FIRST AMENDMENT TO THE DECLARATION OF PROTECTIVE COVENANTS, CONDITIONS AND RESTRICTIONS FOR LINDEN PARK, CSM AND FIRST ADDITION TO LINDEN PARK

CITY OF MADISON, DANE COUNTY, WI.



KRISTI CHLEBOWSKI DANE COUNTY REGISTER OF DEEDS

DOCUMENT # 4733924

01/10/2011 2:25 PM Trans. Fee: Exempt #: Rec. Fee: 30.00 Pages: 16

Return to: Don Esposito Veridian Homes 6801 South Towne Drive Madison, WI 53713

See Exhibit A (Parcel Identification Numbers)

WHEREAS, MB Investments of Wisconsin, LLC., the owner and developer (collectively owner and developer shall be referred to as the "Declarant") of the plat of Linden Park, CSM and First Addition to Linden Park, City of Madison, Dane County, WI (collectively, the "Plat") caused to be placed of record certain Restatement and Amendment of Declaration of Protective Covenants and Restrictions (the "Declaration") on the Plat which Declarations were recorded on November 3, 2008, with the Dane County Register of Deeds office as Document No 4478968; and

WHEREAS, Declarant is, as of the date hereof, the fee simple owner of more than one lot in the Plat and is desirous of amending certain provisions of the Declaration.

NOW, THEREFORE, Declarant does hereby, for itself, its successors and assigns amend the as follows:

- 1) All capitalized terms as used herein, if not specifically defined herein, shall have the same definition as provided in the Declaration.
- 2) To clarify fence styles, Part D, **Design Guidelines**, Paragraph D-2), **Other Improvements**, Paragraph A), **Fences**, Subparagraph 1), shall be deleted and replaced with the following:



"Fencing shall consist of wood and shall be stained or painted. Four styles of fencing are permitted and are detailed in Exhibits "E-1", "E-2", "E-3" and "E-4", attached.

3) To clarify fence colors, Part D, **Design Guidelines**, Paragraph D-2), **Other Improvements**, Paragraph A), **Fences**, Subparagraph 1, Sub-Subparagraph (d) shall be deleted and replaced in its entirety with the following:

"Fencing colors shall be approved by the ACC. Fencing color is recommended to match the lighter of the home's trim or siding color.

Sub-subparagraphs (a) through (c) of Subparagraph 1 shall remain unchanged.

4) To clarify fence setbacks on corner lots, Part D, **Design Guidelines**, Paragraph D-2), **Other Improvements**, Paragraph A), **Fences**, Subparagraph 2, Sub-Subparagraph (d) shall be deleted and replaced in its entirety with the following:

"Fencing at side yards of corner lots shall be placed a minimum of 5' from property line (approximately 6' from sidewalk) for all zoning classifications. A variance for fence placement to a minimum of 3' from property line (approximately 4' from sidewalk) may be granted for if a landscaping plan consisting of a continuous bed of shrubs and/or perennial plants, mulched with bark or stone, is provided for the area between the fence and sidewalk.

Sub-subparagraphs (a) through (c) of Subparagraph 2 shall remain unchanged.

5) Except as herein specifically amended all other terms, conditions, covenants and restrictions shall remain unchanged.

{signatures on next page}

IN WITNESS WHEREOF, the said MB Investments of Wisconsin, LLC a Wisconsin limited liability Company, has caused these presents to be signed and sealed this 30 TH day of DECEMBER, 2010

> MB Investments of Wisconsin, LLC By: Veridian Development, LLC, Its Sole Member

By:

Donald A. Esposito, Jr. Assistant Secretary

ACKNOWLEDGMENT

STATE OF WISCONSIN

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COUNTY OF DANE

Personally came before me this 30th day of December , 2010, Donald A. Esposito, Jr. the Assistant Secretary of Veridian Development, LLC a Wisconsin limited liability company, which is the Sole Member of MB Investments of Wisconsin, LLC, a Wisconsin limited liability company, to me know to be such persons and officers who executed the foregoing instrument and acknowledged that they executed the same as such officers, by its authority for the purposes therein contained.

Ungu Chustenser Notary Public Dane County, Wisconsin My Commission Expires: 5-21-12-



Drafted by: Don Esposito Veridian Homes 6801 South Towne Drive Madison, WI 53713

. 0708-331 0708-342

EXHIBIT "A"

2005 Revised 2008 LINDEN PARK

Out of 0708-331-0097-1 & 0708-342-0201-5, 0202-3, 0203-1 & 0204-9

Residential Area 100

Madison School District

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12 809 LONE OAK LN 13 0708-342-0123-1 9026 PINE HOLLOW PL 14 0708-342-0122-3 9020 PINE HOLLOW PL 15 0708-342-0121-5 9014 PINE HOLLOW PL 16 0708-342-0120-7 9008 PINE HOLLOW PL 17 0708-342-0119-0 9002 PINE HOLLOW PL 18 0708-342-0130-6 9001 ANCIENT OAK LN 19 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0125-7 9041 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN	12	0708-342-0124-9	
13 0708-342-0123-1 9026 PINE HOLLOW PL 14 0708-342-0122-3 9020 PINE HOLLOW PL 15 0708-342-0121-5 9014 PINE HOLLOW PL 16 0708-342-0120-7 9008 PINE HOLLOW PL 17 0708-342-0119-0 9002 PINE HOLLOW PL 18 0708-342-0130-6 9001 ANCIENT OAK LN 19 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 74 0708-342-0401-1 8932 ANCIENT OAK LN	12	0700-542-0124-7	
13 0.008-342-0122-3 9020 PINE HOLLOW PL 15 0708-342-0121-5 9014 PINE HOLLOW PL 16 0708-342-0120-7 9008 PINE HOLLOW PL 17 0708-342-0119-0 9002 PINE HOLLOW PL 18 0708-342-0130-6 9001 ANCIENT OAK LN 19 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 743 COLOR PEAK RD 743 COLOR PEAK RD	13	0708-342-0123-1	
15 0708-342-0121-5 9014 PINE HOLLOW PL 16 0708-342-0120-7 9008 PINE HOLLOW PL 17 0708-342-0119-0 9002 PINE HOLLOW PL 18 0708-342-0130-6 9001 ANCIENT OAK LN 19 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN		and the second	
15 0100 342-0120-7 9008 PINE HOLLOW PL 16 0708-342-0120-7 9002 PINE HOLLOW PL 17 0708-342-0119-0 9002 PINE HOLLOW PL 18 0708-342-0130-6 9001 ANCIENT OAK LN 19 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN			
10 0708-342-0119-0 9002 PINE HOLLOW PL 17 0708-342-0119-0 9002 PINE HOLLOW PL 18 0708-342-0130-6 9001 ANCIENT OAK LN 19 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN	the second se		
18 0708-342-0130-6 9001 ANCIENT OAK LN 19 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN		and the second secon	
10 0708-342-0129-9 9009 ANCIENT OAK LN 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN			
10 0100 0 12 0120 1 20 0708-342-0128-1 9017 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN			
20 0708-342-0120-1 9025 ANCIENT OAK LN 21 0708-342-0127-3 9025 ANCIENT OAK LN 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN			
21 0708 342 0120 3 22 0708-342-0126-5 9033 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN			
22 0708-342-0125-7 9041 ANCIENT OAK LN 23 0708-342-0125-7 9041 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN			
23 801 LONE OAK LN 24 0708-342-0401-1 8932 ANCIENT OAK LN 743 COLOR PEAK RD 2026 ENROPEAK RD			
24 0708-342-0401-1 8932 ANCIENT OAK LN 743 COLOR PEAK RD	2.5	0700 3 12 0123 7	
743 COLOR PEAK RD	24	0708-342-0401-1	
		0,00 0,2 0101 1	
75 I U/UX-342-0402-9 I 3720 ANULENT UAN LIN	25	0708-342-0402-9	8926 ANCIENT OAK LN

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26	0708-342-0403-7	8920 ANCIENT OAK LN
27	0708-342-0404-5	8914 ANCIENT OAK LN
28	0708-342-0405-3	8908 ANCIENT OAK LN
29	0708-342-0406-1	732 SUNDANCE DR
		8902 ANCIENT OAK LN
30	0708-342-0407-9	726 SUNDANCE DR
31	0708-342-0408-7	720 SUNDANCE DR
		8901 SNOWBERRY LN
32	0708-342-0409-5	8905 SNOWBERRY LN
33	0708-342-0410-2	8909 SNOWBERRY LN
34	0708-342-0411-0	8913 SNOWBERRY LN
35	0708-342-0412-8	8917 SNOWBERRY LN
36	0708-342-0413-6	8921 SNOWBERRY LN
50		729 COLOR PEAK RD
37	0708-342-0501-9	8922 SNOWBERRY LN
51		715 COLOR PEAK RD
38	0708-342-0502-7	8918 SNOWBERRY LN
39	0708-342-0503-5	8914 SNOWBERRY LN
40	0708-342-0504-3	8910 SNOWBERRY LN
40 41	0708-342-0505-1	8906 SNOWBERRY LN
41 42	0708-342-0505-1	8902 SNOWBERRY LN
42	0708-342-0300-7	714 SUNDANCE DR
43	0708-342-0507-7	708 SUNDANCE DR
43	0708-342-0508-5	702 SUNDANCE DR
44	0708-342-0508-5	8901 HOLLYBUSH LN
15	0708-342-0509-3	8905 HOLLYBUSH LN
45	0708-342-0509-5	8909 HOLLYBUSH LN
46	0708-342-0510-0	8913 HOLLYBUSH LN
47		8917 HOLLYBUSH LN
48	0708-342-0512-6	8921 HOLLYBUSH LN
49	0708-342-0313-4	701 COLOR PEAK RD
	0708 242 0(01 7	8922 HOLLYBUSH LN
50	0708-342-0601-7	617 COLOR PEAK RD
	0708 212 0(02 5	8918 HOLLYBUSH LN
51	0708-342-0602-5	
52	0708-342-0603-3	8914 HOLLYBUSH LN
53	0708-342-0604-1	8910 HOLLYBUSH LN
54	0708-342-0605-9	8902 HOLLYBUSH LN
55	0708-342-0606-7	8815 SILKWOOD TRL
56	0708-342-0607-5	8901 SILKWOOD TRL
57	0708-342-0608-3	8907 SILKWOOD TRL
58	0708-342-0609-1	8913 SILKWOOD TRL
59	0708-342-0610-8	8919 SILKWOOD TRL
60	0708-342-0611-6	8925 SILKWOOD TRL
	······	601 COLOR PEAK RD
61	0708-342-0612-4	609 COLOR PEAK RD

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OUTLOT 5	0708-342-0718-0	602 SUNDANCE DR
		601 OVERLOOK RUN
62	0708-342-0701-5	8902 SILKWOOD TRL
		606 SUNDANCE DR
63	0708-342-0702-3	8906 SILKWOOD TRL
64	0708-342-0703-1	8910 SILKWOOD TRL
65	0708-342-0704-9	8914 SILKWOOD TRL
66	0708-342-0705-7	8918 SILKWOOD TRL
67	0708-342-0706-5	8922 SILKWOOD TRL
68	0708-342-0707-3	8926 SILKWOOD TRL
69	0708-342-0708-1	8930 SILKWOOD TRL
70	0708-342-0709-9	9002 SILKWOOD TRL
71	0708-342-0710-6	9006 SILKWOOD TRL
72	0708-342-0711-4	9010 SILKWOOD TRL
73	0708-342-0712-2	9014 SILKWOOD TRL
74	0708-342-0713-0	9018 SILKWOOD TRL
75	0708-342-0714-8	9022 SILKWOOD TRL
76	0708-342-0715-6	9026 SILKWOOD TRL
77	0708-342-0716-4	9030 SILKWOOD TRL
,,		617 OVERLOOK RUN
78	0708-342-0717-2	605 OVERLOOK RUN
OUTLOT 6	0708-342-0801-3	9007 SILKWOOD TRL
79	0708-342-0903-7	702 COLOR PEAK RD
		9023 SILKWOOD TRL
80	0708-342-0904-5	706 COLOR PEAK RD
81	0708-342-0905-3	710 COLOR PEAK RD
82	0708-342-0906-1	714 COLOR PEAK RD
83	0708-342-0907-9	718 COLOR PEAK RD
84	0708-342-0908-7	722 COLOR PEAK RD
85	0708-342-0909-5	726 COLOR PEAK RD
86	0708-342-0910-2	730 COLOR PEAK RD
87	0708-342-0911-0	734 COLOR PEAK RD
88	0708-342-0912-8	738 COLOR PEAK RD
89	0708-342-0913-6	742 COLOR PEAK RD
90	0708-342-0914-4	746 COLOR PEAK RD
91	0708-342-1001-8	750 COLOR PEAK RD
		9002 ANCIENT OAK LN
92	0708-342-1002-6	9008 ANCIENT OAK LN
93	0708-342-1003-4	9014 ANCIENT OAK LN
94	0708-342-1004-2	9020 ANCIENT OAK LN
		737 OVERLOOK RUN
95	0708-342-1005-0	733 OVERLOOK RUN
96	0708-342-1006-8	729 OVERLOOK RUN
97	0708-342-1007-6	725 OVERLOOK RUN
98	0708-342-1008-4	721 OVERLOOK RUN
99	0708-342-1009-2	717 OVERLOOK RUN
100	0708-342-1010-9	713 OVERLOOK RUN
100	0708-342-1011-7	709 OVERLOOK RUN

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: 102	0708-342-1012-5	705 OVERLOOK RUN
102	0708-342-0901-1	701 OVERLOOK RUN
105	0700 542 0701 1	9031 SILKWOOD TRL
104	0708-342-0902-9	9027 SILKWOOD TRL
104	0708-342-1101-6	702 OVERLOOK RUN
105	0700-542 1101 0	9035 SILKWOOD TRL
106	0708-342-1102-4	706 OVERLOOK RUN
100	0708-342-1103-2	710 OVERLOOK RUN
107	0708-342-1104-0	714 OVERLOOK RUN
108	0708-342-1105-8	718 OVERLOOK RUN
f	0708-342-1106-6	722 OVERLOOK RUN
110	0708-342-1107-4	726 OVERLOOK RUN
111	0708-342-1108-2	730 OVERLOOK RUN
112	0708-342-1201-4	734 OVERLOOK RUN
113	0708-342-1201-4	9026 ANCIENT OAK LN
114	0708-342-1202-2	9032 ANCIENT OAK LN
114	0708-342-1202-2	9038 ANCIENT OAK LN
115	0708-342-1203-0	729 LONE OAK LN
11/	0708-342-1204-8	725 LONE OAK LN
116	0708-342-1205-6	721 LONE OAK LN
117	0708-342-1205-0	717 LONE OAK LN
118	0708-342-1200-4	713 LONE OAK LN
119	0708-342-1207-2	709 LONE OAK LN
120		705 LONE OAK LN
121	0708-342-1209-8 0708-342-1210-5	701 LONE OAK LN
122	0708-342-1210-3	9039 SILKWOOD TRL
	0708-342-1301-2	630 OVERLOOK RUN
123	0/08-342-1301-2	9034 SILKWOOD TRL
	0708 242 1202 0	626 OVERLOOK RUN
OUTLOT 9	0708-342-1302-0	9038 SILKWOOD TRL
OUTLOT 10	0708-342-1303-8	631 LONE OAK LN
124	0708-342-1304-6	9042 SILKWOOD TRL
	0709 242 1205 4	627 LONE OAK LN
125	0708-342-1305-4	603 LONE OAK LN
OUTLOT 11	0708-342-1306-2	610 LONE OAK LN
126	0708-331-0801-6	9101 WEATHERSTONE RD
	0700 001 0000 4	614 LONE OAK LN
127	0708-331-0802-4	618 LONE OAK LN
128	0708-331-0803-2	622 LONE OAK LN
129	0708-331-0804-0	622 LONE OAK LIV
130	0708-331-0805-8	630 LONE OAK LN
131	0708-331-0806-6	630 LONE OAK LN 634 LONE OAK LN
132	0708-331-0807-4	634 LONE OAK LN 638 LONE OAK LN
133	0708-331-0808-2	638 LONE OAK LN 642 LONE OAK LN
134	0708-331-0809-0	
135	0708-331-0810-7	646 LONE OAK LN
136	0708-331-0811-5	650 LONE OAK LN
137	0708-331-0812-3	654 LONE OAK LN
138	0708-331-0813-1	658 LONE OAK LN
139	0708-331-0814-9	662 LONE OAK LN

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140	0708-331-0815-7	668 LONE OAK LN
		9106 ANCIENT OAK LN
OUTLOT 12	0708-331-0816-5	674 LONE OAK LN
		9102 ANCIENT OAK LN
141	0708-331-0901-4	749 REFLECTION DR
		6110 ANCIENT OAK LN
142	0708-331-0902-2	745 REFLECTION DR
143	0708-331-0903-0	741 REFLECTION DR
144	0708-331-0904-8	737 REFLECTION DR
145	0708-331-0905-6	733 REFLECTION DR
146	0708-331-0906-4	729 REFLECTION DR
147	0708-331-0907-2	725 REFLECTION DR
148	0708-331-0908-0	721 REFLECTION DR
149	0708-331-0909-8	717 REFLECTION DR
150	0708-331-0910-5	713 REFLECTION DR
151	0708-331-0911-3	709 REFLECTION DR
152	0708-331-0912-1	705 REFLECTION DR
153	0708-331-0913-9	701 REFLECTION DR
		9109 WEATHERSTONE RD
OUTLOT 17	0708-331-1611-8	602 LONE OAK LN
202	0708-331-1601-9	9102 WEATHERSTONE RD
202		606 LONE OAK LN
203	0708-331-1602-7	9106 WEATHERSTONE RD
204	0708-331-1603-5	9110 WEATHERSTONE RD
205	0708-331-1604-3	9114 WEATHERSTONE RD
205	0708-331-1605-1	9118 WEATHERSTONE RD
207	0708-331-1606-9	9122 WEATHERSTONE RD
208	0708-331-1607-7	9126 WEATHERSTONE RD
209	0708-331-1608-5	9130 WEATHERSTONE RD
210	0708-331-1609-3	9134 WEATHERSTONE RD
210	0708-331-1610-0	9138 WEATHERSTONE RD
OUTLOT 18	0708-331-1612-6	9202 WEATHERSTONE RD
UUILUI 10	0700 331 1012 0	601 REDAN DR
212	0708-331-1613-4	9218 WEATHERSTONE RD
212	0708-331-1614-2	9222 WEATHERSTONE RL
213	0/00 331 101 2	619 REDAN DR
	0708-331-1615-0	613 REDAN DR
214	0708-331-1701-7	602 REDAN DR
OUTLOT 19	0708-331-1702-5	608 REDAN DR
215	0708-331-1702-3	614 REDAN DR
216	0708-331-1704-1	620 REDAN DR
217	0/08-331-1/04-1	9302 WEATHERSTONE RI
	0708-331-1801-5	702 REDAN DR
218	0/06-331-1601-3	9301 WEATHERSTONE RI
	0700 221 1002 2	708 REDAN DR
219	0708-331-1802-3	714 REDAN DR
220	0708-331-1803-1	720 REDAN DR
221	0708-331-1804-9	726 REDAN DR
222	0708-331-1805-7	9302 ANCIENT OAK LN
		3302 AINCIDIAL DAIL

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	0708-331-1806-5	9306 ANCIENT OAK LN
223	0708-331-1807-3	9310 ANCIENT OAK LN
224	0708-331-1808-1	9314 ANCIENT OAK LN
225	0708-331-1809-9	9318 ANCIENT OAK LN
226		9322 ANCIENT OAK LN
227	0708-331-1810-6	9326 ANCIENT OAK LN
228	0708-331-1811-4	9330 ANCIENT OAK LN
229	0708-331-1812-2	
230	0708-331-1813-0	9334 ANCIENT OAK LN
OUTLOT 20	0708-331-1904-7	814 MOONLIGHT TRL
257	0708-331-0710-9	9317 WINTER FROST PL
258	0708-331-0709-7	9313 WINTER FROST PL
259	0708-331-0708-5	9309 WINTER FROST PL
260	0708-331-0707-3	9305 WINTER FROST PL
261	0708-331-0706-1	9301 WINTER FROST PL
201		902 REDAN DR
OUTLOT 22	0708-331-0311-5	801 REDAN DR
001101 22	0700 991 0011 0	9201 ANCIENT OAK LN
	0708-331-0310-7	9107 ANCIENT OAK LN
OUTLOT 23	0708-331-0309-0	802 LONE OAK LN
OUTLOT 24	0708-331-0309-0	9101 ANCIENT OAK LN

* Parcels 0708-331-0097-1 & 0708-342-0201-5, 0202-3, 0203-1, & 0204-9 are obsolete.

0708-342

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2006

CSM #12021 OUT OF 0708-342-0606-7 RESIDENTIAL AREA 112 MADISON SCHOOL DISTRICT

Completed 1/16/2007

1.4

LOT #	PARCEL #	STREET ADDRESS
501	0708 - 342 - 0613 - 2	8823 SILKWOOD TRL
501	0700 0.1	8817 SILKWOOD TRL
502	0708 - 342 - 0614 - 0	610 SUNDANCE DR
		8816 HOLLYBUSH LN
503	0708 - 342 - 0615 - 8	614 SUNDANCE DR
	0708 - 342 - 0616 - 6	8820 HOLLYBUSH LN
504	0100 - 042 - 0010 - 0	

*0708-342-0606-7 OBSOLETE

0708-331

2008

FIRST ADDITION TO LINDEN PARK

OUT OF 0708-331-1001-1,1002-9,1003-7,1004-5,1005-3,1006-1,1007-9,1008-7,1009-5,1010-2,1101-9,1102-7,1103-5,1104-3,1105-1,1106-9,1107-7,1108-5,1201-7,1202-5,1203-3,1204-1,1205-9,1206-7,1207-5,1208-3,1301-5,1302-3,1303-1,1304-9,1305-7,1306-5,1307-3,1308-1,1401-3,1402-1,1403-9,1404-7,1405-5,1501-1,1502-9,1503-7,1504-5,1505-3,1506-1,1507-9,1508-7,1509-5,1901-3,1902-1,1903-9,1904-7,1905-5,1906-3,1907-1,1908-9,1909-7,2001-0,2002-8,2003-6,2004-4,2005-2,2101-8,2102-6,2103-4,2104-2,2105-0,2106-8,2107-6,2108-4,2109-2,2110-9,2111-7,2112-5 & 2113-3

RESIDENTIAL AREA 112 MADISON SCHOOL DISTRICT

Completed 10/17/2008

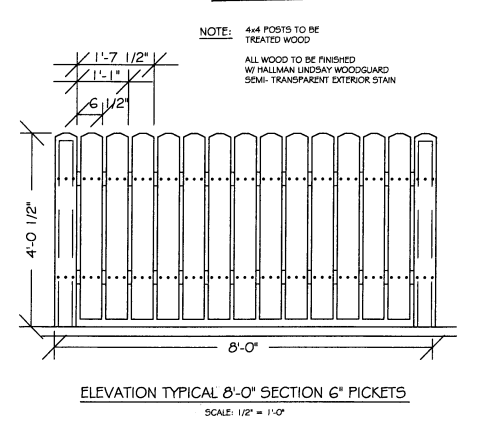
LOTS 57 C			PRO	······································	PRORATED
LOT #	PARCEL NUMBER	STREET ADDRESS	LAND	PRO IMPR	TOTAL
		830 MOONLIGHT TRL			
262	0708 - 331 - 1925 - 3	9318 WINTER FROST PL	13,100	0	13,100
263	0708 - 331 - 1926 - 1	826 MOONLIGHT TRL	12,000	0	12,000
264	0708 - 331 - 1927 - 9	822 MOONLIGHT TRL	13,500	0	13,500
265	0708 - 331 - 1928 - 7	814 MOONLIGHT TRL	14,200	0	14,200
266	0708 - 331 - 1929 - 5	810 MOONLIGHT TRL	11,400	0	11,400
		802 MOONLIGHT TRL			
267	0708 - 331 - 1930 - 2	9321 ANCIENT OAK LN	14,200	0	14,200
		9309 ANCIENT OAK LN		· .	
268	0708 - 331 - 2114 - 1	801 MOONLIGHT TRL	11,200	0	11,200
269	0708 - 331 - 2115 - 9	805 MOONLIGHT TRL	13,900	0	13,900
270	0708 - 331 - 2116 - 7	809 MOONLIGHT TRL	11,100	0	11,100
271	0708 - 331 - 2117 - 5	813 MOONLIGHT TRL	11,300	0	11,300
272	0708 - 331 - 2118 - 3	821 MOONLIGHT TRL	13,600	0	13,600
		9310 WINTER FROST PL			
273	0708 - 331 - 2119 - 1	829 MOONLIGHT TRL	11,500	0	11,500
274	0708 - 331 - 2120 - 8	9306 WINTER FROST PL	10,400	0	10,400
		9302 WINTER FROST PL			
275	0708 - 331 - 2121 - 6	822 REDAN DR	11,200	-0	11,200
276	0708 - 331 - 2122 - 4	818 REDAN DR	13,800	· 0	13,800
277	0708 - 331 - 2123 - 2	814 REDAN DR	11,800	0	11,800
278	0708 - 331 - 2124 - 0	810 REDAN DR	12,600		12,600
279	0708 - 331 - 2125 - 8	806 REDAN DR	13,400	0	13,400
		9301 ANCIENT OAK LN			
280	0708 - 331 - 2126 - 6	802 REDAN DR	11,400		11,400
281	0708 - 331 - 2127 - 4	9305 ANCIENT OAK LN	10,500	0	. 10,500
		9226 ANCIENT.OAK LN			
282	0708 - 331 - 1510 - 2	725 REDAN DR	11,100	0	
283	0708 - 331 - 1511 - 0	719 REDAN DR	100	and the second se	1
283	0708 - 331 - 1512 - 8	713 REDAN DR	200	0	200
204		9225 WEATHERSTONE RD			
285	0708 - 331 - 1513 - 6	701 REDAN DR	200		
286	0708 - 331 - 1514 - 4	9221 WEATHERSONE RD	100	0	100
		9217 WEATHERSTONE RD	1		
287	0708 - 331 - 1515 - 2	702 SHINING ROCK TRL	100	0 0	100

288	0708 - 331 - 1516 - 0	714 SHINING ROCK TRL	200	0	200
289	0708 - 331 - 1517 - 8	720 SHINING ROCK TRL	200	0	200
		9218 ANCIENT OAK LN			
290	0708 - 331 - 1518 - 6	726 SHINING ROCK TRL	11,800	0	11,80
<u>290</u> 291	0708 - 331 - 1519 - 4	9222 ANCIENT OAK LN	10,800	0	10,80
231	0/00 - 231 1010 -	9210 ANCIENT OAK LN			
292	0708 - 331 - 1309 - 9	725 SHINING ROCK TRL	11,700	0	11,70
293	0708 - 331 - 1310 - 6	719 SHINING ROCK TRL	100	0	10
294	0708 - 331 - 1311 - 4	713 SHINING ROCK TRL	100	0	10
295	0708 - 331 - 1312 - 2	707 SHINING ROCK TRL	200	0	20
235					
		9209 WEATHERSTONE RD			
296	0708 - 331 - 1313 - 0	701 SHINING ROCK TRL	100	0	10
297	0708 - 331 - 1314 - 8	9205 WEATHERSTONE RD	100	0	10
231		9201 WEATHERSTONE RD			
298	0708 - 331 - 1315 - 6	702 RUNG WAY	100	0	10
299	0708 - 331 - 1316 - 4	710 RUNG WAY	100	0	10
300	0708 - 331 - 1317 - 2	718 RUNG WAY	100	0	10
301	0708 - 331 - 1318 - 0	726 RUNG WAY	100	0	10
501	0700 001 1010 0	9202 ANCIENT OAK LN			
302	0708 - 331 - 1319 - 8	734 RUNG WAY	11,100	0	11,10
303	0708 - 331 - 1320 - 5	9206 ANCIENT OAK LN	11,000	0	11,00
303	0700 - 001 1020 0	9122 ANCIENT OAK LN			
304	0708 - 331 - 1109 - 3	741 RUNG WAY	8,800	0	8,8(
305	0708 - 331 - 1110 - 0	733 RUNG WAY	10,700	0	10,70
306	0708 - 331 - 1111 - 8	725 RUNG WAY	10,500	0	10,50
307	0708 - 331 - 1112 - 6	717 RUNG WAY	10,500	0	10,50
308	0708 - 331 - 1113 - 4	709 RUNG WAY	10,500	0	10,50
500		9129 WEATHERSTONE RD			
309	0708 - 331 - 1114 - 2	701 RUNG WAY	11,200	0	11,20
303					
310	0708 - 331 - 1115 - 0	9125 WEATHERSTONE RD	10,400	0	10,40
010		9121 WEATHERSTONE RD			
311	0708 - 331 - 1116 - 8	702 REFLECTION DR	10,500	0	10,50
312	0708 - 331 - 1117 - 6	710 REFLECTION DR	9,500	0	9,50
313	0708 - 331 - 1118 - 4	714 REFLECTION DR	9,500	0	9,50
314	0708 - 331 - 1119 - 2	722 REFLECTION DR	9,500	0	9,50
315	0708 - 331 - 1120 - 9	726 REFLECTION DR	9,500	0	9,50
316	0708 - 331 - 1121 - 7	734 REFLECTION DR	11,800	0	11,80
510		9114 ANCIENT OAK LN			
317	0708 - 331 - 1122 - 5	746 REFLECTION DR	8,800	0	8,8
318	0708 - 331 - 1123 - 3	9118 ANCIENT OAK LN	8,700	0	8,70
OL 25	0708 - 331 - 1931 - 0	818 MOONLIGHT TRL	0	0	
	0100 - 001 - 1001 - 0		466,100	0	466,1

OUT OF 0708-331-1001-1,1002-9,1003-7,1004-5,1005-3,1006-1,1007-9,1008-7,1009-5,1010-2,1101-9,1102-7,1103-5,1104-3,1105-1,1106-9,1107-7,1108-5,1201-7,1202-5,1203-3,1204-1,1205-9,1206-7,1207-5,1208-3,1301-5,1302-3,1303-1,1304-9,1305-7,1306-5,1307-3,1308-1,1401-3,1402-1,1403-9,1404-7,1405-5,1501-1,1502-9,1503-7,1504-5,1505-3,1506-1,1507-9,1508-7,1509-5,1901-3,1902-1,1903-9,1904-7,1905-5,1906-3,1907-1,1908-9,1909-7,2001-0,2002-8,2003-6,2004-4,2005-2,2101-8,2102-6,2103-4,2104-2,2105-0,2106-8,2107-6,2108-4,2109-2,2110-9,2111-7,2112-5 & 2113-3

page | of |

Exhibit "E1"



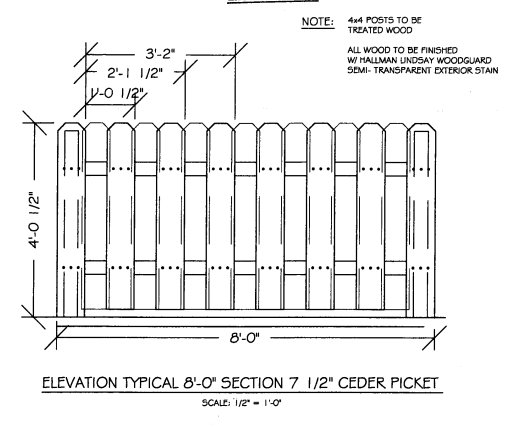
inside FACE face face face face $7\frac{1}{2}$ $7\frac{1}{2}$ $7\frac{1}{$

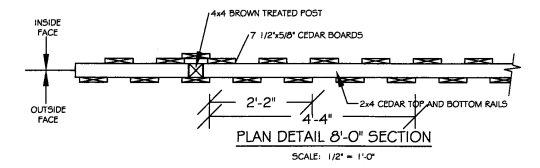
4'O PICKET FENCE DETAIL

ſ	Model:	Custom Designed For: - Lot/Subdivision: wr Address:		VERIDIAN HOMES
	Base Base Plan Plan: Revised:	Drawn By: <u>-</u> Date: <u>-</u>	Customer / /2004 Approval: / /2004 D5H Approval: / /2004	6801 South Towne Drive - Madison, WI 53713 (608)226-3100 Fax: (608)226-0600
			hat is shown in this plan represents what will be constructed. or errors if work is built according to the customer's approved plan.	© Copyright 2004 Vendian Homes Protected Under
L	Note: All dimensions are stud to stud	Revised:	<u> </u> <u></u>	Architectural Works Copyright Protection Act of 1990.

page 1 of 1

Exhibit "E2"

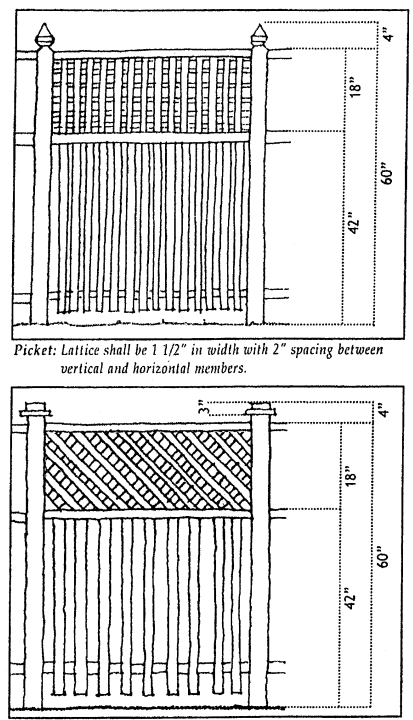




4'O BOARD ON BOARD FENCE DETAIL

estimate a second s	Contraction of the second sec second second sec
Custom Designed For: -	
Address:	VERIDIAN HOMES
Drawn By: Customer //2004	6801 South Towne Drive - Madison, WI 53713
Note: Please review carefully. What is shown in this plan represents what will be constructed.	(608)226-3100 Fax: (608)226-0600
We will not be held responsible for errors if work is built according to the customer's approved plan.	Copyright 2004 Vendian Homes Protected Under Architectural Works Copyright Protection Act of 1 990.
	Custom Designed For: - Lot/Subdivision: Lot Address: Drawn By: Date: Date: Dot: Not: Pose review carefully. We wil not be held responsele for errors if work is built according to the customer's approved plan.

Exhibit E3

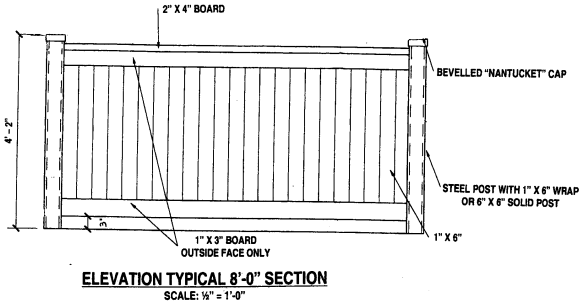


Stick: Lattice shall be 2" in width with 2" spacing between diagonal members.

and the second	and the second	and the second
Model:	Custom Designed For: - Lot/Subdivision:	VERIDIAN HOMES
ELEVATION Base Base Plan Plan: Revised:	Drawn By:	6201 South Towne Drive - Madison, WI 53713 (608)226-3100 Fax: (608)226-0600
Do Not Scale	Note: Please review carefully. What is shown in this plan represents what will be constructed. We will not be held responsible for errors if work is built according to the customer's approved plan.	© Copyright 2004 Vendan Homes Protected Under Architectural Works Copyright Protection Act of 1990.
Note: All dimensions are stud to stud	Revised:	Architectural Works Copyright Protection Act of 1950.

Exhibit "E-4"

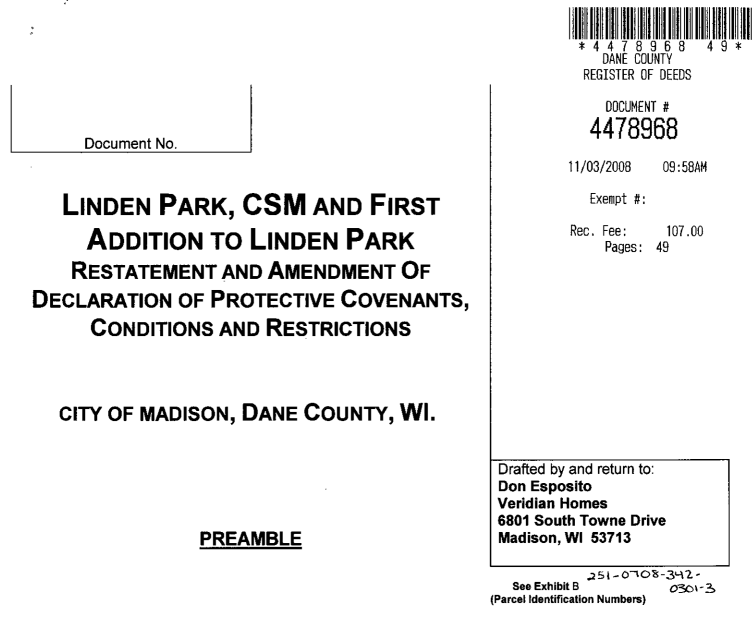
ALL WOOD TO BE FINISHED W/ HALLMAN LINDSAY WOODGUARD SEMI- TRANSPARENT EXTERIOR STAIN





PLAN DETAIL 8'-0" SECTION SCALE: 1/2" = 1'-0"

	Model:	Custom Designed For: - Lot/Subdivision:		VERIDIAN HOMES
	Base Base Plan Plan: Revised:	Drawn By: Date:	Customer /_/2004 Approval: /_/2004 D511 Approval: /_/2004	6801 South Towne Drive - Madison, WI 53713
		Note: Please review carefully. What is shown in this plan represents what will be constructed. We will not be held responsible for errors if work is built according to the customer's approved plan.		(608)226-3100 Fax: (608)226-0600 © Copyright 2004 Vendan Homes Protected Under
		Revised:		Architectural Works Copyright Protection Act of 1990.



This Restatement and Amendment of Declaration of Protective Covenants, Conditions and Restrictions (the "Declaration") is made this **28** day of <u>Ocroece</u>, 2008, by MB Investments of Wisconsin, LLC, a Wisconsin limited liability company (the "Declarant").

WHEREAS, with respect to the plat of Linden Park, City of Madison, Dane County, WI (the "Plat") there is currently placed of record the following restrictions

(i) a Declaration of Protective Covenants and Restrictions recorded in the office of the Dane County, Wisconsin Register of Deeds on December 6, 2005, as Document No. 4140102;

(ii) a First Amendment to the Declaration of Conditions of Protective Covenants and Restrictions of the Plat of Linden Park, recorded in the office of the Dane County, Wisconsin Register of Deeds on February 3, 2006, as Document No. 4158823;

(iii) a Second Amendment to the Declaration of Conditions of Protective Covenants and Restrictions of the Plat of Linden Park, recorded in the office of the Dane County, Wisconsin Register of Deeds on April 13, 2006, as Document No. 4180132;

(iv) a Third Amendment to the Declaration of Conditions of Protective Covenants and Restrictions of the Plat of Linden Park, recorded in the office of the Dane County, Wisconsin Register of Deeds on May 16, 2006 as Document No. 4192102; and

(v) a Fourth Amendment to the Declaration of Conditions of Protective Covenants and Restrictions of the Plat of Linden Park, recorded in the office of the Dane County, Wisconsin Register of Deeds on June 10, 2008, as Document No. 4439804 (each of the foregoing amendments shall be referred to herein by amendment number; Document No. 4140102 shall be referred to herein as the "Original Declaration"; and the amendments and the Original Declaration shall be collectively referred to herein as the "Existing Declaration"); and

WHEREAS, The Declarant has subdivided lot 55 of the plat of Linden Park (the "Plat") by means of a CSM, recorded on December 18, 2006 in the office of the Dane County, Wisconsin Register of Deeds as Document No. 4263469 (the "CSM", and collectively with the Plat the "Plats").

WHEREAS, The Declarant has re-platted portions of the plat of Linden Park (the "Plat") by means of a plat known as the First Addition to Linden Park, recorded on September 29, 2008 in the office of the Dane County, Wisconsin Register of Deeds as Document No. 4470494 (the "Replat", and collectively with the Plat the "Plats").

WHEREAS, Declarant is, as of the date hereof, the fee simple owner of more than one lot in the Plats and is desirous of restating and amending the Existing Declaration in its entirety.

NOW, THEREFORE, Declarant does hereby, for itself, its successors and assigns, restate and amend the Existing Declaration, in its entirety, as follows:

PART A ASSOCIATION MATTERS

A-1) <u>Definitions</u>.

A) "Association" shall mean and refer to as Linden Park Homeowners Association, Inc., and its successors and assigns.

B) "Common Property" includes all those areas located in the Development which are not contained within a Lot and which are intended for common use or are necessary or convenient to the existence, maintenance or safety of the Development. Common Property may also include any additions thereto designated by the Declarant or the Association in any subsequent amendment to this Declaration, and all improvements located on said property, which are intended to be devoted to the common use and enjoyment of members, Owners and Occupants. Common Property shall further include all public or private alleys, access ways,

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traffic calming measures, entrance signs, plantings, landscaping islands or boulevards, which the City of Madison is not obligated to maintain. Declarant may, by subsequent amendment or easement, designate parts of certain private lands within the Development as Common Property, rendering the Association responsible for maintenance thereof, without subjecting the same to the ownership provisions contained in Section A-3, below.

C) "Declarant" shall mean and refer to MB Investments of Wisconsin, LLC, a Wisconsin limited liability company, or their successors and assigns.

D) "Lot" or "Lots" shall mean and refer to the individual subdivided lots created by the Plat and the Replat, described and depicted in Exhibit "A", excluding the Outlots described herein. The term "Property" or "Properties" shall be synonymous with the term Lot.

E) "Owner" shall mean and refer to the record owner, whether one or more persons or entities, of the fee simple title to any of the Properties described in Exhibit "A". A purchaser of any of said Properties by land contract shall be referred to as "Owner" instead of the land contract vendor.

F) "Occupant" shall mean and refer to the occupant of any of the Properties who shall either be an Owner or a lessee who holds a written lease having an initial term of twelve months or more.

G) "Subdivision" shall refer to the lands described in Exhibit "A", including all Lots and Outlots described therein. The term "Subdivision" is synonymous with the term "Development".

A-2) <u>Membership and Voting Rights</u>.

A) <u>Members</u>. Declarant has incorporated the Association. Each Owner of a Lot shall automatically become a member of the Association. By acceptance of the Deed or other instrument of conveyance, the Owner(s) of each Lot consent to such Owner's membership in the Association whether or not specified on the deed to the Owner. Membership in the Association is appurtenant to each Lot. Each Owner of a Lot shall automatically be entitled to the benefits and subject to the burdens relating to such membership in the Association. The Association shall have authority to manage the Common Property. Persons or entities, including a land contract vendor, who hold an interest merely as security for the performance of an obligation, shall not be members of the Association. To the extent that Declarant owns any Lot, Declarant shall be a member of the Association until such ownership terminates.

B) Voting Rights.

1) Each member shall be entitled to one vote for each Lot owned except as set forth in A-2(B) (2) below.

2) When there is more than one Owner of a Lot, said Owners shall only be entitled to one collective vote for each Lot. There shall be no fractional votes or voting. When there is more than one Owner of any Lot, the vote attributable to such ownership must be cast unanimously by all the Owners of that Lot, or it shall not be considered for any purpose.

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C) <u>Proxies</u>. Any Member may vote by proxy. All proxies shall be in writing and signed by the Owner or in cases where there is more than one Owner, by all Owners of the Lot.

D) <u>Articles of Incorporation and By-Laws</u>. The purposes and powers of the Association and the rights and obligations with respect to the members thereof, shall be governed by the Articles of Incorporation and By-Laws of the Association; provided, however, that such Articles of Incorporation and By-Laws shall be subject to, and shall not contravene, the terms, conditions, benefits and burdens set forth in this Declaration.

E) <u>First Year's Operating Expenses</u>. Commencing on the date established for the payment of assessments under Section A-4(B)(1), Declarant shall pay to the Association an amount equal to the estimated operating expenses of the Association for a period of one (1) year, less assessments on Lots owned by Declarant actually paid to the Association for the one (1) year period of time. Said payment may be made in a lump sum or in twelve (12) monthly installments, at Declarant's option. Prior to said date, Declarant shall be solely responsible for payment of all maintenance expenses.

A-3) <u>Description</u>.

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A) <u>Responsibility for Assessments</u>. Declarant shall turn over to the Association, at the time control is turned over to the Members, any surplus received by the Association of income over expenses. The following table describes the number of assessment units (an "Assessment Unit"), which are assigned to Lots in the Development based upon their intended use at the present time. The number of Assessment Units for a particular Lot will be divided by the total number of Assessment Units for all Lots in the Development to arrive at a particular Lot's percentage share ("Percentage Interest") of assessments for common area maintenance and other expenses, which the Association is permitted to assess to members under the Declaration. The Declarant shall be responsible for payment of assessments attributable to all Lots owned by Declarant. For the purposes of the following table, a single family residence shall be deemed a Dwelling Unit.

Number ofUseAssessment Units1)Single Family:One (1) per Dwelling Unit.

B) <u>Percentage Interest for Condemnation or Insurance Proceeds</u>. For the purposes of establishing an Owner's percentage of insurance proceeds or condemnation awards in the event any portion of the Common Property is completely destroyed or taken by eminent domain and is not reconstructed, each Owner shall have a percentage interest in the insurance or condemnation proceeds equal to the Percentage Interest of such Owner as determined under A-3(A), above.

C) <u>Conveyance, Lease or Encumbrance of Percentage Interest</u>. Any deed, mortgage, lease or other instrument purporting to convey, encumber or lease for a period of time in excess of one (1) year (a "Lease") any Lot shall be deemed to include the Owner's Percentage Interest in the Common Property and in the insurance proceeds or condemnation awards even though such interest is not expressly described or referred to therein. The conveyance, encumbrance or Lease of an Owner's Percentage Interest in the Common Property 4

independent of the appurtenant Lot and the conveyance, encumbrance or Lease of an appurtenant Lot independent of the Owner's Percentage Interest in the Common Property shall be prohibited.

D) <u>Ownership</u>.

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1) The Common Property shall be initially owned by the Declarant until conveyed as provided below.

2) Taxes, assessments or other charges on the Common Property may be divided according to each Owner's Percentage Interest and assessed by the taxing authority or may be an assessment by the Association against each of the Lots in an amount equal to the Percentage Interest attributable to such Lot.

3) The Common Property shall be conveyed to the Association by the Declarant at any time after the date hereof. Subject to its right to assess the Association members, the Association shall be responsible for the payment of any and all present and future general taxes, assessments or other charges against any portion of the Common Property owned by the Association. General property taxes, assessments and other charges shall be prorated between the Declarant and the Association based on the date of conveyance by the Declarant to the Association.

E) <u>Damage or Destruction of Common Property by Owner</u>. In the event any Common Property is damaged or destroyed by an Owner or any of his guests, lessees, tenants, licensees, agents or member(s) of his family, including pets, said Owner does hereby irrevocably authorize the Association to repair said damage. The Association shall repair and restore any damaged area to its former condition. The amount incurred by the Association for said repair shall become a special assessment upon the Property of said Owner.

A-4) Maintenance of Common Property

A) Maintenance Requirements.

1) <u>Responsible Party</u>. Declarant shall initially provide for the care, operation, management, maintenance and repair of the Common Property, until the Common Property is conveyed as provided herein. After such time, the Association shall provide for the care, operation, management, maintenance and repair of the Common Property and shall keep the Common Property maintained in good and safe condition.

2) <u>General Responsibilities</u>. Maintenance shall include, but not be limited to, responsibility for landscaping and lawn care, trash removal in the alleyways, snow shoveling with particular attention being paid to cross walk ramps and islands, improvements to common areas, upkeep of stormwater management facilities which may include detention basins and drainage swales, common property lighting and/or other common property, utility charges and any special street design features or traffic calming features and trash pickup in alleys.

3) <u>Specific Responsibilities</u>. Traffic Calming Devices. Certain streets within the Property may include special traffic islands and traffic calming measures within the

public right-of-way. The Association shall be responsible, at the Association's sole cost and expense, for the maintenance and upkeep of such physical traffic measures. Such maintenance and upkeep shall be performed at the discretion of the Association except to the extent required by the City of Madison, and shall include landscaping. If the special street design features or landscaping are not maintained, the City of Madison will give notice to the Association that it is not being maintained. If the Association does not respond to the notice within sixty (60) days, the City may modify the physical traffic measures to minimize maintenance needs; including replacing landscaped surfaces with asphalt. The Association and persons involved with the maintenance and upkeep of the special traffic measures shall indemnify and hold harmless the City of Madison and its boards and commissions, and their officers, agents and employees from and against all claims, demands, loss or liability of any kind, type or description, related to the maintenance and upkeep of the special traffic measures.

4) In order to carry out its maintenance obligations, the Association may enter into a long-term contract i.e., no less than ten (10) years with a reputable property management company (the "Management Company"), pursuant to which contract the Management Company shall assume the maintenance obligations of the Association as provided herein.

5) Any and all expenses incurred by the Management Company, on behalf of and pursuant to its contract with the Association, in connection with the management and maintenance of the Common Property and administration of the Association shall be deemed to be common expenses ("Common Expenses"), including, without limitation, expenses incurred for: landscaping and lawn care; snow shoveling and plowing; trash removal in alleyways; entrance signs; improvements to the Common Property enforcement of this Declaration (including attorneys' fees); and maintenance and management salaries and wages.

B) <u>Assessments</u>.

1) The Association, or the Management Company, on its behalf, shall levy annual general assessments ("General Assessments") against each Lot for the purpose of maintaining a fund from which Common Expenses may be paid. The General Assessments against each Lot shall be assessed according to their Percentage Interests. General Assessments shall be due in advance on the first day of each year, or in such other manner as the Association may set forth in the Bylaws. Any General Assessment not paid when due shall bear annual interest at a rate of ten percent (10%) until paid and, together with interest, collection costs, and reasonable attorneys' fees, shall constitute a lien on the Lot on which it is assessed.

2) The Association, or the Management Company, on behalf of and pursuant to its contract with the Association, may, whenever necessary or appropriate, levy special assessments ("Special Assessments") against the Lots for deficiencies in the case of destruction or condemnation, for defraying the cost of improvements to the Common Property or for any other purpose for which the Association and/or the Management Company may determine a Special Assessment is necessary or appropriate for the improvement or benefit of the Subdivision. Special Assessments shall be paid at such time and in such manner as the Association or the Management Company may determine. Any Special Assessment or installment not paid when due shall bear annual interest at a rate of ten percent (10%) until paid

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and, together with the interest, collection costs and reasonable attorneys' fees, shall constitute a lien on the Lot on which it is assessed.

3) The Association, or the Management Company, on behalf of and pursuant to its contract with the Association, shall have the right to collect all General and Special Assessments and such sums shall constitute a lien on such Lot. The Owner of a Lot, or any portion thereof, shall be personally obligated to pay such charges which were assessed or accrued upon the land owned during the period of Ownership. The Association or the Management Company, on behalf of and pursuant to its contract with the Association, may commence an action against any Owner personally obligated to pay the charges or to foreclose the lien for such charge against any Lots. Any such foreclosure action may be brought at the Association election, either in the same manner as an action to foreclose a real estate mortgage, or as a proceeding to enforce a statutory maintenance lien as provided in Section 779.70, Wis. Stats., to the extent said Section is applicable. Any lien in favor of the Association/Management Company securing unpaid charges arising by virtue of this Declaration shall be subject and subordinate to the lien of any mortgage whether the mortgage is executed or recorded prior to or after the creation of such lien.

C) <u>Subordination of the Lien to Mortgages</u>. The lien of the assessments provided for herein shall be subordinate to the lien of any first mortgage. Sale or transfer of any Property shall not release the assessment lien. However, the sale or transfer of any Property pursuant to mortgage foreclosure or any proceeding in lieu thereof shall extinguish the lien of such assessment(s) as to payments which become due prior to such sale or transfer. No sale or transfer pursuant to foreclosure or proceedings in lieu thereof shall relieve such Property from liability from any assessments thereafter becoming due or from the lien thereof.

D) Joint and Several Liability of Grantor and Grantee. Upon a voluntary conveyance, the grantee of a Property shall be jointly and severally liable with the grantor for all unpaid assessments against the grantor as provided in this Declaration up to the time of conveyance, without prejudice to the grantee's right to recover from the grantor the amount paid by the grantee therefore. However, any such grantee shall be entitled to a statement from the Association setting forth the amount of such unpaid assessment and any such grantee shall not be liable for, nor shall the Property conveyed be subject to a lien for, any unpaid assessments against the grantor pursuant to this Declaration in excess of the amount therein set forth.

PART B CONDITIONS, COVENANTS AND RESTRICTIONS

B-1) <u>Applicability</u>. The following provisions in this Part B shall apply to all Lots and Outlots, as described in Exhibit "A" and such other Lots or Outlots as may, in the future, be subjected to this Declaration, as the same may be amended from time to time, by Declarant in the sole exercise of Declarant's discretion.

B-2) Land Use And Building Type. Only the following designated uses for Lots and Outlots shall be permitted:

A) Lots 1-54, 56-153, 202-230, 257-318 and 501-504 shall be used 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 dwelling unit not to exceed two and one-half stories in height. Each dwelling unit shall have an attached or detached garage of a size to be approved by the Committee, as that term is defined below. The size of a dwelling unit to be constructed on specific Lots shall not be less than the minimum size to be established hereinafter.

B) Outlots 7, 8 and 13 are Public Alleys, as shown on the Plats, and have been dedicated to the Public. The cost of the maintenance of the Public Alleys shall be the responsibility of the City of Madison except for trash removal as referenced in Section B-16) Notice to Owners, Subparagraph B)

C) Outlot 10 shall be used as A Private Alley, and shall be deemed a part of the Common Property, which the Association is obligated to maintain (trash, snow removal and maintenance) under Section (A) of the Declaration, the cost of maintenance of said Common Property shall be an assessment against all of the Property in the subdivision in accordance with the Declaration, for so long as such maintenance is necessary or required.

D) Outlots 1, 5, 6, 12, 17 and 19 shall be used as private open space and buffer, and shall be deemed a part of the Common Property, which the Association is obligated to maintain under Section (A) of the Declaration, the cost of maintenance of said Common Property shall be an assessment against all of the Property in the subdivision in accordance with the Declaration, for so long as such maintenance is necessary or required.

E) Outlots 2, 3, 18, 24 and 25 have been dedicated to the City of Madison for Stormwater management. Maintenance shall be the responsibility of the City of Madison.

F) Outlot 4 has been retained by the land seller, which has no corporate relationship with the Declarant, and in the future, Outlot 4 may be further subdivided and rezoned for single family, multifamily, or apartments use.

G) Outlot 23 has been dedicated to the City of Madison for public park purposes. Maintenance shall be the responsibility of the City of Madison.

H) Outlot 22, is owned by Madison Metropolitan School District (***MMSD**^{*}) as a school site. None of the provisions of this Declaration of Protective Covenants, Conditions and Restrictions and/or amendments shall be effective against said Outlot 22.

I) Outlots 9 and 11 shall be retained by the Declarant and in the future, may be further subdivided and rezoned for single family residential use. The Declarant, at its sole discretion, may in the future convey Outlots 9 and 11 to the Association pursuant to paragraph A-3(D), above, in which event such Outlot(s) shall be deemed Common Property subject to the terms, covenants and conditions of Section A-4, above.

J) Section 28.04 of the Madison General Ordinances required that new subdivisions in the City of Madison contain Lots that are reserved for the construction of dwelling units to be owned by families with an annual income that is less than the Area Median Income ("AMI"), as that term is defined in the Ordinance. Section 28.04 of the Madison General Ordinance is popularly known as the Inclusionary Zoning Ordinance ("IZ"). The Lots in the subdivision which, pursuant to agreement between the Declarant and the City of Madison, have been designated IZ Lots, and which are subject to the requirements to the

Ordinance, are Lots17, 20, 28, 34, 38, 46, 51, 57, 68, 81, 85, 88, 92, 96, 99, 106, 110, 114, 117, 121, 128, 146, 152, 205, 213, 217, 219, 222 and 225. All IZ Lots are subject to a recorded Land Use Restriction ("LURA"), also required by the City of Madison, which contains restrictions that are specific to such Lots. Subject to the requirements to the Ordinance, the following lots have already satisfied the inclusionary zoning marketing period of 240 days and have been released from the LURA: 17, 20, 28, 34, 38, 88, 92, 96, 99, 106, 110, 114, 117, 121, and 128.

K) Uses, other than the uses set forth in this section B-2, shall not be permitted on the Lots or Outlots, as applicable, without the prior written approval of the Declarant and Committee (defined in Section B-3 below), as appropriate. After Declarant control of the Association has terminated, approval from the Association and the Committee shall be required.

L) Except as otherwise provided herein, no buildings, other than signs or other structures incidental to the use of any Outlot, which have been approved in advance by the Committee pursuant to the provision of Part C hereof, may be constructed on any Outlot.

M) All rights-of-way noted on the Plat shall be dedicated as permanent public streets and rights-of-way and shall be improved in accordance with agreements entered into between the Declarant and the municipality in which the Development is located.

B-3) <u>Architectural Control</u>. No building shall be erected, placed or altered on any Lot until the construction plans and specifications and a plan showing the location of the structure have been approved by a majority of the Architectural Control Committee (the "Committee") as to quality of workmanship and materials, harmony of external design with existing structures, and as to location with respect to topography and finish grade elevation. There shall be a variation in building elevations on adjacent Lots. Approval shall be as provided below.

B-4) Dwellings and Landscaping. The landscaping to be installed on all Lots must meet or exceed the minimum number of points for foundation planting and cumulative total landscaping points, including foundation planting points as set forth hereafter as described in Exhibit C, attached hereto and incorporated herein by reference and further described in the Design Guidelines. The number of points attributable to various elements of the landscaping to be installed shall be determined by reference to Exhibit D, attached hereto and incorporated herein by reference and further referenced in the Design Guidelines. The structure and the minimum landscaping requirements shall be completed within nine (9) months after issuance of a building permit. All driveways shall be of concrete and shall be installed within nine (9) months after substantial completion of the structure. No outbuilding or accessory building of any nature shall be erected on any Lot with the exception of detached garages approved by the Committee in advance of construction. No above-ground swimming pools shall be permitted. All Lot areas not used as a building site, or under cultivation as a family garden, shall be planted with grass seed or shall be sodded, and shall be maintained on a regular seasonal basis, including mowing of a frequency of not less than once every 14 days during the lawn growing season. Maintenance of all improvements on a Lot shall be performed by the Owner. Maintenance shall include, but not be limited to, watering, pruning and routine fertilizing and mulching of all plantings and plant beds, replacement of dead, dying and/or diseased trees and shrubs, prompt removal of weeds, trash and debris from plant beds and areas adjacent to shrubs and trees so as to keep said landscaping in a healthy, attractive and

neat condition. If the Owner of any Lot, after reasonable notice, fails or refuses to install landscaping as described herein, or maintain it as required above, the Association, through its duly authorized agents or employees, shall have the right to enter upon said Lot at reasonable hours to perform said landscaping and/or maintenance. The costs of the materials and labor to perform such landscaping and/or maintenance shall be assessed against said Lot-in accordance with the terms of Section A-4 (B)(2) above, which assessment may be foreclosed or collected in accordance with the terms hereof or collected as provided herein.

B-5) <u>Vehicle and/or Equipment Storage</u>. No unregistered, inoperable, dilapidated or junk vehicles of any nature may be kept upon any Lot except in a fully enclosed garage. The exterior storage of boats, trailers, travel trailers, campers, recreational vehicles, (collectively, without limitation by reason of enumeration "Equipment"), of any nature is prohibited whether or not screened from public view. No Equipment shall be parked or stored on lawns. The temporary storage of Equipment in a driveway for the purpose of loading or unloading for a period not to exceed twelve (12) hours is permitted. No commercial vehicles, including trucks, semi-trailers or trailers, may be stored or parked overnight on said Lots (including driveways and lawn areas) except in an enclosed garage. Personal property consisting of automobiles, motorcycles or non-commercial trucks, registered, operable and in good working order, may be parked in the driveway without restriction

B-6) <u>Construction On Adjoining Lots</u>. Nothing contained herein shall be construed to prohibit the construction of a residential dwelling or private garage partially on one Lot and partially on an adjoining Lot without regard to side yards between adjoining Lots, provided that all such Lots are owned by the same person or persons.

B-7) Easements.

A) No structure, planting, or other materials shall be placed or permitted to remain within any easement of record (an "Easement") if any, which may damage or interfere with the installation and maintenance of utilities, or which may change, obstruct or retard the flow of water or the direction of such flow through the Easement or through such other drainage channels or swales that may have been created by the Plat or otherwise. The Easements located on each Lot and all improvements therein shall be maintained continuously by the owner of the Lot, except for those improvements for which a public authority or utility company is responsible.

B) The Intra-block drainage Easement shall be graded with the construction of each principal structure in accordance with the approved Stormwater Drainage Plan on file with the City Engineer and the Zoning Administration, as amended in accordance with the Madison General Ordinances.

C) Certain Lots, defined below, within the Plat are subject to a Joint Driveway Easement and/or Maintenance Agreements for driveway purposes. Certain joint driveway easements are as shown on the Plat and will be subject to a Joint Driveway Easement ("Joint Driveway Easement") and/or Maintenance Agreements ("Maintenance Agreements") setting forth the adjoining Lot Owners' rights to use and obligations to maintain the joint driveway. The configurations of some Lots on the public alleys require that they have a shared driveway. In some cases, that will require one Lot to grant the other an easement permitting use of the joint portion of the driveway and allocating responsibility for maintenance costs. In other cases, the Lot will only have a Joint Maintenance Agreement ("Joint

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Maintenance Agreement") allocating responsibility for maintenance of the joint driveway located in the public-right-of-way.

- 1) Lot 79 is subject to an ingress/egress easement granted to Lot 80.
- 2) Lot 94 is subject to an ingress/egress easement granted to Lot 93.
- 3) Lot 115 is subject to an ingress/egress easement granted to Lot 116.

D) Public utility easements are five feet (5') wide unless otherwise noted on the Plat. Utility easements as set forth on the Plat are for the use of public and private utilities having the right to serve the area.

E) All lots within this plat are subject to a non-exclusive easement for drainage purposes which shall be a minimum of five feet (5') in width measured from the property line to the interior of each lot except that the easement shall be ten feet (10') in width on the perimeter of the Plat. Easements shall not be required on the property lines shared with greenways or public streets.

B-8) <u>Slope and Swale Areas</u>.

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A) The graded slopes and swales as established by Declarant shall remain as permanent. Within these slopes and swales, no structure, planting or other material shall be placed or permitted to remain, or other activities undertaken which may damage or interfere with established slope and swale ratios, create erosion or sliding problems or which may change the direction of flow of drainage channels or obstruct or retard the flow of water through drainage channels. The slopes and swales of each Lot and all improvements in them shall be maintained continuously by the Owner of a Lot, at the Owner's sole expense, except for those improvements for which a public authority or utility company is responsible.

B) In order to control run off, all down spouts and down spout extenders are to drain into a permeable area such as grass or a planting bed.

C) Declarant and the City of Madison have agreed to a certain Storm Water Management Plan. In the event of any conflict between any building plans and such Storm Water Management Plan, the Storm Water Management Plan shall control. Declarant and the Association shall each have the right to enter upon any Lot at any time for the purpose of inspection, maintenance or correction of any drainage condition and the Lot Owner shall be responsible for the cost thereof.

D) Any disputes relating to drainage swales, drainage or other surface water issues, shall be resolved by the Board of Directors of the Association, which may seek the advice of the City Engineer of the City of Madison. The Association shall establish procedures by which such decisions can be heard by the Board of Directors and decided by said Board.

B-9) <u>Nuisances</u>. No noxious or offensive activity shall be carried on upon any Lot, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood or which may have a detrimental effect on the value of other Lots and/or improvements.

B-10) <u>Temporary Structures</u>. No secondary structures, such as a shack, shed, barn or other outbuilding shall be permitted on any Lot enumerated in paragraph **B-2)A)**. No 11

structure of a temporary character, such as trailer, tent, etc shall be used on any Lot at any time as a residence, either temporarily or permanently.

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B-11) <u>Signs</u>. No sign of any kind shall be displayed to the public view on any Lot except, one professional sign of not more than one square foot, one sign of not more than six square feet advertising the property for sale or rent or signs without regard to size used by the Declarant, a builder or licensed real estate broker to advertise the property during the construction and sales period or to identify the subdivision and/or its Declarant.

B-12) <u>Animals</u>. No animals, livestock or poultry of any kind shall be raised, bred or kept on any Lot, except that dogs, cats or other household pets may be kept, provided that they are not kept, bred or maintained for any commercial purpose. No animal enclosure, house, pen or fences or similar device shall be placed on any Lot without the prior written approval of the Committee which may require special landscaping and screening.

B-13) <u>Garbage and Refuse Disposal</u>. No Lot shall be used or maintained as a dumping ground for rubbish. Trash, garbage or other waste shall not be kept except in sanitary containers. No incinerators shall be permitted. Other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition. No trash, building materials, debris, leaves, lawn clippings, rocks or earth shall be placed in any Outlot.

B-14) Sight Distance at Intersections. No fence, wall, hedge or shrub planting which obstructs sight lines at elevations between 30" and 72" above the roadways shall be placed or permitted to remain on any corner Lot within the triangular area formed by the street property lines and a line connecting them at points twenty five (25) feet from the intersection of the street lines, or in the case of a rounded property corner, from the intersection of the street property lines extended. The same sight-line limitations shall apply on any Lot within ten (10) feet from the intersection of a street property line with the edge of a driveway or alley pavement. No tree shall be permitted to remain within such distances of such intersections unless the foliage line is maintained at sufficient height to prevent obstruction of such sight lines.

B-15) <u>Mailboxes</u>. Mailboxes serving homes in the neighborhood, whether individual or multi-gang shall be as determined, and as provided by Declarant at Declarant's sole cost and expense. Damaged or missing mailboxes shall be replaced with a mailbox identical in all respects with that originally provided, at the sole cost and expense of the Owner(s). The location and placement of the mailboxes shall be at the sole discretion of the United States Postal Service.

B-16) <u>Notices to Owners</u>. The following information is being put of record in order to give record notice to all Owners, mortgagees and other persons and entities having an interest in the Property:

A) Portions of the neighboring property have been approved for multi-family apartments or condominiums. At closing, the deed for each Lot will include an Exhibit A attachment evidencing Owners waiver of objection to such uses. By acceptance of a deed to a Lot, Owners accept such uses and waive any objections to the same.

B) Public Alleys: Public Alleys as shown on the Plat will be dedicated to the City of Madison. The cost of the maintenance of the Public Alleys shall be the responsibility of 12

the City of Madison. Certain Lots in the Development border public alleys, which are intended to serve as the access to such Lots. Restrictions on the public alleys are summarized as follows:

1) There will be no public trash, leaf or recycled material pick-up service in said alley, but instead, there will be one or more trash pick-up collection points designated by the Declarant to be used by Owners of a Lot bordering the alley in question. Trash pick-up may initially be provided by the Association and charged as an expense of the Association, but such arrangement may be changed to provide for public or some other method of trash pick-up at a future time as determined by the Declarant or the Association. Trash receptacles and recycling receptacles must be removed within 24 hours of pick-up. Exterior storage of trash receptacles and recycling receptacles is not permitted.

2) Mailboxes for homes located on the public alleys may be clustered at one end of the public alley in question or clustered at various locations along the public street in front of alley homes. Location and placement of the mailboxes is the sole discretion of the United States Postal Service.

3) Snow removal, repair and replacement of public alleys will be the responsibility of the City of Madison.

4) Homes with garage access to a public alley are required to have two (2) "coach" lights on each side of the garage door, which will be wired to a photo electric eye for automatic use from dusk to dawn. The lights have been pre-selected by Declarant. There are 4 selections available. It is the Buyer's responsibility to maintain the lights so that they are always operational.

C) Plantings, flower beds, and entry signs (including utility installations connected therewith) constructed and installed by Declarant, if any, shall be deemed a part of the Common Area. The Association is obligated to maintain any entry feature; maintenance shall include electrical charges (if any), sign repair and maintenance of the landscaping including mowing of all lawns and grass areas. The cost of maintenance of said Common Property shall be an assessment against all of the Property in the subdivision in accordance with the Declaration, for so long as such maintenance is necessary or required adversely affects the natural flow of surface or underground waters with in the area permitted.

PART C ARCHITECTURAL CONTROL COMMITTEE

C-1) <u>Membership</u>. Declarant has established an Architectural Control Committee ("Committee") consisting of three (3) members. So long as Declarant has title to any Lot subject to this Declaration, the Committee shall be appointed by Declarant. After Declarant no longer has title to any Lot within the Development or at such earlier time as determined by the Declarant, the initial members of the Committee shall resign and the Association shall elect three (3) Owners to serve on the Committee. At any time, Declarant may elect to surrender the selection of the members of the Committee to the Association.

A majority of the Committee may designate a representative to act for it. In the event of the death or resignation of any member of the Committee, the remaining members shall have full authority to designate a successor.

The Committee appointed hereunder shall serve for the time period specified in paragraph C-10, below. Any Committee member may resign prior to said date. Such resignation shall be effective upon receipt. If a resignation shall occur, prior to turning over control of the Committee, then the remaining members of the Committee may appoint a replacement.

C-2) <u>Architectural Control</u>. No structure, whether residence, accessory building, tennis court, swimming pool, decks, patios, antenna (whether located on a structure or on a Lot), flag pole, wall, landscaping or other improvements, including exterior colors and materials to be applied to said improvements, shall be constructed, maintained or performed upon any Lot and no alteration or repainting of the exterior of a structure shall be made unless a complete Architectural Review Application ("**Application**") in the form attached hereto as Exhibit "F" and incorporated herein by reference, is submitted to the Committee, together with complete plans, specifications and plot plans, and approved in writing by a majority of the Committee. Approval shall also be required for location of improvements with respect to topography and finish grade elevation. Said Application, plans, specifications and plot plans shall show the exterior design, height, building materials and color scheme thereof, the location of the structure plotted horizontally and vertically, the location and size of driveways, the plans for required landscaping, and the grading plan. A copy of such Application, plan specification, plans as finally approved shall be deposited with the Committee.

C-3) <u>Plan Review</u>. The Committee shall review said Application, plans and specifications as to quality of workmanship and materials, harmony of external design with existing or proposed structures and as to location with respect to topography and finish grade elevation. The Development will be the subject of a comprehensive, written set of Design Guidelines as set forth herein at Part D. The Committee shall use the guidelines set forth in this Declaration as an aid in exercising its architectural control responsibilities hereunder, but nothing contained herein or therein shall limit the Committee's discretion to grant variances from or make changes to, the guidelines, as they shall determine in the sole exercise of their discretion.

C-4) Procedure.

A) Neither the members of the Committee nor its designated representative shall be entitled to any compensation for services performed pursuant to this covenant for the initial approval of a residential structure. Thereafter, said Committee may charge a "request for action" or "approval" fee not to exceed \$50.00 for each such request or approval. The Committee's approval or disapproval, as required in these Covenants, shall be in writing. In the event the Committee fails to approve or disapprove within thirty (30) days after application, plans and specifications or any other matters requiring approval have been submitted to it, the request shall be deemed denied.

B) A submission will not be complete, and the thirty (30)-day approval time, as applicable, set forth above shall not commence until all documents required herein have been submitted. All such submissions shall be made to the Committee at the address set forth in this Declaration or to such other address that the Committee may designate.

C) The Committee shall have the sole right to reject any application and plans which, in the judgment and sole opinion of a majority of its members are not in conformity with this Declaration; are not desirable for aesthetic reasons; are not in harmony

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with buildings located on the surrounding Lots; and/or are not in conformity with the general purposes of this Declaration.

D) The Committee shall exercise its sole approval authority and discretion in good faith and each Owner, by acceptance of a deed to, or any other interest in, a Lot, agrees to hold the Committee harmless from any perceived discrepancies in the Committee's good-faith performance of its duties. Refusal of approval of plans by the Committee may be based on any grounds, including purely aesthetic grounds, which in the sole discretion of the Committee shall be deemed sufficient.

E) The Committee may set its own operating procedures consistent with this Declaration and any limitations hereafter imposed by the Association. The costs of operating the Committee shall be assessed by the Association as Common Property expenses, except as permitted below. The Committee may engage consultants (e.g., architects, engineers or attorneys) either on a general or on a case-by-case basis, and the costs thereof may be charged to an applicant. The members of the Committee shall not draw any compensation for serving thereon but may be reimbursed for expenses incurred in performing their duties. All funds relating to the Committee shall be handled by the Association.

F) The requirements of this Part C shall be equally applicable to improvements made to any Outlot that is not owned by or dedicated to the City of Madison.

<u>C-5)</u> Separate City Approval. Matters which require approval of the Committee may also require approval of the City of Madison. Obtaining approval from the Committee and the City of Madison is solely the responsibility of the Owner desiring approval. Approval of Plans by the Committee shall not be deemed approval by the City of Madison and approval by the City of Madison shall not be deemed approval by the Committee.

C-6) <u>Records</u>. Until such time as a replacement Committee is designated, all plans, applications and requests shall be submitted to said Committee at the following address:

Linden Park Homeowners Association, Inc. Architectural Control Committee 6801 South Towne Drive Madison, Wisconsin 53713

C-7) <u>Committee Liability</u>. Neither the Committee nor any member thereof shall be liable for damages to any person submitting request for approval or to any Owner of any Lot by reason of any action, failure to act, approval, disapproval or failure to approve or disapprove with regard to such requests. The Committee is not responsible for ensuring that the application and plans submitted by an Owner are in compliance with applicable laws, rules, regulations, ordinances or customary and typical building practices.

C-8) <u>Indemnification</u>. Each member or former member of the Committee, together with the personal representatives and heirs of each such person, shall be indemnified by the Association against all loss, costs, damages and expenses, including reasonable attorney's fees, asserted against, incurred by or imposed in connection with or resulting from any claim, action, suit or proceeding, including criminal proceedings, to which such person is made or threatened to be made a party by reason of service as a member thereof, except as to matters resulting in a final determination of gross negligence or willful misconduct on the part of such

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member. In the event of settlement of such proceeding, indemnification shall be provided only in connection with such matters covered by the settlement as to which the Association is advised by counsel that the person to be indemnified has not been guilty of gross negligence or willful misconduct in the performance of such person as a member in the matter involved. This right of indemnification shall be in addition to all other rights and defenses. All liabilities, losses, damages, costs and expenses incurred or suffered by the Association in connection with this indemnification shall be a Common Property expense. Nothing in this Section C-8 shall be deemed an indemnification of such person with respect to such person's status as an Owner, occupant or otherwise.

C-9) <u>Variance</u>. The Committee shall have the power and absolute discretion to authorize a variance from any of the requirements of this Declaration if it finds that the strict application thereof would, in its sole discretion and opinion, result in difficulties or undue hardship to the Lot owner or in the event the architecture of the proposed Lot improvement is such as to present, in its opinion, a particularly pleasing appearance compatible with other houses in the development.

C-10) <u>Successor to Committee</u>. Declarant may turn over control of the Committee to the Members of the Association at any time, and shall turn over control when Declarant no longer has any ownership interest in the Property. At such time as Declarant turns over Committee control, the Association's Board of Directors shall designate not less than three (3) or more than five (5) Members of the Association to serve and act as the Committee for all purposes hereunder.

PART D DESIGN GUIDELINES

D-1) Single Family Dwelling Units.

A) Architectural Character. Architecture within the Development will be developed with a variety of American vernacular architectural styles in mind. These architectural styles, while not a comprehensive list, will offer a unique mixture of styles for the development, and will be applied with proportions and character in mind. The overall character of the development will be created so that the architectural styles are compatible and the overall cohesion of styles will help foster a unique setting without stifling the architectural creativity on the individual building level, creating a varied but integrated community. The following styles are permitted:

Cottage	Craftsman	Four Square	Farmhouse	Main Street
Prairie	Shingle	Traditional	Victorian	Southern Traditional

The requirements as itemized in the following section will be used as applicable to the context of the specific architectural style. Declarant reserves the right to grant variances in its sole discretion. Where city zoning is more restrictive, such requirements will govern.

B) <u>Front Porch</u>. Usable front porches are encouraged as both visual and functional design elements.

1) A usable open front porch is defined as having a minimum depth of 6'-0", and a minimum width of 8'-0".

2) Porch post style should be consistent with the overall architectural style of the home. Minimum standard porch design details include the following; porch posts or alternate per plan, porch balustrades, when provided, of nominal 2" x 2" square wood at a maximum of six inches (6") on center; and newel posts that are of the same design as the base of the column posts. Porch columns and railings shall be painted to match the trim color of the house.

C) <u>Garage</u>.

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1) There shall be a minimum of a two (2) car, $20^{\circ} \times 20^{\circ}$ garage per dwelling. Tandem garage shall be a minimum of $12^{\circ} \times 36^{\circ}$ and may substitute for the $20^{\circ} \times 20^{\circ}$ required above.

2) The maximum garage width exposed on the front elevation shall be no greater than fifty percent (50%) of the overall building width.

3) A front-entry garage cannot project beyond the face of the home or the open porch. For homes without porches adjacent to the garage, the garage face must be set back a minimum of 2'-0" from the front elevation or otherwise comply with the applicable zoning classification requirements.

4) Tandem, split or side entry garages are encouraged for three or four car garages. For 3-car front entry garages, the third stall must have a minimum setback of the greater of two feet (2') from the two-car garage line or as required by compatible roof design. Overall garage width must comply with zoning and design guideline standards.

5) The garage door shall be a raised panel design painted to match the siding on the home. The use of windows in the door, appropriate to the architectural style, is encouraged. The maximum single garage door size allowed is 8' x 18'.

D) Ornamental Design Elements.

1) Ornamental design elements, such as dormers, shutters, window wrap window grids, gable vents, pilasters, pediments, etc., shall be used in a manner consistent with the overall architectural style of the home and with emphasis on elevations exposed to public space.

2) Window wrap or shutters and window grids are required on front and other primary elevations facing a public space. Gable vents, 5" horizontal vinyl trim, and/or eyebrow roofs are required on front elevation gables greater than 10'-0" in width and are encouraged on other gables as deemed appropriate by the Architectural Control Committee.

3) The shutters shall be wood or polystyrene with colors as outlined in the Color Chart established by Declarant for the Development or of other material or color as deemed acceptable by the Architectural Control Committee. Panel or louver design shutters

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shall be used as appropriate to home materials & style.

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4) The window wrap shall be 3½" smooth finish vinyl with colors as outlined in the Color Chart and used with box outs or when part of the standard plan.

5) Gable vents shall be the NuWood triangle or peaked series or equivalent for the front elevation, and side elevations facing a public street, or other design approval by the Architectural Control Committee. Other gable ornamentation as appropriate to architectural style may be allowed or required by the Architectural Control Committee.

E) <u>Roof/Facias/Soffits/Eaves.</u>

- 1) Roof Standards:
 - a) Roof design must be consistent with the overall architectural style of the home. Roof forms and pitches as established on individual styles may not be altered without approval by the Architectural Control Committee.
 - b) Roof material shall be Owens Corning Oakridge 30 architectural shingle or equal as approved by the Committee. Colors shall be as outlined in the approved neighborhood color chart.
 - c) Use of an eyebrow roof or projecting gable is required at brick walls not extending into a gable are encouraged, as appropriate, at double gable returns and porch column caps.
 - d) Hip roof design, porches or other elements deemed appropriate by the Architectural Control Committee may be used in lieu of specific gable requirements.
- 2) Fascia, Soffit and Eave Standards:
 - a) Fascia shall be 6" or 8" minimum, as determined by plan, aluminum with colors as outlined in the Color Chart, wood may be used when appropriate to the architectural style.
 - b) Aluminum soffit and eave color shall match fascia.
 - c) A minimum twelve-inch (12") overhang is required at typical eaves and gable ends. However, six inches (6") is allowable with projections less then 6'-0" in width, such as the fireplace chase and a small bay window, and beyond structure line at open porches.

F) <u>Exterior Wall Surfaces.</u>

1) Siding material shall be Wolverine Classic Triple 3 smooth finish or equal as approved by the Committee. Classic double 4.5 or special shapes may be used as appropriate to architectural style. Colors shall be as outlined in the approved neighborhood color chart.

2) Windows may be vinyl, vinyl clad, aluminum clad or wood with colors as outlined in the approved neighborhood color chart.

3) Variation of wall planes on primary elevations is encouraged.

4) Any elevations facing public streets or spaces shall have a minimum of two (2) windows with wrap trim or shutters and window grills as appropriate and one (1) gable vent.

5) The use of brick or stone is encouraged as appropriate to architectural style. When brick is used, it shall be on full wall surfaces from foundation to eaves or on a two-story elevation at least to the second floor windowsill line. When brick is used, a soldier course window heads and rowlock sills are required. Additional details (i.e. projecting belt course and projecting corner accents) are encouraged as appropriate. Stone may be used as full wall surfaces or as a base course to first floor sill line. Brick or stone facing must return a minimum of 2'-4" when terminated at an outside corner.

6) Brick or stone material and color selections shall be as indicated on the Color Chart and harmonious with overall neighborhood palette, as well as with the specific home design.

D-2) Other Improvements.

A) <u>Fences</u> All fencing must receive prior written approval of the Committee and shall comply with any requirements set out below. The Committee may also require the installation and maintenance of landscape materials for screening and aesthetic purposes. A zoning approval or building permit from the City of Madison may be required to construct fencing. Committee approval does not supersede the need for any municipal approvals or permits.

1) Fencing shall consist of wood and shall be stained or painted. Only two styles of fencing are permitted and are detailed in Exhibits "E-1" and "E-2".

- a) All fencing shall be erected finish side out, i.e. pickets on the outside of the rail facing the street or neighboring lot.
- b) Posts shall be spaced a minimum of 72" and a maximum of 96" on center. Rails shall be discontinuous and abut into the posts.
- c) Gates are permitted and shall be consistent with the fencing style. All gates shall open into the lot.
- d) Fencing colors shall match the lighter of the home's trim or siding color.
- 2) Appropriate uses of fencing:
 - a) Fencing shall be limited to rear and side yards only.

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- b) Fencing shall meet up with the corners of the home or garage and may not project past the front face of home or garage.
- c) Only one fence is permitted along adjoining properties. Corners of adjoining properties fencing shall intersect at common corners.
- d) Fencing at side yards of corner lots may not project past the sideyard setback for that side facing the street. Refer to your survey map to establish side yard setbacks for the side of the lot facing the street.
- 3) Inappropriate use of fencing:
 - a) Fencing in front yards shall not be permitted.
 - b) Fencing shall not occur in freestanding segments or be placed arbitrarily.
 - c) Fencing shall not meet porch or deck corners.
 - d) Fencing shall not interfere with utility equipment. Your utility companies shall be consulted for current requirements and the most restrictive shall apply.

B) <u>Decks</u>. All decks must receive prior written approval of the Committee and shall comply with any requirements set out below. The Committee may also require the installation and maintenance of landscape materials for screening and aesthetic purposes. A zoning approval or building permit from the City of Madison may be required to construct a deck. Committee approval does not supersede the need for any municipal approvals or permits.

- 1) Appropriate deck design shall incorporate the following criteria:
 - a) Deck(s) shall be proportionate in size to the footprint of the dwelling
 - b) Deck(s) shall be proportionate in length and width
 - c) Deck(s) shall not project past the rear or side yard setbacks
 - d) Deck(s) at side yards of corner lots may not project past the corner of the home or garage for that side facing the street.
 - e) Deck(s) must be stained or painted
- 2) Inappropriate deck design:
 - a) Deck(s) in front yards shall not be permitted.
 - b) Deck(s) shall not occur in freestanding segments or be

placed arbitrarily on the lot.

c) Deck(s) shall not interfere with utility equipment. Your utility companies shall be consulted for current requirements and the most restrictive shall apply.

C) <u>Kennels/Runs</u>. All dog kennels or dog runs must receive prior written approval of the Committee and shall comply with any requirements set out below. The Committee may also require the installation and maintenance of landscape materials for screening and aesthetic purposes. A zoning approval or building permit from the City of Madison may be required to construct kennels/runs and fencing. Committee approval does not supersede the need for any municipal approvals or permits.

1) Fencing surrounding kennel or run shall consist of wood and shall be

stained or painted. Only two styles of fencing are permitted and are detailed in Exhibits "E-1" and "E-2".

- a) All fencing shall be erected finish side out, i.e. pickets on the outside of the rail facing the street or neighboring lot.
- b) Posts shall be spaced a minimum of 72" and a maximum of 96" on center. Rails shall be discontinuous and abut into the posts.
- c) Gates are permitted and shall be consistent with the fencing style. All gates shall open out from the kennel or run.
- d) Fencing colors shall match the lighter of the home's trim or siding color.
- 2) Appropriate placement of kennels or runs:
 - a) Kennel or run shall be limited to rear yard only and shall be adjacent to the home.
 - b) Kennel or run shall meet up with the corners of the home or garage and may not project past the face of home or garage.
 - c) Only one kennel or run is permitted per Lot.
 - d) Kennels must be oriented with the long side parallel to home.
- 3) Inappropriate placement of kennels or runs:
 - a) Kennel or run in front or side yards shall not be permitted.
 - b) Kennel or run shall not occur in freestanding segments or be placed arbitrarily on the lot.

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- c) Kennel or run shall not meet porch or deck corners.
- d) Fencing shall not interfere with utility equipment. Your utility companies shall be consulted for current requirements and the most restrictive shall apply.

D) <u>Outbuildings</u>. No outbuilding, shed or accessory building of any nature shall be erected on any Lot, with the exception of a detached garage that is the only garage on the lot and is approved by the Committee prior to construction. Secondary units (granny flats) above detached garages may be allowed with prior written approval from the ACC.

E) <u>Antennae/Wind Powered Electric Generators</u>. No wind powered electric generators, exterior television, radio receiving or transmission antennae, satellite signal receiving station or dish shall be placed or maintained upon any portion of a Lot without prior written approval of the Committee.

- 1) Appropriate antennae or satellite dish placement:
 - a) Only one antennae or satellite dish shall be allowed per lot.
 - b) Antennae or satellite dish shall be placed in rear yards or on the rear roofline of home and shall not be visible from curb directly in front of the home.
 - c) Antennae or satellite dish shall not project past the upper most roof ridgeline.
- 2) Inappropriate antennae or satellite dish placement:
 - a) Antennae or satellite dish in front or side yards shall not be permitted.
 - b) Antennae or satellite dish shall not interfere with utility equipment.

F) <u>Firewood Storage</u>. No firewood or woodpile shall be kept on any lot unless it is neatly stacked, placed in the rear yard and screened from street view by plantings or a fence first approved in writing by the Committee.

G) <u>Solar Collectors</u>. No active solar collector or apparatus may be installed on any Lot unless such installation is first approved in writing by the Committee, which shall consider the aesthetic and sun reflection effects on neighboring structures. Solar collectors or apparatus installed flat against or parallel to the plane of the roof shall be preferred.

H) <u>Lighting</u>. Exterior lighting installed on any Lot shall either by indirect or of such controlled focus and intensity that such lighting will not disturb the residents of adjacent Lots.

PART E GENERAL PROVISIONS

E-1) <u>Term</u>. This Declaration shall run with the Property and Common Property, and shall be binding on Declarant and all Members and their successors and assigns, and all persons claiming under them for a period of twenty-five (25) years from the date recorded, after which time said Declaration shall be extended automatically for successive periods of five (5) years each unless an instrument signed by a majority of the Members agreeing to change said Covenants in whole or in part or to terminate the same.

E-2) <u>Enforcement</u>. The Declarant (or either one of them if more than one), Architectural Control Committee or any Owner shall have the right to enforce by any proceedings at law or in equity all restrictions, conditions and covenants created or imposed herein, against any person or persons violating or attempting to violate any covenant, by any action to either restrain violation or to recover damages, or both including reasonable attorney fees. Failure to enforce any covenant, condition or restriction herein shall in no event be deemed a waiver of the right to do so thereafter. In the event of a violation of this Declaration the Committee shall have the right to assess and collect from the violating party a fine for such violation equal to the greater of (i) the actual damages suffered on account of the violation, or (ii) the sum of \$100.00 per day for each day the violation remains outstanding plus (iii) all costs of collection and enforcement, including actual attorney fees.

E-3) <u>Severability</u>. Invalidation of any one of these covenants by judgment or court order shall in no way affect any of the other provisions which shall remain in full force and effect.

E-4) <u>Model Homes</u>. So long as Declarant shall own any Lot in the Development, Declarant shall be permitted to maintain model homes in the Development, including therein a sales office for the purpose of sales and marketing of its homes.

E-5) Parade of Homes and/or Condominiums. So long as Developer shall own any Lots in the Development, or condominium units in any condominium located within the Development (collectively a "Lot/Unit"). Developer reserves the right to submit some or all of said Lots/Units as a site for the Parade of Home and/or the Parade of Condominiums of the Madison Area Builders Association (the "Parade"). In the event that some or all of said Lots/Units are selected as a site for a Parade, this Declaration of Protective Covenants, Conditions and Restrictions shall, as to the Lots/Units enrolled in the Parade, for a limited period of time ending 48 hours after the conclusion of the Parade, be deemed temporarily altered and modified, to the extent necessary, to permit the Madison Area Builders Association to hold its Parade in this Development pursuant to the then current Parade Rules and Checklist of the Madison Area Builders Association. All purchasers of Lots/Units, and/or their successors and assigns, shall take title subject to this specific reservation by the Developer and shall waive all rights to object to violations of this Declaration of Protective Covenants. Conditions and Restrictions by the Developer, the Madison Area Builders Association, or any of the builders or participants in the Parade for the period of the Parade as set forth above, including the closing of any public or private streets in the Parade area. All Lot/Unit owners appoint the Developer their attorney-in-fact to execute all necessary petitions; applications and consents to facilitate said street closings for the Parade.

E-6) <u>Governing Law</u>. This Declaration shall be construed and enforced in accordance with the terms of the laws of the State of Wisconsin. The terms of this Declaration are not intended to replace or affect any applicable laws, ordinances, rules or regulations of the City of Madison.

E-7) <u>Notices</u>.

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A) Notices to Declarant shall be given to Declarant at the following address: 6801 South Towne Drive, Madison, WI 53713.

B) Notices to an Owner of any Lot within the Development shall be given in care of the street address of the Lot.

C) Any party may change its address by written notice given to the other parties. Either party, its successors and/or assigns, may change said addresses by notice properly given hereunder.

E-8) <u>Amendment</u>. At any time until Declarant conveys all of the Lots which comprise the entire Property, or turns control of the Association over to its Members, whichever occurs first, Declarant may modify, amend, alter and grant variances to this Declaration without the consent of any Member, Owner or Occupant, their Mortgagees or any other party, including the Association and its Board of Directors.

E-9) <u>No Waiver</u>. Whenever a waiver, consent or approval is required or permitted herein, it must be express and in writing; no waiver, consent or approval shall be implied. Failure to enforce any provision of this Declaration shall not operate as a waiver of any such provision or any other provision of this Declaration.

E-10) <u>Number and Gender</u>. Whenever used herein, unless the context shall otherwise provide, the singular shall include the plural, the plural shall include the singular, and the use of any gender shall include all genders.

E-11) <u>Including</u>. Whenever used herein, the term "including" preceding a list of one or more items shall indicate that the list contains examples of a general principle and is not intended as an exhaustive listing.

E-12) <u>Captions</u>. The captions and article and section headings in this Declaration are intended for convenience and reference only and in no way define or limit the scope or intent of the various provisions hereof.

E-13) <u>Remedies</u>. All remedies herein are cumulative.

E-14) EFFECT ON DECLARATION. It is the intent of the Declarant that this Declaration shall replace and supersede in its entirety the Existing Declaration. Effective on the date of recording this Declaration in the office of the Dane County, Wisconsin Register of Deeds, the Existing Declaration, including the Original Declaration and the First, Second, Third and Fourth Amendments thereto, shall be null and void. Notwithstanding the foregoing, this Declaration shall not be applied retroactively to any improvements on any Lots or Outlots which have been approved prior to the date of recording this Declaration, but shall have prospective application to any repair, remodeling or reconstruction of any such existing improvements.

IN WITNESS WHEREOF, the said MB Investments of Wisconsin, LLC a Wisconsin limited liability Company, has caused these presents to be signed and sealed this 28TH day of OCTOBER. , 2008

MB Investments of Wisconsin, LLC

By: Veridian Development, LLC, Its Sole Member

By:

Donald A. Esposito, Jr. Assistant Secretary

ACKNOWLEDGMENT

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STATE OF WISCONSIN

COUNTY OF DANE

IOWLEDGMENT E OF WISCONSIN) ITY OF DANE) Personally came before me this ithe in the Assistant Secretary of Varidia Miday of October _, 2008, Donald A. Esposito, Jr. the Assistant Secretary of Veridian Development, LLC a Wisconsin Limited Liability Company, to me know to be such persons and officers who executed the foregoing instrument and acknowledged that they executed the same as such officers, by its authority for the purposes therein contained.

Notary Public Dane County, Wisconsin My Commission Expires: 5/21/12

MORTGAGEE'S CONSENT

Kan hereby consents to the forgoing Declaration of Conditions, Covenants and Restrictions for the Plat of Linden Park and the Plat of the First Addition to Linden Park

BY:

Printed Name: Edward W Kinney Title: Vice President

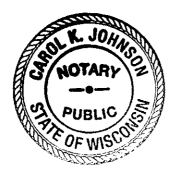
STATE OF WISCONSIN)

) ss

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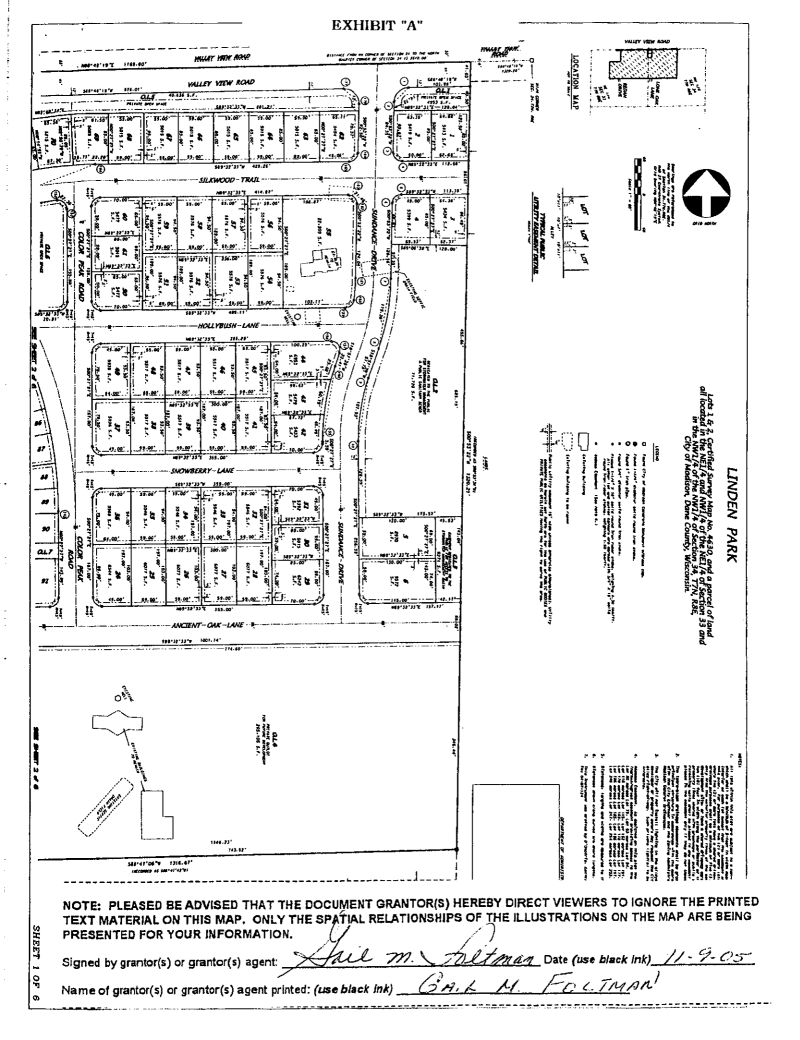
COUNTY OF DANE

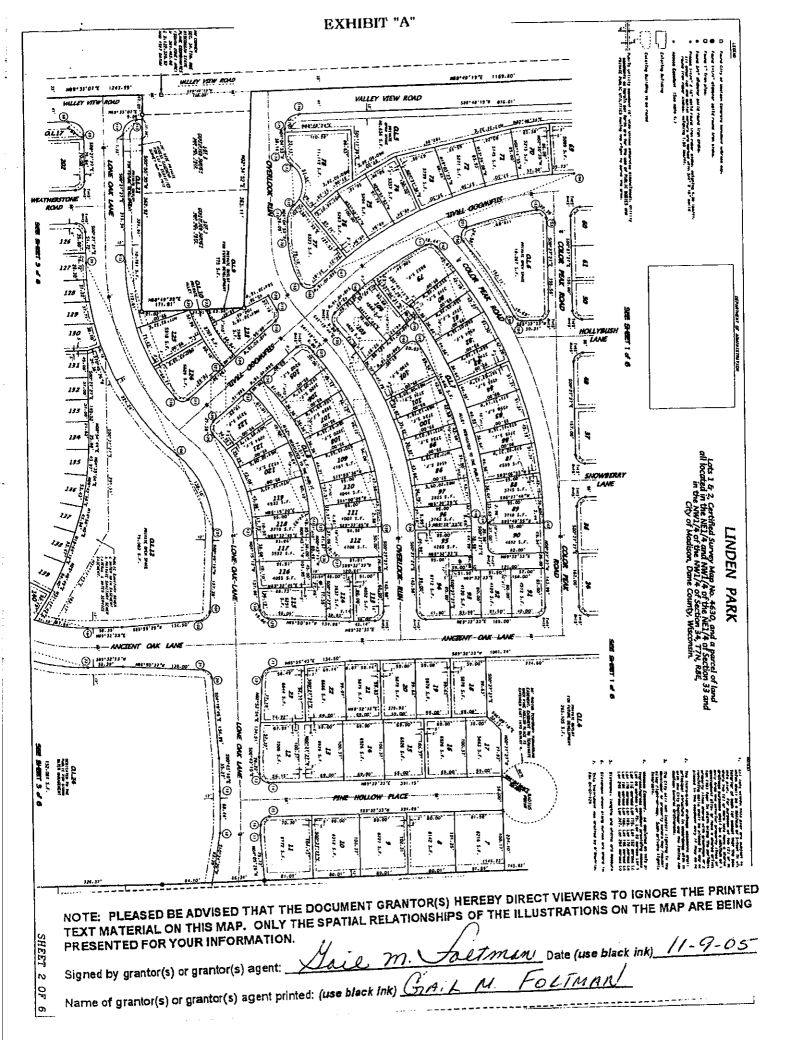
Personally came before me on this $\frac{30^{44}}{20}$ day of $\frac{0ctobec}{200}$, 20<u>08</u>, the above named <u>Edward W Kinney</u> To me known to be the person(s) who executed the foregoing instrument and acknowledge the same,

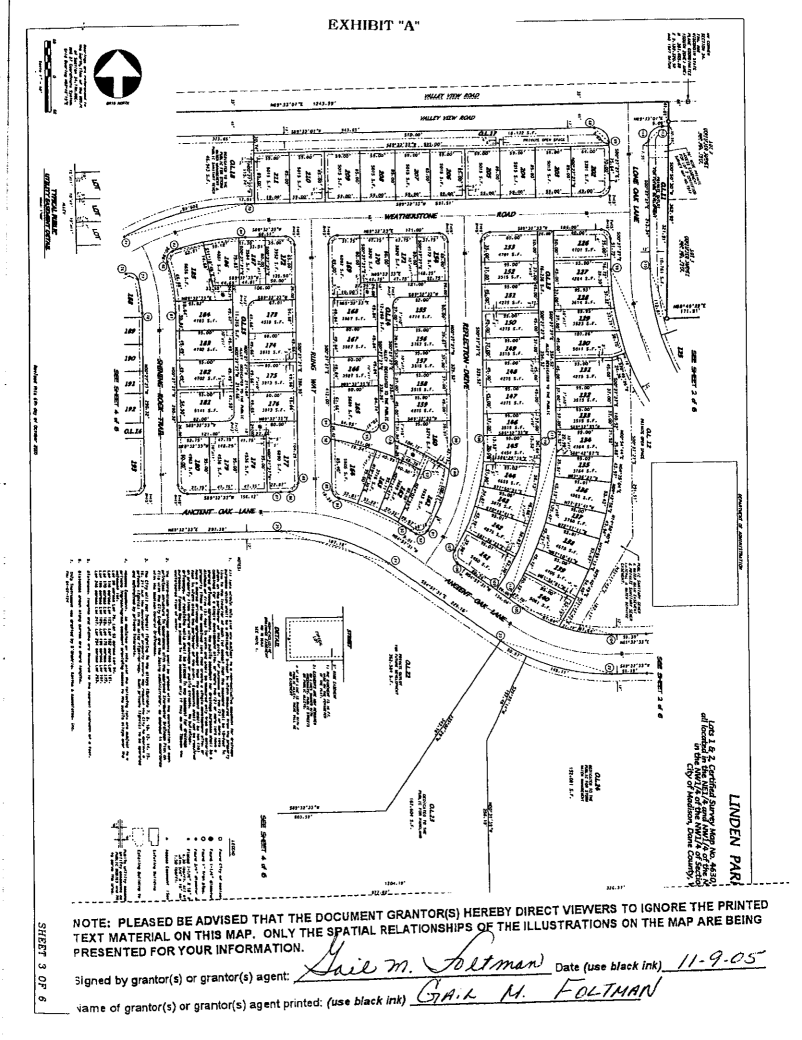


Notary Public

Dane County, WI My commission expires:







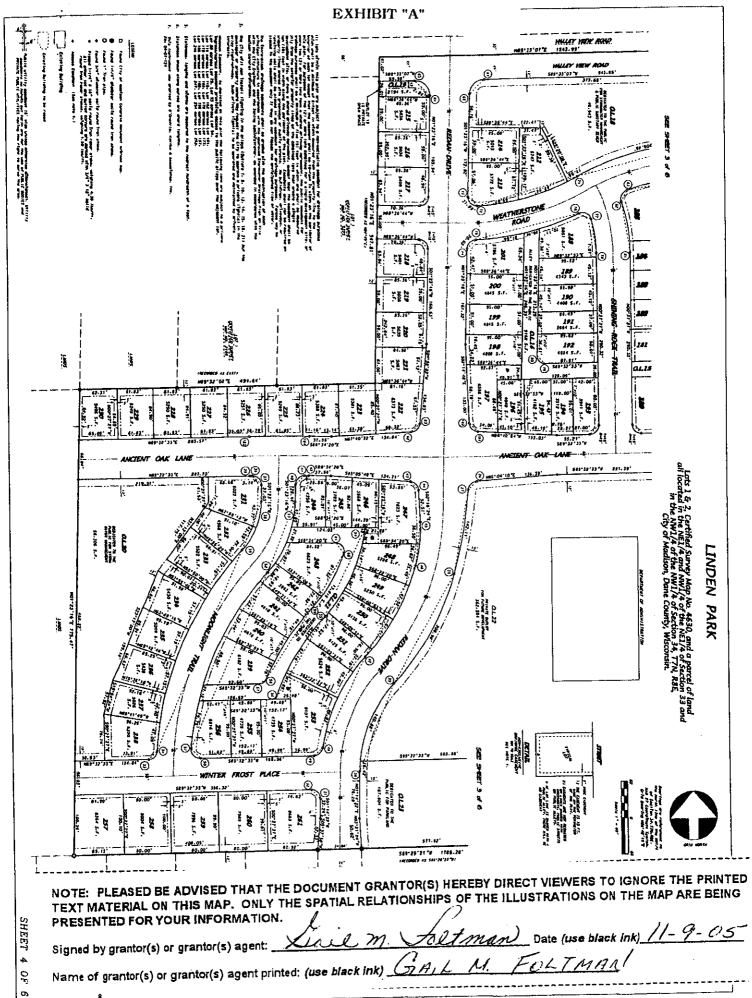
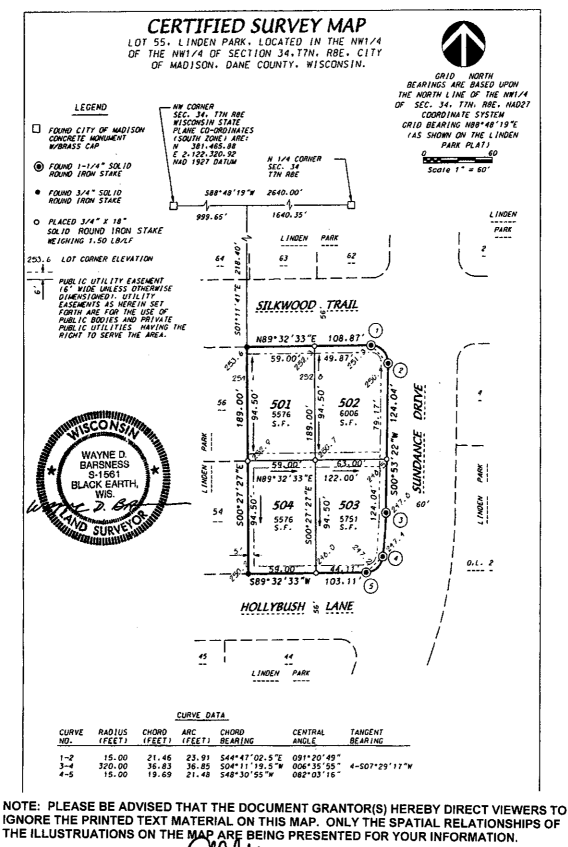


EXHIBIT "A"

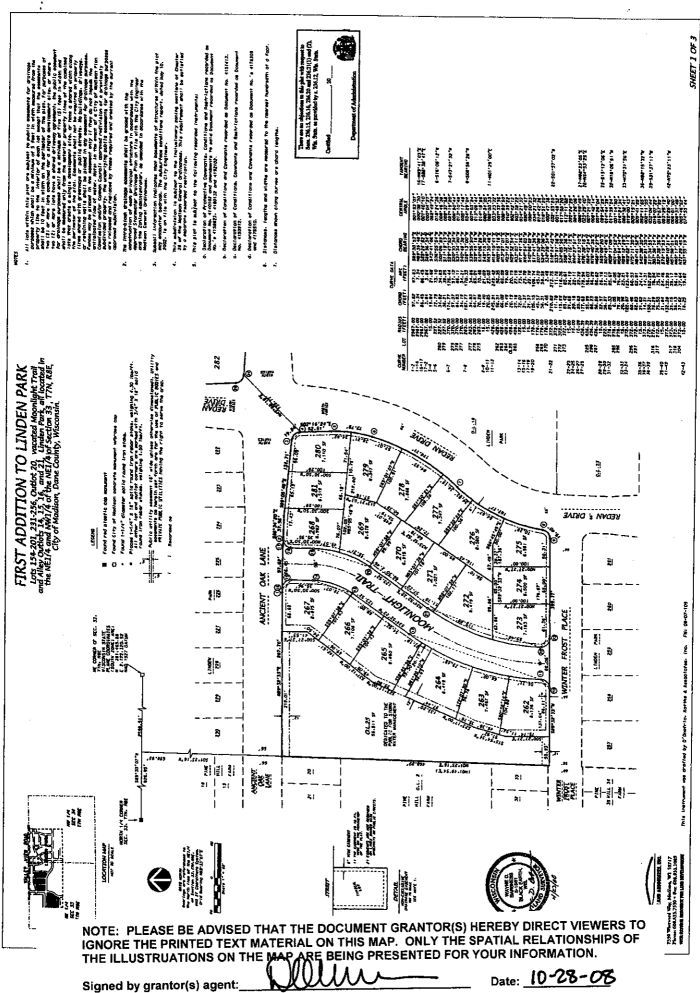
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Date: 10-28-08



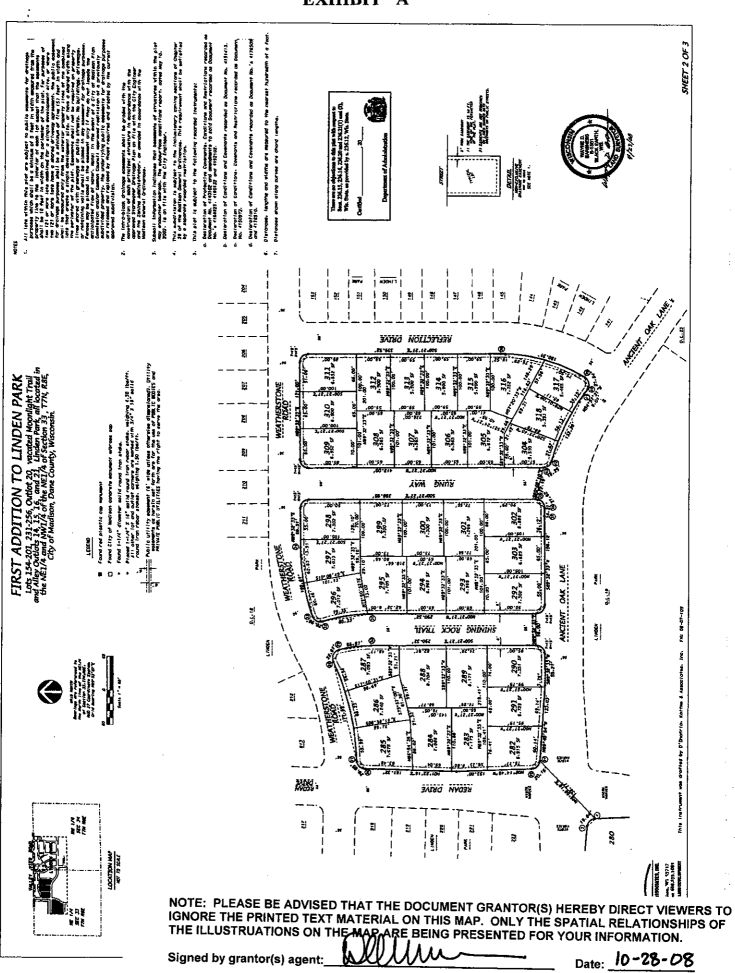
Signed by grantor(s) agent:___

Name of grantor(s) agent: Donald A. Esposito, Jr.



Name of grantor(s) agent: Donald A. Esposito, Jr.

EXHIBIT "A"



Name of grantor(s) agent: Donald A. Esposito, Jr.

EXHIBIT "A"

:

EXHIBIT "B"

2005 Revised 2008 LINDEN PARK

Out of 0708-331-0097-1 & 0708-342-0201-5, 0202-3, 0203-1 & 0204-9

Residential Area 100

Madison School District

LOT NUMBER	PARCEL NUMBER	STREET ADDRESS
1	0708-342-0301-3	8808 SILKWOOD TRL
2	0708-342-0302-1	8812 SILKWOOD TRL
2	0700 512 0502 1	605 SUNDANCE DR
OUTLOT 1	0708-342-0303-9	601 SUNDANCE DR
3	0708-342-0210-6	8807 SILKWOOD TRL
4	0708-342-0209-9	8811 SILKWOOD TRL
	0700-542-0207-7	609 SUNDANCE DR
OUTLOT 2	0708-342-0208-1	617 SUNDANCE DR
5	0708-342-0207-3	725 SUNDANCE DR
6	0708-342-0206-5	731 SUNDANCE DR
, v		8810 ANCIENT OAK LN
OUTLOT 3	0708-342-0205-7	8806 ANCIENT OAK LN
OUTLOT 4	0708-342-0118-2	8839 ANCIENT OAK LN
	0700 040 0117 4	9001 PINE HOLLOW PL
7	0708-342-0117-4	9001 PINE HOLLOW PL 9009 PINE HOLLOW PL
8	0708-342-0116-6	
9	0708-342-0115-8	9017 PINE HOLLOW PL
10	0708-342-0114-0	9025 PINE HOLLOW PL
11	0708-342-0113-2	9033 PINE HOLLOW PL
		901 LONE OAK LN
12	0708-342-0124-9	9032 PINE HOLLOW PL
		809 LONE OAK LN
13	0708-342-0123-1	9026 PINE HOLLOW PL
14	0708-342-0122-3	9020 PINE HOLLOW PL
15	0708-342-0121-5	9014 PINE HOLLOW PL
16	0708-342-0120-7	9008 PINE HOLLOW PL
17	0708-342-0119-0	9002 PINE HOLLOW PL
18	0708-342-0130-6	9001 ANCIENT OAK LN
19	0708-342-0129-9	9009 ANCIENT OAK LN
20	0708-342-0128-1	9017 ANCIENT OAK LN
21	0708-342-0127-3	9025 ANCIENT OAK LN
22	0708-342-0126-5	9033 ANCIENT OAK LN
23	0708-342-0125-7	9041 ANCIENT OAK LN
		801 LONE OAK LN
24	0708-342-0401-1	8932 ANCIENT OAK LN
		743 COLOR PEAK RD
25	0708-342-0402-9	8926 ANCIENT OAK LN

	0700 242 0402 7	8920 ANCIENT OAK LN
26	0708-342-0403-7	
27	0708-342-0404-5	8914 ANCIENT OAK LN
28	0708-342-0405-3	8908 ANCIENT OAK LN
29	0708-342-0406-1	732 SUNDANCE DR
		8902 ANCIENT OAK LN
30	0708-342-0407-9	726 SUNDANCE DR
31	0708-342-0408-7	720 SUNDANCE DR
		8901 SNOWBERRY LN
32	0708-342-0409-5	8905 SNOWBERRY LN
33	0708-342-0410-2	8909 SNOWBERRY LN
34	0708-342-0411-0	8913 SNOWBERRY LN
35	0708-342-0412-8	8917 SNOWBERRY LN
36	0708-342-0413-6	8921 SNOWBERRY LN
		729 COLOR PEAK RD
37	0708-342-0501-9	8922 SNOWBERRY LN
		715 COLOR PEAK RD
38	0708-342-0502-7	8918 SNOWBERRY LN
39	0708-342-0503-5	8914 SNOWBERRY LN
40	0708-342-0504-3	8910 SNOWBERRY LN
41	0708-342-0505-1	8906 SNOWBERRY LN
42	0708-342-0506-9	8902 SNOWBERRY LN
		714 SUNDANCE DR
43	0708-342-0507-7	708 SUNDANCE DR
44	0708-342-0508-5	702 SUNDANCE DR
		8901 HOLLYBUSH LN
45	0708-342-0509-3	8905 HOLLYBUSH LN
46	0708-342-0510-0	8909 HOLLYBUSH LN
47	0708-342-0511-8	8913 HOLLYBUSH LN
48	0708-342-0512-6	8917 HOLLYBUSH LN
49	0708-342-0513-4	8921 HOLLYBUSH LN
		701 COLOR PEAK RD
50	0708-342-0601-7	8922 HOLLYBUSH LN
		617 COLOR PEAK RD
51	0708-342-0602-5	8918 HOLLYBUSH LN
52	0708-342-0603-3	8914 HOLLYBUSH LN
53	0708-342-0604-1	8910 HOLLYBUSH LN
54	0708-342-0605-9	8902 HOLLYBUSH LN
55	0708-342-0606-7	8815 SILKWOOD TRL
56	0708-342-0607-5	8901 SILKWOOD TRL
57	0708-342-0608-3	8907 SILKWOOD TRL
58	0708-342-0609-1	8913 SILKWOOD TRL
·	0708-342-0609-1	8919 SILKWOOD TRL
59	0708-342-0610-8	8925 SILKWOOD TRL
60	0708-342-0011-0	601 COLOR PEAK RD
	0700 242 0(12 4	609 COLOR PEAK RD
61	0708-342-0612-4	

OUTLOT 5	0708-342-0718-0	602 SUNDANCE DR
		601 OVERLOOK RUN
62	0708-342-0701-5	8902 SILKWOOD TRL
		606 SUNDANCE DR
63	0708-342-0702-3	8906 SILKWOOD TRL
64	0708-342-0703-1	8910 SILKWOOD TRL
65	0708-342-0704-9	8914 SILKWOOD TRL
66	0708-342-0705-7	8918 SILKWOOD TRL
67	0708-342-0706-5	8922 SILKWOOD TRL
68	0708-342-0707-3	8926 SILKWOOD TRL
69	0708-342-0708-1	8930 SILKWOOD TRL
70	0708-342-0709-9	9002 SILKWOOD TRL
71	0708-342-0710-6	9006 SILKWOOD TRL
72	0708-342-0711-4	9010 SILKWOOD TRL
73	0708-342-0712-2	9014 SILKWOOD TRL
74	0708-342-0713-0	9018 SILKWOOD TRL
75	0708-342-0714-8	9022 SILKWOOD TRL
76	0708-342-0715-6	9026 SILKWOOD TRL
77	0708-342-0716-4	9030 SILKWOOD TRL
		617 OVERLOOK RUN
78	0708-342-0717-2	605 OVERLOOK RUN
OUTLOT 6	0708-342-0801-3	9007 SILKWOOD TRL
79	0708-342-0903-7	702 COLOR PEAK RD
		9023 SILKWOOD TRL
80	0708-342-0904-5	706 COLOR PEAK RD
81	0708-342-0905-3	710 COLOR PEAK RD
82	0708-342-0906-1	714 COLOR PEAK RD
83	0708-342-0907-9	718 COLOR PEAK RD
84	0708-342-0908-7	722 COLOR PEAK RD
85	0708-342-0909-5	726 COLOR PEAK RD
86	0708-342-0910-2	730 COLOR PEAK RD
87	0708-342-0911-0	734 COLOR PEAK RD
88	0708-342-0912-8	738 COLOR PEAK RD
89	0708-342-0913-6	742 COLOR PEAK RD
90	0708-342-0914-4	746 COLOR PEAK RD
91	0708-342-1001-8	750 COLOR PEAK RD
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92	0708-342-1002-6	9008 ANCIENT OAK LN
93	0708-342-1003-4	9014 ANCIENT OAK LN
94	0708-342-1004-2	9020 ANCIENT OAK LN
		737 OVERLOOK RUN
95	0708-342-1005-0	733 OVERLOOK RUN
96	0708-342-1005-8	729 OVERLOOK RUN
90 97	0708-342-1007-6	725 OVERLOOK RUN
97 98	0708-342-1007-0	721 OVERLOOK RUN
98	0708-342-1008-4	717 OVERLOOK RUN
	0708-342-1009-2	713 OVERLOOK RUN
100	0700-342-1010-9	709 OVERLOOK RUN

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	705 OVERLOOK RUN
0708-342-0901-1	701 OVERLOOK RUN
	9031 SILKWOOD TRL
0708-342-0902-9	9027 SILKWOOD TRL
0708-342-1101-6	702 OVERLOOK RUN
	9035 SILKWOOD TRL
0708-342-1102-4	706 OVERLOOK RUN
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0708-342-1105-8	718 OVERLOOK RUN
0708-342-1106-6	722 OVERLOOK RUN
0708-342-1107-4	726 OVERLOOK RUN
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	9026 ANCIENT OAK LN
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	729 LONE OAK LN
0708-342-1204-8	725 LONE OAK LN
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	717 LONE OAK LN
	713 LONE OAK LN
	709 LONE OAK LN
	705 LONE OAK LN
	701 LONE OAK LN
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0708.342-1301-2	630 OVERLOOK RUN
0708-542-1501-2	9034 SILKWOOD TRL
0708-342-1302-0	626 OVERLOOK RUN
	9038 SILKWOOD TRL
	631 LONE OAK LN
0708-342-1304-0	9042 SILKWOOD TRL
0709 242 1205 4	627 LONE OAK LN
	603 LONE OAK LN
	610 LONE OAK LN
0/08-331-0801-0	9101 WEATHERSTONE RD
0700 221 0802 4	614 LONE OAK LN
	618 LONE OAK LN
	618 LONE OAK LN 622 LONE OAK LN
	622 LONE OAK LN 626 LONE OAK LN
	630 LONE OAK LN
	634 LONE OAK LN
	638 LONE OAK LN
	642 LONE OAK LN
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0708-331-0812-3	654 LONE OAK LN
0708-331-0813-1	658 LONE OAK LN
0708-331-0814-9	662 LONE OAK LN
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		9106 ANCIENT OAK LN
OUTLOT 12	0708-331-0816-5	674 LONE OAK LN
		9102 ANCIENT OAK LN
141	0708-331-0901-4	749 REFLECTION DR
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143	0708-331-0903-0	741 REFLECTION DR
144	0708-331-0904-8	737 REFLECTION DR
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146	0708-331-0906-4	729 REFLECTION DR
147	0708-331-0907-2	725 REFLECTION DR
148	0708-331-0908-0	721 REFLECTION DR
149	0708-331-0909-8	717 REFLECTION DR
150	0708-331-0910-5	713 REFLECTION DR
151	0708-331-0911-3	709 REFLECTION DR
152	0708-331-0912-1	705 REFLECTION DR
153	0708-331-0913-9	701 REFLECTION DR
		9109 WEATHERSTONE RD
OUTLOT 17	0708-331-1611-8	602 LONE OAK LN
202	0708-331-1601-9	9102 WEATHERSTONE RD
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207	0708-331-1606-9	9122 WEATHERSTONE RD
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209	0708-331-1608-5	9130 WEATHERSTONE RD
210	0708-331-1609-3	9134 WEATHERSTONE RD
211	0708-331-1610-0	9138 WEATHERSTONE RD
OUTLOT 18	0708-331-1612-6	9202 WEATHERSTONE RD
00110110		601 REDAN DR
212	0708-331-1613-4	9218 WEATHERSTONE RD
213	0708-331-1614-2	9222 WEATHERSTONE RD
		619 REDAN DR
214	0708-331-1615-0	613 REDAN DR
OUTLOT 19	0708-331-1701-7	602 REDAN DR
215	0708-331-1702-5	608 REDAN DR
216	0708-331-1703-3	614 REDAN DR
217	0708-331-1704-1	620 REDAN DR
<i>i i i</i>		9302 WEATHERSTONE RD
218	0708-331-1801-5	702 REDAN DR
210		9301 WEATHERSTONE RD
219	0708-331-1802-3	708 REDAN DR
220	0708-331-1803-1	714 REDAN DR
220	0708-331-1804-9	720 REDAN DR
222	0708-331-1805-7	726 REDAN DR
	••••	9302 ANCIENT OAK LN

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223	0708-331-1806-5	9306 ANCIENT OAK LN
223	0708-331-1807-3	9310 ANCIENT OAK LN
225	0708-331-1808-1	9314 ANCIENT OAK LN
225	0708-331-1809-9	9318 ANCIENT OAK LN
227	0708-331-1810-6	9322 ANCIENT OAK LN
	0708-331-1811-4	9326 ANCIENT OAK LN
228	0708-331-1812-2	9330 ANCIENT OAK LN
229	0708-331-1813-0	9334 ANCIENT OAK LN
	0708-331-1904-7	814 MOONLIGHT TRL
OUTLOT 20	0708-331-0710-9	9317 WINTER FROST PL
257	0708-331-0709-7	9313 WINTER FROST PL
258	0708-331-0708-5	9309 WINTER FROST PL
260	0708-331-0707-3	9305 WINTER FROST PL
260	0708-331-0706-1	9301 WINTER FROST PL
201	0700-331 0700 1	902 REDAN DR
OUTLOT 22	0708-331-0311-5	801 REDAN DR
OUILOI 22	0700 001 0011 0	9201 ANCIENT OAK LN
OUTLOT 23	0708-331-0310-7	9107 ANCIENT OAK LN
OUTLOT 23	0708-331-0309-0	802 LONE OAK LN
UTLUI 24	0700 331 0507 0	9101 ANCIENT OAK LN

* Parcels 0708-331-0097-1 & 0708-342-0201-5, 0202-3, 0203-1, & 0204-9 are obsolete.

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0708-342

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2006

CSM #12021 OUT OF 0708-342-0606-7 RESIDENTIAL AREA 112 MADISON SCHOOL DISTRICT

Completed 1/16/2007

1.0

LOT #	PARCEL # STREET ADDRESS
	0708 - 342 - 0613 - 2 8823 SILKWOOD TRL
501	8817 SILKWOOD TRL
502	0708 - 342 - 0614 - 0 610 SUNDANCE DR
	8816 HOLLYBUSH LN
503	0708 - 342 - 0615 - 8 614 SUNDANCE DR
504	0708 - 342 - 0616 - 6 8820 HOLLYBUSH LN

*0708-342-0606-7 OBSOLETE

0708-331

2008

FIRST ADDITION TO LINDEN PARK

OUT OF 0708-331-1001-1,1002-9,1003-7,1004-5,1005-3,1006-1,1007-9,1008-7,1009-5,1010-2,1101-9,1102-7,1103-5,1104-3,1105-1,1106-9,1107-7,1108-5,1201-7,1202-5,1203-3,1204-1,1205-9,1206-7,1207-5,1208-3,1301-5,1302-3,1303-1,1304-9,1305-7,1306-5,1307-3,1308-1,1401-3,1402-1,1403-9,1404-7,1405-5,1501-1,1502-9,1503-7,1504-5,1505-3,1506-1,1507-9,1508-7,1509-5,1901-3,1902-1,1903-9,1904-7,1905-5,1906-3,1907-1,1908-9,1909-7,2001-0,2002-8,2003-6,2004-4,2005-2,2101-8,2102-6,2103-4,2104-2,2105-0,2106-8,2107-6,2108-4,2109-2,2110-9,2111-7,2112-5 & 2113-3

RESIDENTIAL AREA 112 MADISON SCHOOL DISTRICT

Completed 10/17/2008

<u>_OTS 57 (</u>			PRO		PRORATED
LOT #	PARCEL NUMBER	STREET ADDRESS	LAND	PRO IMPR	TOTAL
	· · · · · · · · · · · · · · · · · · ·	830 MOONLIGHT TRL			
000	0708 - 331 - 1925 - 3	9318 WINTER FROST PL	13,100	0	13,100
<u>262</u> 263	0708 - 331 - 1926 - 1	826 MOONLIGHT TRL	12,000	0	12,000
263	0708 - 331 - 1927 - 9	822 MOONLIGHT TRL	13,500	0	13,500
265	0708 - 331 - 1928 - 7	814 MOONLIGHT TRL	14,200	0	14,200
265	0708 - 331 - 1929 - 5	810 MOONLIGHT TRL	11,400	0	11,400
200		802 MOONLIGHT TRL			
267	0708 - 331 - 1930 - 2	9321 ANCIENT OAK LN	14,200	0	14,200
201		9309 ANCIENT OAK LN		1 A	
268	0708 - 331 - 2114 - 1	801 MOONLIGHT TRL	11,200	0	11,200
269	0708 - 331 - 2115 - 9	805 MOONLIGHT TRL	13,900	0	13,900
270	0708 - 331 - 2116 - 7	809 MOONLIGHT TRL	11,100	0	11,100
270	0708 - 331 - 2117 - 5	813 MOONLIGHT TRL	11,300	0	
272	0708 - 331 - 2118 - 3	821 MOONLIGHT TRL	13,600	0	13,600
		9310 WINTER FROST PL			
273	0708 - 331 - 2119 - 1	829 MOONLIGHT TRL	11,500	0	11,500
274	0708 - 331 - 2120 - 8	9306 WINTER FROST PL	10,400	0	10,400
		9302 WINTER FROST PL			
275	0708 - 331 - 2121 - 6	822 REDAN DR	11,200		11,200
276	0708 - 331 - 2122 - 4	818 REDAN DR	13,800		13,800
277	0708 - 331 - 2123 - 2	814 REDAN DR	11,800		11,800
278	0708 - 331 - 2124 - 0	810 REDAN DR	12,600		and the second s
279	0708 - 331 - 2125 - 8	806 REDAN DR	13,400	0	13,400
		9301 ANCIENT OAK LN			
280	0708 - 331 - 2126 - 6	802 REDAN DR	11,400		
281	0708 - 331 - 2127 - 4	9305 ANCIENT OAK LN	10,500	0	. 10,50
		9226 ANCIENT.OAK LN			
282	0708 - 331 - 1510 - 2		11,100	0	11,10
283	0708 - 331 - 1511 - 0		100	0	
	0708 - 331 - 1512 - 8		200	0	20
284	0100 - 331 - 1312 - 0	9225 WEATHERSTONE RD			
285	0708 - 331 - 1513 - 6		200		
285	0708 - 331 - 1514 - 4		100) 0	10
200	10100 - 001 - 1017 - 4	9217 WEATHERSTONE RD			
287	0708 - 331 - 1515 - 2		100) (C) 10

2(;
	0	200	714 SHINING ROCK TRL	0708 - 331 - 1516 - 0	288
2(0	200	720 SHINING ROCK TRL	0708 - 331 - 1517 - 8	289
44.04			9218 ANCIENT OAK LN		
11,80	0	11,800	726 SHINING ROCK TRL	0708 - 331 - 1518 - 6	290
10,80	0	10,800	9222 ANCIENT OAK LN	0708 - 331 - 1519 - 4	291
			9210 ANCIENT OAK LN		
	0	11,700	725 SHINING ROCK TRL	0708 - 331 - 1309 - 9	292
1(0	100	719 SHINING ROCK TRL	0708 - 331 - 1310 - 6	293
10	0	100	713 SHINING ROCK TRL	0708 - 331 - 1311 - 4	294
2(0	200	707 SHINING ROCK TRL	0708 - 331 - 1312 - 2	295
			9209 WEATHERSTONE RD		
10	0	100	701 SHINING ROCK TRL	0708 - 331 - 1313 - 0	296
10	0	100	9205 WEATHERSTONE RD	0708 - 331 - 1314 - 8	297
			9201 WEATHERSTONE RD		
1(0	100	702 RUNG WAY	0708 - 331 - 1315 - 6	298
11	0	100	710 RUNG WAY	0708 - 331 - 1316 - 4	299
1(0	100	718 RUNG WAY	0708 - 331 - 1317 - 2	300
1	0	100	726 RUNG WAY	0708 - 331 - 1318 - 0	301
			9202 ANCIENT OAK LN		
11,1	0	11,100	734 RUNG WAY	0708 - 331 - 1319 - 8	302
11,0	0	11,000	9206 ANCIENT OAK LN	0708 - 331 - 1320 - 5	303
			9122 ANCIENT OAK LN		
8,8	0	8,800	741 RUNG WAY	0708 - 331 - 1109 - 3	304
10,7	0	10,700	733 RUNG WAY	0708 - 331 - 1110 - 0	305
10,5	0	10,500	725 RUNG WAY	0708 - 331 - 1111 - 8	306
10,5	0	10,500	717 RUNG WAY	0708 - 331 - 1112 - 6	307
10,5	0	10,500	709 RUNG WAY	0708 - 331 - 1113 - 4	308
			9129 WEATHERSTONE RD		
11,2	0	11,200	701 RUNG WAY	0708 - 331 - 1114 - 2	309
10,4	0	10,400	9125 WEATHERSTONE RD	0708 - 331 - 1115 - 0	310
			9121 WEATHERSTONE RD		
10,5	0	10,500	702 REFLECTION DR	0708 - 331 - 1116 - 8	311
9,5	0	9,500	710 REFLECTION DR	0708 - 331 - 1117 - 6	312
<u>9,5</u>	0	9,500	714 REFLECTION DR	0708 - 331 - 1118 - 4	313
9,5	0	9,500	722 REFLECTION DR	0708 - 331 - 1119 - 2	314
9,5	0	9,500	726 REFLECTION DR	0708 - 331 - 1120 - 9	315
11,8	0	11,800	734 REFLECTION DR	0708 - 331 - 1121 - 7	315
			9114 ANCIENT OAK LN		510
8,8	0	8,800	746 REFLECTION DR	0708 - 331 - 1122 - 5	317
8,7	0	8,700	9118 ANCIENT OAK LN	0708 - 331 - 1123 - 3	317
	0	0	818 MOONLIGHT TRL	0708 - 331 - 1123 - 3	OL 25
466,	0	466,100		0100 - 331 - 1331 - 0	

OUT OF 0708-331-1001-1,1002-9,1003-7,1004-5,1005-3,1006-1,1007-9,1008-7,1009-5,1010-2,1101-9,1102-7,1103-5,1104-3,1105-1,1106-9,1107-7,1108-5,1201-7,1202-5,1203-3,1204-1,1205-9,1206-7,1207-5,1208-3,1301-5,1302-3,1303-1,1304-9,1305-7,1306-5,1307-3,1308-1,1401-3,1402-1,1403-9,1404-7,1405-5,1501-1,1502-9,1503-7,1504-5,1505-3,1506-1,1507-9,1508-7,1509-5,1901-3,1902-1,1903-9,1904-7,1905-5,1906-3,1907-1,1908-9,1909-7,2001-0,2002-8,2003-6,2004-4,2005-2,2101-8,2102-6,2103-4,2104-2,2105-0,2106-8,2107-6,2108-4,2109-2,2110-9,2111-7,2112-5 & 2113-3

EXHIBIT "C"

Total Minimum Points for Landscaping

Lot(s)	Minimum Points for Foundation Plantings	Total Minimum Points for Landscaping
79-153	300	425
1–54, 56-78, 202-230, 257-318 and 501-504	350	500

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EXHIBIT "D" Landscaping Elements

Elen	ements Point Sched		
A)	Small Shade Trees (balled and burlaped)	50	
B)	Medium Shade Trees (balled and burlaped) (2"-3" caliper at 6" from the roots)		
C)	Large Shade Trees (balled and burlaped)	150	
D)	Extra-Large Shade Trees (balled and burlaped)		
E)	Ornamental Trees (balled and burlaped)	50	
F)	S <i>mall Evergreen Trees</i> (3' to 4.5' when planted)	25	
G)	Medium Evergreen Trees	50	
H)	Large Evergreen Trees		
Ŋ	Evergreen Shrubs	20	
J)	Small Deciduous Shrubs	10	
K)	Medium Deciduous Shrubs	15	
L)	Large Deciduous Shrubs (balled and burlaped)	25	
M)	Decorative Retaining Walls (Points are per face foot. Boulders, timbers, and stones only – no concrete walls include		
N)	Paver Stone Walks, Paths or Patios (Points per square foot – no driveways included.)	1	
O)	Planting Beds (Points per square foot – must be decorative stone or mulch.)	1	

The final point totals must consist of a balanced variety of the listed elements acceptable to the Architectural Control Committee. Existing vegetation, trees and shrubs may be included in the point totals if they are properly protected and maintained during the construction process and located as such on the landscape plans submitted to the Architectural Control Committee for approval.

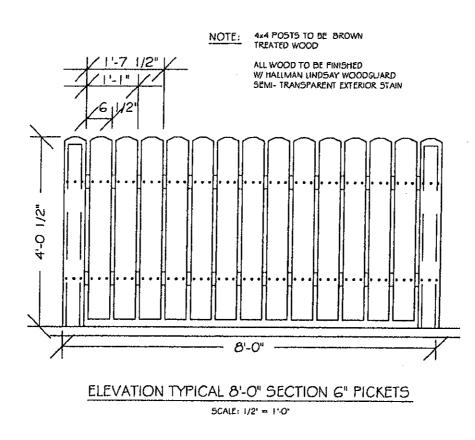
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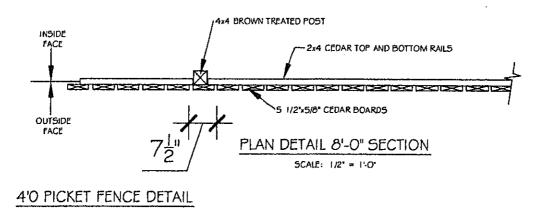
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PICKET FENCE DETAIL

page i of i

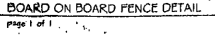




Fence styles Exhibit E1 or Exhibit E2 are allowed at the following neighborhoods:

Cardinal GlennHidden OaksSecretCathedral PointIce Age FallsChapel GreenLinden ParkGardens at WillowbrookThe MeadowlandsHawthorne HillsParkway Addition to ShenandoahHeather GlenRidgewood the Drumlin Addition

Secret Places at Siggelkow Preserve Spruce Hollow Village at Autumn Lake



4-0 1/2"

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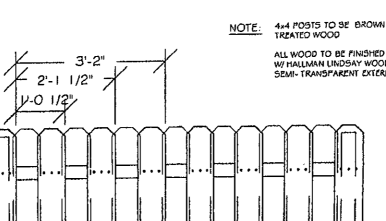
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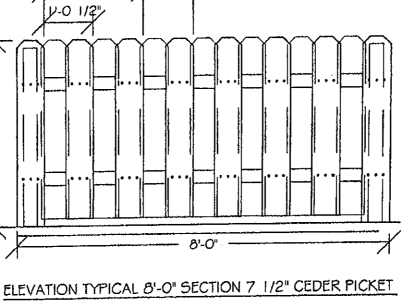
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EXHIBIT E2

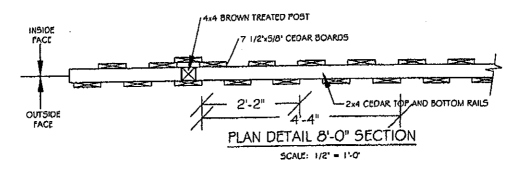


000719

ALL WOOD TO BE FINISHED W/ HALLMAN LINDSAY WOODGUARD SEMI- TRANSFARENT EXTERIOR STAIN



5CALE: 1/2" = 1'-0"



4'O BOARD ON BOARD FENCE DETAIL

	the second s	
Model:	Custom Designed For: Lob9vbdivision:ior Address:	VERIDIAN HOMES
Base Base Pian Plan: Revised:	Orawn By: Customer / /25 Oate: DSH Approval: / /25 DSH Approval: / /25 DS	CAOL Bowh Source - Machards, WI 5371.3
Do Not Scale	Note: Pess more service, while a boom to put mersely and a record and the service and the strong days and a but service and the strong days and the service an	O Conjugat 2004 Vendon Honos Protected Under Architectual Works Conjugat Protected Act of 1990.

EXHIBIT "F

ARCHITECTURAL REVIEW APPLICATION

1.	Owner(s):	
2.	Property Address:	
3.	Mailing Address (if different):	
4.	Lot # / Neighborhood:	
5.	Contact Number:	
6.	Email Address:	
7.	General description of alterations being submitted:	
8.	Estimated starting date:	
9.	Estimated completion date:	
10	Owner(s) hereby acknowledge they are familiar with the Declaration of Protective Covenants, Conditions and Restrictions (the "Restrictions"), as well as, Amendments to the Declaration of Protective Covenants, Conditions and Restrictions ("Amendments"), if any, of the neighborhood.	
11	Owner(s) hereby acknowledge and agree to honor all deadlines, if any, for completion of improvements referenced herein as established by the Architectural Control Committee (the "Committee").	
12	Owner(s) agree to store construction materials on the above referenced property only, and will bear the cost of repairing any damages caused to any such other areas for non compliance.	
13	Owner(s) agree to remove all unused materials from public view within seven (7) days following the completion of any work.	
14	Owners hereby acknowledge in the event the Committee fails to approve or disapprove within thirty (30) days after the application and related documents requiring approval have been submitted, the application will be deemed denied. Submission will not be complete, and the thirty (30) day approval time, shall not commence until after all documents required herein have been submitted.	
	Required Exhibits and Supporting Documentation	
The documents listed below <u>must</u> accompany all application for Committee approval. Failure to submit the proper documents to the Committee will be considered incomplete and will be returned as unapproved.		

1. <u>Paint or stain colors</u>: A sample of the color(s) intended to be used; along with existing paint colors on the home that will remain unchanged must be provided. Note: A photo of existing paint colors is an acceptable alternate to samples of existing colors.

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- 2. <u>Finish materials</u>: A written description and/or sample of all finish material to be used for Exterior modification must be provided.
- 3. <u>Site plan or plot plan</u>: A site plan or plot plan, drawn to scale, showing the location and dimension of the proposed alternations, including orientation with respect to the property lines, must be provided for applications, including but not limited to decks, patios, walls, storage sheds, fences, gazebos and any structural additions to the home. Please note if this document is not included with every application, the application may be returned to you for re-submission.
- 4. <u>Architectural drawing and/or landscape plans</u>: Complete detailed architectural drawings or plans must be provided for, including but not limited to decks, storage sheds, fences, gazebos and structural addition to the home, as well as, surrounding landscaping or topography changes of the lot.
- 5. <u>Contractors' estimate/proposal/plans</u>: Bids receive may include the majority of the above described requirements. You may attach these documents to the application to be submitted. The cost listed may be deleted as the Committee is not interested in the cost of the improvement.
- 6. <u>Additional exhibits</u>: Additional exhibits may be required in order to permit adequate evaluation of the proposed changes. Feel free to contact the Committee for guidance prior to submission of application if in doubt.

NOTICE GIVEN TO OWNERS

- 1. Nothing contained herein shall be construed to represent those alterations to lots or buildings in accordance with these plans shall not violate any of the provision of the Building and Zoning Codes established by the municipality, to which the property is subject to. Further, nothing contained herein shall be construed as a waiver or modification of said Restrictions.
- 2. Nothing contained herein shall be construed to represent those improvements, as approved by the Committee, are build able.
- 3. Where required, appropriate building permits shall be obtained for the municipality prior to construction. Nothing contained herein shall be construed as a waiver of said requirement.
- 4. Owner(s) is made aware and agrees that no work on this request will begin until written approval from the Committee.
- 5. Owner(s) agrees and grants express permission to the Committee to enter on the Owner's property at a reasonable time to inspect the project, during and after construction.
- 6. Owner(s) is made aware that any approval is contingent upon the completion of the alteration in a workmanlike manner and in accordance with the approved plan and specification of said alterations.
- 7. Owner(s) is made aware that any alterations not approved by the Committee will result in a written notification from the Committee and Owner(s) agree to bring the property back into compliance within a specified time as determined by the Committee. Further, Owner(s) are aware and agree that any legal expenses associated therewith will be the sole responsibility of the Owner(s).

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APPLICATION SUBMITTAL

- 1. Please mail or deliver the application and supporting documents to: Architectural Control Committee, Veridian Homes LLC, 6801 South Towne Drive, Madison, WI 53713.
- 2. Do not include original documents as they may not be returned. All pages submitted must be legible copies.
- 3. Owner must sign, if signature line is provided, or initial any page not signed, indicating that you have read and agree to the requirements and notices given that are contained within the Exhibit F submittal form.

APPLICATION REVIEW

__Approved __Not Approved __Approved as noted (see comments) __Additional Information needed (see comments)

COMMENTS/REQUIREMENTS FOR APPROVAL

Copy of building permit required
Copy of land survey required
Color samples required
 Other information required:

Comments from Committee Member:

Committee Member Signature _____

Date: ____

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