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TOM GREEN COUNT К TEXA

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Lots 1 thr Block City thru 0 S 3 thr an in 4, inclusive, Block 15 inclusive Block 16; and Bentwood Country Club Es n Angelo, Tom Green Coun 5; Lots
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nty, To ex thru An Ø Block Addi 9 d inclusicion to 16; Lots ۵. d e

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- mentioned (a) "Plat" shall mean the plat 0 H the Prop )er ŧу a S
- shown said of s Dedicator said n on lots as (d) or may shown the or above. "Plot" y refuse if more Plat parts on more n the shal 9 0 f lots Plat tο D a combinati mean approve would than e a splitting the total of d result there entir H. ion of which O one o numbered there or the 1 20 r more combinat numbere ot been 0 ion
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## Section 3. Frontage Setbacks, Etc.

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standing shall no may permanent structure areas designated on easements, but fence bе not Section maintained that inter but such such fences fere uch uses sh fere with, easements. on on the Plat sha Plots and ots within shall alwah, the price plantings be as 0 always prior 1 re ected util gs approved such areas ρ. rights Hbe or ty No subject to maintained building noqu drainage y the Ded to the or and within and Dedi unde a +

garbage or acces structed trash co or accessory structed on a trash compact compact of any any structures on uny Plot shall ing 9 kind equipment shal a Was hall te р be collecte any Plot a contain su t and all suitable ed outside No solid dwellings con-and operating and the ste or dwelling

of these ledging P ω ω υ: efter for september 30 per 0 ter these shal cent ontinue and covenants and filing successive 1, 1995 the 0f the in f front the for and for all tion. These rece until Se ten-year pe e owners of ont footage restr Or recor any of suc strictions cord an ins sepi r per r of of 0f eriods, the such lots instrument covenants the bУ ds, unless
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the lots sl lots from or executing, 2004 and shown 1e on g, acknow-that effec restricti and one of 20 on more Or before effect there

holder of addition and urring party nants prevent Ded cator hol under noqu these a icator obtain the or р Ing shall and of the ctions the ct Wa tion 8. Right ions shall run Dedicator and le covenants to an any bе liver a these the and Dedicator be personal act under res subject time breach be owner with trict: lands inj of ordinary rictions, provided personally liable covenants when junction, ch of or t any onal and of each run and to as .ly and such violation Ŋ to which s r to otherwise enforce restrictions. No fail its and restrictions sh legal action
Plot shall and al other al th lot shall ha prohibitive Enforce par Ll sı to the such to agree ties thereof observe, however, land for part S any de o these have claiming not and breaches for damag These breaches and Or iles decision covenant e, all the the the damages, the right mandatory failure shall shall covenants that by legal Dedicator the occurred. hereof these be be tau no through observanc the title binding taken delay deemed covesue 000 Dedi .on and 40

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  Dedicator
  request of such good also mend (by an appropriate letter and delivered to such applican application of any of these coto such Plot if, in the sole different contents of the sole different contents. reserves architectural action of reserves f the owne Notwithstanding any reserves the right be the necessary owner l planning right: of applicant these cove any to relieve hardshi to be effected. cant owner covenants Plot) (upon other to that effected. to the application hardship waive, and by effect addressed Dedicator) th d restrictions the Dedicator vary Dedicator 20 and the a I
- shown on t Dedicator, (1)the to and redivide Plat at a any and 4 replat time if any of owned l þу the the
- Or opened easements bу such ments prior to (2) waiver, to utilities. change to variance, the the or time nlocation availed of no amendment the case, same O.f however уd S be treets the actually the publi change shall a
- a. deprive any owner of a Plot to reasonable access to such Plot;
- taining s less umbered the than reduce Plot s least that shown the such numb frontage or on the Plat on numbered and depth; lot depth of to that v now 02 cont any which
- c. reduce the squarequirement of Section than 2000 square feet for on any Plot shown on the the square feet section 3(d) here feet for dwelli the o(d) hereof to loor dwellings cor constructed less space
- to an imposed any as Ъ by Dedicator Plot shall mod herein set on No additional cedicator in a shall modify out covenants and any contract y or vary the any Y or the and general 20 restrictions deed development 'n respect
- covenant and r deed executed effect of any (c) The le invalidation by restriction set by Dedicator sh other ction set fort dicator shall reservation, bУ any not impair covenant or th court of 20 Or any r in any o restriction reservat contract l force an and
- same such ) f the provisions ne effect as i contract The delivered and and provisions and i f and deed in respect of any fully set forth therein, a deed shall be conclusively and accepted upon conditions herein : hereof are hereby set and forth. ely held subject made and P 10 each Ω part to Ö to the bе
- of the parties meaning a at Dedicator's any and application of the final and bind time in. and binding question. the of provisions all interested the meaning and
- of one or more discretionary r Dedi e persons rights an cator may and to at powers t any time exercise a reserved e appoint any or a herein nt a all commi of 40 the tee
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  right to a any assign. Dedicator may assign to any or all rights, powers and priviliges herein re and any such assignee sh reserved b shall have any reservat per bу nos the and ions CI same cor

viding funds sidential bui (hereinafter Section funds unds for the us building lot ter referred t 10. Annual uses to as shall Charge. For the purpose of prohereinafter specified, each rehall be subject to an annual char
as the "Annual Charge"), as foll each re-ual charge, as follows:

- lot is amount may joint Dollars Annual Dollars increase venture. Charge shas (\$60.00) s (\$25.00) sold by th be The the paid shall Annual Charge the In per commencing on July 1, ne Dedicator, whichever to Bentwood Country C amount any in year. no year t of event r after the Anr shall Country Club, a Te fter 1980, the Dedi e Annual Charge, bu int be greater than Twenty 1, 1980, er is Club, last Five Dedicator but L..
  n Sixty Texas when said
- shall the ma pay year the maximum legal on be Annual June deemed The Н l and unless the L Charge by July ed delinquent and Annual annual . Charge shunless the rate and shall until 15 owner shall of be e billed of anv <sup>1</sup> paid. each year, the bear interest Plot each shall at same
- vendor's bind and loan for of. trust, purchase remain on and burden mortgage, mechani or vendor's lien foreclosure the lien The а Plot money, first against against against provers
  n such land. Provers
  e, mechanic's lien, contra
  or's lien imposed as a bor
  loney, construction loan or
  loney, construction shall not l Annual n question of the lie charge Charge arge against any Plot, ar hereby and shall contract and imposed bona JO а however, bу be continued improvement invalidated the Annual. fide run with, deed security the 0f be fir lien
- the right imposed, u the the the foreclosure Annual Char right to er osed, under same (d) If L...
  l Charge, w...
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  the la procedures sale owner and when law as the of the State or real deficiency decree, in the case of deed of due, the De Vendor's any Plot Dedicator shall standard of the Dedicator shall of the shall of the standard of the shall fail to Lien te of Texas, ... ree, subject deeds shall including trus hereby pay have to
- be used Such bу Bentwood manner: Country Club,
- maintaining (ii)the The Property. payment the golf 0 f grounds conta any course expenses contained land adjacent

EXECUTED as of this

day of:

Bentwood Country Club Estates

ВУ Managing Land Venturer Company,

ВУ

Roher H. Ho lmes Presiden

Central National Bank of San Angelo

Attest:

ву:

COUNTY OF TOM GREEN (D)

BEFORE ME, the undersigned, a Notary Public in and for said County and state, on this day personally appeared ROBERT H. HOLMES, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the act of the said Holmes Land Company, Inc., a corporation, such corporation for the purp the capacity therein stated. for the purposes and consideration therein expressed, and and that he executed the same as the act of

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the 1100 1980. day of

County, Texas and for

THE STATE OF TEXAS

COUNTY OF TOM GREEN

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BEFORE ME, the undersigned, a Notary Public in and for said County state, on this day personally appeared GLEN KERBY, known to me to be the person and officer whose name is subscribed to the foregoing instrument and acknowledged to me that the same was the act of the said Central Nati Bank of San Angelo, a corporation, and that he executed the same as the of such corporation for the purposes and consideration therein expressed, and in the capacity therein stated. therein expressed, said County and National act

GIVEN UNDER MY HAND AND SEAL OF OFFICE this the day of

Notary I County, in and for Tom Green