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RECORDED ON 04/22/2009 04:35:13PM JOHN MCGAULEY ALLEN COUNTY RECORDER FORT WAYNE, IN

SECOND AMENDED AND REINSTATEMENT

REC FEE: 146.00

TO THE DEDICATION AND DECLARIATION AND PROTECTIVE RESTRICTIONS, CO LIMITATIONS, EASEMENTS AND APPROVALS APPENDED TO AS PART OF THE DEDICATION AND PLAT OF THE VILLAS OF ROCK CREEK SECTION I

A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA D2-11-10-400-000 000 07

Cabinet D Page 15 DOC# 980031247

WHEREAS, the following facts are true:

- The original "Dedication, Protective Restrictions, Covenants, Limitations, Easements and Approvals Appended of the Villas of Rock Creek, Section 1" was made on April 27, 1998; and
  - В. Amendments to these Protective Restrictions have previously been filed of record; and
- С. This document shall serve as a further Amendment and Reinstatement to the Protective Restrictions known as Villas of Rock Creek, Section 1.

NOW, THEREFORE, these Protective Restrictions shall stand for and be the Protective Restrictions of Villas of Rock Creek, Section 1 and be applicable to all Owners within Villas of Rock Creek, Section 1.

The platted subdivision shall be known and designated The Villas of Rock Creek, Section I, a Subdivision in Aboite Township, Allen County, Indiana.

The lots are numbered 1 through 60 inclusive, and all dimensions are shown in feet and decimals of a foot on the Plat. All streets and easements specifically shown or described are expressly dedicated to public use for their usual and intended purposes.

#### **PREFACE**

The Villas of Rock Creek, Section I, is a part of a tract of real estate which is currently planned to be subdivided into a maximum of 60 residential lots. In addition to the recordation of the Plat of and this document, there will be recorded Articles of Incorporation of Villas of Rock Creek Community Association, Inc. Said association is bound by its Articles of Incorporation and By-Laws.

- <u>DEFINITIONS</u>. The following words and phrases shall have the meanings stated, unless Section 1. the context clearly indicates that a different meaning is intended:
  - "Articles". The Articles of Incorporation adopted by the Association and approved by the Indiana Secretary of State, and all amendments to those Articles.
  - 1.2 "Association". The Villas of Rock Creek Community Association, Inc., an Indiana nonprofit corporation, and its successors and assigns.

M. Harding Dahm Attn: Tina Vik 118t. Ludwig Rd Stc 100 Ft Wayne 46825

- 1.3 "Board of Directors". The duly elected board of directors of the Association.
- 1.4 "By-Laws". The By-Laws adopted by The Villas of Rock Creek Community Association, Inc., and all amendments to those By-Laws.
- 1.5 <u>"Committee"</u>. The Architectural Control Committee established under Section 10 of the Covenants.
- 1.6 <u>"Common Areas"</u>. All real property owned by the Association for the common use and enjoyment of Owners.
- 1.7 "Covenants". This document and the restrictions, limitations and covenants imposed under it.
- 1.8 "Developer". Intentionally Omitted.
- 1.9 "Lot", and in plural form "Lots". Any of the platted lots in the Plat, or any tract(s) of Real Estate which may consist of one or more Lots or part(s) of them upon which a residence is erected in accordance with the Covenants, or such further restrictions as may be imposed by an applicable ordinance; provided, however, that no tract of land consisting of part of Lot, or parts of more than one Lot, shall be considered a "Lot" under these Covenants unless the tract has a frontage of at least 65 feet in width at the established front building line as shown on the Plat. If home is built on two lots and structure sits on both lots, these two lots shall be considered one lot for assessment purposes. A special assessment will be charged to a Unit sitting on two Lots based on the landscape maintenance bid.
- 1.10 "Unit". The individual structure used as a residential living unit located upon a lot including the garage and any appurtenances. The term Unit and Home shall be interchangeable in this document.
- 1.11 "Owner", and in the plural form, "Owners". The record owner[s] (whether one or more persons or entities) of fee simple title to the Lots, including contract sellers, but excluding those having an interest in a Lot merely as security for the performance of an obligation.
- 1.12 "Plan Commission". Intentionally Omitted.
- 1.13 "Plat". The recorded secondary plat of The Villas of Rock Creek.
- 1.14 "Subdivision". The platted subdivision of the Villas of Rock Creek.

### Section 2. PROPERTY RIGHTS.

- 2.1 Owner's Easements of Enjoyment. Each owner shall have the right and an easement of enjoyment in the Common Area which shall be appurtenant to and pass with the title to every Lot, subject to the following rights which are granted to the Association.
  - 2.1.1 To suspend the voting right for the use of the recreational facilities in the Common Area for any period during which any assessment against an Owner's Lot remains unpaid, or an Owner is in violation of the Covenants, the Articles, the By-Laws, or any published rule of the Association.
  - 2.1.2 To dedicate or transfer all or any part of the Common Area to any public agency, authority or utility for such purposes and subject to such conditions as may be agreed to by the Association's members. No such dedication or transfer shall be effective unless an instrument signed by at least two-thirds of each class of Association members agreeing to such dedication or transfer, is recorded.
- 2.2 <u>Delegation of use</u>. Any Owner may delegate, in accordance with the By-Laws, the Owner's right to use and enjoy the Common Area and recreational facilities in it, to members of the Owner's family, and tenants or contract purchasers who reside on the Owner's Lot.

#### Section 3. <u>MEMBERSHIP AND VOTING RIGHTS</u>.

- 3.1 Every Owner shall be a member of the Association. Membership shall be appurtenant to and may not be separated from ownership of a Lot.
- 3.2 Voting memberships shall consist of all Owners. Owners shall be entitled to one vote for each lot owned. When more than one person holds an interest in a Lot, all such persons shall be members. The vote for such Lot shall be exercised as its Owners among themselves determine; but in no event shall more than one vote be cast with respect to a Lot.

#### Section 4. <u>COVENANT FOR MAINTENCE ASSESSMENTS.</u>

- 4.1 Creation of the Lien and Personal Obligation of Assessments. Each Owner, by acceptance of a deed for a lot, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to Association: [1] annual assessments or charges; and [2] special assessments for capital improvements. Such assessments to be established and collected as provided in these Covenants and the By-Laws. The annual and special assessments, together with interest, costs and reasonable attorney fees, shall be a charge on the land and shall be a continuing lien upon the Lot against which each such assessment is made. The lien is effective from and after recording a Claim of Lien in the Public Records, stating the description of the Lot, name of the Owner, amount due and the due dates. Each such assessment, together with interest, costs and reasonable attorney fees shall also be the personal obligation of the person who was Owner of such Lot at the time when the assessment became due. The personal obligation for delinquent assessments shall not pass to an Owner's successor in title unless expressly assumed by them.
- 4.2 <u>Purpose of Assessments</u>. The assessments levied by the Association shall be used exclusively for the care, preservation, supervision, improvement and maintenance of the Common Areas and of the improvements situated thereon including, but not limited to, (i) the payment of taxes and insurance in connection with the Common Areas and the repair, replacement and making of additions thereto; (ii) paying the cost of labor, equipment (including the expense of leasing any equipment) and materials required for, and management, supervision, maintenance and repair of, the Common Areas, including without limitation, the storm water detention basin and control structures, and of any existing and future recreational lakes together with any outlet and water level control structures and of the park area and improvements situated thereon; (iii) carrying out the duties of the Board of Directors of the Association hereafter; and (iv) carrying out the purposes of the Association as stated in its Articles of Incorporation.
- 4.3 <u>Maximum Annual Assessments</u>. Until January 1 of the year immediately following the first conveyance by Developer of a Lot, the maximum annual assessment shall be \$1,360.00 per Lot, comprised of \$1,160.00 for Grounds Keeping Services on improved Lots, as defined in Section 8.2, and \$200.00 for Grounds Keeping Services on unimproved Lots, all other maintenance, replacement and repair to be performed by the Association ("common area maintenance"). His cost breakdown is provided solely for the purpose of determining the initial annual assessment to Lot Owners under Section 4.6, and is subject to change from time to time both as to the amount and as to its relation to the total annual assessment.
  - 4.3.1 From and after January 1 of the year immediately following such first conveyance of a Lot, the maximum annual assessment may be increased each year by the Board of Directors, by a percentage of not more than 8% above the annual assessment for the previous year, without a vote of the membership.
  - 4.3.2 From and after January 1 of the year immediately following such first conveyance of a Lot, the maximum annual assessment may be increased by a percentage in excess of 8%, only by the vote or written assent of a majority of members of the Association.
- 4.4 Special Assessments for Capital Improvements. In addition to the annual assessments authorized in Section 4.2, the Association may levy, in any assessment year, a special assessment applicable to that year for the purpose of defraying, in whole or in part, the cost of any new construction, or repair or replacement of an existing capital improvement in the Common Area, including fixtures and related personal property; provided that any such assessment shall require the vote or written assent of 75% of each member of the Association; and provided, further, that no such special assessment for any such purpose shall be made if the assessment in any way jeopardizes or affects the Association's ability to improve and maintain the Common Area, or pay its pro rata share of the cost of maintaining the common impoundment basins ("Lakes").

- 4.5 Notice and Quorum for Any Action Authorized Under Subsection 4.3.2 and 4.4. Any action authorized under Sections 4.3.2 and 4.4 shall be taken at a meeting of the Association called for that purpose, written notice of which shall be sent to all members not less than 30 days, or more than 60 days, in advance of the meeting. If the proposed action is less than the requisite percentage of members, members who were not present in person or by proxy may give their assent in writing, provided the same is obtained by an officer of the Association within 30 days of the date of such meeting.
- 4.6 <u>Uniform Rate of Assessment</u>. Both annual and special assessments must be fixed at a uniform rate for all Lots, except as provided in Section 8.2 and may be collected on a monthly, quarterly or yearly basis. The annual assessment as set forth in Section 4.23 shall include an assessment for common area maintenance and for Grounds Keeping Services, the costs of which shall be assessed as set forth herein. The portion of the annual budget allocated for landscaping shall be assessed in accordance with the actual cost as determined by the annual contract with the landscape contractor, which contract when bid out by the Board shall be awarded in two parts as follows: [1] Grounds Keeping Services for the Units and; [2] landscape maintenance, repair and replacement for the Common Areas. The charges for each shall be shared equally by all Units except as provided in Section 8.2.
- 4.7 <u>Date and Commencement of Annual Assessments</u>. The annual assessment allowed under Section 4.3 shall be in force and effect on the first day of the month following the first conveyance of a Lot by Developer or its successor. The first annual assessment shall be based upon a partial year unless such conveyance is made in the first month of such year. The portion of the annual assessment for common area maintenance shall commence as to individual Lots on the first day of the month following the conveyance of such Lot to the Owner, pro-rated according to the number of months remaining in the calendar year at the time of the conveyance (except for the initial year, when the pro-ration shall be based upon the partial year). That potion of the annual assessment for Grounds Keeping Services shall commence as to the individual Lots on the first day of the month following the issuance of an Occupancy Permit for such Lot pro-rated according to the number of months remaining in the calendar year at the time of issuance (except for the initial year, when pro-ration shall be based upon the partial year). The Board of Directors shall fix the amount of the annual assessment against each lot at least 30 days in advance of the date when the annual assessment is due. Written notice of the annual assessment shall be given to every Owner. The Association shall, upon demand and for a reasonable charge, furnish a certificate by an officer for the Association stating whether an assessment on a Lot has been paid.

#### Section 5. <u>ESTABLISHMENT OF ASSESSMENTS.</u>

- 5.1 The Board of Directors of the Association shall approve and establish all sums which shall be payable by the members of the Association in accordance with the following procedures:
  - 5.1.1 The Annual assessments against the Owners of all of the Units shall be established after the adoption of an operating budget, and written notice of the amount and the date of commencement thereof shall be given to each Owner not less than 30 days in advance of the date thereafter. Annual assessments shall be payable at such time or times as the Board of Directors shall direct. Annual assessments shall include an amount for "Reserves for Replacement" so as to enable the Association to establish and maintain an adequate reserve fund for periodic maintenance, repair and replacements of improvements to the Common Areas.
  - 5.1.2 Special assessments against the Owners and all other fees, dues and charges, including assessments for the creation of reasonable reserves, may be established by the Board of Directors at any regular or special meeting thereof, and shall be payable at such time or times as the Board of Directors shall direct.
  - 5.1.3 The Board of Directors may, from time to time, establish a resolution, rule or regulation, or may delegate to an officer or agent, the power and authority to establish specific fees, dues or charges to be paid by Owners of Units for any special or personal use of facilities, or to reimburse the Association for the expenses incurred in connection with the enforcement of any of the terms of this Declaration. Such sums shall be payable by the affected member at such time or times as shall be established by the resolution, rule or regulation of the officer or agent.
  - 5.1.4 The Association shall prepare a roster of the Units and assessments applicable thereto which shall be kept in the Office of the Association and shall be open to inspection to any Owner. The Association shall, upon demand, furnish an Owner Liable for said assessment, a certificate in

writing signed by an officer of the Association, setting forth whether the assessment has been paid and/or the amount which is due as of any date. As to parties without knowledge of error, who rely thereon, such certificates shall be conclusive evidence of payment or partial payment of any assessment therein stated having been paid or partially paid.

#### Section 6. <u>EFFECT OF NON-PAYMENT OF ASSESSMENTS.</u>

6.1 If any assessment is not paid within 30 days after the due date, a late fee of \$25.00 shall be levied by the Board of Directors, for each month the assessment is unpaid (unless such late fee is waived by the Board of Directors. A late fee may be waived by the Board of Directors only in those instances where the imposition of the late charge would be unreasonable after taking all the circumstances into consideration). The Association, on approval by the Board of Directors, may, at any time after a delinquency has continued for two [2] months, bring an action at law against the Owner personally obligated to pay the same, and/or foreclose the lien against the property. Any officer of the Association is authorized to execute any documents required to effect such action. Any such action shall include subsequent unpaid assessments and/or late charges. There shall be added to the assessment all costs and expenses, including attorney's fees required to collect same. No Owner may waive or otherwise escape liability for the assessments provided for herein by non-use of the Common Area or abandonment of the Unit.

#### Section 7. SUBORDINATION OF THE LIEN TO MORTGAGES.

7.1 As hereinabove provided in Section 4.1, the lien of the Association for assessments and other charges of the Association becomes effective from and after recording of a Claim of Lien in the Public Records and shall automatically secure all unpaid assessments, late fees and other charges, including attorney's fees, which may become due from and after the recording of the Claim of Lien. The Claim of Lien shall be executed by an officer of the Association and shall comply with the requirements necessary for the recording thereof in Allen County, Indiana. This Lien of the Association shall be subordinate to a first mortgage on any Unit, which mortgage is recorded in the Public Records prior to any said Claim of Lien against the same Unit being recorded in the Public Records. A Lien for assessments shall not be affected by any sale or transfer of a Unit; provided, however, that in the event of a sale of transfer pursuant to a foreclosure of a first mortgage, a foreclosure of a mortgage held by an Institutional Mortgagee, the acquire of title, his successors and assigns, shall not be liable for assessments pertaining to the Unit or chargeable to the former owner of the Unit which became due prior to such sale or transfer. However, and such unpaid assessments for which such acquire of title is not liable, may be reallocated and assessed to all Units (including such acquire of title) as an Association expense. Any such sale or transfer pursuant to a foreclosure or deed in lieu of foreclosure shall not relieve the Purchaser or Transferee of a Unit from liability for, or the Unit from, the lien of any assessments made thereafter. Nothing herein contained shall be constructed as releasing the party liable for any delinquent assessments from the payment thereof, or the enforcement of collection by means other than foreclosure.

### Section 8. MAINTENANCE OBLIGATION OF ASSOCIATION.

- 8.1 <u>Common Area</u>. The Association shall at all times maintain, repair, and replace at its expense all Common Areas, including all improvements placed thereon, in good condition and repair.
- 8.2 Grounds Keeping Services. Grounds Keeping Services as hereinafter defined shall be provided by the Association for all Units. For purposes hereof, Grounds Keeping Services shall consist of the maintenance of all landscaping, vegetation, grass, plants, trees and the like located upon each Unit; provided, however, that if any of the foregoing landscaping requires replacement, it shall be the responsibility of, and at the expense of, the Owner of the applicable Unit to make such replacement. If a Unit actually sits on two Lots, the Owner shall be charged one annual assessments and an additional assessment for additional landscaping maintenance required to maintain both lots. In the event that there is a fenced-in area upon a Unit, adequate access to this area shall be provided to enable the Association to perform this maintenance, but if none is so provided or if the access is locked or otherwise made inaccessible, then the Association shall not be responsible for providing any maintenance within this area, and the Owner thereof shall have such responsibility and shall not be entitled to claim any abatement of any portion of the Annual Assessment by the Association due to such situation. If the installation of fencing or additional landscaping by an Owner increases the cost to the association of performing this landscaping maintenance, then the Board of Directors may cause such Owner to pay such increases as a Special

Assessment. Maintenance, repair or replacement of any portion or part of a Unit's sprinkler system, shall be the responsibility of that Unit's Owner. If a Unit Owner fails or refuses to make required repairs or replacements of his sprinkler system after reasonable notice from the Association to do so, the Association may enter upon said Unit and perform such required work to the sprinkler system; and the cost thereof, plus reasonable overhead costs of the Association, shall be a Special Assessment upon such Unit.

- 8.3 <u>Right of Entry</u>. The Association or Architectural Control Committee, acting through their respective members, directors, officers, agents, independent contractors and other representatives (Representatives), shall have the right, during the hours of 8 a.m. to 8 p.m. on any day of the week, to enter upon any Lot, for purposes of:
  - 8.3.1 Inspecting and determining whether or not the provisions of any applicable covenant(s) or restriction(s) as provided herein are being complied with; and
  - 8.3.2 Exercising all rights and powers conferred upon the Architectural Control Committee or the Association with respect to the enforcement, correction or remedy of any failure of the Owner to observe and fully comply with and perform each and every applicable covenant or restriction as provided herein or are as necessary thereto, including, but not limited to, self help as provided in these Covenants.

None of the Association, Architectural Control Committee, their Representatives or any of their respective heirs, personal representatives, successors or assigns, shall be liable to anyone by reason of any mistake in judgment, negligence, nonfeasance, trespass, tort or wrongful act of any kind or otherwise arising out of or relating to any such entry, exercise or acts as are in any way necessary or related thereto.

8.4 Others. As deemed appropriate by the Board of Directors, the Association shall maintain the Lakes vegetation, landscaping and sprinkler system upon areas which are not within the Properties but about the same or are owned by a utility or governmental authority, so as to enhance the appearance of the Properties.

#### Section 9. MAINTENANCE OBLIGATION OF UNIT OWNERS.

#### 9.1 Owner's Responsibility.

- 9.1.1 Each Unit Owner is responsible for the repair, maintenance and/or replacement at his expense of all portions of the dwelling, landscaping and other improvements constructed on his Lot, excluding, however, Grounds Keeping Services as set forth in Section 8.2 hereof. Accordingly, each Owner shall maintain at his own expense the exterior and interior of the dwelling, including but not limited to, all doors, windows, glass, screens, electric panels, electric wiring, electric outlets and fixtures, drains, plumbing fixtures and connections and all air conditioning equipment. Further, each Owner shall maintain at his expense all structural, electrical, mechanical and plumbing elements thereof. Owners are strictly prohibited from performing any maintenance duties of the Association without prior consent of the Board of Directors and the Architectural Control Committee.
- 9.2 Owner Liability. Should any Owner do any of the following:
  - 9.2.1 Fail to perform the responsibilities as set forth in Section 9.1 above; or,
  - 9.2.2 Cause any damage to any improvement which the Association has the responsibility to maintain, repair and/or replace; or
  - 9.2.3 Undertake unauthorized improvements or modifications to his dwelling or to any other portion of his Unit or to the Common Area, as set forth herein.
  - 9.2.4 The Association, after approval of two-thirds (2/3rds) vote of the Board of Directors and ten days prior written notice, shall have the right, through its agents and employees, to enter upon said Unit and cause the required repairs or maintenance to be performed, or as the case may be, remove unauthorized improvements or modifications. The cost thereof, plus reasonable overhead costs to the Association, shall be added to and become part of the assessment to which the Unit is subject.

#### Section 10. ARCHITECTURAL CONTROL

- Approval Necessary. No building, outbuilding, garage, fence, wall, retaining wall, or other structure of any kind shall be erected, constructed, placed or maintained on the Properties, nor shall any dwelling or other improvements on each Unit, as originally constructed and provided by Declarant, be altered, changed, repaired or modified unless prior to the commencement of any work thereof, two complete plans and specifications therefore, including but not limited to exterior colors, materials, and decorations, and also including, as applicable, front, side and rear elevations, and floor plans, and two plot plans indicating and fixing the exact location of such improvements, structures or such altered structure on the Unit with reference to the street and side lines thereof, shall have been first submitted in writing for approval and approved in writing by the Architectural Committee. The foregoing prior approval is intended to specifically apply to the painting of a dwelling or any other maintenance or repair which changes the exterior appearance of a dwelling or other improvements on a Unit.
- 10.1 A. <u>Exterior Colors.</u> When villas exteriors are painted they have to be an approved color for Villas of Rock Creek and may not be off by more than two shades.
- 10.2 <u>Members</u>. The Architectural Committee shall consist of five [5] members, appointed by the Board of Directors. The members of the Architectural Committee shall serve at the pleasure of the Board of Directors.
- Endorsement of Plans. Approval of plans, specifications and location of improvements by the Architectural Committee shall be endorsed on both sets of said plans and specifications, and one set shall forthwith be returned by the Architectural Committee to the person submitting the same. The approval of the Architectural Committee of plans or specifications submitted for approval, as herein specified, shall not be deemed to be a waiver of the right of the committee to disapprove of any features or elements embodied in such plans or specifications, if and when the same features and elements are embodied in any subsequent plans and specifications submitted for approval for use on other Units.
- 10.4 Construction to be in Conformance with Plans. After such plans and specifications and other data submitted have been approved by the Architectural Committee, no building, outbuilding, garage, fence, wall, retaining wall, or other improvements or structures of any kind shall be erected, constructed, placed, altered or maintained upon the Properties unless the same shall be erected, constructed or altered in conformity with the plans and specifications and plot plans theretofore approved by the Architectural Committee.
- 10.5 Right of Entry. Intentionally Omitted, duplicated in 8.3.
- 10.6 Fences. Notwithstanding any other provisions to the contrary in this Section 10, the Architectural Committee may not approve construction or modification of any fence or any plantings on any Lot which, in the Architectural Committee's sole opinion, would create a sight obstruction of any lake in the Subdivision. No fence, or other improvement, shall be erected upon a Lot which is deemed by the Architectural Committee to interfere with the common sprinkler system upon the Properties, or which interferes with the landscape maintenance performed by the Association, thereby increasing the amount of trimming or edging required to be done, or increase in any other manner the cost of maintenance of the landscaping by the Association, unless otherwise specifically agreed to in writing by the Association.

#### Section 11. INSURANCE.

11.1 <u>Units</u>. The Association has no responsibility to purchase or maintain any fire or hazard insurance with respect to the dwellings or other improvements upon Units; the Owners thereof shall be solely responsible therefore.

Flood Insurance. If the Properties become located within an area which has special flood hazards and for which flood insurance has been made available under the National Flood Insurance Program (NFIP), the Association shall obtain and pay the premiums upon a policy of flood insurance on Common Areas and any buildings or other common property covered by the required form of policy (herein "Insurable Property"), in an amount deemed appropriate, but not less than the following:

The lesser of [i] the maximum coverage available under NFIP all buildings and other Insurable Property within any portion of the Common Areas located within a designated flood hazard area; or [ii] one hundred (100%) percent of current "replacement cost" of all such buildings and other Insurable Property.

- 11.3 <u>Liability Insurance</u>. The Association shall maintain comprehensive general liability insurance coverage covering all the Common Areas. The coverage shall be at least for \$1,000,000.00 for bodily injury, including deaths of persons and property damage arising out of a single occurrence. Coverage shall include, without limitation, legal liability of the insured for property damage, bodily injuries and deaths of persons in connection with the operation, maintenance or use of the Common Areas, and legal liability arising out of lawsuit related to employment contracts of the Association. Such policies must provide that they may not be canceled or substantially modified by any party, without at least 10 days' prior written notice to the Association.
- officers, directors, trustees and employees of the Association, and all other persons handling or responsible for funds of, or funds administered by the Association. In the event the Association delegates some or all of the responsibility for the handling or responsible for funds of, or administered on behalf of, the Association, the amount of the fidelity bond shall be based upon best business judgment and shall not be less than the estimated maximum of funds, including reserve funds, in custody of the Association or the management agent, as the case may be, at any given time during the term of each bond. However, in no event may the aggregate amount of such bonds be less than an amount equal to three months aggregate assessments on all Units, plus reserve funds. The fidelity bonds required herein must meet the following requirements:
  - 11.4.1 Fidelity bonds shall name the Association as an obligee.
  - 11.4.2 The bonds shall contain waivers by the insurers of the bonds of all defenses based upon the exclusion of persons serving without compensation from the definition of "employee", or similar terms of expressions.
  - 11.4.3 The premiums on all bonds required herein for the Association (except for premiums on fidelity bonds maintained by a management agent, or its officers, employees and agents), shall be paid by the Association as a common expense.
  - 11.4.4 The bonds shall provide that they may not be canceled or substantially modified (including cancellation for nonpayment of premium) without at least 10 days' prior written notice to the Association.

If the Association employs a professional management company and that management company has insurance coverage (crime/theft) adequate to protect the current assets of the association, a fidelity bond will not be required. The Association shall request a certificate of insurance from the management company listing the Association as an additional insured.

11.5 Purchase of Insurance. All insurance purchased pursuant to this Section 11 shall be purchased by the Association for the benefit of the Association, the Owners and their respective mortgagees, as their interest may appear, and shall provide for the issuance of certificates of insurance and mortgagee endorsements to Owners and any or all of the holders of institutional first mortgages. The policies shall provide that the insurer waives its rights of subrogation as to any claims against Owners and the Association, their respective servants, agents and guests. Each Owner and the Association hereby agree to waive any claim against each other and against other Owners for any loss or damage for which insurance hereunder is carried where the insurer has waived its rights of subrogation as aforesaid.

- 11.6 Cost and Payment of Premiums. The Association shall pay the cost of obtaining all insurance hereunder, excluding only the insurance as may be purchased by individual Owners and any other fees or expenses occurred which may be necessary or incidental to carry out the provisions hereof.
- 11.7 Owners' Responsibility. Each Owner may obtain insurance, at his own expense, affording coverage upon his own personal property and for his own liability and living expenses as he deems advisable. All such insurance shall contain the same waiver of subrogation that is referred to herein and shall waive any right of contribution.
- 11.8 <u>Association as Agent</u>. The Association is irrevocably appointed agent for each Owner, for each Owner of a mortgage upon a Unit and for each Owner of any other interest in a Unit or the Common Areas to adjust all claims arising under insurance policies purchased by the Association and to execute and deliver releases upon the payment of claims.
- 11.9 <u>Estimates</u>. In all instances hereunder, immediately after a casualty causing damage to the property for which the Association has the responsibility of maintenance and repair, the Association shall obtain a reliable, detailed estimate of the cost to place the damaged property in a condition as good as that before the casualty. Such cost may include professional fees and premiums for such bonds as the Board may desire or those required by Institutional Mortgagees involved.

#### Section 12. PROHIBITED USES.

- 12.1 <u>Garbage and Trash</u>. All garbage cans, trash containers, bicycles and other personal property shall be kept, stored and placed in an area not visible from outside the dwelling. Each Owner shall be responsible for properly depositing his garbage and trash in garbage cans and trash containers sufficient for pick-up by the appropriate authorities. Garbage cans and trash containers shall be placed at the curbside no sooner than the evening before and removed no later than the evening of the scheduled pick-up.
- 12.2 <u>Structures</u>. No temporary or permanent utility or storage shed, building, tent, structure or improvement shall be constructed, erected or maintained without the prior approval of the Architectural Committee. Structures shall include, but not be limited to, play sets and/or jungle gyms, in-ground and above-ground pools, spas, hot tubs, and associated structures.
- 12.3 Pets and Animals. Pets and animals shall be permitted, only as provided for in this Section.
  - 12.3.1 Animals and pets shall be restricted to cats, dogs, fish, domestic birds, hamsters, lizards, gerbils, turtles, guinea pigs and rabbits, provided that they are not kept, bred or maintained for any commercial purpose. The foregoing restriction shall apply to animals/pets which visit the community. No other animals, livestock or poultry of any kind shall be raised, bred or kept on a Lot.
  - 12.3.2 All dogs and cats must be inoculated against rabies by a duly qualified and licensed veterinarian and shall also be inoculated in like manner in such cases of emergency whenever ordered by the Board of Health of the State of Indiana.
  - 12.3.3 When outside the Lot, all dogs and cats must be accompanied by an attendant who shall have such dog/cat firmly held by collar and leash, which leash shall not exceed 8 feet in length. No cats or dogs shall be permitted to run at large outside of the Lot; this shall not prohibit a cat or dog from being maintained without a leash or other restraint within any enclosed privacy area of the Lot in which the dog or cat resides and/or is maintained.
  - 12.3.4 The owner/custodian of each animal and pet and/or the individual walking same, shall be required to clean up after the animal/pet.

- 12.3.5 The owner/custodian of the animal or pet shall remove his or her animal or pet from the Community when such animal or pet emits excessive noise such that the same may be heard outside of the Unit.
- 12.3.6 The animal/pet owner and the Unit owner of the Unit involved shall be strictly liable for damages caused to the Common Area by the animal/pet.
- 12.3.7 Any animal/pet owner's right to have an animal/pet reside in or visit the Community shall have such right revoked if the animal/pet shall create a nuisance or shall become a nuisance as may be determined by the Board of Directors of the Association.
- 12.4 <u>Stables</u>. No stable, livery stable, barn, or kennel shall be erected, constructed, permitted or maintained on any Lot.
- 12.5 <u>Vehicles and Parking</u>. The following restrictions apply irrespective of whether the Properties in question lie within areas owned by or dedicated by a governmental entity:
  - 12.5.1 Prohibited Vehicles or items. This Section 12.5.1 contains prohibited vehicles or items which are prohibited and shall not be entitled to park anywhere within the Community. The prohibited vehicles and items are as follows: trucks, including pickup trucks; vans; recreation vehicles; mobile homes; motor homes; campers; buses; all terrain vehicles; off-road vehicles; go carts; three-wheel motorized vehicles; commercial vehicles; limousines; mopeds; dirt bikes; and other such motor vehicles; and boats and trailers, unless such vehicles are parked/stored in the garage of the Unit with the garage door closed, with the exception of being permitted to be parked ungaraged on a Lot for periods not to exceed 48 hours, or for a period of which is in the aggregate in excess of 8 days per calendar year. Notwithstanding the foregoing or anything in this Section 12.5.1 to the contrary, the foregoing shall not apply to and shall expressly exclude utility vehicles. As used herein the term "utility vehicle" is intended to include certain vehicles which are used as and have the same characteristics as a passenger vehicle, such as but not limited to, Chevrolet Blazers, Ford Broncos and Explorers, and Chrysler Jeep Cherokees, and whether or not such vehicle is classified as a "utility vehicle" by the most current edition of the Guide, as hereinafter defined, or its manufacturer. The Board of Directors shall have the sole authority to determine whether any vehicle falls within the definition of "utility vehicle" as used herein. Should the Guide adopt a definition or classification of a "utility vehicle" consistent with the intended meaning of same as used herein, then the board shall defer to such definition or classification established by the Guide.
  - 12.5.2 Exception to 12.5.1 Above. The following vehicles shall not be subject to the parking restrictions contained in Section 12.5.1 above, and shall be entitled to park within the designated areas for parking in the Community, subject to the restrictions and provisions contained in Sections 12.5.2(a) through 12.5.2(e) below.
    - (a) A moving van, but only for the purpose of loading and unloading and at no time shall same park during the hours of 9:00 p.m. to 6:00 a.m.
    - (b) Vehicles, regardless of classification, necessary for the maintenance, care or protection of the Properties, and only for the time period during which the maintenance, care or protection is being provided.
    - (c) Service and Delivery Vehicles, regardless of classification, during regular business hours and only for that period of time to render the service or delivery in question.
    - (d) Vehicles for the handicapped bearing identification as such by an applicable governmental authority.
    - (e) Certain vans described as follows: Subject to that provided above, a two-axle van as defined below which does not exceed the manufacturers' standard length, height and width of the particular van in a customized converted condition; used for family or personal transportation and which is not a

commercial vehicle as defined below; which contains at least two (2) rows of seating and windows on each side of the vehicle adjacent to at least each of the first two (2) rows of seating; and which is or would be registered in the State of Indiana as a passenger station wagon or equivalent shall be permitted to park on the Properties. The Association is permitted to make a presumption that the foregoing criteria are met without the receipt of specific information or vehicle registration, unless upon visual inspection, it is obvious that any of the criteria are not met. The owner or custodian of the vehicle shall submit to the Association reasonable information and documentation (including title and/or registration) concerning the vehicle upon request.

#### 12.5.3 Classifications and Definitions.

- (a) The most current edition of the N.A.D.A. Official Used Car Guide ("Guide") shall determine the classification of whether a vehicle is in fact a truck or van, or whether it is a passenger automobile. If the Guide does not contain reference to a particular vehicle, then the manufacturer's classification shall control. If publication of the Guide shall be discontinued, an equivalent publication shall be selected by the Board of Directors to be used to determine vehicle classifications hereunder. Except as otherwise provided as to certain vans under Section 12.5.2(e) above, a State registration or title classification shall have no bearing on determination of the classifications under this Section 12.5.3(a).
- (b) A "commercial vehicle" shall mean any motor vehicle which has an outward appearance of being used in connection with business, such as: the vehicle displays work equipment to view and/or is commercially lettered or contains a commercial or business logo.
- (c) A "truck" shall mean any motor vehicle which is classified as a truck in accordance with Section 12.5.3(a) above.
- (d) A "van" shall mean any motor vehicle which is classified as a van in accordance with Section 12.5.3(a) above and which is recognized by the manufacturer to be a type of a van, and which has two (2) axles. Notwithstanding the foregoing to the contrary, a pick-up truck shall not be considered to be a van by the addition of a camper top or similar topping.
- 12.5.4 All motor vehicles must be maintained as to not create an eyesore in the community.
- 12.5.5 Parking restrictions may be created and enforced by the Board of Directors by Rule and Regulations.
- 12.5.6 Except where safety dictates otherwise, horns shall not be used or blown while a vehicle is parked, standing in or driving through parking areas and/or streets. Racing engines and loud exhausts shall be prohibited. No vehicle shall be parked with motor running.

#### 12.5.7 The following restrictions also apply

- (a) No repair (including changing of oil) of a vehicle shall be made within the community except for minor repairs necessary to permit removal of a vehicle, unless they are made in the garage of a Unit with the garage door closed. However, washing or waxing of a vehicle is permitted outside the garage.
- (b) All personal vehicles which can be appropriately parked within a standardsize parking stall may be parked on the Properties. No vehicles of any nature shall be parked on any portion of the Properties except on the surfaced parking area thereof.
- 12.5.8 Remedies of Towing. If upon the Association's provision of that notice required by Indiana Statutes, as amended from time to time, an offending vehicle owner does not remove a prohibited or improperly parked vehicle from the Community, the Association shall have the option and right to have the vehicle towed away at the vehicle owner's expense.

By this provision, each Owner and vehicle owner consents to such tow. In the event that the vehicle owner fails to pay the towing costs upon demand, the Association shall have the right to levy a charge for the costs against the Unit and Owner in question, that is, against the Owner for himself/herself as the owner of the vehicle or for his/her family, lessees, guests, employees, visitors, etc.) as owner(s) of the vehicle (as such, the Unit Owner is liable for the vehicle violations of his/her family, lessees, guests, visitors, etc.), and the charge shall be collected as provided in this Section.

- 12.5.9 Alterative/Concurrent Remedies. Whether or not the Association exercises its right to have the vehicle towed, the Association shall have the right to seek compliance with this Section 12.5 by injunctive and other relief through the Courts; and/or any other remedy conferred upon the Association by law or the Governing Documents. The Association's right to tow shall in no way be a condition precedent to any other remedies available to the Association incident to the enforcement of this Section 12.5.
- 12.6 <u>Signs</u>. No sign of any kind shall be displayed to the public view on a Lot or Unit without the prior consent of the Board of Directors, except signs used by a builder to advertise a Lot during the construction and sales periods.
- 12.7 No Business Activity. No business of any kind whatsoever shall be erected, maintained, operated, carried on, permitted or conducted on the Properties, and without limiting the generality of the foregoing, no store, market, shop, mercantile establishment, trading or amusement establishing, quarry, pit, undertaking establishment, crematory, cemetery, radio tower, auto camp, trailer camp or haven, hospital, public baths, school, kindergarten;-nursery school, sanitarium asylum or institution shall be erected, maintained, operated, carried on, (permitted or conducted on the Properties. Also prohibited are garage sales, yard sales and the like. Notwithstanding the foregoing, the following shall apply:
  - 12.7.1 Home Occupations. No Lot shall be used for any purposes other than as a single-family residence, except that a home occupation, defined as follows, may be permitted. Any use conducted entirely within the dwelling unit and participated in solely by a member of the immediate family residing in said dwelling unit, which use is clearly incidental and secondary to the use of the dwelling unit for dwelling purposes and does not change the character thereof and in connection with which there is: [a] no sign or display that indicates from the exterior that the dwelling unit is being utilized in whole or in part for any purpose other than that of a dwelling unit; [b] no commodity is sold upon that Lot; [c] no person is employed in such home occupation other than a member of the immediate family residing in the dwelling unit; and [d] no mechanical or electrical equipment is used other than is customarily used in an office-at-home or by home hobbyist, and which is generally unsuitable for commercial applications.
  - 12.7.2 The practice of leasing Units shall not be considered as a business activity under this Section 12.7.
  - 12.7.3 The business of operating the Association shall not be considered as business activity under this Section 12.7.
- 12.8 <u>Maintenance</u>. All Lots shall be kept in a clean and sanitary manner and no rubbish, refuse or garbage is allowed to accumulate, or any fire hazard allowed to exist. All Lots shall be maintained in first class condition with well kept lawn and well maintained landscaping.
- Nuisance. No noxious or offensive activity shall be carried on upon any Lot, nor shall anything be done on a Lot which may be or become an annoyance or nuisance to residents in the Subdivision. Without limiting any of the foregoing, no exterior lights, the principal beam of which shines upon portions of a Lot other than the Lot upon which they are located, or which otherwise cause unreasonable interference with the use and enjoyment of a Lot by the occupants thereof, and no speakers, horns, whistles, bells or other sound devices, shall be located, used or placed on a Lot which are audible, except security devices used exclusively for security purposes which are activated only in emergency situations or for testing thereof.
- 12.10 <u>Unlawful Uses</u>. No improper, offensive or unlawful use shall be made of any Unit and all valid laws, zoning ordinances and regulations of all governmental bodies having jurisdiction shall be strictly observed.

- 12.11 Antennas. No radio or television antenna with more than 24 square feet of grid area, or that attains a height in excess of 6 feet above the highest point of the roof of a residence, shall be attached to a residence on a Lot. No free-standing radio or television antenna shall be permitted on a Lot. No solar panels (attached, detached or free-standing) are permitted on a Lot. No satellite receiving disk, or dish in excess of 20 inches in diameter shall be permitted on a Lot, provided, however, that the installation and location thereof must be approved by the Committee under Section 10.
- 12.12 <u>Clothes Line</u>. No clothes, linens, or the like, shall be hung in any manner outside of a dwelling. No clothes lines or poles shall be permitted.
- 12.13 Wells. No individual water supply system shall be permitted on any Lot, except the installation required for a geothermal heating and cooling system.
- 12.14 <u>Sidewalks</u>. Operation of motorized vehicles is not permitted on the sidewalks or pass thru easements on the Properties. This excludes wheelchairs or other devices employed by the handicapped.
- 12.15 Garage Doors. Garage doors must be kept closed between the hours of 11:00 p.m. through 5:00 a.m. except when otherwise necessary for ingress and egress.
- 12.16 <u>Watercraft</u>. No watercraft of any description is permitted on any pond, except as required for maintenance.
- 12.17 Occupancy of Units and Subdivision:
  - 12.17.1 Occupancy of Units. Each Unit shall be occupied by Owners and tenants and their family members, as a residence, as a single family dwelling, and for no other purpose.
  - 12.17.2 <u>Subdivision</u>. No Unit may be subdivided into more than one Unit. Only entire Units may be sold, leased or otherwise transferred.
- 12.18 <u>Use</u>. No person shall use the Units or any parts thereof, in any manner contrary to this Declaration.

#### Section 13. GENERAL PROVISIONS.

- 13.1 <u>Use</u>. Lots may not be used except for single-family residential purposes. No building shall be erected, altered, placed, or permitted to remain on any Lot other than one detached single-family residence not to exceed two and one-half stories in height. Each residence shall include an attached garage to accommodate not less than two cars. Such garage shall be built as part of the residence, shall have a floor area of not less than 440 square feet, and shall have one or more doors with an aggregate width of not less than 16 feet.
- 13.2 <u>Dwelling Size</u>. No residence shall be built on a Lot having a ground floor area upon the foundation, exclusive of one-story open porches, breezeways or garages, of less than 1,300 square feet for a one-story residence, or less than 1,600 square feet of total living area, (excluding one-story open porches, breezeways and garages), for a residence that has more than one story.
- 13.3 <u>Building Lines.</u> No structure shall be located on a Lot nearer to the front Lot line, or nearer to the side street line than the minimum building setback lines shown on the Plat. In any event, no building shall be located nearer than a distance of 5 feet to an interior Lot line. No dwelling shall be located on an interior Lot nearer than 25 feet to the rear Lot line.
- 13.4 Minimum Lot Size. No residence shall be erected or placed on a Lot having a width of less than 65 feet at the minimum building setback line, nor shall any residence be erected or placed on any Lot having an area of less than 7,500 square feet.

- 13.5 <u>Utility Easements</u>. Easements for the installation and maintenance of utilities and drainage facilities are reserved as shown on the Plat and over the rear 10 feet of each Lot. No Owner shall erect on a Lot, or grant to any entity the right, license, or privilege to erect or use, or permit the use of, overhead wires, poles or overhead facilities of any kind for electrical, telephone or television service (except such poles and overhead facilities that may be required at those places where distribution facilities enter and leave the Subdivision). Nothing in these Covenants shall be construed to prohibit street lighting or ornamental yard lighting serviced by underground wires or cables. Electrical service entrance facilities installed for any residence or other structure on a Lot connecting it to the electrical distribution system of any electric public utility shall be provided by the Owner of the lot who constructs the residence or structure, and shall carry not less than 3 wires and have a capacity of not less than 200 amperes. Any public utility charged with the maintenance of underground installations shall have access to all easements in which said installations are located for operation, maintenance and replacement of service connections.
- 13.6 <u>Surface Drainage Easements</u>. Surface drainage easements and Common Area used for drainage purposes as shown on the Plat are intended for either periodic or occasional use as conductors for the flow of surface water runoff to a suitable outlet, and the surface of the Real Estate shall be constructed and maintained so as to achieve this 9 intention. Such easements shall be maintained in an unobstructed condition and the County Surveyor (or proper public authority having jurisdiction over storm drainage) shall have the right to determine if any obstruction exists, and to repair and maintain, or require such repair and maintenance, as shall be reasonably necessary to keep the conductors unobstructed.
- 13.7 Oil Drilling. No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted on or in a Lot. No derrick or other structure designed for boring for oil or natural gas shall be erected, maintained or permitted on a Lot.
- 13.8 <u>Dumping</u>. No Lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage and other waste shall not be kept except in sanitary containers. No incinerators shall be kept or allowed on a Lot.
- 13.9 Workmanship. All structures on a Lot shall be constructed in a substantial, good workmanlike manner and of new materials. No roof siding, asbestos siding or siding containing asphalt or tar as one of its principal ingredients shall be used in the exterior construction of any structure on a Lot, and no roll roofing of any description or character shall be used on the roof of any residence or attached garage on a Lot.
- 13.10 <u>Driveways</u>. All driveways on Lots from the street to the garage shall be poured concrete and not less than 16 feet in width.
- 13.11 Street Utility Easements. In addition to the utility easements designated in this document, easements in the streets, as shown on the Plat, are reserved and granted to all public utility companies, the owners of the real estate and their respective successors and assigns, to install, lay, erect, construct, renew, operate, repair, replace, maintain and remove every type of gas main, water main and sewer main (sanitary and storm) with all necessary appliances, subject, nevertheless, to all reasonable requirements of any governmental body having jurisdiction over the Subdivision as to maintenance and repair of said streets.
- 13.12 Storm Water Runoff. No rain and storm water runoff or such things as roof water, street pavement and surface water caused by natural precipitation, shall at any time be discharged or permitted to flow into the sanitary sewage system serving the Subdivision, which shall be a separate sewer system from the storm water and surface water runoff sewer system. No sanitary sewage shall at any time be discharged or permitted to flow into Subdivision's storm and surface water runoff sewage system.
- 13.13 <u>Completion of Infrastructure</u>. Before any residence on a Lot shall be used and occupied as such, the Developer, or any subsequent Owner of the Lot, shall install all infrastructure improvements serving the Lot as shown on the approved plans and specifications for the Subdivision filed with the Plan Commission and other governmental agencies having jurisdiction over the Subdivision. This covenant shall run with the land and be enforceable by the Plan Commission or by any aggrieved Owner.

- 13.14 <u>Certificate of Compliance</u>. Before a Lot may be used or occupied, such user or occupier shall first obtain from the Allen County Zoning Administrator the improvement location permit and certificate of compliance required by the Allen County Zoning Ordinance.
- 13.15 <u>Enforcement</u>. The Association, Developer and any Owner (individually or collectively) shall have the right to enforce, by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges now or subsequently imposed by the provisions of these Covenants. Failure by the Association, Developer or an Owner to enforce any provisions in the Covenants shall in no event be deemed a waiver of the right to do so later.
- 13.16 <u>Invalidation</u>. Invalidation of any one of these Covenants by judgment or court order shall not affect the remaining provisions, and such provisions shall remain in full force and effect.
- 13.17 <u>Duration of Covenants</u>. These Covenants shall run with the land and be effective for a period of 20 years from the date the Plat and these Covenants are recorded; after which time the Covenants shall automatically be renewed for successive periods of 10 years.
- 13.18 <u>Amendments</u>. Any provision of these Covenants may be amended, but such amendment is subject to the following requirements and limitations:
  - 13.18.1 After primary residences are constructed on all Lots in the Subdivision and certificates of compliance are issued by the Plan Commission for such residences, in order to amend a provision of these Covenants, an amendatory document must be signed by the Owners of at least 75% of the Lots in the Subdivision of The Villas of Rock Creek.
  - 13.18.2 Intentionally Omitted.
  - 13.18.3 Intentionally Omitted.
  - 13.18.4 Intentionally Omitted.
  - 13.18.5 There may be incorporated as part of these Covenants, and, where applicable, the Articles and By-Laws of the Association, any and all provisions which now or hereafter may be required under the regulations or guidelines of FNMA, FHLMC, GNMA, VA and FHA so as to make any first mortgage encumbering a Unit eligible for purchase by FNMA, FHLMC, or GNMA, and eligible under VA or FHA, and such provisions shall supersede any conflicting matters contained in these Covenants, the Articles or By-Laws, except to the extent compliance with any regulation or guideline is waived by FNMA, FHLMC, GNMA, VA or FHA. Should FNMA, FHLMC, GNMA, VA or FHA require an amendment of these Covenants, the Articles or By-Laws, then such amendment may be made and filed by the Association without regard to any other provisions herein contained regarding amendments, and without any requirement for securing the consent of any Unit Owner.
- 13.19. <u>Subdivision</u>. No Lot or combination of Lots may be further subdivided until approval for such subdivision has been obtained from the Plan Commission; except, however, the Developer and its successors in title shall have the absolute right to increase the size of any Lot by adding to such Lot a part of an adjoined Lot (thus decreasing the size of such adjoining Lot) so long as the effect of such addition does not result in the creation of a "Lot" which violates the limitation imposed under Section 13.4.
- 13.20 Attorney Fees and Related Expenses. In the event the Association, Developer, an Owner, or the Plan Commission is successful in any proceeding, whether at law or in equity, brought to enforce any restriction, covenant, limitation, easement, condition, reservation, lien, or charge now or subsequently imposed by the provisions of these Covenants, the successful party shall be entitled to recover from the party against whom the proceeding was brought, the attorney fees and related costs and expenses incurred in such proceeding.
- 13.21 Sidewalks. Plans and specifications for the Subdivision approved by and on file

with the Plan Commission require the installation of concrete sidewalks within the street rights-of-way in front of all Lots, and the South side of Lot 60, as shown on the approved plans. Installation of such sidewalks shall be the obligation of the Owners of those Lots (exclusive of Developer). The sidewalks to be located on a Lot shall be completed in accordance with such plans and specifications prior to the issuance of a certificate of compliance for such Lot. This Covenant is enforceable by the Plan Commission or its successor agency, by specific performance or other appropriate legal or equitable remedy. Should a certificate of compliance be issued to Developer for a Lot on which a sidewalk must be constructed, Developer shall be considered as an Owner subject to enforcement of this Covenant with respect to that Lot.

13.22 Flood Protection Grades. In order to minimize potential damage to, residences from surface water, minimum flood protection grades are hereby established as set forth below. All residences on such Lots shall be constructed so that the minimum elevation of the first floor, or the minimum sill elevation of any opening below the first floor, equals or exceeds the applicable minimum flood protection grade established in this Section 13.22. The flood protection grades shall be Mean Sea Level and shall be as follows:

Lots 5 and 6 839.6 feet
Lots 22 and 23 850.5 feet
Lots 24, 25, 26 and 27 847.0 feet
Lots 28, 29, 30, 31, 32, 34 and 35 842.5 feet
Lots 36, 37, 38, 39, 40, 41 and 42 847.0 feet
Lot 43 850.5 feet

13.23 Mandatory Solid Waste Disposal. The Association shall be obligated to contract for disposal of garbage and other solid waste and may pay for the cost of such disposal through assessments established under Section 4. An Owner who privately arranges for solid waste disposal to service the Owner's Lot shall not be excused from payment of any part of an assessment attributable to ~he cost of waste disposal for which the Association contracts under this Section 13.23.

### 13.24 Geothermal Systems.

- 13.24.1 Owners of Lots in the Subdivision shall have the right to install and maintain the following described types of geothermal heating and cooling systems ("Systems") to service residences located on the Owner's Lots, and the right to use the Association property as described below:
  - (a) A System with a loop heat exchanger designed to use retention or detention ponds located in Common Areas adjacent to such Lots.
- (b) A System which uses and discharges well water from the System into retention or detention ponds located in Common Areas adjacent to such Lots.
   13.24.2 Any Systems so installed must:
  - (a) Satisfy regulations of the Indiana Department of Natural Resources, and all applicable federal, state, and local laws, ordinances, and regulations.
  - (b) Satisfy reasonable requirements of the Allen County Surveyor or other applicable governmental agency regarding surface water drainage and erosion control; and obtain approval from the Association.
  - (c) Be installed according to approved guidelines of, and by technicians certified by, the International Ground Source Heat Pump Association.
- 13.24.3 Any Owner using property owned by the Association for the purpose as described in Section 13.24.1 agrees to indemnify and hold the Association harmless from and against all claims, losses, damages, and judgments (including reasonable attorney fees and litigation expenses) caused by, or resulting from, the Owner's use of Association property in connection with the Systems.

### Section 14. COOPERATION WITH THE ROCK CREEK COMMUNITY ASSOCIATION.

The Villas of Rock Creek Community Association shall be obligated, as a common expense, to pay to The Rock Creek Community Association, Inc., its share of the expenses incurred by The Rock Creek Community Association attributable to the maintenance of common areas which are shared by and benefit both associations, such as the retention ponds. For purposes of this Section, roads outside The Villas of Rock Creek shall not be considered as "shared" common areas, except for the entrance off of Covington Road. The Board of Directors of both Associations shall determine the respective shares of such expenses to be attributed to each Association.

IN. WITNESS WHEREOF, the President, document on this 13 day of APRIL, 2009	ADUM GARLE	has signed this
VILLAS OF ROCK CREEK		
- President		
By: Adam Go Sola		
STATE OF INDIANA )		
SS:		
COUNTY OF ALLEN )		
Before me, a Notary Public in and for said 2002 personally appeared Archive of Villas of Rock Creek, and acknowledged the example of the said deed and on behalf of said corporation for the	, known to me to be the ecution of the above and for	duly authorized President egoing as his voluntary ac
WITNESS my hand and notarial seal.		
My Commission Expires: APELL 27,2005 Notary Public	Aucs	) \$2u_
Residing in ALLEN County	**************************************	AUER :
I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law.	Resident of Allen My Commission Expire	Co Indiana
(name printed, stamped or signed w/print)		

Prepared By: Tina Vik

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner In Sec	tign		
(Signature)	1Ker	<del></del>	
(Printed Name)	1Ker	<del></del>	
State of Indiana  County of Allen	) )SS: )		
Before me, a notary pu acknowledged the exe	ublic, Pober Wel	حريما ا ent and Acceptance of Amei	ndment.
Witness my hand and	Notarial Seal this 20th day	y of <u>October</u> , 2008.	
	_ Ju Ban	<b></b>	-
			_, Notary Public
My commission expires	s:	"OFFICIAL SEAL"	********* * *
County of Residence: _	<del></del>	JOHN C. SAUER Notary Public Resident of Allen Co., Ind My Commission Papire April	liana :

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 10, Section
(Signature)  SANDRA FRAPPIER (OWNER) LOIS CLARK (RESIDENT
(Signature)
SANDRA FRAPPIER (OWNER) LOIS CLARK (RESIDENT
(Printed Name)
State of Indiana )
)SS:
County of Allen )
Defere me a neteru public
Before me, a notary public, Sundry Frank LDIS CLARK acknowledged the
execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this <u>22</u> day of <u>fight</u> , 2006.
Notary Public Julia Holte
My commission expires: $8/23/2016$
County of Desidences

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot, Section	
Robert J. Du Fallo	
(Signature)	
ROBERT J. DUFALLO	
(Printed Name)	
State of Indiana )	
) <b>SS</b> :	
County of Allen )	
Before me, a notary public,  ROBERT J. DUFALLO acknowled	and the
execution of this Approval, Consent and Acceptance of Amendment.	ged the
Mitheen my hand and Material Scalable 527 days 4	
Witness my hand and Notarial Seal this 22 day of Sept 2	006.
Julia Holton	
Notary Public Julia Holtes	
Notary Public Julia Holtes	
My commission expires: 8/23/2016	
Notary Public Julia Holtes	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

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execution of this	Approval, Consent a	nd Acceptance of Am	nendment.
nd Notarial Seal	this <u>23</u> day of	<u>Sypt</u> , 200 <b>8</b> .	
	1611		<del>_</del>
ires: $\frac{\sqrt{8/2}}{2}$	Julia Holte		, Notary Public
., oo. <u>v // //</u>	3/00/16		
e: <u>///</u>	ils		
,	) )SS: ) public, <u>Fr</u> execution of this and Notarial Seal	public, TERRY L. Emmo execution of this Approval, Consent a and Notarial Seal this 23 day of	) SS:  public, TERRY L. Emmo NS execution of this Approval, Consent and Acceptance of Am and Notarial Seal this 23 day of Aut., 2008.

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 2 , Section \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
(Signature)	
(Signature)  MARVIN L. SMITH  (Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, MARVIN L. SMITH acknowledged the execution of this Approval, Consent and Acceptance of Ame	ndment.
Witness my hand and Notarial Seal this <u>23</u> day of <u>5pt</u> , 2008.	
	_
Commission expires: 8/23/2016	_, Notary Public
County of Residence:	
and the same of th	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>18</u> , Section	
Rathryn a. Miller	
(Signature)	
(Printed Name)	
State of Indiana )	
)SS: County of Allen )	-
Vatileud A Miller	
Before me, a notary public, KATHRYN A. MILLER acknowledged the execution of this Approval, Consent and Acceptance of Amenda	ment.
acknowledged the execution of this Approval, Consent and Acceptance of Amend	ment.
acknowledged the execution of this Approval, Consent and Acceptance of Amenda	ment.
acknowledged the execution of this Approval, Consent and Acceptance of Amend	ment.
acknowledged the execution of this Approval, Consent and Acceptance of Amend	ment.
witness my hand and Notarial Seal this <u>and</u> day of <u>lept</u> , 2006.	
witness my hand and Notarial Seal this <u>and</u> day of <u>lept</u> , 2006.	ment.
witness my hand and Notarial Seal this <u>and</u> day of <u>lept</u> , 2006.	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

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The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>41</u> , Section	l	
Chesalel		
(Signature)		
ADAM GABL	<u>e</u>	
(Printed Name)		
State of Indiana ) )SS	•	
County of Allen )	'•	
	c, <u>ADAM GABLE</u> ion of this Approval, Consent and Acceptance of Ame	endment.
Witness my hand and Not	tarial Seal this $2^{3}$ day of $\frac{6}{2}$ , 2008.	
"OFFICIAL SEAL"		
JOHN C. SAURR	Au San	
Resident of Allen Co., Indiana My Commission Expires: April 27, 2009		
· · · · · · · · · · · · · · · · · · ·		, Notary Public
My commission expires:		
County of Residence:		

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 8 Section
Nutre 8. 1, 200
(Signature)
LANCE E. TREXLER (Printed Name)
State of Indiana )
)SS: County of Allen )
Before me, a notary public,
execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this 15th day of Stephenby, 2006.
Stephanie S. Hale
Fleshour J. Hale
Notary Public /
My commission expires: January 15, 2010
County of Residence: Marion

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot _i/D , Secti	on	
(Signature)		
(Printed Name)	AHRWOLD	
(r miles riame)		
State of Indiana )	20.	
County of Allen )	SS:	
acknowledged the exec	olic, <u>צוכווסבים P. אבאבעבים</u> ution of this Approval, Consent and Acceptance of Am	endment.
Witness my hand and N	lotarial Seal this 2 day of Samewace, 2008.	
"OFFICIAL SEAL"  JOHN C. SAUER  Notary Public	H. Ban	_
Resident of Allen Co., Indiana My Commission Expires: April 27, 200	9 <b>.</b>	, Notary Public
My commission expires:		
County of Residence:		

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>59</u> , Se	ection
(Signature)	Sullana.
(Printed Name)	SULLIVAN
State of Indiana	) )SS:
County of Allen	)SS: )
Before me, a notary p acknowledged the exe	oublic, <u>Tamie L. Castellana</u> ecution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and	Notarial Seal this 16th day of February, 2008. 9
My commission expire	OFFICIAL SEAL JAMIE L. CASTELLANA
	NOTARY PUBLIC - INDIANA ALLEN COUNTY My Comm. Expires July 12, 2010

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 5 9, Section
State of Indiana ) SS:  County of Allen  OFFICIAL SEAL ANGELA F. HERRICK NOTARY PUBLIC - INDIANA ALLEN COUNTY My Comm. Expires Apr. 6, 2014
Before me, a notary public,
Witness my hand and Notarial Seal this <u>ALe</u> day of <u>O Chobe</u> , 2008. ₩
Angela F. Herrick
Ough 7. Hammer, Notary Public
My commission expires: Double, 2014
County of Residence: 12112

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot _55, Section	
Sauline B. Baker (Signature)	
Pauline B Baker (Printed Name)	
State of Indiana )	
)SS: County of Allen )	
Before me, a notary public, Pauline B Baker acknowledged the execution of this Approval, Consent and Acceptance of Amend	lment.
Witness my hand and Notarial Seal this 25th day of October, 2006. 200	רט
Kyle Hardley	
101/ 8-	Notary Public
My commission expires: 5/4/15	-
County of Residence: Alla	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>56</u> , Section
(Signature)
MARY AYRES (Printed Name)
State of Indiana ) )SS:
County of Allen )
Before me, a notary public,
Witness my hand and Notarial Seal this 29th day of October, 2006.
OFFICIAL SEAL ERIC BENDES NOTARY PUBLIC – INDIANA
My Comm. Expires May 28, 2011  For Bender, Notary Public
My commission expires: <u>5-28-20//</u>
County of Residence: Wells

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

#51
Owner Lot Section
(Signature) C
(Printed Name)
State of Indiana ) Indiane )SS:
County of Allen ) Ollen
Before me, a notary public, Cres Couver acknowledged the execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this 25 day of Ccto Der, 2000.
ashley Bartett
- Ashley T. Bactlett Notary Public
My commission expires:
County of Residence: Whitle w

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 57 Section	·
(Signature)	
(Printed Name)	
State of Indiana ) )SS: County of Allen )	
Before me, a notary public,	of Amendment.
Witness my hand and Notarial Seal this 16 day of 7 day, 2	2006,2008
mehille arkere	
michelle A. Heckley	, Notary Public
My commission expires: 5-19-of	
County of Residence:	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 48, Section	
Gail A Hamm	
(Signature)	
GAIL A. Hamm	
(Printed Name)	
State of Indiana )	
)SS: County of Allen )	
Before me, a notary public, <u>Caul A. Hamm</u> acknowledged the execution of this Approval, Consent and Acceptance of Amend	dment.
Witness my hand and Notarial Seal this <u>29</u> th day of <u>Oct.</u> , 2006.	
amie of Jarrier	`
Amie J. Farrier	Notary Public
My commission expires: 7-31 - 2013	C & May
County of Residence: Allen	102
	The Mary Commencer of the Commencer of t

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

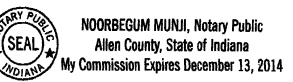
Owner Lot 50, Section	
Phyllis C. Hileman (Signature)  Phyllis C. Hileman	
Phyllis C. Hileman (Printed Name)	
(Finited Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, Phylis C. Hleman acknowledged the execution of this Approval, Consent and Acceptance of Amer	ndment.
Witness my hand and Notarial Seal this 31 day of 60-low, 2006.	
- AAQ.	_
Timothy A. Kenefic	, Notary Public
My commission expires: April 29 2015	
Notary Pu	THY A. KENEFIC blic - State of Indiana SEAL LEN COUNTY
	n Expires Apr. 29, 2015

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Abolte Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>47</u> , Section	
Marvel E Crumpacker (Signature)  Marvel E Crumpacker (Printed Name)	
Marvel E Crumpacker (Printed Name)	
State of Indiana )	
)SS: County of Allen )	
Before me, a notary public, Marvel E. Crum packer acknowledged the execution of this Approval, Consent and Accep	
Witness my hand and Notarial Seal this <u>25th</u> day of <u>Cricber</u>	, <del>2008.</del> 3æ7
Finds & Sanfiatro	
Linda S. Sanfietro	, Notary Public
My commission expires: May 12, 2008	
County of Residence: Aller	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 46, Se  (Signature)  DENNIS  (Printed Name)	en-	· · · · · · · · · · · · · · · · · · ·			
State of Indiana County of Allen	) )SS: )				
Before me, a notary p ecknowledged the ex Witness my hand and	ecution of this	s Approval, Consent	and Accer	otance of Amen	dment.
,		Bregu	_	•	
My commission expire	N	OORBEG	2m 1	N UNIST'	, Notary Public
My commission expire	s: <u>Dece</u>	1702,501A			
County of Residence:	Allen	Coones, I	-11.		



The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 4/5, S	ection			
(Signature)	Shule	<u> </u>		
DARETT W	SHULE	: <i>;</i>		
(Printed Name)	SAUL		•	
State of Indiana	)			
County of Allen	)SS: )			
Before me, a notary acknowledged the ex	public, Rob recution of this /	ent H Shule. Approval, Consent	and Acceptance	
Witness my hand an	d Notarial Seal t	his <u>29</u> day of	February.	2 <del>008.</del> 2 <del>006.</del>
	, 	Paula & B	seck	
**************************************		Paula J	. Back	, Notary Public
My commission expir	es: 12-19-	09		
County of Residence	Well	م		
J. J. J. J. J. Brief.				

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>42</u> , Section	·
Dale f. Flore (Signature)	Beulah J. Flora
Dale L. Flora (Printed Name)	& Boulety Jora
State of Indiana ) )SS:	
County of Allen )	
	n of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Nota	arial Seal this 27th day of October, 2006.
	Jane & Freder "
	Jane E Frieden Notary Public
My commission expires:	4/22/08
County of Decidence	Wabash

W:\Prop Mgt\Residential Property Management\280 Villas of Rock Creek\By-laws & Covenants\Amendment Signature Sheet Individual Lot Owner 9-5-07.doc

County of Residence:

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot, Section
Sarah a. Kindrieer
(Signature)
Sarah A. Kindinger
(Printed Name)
State of Indiana ) SS:  AMANDA D. KILLEN, Notary Public Huntington County, State of Indiana My Commission Expires 2-12-12
Before me, a notary public, <u>oval A hindinger</u> acknowledged the execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this $5+1$ day of $100$ , $100$ , $100$
Amounder N. Miller, Notary Public
My commission expires: Z-12 12
County of Residence:

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 39, Section	
(Signature)	
(Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, <u>Judith K. Sweet</u> acknowledged the execution of this Approval, Consent and Acceptance of Ame Witness my hand and Notarial Seal this <u>IZTH</u> day of <u>Notariser</u> , 2006.	ndment.
"OFFICIAL SEAL"  JOHN C. SAUER  Notary Public  Resident of Allen Co., Indiana My Commission Expires: April 27, 2009	_
	_, Notary Public
My commission expires:	
County of Residence:	

NOV 2 1 2007

### Approval, Consent and Acceptance of Amendment

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>38</u> , Section	
(Signature)	
(Signature)  Judith K. Sauly (Printed Name)	
State of Indiana ) )SS:	- *
County of Allen )	
Before me, a notary public, K Saver acknowledged the execution of this Approval, Consent and Acceptance of Ame Witness my hand and Notarial Seal this 12 <sup>11</sup> day of Notember, 2009.	endment.
"OFFICIAL SEAL" JOHN C. SAUER Notary Public Resident of Allen Co., Indiana My Commission Expires: April 27, 2009	_
<del></del>	_, Notary Public
My commission expires:	
County of Residence:	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 35 Section	
(Signature) Trustee &	f the 2525 Chevery Trues f the 2525 Chevery True
(Printed Name)	f the 2525 Chevery Tra
State of Indiana )	
County of Allen	
Before me, a notary public,	9. Cane
Witness my hand and Notarial Seal this _/44 day	
Flani L	Gase, Notary Public
My commission expires: June 14. 200	Acoll minimum
County of Residence: FENDERSON	- SHIRIFILAINE G. CHILL
<b>f</b> .	NOTARY PUBLIC
	TON COntinue

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot # 6, Section
(Signature)
(Printed Name)
State of Indiana ) / MOLOLING. )SS: County of Allen ) / LLIN
County of Alien ) Allen
Before me, a notary public, Wanhelle Belcher acknowledged the execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this 27th day of Febluary, 2006.
Moulle Bloker 30 19
Vanshelle Bekhar & Notary Public
My commission expires: UChber 5, 2014

W:\Prop Mgt\Association Management\280 Villas of Rock Creek\By-laws & Covenants\Amendment Signature Sheet Individual Lot Owner 9-5-07.doc

County of Residence:

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Abolte Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot, Section	
(Signature)	
(Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, <u>Joseph F Schrader</u> acknowledged the execution of this Approval, Consent and Acceptance of Am	endment.
Witness my hand and Notarial Seal this <u>33</u> day of <u>February</u> , 200	
	_
Darbara Mis	, Notary Public
av dolminission explaes: 8-14-11	
County of Residence Allen	
GARDARA NIX  BOTARY PUBLIC - INDIAN	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot, Section	
(Signature)	
(Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, Stephanic Becker acknowledged the execution of this Approval, Consent and Acceptance of A	Amendment.
Witness my hand and Notarial Seal this 29th day of October, 200	7
Stephanic Becker	
My confirmes on expires: On Jober 3rd, 2015	, Notary Public
My confirmes with expires: Ontober 3rd, 2015	·
County of Residence: Allen	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Abolte Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot, Section
mulael of Reeson
(Signature)
Michael S. Beery
(Printed Name)
State of Indiana ) )SS:
County of Allen )
D. I. Trader
Before me, a notary public, Paula: TCa+Cr. acknowledged the execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this <u>20 day of February</u> , 2008
Paula J. Carter, Notary Public Recident of Allen County, State of Indiana
My Commission Expires May 10, 2000 Facula Tarter, Notary Public
My commission expires: May 10, 200 B
County of Residence:

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Abolte Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot # 6, Section	
(Signature)	
(Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, R PARKE HIGGINS acknowledged the execution of this Approval, Consent and Acc	
Witness my hand and Notarial Seal this 30th day of 1ctos	<u>/,</u> 2006.
P. Potent Home	
	, Notary Public
My commission expires: Nor 2, 2014	
County of Residence: <u>Atlen, Indiana</u>	R. PATRICK HIGGINS Notary Public - Seal State of Indiana My Commission Expires Nov. 2, 2014

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot // Se	<del></del>	
(Signature)	Jones	
Sharan R. (Printed Name)	Jones	
State of Indiana	) )SS:	
County of Allen	)	
acknowledged the ex	oublic, <u>SHARON K. DOWES</u> ecution of this Approval, Consent and Acceptance of Amer Notarial Seal this <u>25 TH</u> day of <u>0 c 7 0 86 K</u> , 200 <b>7</b> .	ndment.
S NOTA		_
6, 7, 7, 8	STEPHEN J. SPULTMAN	_, Notary Public
My commission expire	es: <u>MAY 16, 2008</u>	
County of Residence:	ALLEN	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot $12$ , Section $1$
(Signature)
MANDAKINI VITALPUR (Printed Name)
OFFICIAL SEAL  MARY M. ZURNEY  NOTARY PUBLIC – INDIANA
State of Indiana )  ALLEN COUNTY My Comm. Expires Oct. 5, 2012
County of Allen )
Before me, a notary public, Mary M. Zurney acknowledged the execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this 200 day of November, 2008.
My commission expires: OZ 5, 2012  My commission expires:
County of Residence: Aller

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot Section	
(Signature)	
(Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, <u>Susan Merkle</u> acknowledged the execution of this Approval, Consent and Acceptance of American	endment.
Witness my hand and Notarial Seal this 21 day of February, 2006.	
Janof Minich	_
Jennife J Minick	_, Notary Public
My commission expires: 11- 6-2011	
County of Residence: Hunfington	
LI O V	
. 3'	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 75, Section
Dewey P. Spearer
(Signature)
(Signature)  DEWEY P. SHEARER  (Printed Name)
(Timod Namo)
State of Indiana ) )SS:
County of Allen )
Before me, a notary public, Kutz_ acknowledged the execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this <u>Ab</u> day of <u>Obber</u> , 2006.
I C
Courtney Kuch , Notary Public
My commission expires: July 15, 2015
County of Residence: Aller

OCT 2 6 2007

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 16, Section	
(Signature)	
(Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public, Thomas Starke acknowledged the execution of this Approval, Consent and Acceptance of Amen	dment
Witness my hand and Notarial Seal this 225 day of October, 2006.20	
Natali Mell	
Natalie Millard	, Notary Public
My commission expires: <u>January</u> 8, 2015	
County of Residence: Huntington	
. ,	10/

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot Section
(Signature)
(Printed Name)
State of Indiana )
)SS: County of Allen
Before me, a notary public,
Witness my hand and Notarial Seal this 18 day of February, 2008
Matalu an Dlegrange
Natalie Ann Delagrang, Notary Public
My commission expires: $2-9-09$
County of Residence:

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 49, 8	Section		
(Signature)	Thurs.		
DUANE	E. STENARD		
(Printed Name)			
State of Indiana	) )SS:		
County of Allen	)		
	public,	and Acceptance of Amen	
My commission expi	Justi a . Fox ires: 3-210-15 Lisa	A. FOR	, Notary Public
County of Residence	a UZella		**************************************
County of Residence	:		BLIC AL

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot _20, Section	
(Signature)  TACK MEYERS	
(Printed Name)	
State of Indiana ) SS: County of Allen )	
Before me, a notary public,	ndment.
Witness my hand and Notarial Seal this day of, 2008.	
Jennife J Minick	- _, Notary Public
My commission expires: 1/-4-201/ County of Residence: Hunting In	, Notary Public
County of Residence	63.7

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 22 , Section	<u></u>	
Barbara &	orlos	
(Signature)		
BARBARA	PORTER	
(Printed Name)		
State of Indiana )	OFFICIAL SEAL ORYAN WHITE RY PUBLIC - INDIANA ALLEN COUNTY My Comm. Expires July 17, 2014	
County of Allen )	Constitution of the Consti	
Before me, a notary public, _ acknowledged the execution	of this Approval, Consent and Acceptance of Ame	
Witness my hand and Notaria	al Seal this 25 day of February, 2006.	
<i>;</i> 	Bryan White.	 , Notary Public
My commission expires: <u>Ju</u>	14 17, 2014	<u>,</u>
County of Residence:	H/20	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Abolte Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot, Sec		BARCRAFT CT	•	
(Signature)	Mr.			
LARRY E.B.	GWGLL		••	
(Printed Name)				
State of Indiana )	ı			
County of Allen	SS:			
Before me, a notary pul acknowledged the exec	blic, <u>Larry</u> cution of this Approval, C	E. BAgwa	<u>-</u>	dment.
Witness my hand and N	Notarial Seal this <u>28 th</u>	day of Februa	4RY , 200	
	Rosema	iT.E	Catt	
	ROSEMARIE	T. EVAT	Τ	Notary Public
My commission expires:	04-28-09	· — .		
County of Residence:	NASSAU, F	ORLDA .	War Notes Di	blic State of Flonda
			Roseman	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 25, Section
(Signature)
TIM DRM5BY)
(Printed Name)
State of Indiana )
)SS: County of Allen )
Before me, a notary public, TIMOTOL OY MODE acknowledged the execution of this Approval, Consent and Acceptance of Amendment.
Witness my hand and Notarial Seal this 5th day of 1000 day. 2007.
Totali Myero
Notary Public
My commission expires: 3/11/2015

W:\Prop Mgt\Residential Property Management\280 Villas of Rock Creek\By-laws & Covenants\Amendment Signature Sheet Individual Lot Owner 9-5-07.doc

County of Residence:

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner <b>5</b> ot <u>27</u> .	Section/		
Jamaed	W. Karrell		
(Signature)			
LEONARD	W. GARRETT		
(Printed Name)			
State of Indiana	) )ss:		
County of Allen	)		
Before me, a notary acknowledged the e	public, MKe Bockelma) execution of this Approval, Consent a	and Acceptance of Ame	ndment.
Witness my hand ar	nd Notarial Seal this 3_ day of	<u>/2</u> , 200 <i>6</i> /.7	, mb .
• • •	Mily Sochelm		_ _, Notary Public
My commission expi	ires:		
County of Residence	e: whitey		
	0		

-Approval	, C <del>ons</del> ent :	a <del>nd</del> Acce	p <del>tance</del> c	f A <del>rnendmant</del>
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The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 28, Section
Thomas E. Cummy
(Signature)
(Printed Name) Cummings
(Printed Name)
(AO'ma
State of Indiana )
State of Indiana )
Before me, a notary public,
Witness my hand and Notarial Seal this day of November 2005. 2007
Notary Publi
My commission expires:
County of Residence:



The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>ゴロ</u>		
(Signature)	R. Horstman	
(Signature)		
ShARON	R. Horstman	
(Printed Name)		
State of Indiana	)	
	)ss:	
County of Allen	)	
Before me, a nota	ry public, haron R Horstman	
_	execution of this Approval, Consent and Acceptance of Amendmen	t.
Witness my hand	and Notarial Seal this/day of, 2006.	
	Kathleen A.Slane	
W. M. M.	Kathleen S. Slane, Nota	ry Public
	,	•
My commission to	Égires: 4-19-20/2	
County of Resider	co. <u>Allen</u>	
A Side		
Kathleen A Slaing	diane	
Notary Public Seal State of M Allen County Allen County My Commission Expires 04/1	9/2012	
My Commission	<del></del>	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot <u>3/</u> , Section	
Janet L. Loftin	
(Signature)	
Janet L. Lostin	
(Printed Name)	
State of Indiana ) )SS:	
County of Allen )	
Before me, a notary public,	<u>On ton</u>
Witness my hand and Notarial Seal this day of	
Du m Ouron	, Notary Public
My bommission expires: May 20 2009	
County of Residence:	

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 32, S	Section			
(Signature)	B. Kallin	·		
(Printed Name)	R. KARL	/Ń		
State of Indiana	) )SS:			
County of Allen	j			
Before me, a notary acknowledged the e Witness my hand an	xecution of this A		•	
Witness my hand an	nd Notarial Seal th	is <u>-                                   </u>	<u>)CTOBET</u> , <del>200</del>	8.2.007
	Na	tali Mill	.0	
	1	Vatalie Mi	Nard	, Notary Public
My commission expl	res: <u>Januari</u>	8,2015		·
County of Residence	: Huntin	gton		
				3

The undersigned, being an Owner of the following Lot in Villas of Rock Creek Community, a Subdivision in Aboite Township, Allen County, Indiana, hereby approves, consents to and accepts the AMENDED AND RESTATED DEDICATION AND DECLARATION OF PROTECTIVE RESTRICTIONS, COVENANTS, LIMITATIONS, EASEMENTS AND APPROVALS APPENDED AS TO PART OF THE DEDICATION AND PLAT OF VILLAS OF ROCK CREEK COMMUNITY, A SUBDIVISION IN ABOITE TOWNSHIP, ALLEN COUNTY, INDIANA.

Owner Lot 33, Section_ A miredua Mapper
(Signature)  K. MEREDITH KOPPER  (Printed Name)
(Printed Name)
••
State of Indiana )
)SS:
County of Allen )
A. Meresith trapper
Before me, a notary public,
Witness my hand and Notarial Seal this day of, 2008
•
Noche son Muy.
Notary Public
My commission expires: Dec. 13, 2014
County of Residence: Allen County, IN.
<del>-</del> •

NOORBEGUM MUNJI, Notary Public
Allen County, State of Indiana
My Commission Expires December 13, 2014