Association or their agents, employees, or contractors.

- Security Services: NEITHER THE ASSOCIATION, THE BOARD, DECLARANT, NOR ANY 3.6 SUCCESSOR DECLARANT, SHALL IN ANY WAY BE CONSIDERED INSURERS, OR GUARANTORS OF SECURITY WITHIN THE PROPERTY, AND NEITHER THE ASSOCIATION, DECLARANT, NOR ANY SUCCESSOR DECLARANT, SHALL BE HELD LIABLE FOR ANY LOSS OR DAMAGE BY REASON OR FAILURE TO PROVIDE ADEQUATE SECURITY, OR INEFFECTIVENESS OF SECURITY MEASURES UNDERTAKEN. EACH OWNER OF ANY LOT, AND EACH TENANT, GUEST, AND INVITEE OF ANY OWNER, AS APPLICABLE, ACKNOWLEDGES AND UNDERSTANDS THAT THE ASSOCIATION, THE BOARD, THE ARCHITECTURAL COMMITTEE, DECLARANT, OR ANY SUCCESSOR DECLARANT, ARE NOT INSURERS, AND EACH OWNER OF ANY LOT OR TRACT, AND EACH TENANT, GUEST, AND INVITEE OF ANY OWNER, ASSUMES ALL RISKS FOR LOSS OR DAMAGE TO PERSONS, TO LOTS, AND TO THE CONTENTS OF LOTS, AND FURTHER ACKNOWLEDGES THAT THE ASSOCIATION, THE BOARD, THE ARCHITECTURAL COMMITTEE, DECLARANT, OR ANY SUCCESSOR DECLARANT, HAVE MADE NO REPRESENTATIONS, OR WARRANTIES, NOR HAS ANY OWNER, RESIDENT, TENANT, GUEST, OR INVITEE RELIED UPON ANY REPRESENTATIONS, OR WARRANTIES, EXPRESS OR IMPLIED, INCLUDING ANY WARRANTY OF MERCHANTABILITY OF FITNESS, FOR ANY PARTICULAR PURPOSE, RELATIVE TO SECURITY MEASURES UNDERTAKEN WITHIN THE PROPERTY.
- 3.7 <u>Rules and Regulations</u>: The use and enjoyment of the Dwelling Exteriors, and Common Areas, shall at all times, be subject to reasonable rules and regulations (the "<u>Rules and Regulations</u>"), duly adopted by the Board. The Rules and Regulations may include provisions governing the construction activities in, and access to and from the Property by builders and contractors. Copies of the Rules and Regulations shall be furnished, by the Association, to all Owners upon written request. The Rules and Regulations shall be binding upon the Owners, their families, tenants, guests, contractors, invitees, servants, and agents.
- 3.8 <u>Managing Agent</u>: The Association may employ a managing agent to assist the Board in administering the affairs of the Association. The Association may enter into a management agreement with Declarant, or an affiliate of Declarant.
- Board (a) an Owner has failed to maintain the Owner's Dwelling, and/or Dwelling Exterior, in good condition and repair, or the appearance of portions of the Owner's Dwelling, and/or Dwelling Exterior, are not of the character and quality of that of other Dwellings and Dwelling Exteriors in the Property, or in compliance with the Rules and Regulations, or (b) the Owner has failed to keep the Dwelling Exterior free of debris, then without limiting any rights or remedies of the Board, hereunder, or at law, the Association, its agents, employees, and contractors shall have the right to enter upon the Lot, (but not the interior of the Dwelling), and perform any maintenance or repair work which it deems necessary, or appropriate, and the cost thereof shall be a charge against the Owner and his Lot hereunder, and shall be payable by the Owner of the Lot to the Association upon demand. In the event that the Owner fails to make prompt payment of the charge upon demand, the charge shall be a continuing lien upon the Owner's Lot until such time as payment is made in full, and such lien shall be enforceable against the Owner and the Lot in the manner provided in Section 4.7.

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- 3.10 Merger and Consolidation: Upon a merger or consolidation of the Association with another corporation organized for the same or similar purposes, the Association's properties, rights, and obligations may be transferred to the surviving or consolidated association, or alternatively, the properties, rights, and obligations of another association may be added to the properties, rights, and obligations of the Association, as a surviving corporation pursuant to a merger. The surviving or consolidated association shall administer the covenants, conditions, and restrictions established by this Declaration, together with the covenants, conditions, and restrictions applicable to the properties of the other association as one scheme. No merger or consolidation shall be permitted after the Turnover Date without the consent of Voting Members representing seventy-five percent (75%) of the total number of existing votes.
- 3.11 <u>Dissolution</u>: To the extent permissible under law, in the event of the dissolution of the Association, any Common Area owned by the Association may be conveyed by the Association to the Owners, as tenants in common.

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ARTICLE IV COVENANTS AND LIENS FOR ASSESSMENTS

Assessments and Creation of the Lien and Personal Obligations of Assessments: The Declarant, for each Lot owned by it which is not expressly excluded herein from Assessments, and/or these liens, hereby covenants, and each Owner of any Lot by acceptance of a deed therefore, whether or not it shall be so expressed in such deed, is deemed to covenant, and agree to (a) pay to the Association annual assessments, or charges, as hereinafter provided, (the "Annual Assessments"), (b) pay to the Association special assessments for capital improvements, such assessments to be established, and collected as hereinaster provided, (the "Special Assessments"), (c) pay to the Association individual or specific assessments against any particular Lot or Dwelling which are established pursuant to this Declaration, including, but not limited to, fines as may be imposed against such Lot or Dwelling in accordance with Article XII hereof, and (d) pay to the Club Owner, Membership Fees, as hereinafter defined, which may be established and collected as provided in this Article IV or pursuant to Article IX. The Assessments, together with interest, costs, and reasonable attorneys' fees, shall be a charge, and continuing lien, upon each Lot against which each such Assessment is made. Each such Assessment, altogether with interest, costs, and reasonable attorneys' fees, shall also be the personal obligation of the person who was the Owner of the Lot at the time when the Assessment fell due. Any such assessments, together with late charges, interest on the unpaid balance at the Default Rate per annum, and court costs and attorneys' fees incurred to enforce or collect such assessments, shall be an equitable charge and a continuing lien upon the Lot or Dwelling, the Owner of which is responsible for payment. Each Owner shall be personally liable for assessments coming due while he is the Owner of a Lot or Dwelling, and his grantee shall take title to such Lot or Dwelling subject to the equitable charge and continuing lien therefor, but without prejudice to the rights of such grantee to recover from his grantor any amounts paid by such grantee therefor; provided, however, the lien for unpaid assessments shall not apply to the holder of any first priority Mortgage or to the holder of any Mortgage securing a loan made by Declarant, its affiliates, successors, or assigns, and who takes title to a Lot or Dwelling through foreclosure or through conveyance of a deed in lieu of foreclosure or to any purchaser of such Lot or Dwelling at such foreclosure sale. In the event of co-ownership of any Lot or Dwelling, all of such co-Owners shall be jointly and severally liable for the entire amount of such assessments.

Assessments shall be paid in such manner and on such dates as may be fixed by the Board of Directors; provided that unless otherwise specifically provided by the Board or in this Declaration, the Annual Assessments, including Club assessments, shall be paid in advance at the beginning of the fiscal year of the Association. For all platted Lots or Dwellings owned by Declarant, yearly assessments shall be paid in arrears at the end of the fiscal year of the Association; provided, however, if a Lot or Dwelling is sold during the fiscal year, the entire yearly assessment for that year shall be payable at the time of the sale. Notwithstanding the foregoing, the following qualifications and limitations on the assessments payable by Declarant (as hereinafter specially defined for purposes of these qualifications and limitations) shall apply: (a) So long as Declarant owns any platted Lots or unoccupied Dwellings, Declarant shall not be subject to any additional assessment with respect to such Lots or unoccupied Dwellings that may be hereafter adopted by the Association to provide incentive or assistance funds relative to maintenance or operation of the golf course on the Club Property; and (b) the yearly assessment payable by the Declarant with respect to any such Lot or unoccupied Dwelling shall reduce in accordance with the following

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schedule:

- For the first year, measured from the date the Lot is deemed developed (as hereinafter defined), the assessment on the Lot or unoccupied Dwelling shall be the full amount determined as provided for other non-Declarant owned Lots therein a "Full Assessment"). For all Lots deemed developed as of the date of this Amendment the foregoing one-year period shall be deemed to start on the effective date of this Amendment, and the subsequent yearly periods described below will be measured from the effective date of this Amendment.
- For the second year after the Lot is deemed developed, the yearly assessment shall be one-half (1/2) of the Full Assessment.
- For the third year after the Lot is deemed developed and thereafter until the Lots is sold, the yearly assessment shall be one-quarter (1/4) of the Full Assessment.

The reduced assessments shall apply only to the Declarant. Therefore, if a Lot is sold during any fiscal year the portion of the assessment attributable to portion of the year after the sale (and payable at the time of sale) shall be a pro rata portion of the Full Assessment and a pro rata portion of any Club assessment for that year. Because the reductions may occur at times other than the beginning of a fiscal year, the yearly assessment for a fiscal year may have to be determined using two different rates.

For purposes of the foregoing schedule of reducing assessments, a Lot shall be deemed "developed" when the street serving the Lot is paved and available for vehicular access to the Lot and electric service to the Lot is available in the platted easement serving the Lot. Also, for purposes of this Section 4.1, the term Declarant shall mean Winter Creek Estates, LLC.

- Purpose of Annual Assessments: Annual Assessments shall be made by the members of the 4.2 Association, and shall be used for the purpose of promoting the enjoyment, and welfare of the Owners, and for the maintenance and improvement to the Common Areas and other portions of the Property, for which the Association has responsibilities, as provided in this Declaration, including, and without limitation, for the (a) maintenance and repair, (and replacement, as necessary, but excluding initial construction, unless authorized by this Declaration), of the Common Areas, waterways, other facilities, and operations, and all landscaped areas located within median strips, or other portions of any dedicated or private streets, or other rights-of-way, on or adjacent to the Property; (b) the payment of ad valorem taxes, assessments, and similar charges, and premiums for hazard, and other insurance in connection with the Common Areas, and such other portions of the Property as the Board deems appropriate, and public liability and other insurance of the Association; (c) payments of the cost of labor, utilities, water, lighting, walkways, equipment, (including the expense of leasing any equipment), and material required for, and management and supervision of, the Common Areas; (d) compliance with governmental laws, rules, and regulations; (e) carrying out the powers, and duties of the Board and the Association; (f) payment for security services, if any, for the Property; and (g) carrying out the purposes of the Association, as stated in the Association Documents.
- 4.3 <u>Special Assessments for Capital Improvements</u>: In addition to the Annual Assessments authorized above, the Association may levy, in any assessment year, a Special Assessment applicable to that year only, for the purpose of defraying, in whole or in part, the cost of any construction, reconstruction, repair, or replacement of a capital improvement upon the Common Areas, including fixtures and personal

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property related thereto, provided that any such Special Assessment shall have the assent of two-thirds (2/3) of the votes entitled to be cast by the Members present, voting in person, or represented by valid proxy, at a meeting duly called for that purpose at which a quorum is present. Written notice of Special Assessments and due dates shall be sent to each owner.

- 4.4 Notice and Ouorum for Any Action Authorized Under Sections 4.2 and 4.3: Written notice of any meeting, for the purpose of taking any action authorized under Sections 4.2 or 4.3, shall be sent to all Members not less than ten (10) days nor more than forty-five (45) days in advance of the meeting. At the first of each such meeting called, the presence of Members or of proxies entitled to cast sixty percent (60%) of all votes of each class of membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement, and the required quorum at the subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting. No such subsequent meeting shall be held more than sixty (60) days following the proceeding meeting. With respect to Section 4.3, in the event two-thirds (2/3) of the members present do not assent at the time of the meeting to the proposed special assessment, Members not present may, within thirty (30) days thereafter, give assent, by delivery of written assent, to the Secretary of the Association, and such assents shall be deemed votes cast at the meeting.
- 4.5 <u>Uniform Rate of Assessment</u>: Both Annual and Special Assessments must be fixed at a uniform rate, and may be collected on a monthly basis.
- Assessments shall commence, as to all Lots, on the date specified by the Board and shall continue thereafter from year to year. The first Annual Assessment shall be adjusted according to the number of months remaining in the calendar year. The Association shall fix the amount of subsequent Annual Assessments against each Lot at least thirty (30) days in advance of each Annual Assessment period. The omission or failure of the Association to timely fix the Annual Assessments shall not be deemed a waiver or release of any Owner from the obligation to pay such Assessment when fixed. Written notice of the Annual Assessment shall be sent to every Owner subject thereto. The due dates for the Annual Assessments shall be established by the Association. The Association shall, upon demand, and for a reasonable charge, furnish a certificate signed by an officer of the Association, setting forth whether the Assessments on a specified Lot have been paid. A properly executed certificate of the Association as to the status of Assessments on a Lot is binding upon the Association as of the date of its issuance.
- 4.7 <u>Effect of Nonpayment of Assessments</u>: Any Assessment not paid within thirty (30) days after the due date shall bear interest from the due date at the Default Rate of eighteen (18%) per annum, and Owners shall be liable for all costs and expenses incurred in collection, including attorneys' fees. The Association may bring an action at law against the Owner personally obligated to pay the same, or foreclose the lien against the property. No Owner may waive, or otherwise escape liability, for the Assessments provided for herein by non-use of the Common Area or abandonment of his Lot.
- 4.8 <u>Subordination of the Lien to Mortgages</u>. The lien of the Assessments shall be subordinate to the lien of ad valorem taxes and any duly recorded first mortgage filed prior to the date of the recording of the lien created by the unpaid Assessments. Sale or transfer of any Lot shall not affect the lien for Assessments, except that a sale or transfer of any Lot pursuant to mortgage foreclosure, or any proceeding

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in lieu thereof, shall extinguish a subordinate lien for Assessments which became payable prior to that foreclosure. Any such delinquent Assessments shall continue to be the personal obligation of the Owner of the Lot foreclosed upon, notwithstanding the extinguishment of the lien securing such Assessments. No sale or transfer shall relieve the purchaser or transferee of a Lot, nor the Lot so foreclosed from liability from the Assessments thereafter becoming due, or from the lien thereof. Upon the sale or conveyance of any Lot, all unpaid Assessments against an Owner levied by the Board, shall first be paid out of the sale price paid by the purchaser, in preference over any other assessments or charges of whatever nature, except the following:

- Assessments, liens and charges in favor of the State of Oklahoma, and any political subdivision for past due and unpaid ad valorem taxes on the Lot; and
- Amounts due under any duly recorded first mortgage securing borrowed indebtedness to the extent that the Assessments are subordinated to such borrowed indebtedness.
- Exempt Property: All properties, dedicated and accepted, by a public authority, and all Common Areas shall be exempt from the Assessments.

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ARTICLE V COMMON AREAS

- 5.1 Obligations of the Association and Declarant: Declarant shall convey title to the Common Areas to the Association on or before the Turnover Date. The Association shall be responsible for the maintenance, management, operation, and control of the Common Areas and all Improvements thereon, and shall keep the same in good, clean, and attractive condition, order, and repair. Notwithstanding anything provided herein, Declarant shall have no further obligation or liability under this Section 5.1 from, and after, the conveyance of all the Common Areas to the Association.
- 5.2 <u>Owners' Easements of Enjoyment</u> Every Owner shall have a nonexclusive right and easement of use and enjoyment in and to the Common Areas, which shall be appurtenant to, and shall pass with, the title to every Lot, subject to the following provisions:
- (a) The right of the Association to charge reasonable fees for the use of any facility situated upon the Common Areas, or to restrict or regulate the access to, or use of, the Common Areas for safety, privacy, or other reasons deemed by the Board to be in the best interests of the Owners.
- (b) The right of the Association to suspend the Voting rights and right to use of the Common Areas and facilities by an Owner for any period during which any assessment against his Lot remains unpaid;
- (c) The right of the Association to sell or convey all, or any part of, the Common Areas, and to receive and use the net proceeds, if any, for the purposes provided in this Declaration, or for other purposes, provided any such sale or conveyance, and the use of the proceeds for other purposes, (if any), are approved by two-thirds (2/3) of the votes entitled to be cast by the Members present, voting in person, or represented by valid proxy, at a meeting duly called for the purpose at which a quorum is present written notice of which shall be given to all Members at least thirty (30) days in advance, and shall set forth the purpose of the meeting;
- (d) The right of the Association to prescribe rules and regulations for the use, enjoyment, and maintenance of the Common Areas;
- (e) The right of the Association to borrow money for the purpose of improving all, or any part, of the Common Areas, and to mortgage all or any part of the Common Areas;
- (f) The right of the Association to grant utility easements or other easements across the Common Areas;
- (g) The right of the Association to dedicate or transfer all, or any part of, the Common Areas to any public agency, authority, or utility, for such purposes, and subject to such conditions as may be desired by the Association;
- (h) All of the other easements, covenants, and restrictions provided for in this Declaration and applicable to the Common Areas; and

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- (i) Declarant's rights under Section 6.8, Article XI, and elsewhere in this Declaration.
- (j) Delegation of Use: Any Owner may delegate, in accordance with the Association Documents, and subject to the Rules and Regulations, his right of enjoyment to the Common Areas and facilities to the members of his family who reside at his Dwelling, his tenants, or contract purchasers who reside on the Property.
- (k) Damage by Owner: If, due to the act or omission of an Owner of a Dwelling, or of a household pet, or guest, or other authorized occupant, or invitee of the Owner of a Lot, damage shall be caused to the Common Areas, and maintenance, repair, or replacement shall be required thereby, then such Owner shall pay for such damage, and such maintenance, repairs, and replacements as may be determined by the Board.

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ARTICLE VI UTILITIES AND EASEMENTS

- 6.1 Right to Grant Easements: Replatting: There is hereby reserved, for the benefit of Declarant, the Association, and their respective successors, and assigns, the alienable, transferable, and perpetual right, and easement, as well as, the power to grant, and accept, easements to and from Grady County, the City of Blanchard (to the extent that the Property or portions thereof may at some point be annexed thereto), or any other public authority, or agency, utility district, or public or private utility company, upon, over, under, and across the Common Areas, and those portions of all Lots, and tracts as are reasonably necessary for the purpose of installing, replacing, repairing maintaining, and using electrical, gas, telephone, water, and sewer lines, master television antenna and/or cable systems, security and similar systems, and facilities for the Property, or any portion thereof, as well as street lights, street signs, and traffic signs; provided, however that such easements shall not unreasonably affect the ability to develop or, market, or unreasonably affect the value of any Lot or Dwelling. Such easements may be granted, or accepted by Declarant until such time as Declarant delegates said authority to the Board, provided, however, prior to the Turnover Date, the Board must obtain the written consent of Declarant prior to granting, or accepting, any such easements. Declarant may plat, or replat, all, or any portion of, the Property in accordance with applicable law, any portion of the land in the Property, that it may own from time to time, thereby reconfiguring the Lots, Common Areas, or any portion thereof.
- 6.2 <u>Easement for Fire and Police Protection</u>: Declarant hereby grants to the State of Oklahoma, Grady County, the City of Blanchard, or such other governmental authority or agency, as shall, from time to time, have jurisdiction over the Property, or any portion thereof, with respect to law enforcement and fire protection, the perpetual, nonexclusive right, and easement upon, over and across all of the Common Areas, for purposes of performing such duties, and activities related to law enforcement, and for protection in the Property, as shall be required, or appropriate, from time to time, by such governmental authorities, under applicable law.
- 6.3 Right of Entry for the Association: The Association shall have the right, but not the obligation, to enter into any Dwelling Exterior portion of any Lot for any emergency, security, and/or safety reasons, and to inspect, for the purpose of ensuring compliance with this Declaration, the Association Documents, and the Rules and Regulations, whose rights may be exercised by the Board, its officers, agents, employees, and managers, and all policemen, firemen, ambulance personnel, and similar emergency personnel in the performance of their respective duties. Except in an emergency situation, entry shall only be during reasonable hours, and after notice to the Owner. This right of entry shall include the right of the Association to enter a Dwelling Exterior portion of a Lot to cure any condition which may increase the possibility of a fire, or other hazard, in the event an Owner fails, or refuses to cure the condition within a reasonable time after request by the Association. For purposes of this paragraph, fourteen (14) days from the mailing of notice to the address listed on the County Assessor's website (or records if no website is available) shall be deemed to constitute a reasonable time for such notice before the taking of action by the Association.
- 6.4 <u>Improvements in Utility Easements</u>: Except as may be otherwise permitted by the Architectural Committee, no Owner shall erect, construct, or permit any obstructions, or permanent Improvements of any type, or kind, to exist within any easement area for public utilities which would

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restrict or adversely affect drainage, or the use of the easement for its intended purpose. Each Owner assumes full, complete, and exclusive liability, and responsibility, for all cost and expense related to damage, repair, relocation, and restoration of such Improvements. Except as to special street lighting, or other aerial facilities, which may be required by municipal authorities, or which may be required by the franchise of any utility company, or as provided in the Plat, no aerial utility facilities of any type, (except meters, risers, service pedestals, and other surface installations necessary to maintain or operate appropriate underground facilities), shall be erected, or installed in the Property, whether upon individual Lots, easements, streets, or rights-of-way of any type, either by the utility company, or any other person or entity, and all utility service facilities, (including, but not limited to water, sewer, gas, electricity, and telephone), shall be buried underground, unless otherwise requested by a public utility, with the approval of the Association. All utility meters, equipment, air-conditioning compressors and similar items must be visually screened in a manner satisfactory to the Architectural Committee.

- Association, and their respective Agents, employees, successors, and assigns, an alienable, transferable, and perpetual right and easement on, over, and across all Lots and all unimproved portions of Dwellings for the purpose of taking any action necessary to effect compliance with environmental rules, regulations, procedures from time to time promulgated or instituted by the Board of Directors or by any governmental entity, such easement to include, without limitation, the right to implement erosion control procedures and practices, the right to drain standing water, and the right to dispense pesticides and herbicides.
- description of the Club Property, the Club Property shall not be encumbered by this Declaration although it is intended to be benefitted hereby. Neither the Association nor any Owner shall have any right, title or interest whatsoever in the Club Property or in the operations conducted in the Club Property, including, but not limited to, equity rights, prescriptive easements, use rights to use the improvements, or the right to continued operation of any improvements located on the Club Property. Notwithstanding the foregoing, every Owner of a Lot or Dwelling shall be required to be a member of the Club, and such Owner shall be subject to the same membership requirements, fees and dues structures and such other rules and regulations as are applicable to other Members in accordance with the Club Plan. The fees and dues charged under the Club Plan are separate and apart from the Assessments
- 6.7 Wells and Effluent. There is hereby reserved for the benefit of Declarant and its affiliates, agents, employees, successors, and assigns, an alienable, transferable. and perpetual right and easement (i) to pump water from lakes, ponds, basins, water dependent structures, and other bodies of water located within the Development for the purpose of irrigating any portions of the Development, (ii) to drill, install, locate, maintain, and use wells, pumping stations, water towers, siltation basins and tanks, and related water and sewer treatment facilities and systems within the Common Areas and lands within the Property, or (iii) to spray or locate any treated sewage effluent within the Common Areas, or upon any Lot or upon unimproved portions of any Dwelling.
- 6.8 <u>Water Wells: Surface Water.</u> No Owner shall erect any water wells on his Lot. Declarant, and its successors, and assigns, shall have the right to erect, or permit the erection of water wells, and water collecting lines, on the Property, and to grant easements for the purposes of construction, drilling, laying, maintaining, and operating water wells, and water collecting lines, to service those water wells, which water

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wells shall be used to serve the Common Areas, and as a part of the water collecting system for the Winter Creek Estates and the Club. All surface water and runoff water from the Property shall belong to the Club Owner for the purpose of irrigation of the Club Property. Without the prior written consent of the Club Owner, no Owner shall change the natural flow of the surface water on Owner's Lot so as to either (i) direct water onto the Club Property, or (ii) to disturb the natural flow of water onto the Club Property.

- Easement for Encroachment. The construction of any Improvements adjacent to or encroaching upon any pond, lake or other body of water within the Development is prohibited unless otherwise permitted by the Declarant and the Board of Directors and approved by the Architectural Committee In the event that by reason of the construction, repair, reconstruction, settlement, shifting, or incorrect conveyances of a Lot, any facilities servicing any such Lot, or any Improvements to the Common Areas shall encroach upon any part of any Lot, or the Common Areas, then, in any case, there shall be deemed to be an easement in favor of, and appurtenant to, such encroaching Improvement for the continuance, maintenance, repair, and replacement thereof, provided, however, that in no event shall an easement for any encroachment be created in favor of any Owner. If such easement for any encroachment be created in favor of any Owner, if such encroachment occurred due to the intentional, willful, or negligent conduct of such Owner, or his agent, and provided further, this encroachment shall be limited to minor encroachments, not to exceed two and one-half feet (2.5'). The person who is responsible for the maintenance of any encroaching Improvement, for which an easement for continuance of such encroaching Improvement, and the person who is responsible for the maintenance of the real estate upon which such Improvement encroaches, shall not have the duty to maintain, repair, or replace any such encroaching Improvement, unless otherwise provided in this Declaration.
- 6.10 <u>Club Property Utility Easements</u>. There is hereby reserved for the benefit of the Club Property, easements for utility service lines, golf course irrigation lines, communication lines and electric lines as follows:
- (a) Upon the completion of the Improvements to the Club Property, a permanent nonexclusive utility easement shall be deemed created over each utility service line for the maintenance, repair, replacement, and reconstruction of the utility service lines constructed for the benefit of the Club Property. The Utility Easements shall extend five (5') feet on either side of each utility service line as actually constructed, or such additional land as reasonably necessary to allow for the maintenance, repair, replacement and reconstruction of each utility service lines constructed for the benefit of the Club Property.
- (b) Upon completion of the golf course irrigation system, a nonexclusive golf course irrigation easement shall be deemed created over each golf course irrigation water, communication, and electric line located on the Property for the maintenance, repair, replacement, and reconstruction of the golf course irrigation water, communication and electric lines.
- (c) Upon completion of the Improvements to the Club Property, Declarant, its successors or assigns, may prepare a Plat or survey indicating the location and existence of the easements reserved herein and create and record specific easements, consistent with the terms hereof, for all or any portion of the Improvements.

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- 6.11 <u>Club Access.</u> The Declarant hereby reserves the right to grant perpetual access easements to the Club Owner and Club Users over portions of the Common Areas for pedestrian and vehicular access for the benefit of the Club Property.
- 6.12 Golf Cart Paths. There is hereby reserved for the benefit of the Club Property, a nonexclusive easement for the purpose of construction, maintenance, repair, and replacement of golf cart paths over and across portions of the Common Areas as designated on Plats to provide ingress and egress by and between portions of the Club Property. The Club Owner shall maintain the easements reserved herein in a safe and orderly manner. Further, the Club Owner shall have the right to install. replace, maintain and repair directional and safety signage within the Golf Cart Path Easements, as deemed reasonably necessary.
- 6.13 Golf Cart and Maintenance Vehicle Easement. There is hereby reserved for the benefit of the Club Property, a nonexclusive easement to Club Users to operate golf carts, operate machinery, equipment and maintenance vehicles as are reasonably necessary in connection with the operation and maintenance of the Club Property over and across all easements reserved in this Article VI for roads. streets, and rights-of-way.
- 6.14 Golf Course Play Easement. There is hereby reserved to the Club Users, a nonexclusive easement over and across the Common Areas, Lots and certain unimproved portions of Dwellings for the following purposes:
- (a) Retrieval of golf balls, including the right to enter on any Lot or certain unimproved portions of Dwellings for that purpose, provided that the person retrieving the golf ball shall do so in a reasonable manner and will repair any damage caused by such entry.
 - (b) Flight of golf balls over, across and upon the Common Areas and Lots.
- (c) Doing of every act necessary and incident to the playing of golf and other recreational activities on the Club Property, including, but not limited to, the operation of lighting facilities for operation of swimming, driving range, and golf practice facilities during hours of darkness, and the creation of usual and common noise levels associated with such recreational activities.
- (d) Creation of noise related to the normal maintenance and operation of the Club Property, including, but not limited to, the operation of mowing and spraying equipment. Such noise may occur from early morning until late evening.
- (e) An easement for the overspray of herbicides, fungicides, pesticides, fertilizers and water over portions of the Common Property and Lots located adjacent to the Club Property.

The easements reserved in this <u>Section 6.14</u> over certain unimproved portions of Lots are limited to portions of the unimproved areas of Lots situated outside of any fenced area but in no event shall extend more than twenty-five (25') feet from the Club Property.

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ARTICLE VII ARCHITECTURAL COMMITTEE

PRIOR TO ACQUIRING ANY INTEREST IN A LOT OR HOME, EACH PROSPECTIVE PURCHASER, TRANSFEREE, MORTGAGEE, AND OWNER IS STRONGLY ENCOURAGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW THE MOST RECENT DESIGN **GUIDELINES** WHICH WILL CONTROL THE DEVELOPMENT. CONSTRUCTION, AND USE OF THE LOT. THE DESIGN GUIDELINES MAY CONTAIN STANDARDS, REQUIREMENTS, OR LIMITATIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS. REQUIREMENTS, OR LIMITATIONS THAN THOSE SPECIFIC STANDARDS, REQUIREMENTS, OR LIMITATIONS SET FORTH, OR REFERRED TO IN THIS DECLARATION.

- Architectural Plan Review Required: No Dwelling, or other Improvement shall be erected, placed, or altered, (including, but not limited to, changes to exterior colors or materials, constituting the Improvements), on any Lot until the building plans, and specifications, drainage and grading plans, exterior color scheme and material thereof, and plot plan, which plot plan shows the location and facing of such building, and all other items required by this Article VII, have been approved in writing, by the Architectural Committee pursuant to this Article VII. An Owner may, however, make interior Improvements, and alterations, within his Dwelling that do not affect the exterior appearance of the Dwelling, without the necessity of approval or review by the Architectural Committee.
- 7.2 Architectural Committee: Subject to the rights retained by Declarant under Section 11.4, the Board shall establish the Architectural Committee which shall consist of a representative of the Declarant, one (1) representative with experience in residential design or construction appointed by the Declarant and two (2) additional representatives as appointed by the Declarant, who need not be members of the Association, Owners, or Voting Members. The term of office for each member shall be as set forth in the Association Documents, or as established by resolutions of the Board. Any member appointed by the Board may be removed, with or without cause, by the Board, at any time, by written notice to such appointee, and a successor, or successors, appointed to fill such vacancy shall serve the remainder of the term of the former member. The Architectural Committee shall have the right, and power to, and, to the extent possible, shall retain the services of consulting architects, landscape architects, urban designers, engineers, inspectors, and/or attorneys in order to advise, and assist the Architectural Committee in performing its functions, and to supplement the expertise, if any, represented by the professionals which may serve on the Architectural Committee. Any such fees shall be reimbursable from Assessments hereunder, but to the extent possible, shall be paid out of review fees collected under Section 7.4. The Board shall be authorized to pay any members of the Architectural Committee who are not Owners, or Voting Members, and /or any consulting professionals hired by the Architectural Committee, fees in such amounts as the Board deems appropriate from time to time. The Architectural Committee shall be a committee of the Board, with powers of the Board provided for in this Declaration, the Association Documents, or as granted in resolutions of the Board.
- 7.3 <u>Plan Submission and Approval Process</u>: In General: The following is a general outline of the steps, and required information involved in the review and approval of Plans for new Dwelling

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construction.

- (a) Submit, to the Architectural Committee, conceptual sketches of the exterior elevations and floor plans, and a site plan:
- (b) Submit, to the Architectural Committee, preliminary architectural design plans, which shall include, but not be limited to, plot plan with the survey, roof plan, floor plans, all exterior elevations, and proposed exterior materials:
- (c) Submit, to the Architectural Committee, landscape design plans, which shall include, but shall not be limited to: site plans, showing building, building line setbacks, and existing vegetation to be removed, and to be preserved, location of proposed sidewalks, drives, and other site Improvements, location size, type, and quantity of plant materials; grading plans; and additional elevations, details, and sketches to complete description of proposed site Improvements. Each Owner acknowledges that he will be responsible, at his sole cost and expense, for construction of a sidewalk on his Lot as required by these Convenants and the Architectural Committee..
- (d) Submit, to the Architectural Committee, final architectural design Plans which shall include, but not be limited to: site Plans and roof Plans indicating, without limitation, sidewalks, driveways, and other exterior flatwork, with color samples for all exterior colors, Lot coverage, floor plans, complete elevations; building Sections, and other drawings, as required by the Architectural Committee, and samples of colors, and specifications that will positively identify material, color, and texture. The Architectural Committee is authorized to request the submission of samples of proposed construction materials for approval:
 - (e) Submit, to the County, Plans and specifications to the degree required by the County: and
 - (f) Submit, to the Architectural Committee, a copy of the building permit.
- (g) The Architectural Committee shall maintain a list of builders that are approved to construct Dwellings within the Property. Should an Owner desire to construct a Dwelling, that Owner shall be required to use a builder so approved.
- 7.4 The Architectural Committee may waive any of the requirements, in writing, and require other or additional steps, to plan submission and approval process, and may promulgate special abbreviated submission requirements with respect to any remodeling or construction work.
- (a) <u>Informal Review</u>: The Architectural Committee is authorized and empowered to, and shall consider, review, and comment on, conceptual sketches and preliminary architectural design Plans on an informal basis to assist Owners, developers, homebuilders, and prospective purchasers of the Lots, in complying with this Declaration, and to assist in the completion of any feasibility studies undertaken by such persons or entities. The Architectural Committee shall have the right, however, to prescribe reasonable limitations concerning the time, effort, and expense likely to be involved in handling such matters on an informal basis.
 - (b) Approval of Preliminary Plans: If the preliminary Plans described in Section 7.4(a) above

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are approved by the Architectural Committee, the Owner, or the Owner's designated representative, will be so advised, by letter, containing a statement and explanation of items found not to comply with this Declaration and the Design Guidelines. Comments on, and approvals of, preliminary Plans shall be binding upon the Architectural Committee, provided that conforming final Plans and specifications are submitted within sixty (60) days of such preliminary comments or approvals.

- (c) <u>Landscape Plans</u>: Landscape design Plans described in <u>Section 7.3(c)</u> above, shall be submitted to the Architectural Committee prior to, or with, the final architectural design plans.
- (d) Approval of Final Plans: At such time as the final architectural design Plans described in Section 7.2(d) above meet the approval to the Architectural Committee, one (1) complete set of plans, specifications, and surveys will be retained by the Architectural Committee, and the other complete set will be marked "Approved" and returned to the Lot Owner, or his designated representative. If found not to be in compliance with this Declaration, and Design Guidelines, one (1) set of such Plans shall be returned marked "Disapproved", accompanied by a reasonable statement and explanation of items found not to comply with this Declaration, and the Design Guidelines. Any modification or change to the approved set of Plans must again be submitted to the Architectural Committee for its inspection and approval. The Architectural Committee's approval or disapproval, as required herein, shall be in writing. If the Architectural Committee fails to approve or disapprove final architectural design Plans within four (4) weeks after the actual date on which the final submission is received, then Architectural Committee disapproval shall be presumed.
- 7.5 <u>Basis of Approval</u>: Approval of the Plans shall be based, among other things, on general adequacy of Lot dimensions, conformity to, and harmony of the exterior design, and of location with neighboring structures, relation of finished grades, and elevations to neighboring Lots and the adjacent Golf Course, the impact, if any, of the work, design, or construction of Improvements, or any Common Areas, and the Golf Course, and the conformity to both the specific and general intent of the restrictions, covenants, development standards, and other provisions in this Declaration.
- 7.6 <u>Design Guidelines</u>: The Architectural Committee, will upon request, and to the extent then available, provide the applicant with Design Guidelines that describe certain recommended design practices and issues that are of special concern to the Architectural Committee. The guidelines are intended only to assist the applicant in preparing the Plans for review by the Architectural Committee, and are subject to change at any time, by the Architectural Committee. EACH PROSPECTIVE PURCHASER AND OWNER IS STRONGLY ENCOURAGED TO CONTACT THE ARCHITECTURAL COMMITTEE TO OBTAIN, AND REVIEW, THE MOST RECENT DESIGN GUIDELINES. THE DESIGN GUIDELINES MAY CONTAIN STANDARDS, REQUIREMENTS, OR LIMITATIONS, IN ADDITION TO THOSE EXPRESSLY SET FORTH, OR REFERRED TO IN THIS DECLARATION, AND MORE STRINGENT STANDARDS, REQUIREMENTS, OR LIMITATIONS THAN ANY SPECIFIC STANDARD, REQUIREMENT, OR LIMITATION SET FORTH, OR REFERRED TO IN THIS DECLARATION.
- 7.7 <u>Limitation of Liability</u>: The Architectural Committee shall not be liable for cost, expense, or damages, or otherwise, to anyone submitting Plans for approval, or to any Owner, by reason of any decision, or mistake of judgment, disapproval, or for failure to approve, or disapprove any Plans.
 - 7.8 <u>Commencement of Construction</u>: If work on an Improvement is not significantly

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commenced within nine (9) months from the date the Architectural Committee approves the Plans for such work, then such approval shall be deemed revoked by the Architectural Committee, unless the Architectural Committee extends the time for commencing work, in writing, at its discretion. All work covered by such approval, (including, but not limited to, landscaping, and construction of sidewalks), is required to be constructed by Owner, at Owner's sole cost and expense, and shall be complete within twelve (12) months of commencement thereof, except for such period of time as such completion is rendered impossible, or would result in great hardship due to strike, fires, national emergencies, critical materials shortage, or other intervening forces beyond the control of the Owner, lessee, licensee, or resident, or his agent, unless the Architectural Committee extends the time for completion, in writing, at its discretion. For the purposes of this Declaration, work on an Improvement shall be deemed to have "commenced" when the Improvement site has been graded, and, in the case of buildings, when footings, or foundations have been poured, or otherwise installed. All construction areas must be maintained neatly, with no excess materials lying about, furthermore the street area should be free of dirt and mud. Noncompliance of a clean building site may result in a monetary penalty to the builder.

- 7.9 Compliance with Plans: After approval by the Architectural Committee of the Plans for an Improvement, such Improvement shall be constructed, erected, colored, maintained, altered, or enlarged strictly in accordance with the approved Plans. No construction or use that is inconsistent with, in addition to, or different from, the approved Plans shall be commenced or permitted until Plans reflecting such changes or additions have been submitted to, and approved by, the Architectural Committee in accordance with this article.
- 7.10 Enforcement: Following approval of any Plans by the Architectural Committee, representatives of the Architectural Committee shall have the right, during reasonable hours, to enter upon, and inspect any Lot, Dwelling, or other Improvement which is being constructed, to determine whether or not the Plans thereof have been approved, and are being complied with. In the event the Architectural Committee shall determine that such Plans have not been approved, or are not being complied with, or that construction has commenced without prior approval from the Architectural Committee, the Architectural Committee shall be entitled to recommend to the Board, and the Board may, (on its own motion, with or without the recommendation of the Architectural Committee), take any of the following actions:
- (a) Require the Owner to remove the construction, addition, alteration, or Improvement, and restore the Lot, Dwelling, or Dwelling Exterior to its condition prior to any such work, or to require the Owner to construct any Improvement required by the Plans, all at the Owner's expense, and if the Owner fails or refuses to comply with any such requirement, the Association shall have the right and power to seek appropriate injunctive relief, and all other remedies, at law, or equity from, a court of competent jurisdiction; or
- (b) If the Owner refuses or fails to properly perform the work required under <u>Section 7.10(a)</u>, the Board may cause such work to be done, and may charge the Owner for the cost thereof, as determined by the Board, which charge, until paid, shall be a continuing lien upon the Owner's Lot; or
- (c) Permit the Architectural Committee to ratify the action taken by the Owner, and the Architectural Committee may, (but shall not be required to), condition such ratification upon the same conditions which the Architectural Committee may impose, at its discretion, upon giving of its prior consent

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under this article.

- 7.11 <u>Variance</u>: The Architectural Committee may authorize, in writing, variances from compliance with any of the Design Guidelines, or the provision of Article VIII when circumstances such as topography, obstructions, hardship, or aesthetic, environmental, or other considerations require, but only in accordance with specific conditions imposed by the Architectural Committee. No variance shall be contrary to any specific restriction set forth in this Declaration, other than the provisions of Article VIII, nor stop the Architectural Committee from denying a variance in any other circumstance. For the purposes of the Section, the inability to obtain approval of any governmental agency, issuance of any permit, or the terms of any financing, shall not be considered a hardship warranting a variance. This Section shall not be construed so as to confer on any Owner any entitlement to a Variance of waiver.
- 7.12 Appeal to the Board: Any action of the Architectural Committee may be appealed to the Board. The decision of the Board shall be final, conclusive, and binding upon the applicant and the Architectural Committee.

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ARTICLE VIII DEVELOPMENT AND USE RESTRICTIONS

- 8.1 <u>Single Family Residential Use Only</u>: Each Dwelling, and Dwelling Exterior, shall be used only as a single-family residence, and no business activities, including home occupations shall be conducted unless approved in writing by the Association. For purposes of this restriction, a "<u>Single Family</u>" shall be defined as any number of persons related by blood, adoption, or marriage, living with not more than one (1) person who is not so related as a single household unit, or, alternatively, not more than two (2) persons who are not so related, living together as a single household unit. Household employees are not to be considered as part of the determination of either such household unit.
- 8.2 <u>Single-Family Dwellings</u>: No building or structure shall be erected, altered, or placed, or permitted to remain on any Lot other than one (1) detached single-family Dwelling, and such accessory structures as may be approved by the Architectural Committee. All pre-approved outbuildings or structures must be constructed of the same materials, contain the same quality and workmanship as the permanent residence. The Committee may permit a Dwelling and/or Dwelling exterior residence to be located on more than one (1) lot, however may impose specific requirements and conditions with respect to such permission, including but not limited to encroachments of easements or building lines.
- Maintenance, Repair and Replacement of Dwelling and/or Exteriors: Except as otherwise specifically provided in the Declaration, each Owner shall be responsible for the maintenance, repair and replacement of his Dwelling and Dwelling Exterior and shall at all times keep his Dwelling and Dwelling Exterior well maintained, in good condition and repair, free of debris in keeping with a first class residential development. With respect to a Lot on which construction has not commenced, the Owner shall at all times maintain the Lot in a neat and clean condition, and shall maintain his lawn and landscaping in a well maintained and sightly manner in keeping with a first class residential development. No trees with diameters of three inches (3) or more (except within foundation or within ten feet (10) of the perimeter of the foundation of a Dwelling) can be removed without the approval of the Architectural Committee. Without limiting the forgoing, each Owner shall furnish such maintenance, repairs or replacements as are necessary from time to time to maintain the integrity of utility facilities located on the Owner's Lot.
- Regulation, no lease shall be for less than all of the Dwelling, and no Dwelling shall be leased for less than six (6) months. Every lease shall be in writing, and shall expressly provide that the lease shall be subject to the terms of this Declaration and that any failure of the lessee to comply with the terms of this Declaration shall be a default under the lease. A lessee shall be bound by the provisions hereof, whether or not the lease specifically refers to this Declaration. No unimproved Lot may be leased by its Owner.

8.5 Minimum Lot Size. Setbacks and Yards:

- (a) Minimum Lot size: No Lot shall be lot-split, or re-subdivided without the prior express consent of the Architectural Committee, and the Association.
- (b) <u>Setbacks</u>: No building, structure or fencing shall be erected or maintained nearer to a street, (public or private) than the building setback lines depicted to the side yard, except as specifically

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provided herein or in the Design Guidelines and the Architectural Committee.

(c) Side Yard:

- 1. Each Fairway Lot shall maintain clear side yard setbacks of not less than fifteen feet (15) in width.
- 2. Each Non-Fairway Lot shall maintain clear side yard setbacks of not less than five feet (5) in width on one side and not less than ten feet (10) on the opposite side yard.

(d) Yard Facing Golf Course:

- 1. Each Fairway Lot shall maintain a setback from the Lot line abutting the Club Property of at least thirty-five feet (35);
- 2. Each Non-Fairway Lot shall maintain a clear rear yard depth setback of at Least twenty percent (20%) of the Lot depth.
- (e) <u>Landscaping in setback areas</u>: Subject to the written approval of the Architectural Committee landscaping may be located in the required side and rear yard setbacks.

8.6 Minimum Floor Area of Dwelling:

- (a) <u>Single Story</u>: Each single story Dwelling on a Non-Fairway Lot shall have a minimum of 2500 square feet of finished heated living area, however up to 300 square feet of unfinished enclosed expansion area may be considered by the Architectural Committee.. Each single story Dwelling on a Fairway Lot, Greens Lot or Lake Lot shall not exceed twenty-four feet (24) in height and shall have at least 3000 square feet of finished heated living area.
- (b) Two-Story and Story and a half: All multi-level Dwellings must be approved by the Architectural Committee and must meet at the very least, these guidelines; on Non-Fairway Lots, if a Dwelling has two levels or stories immediately above and below each other measured vertically and all such levels or stories are above the finished exterior grade of such Dwelling, then such Dwelling shall not exceed thirty-six feet (36) in height and shall have at least 1800 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 2,600 sq. feet of finished heated living area. On any Fairway Lot, Greens Lot or Lake Lot, if a Dwelling has two levels or stories immediately above or below each other measured vertically and all such levels or stories are above the finished exterior grade of such Dwelling, then such Dwelling shall not exceed thirty-six feet (36) height and shall have at least 2,200 sq. feet of finished heated living area on the first story or level and shall have a total of the various levels or stories of at least 3,000 square feet of finished heated living area.
- (c) <u>Computation of Living Area</u>: The computation of living area shall not include any basement living or storage area or attic area used for storage. All living area measurements shall be horizontally at the top plate level to the face of the outside wall. Required living area must average at least Eight feet (8'0") in height.

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The Architectural Committee may waive, in particular instances, floor area requirements and height limitations set out in <u>Section 8.6</u>.

8.7 Garage: The location, design and facing of garage entryways shall comply with Design Guidelines and shall be subject to the approval of the Architectural Committee. Each Dwelling shall have a garage for at least two vehicles. Front facing garage door openings are strongly discouraged, but will be reviewed on a case by case issue and may be approved by the Architectural Committee.

8.8 Building Material Requirements:

- (a) Exterior Walls: Exterior walls of any Dwelling erected on any Lot shall be of at least seventy percent (70%) brick, stone or stucco; provided, however, that the area of all windows and doors located in exterior walls shall be excluded in the determination of the area of said exterior walls, and further provided that where a gable type roof, is constructed, and a part of the exterior wall is extended above the interior room ceiling line due to the construction of such gable type roof, then that portion of such wall extended above the exterior room ceiling height may be constructed of wood material, and shall be excluded from the square foot area in the determination of the area of the exterior walls of said Dwelling.
- (b) <u>Roofing</u>: The roof of the Dwelling erected on any Lot shall be treated wood shingle, concrete tile, clay tile, slate, or a composition shingle equivalent or comparable to a 40 year Owen Corning shingle. The color of all said shingles shall be comparable to a "Weathered Wood" GAF Timberline shingle. Metal valleys and ridges will be standard. No solar panels or similar items shall be placed on any Dwelling without the written prior approval of the Architectural Committee. A minimum roof pitch of 10/12 is required.
 - (c) Chimneys: All chimneys above the roof shall be constructed of exposed brick or stone.
- (d) <u>Concrete</u>: All concrete footings and stem walls, shall contain re-bar or wire reenforcement. Concrete construction shall conform to traditional stress and durability guidelines.
- (e) Windows: All windows will be constructed of vinyl or wood with thermopane glass. No metal windows will be allowed.
- (f) <u>Waiver</u>: The Architectural Committee may in its sole discretion waive, in the particular instance, the building material requirements set out in <u>Section 8.8</u>.
- 8.9 <u>Commercial Structures</u>: No building or structure shall be placed, erected, or used for business, professional, trade or commercial purposes on any portion of any lot.
- 8.10 Pets: No animal of any kind shall be raised, bred, or kept in the Common Areas. Breeding of animals for the purpose of selling is not permitted. No exotic animals will be allowed. Domestic household pets including dogs, cats, birds may be kept provided they are cared for and maintained inside the Dwelling. Pets will be required to be on leash outside of the Dwelling. There shall no more than two (2) domestic animals kept in any one Dwelling. The Association may from time to time adopt rules and regulations governing the keeping of pets on or in Lots. Any pet causing or creating a nuisance or unreasonable disturbance shall be permanently removed from the applicable Lot upon one (1) month notice

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from the Association to the Owner of the Lot containing such pet, and the decision of the Association shall be final.

- 8.11 <u>Noxious activity: Drilling</u>. No noxious or offensive trade, or activity shall be carried upon any Lot, nor shall any trash, or other refuse thrown, placed or dumped upon any vacant Lot, nor shall anything be done which constitutes an annoyance or nuisance to the neighborhood. No mining, boring or drilling for oil, gas, or other mineral whether or not related to the production of oil or gas shall be permitted on the Property, except as provided in <u>Section 6.5</u> hereof.
- 8.12 <u>Approval Required</u>: No building shall be permitted without the prior approval of the Association.
- 8.13 <u>Signs Prohibited</u>: The construction or maintenance of any signs or other Advertising structures on any Lot is prohibited, except as follows:
- (a) Signs advertising the sale or rental of a Lot are permitted, provided they do not exceed the standard 2' x 3' in display surface area. Show homes will be allowed larger signage upon approval of the Architectural Committee.
- (b) During the development period of the property, signs advertising the Subdivision or the initial offering of a Lot may be located at the entrances to the property.
- (c) Permanent signs identifying the subdivision, streets or directions may be located by Declarant and public entities within the Common areas.
- (d) No garage or yard sales will be permitted.
- 8.14 <u>Existing Building</u>: No existing building, mobile home or prefabricated building of any sort may be moved onto or placed on any lot.
- 8.15 <u>Temporary Structure</u>: No trailer, mobile tent, garage, barn, outbuilding, nor any structure of a temporary nature shall be at any time used for human habitation, temporarily or permanently.
- streets and roads within the Development prior to occupancy of the Dwellings owned or maintained by such Owner. No vehicle of any kind shall be repaired or restored upon any lot, or within any portion of the Common Areas, except repairs performed within enclosed garages or emergency repairs to the extent necessary to enable movement of the vehicle to a proper repair facility. Parking of vehicles on the Property shall be subject to the rules and regulations which may provide for the removal of any violating the rules and regulations. Without limiting the foregoing, unless expressly permitted by the Board, no boats, trucks, recreational vehicles, trailers, campers, or other vehicles shall be parked or stored on any portion of the property, (other than in a garage which is part of a Dwelling), for more than twenty-four hours (24) at a time. Each garage door shall be opened only for the purpose of driving a vehicle in or out of the garage or to deliver materials to, or remove personal property from the garage or Dwelling, and shall be closed at all other times. No Owner shall, except on a temporary basis, park on the streets or permit the Owner's guests to park thereon; provided, however, construction, service and delivery vehicles shall be exempt

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from this provision during daylight hours for such period of time as is reasonably necessary to provide service or to make a delivery to a Lot, Dwelling or the Common Area. The Declarant shall be entitled to build rental storage units and vehicle storage in an obscure area of the Property to serve Owners.

- 8.17 <u>Unsightly Uses</u>: No permanent exterior clothes dryer or clothes drying line shall be erected, installed or maintained on any Lot, or on any structure thereon. Temporary collapsible or retractable clothes dryers or lines may be used provided they are collapsed or retracted when not in use and shall be located in the rear yard behind the Dwelling on Non-Fairway Lots. No trash receptacles may be viewable from the street.
- 8.18 <u>Electric Meters</u>: All electric meters erected on the Dwellings shall be in a discreet location not visible from the street. No electric meter will be allowed on the front of a Dwelling.
- 8.19 Antennas: No outside television or radio antenna shall be erected, installed or maintained on any Lot, or structures thereon, except that outside television or radio antennae not more than six (6) feet in height shall be permitted on the roof or chimney of a Dwelling. A Lot Owner may have one satellite dish provided it is confined to the rear yard behind the Dwelling and does not exceed two foot (2) in diameter, and is not readily visible from the front.
- 8.20 <u>Mail Boxes</u>: Postal mail boxes will be allowed to be erected on any Lot or along any street. The mail boxes must be enclosed in a brick or stone structure. The structure must display, on the street side, a 12x16 inch address block constructed on white casting with black numbers.
- 8.21 <u>Water</u>: The formation of a residential water company will be established. Meters, and lines to all Lots will be established. Water shall be purchased from the Winter Creek Water Company, LLC. Owner's may be required to share in the cost of installation of any necessary infrastructure for providing water to their specific Lots and will be charged for the cost of meters and meter installation.
- 8.22 <u>Lakes, Creeks and Fountains</u>: The use of lakes, creeks and fountain areas located on the Club Property are restricted and, are subject to the rules and regulations. No swimming, wading, or ice skating shall be permitted on any of said areas. Further lake usage and fishing guidelines will be contained in the Club Plan and Club rules and regulations. Only active Club members and their accompanied guests are allowed to fish anywhere on the Property.
- 8.23 <u>Septic System</u>: Installation of the mechanical/chemical septic system (Clear Stream Waste water system), will be used throughout the development to ensure correct, efficient septic material handling and processing. No system requiring lateral lines will be permitted.
- 8.24 <u>Propane Tank Usage</u>: Buried propane tanks may be used. Any propane tank installation must meet the Architectural Committee requirements and meet any and all of Federal and State requirements before installation begins.
- 8.25 Approved Builders List: Builders that meet or exceed the Architectural requirements and guidelines set by the Architectural Committee will be considered for addition to an approved builder's list. All builders must be approved by the Architectural Committee with no exceptions. The Architectural Committee will make additions or deletions to the approved builder list as they deem reasonable.

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- 8.26 <u>Driveways</u>: At homeowner's expense, all driveways must be paved with asphalt or concrete to the street. The required size will be a minimum of 16 feet wide with a 5-foot radius on each side with thickness as reasonably required by the Architectural Committee. The Architectural Committee will require prior approval on layout and materials. If a tinhorn is required, the Architectural Committee must approve the type and installation. Pillars on either side of the entrance to lots and or driveways must be approved by the Architectural Committee to ensure that visibility is available.
- 8.27 <u>Sidewalks</u>: Each Owner will provide and maintain a 4 foot wide side walk constructed of concrete across the street-side of a Lot. If a side walk shall fall into disrepair, it is the responsibility of the Owner to replace the damaged section of sidewalk.
- 8.28 Front Yard: The front yard of each Lot shall be kept only as grass sod with a minimum of 300 square feet of landscaping per 1000 square feet of heated space, including trees, flowers and shrubs. At least two (2) trees with trunks at least 3 inches in diameter as measured by a tree caliper shall be located in a front yard facing on a street. Landscaping and type of sod must be approved by the Architectural Committee. No trees or shrubs shall be located on any lot, which will block the view of operators of motor vehicles so as to create a traffic hazard.
- 8.29 <u>Street Lighting</u>: Street pole lighting and road signs should not be used. Instead discrete and quality embankment lighted and road signs at or near ground level are recommended.
- 8.30 _ Fences: Fences surrounding the Dwellings cannot restrict the view of the property. The Architectural Committee must approve all fence locations, height, designs and materials. No Lot Owner shall have any right to disturb any fence located on the Property except for a fence installed by that Lot Owner or a predecessor Owner of that Lot and, in particular, no party other than Declarant shall be entitled to make a cut or opening in any fence on the exterior of the Lot for the purpose of providing access to that Lot from the Club Property or any property not covered by the Declaration.
- 8.31 Access: All Owners, by accepting title to Lots, Dwellings, lands, or other Improvements conveyed subject to this Declaration, waive all rights of uncontrolled and unlimited access, ingress and egress to and from such Lots, Dwellings, lands, or other Improvements and acknowledge and agree that their means of access and ingress and egress to their Lots and Dwellings shall be limited to roads, sidewalks, walkways and trails located within the Development by Declarant, provided that pedestrian and vehicular access for Owners, and their guests, and invitees to and from all Lots and Dwellings shall be provided at all times. Declarant shall have the right within its sole discretion without the additional consent of any Owners to from time to time relocate and change the direction, width and orientation of the above-referenced roads, sidewalks, walkways and trails located within the Development, provided, however, that such relocated roads, sidewalks, walkways and trails shall provide a convenient and adequate means of access to the Lots or Dwellings of Owners within the Development. There is reserved unto Declarant, its affiliates, successors and assigns, the right and privilege, but not the obligation to maintain guarded or electronically-monitored gates controlling vehicular access to and from the Development. Declarant reserves the right to restrict access over the roads on the Property to persons who are not Association Members.

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ARTICLE IX THE GOLF CLUB AT WINTER CREEK ESTATES

- 9.1 <u>Purpose.</u> Declarant's plan for the Development is based upon Declarant's desire to establish a residential community with significant social and recreational components. In furtherance of this goal, Declarant has established the Club to operate and maintain the social and recreational facilities within the Development for the benefit of the Owners. By this Recreational Covenant, Declarant desires to provide for issuance of a Membership (as described below) in the Club for each Lot or Dwelling.
- 9.2 <u>Binding Effect.</u> All of the Property shall be held, sold, and conveyed subject to the covenants, conditions, and easements contained herein, which shall run with the title to all the Property. This Covenant shall be binding upon all Persons having any right, title or interest in any portion of the Property, their heirs, successors, successors-in-title, and assigns and shall inure to the benefit of the Club Owner. The Association shall not have the right to make any amendments hereto that will impact the operation of the Club Property without first obtaining the written consent of the Club Owner. Notwithstanding, the Club Owner shall not be required to continue to operate the Club Property as a golf course if the Club Owner deems it impractical to continue to do so. In such event, the Club Owner, in consultation with the Association, shall be entitled to withdraw the Club Property from the covenants, conditions and easements contained in this Declaration,
- 9.3 <u>Issuance of Memberships.</u> Declarant, as the Club Owner, shall cause a membership (the "<u>Membership</u>") to be issued to all Owners entitling an Owner to the use and enjoyment of all the recreational facilities within the Club Property and in accordance with the Club Plan and the Club rules and regulations. Only one Membership shall be issued for each Lot or Dwelling. If more than one person holds title to a Lot or Dwelling, the Membership will be issued to a designated Owner.
- 9.4 <u>No Ownership Interest.</u> No Owner, by virtue of ownership of a Lot or Dwelling or by virtue of holding the Membership in the Club, acquires any ownership interest, beneficial interest, or other vested interest whatsoever in the Club or the Club Owner, but only the privilege of using and enjoying the Club's facilities in accordance with the Club Plan, as amended from time to time.
- 9.5 <u>Membership Fees.</u> Each Owner of a Lot or Dwelling, by accepting a deed to such Lot or Dwelling is deemed to covenant and agree to pay the membership fees and dues charged by Club Owner in accordance with the Club Plan and any other charges incurred by such Owner ("<u>Membership Fees</u>") in a timely manner. All such Membership Fees, together with interest (computed from its due date at a maximum rate of 18% per annum and reasonable attorneys' fees and costs shall be the personal obligation of the Owner. Failure to timely pay Membership Fees shall result in the suspension of all Club privileges until Membership Fees are brought current.
- 9.6 Aquatic Center, While certain facilities constituting the Club Property may be available for the use and enjoyment of Persons that are not Owners, the Aquatic Center, while being a part of the Club Property, shall be for the exclusive use and enjoyment of Owners and their invitees, except as hereinafter provided. The Club Owner may sell memberships to the Aquatic Center to individuals, couples or families who are not Owners (herein, as applicable, a "Non-Owner Member") on the following conditions: (a) the Non-Owner Member is also required to maintain a golf membership to the Club so long as the Non-Owner has a membership to the Aquatic Center, (b) the Non-Owner Member is

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not charged less in membership fees and dues for a golf membership or a non-golf membership to the Aquatic Center than those respective fees and dues charged to an Owner; provided, if Owners or Non-Owner Members are charged a lump sum for both memberships, the amounts shall be equitably and consistently apportioned between such memberships for the purposes of determining compliance with the fees and dues comparisons required hereunder, and (c) the membership fees and dues charged to Non-Owner Members shall be the personal obligation of the Non-Owner Member.

- 9.7 Acknowledgement and Waiver: Each owner, occupant, or other person acquiring any interest in the Property, is hereby deemed to acknowledge being aware that it can be expected that (a) maintenance activities on the Golf course shall begin early in the morning and extend into the evening: (b) during certain periods of the year the Club Property will be heavily fertilized; and (c) golf balls are not susceptible to being easily controlled, and accordingly may land, or strike beyond the Club Property boundaries. Neither Declarant nor any employee or agent of Declarant, nor the Club Owner or operator of the Club Property, nor the Association shall be liable for personal injury or property damage caused by golf balls, and all Owners are hereby deemed to waive any and all claims arising out of said activities and assume all risks relating thereto.
- 9.8. Golf Course: No Owner, nor public at large, shall have any right, by virtue of ownership of any Lot, whether or not contiguous to the Club Property, of access, entry, or other use of the Club Property, or clubhouse, which are private membership facilities except as specifically permitted by the Club Property Club Owner or operator. While Owners of lots contiguous to the Club Property shall have the right to quiet enjoyment of their property, there shall be no activity on any contiguous lots that unreasonably disturbs play or the enjoyment of the Club Property by members and guests thereof, including without limitation, undue noise, music, unsightly trash and debris, or any other noxious or offensive activity.

Ownership of a Lot shall not entitle an Owner to the right of admission to any tournament or other special event at the golf course. Further no Owner or Owner's guest shall enter the golf course property for the purpose of playing golf without first checking in through the clubhouse and shall not play or allow their guests to play golf when the course is closed.

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ARTICLE X INSURANCE, RESTORATION AND CONDEMNATION

- 10.1 Right to Purchase Insurance: The Association may purchase, carry maintain and enforce various insurance coverages the Board, in its reasonable discretion, determine to be necessary, reasonable, and prudent to protect the Association, and it's Board, agents, employees, members, and owners against claims, losses, expenses, or judgments brought against the Association as a result of the performance, or nonperformance, of its duties under this Declaration. The coverages provided by the Association shall be in such amounts, and with such deductibles, endorsements, and coverage's as shall be considered by the Board, in its sole discretion, to be good, responsible insurance practice for properties similar in construction, location, and use to this property.
- Adequacy of Insurance: It shall be the responsibility of the individual Owner or member to satisfy itself, himself, or herself from time to time, as to the adequacy, in terms of limits and coverage, of the insurance obtained by the Association, if any. The Association accepts no liability of any kind for the adequacy of the coverage with respect to meeting the individual's owner's needs. It shall be the duty of each Owner to request to review the coverage's provided by the Association, and to determine whether or not he needs additional coverage to satisfy his individual needs or responsibility.
- Waiver of Right of Recovery: Each Owner shall be responsible for obtaining insurance coverage for, and for the risk of injury, and physical loss, or damages of any kind, to his and his invitees' personal property, including, but not limited to, any personal property stored or located on the property, and with respect to his Dwelling. The Association, and each Owner hereby waives and releases any and all claims which they may have against any owner, the Association, it's directors, and officers, Declarant, the managing agent, if any and their respective employees and agents, for damage to the lots, the Dwellings, the Dwelling exteriors, or the Common Areas, or to any personal property located in the lots, the Dwellings, the Dwelling exteriors, or the Common Areas caused by fire, or other causality, to the extent that such damage is insurable by fire or other forms of casualty insurance, and to the extent possible, all such policies shall contain waivers of the insurer's rights to subrogation against any Owner, the Association, its directors, and officers, Declarant, the managing agent, if any, and their respective employees and agents.
- Insurance Proceeds: The Association shall use the net proceeds of any casualty insurance to repair and replace any damage or destruction of property covered by the insurance, either to its original design and condition or, in the reasonable discretion of the Board, to a different design, condition or state. Net proceeds shall include, but not limited to, proceeds attributable to insurance carried by the Association for the benefit of other third parties. Any balance from the proceeds of such insurance paid to the Association, as required in this article, remaining after satisfactory completion of repair and replacement shall be retained by the Association as part of the general reserve fund for repair and replacement of the Common Area. If the proceeds of insurance carried by the Association are insufficient to repair or replace any loss or damage covered or intended to be covered by that insurance, (including any deductible), the Board may either levy a special assessment as provided for in Section 4.3 to cover the deficiency, or otherwise provide funds to cover the deficiency in such manner as the Board shall determine.
- 10.5 <u>Restoration of Dwellings</u>: If any Dwelling shall be damaged or destroyed by fire or other hazards, then the Owner of such Dwelling shall either, (a) rebuild such Dwelling as promptly and reasonably possible but, subject to delays for settlement and payment and payment of insurance, in any event beginning

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within two (2) months and ending construction within eighteen months (18) from the date such damage or destruction occurred, (with the Plans for such restoration being subject to the approval of the Architectural Committee if such Plans differ in any material respect from the initially approved Plans for the Dwelling), or (b) demolish and raze the damaged Dwelling, remove the slab, if any, fill in all excavations, plant grass and perform such other work as may be necessary to leave the area on which such damaged Dwelling was located in a clean, sightly and safe condition.

10.6 <u>Condemnation</u>: In the case of taking or condemnation by competent authority of any part of the Common Areas, the proceeds awarded in such condemnation shall be paid to the Association and such proceeds, together with any capital reserve being held for such part of the Common Areas, shall, in the discretion of the Board, (a) be applied to pay any cost, expense or liability of the Association including anticipated costs, expenses or liabilities, or (b) be used to acquire additional property to be used and maintained as Common Areas under this Declaration, or (c) remain the property of the Association or (d) any combination of the above.

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ARTICLE XI DECLARANT'S RESERVED RIGHTS

- 11.1 <u>In General</u>: In addition to any rights or powers reserved to Declarant, or granted to Declarant under the provisions of this Declaration, or the Association documents, Declarant shall have the rights and powers set forth in this article. Anything, in this Declaration, or the Association documents to the contrary, notwithstanding, the provisions set forth in this article shall govern, if not sooner terminated as provided in this article shall terminate and be of no further force and effect from and after such time as Declarant is no longer vested with or controls title to any part of the Property.
- 11.2 Promotion of Winter Creek Estates: In connection with the promotion, sale or rental of any improvement upon the property: (a) Declarant shall have the right and power, within its sole discretion, to construct such temporary, or permanent Improvements, or to do such acts or other things in, on or advisable, including, without limitation, the right to construct and maintain model homes, sales or leasing offices, parking areas, advertising signs, lighting and banners, or other promotional facilities at such locations, and in such forms as Declarant may deem advisable; and (b) Declarant and its respective agents, prospective purchasers, and tenants, shall have the right of ingress, egress, and parking in and through, and the right to use, and enjoy the Common Areas at any and all reasonable times without fee or charge.
- 11.3 Construction on the Property: Declarant is hereby granted the right and power to make such Improvements to the Property owned by it or controlled by the Association and Improvements thereto, (including landscaping), as Declarant deems to be necessary or appropriate. Declarant and its respective agents and contractors shall have the right to ingress, egress, and parking on such property, and the right to store construction equipment and materials thereon without the payment of any fee or charge whatsoever.
- 11.4 Declarant: Control Of Association and Architectural Committee: The first and all subsequent Boards prior to the Turnover Date shall consist of chosen persons, from time-to-time designated by Declarant, which persons may, but need not, be members of the Association. The first and all subsequent Architectural Committees prior to the turn over date shall consist of that person or persons, from time to time designated by Declarant. In exercising such designation rights, Declarant is not bound by the provisions of this declaration specifying the number of members that constitutes the Board or the Architectural Committee. Declarant's rights under this Section to designate the members of the Board and the Architectural Committee shall terminate on the first to occur of (a) such time as Declarant no longer holds or controls title to any part of the Property, (b) The giving of written notice by Declarant to the Association of Declarant's election to terminate such rights, or (c) December 31, 2039. Prior to the Turnover Date, the Voting Members may elect that number of non-voting counselors to the Board or the Architectural Committee as Declarant may, in its sole discretion, permit. From and after the Turnover Date, the Board and the Architectural Committee shall be constructed and elected as provided in the Association Documents. Prior to the Turnover Date all of the voting rights of the owners shall be vested exclusively in Declarant and the Owners shall have no voting rights, and Declarant shall be the sole Voting Member.
- 11.5 Other Rights: Declarant shall have the right and power to execute all documents, and do all other acts and things affecting the property which Declarant determines are necessary or desirable in connection with the rights of Declarant under this Declaration.

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ARTICLE XII State of Oldahof ENFORCEMENT, DURATION, AMENDMENT AND SEVERABILITY

- 12.1 <u>Preventive Remedies</u>: The Association, Declarant, or any Owner may proceed at law, or in equity to enforce the provisions of this Declaration. Additionally, the Association may establish rules which allow it to assess fines for wanton and willful disregard or violation of these covenants provided that the rules and regulations are clear with respect to the specific fines to be levied and the same are enforced in a non-discriminatory manner.
- be binding upon Declarant, its successors, and assigns, Owners of any Lot and all parties claiming under them. The covenants contained in <u>Section 8.1</u> are established and shall inure to the benefit of the Association, the Board, Declarant, and all owners of residential lots within the subdivision. In the event of the violation of any of the covenants in this Declaration, the Association, the Board, Declarant, or any Owner, as to violations of the covenants contained in <u>Section 8.1</u> shall have the right to maintain any action at law or inequity against the person or persons violating or attempting to violate any such covenant, to prevent him or them from so doing or to compel compliance with the covenants or to recover damages for such violations. No provision of the covenants may be waived or abandoned or variance granted absent a writing signed by the Declarant or Association.
- Enforcement Rights: The Association, or it's duly authorized agents shall have the rights, 12.3 upon reasonable notice, at any time, and from time to time, following violation or breach of this Declaration (a) to enter upon the Lot upon or as to which said violation or breach exists and summarily to abate and remove, at the expense of the Owner thereof, any structure, object or condition that may be or exist there contrary to the intent and meaning of this Declaration (including, without limitation, the care and maintenance of landscaping and lawns, care and maintenance, removal of trash and debris, removal of dirt from streets resulting from construction activity and abatement of nuisances, removal or relocation of signs, (b) to remove from the Common Areas any Improvements, parked cars, or other property located thereon, in violation of the terms of this Declaration and (c) to institute a proceeding at law or in equity against the person or persons who have violated, or attempted to violate any of the provisions of this Declaration, to enjoin or prevent them from doing so, to cause the violation to be remedied, and to recover damages for the violation. If, pursuant to this Section, the duly authorized agents of the Association enter upon any Lot or Common Areas for the purpose of abating or removing any violation or breach of this Declaration, neither the person entering nor, the person directing the entry, shall be deemed liable for any manner of trespass for such action, and the Owner of such Lot, or the Owner creating or permitting such violation, shall promptly reimburse the Association for the cost thereof. Payment of such amount shall be secured by the Assessment lien provided for in this Declaration. The Association shall have the power to enforce any obligation in connection with membership in the Association by means of a levy or assessment which may become a lien upon the separately or commonly owned Lots, parcels or areas of defaulting Owners or members, which said lien may be foreclosed in any manner provided by law for the foreclosure of mortgages or deeds of trust, with or without a power of sale. In an action brought to enforce any lien authorized pursuant to the provisions of this section, the prevailing party shall be entitled to recover reasonable attorney's fees to be fixed by the court, which shall be taxed as costs in the action.
- 12.4 <u>Cumulative Remedies</u>: The remedies hereby specified are cumulative, and this specification shall not be deemed to preclude any aggrieved person's right to any other remedy provided hereunder or at

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law, in equity, or under any statue.

- 12.5 <u>Failure to Enforce Not a Waiver of Rights</u>: No delay or failure on the part of any aggrieved person to invoke any available remedy in respect to a violation of any provision of this Declaration shall be held to be a waiver by the person of, or an estoppel of that person to assert, any right available to him upon recurrence, or continuance of said violation, or the occurrence of a different violation, nor shall there be imposed upon Declarant, or the Association a duty to take any action to enforce this Declaration.
- Declarant herein contained, (including, without limitation, the benefits of any reserved easements), may be specifically assigned by Declarant to any person, (including, without limitation, the Association), and upon any such person consenting in writing to accept such assignment and assume such rights, powers, and duties, such person shall to the extent of such assignments have the same rights and powers, and be subject to the same obligations and duties as are given to and assumed by Declarant herein. No conveyance by Declarant of any part of the property, or any interest therein, shall be deemed to be, or construed as, an assignment of any right or power reserved herein, unless said right, power or reservation is specifically transferred or assigned by Declarant. The term Declarant as used herein, includes all such assignees who are specifically assigned such rights, powers, and reservations, and their successors and assigns. Any assignment or appointment made under this Section shall be recorded in the Office of the Grady County Clerk. From, and after the date Declarant assigns to another person any of its obligations under this Declaration. Declarant shall be relieved of such obligations, and released from all liability for the performance or nonperformance.
- 12.7 <u>Waiver</u>: Neither Declarant, the Architectural Committee, the Board, the Association, the Club or any member thereof, nor their successors or assigns, shall be liable for damages to any owner, lessee, licensee or resident or any other person by reason of any mistake in judgment, negligence, nonfeasance, action, or inaction in the administration of the provisions of this Declaration, or any part thereof; from time to time, to recover any such damages, or to seek equitable relief on account for their enforcement, or non-enforcement of this Declaration.
- 12.8 <u>Duration</u>: This Declaration, and all provisions hereof, shall remain in full force and effect until December 31, 2039, and shall automatically be continued thereafter for a successive periods of ten (10) years each, unless terminated or amended as hereinafter provided.
- Declarant at any time, and from time to time (1) if such amendment is necessary to bring any provision hereof into compliance with any applicable governmental statue, rule or regulation, or judicial determination which shall be in conflict therewith: (2) if such amendment is required by an institutional, or governmental lender, or purchaser of mortgage loans, including, for example, the Federal National Mortgage Association, or Federal Home Loan Mortgage Corporation to enable such lender or purchaser to make or purchase mortgage loans on the property subject to this Declaration; (3) if such amendment is necessary to enable any governmental agency or reputable private insurance company to insure mortgage loans on the property subject to this Declaration; (4) to correct errors and make clarifications or additions in this Declaration; (5) to modify or add to the provisions of this Declaration to adequately cover situations and circumstances which Declarant believes, in its reasonable judgment, have not been adequately covered, and would not have a material and adverse effect on the marketability of lots. In furtherance of the foregoing, a power coupled

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with an interest, is hereby reserved and granted to Declarant to make or consent to any such amendment on behalf of each owner. Each deed, mortgage, trust deed, other evidence of obligation, other instrument affecting a lot, and the acceptance thereof, shall be deemed to be a grant and acknowledgement of, and a consent to the reservation of, the power to Declarant to make, execute, and record such amendments. The right and power to make such amendments hereunder shall terminate at such time as Declarant no longer holds or controls title to any portion of the property.

- (b). In General: Subject to the provisions in Section 12.9(a), the provisions of this Declaration may be amended, modified, enlarged, abolished, or otherwise changed in whole, or in part, by the affirmative vote of Voting Members representing at least three-fourths (3/4ths) of the total votes, or by an instrument executed by Owners of at least three-fourths (3/4ths) of the Lots; except that (1) the provisions of this paragraph may be amended only by an instrument executed by all of the Owners and the Club Owner, (2) Article II, Article III and Article XI, and any other provision relating to the rights of Declarant may be amended only with the written consent of Declarant, (3) the amendment, modification, change, or cancellation of the covenants contained in Section 8.1 shall require the written concurrence of the Grady County Planning Commission, and a provision which grants easements or other rights to the Association may be amended only with the written consent of the Association. No amendment shall be effective until properly recorded. "Owners" shall be deemed to include mortgagees or other persons holding liens on any lot, and such mortgagees, and other lien holders shall not be required to join in any amendment to this Declaration.
- 12.10 <u>Severability</u>: Invalidation of any restriction set forth herein, or any part thereof, by an order, judgment, or decree of any court, or otherwise, shall not invalidate, or effect any of the other restrictions of any part thereof, as set forth herein, which shall remain in full force and effect.
- 12.11 <u>Gender and Grammar</u>: The singular wherever used herein shall be construed to mean or include the plural when applicable, and the necessary grammatical changes required to make the provisions hereof apply either to corporations, (or other entities), or individuals, male or female, shall in all cases be assumed, as though in each case fully expressed.
- 12.12 <u>Titles</u>: The titles of this Declaration of articles, and Sections contained herein, are included for convenience only, and shall not be used to construe, interpret, or limit the meaning of any term or provision contained in this Declaration.
- 12.13 <u>Cumulative Effect: Conflict</u>: The covenants, restrictions, and provisions of this Declaration shall be cumulative with those of any supplemental declaration; provided, however, in the event of conflict between, or among, such covenants, restrictions, and provisions of any articles of incorporation, rules and regulations, policies or practice adopted or carried out pursuant thereto, those of any supplemental declaration shall be subject, and subordinate to those of the Association. The foregoing priorities shall apply, but not be limited to, the liens for Assessments created in favor of the Association.
- 12.14 <u>Use of the Words "Winter Creek Estates"</u>: No person shall use the words "Winter Creek Estates" or any derivate thereof in any printed or promotional material without the prior written consent of Declarant. However, Owners may use the term Winter Creek Estates in printed or promotional matter where such term is used solely to specify that particular property that is located within the Winter Creek Estates and the Association shall be entitled to use the words "Winter Creek Estates" in its name.

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12.15 <u>Disclaimer of Wartanty</u>: EXCEPT AS EXPRESSLY PROVIDED IN WRITING, DECLARANT MAKES NO WARRANTY, EXPRESSED OR IMPLIED, REGARDING WINTER CREEK ESTATES, OR ANY IMPROVEMENT TO, OR IMPROVEMENTS OF WINTER CREEK ESTATES, THE CONDITIONS OF WINTER CREEK ESTATES, THE SUFFICIENCY OF UTILITIES, THE WORKMANSHIP, DESIGN, OR MATERIALS USED IN EVERY IMPROVEMENT, INCLUDING AND WITHOUT LIMITATION, THE COMMON AREAS, AND INCLUDING AND WITHOUT LIMITATION, ANY EXPRESS OR PARTICULAR PURPOSE OF USE OF ANY WARRANTY OF QUALITY.

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Signature Page to Amended and Restated Declaration of Covenants, Conditions and Restrictions (Winter Creek)

IN WITNESS WHEREOF, the Declarant has caused this instrument to be executed on the date and year first above written.

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Joinder By Owner of Club Property

Winter Creek Golf and Country Club, LLC, an Oklahoma limited liability company executes this Joinder to acknowledge and consent to the execution and recording of this Declaration.

Declaration.	•
IN WITNESS WHEREOF, the until the date and year first above written.	ndersigned has caused this instrument to be executed on
	WINTER CREEK GOLF AND COUNTRY CLUB, LLC, an Oklahoma limited liability company
	By: R Stephen Carmack Title: Manager
STATE OF OKLAHOMA) SS: COUNTY OF OKLAHOMA)	
Acknowledged before me this _18_ day of Manager of WINTER CREEK GOLF liability company.	f August, 2014, by <u>R Stephen Carmack</u> , as AND COUNTRY CLUB, LLC, an Oklahoma limited
MO SOS AS SERVICE OR	My Commission Number: 01008(43)

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TRACT 1

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHEAST CORNER OF THE NORTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE'S 00°08'03" E, ALONG THE EAST LINE OF SAID NORTHEAST QUARTER, A DISTANCE OF \$15.08 FEET; THENCE S 89"51"57" W A DISTANCE OF 42.14 FEET TO THE POINT OF BEGINNING; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425.00 FEET A LENGTH OF 97.58 FEET A CHORD BEARING OF S 22°46'13" W AND A CHORD LENGTH OF 97.37 FEET; THENCE S 29"20'53" W A DISTANCE OF 79.86 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425.00 FEET A LENGTH OF 124.85 FEET A CHORD BEARING OF S 37°45'49" W AND A CHORD LENGTH OF 124.40 FEET; THENCE N 62°34'47" W A DISTANCE OF 172.09 FEET; THENCE N 78"28"52" W A DISTANCE OF 148.39 FEET; THENCE N 81"01"26" W A DISTANCE OF 96.21 FEET; THENCE N 62°50°04" W. A DISTANCE OF 49.43 FEET; THENCE N 78°22'58" W. A. DISTANCE OF 105.12 FEET; THENCE N 28°01'40" W A DISTANCE OF 60.02 FEET; THENCE N 89°47'11" W A DISTANCE OF 42.02 FEET; THENCE S 20°52'59" W A DISTANCE OF 78.26 FEET; THENCE S 52°26'09" W A DISTANCE OF 52.01 FEET; THENCE N 87°18'49" W A DISTANCE OF 12.48 FEET; THENCE N 30°37'07" W A DISTANCE OF 24.62 FEET; THENCE N 06°37'05" W A DISTANCE OF 31.71 FEET; THENCE N 88°29'05" W A DISTANCE OF 7.78 FEET; THENCE S 20°21'30" W A DISTANCE OF 35.35 PEET: THENCE S 55°57'03" W A DISTANCE OF 40.88 FEET; THENCE N 67°30'14" W A DISTANCE OF 60.75 FEET; THENCE N 40°33'45" W A DISTANCE OF 46.54 PEET; THENCE S 80°25'49" W A DISTANCE OF 35.41 FEET; THENCE N 63°06'07" W A DISTANCE OF 72.25 FEET: THENCE N 50°39'57" E A DISTANCE OF 55.14 FEET; THENCE N 81°27'46" E A DISTANCE OF 75.74 FEET; THENCE N 74°25'45" E A DISTANCE OF 166.88 FEET; THENCE N 17-42'50" W A DISTANCE OF 91.83 FEET; THENCE N 81°37'13" W A DISTANCE OF 80.90 FRET; THENCE N 67"53"03" W A DISTANCE OF 60.45 FRET; THENCE N 16"42"52" W A DISTANCE OF 18.19 FEET; THENCE N 69°21'11" E A DISTANCE OF 20.84 FEET; THENCE S 86°28'30" E A DISTANCE OF 75.78 FEET; THENCE N 80°37'16" E A DISTANCE OF 62.11 FEET; THENCE N 14°28'31" W A DISTANCE OF 14.35 FEET; THENCE N 42°22'13" W A DISTANCE OF 59.09 FEET; THENCE N'25°59'12" W A DISTANCE OF 19.72 FEET; THENCE N'02°09'50" E A DISTANCE OF 48.29 FEET; THENCE S 88"26'59" E A DISTANCE OF 18:88: FEET; THENCE S 25°50'38" E A DISTANCE OF 54.58 FEET; THENCE S 63°31'08" B A DISTANCE OF 30.78 FEET; THENCE 8 39°13'02" E A DISTANCE OF 29.70 FEET; THENCE S 13°46'15" E A DISTANCE OF 67.79 FEET; THENCE S 31°53'37" E A DISTANCE OF 41.28 FEET; THENCE S 77°02'14" E A DISTANCE OF 30.91 FEET; THENCE S 01°43'12" W A DISTANCE OF 59.25 FEET; THENCE S 35°15'32" E.A. DISTANCE OF 25,40 FEET; THENCE N 82°37'39" E.A. DISTANCE OF 21.28 FEET; THENCE S 47°22'54" E.A. DISTANCE OF 44.81 FEET; THENCE S 64°53'59" E.A. DISTANCE OF 42.51 FEET; THENCE S 78°27'23" E A DISTANCE OF 33.84-FEET; THENCE N 60°42'28" E A DISTANCE OF 42,39 FEET; THENCE S 78°15'37" E A DISTANCE OF 102.25 FEET; THENCE S 16°37'44" E DISTANCE OF 107.99 FEET; THENCE N 87°44'19" E A DISTANCE OF 55.25 FEET; THENCE N 23°15'29" E A DISTANCE OF 90.05 FEET; THENCE N 82°09'23" E A DISTANCE OF 26.78 FEET; THENCE'S 48"56"21" E A DISTANCE OF 24.73 FEET; THENCE 8 20"07"22" E A DISTANCE OF 47.99 FEET: THENCE N 84°06'03" E A DISTANCE OF 87.93 FEET; THENCE N 86°02'19" E A DISTANCE OF 108.10 FEET TO THE POINT OF BEGINNING, SAID TRACT CONTAINS 3.93 ACRES OF LAND MORE OR LESS.

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TRACT 2

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE'S 00°15'26" E, ALONG THE WEST LINE OF SAID NORTHEAST QUARTER, A DISTANCE OF 1056.12 FEET TO THE POINT OF BEGINNING; THENCE N 59"59"59" E A DISTANCE OF 605.38 FEET; THENCE N 90"00"00" E A DISTANCE OF 44.94 FEET; THENCE S 75°00'00" E A DISTANCE OF 750.00 FEET; THENCE S 60°00'00" E A DISTANCE OF 103.91 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 375.00 FEET A LENGTH OF 148.61 FEET A CHORD BEARING OF S 30°43'28" W AND A CHORD LENGTH OF 147.64 FEET; THENCE S 19°22'18" W A DISTANCE OF 331.65 FEET; THENCE N 72°46'27" W A DISTANCE OF 357.85 FEET; THENCE S 87°03'15" W A DISTANCE OF 123.06 FEST; THENCE S 67"14"47" W A DISTANCE OF 275.49 FEST; THENCE S 33°24'19" W A DISTANCE OF 105.52 FEET; THENCE S 63°21'15" W A DISTANCE OF 44.88 FEET; THENCE S 82'40'48" W A DISTANCE OF 119.69 FEET; THENCE N 77"55'47" W A DISTANCE OF 69.55 PEET; THENCE S 70°13'57" W A DISTANCE OF 203.99 FEET; THENCE N 00°15'26" W, ALONG SAID WEST LINE, A DISTANCE OF 567.99 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 17.20 ACRES OF LAND MORE OR LESS.

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TRACT 3A

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, OKLAHOMA; THENCE N 89"38"56" E, ALONG THE NORTH LINE OF SAID NORTHWEST QUARTER A DISTANCE OF 299.10 FEET; THENCE 9 00°21'04" B A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE N 89"38"56" E, ALONG THE NORTH RIGHT OF WAY LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 157.59 FEET; THENCE S 00°21'04" E A DISTANCE OF 16.50 FEET; THENCE S 03°16'02" W A DISTANCE OF 86.56 FEET; THENCE S 63°00'15" E A DISTANCE OF 21.76 FEET; THENCE S 03°42'57" E A DISTANCE OF 46.20 FEET; THENCE S 33°32'40" W A DISTANCE OF 27.47 FEET; THENCE S 39°55'39" E A DISTANCE OF 31.13 FEET; THENCE S 04°10°15" W A DISTANCE OF 74.83 FEET; THENCE S 86°45'05" E A DISTANCE OF 63.61 FEET; THENCE S 48°08'46" B A DISTANCE OF 16.89 FEET; THENCE N 80°13'51" E A DISTANCE OF 106.32 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 30.30 FEET A CHORD BEARING OF'S 02949'34" E AND A CHORD LENGTH OF 30.22 FEET; THENCE S 80°13'52" W A DISTANCE OF 50.55 FEET; THENCE S 14"45'46" W A DISTANCE OF 265.49 FEET: THENCE S 76°45'20" E A DISTANCE OF 81.93 FEET; THENCE S 17°02'05" E A DISTANCE OF 11.96 FEET; THENCE S 33°44'08" W A DISTANCE OF 86.64 FEET; THENCE N 81°03'49" W A DISTANCE OF 27.85 FEET; THENCE S 18°49' 18" W A DISTANCE OF 62.88 FEET; THENCE S 23°02'14" E A DISTANCE OF 125.57 FEET; THENCE S 19°30'45" W. A DISTANCE OF 67.03 FEET; THENCE S 04°08'29" E A DISTANCE OF 60.58 FEET; THENCE S 19°43'34" E A DISTANCE OF 116.91 FEET; THENCE S 36"08"52" E A DISTANCE OF 88.88 FEET; THENCE S 08"10"58" E A DISTANCE OF 56.84 FRET; THENCE S.02°01'15" E A DISTANCE OF 216.82 FEET; THENCE S 28°34'39" E A DISTANCE OF 58.70 FEET; THENCE S-06°24'32" W A DISTANCE OF 48.44 FEET; THENCE S 18°52'57" E A DISTANCE OF 30.33 FEET; THENCE S 39°34'18" E A DISTANCE OF 60.99 FEET; THENCE S 22*08'47" E A DISTANCE OF 60.99 FEBT; THENCE S 34*35'42" E A DISTANCE OF 92.14 FEET; THENCE S 36"28"12" W A DISTANCE OF 46.04 FEET TO A POINT OF CURVATURE; THENCE ALONG A GURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 88.34 FEET A CHORD BEARING OF S 83°42'24" W AND A CHORD LENGTH OF 88.07 FEET; THENCE S 75°55'08" W A DISTANCE OF 224.13 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 175.75 FEET A CHORD BEARING OF \$ 60°25'38" W AND A CHORD LENGTH OF 173.61 FEET; THENCE N 45°40'36" W A DISTANCE OF 274.78 FEET; THENCE S 22°25'45" W A DISTANCE OF 150.00 FEET; THENCE N 67°34'15" W A DISTANCE OF 140.00 FEET; THENCE S 22°25'45" W A DISTANCE OF 400.00 FEET; THENCE N 67°34'15" W A DISTANCE OF 120.00 FEET; THENCE S 77°25'45" W A DISTANCE OF 136.00 FEET; THENCE N 69°29'31" W A DISTANCE OF 380.76 FEET, THENCE S 23°58'07" W A DISTANCE OF 391.73 PEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 425,00 FEET A LENGTH OF 140.91 FEET A CHORD BEARING OF N 80°48'05" W AND A CHORD LENGTH OF 140.26 FEET; THENCE S 89°42'03" W A DISTANCE OF 158.15 FEET; THENCE N'00°11'45" W A DISTANCE OF 370.66 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 65.76 FEET A CHORD BEARING OF N 05°59'33" W AND A CHORD LENGTH OF 65.65 FEET; THENCE N 74°15'28" E A DISTANCE OF 92.61 FEET; THENCE N 04°24'22" W A DISTANCE OF 385.04 FEET; THENCE N 70°37'42" W A DISTANCE OF 191.93 FEET; THENCE N 19°22'19" E.A. DISTANCE OF 293.88 FEET; THENCE N 89°39'03" E.A. DISTANCE OF 679.99 FEET; THENCE \$ 54°04'10" E A DISTANCE OF 592.36 FEET; THENCE \$ 77°56'41" E A DISTANCE OF 33.66 FEET; THENCE N 70°30'07" E A DISTANCE OF 26.02 FEET; THENCE S 81°20'52" E A DISTANCE OF 25.90 FEET: THENCE S 45°03'06" E A DISTANCE OF 55.55 FEET; THENCE S 85°45'30" E A DISTANCE OF 136.42 FEET; THENCE N 79°51'48" E A DISTANCE OF 54.26 FEET; THENCE N 34°51'51" E A DISTANCE OF 60.29 FEET; THENCE N

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09°51°26" W A DISTANCE OF 557.36 FEET; THENCE N 06°53'05" E A DISTANCE OF 115.01 FEET; THENCE N 26°01'05" E A DISTANCE OF 133.70 FEET; THENCE N 78°12'16" W A DISTANCE OF 266.31 FEET; THENCE N 29°20'51" E A DISTANCE OF 22.95 FEET; THENCE S 78°12'16" E A DISTANCE OF 264.93 FEET; THENCE N 31°25'33" E A DISTANCE OF 110.00 FEET; THENCE N 11°47'45" E A DISTANCE OF 110.00 FEET; THENCE N 00°08'12" W A DISTANCE OF 332.23 FEET; THENCE N 08°03'44" E A DISTANCE OF 169.97 FEET; THENCE N 00°21'04" W A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 43.91 ACRES OF LAND MORE OR LESS.

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TRACT 3B

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, OKLAHOMA; THENCE S 00°08'03" E, ALONG THE WEST LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 1740,65 FEET, THENCE N 89"51"57" E.A DISTANCE OF 127.36 FEET TO THE POINT OF BEGINNING; THENCE \$ 45°40°36" E A DISTANCE OF 274.78 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 PEET A LENGTH OF 175.75 FEET A CHORD BEARING OF S 29*26'40" W AND A CHORD LENGTH OF 173.61 FRET; THENCE S 13"57"09" W A DISTANCE OF 216.80 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 275.00 PEET A LENGTH OF 221.01 FEET A CHORD BEARING OF S 36°58'35" W AND A CHORD LENGTH OF 215.11 FEET; THENCE S 60°00'01" W A DISTANCE OF 304.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400,00 FEET A LENGTH OF 149.03 FEET A CHORD BEARING OF S 70°40"24" W AND A CHORD LENGTH OF 148.17 FEBT; THENCE N 12°34"15" W A DISTANCE OF 500:00 FEET; THENCE N 77°25'45" E A DISTANCE OF 136.00 FEET; THENCE S 67°34'15" B A DISTANCE OF 120.00 FEET; THENCE N 22°25'45" E A DISTANCE OF 400.00 FEET; THENCE S 67"34"15" E A DISTANCE OF 140.00 FEET; THENCE N 22"25'45" E A DISTANCE OF 150.00 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 8.28 ACRES OF LAND MORE OR LESS.

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TRACT 4

LEGAL DESCRIPTION: A TRACT OF LAND BEGINNING AT THE NORTHEAST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, LM., GRADY COUNTY, OKLAHOMA; THENCE N 89°41'38" E A DISTANCE OF 662.77 FEET; THENCE S 00°09'32" E'A DISTANCE OF 1411.30 FEET; THENCE S 66°19'46" W A DISTANCE OF 300.29 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 775.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF N 22"33'40" W AND A CHORD LENGTH OF 30.00 FEET; THENCE N 66°19'46" E A DISTANCE OF 173.53 FEET; THENCE N 12°22'44" W A DISTANCE OF 793.85 FEET; THENCE N 01°53'22" W A DISTANCE OF 385.00 FEET, THENCE N 47°37'50" W A DISTANCE OF 167.51 FEET; THENCE S 76°03'58" W A DISTANCE OF 777.28 FEET; THENCE N 84°04'04" W A DISTANCE OF 130.79 FEET; THENCE S 07-42'36" E A DISTANCE OF 48.48 PEET; THENCE S 24"59"50" W A DISTANCE OF 31.23 FEET; THENCE S 33°30'19" E A DISTANCE OF 26.93 FEET; THENCE S 11°16'57" E A DISTANCE OF 54.30 PEET; THENCE S 35°36'40" W A DISTANCE OF 21.69 PEET; THENCE S 43°58'55" E A DISTANCE OF 24.44 FEET; THENCE S 16°30°34" E A DISTANCE OF 18.49 FEET; THENCE N 86°31'13" W A DISTANCE OF 144.06 FEET; THENCE N 03°40'56" B A DISTANCE OF 24.99 FEET; THENCE N 26°22' 14" E A DISTANCE OF 72.31 FEET; THENCE N 16°02'35" W A DISTANCE OF 70.77 FEET; THENCE N 00°03'02" E A DISTANCE OF 49.04 FEET; THENCE N 84°04'05" W A DISTANCE OF 513.33 FEET; THENCE N 19°00'01"W A DISTANCE OF 237.06 FEET; THENCE N 71°00'01" E A DISTANCE OF 207.66 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 79.42 FEET A CHORD BEARING OF S 67°33'20" E AND A CHORD LENGTH OF 77.34 FEET; THENCE N 89°41'38" E A DISTANCE OF 388.25 FEET; THENCE'N 01°37'25" W A DISTANCE OF 49.79 FEET; THENCE N 35°18"57" W A DISTANCE OF 38.61 FEET; THENCE N 02°02'35" E A DISTANCE OF 48.15 FEET; THENCE N 38"47"16" W A DISTANCE OF 94.58 FEET; THENCE N 00"09"59" W A DISTANCE OF 36.45 FEET; THENCE N 89°41'43" E A DISTANCE OF 50.00 FEET; THENCE S 17°52'49" E A DISTANCE OF 110.62 FEET; THENCE S 09"45"11" E A DISTANCE OF 54.06 PEET; THENCE S 39°54°41" E A DISTANCE OF 32.11 FEET; THENCE S 11"33"34" E A DISTANCE OF 57.58 FEET; THENCE IN 89°41'38" E. A. DISTANCE OF 77.23 FRET; THENCE IN 77°37'51" B. A. DISTANCE OF 48.12 FERT; THENCE N 46"28"13" E A DISTANCE OF 92.85 FEET; THENCE N 17"42"31" E A DISTANCE OF \$4.33 FEET; THENCE N 01°47"24" E A DISTANCE OF \$6.13 FEET;; THENCE S 89*49*48" W A DISTANCE OF 50.00 FEST; THENCE N 65*06'53" W A DISTANCE OF 82.79 FEET; THENCE'N 00°10'11" WA DISTANCE OF 19.42 FEET; THENCE N 89°41'35" E A BISTANCE OF 156.48 FEET; THENCE S 00°10'13" E A DISTANCE OF 44.03 FEET; THENCE S.08°02'33" E A DISTANCE OF 57.28 FEET; THENCE'S 19°42'24" W A DISTANCE OF 32.25 FEET; THENCE S 24°25'35" E. A. DISTANCE OF 20.76 FEET; THENCE S 29°26'25" W. A. DISTANCE OF 103.61 FEET; THENCE N 89%1'38" E A DISTANCE OF 443.77 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 19.96 ACRES MORE OR LESS.

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TRACT 5

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE N 00°08'03" W A DISTANCE OF 16.50 FEET; THENCE N 89°39'15" E ALONG THE SOUTH RIGHT OF WAY LINE OF SAID SOUTHWEST QUARTER A DISTANCE OF 839.77 FEET TO THE POINT OF BEGINNING; THENCE N 00"08"01" W A DISTANCE OF 117.17 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 57.51 FEET A CHORD BEARING OF N 45°54'31" E AND A CHORD LENGTH OF \$4.39 FEET; THENCE S 49°47'04" E A DISTANCE OF 96.79 FEET; THENCE N 89°39'14" E A DISTANCE OF 150.00 FEET; THENCE N 33°52'55" E A DISTANCE OF 105.71 PEET; THENCE N 16°33'33" W A DISTANCE OF 78.78 PEET; THENCE N 44°53'57" W A DISTANCE OF 409.24 FEBT: THENCE N 82°15'03" W A DISTANCE OF 834.32 FEET; THENCE N 00°08'03" W A DISTANCE OF 324.50 FEET; THENCE N 89°39"25" E A DISTANCE OF 49.96 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 5.04 FEET A CHORD BEARING OF N 88°29'36" E AND A CHORD LENGTH OF 5.04 FEET; THENCE S 00°08'03" E A DISTANCE OF 195.11 FRET; THENCE N 84°40'21" E A DISTANCE OF 884.45 FEET; THENCE S 44°26'00" E A DISTANCE OF 260.25 FEET; THENCE N 37°50'58" E A DISTANCE OF 134.74 FEET; THENCE N 35°34'32" W A DISTANCE OF 555.16 FEET; THENCE N 04"02'13" W A DISTANCE OF 482.07 FEET; THENCE N 67" 18"01" W A DISTANCE OF 216.06 FEET; THENCE S 21"44"04" W A DISTANCE OF 57.91 FEET; THENCE S 64°00'45" W A DISTANCE OF 65.45 FEBT; THENCE N 34*19'57" W A DISTANCE OF 28.59 FEET; THENCE N 08*36'55" E A DISTANCE OF 36.72 FEET; THENCE N 33°14'53" E. A DISTANCE OF 56.85 FEET; THENCE N 67°18'02" W. A. DISTANCE OF 356.13 FEET; THENCE'S 49°50'21" W A DISTANCE OF 200.00 FEET; THENCE'S 29°37'52" E A DISTANCE OF 209.57 FEET; THENCE S 10°10'32" E A DISTANCE OF 463.92 FEET; THENCE S 02°42'37" E A DISTANCE OF 141.80 FEET; THENCE S 83°45'53" W A DISTANCE OF 239.93 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 7.71 FEET A CHORD BEARING OF S 86°42'33" W AND A CHORD LENGTH OF 7.71 FEET; THENCE S 89"39"23" W A DISTANCE OF 49.76 FEET; THENCE N 00°08'02" W A DISTANCE OF 80.42 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF N 20°44'41" W AND A CHORD LENGTH OF 316.81 FEET; THENCE N 47°18'19" E.A. DISTANCE OF 185.00 FEET; THENCE N 00°08'03" W.A. DISTANCE OF 156.54 FEET; THENCE N 76°17'25" W A DISTANCE OF 804.25 FEET; THENCE N 43°20'09" W A DISTANCE OF 858.69 FEET; THENCE N 00°11'57" W A DISTANCE OF 380.19 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF S 62°30'29" E AND A CHORD LENGTH OF 33.87 FEET; THENCE S 00°11'44" E A DISTANCE OF 251.42 PEET; THENCE N 84°16'52" E A DISTANCE OF 179.65 FEET; THENCE N 87"35"09" B A DISTANCE OF 84.01 FEET; THENCE S 71"27"14" E A DISTANCE OF 52.20 FEET; THENCE S 36°21'25" E A DISTANCE OF 99.04 FEET; THENCE S 73°15'23" E A DISTANCE OF 61.47 FBET; THENCE \$ 34°35'52" B A DISTANCE OF 39.88 FEET; THENCE S 68°39'19" E A DISTANCE OF 89.27 FEET; THENCE S 51°35'54" E A DISTANCE OF 52.97 FEET; THENCE \$ 53°26'40" E A DISTANCE OF 62.75 FEET; THENCE S 87°02' 16" E A DISTANCE OF 134.36 FEET; THENCE S 07°00'09" E A DISTANCE OF 58.12 FEET; THENCE S 42°39'56" E A DISTANCE OF 242,95 FEET; THENCE S 76°07'40" E A DISTANCE OF 42.79 FEET; THENCE N 66° 10'39" B A DISTANCE OF 32.23 FEET; THENCE N 19°31'17" E A DISTANCE OF 69.00 FEET; THENCE N 47°25'35" E A DISTANCE OF 83.34 FEET; THENCE N 33°58'35" E A DISTANCE OF 72.68 FRET; THENCE N 73°57'21" E A DISTANCE OF 71.57 PEST; THENCE N 31°21'21" W A DISTANCE OF 101.18 FEET; THENCE N 65°31'58" W A DISTANCE OF 45.24 FEET; THENCE N 01°29'55" W A DISTANCE OF 162.97 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 450.00 FEBT A LENGTH OF 5.65 FEET A CHORD BEARING OF N 60°21'36" E AND A CHORD LENGTH OF 5.65 FEET; THENCE N

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60°00'00" E A DISTANCE OF 226.07 FEET; THENCE S 38°23'04" E A DISTANCE OF 602.62 FEET; THENCE S 52°58'12" E A DISTANCE OF 174.80 FEET; THENCE S 83°10'27" E A DISTANCE OF 39.38 FEET; THENCE S 63°12'38" E A DISTANCE OF 111.44 FEET; THENCE S 33°56'14" E A DISTANCE OF 41.60 FEET; THENCE S 63*37*54" E A DISTANCE OF 108.73 FEET; THENCE N 70°30'02" E A DISTANCE OF 99.31 FEET; THENCE N 16°13'14" E A DISTANCE OF 47.99 FEET; THENCE N 24°24'03" W A DISTANCE OF 198.93 FEET; THENCE S 89°47'53" W A DISTANCE OF 62.43 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF N 21°49'38" W AND A CHORD LENGTH OF 13.10 FEET; THENCE N 29°21'29" W A DISTANCE OF 54.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 175.00 FEET A LENGTH OF 81.57 FEET A CHORD BEARING OF N 42*42'40" W AND A CHORD LENGTH OF 80.83 FEET; THENCE N 26°48'00" E A DISTANCE OF 42.94 FEET; THENCE N 65°34'12" W A DISTANCE OF 50.03 FEET; THENCE N 34°14'57" W A DISTANCE OF 28.16 FEET; THENCE N 03°52'51" W A DISTANCE OF 105.23 FEET; THENCE N 14°45'25" E A DISTANCE OF 66.29 FEET; THENCE N 24°53'24" W A DISTANCE OF 578.08 FEET; THENCE N 73°48'16" W A DISTANCE OF 100.07 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 282.21 FEET A CHORD BEARING OF N 46°31'11" E AND A CHORD LENGTH OF 269.99 FEET, THENCE N 75°55'08" E A DISTANCE OF 200.46 FEET; THENCE S 19°00'01" Ε A DISTANCE OF 140.70 FEET; THENCE S 46°51'44" Ε Λ DISTANCE OF 47.65 FEET; THENCE S 14°38'48" E A DISTANCE OF 74.90 FEET; THENCE S 01"05"08" E A DISTANCE OF 54.14 PEET; THENCE S 19"00"01" E A DISTANCE OF 290.15 FEET; THENCE S 24°26'53" E A DISTANCE OF 326.32 FEET; THENCE S 20°48'58" E A DISTANCE OF 769.79 FEET; THENCE S 86°28'10" E A DISTANCE OF 150.33 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF S 02*23"21" W AND A CHORD LENGTH OF 30.00 FEET; THENCE N 86°28'09" W A DISTANCE OF 134.74 FEET; THENCE S 34°00'10" W A DISTANCE OF 140.72 FEET; THENCE S 68"19"32" E A DISTANCE OF 59.34 FEET; THENCE S 25°23'29" E A DISTANCE OF 102.50 FEET; THENCE S 06°16'05" E A DISTANCE OF 190.93 FEET; THENCE S 08°45'29" W A DISTANCE OF 77.49 FEET; THENCE S 65°47'44" E A DISTANCE OF 79.94 FEET; THENCE S 47*49'00" E A DISTANCE OF 273.38 FEET; THENCE S 69*26'58" E A DISTANCE OF 33.08 FEET; THENCE N 40°10'48" E A DISTANCE OF 208.98 FEET; THENCE N 60°47'34" E A DISTANCE OF 46.87 PEET; THENCE N 20°05'25" E A DISTANCE OF 58.62 FEET; THENCE N 86°34'54" E A DISTANCE OF 75.64 FEET; THENCE N 25°35'33" W A DISTANCE OF 186.83 FEET; THENCE N 26°18'34" E A DISTANCE OF 102.62 FEET; THENCE N 11°55'57" W A DISTANCE OF 38.29 FEET; THENCE N 73°50'26" W A DISTANCE OF 388.47 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 350.00 FEET A LENGTH OF 153.97 FEET A CHORD BEARING OF N 03°30'07" E AND A CHORD LENGTH OF 152.73 FEET; THENCE S 84°23°32" E A DISTANCE OF 159.87 FEET; THENCE S 86"31"13" E A DISTANCE OF 185.57 FEET; THENCE N 53"00"49" E A DISTANCE OF 88.04 FEET; THENCE N 19°57' 15" E A DISTANCE OF 48,95 FEET; THENCE N 07°49'36" W A DISTANCE OF 29.30 FEET; THENCE N 63°05"16" W A DISTANCE OF 31.54 FEET; THENCE N 00°01'50" W A DISTANCE OF 54.75 FEET; THENCE S 86°31'12" E A DISTANCE OF 148.57 FEET; THENCE S 35°33'19" E A DISTANCE OF 17.76 PEET; THENCE S 24°53'13" W A DISTANCE OF 84.28 FEET; THENCE S 16*47'11" E A DISTANCE OF 87.14 FEET; THENCE S 71*55'36" E A DISTANCE OF 199.47 FEET: THENCE S 08°22'49" W A DISTANCE OF 418.65 FEET; THENCE S 13°32'06" E A DISTANCE OF 133.63 FBET; THENCE N 76°27'54" B A DISTANCE OF 56.29 FEET; THENCE S 48°22'08" E A DISTANCE OF 11.19 FEET; THENCE N 67°55'14" E A DISTANCE OF 110.58 FEET; THENCE N 83°37'46" E A DISTANCE OF 60.41 FEET; THENCE S 56°19'19" E A DISTANCE OF 12.03 FEET; THENCE S 03°22'51" W A DISTANCE OF 22.37 FEET; THENCE S 40°38'01" W A DISTANCE OF 26.76 FEET; THENCE S 31°51°42" W A DISTANCE OF 29.48 FEET; THENCE S 55°09'13" E A DISTANCE OF 68.01 FEET; THENCE S 52°46'19" W A DISTANCE OF 42.53 FEET; THENCE N 81°34'45" W A DISTANCE OF 109.95 FEET; THENCE S 77°35'10" W A DISTANCE OF 57.55 FEET; THENCE S 35"40"30" E A DISTANCE OF 227.42 FEET; THENCE N 57"10"15" E A

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DISTANCE OF 482.69 FEET; THENCE N 66°19'46" E A DISTANCE OF 115.22 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 1025.00 FEET A LENGTH OF 57.05 FEET A CHORD BEARING OF S 22°04'29" E AND A CHORD LENGTH OF 57.05 FEET; THENCE S 23°40'15" E A DISTANCE OF 155.21 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 725.00 FEET A LENGTH OF 41.67 FEET A CHORD BEARING OF S 22°01'29" E AND A CHORD LENGTH OF 41.67 FEET; THENCE S 58°32'20" W A DISTANCE OF 399.26 FEET; THENCE S 18°33'11" W A DISTANCE OF 166.46 FEET; THENCE S 16°37'44" B A DISTANCE OF 233.73 FEET; THENCE S 77°23'26" W A DISTANCE OF 168.89 FEET; THENCE S 22°30'39" W A DISTANCE OF 305.23 FEET; THENCE S 29°57'43" E A DISTANCE OF 197.99 FEET; THENCE S 89°39'13" W A DISTANCE OF 1645.62 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 104.93 ACRES OF LAND MORE OR LESS.

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TRACT 6

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE N 89°38'56" E A DISTANCE OF 721.46 FEET; THENCE S 00"21'04" E A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE N 89"38"56" E, ALONG THE NORTH RIGHT OF WAY LINE OF SAID NORTHWEST QUARTER, A DISTANCE OF 616.32 FEET; THENCE S 00°21'04" E A DISTANCE OF 16.50 FEET; THENCE S 21°59'09" E A DISTANCE OF 286.84 FEET; THENCE S 00°09'20" E A DISTANCE OF 1400.00 FEET; THENCE N 89°41'38" E A DISTANCE OF 180.00 FEET; THENCE S 00°09'20" E A DISTANCE OF 651.45 FEET; THENCE S 89°50'39" W A DISTANCE OF 15.00 FEET; THENCE S 00°09'20" E A DISTANCE OF 250.04 FEET; THENCE S 8941"35" W A DISTANCE OF 32.78 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 58.90 PEET A CHORD BEARING OF N 56"33"35" W AND A CHORD LENGTH OF 55.55 FEET; THENCE N 22°48'47" W A DISTANCE OF 146.77 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 150.42 FEET A CHORD BEARING OF N 65°54'21" W AND A CHORD LENGTH OF 136.64 FEET; THENCE N 71*00'03" E A DISTANCE OF 91.74 FEET; THENCE N 15*45'46" W A DISTANCE OF 592.39 FEET; THENCE S 76°38'26" W A DISTANCE OF 21.59 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 39.27 A CHORD BEARING OF N 80°51'43" W AND A CHORD LENGTH OF 38.27 FEET; THENCE N 58°21'44" W A DISTANCE OF 19.76 PEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 FEET A CHORD BEARING OF N 87°04'10" W AND A CHORD LENGTH OF 72.05 FEET; THENCE S 64°13'29" W A DISTANCE OF 166.67 FEET; THENCE'S 20°00'13" W A DISTANCE OF 25.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 325.00 FEET A LENGTH OF 51.45 FEET A CHORD BEARING OF N 56°35'52" W AND A CHORD LENGTH OF 51.40 FEET, THENCE IN 20°00'10" E A DISTANCE OF 23.61 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 185,00 FEET A LENGTH OF 9.89 FEET A CHORD BEARING OF N 18*28*16" E AND A CHORD LENGTH OF 9.89 FEET; THENCE N 64°13'28" E A DISTANCE OF 187.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 94.03 FEET A CHORD BEARING OF N 85°46'25" E AND A CHORD LENGTH OF 91.82 FEET; THENCE N 12°51'01" W A DISTANCE OF 135.13 FEET; THENCE N 13°43'36" W A DISTANCE OF 600.31 FEET, THENCE N 13°56'47" W A DISTANCE OF 120.07 FEET; THENCE N 12°43'44" W A DISTANCE OF 116.44 FEET; THENCE N 10°42'12" W A DISTANCE OF 120.02 FEET; THENCE N 09°46'14" W A DISTANCE OF 364.97 FEET; THENCE S 80°13'50" W A DISTANCE OF 190.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 PEET A LENGTH OF 39.27 FEET A CHORD BEARING OF N 03° 13'46" E AND A CHORD LENGTH OF 38.82 FEET; THENCE Nº20°13'45" E A DISTANCE OF 58.45 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 130.90 FEET A CHORD BEARING OF N 05°13'47" B AND A CHORD LENGTH OF 96.59 FEET, THENCE N 09°46'15" W A DISTANCE OF 95.65 FEET, THENCE N 00°21'04" W A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING, SAID TRACT CONTAINS 22.73 ACRES OF LAND MORE OR LESS.

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TRACT 7

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, L.M., GRADY COUNTY OKLAHOMA; THENCE N 00°08'03" W, ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCE S 90°00'00" W, ALONG THE SOUTH RIGHT OF WAY LINE OF THE SOUTHEAST QUARTER OF SECTION 22, TOWNSHIP 7 NORTH, RANGE 5 WEST, A DISTANCE OF 1316:30 FEST; THENCE N 00°11'46" W A DISTANCE OF 3295.72 FEET; THENCE S 89°40"32" W A DISTANCE OF 1319.85 FEBT; THENCE N'00°15'26" W A DISTANCE OF 359.84 FEBT; THENCE N'70°13'57" B A DISTANCE OF 203.99 FEET; THENCE S 77"55"47" P. A DISTANCE OF 69.55 FEET; THENCE N 82°40'48" E A DISTANCE OF 119.69 FBET, THENCE N 63°21'15" E A DISTANCE OF 44.88 FBET; THENCE N 33°24'19" E A DISTANCE OF 105.52 FEET, THENCE N 67°14'47" E A DISTANCE OF 275.49 PEET; THENCE N 87°03'17" E A DISTANCE OF 123.06 FEBT; THENCE S 72°46"27" E A DISTANCE OF 357:85 FRET; THENCE N 19"22" 18" E A DISTANCE OF 351.65 FRET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT WITH A RADIUS OF 375 PEET AND LENGTH OF 148.61 PRET A CHORD BEARING OF N 30"43"29" B AND A CHORD LENGTH OF 147.64 FEET; THENCE N.59"59"59" W A DISTANCE OF 103.91 FEET; THENCE N 75"00"00" W A DISTANCE OF 750.00 FEET; THENCE N 90°00"00" W A DISTANCE OF 44.94 PRET; THENCE S 59°59°59" W A DISTANCE OF 605.36 FEET, THENCE N 00°15'10" W A DISTANCE OF 1039.63 FEET; THENCE N 89-35'59" E, ALONG THE NORTH RIGHT OF WAY LINE OF THE NORTHEAST QUARTER OF SAID SECTION 22, A DISTANCE OF 2643.92 FRET; THENGE N 89°38'56" E, ALONG THE NORTH LINE OF THE NORTHWEST QUARTER OF SAID SECTION 23, A DISTANCE OF 299.07 FEET; THERCE 9 00°21 '04" E A DISTANCE OF 16.50 FEET; THENCE 9 08*03'45" W.A. DISTANCE OF 169.97 FEET; THENCE S 00*08'12" E.A. DISTANCE OF 332.23 FEET; THENCE S 11"47"45" W.A. DISTANCE OF 110.00 FEET, THENCE S 31"25"33" W.A. DISTANCE OF 110.00 FEET; THENCE'N 78"12"16" W A DISTANCE OF 264.93 FEET; THENCE'S 29"20"51" W A DISTANCE OF 22.95 FEET; THENCE S 78° 12' 16" B A DISTANCE OF 266.31 FEET; THENCE S 26°01'05" W & DISTANCE OF 133.70 FEET; THENCE S 06°53'05" W A DISTANCE OF 115:01 FEET; THENCE 8-09*51*26" E A DISTANCE OF \$57.36 FEET; THENCE \$ 14*51*51" W A DISTANCE OF 60.29 FEET, THENCE S 79"51"48" W A DISTANCE OF 54.26 FEET; THENCE N 83°45"30" W A DISTANCE OF 136.42 FEET; THENCE N 45°03'06" W A DISTANCE OF 55.55 FEET; THENCE N 81°20'52" W A DISTANCE OF 25.90 FEET, THENCE S 70°30'07" W A DISTANCE OF 26.02 FEBT; THENCE N 77"56"41" W A DISTANCE OF 33.66 FEBT; THENCE N 54"04"10" W A DISTANCE OF 592.36 FEET; THENCE'S 89"39"03" W A DISTANCE OF 679.99 FEET; THENCE'S 19°22'20" W A DISTANCE OF 293.88 FEET; THENCE S 70°37"41" E A DISTANCE OF 191.93 FEET; THENCE S'04"24"22" E A DISTANCE OF 385.04 FEET; THENCE S 74"15"22" W A DISTANCE OF 92.61 PEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325 FEET A LENGTH OF 65.76 FRET A CHORD BEARING OF 5 05"59"33" B AND A CHORD LENGTH OF 63.53 FRET; THENCE'S 00°11'45" E A DISTANCE OF 370.66 FEET; THENCE N 89°42'03" B. A. DISTANCE OF 158.15 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 425 FEET A LENGTH OF 140.91 PHET A CHORD BEARING OF \$ 80°48'05" E AND A CHORD LENGTH OF 140.26 FEBT; THENCE N 23°58'07" E A DISTANCE OF 391.73 FEET; THENCE S 69"29"31" B A DISTANCE OF 350.76 FEET; THENCE S 12°34'15" E A DISTANCE OF 500.00 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 149.03 FEET A CHORD BEARING OF N 70°40" A" E AND A CHORD LENGTH OF 148.17 FEBT, THENCE N 60°00'00" E A DISTANCE OF 304.67 FEBT TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 221.01 FEET A CHORD BEARING OF N 36"58"35" B AND A CHORD LENGTH OF 215.11 FEET; THENCE N 13°57'09" E A DISTANCE OF 216.80 FBET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 PEET A LENGTH OF 351.49 FEET A CHORD BEARING OF N 44°56'09" E AND A CHORD LENGTH OF 334,64 FEET; THENCE N

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75°55'08" E A DISTANCE OF 224.13 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 325.00 PEET A LENGTH OF 295.07 FEET A CHORD BEARING OF S 78°04'18" E AND A CHORD LENGTH OF 285.04 FEET; THENCE N 20°00'13" E A DISTANCE OF 25.37 FEET; THENCE N 64°13'29" E A DISTANCE OF 166.67 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 75.15 PEET A CHORD BEARING OF S 87"04"09" E AND A CHORD LENGTH OF 72.05 FEET; THENCE S 58°21'44" E A DISTANCE OF 19.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 39.27 FEET A CHORD BEARING OF S 80°51'43" E AND A CHORD LENGTH OF 38.27 FEBT; THENCE N 76°38'26" B A DISTANCE OF 21.59 FEET; THENCE S 15°45'46" B A DISTANCE OF 592.39 FEET; THENCE S 71°00'03" W A DISTANCE OF 91.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A LENGTH OF 150.42 FEET A CHORD BEARING OF \$ 65°54'23" E AND A CHORD LENGTH OF 136.64 FEET; THENCE S 22°48'47" E A DISTANCE OF 146.77 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEPT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 58.90 FEET A CHORD BEARING OF S 56°33'35" E AND A CHORD LENGTH OF 55.55 FEET; THENCE N 89°41'35" E A DISTANCE OF 32.78 FEET; THENCE N 00°09'20" W A DISTANCE OF 250.04 FBET; THENCE IN 89°41'43" E A DISTANCE OF 1703.24 PEET; THENCE S 00°10'13" E A DISTANCE OF 300,00 FEET; THENCE S 89"41"38" W A DISTANCE OF 1106,54 FEET; THENCE N 29°26'25" E A DISTANCE OF 103.61 FEET; THENCE N 24°25'35" W A DISTANCE OF 20.76 FEET; THENCE N 19°42'24" E A DISTANCE OF 32.25 FEET, THENCE N 08°02'33" W A DISTANCE OF 57.28 FEET; THENCE N 00°10'13" W A DISTANCE OF 44.03 FEET; THENCE S 89°41'35" W A DISTANCE OF 156.48 FEET; THENCE S 00°10'11" E A DISTANCE OF 19.42 FEET; THENCE S 65°06'53" E A DISTANCE OF 82.79 FEET; THENCE N 89°49'48" E A DISTANCE OF 50.00 FEET: THENCE S 01°47'24" W A DISTANCE OF 56.13 FEET; THENCE S 17° 42'31" W A DISTANCE OF 58.33 FEET; THENCE S 46°28'13" W A DISTANCE OF 92.85 FEET; THENCE S 77°37'51" W A DISTANCE OF 48.12 FEET; THENCE S 89°41'38" W A DISTANCE OF 77.23 FEET; THENCE N 11°33'34" W A DISTANCE OF 57.58 FEET; THENCE N 39°54'41" W A DISTANCE OF 32.11 FEET; THENCE N 09°45'11" W A DISTANCE OF 54.06 FEET; THENCE N 17°52'49" W A DISTANCE OF 110.62 FEET; THENCE S 89°41'43" W A DISTANCE OF 50.00 FEET; THENCE S 00°09'59" E A DISTANCE OF 36.45 FEET; THENCE S 3847'16" E A DISTANCE OF 94.58 FEET; THENCE S 02°02'35" W A DISTANCE OF 48:15 FEET; THENCE S 35°18'57" E A DISTANCE OF 38.61 FEET; THENCE S 01°37'25" E A DISTANCE OF 49.79 FEET; THENCE S 89°41'38" W A DISTANCE OF 388.25 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 100.00 FEET A CURVE LENOTH OF 79.41 FEET A CHORD BEARING OF N 67°33'19" W AND A CHORD LENGTH OF 77.34 FRET; THENCE S 71°00'01" W A DISTANCE OF 207.66 FEET; THENCE S 19°00'01" E A DISTANCE OF 237.06 FEET; THENCE S 84°04'05" E A DISTANCE OF 513.33 FEET; THENCE'S 00°03'02" WA DISTANCE OF 49.04 FEET; THENCE'S 16°02'35" E A DISTANCE OF 70.77 FEET; THENCE S 26°22'14" W'A DISTANCE OF 72.31 FEET; THENCE S-03°40'56" W A DISTANCE OF 24.99 FEET; THENCE S 86°31'14" E A DISTANCE OF 144.06 FEET; THENCE N 16"30"37" W A DISTANCE OF 18.49 PEET; THENCE N 43"58"55" W A DISTANCE OF 24.44 FEET; THENCE N 35°36'40" E A DISTANCE OF 21.69 FEET; THENCE N 11°16'57" W A DISTANCE OF 54.30 PRET; THENCE N 33°30'19" W A DISTANCE OF 26.93 FEET; THENCE N 24°59'50" E A DISTANCE OF 31.23 FEET; THENCE N 07°42'36" W A DISTANCE OF 48.48 FEET; THENCE S 84*04*04" B. A. DISTANCE OF 130.79 FEET; THENCE N 76*03*58" B. A. DISTANCE OF 777.28 FEET; THENCE S 47°37'50" E A DISTANCE OF 167.51 FEET; THENCE S 01°53'22" E A DISTANCE OF 385.00 FEET; THENCE S 12°22'44" E A DISTANCE OF 793.85 FEET; THENCE S 66°19'46" W A DISTANCE OF 173.53 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 775.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF \$ 22°33'41" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 66°19'46" E A DISTANCE OF 300.29 FEET; THENCE S 00°09'33" E A DISTANCE OF 1227.06 FEET; THENCE S 89°39'15" W A DISTANCE OF 829.57 FEET; THENCE H 29°57'43" W A DISTANCE OF 197.99 FEET; THENCE N 22°30°39" E A DISTANCE OF 305.23 FEET; THENCE N 77°23°26" E A

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DISTANCE OF 168.89 FEET; THENCE N 16°37'44" W A DISTANCE OF 233.73 FEET; THENCE N 18°33'11" E A DISTANCE OF 166.46 FEET; THENCE N 58°32'20" E A DISTANCE OF 399.26 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 725.00 PEET A LENGTH OF 41.67 FEET A CHORD BEARING OF N 22*01*29" W AND A CHORD LENGTH OF 41.67 FEET; THENCE N 23°40'15" W A DISTANCE OF 155.21 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 1025.00 FEET A LENGTH OF 57:05 FEET A CHORD BEARING OF N 22*04*30" W AND A CHORD LENGTH OF 57.04 FEET; THENCE S 66°19'46" W A DISTANCE OF 115.22 FEET; THENCE S 57"10"15" W A DISTANCE OF 482.69 FEET; THENCE N 35"40"30" W A DISTANCE OF 227.42 FEET; THENCE N 77°35'10" E A DISTANCE OF 57.55 FEET; THENCE S 81°34'45" E A DISTANCE OF 109.95 FEBT; THENCE N 52°46'19" E A DISTANCE OF 42.53 FEET; THENCE N 55°09'13" W A DISTANCE OF 68.01 FEET; THENCE N 31°51'42" E A DISTANCE OF 29.48 FEET; THENCE N 40°38'01" E A DISTANCE OF 26.76 FEET; THENCE N 03°22'51" E A DISTANCE OF 22.37 FEET; THENCE N 56°19'19" WA DISTANCE OF 12.03 FEET; THENCE S 83°37'46" WA DISTANCE OF 60.41 FEET; THENCE S 67°55' 14" W A DISTANCE OF 110.58 FEET; THENCE N 48°22'08" W A DISTANCE OF 11.19 FEST; THENCE'S 76°27'34" W A DISTANCE OF 56.29 FEST; THENCE N 13°32'06" W A DISTANCE OF 133.63 FBET; THENCE N 08"22"49" E A DISTANCE OF 418.65 FBET; THENCE N 71°55'36" W A DISTANCE OF 199.47 FEET; THENCE N 16°47'11" W A DISTANCE OF 87.14 FEET; THENCE N 24°53'13" E A DISTANCE OF 84.28 FEET; THENCE N 35°33'19" W A DISTANCE OF 17.76 FEET; THENCE N 86°31'12" W A DISTANCE OF 148.57 FEET; THENCE S 00°01'50" E A DISTANCE OF 54.75 FEET; THENCE S 63°05'16" E A DISTANCE OF 31.54 FEET; THENCE S 07"49"36" E A DISTANCE OF 29.30 FEET; THENCE S 19"57"15" W A DISTANCE OF 48.95 FEET; THENCE S 53*00'49" W A DISTANCE OF 88.04 FEET; THENCE N 86*31'13" W A DISTANCE OF 185.57 FEET; THENCE N 84°23'32" W A DISTANCE OF 159.87 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 350.00 FEET A LENGTH OF 153.97 FEET A CHORD BEARING OF S 01°30°07" W AND A CHORD LENGTH OP 152.73 FEET; THENCE S 73°50°26" E A DISTANCE OF 388.47 FEET; THENCE S 11°55'57" E A DISTANCE OF 38.29 FELT; THENCE S 26°18'34" W.A. DISTANCE OF 102.62 FEBT; THENCE S 25°35'33" E.A. DISTANCE OF 186.83 FEET; THENCE S 86°34'54" W.A. DISTANCE OF 75.64 FEET; THENCE S 20°05'25" W A DISTANCE OF 58.62 FEET; THENCE S 60°47'34" W A DISTANCE OF 46.87 FEET; THENCE S 40°10'48" W A DISTANCE OF 208.98 FEET; THENCE N 69°26'58" W A DISTANCE OF 33.08 FEET; THENCE N 47°49°00" W A DISTANCE OF 273.38 FEET; THENCE N 65°47'44" W.A DISTANCE OF 79.94 FEET; THENCE N 08°45'29" E A DISTANCE OF 77.49 FEET; THENCE N 06"16"05" WA DISTANCE OF 190.93 FEET; THENCE N 25"23"29" WA DISTANCE OF 102.50 FEET; THENCE N 68°19'32" W A DISTANCE OF 59.34 FEET; THENCE N 34°00'10" E A DISTANCE OF 140.72 FEET; THENCE S 86°28'09" E A DISTANCE OF 134.74 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 400.00 FEET A LENGTH OF 30.00 FEET A CHORD BEARING OF N 02*23*20" E AND A CHORD LENGTH OF 30.00 FEET; THENCE N 86°28' 10" W A DISTANCE OF 150.33 FEET; THENCE N 20°48'58" W A DISTANCE OF 769.79 FEET; THENCE N 24°26°53" W A DISTANCE OF 326.32 FEET; THENCE N 19°00'01" W A DISTANCE OF 290.15 FEBT; THENCE N 01°05'08" W A DISTANCE OF 54.14 FEBT; THENCE N 14°38'48" W A DISTANCE OF 74.00 FEET; THENCE N 46°51'44" W A DISTANCE OF 47.65 FEET; THENCE N 19*00'01" W A DISTANCE OF 140.70 FEET; THENCE S 75*55'08" W A DISTANCE OF 200.46 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 275.00 FEET A LENGTH OF 282.21 FEET A CHORD BEARING OF S 46"31"11" W AND A CHORD LENGTH OF 269.99 FRET; THENCE S 73"48"16" E A DISTANCE OF 100.07 FEET; THENCE S 24°53'24" E A DISTANCE OF 578.08 FEET; THENCE S 14°45'25" W A DISTANCE OF 66.29 FEET; THENCE S 03°52'51" E A DISTANCE OF 105:23 FEET; THENCE S 34°14'57" E A DISTANCE OF 28.16 FEET, THENCE S 65°34'12" E A DISTANCE OF 50.03 FEET; THENCE S 26"48"00" W A DISTANCE OF 42.94 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 175:00 FEET A LENGTH OF 81.57 FEET A CHORD BEARING OF \$ 42*42'39" E AND A CHORD LENGTH OF 80.83 FEET; THENCE \$ 29°21'29" E A DISTANCE OF \$4.37 FEET TO A POINT OF CURVATURE; THENCE ALONG A

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CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 13.14 FEET A CHORD BEARING OF S 21°49'38" E AND A CHORD LENGTH OF 13.10 FEET; THENCE N 89°47'53" E A DISTANCE OF 62.43 FEET; THENCE S 24°24'03" E A DISTANCE OF 198.93 FEET; THENCE S 16°13°14" W A DISTANCE OF 47.99 FEET; THENCE S 70°30'02" W A DISTANCE OF 99.31 FEET; THENCE N 63"37"54" W A DISTANCE OF 108.73 FEET; THENCE N 33"56"14" W A DISTANCE OF 41.60 FEET; THENCE N 63°12'38" W A DISTANCE OF 111.44 FRET; THENCE N 83°10'27" W A DISTANCE OF 39.38 FEET; THENCE N 52°58'12" W A DISTANCE OF 174.80 FEET; THENCE N 38°23'04" W A DISTANCE OF 602.62 FEET; THENCE S 60°00'00" W A DISTANCE OF 226.07 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450.00 FEET A LENGTH OF 5.66 FEET A CHORD BEARING OF \$ 60°21"36" W AND A CHORD LENGTH OF 5.66 FEET; THENCE S 01°29'55" E A DISTANCE OF 162.96 FEET; THENCE S 65°31'58" E A DISTANCE OF 45.24 FEET; THENCE S 31°21'21" E A DISTANCE OF 101.18 FEET; THENCE S 73°57'21" W A DISTANCE OF 71.57 FEET; THENCE S 33°58'35" W A DISTANCE OF 72.68 FEET; THENCE S 47°25'35" W A DISTANCE OF 83.34 FEET; THENCE S 19°31'17" W A DISTANCE OF 69,00 PEET; THENCE S 66°10'39" W A DISTANCE OF 32.23 FEET; THENCE N 76°07'40" W A DISTANCE OF 42.79 FEET; THENCE N 42°39'56" W A DISTANCE OF 242.95 FEET; THENCE N 07°00'09" W A DISTANCE OF 58.12 FEET; THENCE N 87°02'16" W A DISTANCE OF 134.36 FEET; THENCE N 53°26'40" W A DISTANCE OF 62.75 FEET; THENCE N 51°35'54" W A DISTANCE OF 52.97 FRET; THENCE N 68°39' 19" W A DISTANCE OF 89.27 FEET; THENCE N 34°35'52" W A DISTANCE OF 39.88 FEET; THENCE N 73°15'23" W A DISTANCE OF 61.47 FEET; THENCE N 36°21'25" W A DISTANCE OF 99.04 FEET; THENCE N 71°27'14" W A DISTANCE OF 52.20 FEET; THENCE S 87°35'09" W A DISTANCE OF 84.01 FEET; THENCE S 84°16'52" W A DISTANCE OF 179:65 FEET; THENCE N 00°11'44" W A DISTANCE OF 251.42 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 225.00 FEET A LENGTH OF 33.91 FEET A CHORD BEARING OF N 62"30'29" W AND A CHORD LENGTH OF 33.87 FEET; THENCE S 00°11'46" E A DISTANCE OF 380.19 FEET; THENCE S 43°20'09" E A DISTANCE OF 858.69 FEET; THENCE S 76°17"25" E A DISTANCE OF 804.25 FEET; THENCE S 00"08"63" E À DISTANCE OF 156.54 FEET: THENCE S 47"18"19" W A DISTANCE OF 185.00 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 450,00 FEET A LENGTH OF 323.75 FEET A CHORD BEARING OF S 20°44'41" E AND A CHORD LENGTH OF 316.81 PEET; THENCE S-00"08"02" E A DISTANCE OF 105.42 FEET; THENCE S 89"39"25" W A DISTANCE OF 25.00 FEET, THENCE S 00"08"03" E A DISTANCE OF 1013.50 FEET TO THE POINT OF BEGINNING. LESS AND EXCEPT, TRACT 1 (A LAKE), WHICH IS SURROUNDED BY THIS PROPERTY, TOTAL AREA LESS TRACT I CONTAINS 255.00 ACRES MORE OR LESS.

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TRACT 8

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE NORTHWEST CORNER OF THE NORTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAFFOMA; THENCE N 89°38'56" E ALONG THE NORTH LINE OF SAID NORTHWEST QUARTER A DISTANCE OF 456.69 FEBT, THENCE S 00"21"04" B A DISTANCE OF 16.50 FEET TO THE POINT OF BEGINNING; THENCEN 89°38'56" E.A. DISTANCE OF 264.77 FEET; THENCE S 00°21'04" B A DISTANCE OF 14.50 FEET; THENCE S 09°46'15" B A DISTANCE OF 97.67 PEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50.00 FEET A LENGTH OF 130.90 FEET A CHORD BEARING OF S 05°13'47" W AND A CHORD LENGTH OF 96.59 FEET; THENCE S 20°13"45" W A DISTANCE OF 58.45 FEET TO A POINT OF CURVATURE: THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEET LENGTH OF 39.27 FEET A CHORD BEARING OF S 05°13'46" W AND A CHORD LENGTH OF 38.82 FEBT; THENCE N 80°13'50" E A DISTANCE OF 198,00 FEBT; THENCE 8 09*46*14" E A DISTANCE OF 384.97 FEET; THENCE S 10*42*12" B A DISTANCE OF (20.02 FEET; THENCE S 12*43'44" B A DISTANCE OF 116.44 FEBT; THENCE S 13*56'47" B A DISTANCE OF 120.07 FEET; THENCE'S (3*43*36" E A DISTANCE OF 600.31 FEET; THENCE'S 12*51'01" E A DISTANCE OF 135.13 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 94:03 FRET A CHORD BEARING OF S 85°48"25" W AND A CHORD LENGTH OF 91.82 FEBT; THENCE S.64°13"28" W A DISTANCE OF 187,37 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 185.00 FEET A LENGTH OF 9.89 FEET A CHORD BRAFFING OF S 18*28*16" W AND A CHORD LENGTH OF 9.89 FEET; THENCE S 20°00' 10" W A DISTANCE OF 23.61 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 323.00 FBBT A LENGTH OF 195.28 FBET A CHORD BEARING OF N 74"49" 14" W AND A CHORD LENGTH OF 153.80 PEET; THENCE N 36°28'14" E A DISTANCE OF 46.04 FEET; THENCE N 34°35'42" W A DISTANCE OF 92.14 FBBT; THENCE N 22°08'47" W A DISTANCE OF 60'99 FEET; THENCE N'39"34"18" W A DISTANCE OF 60.99 FEET; THENCE N 18"52"57" W A DISTANCE OF 30.33 FEBT; THENCE N 06°24'32" E A DISTANCE OF 48.44 FEET; THENCE N 28°34'39" W A DISTANCE OF 58.70 FEET; THENCE N 02°01'15" W A DISTANCE OF 216.82 FEET; THENCE N 08*10*58" W A DISTANCE OF 56.64 FRET; THENCE N 36*08*52" W A DISTANCE OF 88:88 FEET; THENCE N 19"43"34" W A DISTANCE OF 116.91 FEET, THENCE N 61"08"29" W A DISTANCE OF 60.58 FEET, THENCE N 19"30"45" E A DISTANCE OF 67.03 FEET, THENCE N 23"02"14" W A DISTANCE OF 125,57 FEBT; THENCE N 18°49'18" E A DISTANCE OF 62.88 PEBT; THENCE S 81"03"49" E A DISTANCE OF 27:85 FRET; THENCE N 33"44"08" E A DISTANCE OF 86.64 FRET; THENCE N 17"02"05" W A DISTANCE OF 11.96 FEET; THENCE W 76"45"28" W A DISTANCE OF \$1.93 PEIST: THENCE N LA"45"46" E A DISTANCE OF 265.49 PEET; THENCE N'89"13"52" E A DISTANCE OF 50.55 FEET TO A ROBIT OF CURVATURE; THENCE ABONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125:00 FEET A LENGTH OF 30.30 FEET A CHORD BEARING OF N 02°49'34" W AND: A CHORD LENGTH OF 10.22 FEET; THENCE S-80°13'51" W A DISTANCE OF 106.30 FEET; THENCE N 48*08*46" W A DISTANCE OF 16.89 FEET; THENCE N 86*45*05" W A DISTANCE OF 63.61 FEET, THENCE'N 04°10'15" E A DISTANCE OF 74:85 FEET, THENCE N 39°55'39" W A DISTANCE OF 31.13 FEET; THENCE'N 33°32'40" B A DISTANCE OF 27.47 FEET; THENCE N.03°42'57" W A.DISTANCE OF 46.20 PEET; THENCE N 63°00'13" W A DISTANCE OF 21.76 FEET; THENCE N 03*16:02" E A DISTANCE OF 86.56 FEET; THENCE N 00*21 04" W A DISTANCE OF 18,50 PRET TO THE POINT OF BEGINNING, SAID TRACT CONTAINS 15.87 ACRES OF LAND MORE OR LESS.

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TRACT 9

LEGAL DESCRIPTION: A TRACT OF LAND COMMENCING AT THE SOUTHWEST CORNER OF THE SOUTHWEST QUARTER OF SECTION 23, TOWNSHIP 7 NORTH, RANGE 5 WEST, I.M., GRADY COUNTY, OKLAHOMA; THENCE N 00°08'03" W A DISTANCE OF 16.50 PEET TO THE POINT OF BEGINNING; THENCE CONTINUING N 00°08'03" W, ALONG THE WEST LINE OF SAID SOUTHWEST QUARTER, A DISTANCE OF 1013.50 FEET, THENCE N 89°39'25" E A DISTANCE OF 25.00 FEET; THENCE N 00°08'32" W A DISTANCE OF 25.00 FEET; THENCE N 89°39'23" E A DISTANCE OF 49.76 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE LEFT HAVING A RADIUS OF 75.00 FEET A LENGTH OF 7.71 FEET A CHORD BEARING OF N 86°42'34" E AND A CHORD LENGTH OF 7.71 FEET; THENCE N 83°45'53" E A DISTANCE OF 239,93 FEET; THENCE N 02°42'37" W A DISTANCE OF 141.80 FEET; THENCE N 10°10'32" W A DISTANCE OF 463.92 FEET; THENCE N 29°37'52" W A DISTANCE OF 209.57 FEET; THENCE N 49°50'21" E A DISTANCE OF 200.00 FEET; THENCE S 67°18'02" E A DISTANCE OF 356.13 FEBT; THENCE S 33°14'53" W A DISTANCE OF 56.85 FEET; THENCE S 08°36'55" W A DISTANCE OF 36.72 FEET; THENCE S 34°19'57' E A DISTANCE OF 28.59 FEET; THENCE N 64°00'45" E A DISTANCE OF 65.45 FEET; THENCE N 21°44'04" E A DISTANCE OF 57.91 FEET; THENCE S 67°18'01" E A DISTANCE OF 216.06 FEET, THENCE S 04°02'13" E A DISTANCE OF 482.07 FEET; THENCE S 35°34'32" E A DISTANCE OF 555.16 FEET; THENCE S 37°50'58" W A DISTANCE OF 134.74 FEET; THENCE N 44°26'00" W A DISTANCE OF 260,25 ITET; THENCE S 84°40'21" W A DISTANCE OF 884.45 FEET; THENCE N 00°08'03" W A DISTANCE OF 195.11 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 125.00 FEET A LENGTH OF 5.04 FEET A CHORD BEARING OF 8 88°29'36" W AND A CHORD LENGTH OF 5.04 FEET; THENCE S 89°39'25" W A DISTANCE OF 49.96 FEBT; THENCE S 00°08'03" E A DISTANCE OF 324.50 FEET; THENCE S 82°15'03" E A DISTANCE OF 834.32 FEET; THENCE S 44°53'57" E A DISTANCE OF 409.24 FRET; THENCE S 16°33'33" E A DISTANCE OF 78.78 PEET; THENCE S 33°52'55" W A DISTANCE OF 105.71 FEET; THENCE S 89°39'14" W A DISTANCE OF 150.00 FEET, THENCE N 49"47" W A DISTANCE OF 96.79 FEET TO A POINT OF CURVATURE; THENCE ALONG A CURVE TO THE RIGHT HAVING A RADIUS OF 50,00 FEET A LENGTH OF 57.51 FEET A CHORD BEARING OF S 45°54'31" W AND A CHORD LENGTH OF 54.39 FEET; THENCE S 00°08'01" E A DISTANCE OF 117.17 FEET; THENCE S 89°39'15" W A DISTANCE OF 839.89 FEET TO THE POINT OF BEGINNING. SAID TRACT CONTAINS 31.54 ACRES OF LAND MORE OR LESS.

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Club Plan effective August, 2014

Membership Classifications and Pricing (All membership categories include lead member, spouse and dependents up to age 23)

Club Plan is subject to change at any time at the discretion of the Club Owner.

Social Membership: (21 years or older to qualify)

Access to dining, Aquatic Center, fitness center, fishing and member discount in golf shop.

Initiation Fee: \$250 Monthly Dues: \$100

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Food & Beverage Minimum: \$120 per quarter (\$40 per month)

Non-Resident Membership: (Outside a radius of 40 miles to be eligible)

Membership includes all benefits of club including golf, golf car, access to practice facilities, fitness center, dining, Aquatic Center, discount on pro shop merchandise, discounted guest fees, access to clubhouse for special events and fishing (limited to 45 rounds of golf for any one calendar year).

Initiation Fee: \$500 Monthly Dues: \$150

Food & Beverage Minimum: NA

Junior Executive Membership: (Ages 21 through 34)

Membership includes all benefits of club including golf, golf car, access to practice facilities, fitness center, dining, Aquatic Center, discount on pro shop merchandise, discounted guest fees, access to clubhouse for special events and fishing.

Initiation Fee: \$1500 Monthly Dues: \$175

Food & Beverage Minimum: \$120 per quarter (\$40 per month)

Standard Membership: (35 and older)

Membership includes all benefits of club including golf, golf car, access to practice facilities, fitness center, dining, Aquatic Center, discount on pro shop merchandise, discounted guest fees, access to clubhouse for special events and fishing.

Initiation Fee: \$1500 Monthly Dues: \$300

Food & Beverage Minimum: \$120 per quarter (\$40 per month)

Sustaining Membership: (65 and older provided they are a current Standard Member in good standing for at least 5 continuous years)

Maintain all membership privileges of a standard membership.

Initiation Fee: Must have been paid with original membership at Standard Membership rates.

Monthly Dues: \$200

Food & Beverage Minimum: \$120 per quarter (\$40 per month)

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Club Plan effective August, 2014

Membership Classifications and Pricing
(All membership categories include lead member, spouse and dependents up to age 23)

Club Plan is subject to change at any time at the discretion of the Club Owner.

Corporate Membership: (Must provide proof of active business organization)

Same as Standard Membership for each designee of corporation; membership includes all benefits of club including golf, golf car, access to practice facilities, fitness center, dining, Aquatic Center, discount on pro shop merchandise, discounted guest fees, access to clubhouse for special events and fishing.

Initiation Fee: \$2000

*An additional Initiation Fee will be required to take up additional memberships to accommodate more than the allowed 6 designees per membership

Monthly Dues: \$300 per designee

*Must have at least 2 designees to begin process and up to a maximum of 6 per membership Food & Beverage Minimum: \$120 per designee

(All Winter Creek residents receive \$25 off of current monthly dues)

Additional Options of Membership

Personal Locker: \$75 annually Club Storage: \$75 annually

Private Golf Cars & Fees: All members are provided and encouraged to utilize facility-owned golf cars as part of their membership, however, if a member chooses to utilize a personal golf car, they are subject to the following restrictions without exception:

- 1. Only residents of the Winter Creek Community are allowed use of private golf cars.
- 2. Private golf cars must be approved by Winter Creek Management prior to being used on property.
- 3. All private golf cars are required to be outfitted with Winter Creek Golf Club's GPS tracking system at owner's expense.

Annual Resident GPS Subscription Fee: \$800 (Non-Refundable)