2170

1-21-93 630) 9.56am

DECLARATION OF RESTRICTIONS, COVENANTS AND CONDITIONS OF

PRAIRIE VIEW HEIGHTS FOURTH ADDITION
AND ANY SUBSEQUENTLY PLATTED ADDITIONS OF PRAIRIE VIEW HEIGHTS

This Declaration of Restrictions, Covenants and Conditions for PRAIRIE VIEW HEIGHTS FOURTH ADDITION, made, on the date hereinafter set forth, by LARRY E. SCHELL and MARY ANN SCHELL, Husband and Wife,

WITNESSETH:

WHEREAS, on the day of January, 1993, Developer was the owner of record of the following described real property consisting of 23.08 acres, more or less, hereinafter called PRAIRIE VIEW HEIGHTS FOURTH ADDITION, or the Property:

See attached description.

WHEREAS, the Developer owns and is negotiating to purchase additional real property which adjoins the above-described real property which may be added to the Property at a future date, and

WHEREAS, the above-described real property was approved by the Greene County Planning and Zoning Commission as the preliminary plat of PRAIRIE VIEW HEIGHTS FOURTH ADDITION; and

WHEREAS, Developer desires to provide for the development of PRAIRIE VIEW HEIGHTS with open areas, recreational facilities, detached single family homes, to provide for the maintenance, improvement and administration of the PRAIRIE VIEW HEIGHTS community and the preservation of the values and amenities of PRAIRIE VIEW HEIGHTS; and

WHEREAS, the final plat of PRAIRIE VIEW HEIGHTS FOURTH ADDITION has been approved by Greene County and will be recorded in the near future; and

WHEREAS, subsequent additions to PRAIRIE VIEW HEIGHTS will be final platted in future phases; and

WHEREAS, PVH HOME OWNERS ASSOCIATION, INC. was duly incorporated under the laws of the State of Missouri as a not-for-profit corporation for the general purposes of managing the PRAIRIE VIEW HEIGHTS properties and facilities; administering and enforcing the covenants and restrictions; and collecting and disbursing the assessments as provided for in this Declaration of Restrictions, Covenants and Conditions of PRAIRIE VIEW HEIGHTS FOURTH ADDITION and any subsequent additions to PRAIRIE VIEW HEIGHTS; and

NOW THEREFORE, Developer does hereby declare that PRAIRIE VIEW HEIGHTS FOURTH ADDITION Subdivision and any subsequently platted additions to PRAIRE VIEW HEIGHTS shall be subject to the restrictions, covenants and conditions, easements and charges hereinafter set forth, which shall run with the land and be binding on all present and future owners, and shall inure to the benefit of each owner of the land included in PRAIRIE VIEW HEIGHTS FOURTH ADDITION and to any subsequently platted additions to PRAIRIE VIEW HEIGHTS.

Dreve Cauty Clanning Youing

ARTICLE I DEFINITIONS

Section 1: As used in this Declaration of Restrictions, Covenants and Conditions:

- (a) "Association" shall mean and refer to PVH HOME OWNERS ASSOCIATION, INC., its successors and assigns.
- (b) "Common Area" shall mean all real property owned by the Association or designated as Community Area, open or drainage area on a PRAIRIE VIEW HEIGHTS FOURTH ADDITION final plat or on any final plat of any subsequent addition to PRAIRIE VIEW HEIGHTS and intended for the common use and enjoyment of the owners.
- (c) "Developer" shall mean LARRY E. SCHELL and MARY ANN SCHELL, husband and wife or their successors and assigns and any entity designated by SCHELL as a Developer or successor.
- (d) "Declaration" shall mean the PRAIRIE VIEW HEIGHTS FOURTH ADDITION Restrictions, Covenants and Conditions and all other provisions set forth in this entire Document, as the same may from time to time be amended or modified.
- (e) "Property": or "Properties" shall mean and refer to the 23.08 acres set forth above, and referred to as PRAIRIE VIEW HEIGHTS FOURTH ADDITION and any subsequently platted additions to PRAIRIE VIEW HEIGHTS final platted by Developer and developed in conjunction with PRAIRIE VIEW HEIGHTS FOURTH ADDITION upon filing an amendment with the Greene County Recorder of Deeds which states the legal description of the additional real estate to be included in the property.
- (f) "Owner(s)" shall mean the record owner, whether one or more persons or entities, of a fee or undivided interest in any lot. The foregoing does not include any persons or entities who hold an interest in any Lot merely as security for the performance of an obligation. Except as stated otherwise in this Declaration the term "Owner" shall not include a lessee or tenant.
- (g) "Single Family Residence" shall mean a structure contianing one dwelling only and occupied by not more than one family.
- (h) "Lot" shall mean any parcel of real property designate as a Lot on any recorded Subdivision Plat within PRAIRIE VIEW HEIGHTS FOURTH ADDITION or any subsequent additions to PRAIRIE VIEW HEIGHTS, with the exception of the Common Area.
- (i) "Subdivision Plat" shall mean a recorded plat covering any or all of the Property referred to in this Declaration.
- (j) "Visible From Neighboring Property" shall mean, with respect to any given object, that such object is or would be visible to a person six feet tall, standing on any part of such neighboring property at an elevation of no greater than the elevation of the base of the object being viewed.
 - (k) "Board" shall mean the Board of Directors of the Association.

- (1) "Corner Lot" shall mean any Lot which abuts, other than at it's rear line, upon more than one street.
- (m) "PRAIRIE VIEW HEIGHTS" shall mean the property as set forth above.
- (n) "Rules" shall mean and refer to those rules and regulations as passed and promulgated by the Association, or the Board acting on behalf thereof, under the authority granted by this Declaration, or the Artilces of Incorporation or By-Laws of the Association.

ARTICLE II PROPERTY RIGHTS

Section 1: Owners Easements of Enjoyment: Every Owner shall have a right and easement of enjoyment in and to the Common Area which shall be appurtenant to and shall pass with the title to every Lot, subject to the following provisions:

- (a) The right of the Association to charge reasonable admission and other fees for the use of any recreations facility situated upon the Common Area; the right of the Association to limit the number of guests of Members; the right of the Association to limit the Common Areas which may be used by guests or Members; the right of the Association to impose conditions under which Common Areas may be used by Members and/or their guests;
- (b) The right of the Association to suspend any Owner's voting rights and the right to use the recreational facilities for any period during which any assessment against his Lot remains unpaid; and for a period not to exceed ninety (90) days for any infraction of the Declaration, any Supplementary Declarations thereto, By-Laws of the Association or any Rules which may be imposed by the Association.
- (c) The right of the Association to dedicate or transfer all or any part of the Common Area to any governmental agency, authority or public utility for such purposes.
- (d) The right of the Association to promulgate and enforce the rules and regulations in connection with the Properties described herein or any additions thereto.

ARTICLE III

PROPERTY SUBJECT TO THE PRAIRIE VIEW HEIGHTS RESTRICTIONS

Section 1: General Declaration Creating PRAIRIE VIEW HEIGHTS. The Developer will develop PRAIRIE VIEW HEIGHTS in phases, by subdivision into various lots. The Developer may supplement or modify this Declaration with such additional covenants, conditions, and restrictions as may be appropriate. The Developer's sale and conveyance of Lots is subject to this Declaration, as modified and amended. The Developer hereby declares that all of the real property within PRAIRIE VIEW HEIGHTS is and shall be held, conveyed, encumbered, leased, occupied, built upon or otherwise used, improved or transferred in whole or in part, subject to this Declaration, as amended or modified from time to time. this Declaration, as amended or modified, is in furtHerance of a general plan for the subdivision, improvement and sale of said real property and is established for the

purpose of enhancing the value, desirability and attractiveness of said real property and part thereof. All of this Declaration shall run with all of the real property within PRAIRIE VIEW HEIGHTS for all purposes and shall be binding upon and inure to the benefit of the Developer, the Association, and all Owners and their successors in interest.

ARTICLE IV
THE PVH HOME OWNERS ASSOCIATION, INC.

Section 1: Organization.

- (a) The Association. The Association is a nonprofit corporation organized and exisitng under the General Not-for-Profit Corporation Act of the State of Missouri, charged with the duties and invested with the powers prescribed by law and set forth in its Articles of Incorporation, By-laws, and this Declaration. Neither the Articles nor By-Laws shall, for any reason, be amended or otherwise changed or interpreted so as to be inconsistent with this Declaration.
- (b) <u>Board of Directors and Officers</u>. The affairs of the Association shall be conducted by a Board of Directors and such officers as the Directors may elect or appoint, in accordance with the Articles and the By-Laws.
- Section-2. Powers and Duties of the Association. The Association shall have such rights, powers and duties as set forth in the Articles and By-Laws.
- Section 3. Rules. By a majority vote of the Board, the Association may, from time to time and subject to the provisions of the Declaration, adopt, amend, and repeal rules and regulations governing the use of any Common Area by any Owner, by the family of such Owner, or by any invitee, licensee or lessee of such Owner, provided, however that such Rules may not discriminate among Owners and shall not be inconsistant with this Declaration, the Articles or By-laws. A copy of such Rules as they may from time to time be adopted, amended or repealed shall be made available to each Owner, at said Owner's request. Upon promulgation, said Rules shall have the same force and effect as if they were set forth and were part of the Declaration.
- Section 4. Personal Liability. No Member of the Board of Directors of any Committee of the Association, or any officers of the Association shall be personally liable to any Owner, or to any other party, including the Association, for any damage, loss or prejudice suffered or claimed on account of any act, ommission, error or negligence of the Association, the Board, or any other representativee or employee of the Association, or the Architectural Committee, or any other Committee, or any officer of the Association, porovided that such person has, upon the basis of such inforantion as may be possessed by him, acted without willful or intentional misconduct.
- Section 5. Responsibility for Common Areas. Association shall have the responsibility for maintaining the Common Areas and shall be responsible for payment of any taxes and insurance on the Common Areas.

 Section 6. Liability of Association for Vehicles. Neither the

Association nor the Board shall assume any liability of any kind or

nature with respect to any vehicles moving within or parked upon any portion of the Common Areas. Any person operating or parking any vehicles within the boundaries of the Common Areas shall do so entirely at such Person's risk and shall indemnify and hold both the Association and the Board harmless from and against any and all claims, demands, actions, causes of action and proceedings arising out of the presence of any such vehicle within the boundaries of the Common Areas.

ARTICLE V MEMBERSHIP AND VOTING RIGHTS

Section 1. Every owner, either of a fee or undivided interest, of a Lot, which is subject to assessment by the Association shall be a Member of the Association. The foregoing is not intended to include persons or entities who hold an interest merely as security for the performance of an obligation. Membership shall be appurtenant to and may not be separated from ownership of any Lot which is subject to assessment by the Association.

Section 2. Members shall have no rights to manage the business affairs of the Association. The management of the Association is vested entiely in the Board of Directors as set forth in the Articles of Incorporation and By-Laws.

ARTICLE V COVENANT FOR ASSESSMENTS

Section 1. Creation of the Lien and Personal Obligations of Assessments. The Developer for each Lot owner within PRAIRIE VIEW HEIGHTS FOURTH hereby covenants and each Owner of any Lot, by acceptance of a deed therefor, whether or not it shall be so expressed in such deed, is deemed to covenant and agree to pay to the Association (1) Annual assessments or charges, and (2) Special assessments for capital improvements, such assessments to be established and collected as hereinafter provided. The annual and special assessments, together with interest, costs and reasonable attorney fees, shall to the full extent permitted by law, be a charge on the land and shall be continuing lien upon the property against which each such assessment is made. Each such assessment, together with interest, costs and reasonable attorneys fees, shall also be the personal obligation of the person who was the Owner of all such property on the effective date of the assessments. The personal obigatioon for delinquent assessments shall not pass to his successors in title, but, nevertheless, the lien arising by reason of such assessment shall continue to be a charge and lien upon the land as above provided.

Section 2. Purpose of Assessments. The assessments levied by the Association shall be used for the purpose of promoting the general benefit, recreation, health, safety and welfare of the residents in PRAIRIE VIEW HEIGHTS. Such purposes shall include, but shall not be limited to and the Association's rights and powers shall include (in addition to the rights and powers set forth in this Declaration and in the Association's Articles of Incorporation and By-Laws) provision for the improvement, construction, repair, maintenance, care, upkeep and management of the Common Areas and the improvements and facilities thereon, and further, shall include the payment of any taxes and assessments, if any, which may be assessed and levied upon

any property owner by the Association, together with all other costs and expenses related to the management and maintenance of the Common Areas. Nothing contained herein shall limit the Association's rights and powers granted in this Article or granted elsewhere in this Declaration and the Articles of Incorporation and By-Laws of the Association.

Section 3. Annual Assessment.

- (a) The initial annual assessment shall be for 1993 and shall be Two Hundred Forty and No/100 Dollars (\$240) per member. The Developer shall not be considered a member for purposes of assessment, and shall pay no assessments.
- (b) After 1993 the maximum annual assessment may be increased each year without a vote of the Members not more than ten percent (10%) above the maximum assessment established for the previous year except that in the event the annual assessment is not sufficient to pay for the maintenance, taxes and insurance on the Common Area, an additional annual assessment will be made solely for the purpose of paying for the maintenance, taxes and insurance on the Common Area.
- Section 4. Special Assessment for Capital Improvements. In addition to the annual assessments in Section 3 above, the Association may levy, in any assessment year, a special assessment. The purpose of the special assessment shall be for a capital improvement in the Common Area, or providing in whole or in part, for the cost of any reconstruction, repair or replacement of a capital improvement in the Common Area, including fixtures and personal proprty related thereto. The maximum special assessment shall be Five Hundred and No/100 (\$500) Dollars per year, per member. Any special assessment shall require an affirmative vote of a majority of the members.
- Section 5. Date of Commencement of Annual Assessments. The annual assessments for each Lot provided for herein shall commence on January 1, 1993 and thereafter shall commence on the date of the first conveyance of said Lot by the Developer to an Owner. The first annual assessment for each lot shall be prorated based on the date it is sold by the Developer. Writen notice of the annual assessment shall be sent to every Owner.
- Section 6. Effect of Nonpayment of Assessments; Remedies of the Association. Each member shall be deemed to covenant and agree to pay to the Association the assessments provided for herein and each agrees to the enforcement of the assessments in the manner herein specified. In the event the Association employs an attorney or attorneys for collection of any assessment, whether by suit or otherwise, or to enforce compliance with or specific performance of the terms and conditions of this Declaration, or for any other purpose in connection with the breach of this Declaration, each Owner agrees to pay reasonable attorney fees and costs thereby incurred in addition to any other amounts due or any other relief or remedy obtained against said Owner. In the event of a default in payment of any such assessment when due, the assessment shall be deemed delinquent and shall bear interest at the rate of 18% per annum and in addition to any other amounts due, the assessment shall be deemend delinquent, and shall bear interest at the rate of 18% per annum, and in addition to any

other remedies herein or law provided, the Association may enforce each such obligation in any manner provided by law or in equity, or without any limitation by the foregoing, by either or both of the following procedures.

- (a) Enforcement by Suit. The Board may cause a suit at law to be commenced and maintained in the name of the Association against any Owner to enforce each such assessment obligation. Any judgment rendered in any such action shall include the amount of the delinquency, together with interest thereon at the rate of eighteen percent (18%) per annum from the date of the delinquency, court costs, and reasonable attorneys' fees in such amount as the court may adjudge against the delinquent owner.
- (b) Enforcement by Lien. There is, to the full extent permitted by law, hereby created a claim of lien, with power of sale, on each and every Lot within PRARIE VIEW HEIGHTS to secure payment to the Association of any and all assessments levied against any and all Owners of such Lots under these Restrictions, together with interest thereon at the rate of eighteen percent (18%) per annum from the date of delinquency, an administration fee of One Hundred Dollars (\$100) to the Association, and all costs of collection which may be paid or incurred by the Association in connection therewith, including reasonable attorneys' fees. At any time within thirty (30) days after the occurrence of any default in the payment of any such assessment, the Association or any authorized representative, may, but shall not be required to make a written demand for payment to the defaulting Owner, on behalf of the Association. Said demand shall state the date and the amount of the delinquency. Each default shall constitute a separate basis for a demand or claim of lien or a lien, but any number of defaults may be included within a single demand or claim or lien. If such delinquency is not paid within ten (10) days after delivery of such demand, or even without such a written demand being made, the Association may elect to file such a claim or lien on behalf of the Association against the Lot of the defaulting Owner. Such a claim of lien shall be executed and acknowledged by any officer of the Association, and shall contain substantially the following information:
- (a) The name of the delinquent Owner (as shown on the Association records);
- (b) The legal description or street address of the lot against which claim of lien is made;
- (c) The total amount claimed to be due and owing for the amount of the delinquency, interest thereon, the One Hundred Dollars (\$100) administation fee, collection costs, and reasonable attorneys fees:
- (d) That the claim of lien is made by the Association pursuant to the PRAIRIE VIEW HEIGHTS Restrictions; and
- (e) That a lien is claimed against said Lot in an amount equal to the amount stated.
- Upon (1) recordation of a duly executed original or copy of such a claim or lien, and (2) mailing a copy thereof to said Owner, the lien claimed thereon shall immediately attach and become effective in favor

of the Association as a lien upon the Lot against which such Assessment was levied. Such a lien shall have priority over all liens or claims created subsequent to the recordation of the claim of lien thereof, except only tax liens for real property taxes on any Lot, assessments on any Lot in favor of any municipal or other governmental assessing unit, and liens which are hereinafter specifically described in Section Any such lien may be foreclosed by appropriate action in court or in the manner provided by law for the foreclosure of a deed of trust, with a power of sale, as set forth by the laws of the State of Missouri, as the same may be changed or amended. The lien provided for herein shall be in favor of the Association and shall be for the benefit of the Members. The Association may acquire, hold, lease, mortgage, and convey any such Lot. In the event such foreclosure is by action in court, reasonable attorneys' fees, court costs, title search fees, interest and all other costs and expenses shall be allowed to the Association to the extent permitted by law. Each Owner, by becoming an Owner in PRAIRIE VIEW HEIGHTS FOURTH hereby expressly waives any objection to the enforcement and foreclosure of this lien in this manner.

Section 7. Subordination of the Lien to Mortgages. The lien of the assessment provided for herein shall be subordinate to the lien of any first mortgage. Sale or transfer of any Lot shall not affect the assessment lien. However, the sale or transfer of any Lot pursuant to mortgage foreclosure shall extinguish the lien of such assessment as to payments which become due prior to such sale or transfer. No sale or transfer shall relieve such Lot from liability for any assessments thereafter becoming due or from the lien thereof.

ARTICLE VII ARCHITECTURAL CONTROL

Section 1. Review by Committee. No structure, residence, accessory building, tennis court, swimming pool, fence, mailbox, driveway, wall, lot drainage works, awning, exterior area lighting or other improvements shall be constructed or maintained upon any Lot and no addition or change to the exterior of a structure shall be undertaken, unless complete plans, specification and plot plans thereof showing the exterior design, height, building material and color scheme thereof, the location of the structure on the Lot plotted horizontally and vertically, the location of driveways and fencing, shall have been submitted to and approved in writing by the Architectural Committee. A copy of such plans, specifications and plat plans as finally approved, shall be kept by the Architectural Committee. All fees and expenses incurred by the Architectural Committee, shall be paid by the applicant.

Section 2. Duties The Architectural Committee shall have the right in its sole discretion to refuse to approve any plans and specifications which are not suitable or desirable for aesthetic or other reasons and in passing upon such plans and specifications and without any limitations of the foregoing, it shall have the right to take into consideration the suitability of the proposed building, structure or other improvement of landscaping, in light of Developer's plans for PRAIRIE VIEW HEIGHTS as a residential development of architectural design and location in relation to surrounding structures and topography and the effect of the improvements as planned on the outlook from adjacent or neighboring Lots. No changes or deviations

in or from such plans and specifications once approved shall be made without the prior written approval of the Architectural Committee.

Section 3. Procedures.

- (a) The Architectural Committee shall approve or disapprove all plans and request within thirty (30) days after receipt by the Committee of all necessary information. In the event the Architectural Committee fails to take any action within thirty (30) days after a request and all necessary information has been submitted, approval shall be presumed and this Article shall be deemed to have been fully complied with.
- (b) The Architectural Committee shall maintain written records of all applications submitted to it and of all actions taken. Plans, specifications, and other records and minutes of Committee actions shall be kept by the Committee for at least one (1) year.
- (c) A majority vote of the Architectural Committee shall be necessry for approval of any request.

Section 4. Members of Committee.

- (a) The Architectural Committee shall consist of three (3) Members appointed by the Board of Directors of the Association. Members of the Committee are not required to be Owners.
- Section 5. Nonliability for Approval of Plans. Plans and specifications shall be reviewed by the Architectural Committee as to style, exterior design, appearance and location and shall not be reviewed for engineering or structural design or for compliance with zoning and By approving such plans and specifications, building ordinances. neither the Architectural Committee, the members thereof, the Association, the Board nor the Developer assume any liability or responsibility therefor or for any defect in any structure constructed from such plans and specifications. Neither the Architectural Committee, any member thereof, the Association, the Board nor the Declarants shall be liable to any Owner, prospective Owner, or other Person for any damage, loss or injury suffered or claimed on account of (a) the approval or disapproval of any plans, drawings and specifications, whether or not defective, (b) the construction performance of any work, whether or not pursuant to approved plans, drawings and specifications, or (c) the development, or manner of development, of any property within PRAIRIE VIEW HEIGHTS provided, however that such action, with the actual knowledge possessed, was taken without willful or intentional misconduct. Approval of plans and specifications by the Architectural Committee is not and shall not be deemed to be a representation or warranty that said plans or specifications comply with applicable governmental ordinances and building codes.
- Section 6. Inspection. Any member of the Architectural Committee, or any authorized officer, director, employee or agent of the Association, may at any reasonable time enter upon any Lot in order to inspect improvements constructed or being constructed on such Lot to ascertain that such improvements have been or are being built in compliance with the approved plans and specifications.

ARTICLE VIII USE AND BUILDING RESTRICTIONS

- <u>Section 1</u>. The following restrictions are imposed upon each residential Lot for the benefit of all Owners and the Developer.
- Section 2. Single-Family Residential Use. All Lots shall be used, improved and devoted exclusivley as a one-family dwelling and no gainful occupation, profession, trade or other nonresidential use shall be conducted on any such Lot. Nothing herein shall be deemed to prevent the leasing of any such dwelling from time to time, by the Owner thereof, subject to all of the provisions of the Declaration.
- Section 3. Animals. No animals, fowl or livestock other than a reasonable number of generally recognized house pets shall be maintained on any property within PRAIRIE VIEW HEIGHTS and then only if they are kept solely as domestic pets and not for commercial purposes. No animal shall be allowed to make an unreasonable amount of noise, or to become a nuisance. No doghouse, structure, or pen for the care, housing of confinement of any animal shall be constructed or maintained unless it is in a fenced rear yard, and is approved under Article VII. Upon the written request of the Owner, the Board shall conclusively determine, in its sole and absolute discretion, whether, for the purpose of this paragraph, a particular animal is a generally recognized house pet, or a nuisance, or whether the number of animals on any such property is reasonable. Any decision rendered by the Board shall be enforceable as other restrictions contained herein. Pets shall not be allowed loose or unsupervised on any part of the Properties and walking of pets shall be on a leash and allowed only on such portions of the Properties as the Board may prescribe by its Rules and Regulations.
- Section 4. Antenna. No antenna or other device for the transmission or reception of electronic signals shall be erected used or maintained outdoors on any Lot, which antenna or other device shall be visible from the street adjoining the front of said Lot, unless approved by the Architectural Committee. TV antennas shall be erected so as to be as inconspicuous as possible and no such TV antenna shall extend more than six (6) feet above the ridge of the roof of the particular dwelling unit upon which the antenna is located; provided, however, the Architectural Committee shall have the authority to award variances with respect to the foregoing prohibition.
- Section 5. Improvements and Alterations. No building, fence, wall, residence or other structure shall be commenced, erected, improved, or structurally altered, without the prior written approval of the Architectural Committee. The exterior surface of a single family structure shall not be painted (other than painting with the same color of paint as previously existed) or changed in any manner without the prior written approval of the Architectural Committee (See Article VII).
- Section 6. Temporary Occupancy. No trailer, incomplete building, tent, shack or garage and no temporary building or structure of any kind shall be used at any time for a residence on any property within PRAIRIE VIEW HEIGHTS. Temporary buildings or structures

used during the construction of a dwelling on any such property shall be subject to the rules of the Board and shall be removed immediately after the completion of construction.

Section 7. Motor Vehicles and Trailers.

- (a) No mobile or motor home, trailer of any kind, truck larger than 1/2 ton, camper, boat, or permanent tent or similar structure shall be parked, kept, maintained or repaired upon any property or street (public or private) within PRAIRIE VIEW HEIGHTS between the hours of 12 midnight and 5:00 a.m. in such a manner as will be visible from neighboring property; nor shall any motor vehicle of any kind be constructed, reconstructed or repaired on any public or private property within PRAIRIE VIEW HEIGHTS, provided however, that the provisions of this paragraph shall not apply to emergency vehicle repairs, or temporary construction shelters or storage facilities approved by the Architectural Committee and used exclusively in connection with the construction of any improvement.
- (b) Any motor vehicle which is, in the sole discretion of the Board, unsightly or not in keeping with motor vehicles owned by PRAIRIE VIEW HEIGHTS residents, or is a service vehicle or pick up truck with a camper top or similar top shall be parked in the garage overnight, and shall not be parked in PRAIRIE VIEW HEIGHTS between the hours of 12 midnight and 5:00 a.m. in such a manner as will be visible from neighboring property.
- Section 8. Motor Vehicles Excessive Noise. If the Board determines that any motor vehicle is creating loud or annoying noises by virtue of its operation within PRAIRIE VIEW HEIGHTS, such determination shall be conclusive and final that the operation upon notice by the Board to the Owner or operator thereof, shall be prohibited within PRAIRIE VIEW HEIGHTS.

Section 9. Landscaping and Lawns.

- (a) <u>Completion</u>. Each Owner shall complete the landscaping required by the Architectural Committee prior to occupying the premises, unless the Architectural Committee shall approve a delay based on weather conditions.
- (b) By Owner. Each Owner of a Lot within PRAIRIE VIEW HEIGHTS shall keep all shrubs, trees, grass and plantings including the area located between the boundary line of his property and the street on which such Owner's property abuts, neatly trimmed, properly cultivated and free of trash, weeds and other unsightly material. In the event that any Owner fails to maintain his lawn, landscaping or plantings as provided herein, the Association, or its agents, may enter upon said Lot and may do so, and the Owner shall reimburse the Association for its costs, upon demand. The Association may enforce collection of same in the same manner as if such costs were an assessment and shall have all powers and rights to so collect as set forth in Article VI, Section 6, above.
- (c) By the Association. The Association, and its agents, shall have the right, at any time, to plant, replace, maintain, and cultivate shrubs, trees, grass and plantings on the Common Area and on

any easements of record over an Owner's Lot. The Association or its authorized agents shall not be liable for trespass, for so doing.

- Section 10. Nuisances. No rubbish or debris of any kind shall be placed or permitted to accumulate upon or adjacent to any Lot within PRAIRIE VIEW HEIGHTS, and no odors shall be permitted to arise therefrom so as to render any such Lot or any portion thereof, unsanitary, unsightly, offensive or detrimental to any other Lot in the vicinity thereof or to its occupants. Without limiting the generality of any of the foregoing provisions, no exterior speakers, horns, whistles, bells or other sound devices, except security devises used exclusively for security purposes, shall be located, used or placed on any such property. The Board in its sole discretion shall have the right to determine the existence of any such nuisance and for the purposes of this Declaration such determination shall be conclusive.
- Section 11.. Repair of Buildings. No building, structure or fence upon any Lot within PRAIRIE VIEW HEIGHTS shall be permitted to fall into disrepair, and each building, structure or fence shall at all times be kept in good condition and repair and adequately painted or otherwise finished.
- Section 12. Trash Containers an Collection. No garbage or trash shall be placed or kept on any property within PRAIRIE VIEW HEIGHTS except in covered containers of a standard type approved by the Association. The Association shall select a company for weekly trash disposal service for PRAIRIE VIEW HEIGHTS. All residents of PRAIRIE VIEW HEIGHTS shall be required to use this company and no other trash disposal service shall be permitted. In no event shall such containers be maintained so as to be visible from Neighboring Property except to make same available for collection and then only for the shortest time reasonably necessary to effect such collection. All rubbish, trash, and garbage shall be removed from the Lots and shall not be allowed to accumulate thereon. No incinerators shall be kept or maintained on any Lot and no burning in the open will be permitted.
- Section 13. Clothes Drying Facilities. Outside clothes lines or other outside facilities for drying or airing clothes shall not be erected, placed or maintained on any Lot within PRAIRIE VIEW HEIGHTS unless they are erected, placed or maintained exclusively within an area not visible from Neighboring property.
- Section 14. Encroahments. No tree, shrub, pr planting of any kind on any Lot within PRAIRIE VIEW HEIGHTS shall be allowed to overhang or otherwise encroah upon any sidewalk, street, pedestrian way, or other area from ground level to a height of eight (8) feet, without the prior approval of the Architectural Committee.
- <u>section 15.</u> <u>Machinery and Equipment.</u> No machinery or equipment of any kind shall be placed, parked, operated or maintained upon or adjacent to any Lot within PRAIRIE VIEW HEIGHTS except that:
- 1. An Owner (or guest, invitee, licensee, tenant, lessee, family member, agent or employ thereof) may use such machinery or equipment as is usual and customary in connection with the use and maintenance of that owner's Lot or the improvements thereon.

- 2. A builder or contractor constructing improvements for an owner may use such machinery or equipment as is usual and customary in connection with the construction of improvements on an owner's lot, provided that such machinery or equipment is actively being used by the builder or contractor and is stored or placed in an area approved by the Achitectural Committee, and that no trucks of any kind or nature shall be kept, parked, or placed upon any lot or street (public or private) within PRAIRIE VIEW HEIGHTS between the hours of 12:00 midnight and 5:00 a.m. unless permission to the contrary is temporary granted by the Architectural Committee, and
- 3. The Developer or the Association may park, place, operate or maintain such machinery and equipment as may be required for the operation and maintance of the Common Area.
- Section 16. Restriction on Further Subdivision. No Lot within PRAIRIE VIEW HEIGHTS shall be further subdivided by any Owner, and no portion less than all of any such Lot, nor any easement or other interest therein, shall be conveyed or transferred by an Owner, without the prior written approval of the Developer. This provision shall not, in any way, limit Developer from subdividing any property owned by Developer. Such newly created parcel thereafter shall be considered as one Lot.
- Section-17. Signs. No sign of any kind shall be displayed to the public view of any Lot except as follows and subject to the approval of the Architectural Committee:
- (a) One sign of not more than five (5) square feet, advertising the property for sale or rent;
- (b) Signs used by a builder to advertise the property during the construction and sales period;
- (c) Signs of such shape, size and locations as Developer deems necessary for security control and to advertise PRAIRIE VIEW HEIGHTS;
- (d) One sign, not to exceed one (1) square foot in size which may contain the name or names of the Owner or Owners and/or the dwelling unit number;
- (e) Signs of such shape, size and location as the Architectural Committee may approve.
- Section 18: Dwelling LSize. The Architectural Committee shall exercise its best judgment to see that all structures, as to size, conform to and harmonize with the existing surroundings and structures.

Section 19: Building Locatio n.

- (a) No building shall be located nearer to any lot line than the minimum set back line shown on the recorded plat of PRAIRIE VIEW HEIGHTS FOURTH ADDITION or its subsequently recorded additions.
- (b) The building J location (horizontal and vertical) must be approved by the Architectuaral Committee.

Section 20. Fences.

- (a) Fences are not encouraged but properly constructed and installed fences may be approved for construction by the Architectural Committee upon submission of plans and specifications. Fences shall be of the design, materials and specifications determined by the Archtectural Committee.
- (b) Chain link fences are not permitted, except for the tennis courts in the Common Area.
- (c) Privacy fences may not exceed seventy-two (72) inches in height.
- (d) No fence or hedge shall be permitted between the front wall of the structure and the adjoining street or across the front yard.
- Section 21. Sales and Construction Office. Notwithstanding anything herein, Developer and its agents may establish temporary sales and/or construction offices and model homes, in PRAIRIE VIEW HEIGHTS and may permit builders and realtors to establish the same. Any such office shall be removed upon the completion of the subdivision. Developer and its agents shall have the right to use the Common Area in conjunction with the sales and promotion of lots and houses in PRAIRIE VIEW HEIGHTS.
- Section-22. Easements. Easements are reserved as shown upon the recorded plat of PRAIRIE VIEW HEIGHTS FOURTH ADDITION and any subsequently platted additions to PRAIRIE VIEW HEIGHTS.
- Section-23. Soil Removal. Soil may not be removed from the subdivision without the consent of the Developer.
- Section 24. Garage Doors. The doors of all garages shall be kept closed at all times except when necessary for ingress and egress. The doors of all garages shall be installed with electric or battery powered opening and closing devices.
- Section 25. Basketball Goals. No basketball goals shall be attached to the front of any dwelling of garage nor erected in any front yard or on the side of any street which abuts any corner lot.
- Section 26. Outside Lighting. Spotlights, floodlights or similar type high intensity lighting shall be designed, located and constructed so as to eliminate or significantly reduce glare on adjoining residences and the Architectural Committee may direct that they be redesigned or eliminated if they determine that it is advisable. Other types of low intensity lighting which do not disturb the Owners or other occupants of the properties may be allowed.
- Section 27. Roofs. All roofs shall have an exterior surface which shall be approved by the Architectural Committee, in its sole discretion.
- Section 28. Completion. A structure shall be completed within a reasonable time after commencement of construction. In the event of

fire, windstorm, or other damage, a structure shall be repaired, remodeled, rebuilt or compeltely removed within a reasonable time.

Section 29. Common Area. Although Builders are also Owners, the recreation facilities in the Common Area are not for Builder's use or their family's use, unless they live in PRAIRIE VIEW HEIGHTS.

Section 30. Remedies. In the event that an Owner (or guest, invitee, licensee, tenant, lessee, family member, builder, contractor, subcontractor, agent, or employee thereof), shall violate or permit to be violated, any of the provisions set forth in this Article, the Board shall cause to be delivered to said Owner a written Notice of Violation. Said Notice of Violation shall set forth the nature of the alleged violation and shall request that the violation be voluntarily terminated or remedied within a reasonable time from the mailing date of said Notice.

If after a reasonable time has elapsed from the date of said Notice, the violation has not been voluntarily terminated by the Owner, the Association shall have the authority to pursue and effect any and all procedures which may be calculated as reasonably necessary to remove and/or terminate the cause of said violation. This authority shall include, but shall not be limited to, the power to employ laborers to enter upon the premises of said Owner for the purpose of removing and/or terminating the cause of said violation. If, by virture of the exercise of the authority granted herein, the Board shall incur expenses in connection with the process of removing and/or terminating said violation the Association may enforce collection of same in the same manner as if such costs were an assessment and shall have all powers and rights to so collect as set forth in Article VI, Section 6, above.

For purposes of administering this Section, the determination of whether a violation has been, or is being, committee and the determination of what time period constitutes a "reasonable time" allowable for volunary termination of the same, shall be made by the Asosciation after taking into consideration the facts and circumstances surrounding the particular violative situation, condition, or occurrence.

ARTICLE IX CARE OF COMMON AREA

- Section 1. Maintenance by Association. The Board of the Association may, at any time, as to any Common Area owned, leased or otherwise controlled by it, take the following actions without any approval of the Owners being required:
- (a) Reconstruct, repair replace or refinish any improvement or portion thereof upon any such place.
- (b) Construct, reconstruct, repair, replace or refinish any road improvement or surface upon any portion of such area used as a road, street, walk, driveway or parking area.
- (c) Replace injured or diseased trees or other vegetation in any such area, and plant trees, shrubs, annuals and perennials and

ground cover to the extend that the Board deems necessary or desirable for the conservation of water and soil and for aesthetic purposes.

- (d) Place and maintain upon any such area such signs as the Board may deem appropriate for the propert identification, use and regulation thereof.
- (e) Do all such other and further acts which the Board deems necessary to preserve and protect the property snd the beauty thereof, in accordance with the general purposes specified in this Declaration.

The Board shall be the sole judge as to the appropriate maintenance of all grounds within the Common Area.

Section 2. Damage or Destruction of Common Area by Owners. In the event any Common Area wilfully or maliciously is damaged or destroyed by an Owner or any of his guests, tenants, licensees agents or members of his family, such owner does hereby authorize the Association to repair said damaged area and the Association at its option shall so repair said damaged area. The cost for such repairs shall be paid by said Owner, upon demand, to the Association and Association may enforce collection of same in the same manner as if such costs were an assessment and shall have all powers and rights to so collect as set forth in Article VI, Section 6, above.

ARTICLE X GENERAL PROVISIONS

Section 1. Enforcement. The Association, or any Owner, shall have the right to enforce, by any proceeding at law or in equity, all restrictions, conditions, covenants, reservations, liens and charges now or hereafter imposed by the provisions of this Declaration as modified and amended. Failure by the Association or by and Owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.

Section 2. Severability. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no way affect any other provisions which shall remain in full force and effect.

Section 3. Amendment.

- (a) The covenants and restrictions of this Declaration shall run with and bind the land, for a term of thirty (30) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10) years unless otherwise amended as herein provided.
- (b) This Declaration may be amended in whole or in part at any time within seven (7) years from the date of recordation of same by an instrument in writing executed by Developer, its successors or assigns.
- (c) This Declaration may be amended at the end of the above mentioned seven year period by an instrument in writing executed by

the Association, with the approval of a majority of the votes of the Board of Directors.

- (d) No amendment shall be effective until it is recorded in the deed records of Greene County, Missouri.
- (e) No amendment shall be made to dissolve the Association without the consent of the County of Greene.
- Section 4. Violations and Nuisance. Every act or omission whereby any provision of this Declaration is violated in whole or in part is hereby declared to be Nuisance and may be enjoined or abated, whether or not the Relief sought is for negative or affirmative action, by Developer, the Association or any Owner or Owners of Lots within PRAIRIE VIEW HEIGHTS. However, any other provision to the contrary notwithstanding, only Developer, the Association, the Board of Directors or the duly authorized agents of any of them, may enforce by self-help any of the provisions of these Restrictions.
- Section 5. Violation of law. Any violation of any state, municipal, or local law, ordinance or regulation, pertaining to the ownership, occupation or use of any property within PRAIRIE VIEW HEIGHTS is hereby declared to be a violation of these Restrictions and subject to any or all of the enforcment procedures set forth in these Restrictions.
- Section 6. Remedies Cumulative. Each remedy provided by these Restrictions is cumulative and not exclusive.
- Section 7. Delivery of Notices and Documents. Any written notice or other documents relating to or required by these Restrictions may be delivered either personally or by mail. If by mail, it shall be deemed to have been delivered the day after a copy of same has been deposited in the United States mail, postage prepaid, addresses as follows:
- (a) If the Association or the Architectural Committee, to the Registered Agent at his registered office: currently Larry E. Schell, 3406 W. Sexton St. Springfield, Missouri 65810-1022.
- (b) If to an Owner or Builder, to the address of any Lot within PRAIRIE VIEW HEIGHTS, owner, in whole or in part, by him or to any other address last furnished by an Owner to the Association.
- (c) If to Developer, to its Larry E. Schell at 3406 W. Sexton Street, Springfield, Missouri, 65810-1022.

Provided however, that any such address may be changed at any time by the party concerned by furnishing a written notice of change of address to the Association. Each Owner of a Lot shall file the correct mailing address of such Owner with the Association, and shall promptly notify the Association in writing of any subsequent change of address.

Section 8. The Declaration. By acceptance of a deed or by acquiring any ownership interest in any of the real property, included within this Declaration, each person or entity, for himself or itself, his heirs, personal representatives, successors, transferees and

assigns, binds himself, his heirs, personal representatives, tot he covenants, conditions, rules and regulations now or hereafter imposed by this Declaration and any amendments thereto. In addition, each such person by so doing thereby acknowledges that this Declaration sets forth a general scheme for the improvement and development of the real property covered thereby.

ARTICLE XI

Section 1. Subdivision Changes. The Developer feels that it is important for PRAIRIE VIEW HEIGHTS to change to meet the public demand for housing.

The Developer expects that to ensure the success of PRAIRIE VIEW HEIGHTS, it will be necessary and desirable to modify the plat.

All Owners are hereby notified that changes will be made in the preliminary plat approved by Greene County.

The anticipated changes including the following:

- (a) Addition of community or recreation areas.
- (b) Change in design of PRAIRIE VIEW HEIGHTS.
- (c) Addition of attached single family dwellings.

IN WITNESS WHEREOF, the undersigned LARRY E. SCHELL and MARY ANN SCHELL have caused this instrument to be executed on this _____ day of January, 1993.

LARRY E SCHELL	Mary Dun Deall MARY ANN SCHELL
ARRY E SCHELL	MARY ANN SCHELL

STATE (ΟF	MISSOUR	[)	
)	SS.
COUNTY	OF	GREENE	.)	

On this 19th day of January, 1993, before me personally appeared LARRY E. SCHELL and MARY ANN SCHELL, to me personally known, who being duly sworn did say that they are the persons described above and they executed the foregoing instrument of their own free act and deed.

The said Larry E. Schell and Mary Ann Schell further declared themselves to be husband and wife.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal, at Springfield, Missouri, the day and year first above-written.

Margaret & M. Meely Notary Polic

MADGADET FINCNEELY
NOTARY FUTURE STATE OF MISSOURI
GREEN RECORDER
MY CONTROL OF THE TOTAL 1996

DESCRIPTION

613 98 FEET N 865817"W A DISTANCE OF 50 70 FEET THENCE S 2 45 41"W A DISTANCE OF 145 00 FEET THENCE S 8774 19"E A DISTANCE OF 50 05 FEET THENCE S 301 43"W A DISTANCE OF 155 70 FEET THENCE N 86 58 17"W A DISTANCE OF 150 00 FEET THENCE OF 3 701 43"W A DISTANCE OF 50 00 FEET THENCE N 8714 19"W A DISTANCE OF 51589 FEET THENCE S 3 01 36"W A DISTANCE OF SOUTH LINE OF THE SOUTHEAST QUARTER OF SECTION 17 S 8506 41 E, THE LAST DESCRIBED COURSE AND HAVING A RADIUS OF 771 15 FEET A CENTRAL ANGLE OF 3 43 13" AND A CHORD WITH BEARING OF DISTANCE OF 150 B1 FEET THENCE EASTERLY ON A CURVE TO THE RIGHT AN ARC DISTANCE OF 50 07 FEET SAID CURVE NOT BEING TANCENT TO IN GREENE COUNTY MISSOURI OF THE NORTHEAST QUARTER OF SAID SOUTHEAST QUARTER THE SOUTHEAST QUARTER A DISTANCE OF 632.67 FEET TO THE SOUTH LINE OF PRAIRIE VIEW HEIGHTS SECOND ADDITION A RECORDED SUBDIVISION OF SAID SOUTHEAST QUARTER THE WEST LINE OF SAID EAST HALF OF THE SOUTHWEST QUARTER OF THE SOUTHEAST QUARTER A DISTANCE OF 132716 FEET TO THE NORTH LINE CORNER OF THE EAST HALF OF THE SOUTHWEST QUARTER OF SAID SOUTHEAST QUARTER FOR A POINT OF BEGINNING THENCE N 301 36"E ALONG COMMENCING AT AN EXISTING BOAT SPIKE AT THE SOUTHWEST CORNER OF THE SOUTHEAST QUARTER OF SECTION 17 TOWNSHIP 28 NORTH, RANGE 22 THENCE S 8703 57"E ALONG THE SOUTH LINE OF SAID SOUTHEAST QUARTER A DISTANCE OF 666 49 FEET TO THE SOUTHWEST THENCE S 8714'10"E A DISTANCE OF 298 85 FEET, THENCE S 316 26"W A DISTANCE OF 365 12 FEET TO THE AFORESAL THENCE S 3'01 43"W, NOT BEING TANGENT WITH THE LAST DESCRIBED CURVE A DISTANCE OF 480 78 FEET THENCE S 87'20'38"E ALONG SAID SOUTH LINE A DISTANCE OF 300 00 FEET THENCE S 8774 19"E ALONG SAID NORTH LINE A DISTANCE OF 667 87 FEET TO THE SOUTHWEST CORNER MISSOURI AND CONTAINING THENCE N 870357"W A DISTANCE OF 647 28 FEET TO THE POINT OF CONTAINING 23 08 ACRES, SUBJECT TO ANY RIGHTS-OF-NAY (R EASEMENTS OF RECORD THENCE N 3 01 43"E ALONG THE WEST LINE OF SAID NORTHEAST QUARTER OF THENCE S 3 01 43"W A THENCE