

NOTES:

- 1. LOTS 359 AND 360, 361 THRU
 370 AND 371, 372 AND 373, AND 381, 382 AND 383, 384 /
 ROW HOUSE PROVISIONS OF THE
 COMPREHENSIVE AMENDMENT TO
 TWO (2) UNIT STRUCTURES ON
 (3) UNIT STRUCTURE ON LOTS
- 2. EACH DWELLING UNIT SHALL H-LOCATED IN CONFORMANCE WITH A CONNON SERVICE SEVER TO
- 3. A 20-FOOT PERMANENT EASEME OF THE COMMON AND UNIT SER CONNECTION ON THE PUBLIC S DWELLING UNIT ON LOTS 359
- 4. LOT 358 IS HEREBY DEDICATE PUBLIC PARK PURPOSES.
- 5. THE 10-FOOT INGRESS-EGRESS
 THRU 365 SHALL NOT BE USED
- 6. STREET ADDRESSES FOR LOTS STREET ADDRESSES FOR LOTS
- 7. INSTALLATION OF UTILITIES COORDINATED WITH THE OWNER CONSTRUCTION OF DECORATIVE AND SUBDIVIDER.
- ELECTRICITY FOR LIGHTING U EASEMENTS WILL BE SUPPLIED 373, 374, 379, 380, AND 38 SUBDIVIDER OR FUTURE ROSES

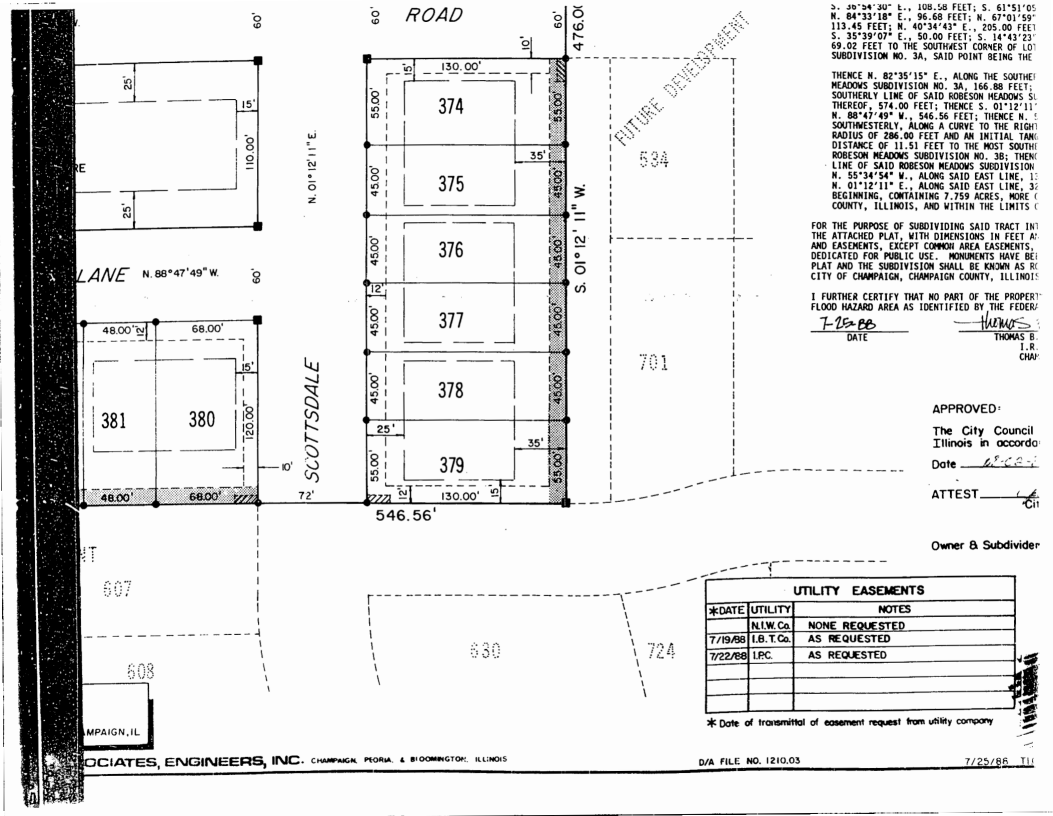
SURVEYOR'S CERTI

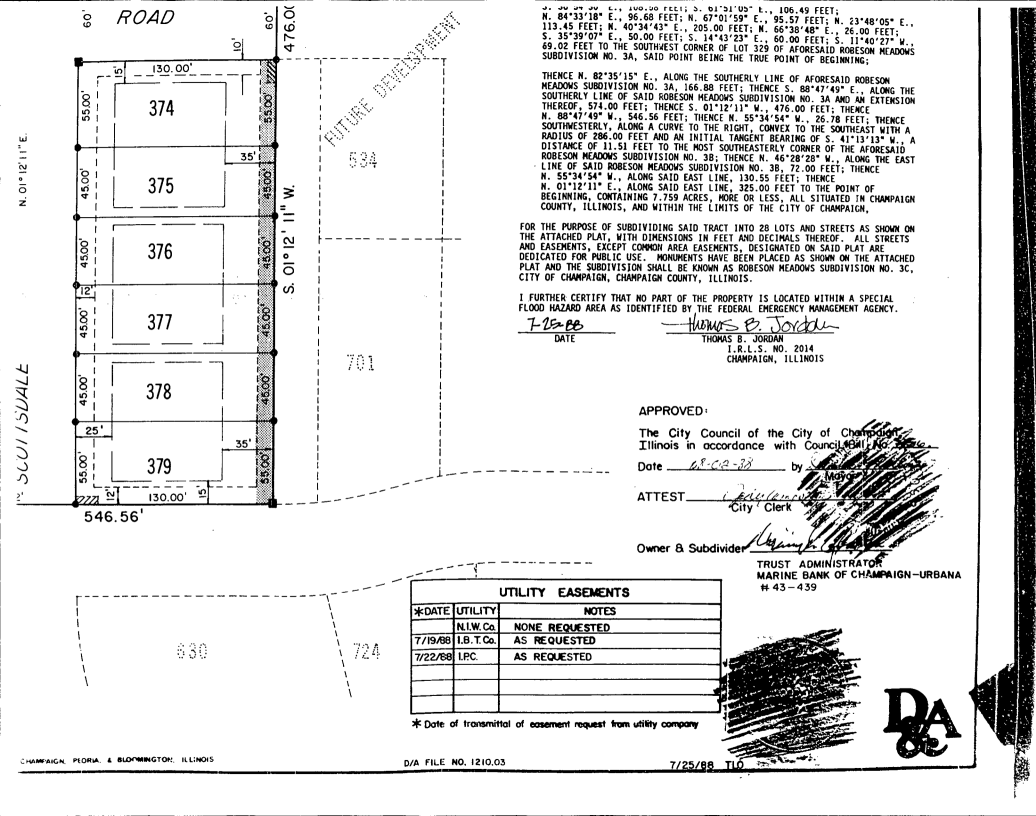
I, THOMAS B. JORDAN, ILLINOIS REGISTERED LAN CERTIFY THAT I HAVE CAUSED A SURVEY TO BE MATHE STATE OF ILLINOIS AND WITH THE ORDINANCE COMMERCIAL BANK OF CHAMPAIGN, TRUSTEE UNDER SOUTHWEST 1/4 OF SECTION 22, T. 19 N., R. 8 PARTICULARLY DESCRIBED AS FOLLOWS:

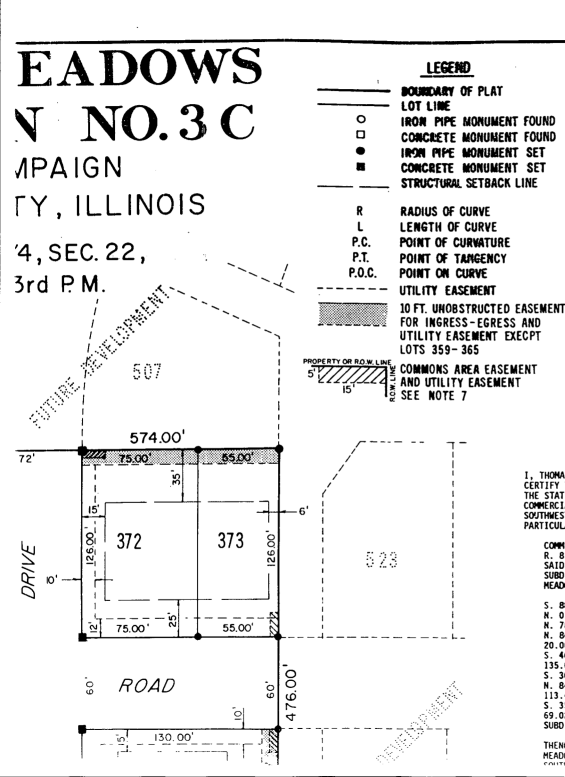
COMMENCING AT THE NORTHWEST CORNER OF TH R. 8 E. OF THE 3RD P.M., THENCE S. 00°10 SAID SW-1/4, 1,442.65 FEET TO THE SOUTH SUBDIVISION NO. 3A; THENCE, ALONG THE SC MEADOWS SUBDIVISION NO. 3A THE FOLLOWING

S. 88*47'49" E., 374.20 FEET; N. 46*12']
N. 01*12'11" E., 236.53 FEET; N. 37*21'?
N. 78*56'47" E., 69.52 FEET; S. 88*47'45'
N. 84*29'36" E., 85.59 FEET; N. 87*50'12'
20.00 FEET; S. 43*47'49" E., 15.00 FEET;
S. 46*55'12" W., 48.99 FEET; S. 40*34'43'
135.00 FEET; S. 15*17'10" W., 85.99 FEET;
S. 36*54'30" E., 108.58 FEET; S. 61*51'6
N. 84*33'18" E., 96.68 FEET; N. 67*01'55'
113.45 FEET; N. 40*34'43" E., 205.00 FEET;
S. 35*33'07" E., 50.00 FEET; S. 14*43'2'
69.02 FEET TO THE SOUTHWEST CORVER OF L
SUBDIVISION NO. 3A, SAID POINT BEING IN-

THENCE N. 82'35'15" E., ALONG THE SOUTH MEADOWS SUBDIVISION NO. 3A, 166.88 FFF SOUTHERLY LINE OF SAID ROFESCH MEATS. THEREOF, 574.00 FFFT: JUENCE S. C.







NOTES:

- 1. LOTS 359 AND 360, 361 THRU 363, 364 AND 365, 366 AND 367, 368 AND 369, 370 AND 371, 372 AND 373, 374 AND 375, 376 AND 377, 378 AND 379, 380 AND 381, 382 AND 383, 384 AND 385 ARE TO BE DEVELOPED UNDER THE TOWN OR ROW HOUSE PROVISIONS OF THE R-4 ZONING DISTRICT OF THE 1965 COMPREHENSIVE AMENDMENT TO THE CITY OF CHAMPAIGH ZONING ORDINANCE WITH TWO (2) UNIT STRUCTURES ON THE AFOREMENTIONED PAIRS OF LOTS AND A THREE (3) UNIT STRUCTURE ON LOTS 361 THRU 363.
- 2. EACH DWELLING UNIT SHALL HAVE A SEPARATE SANITARY SEWER CLEANOUT, LOCATED IN CONFORMANCE WITH ALL APPLICABLE CODES, THAT DISCHARGES INTO A COMMON SERVICE SEWER TO EACH STRUETURE.
- 3. A 20-FOOT PERMANENT EASEMENT, 10 FEET ON EACH SIDE OF THE CENTER LINE OF THE COMMON AND UNIT SERVICE SEWERS IS HEREBY RESERVED FROM THE WYE CONNECTION ON THE PUBLIC SANITARY SEWER TO THE FOUNDATION LINE OF EACH DWELLING UNIT ON LOTS 359 THRU 385.
- LOT 358 IS HEREBY DEDICATED TO THE CHAMPAIGN PARK DISTRICT SOLELY FOR PUBLIC PARK PURPOSES.
- 5. THE 10-FOOT INGRESS-EGRESS EASEMENT ACROSS THE REAR YARD OF LOTS 359
 THRU 365 SHALL NOT BE USED FOR INSTALLATION OF UTILITIES.
- STREET ADDRESSES FOR LOTS 359 THRU 363 SHALL BE TO VALLEY BROOK DRIVE.
 STREET ADDRESSES FOR LOTS 364 AND 365 SHALL BE TO PRAIRIE MEADOW DRIVE.
- INSTALLATION OF UTILITIES WITHIN A COMMONS AREA EASEMENT SHALL BE COORDINATED WITH THE OWNER AND SUBDIVIDER IN ORDER TO ALLOW CONSTRUCTION OF DECORATIVE ENTRY WALLS AND LIGHTING UNITS BY THE OWNER AND SUBDIVIDER.
- 8. ELECTRICITY FOR LIGHTING UNITS CONSTRUCTED WITHIN THE COMMONS AREA EASEMENTS WILL BE SUPPLIED BY OWNERS OF LOTS 359, 365, 366, 371, 372, 373, 374, 379, 380, AND 385 IN COOPERATIVE AGREEMENT WITH THE OWNER AND SUBDIVIDER OR FUTURE ROBESON MEADOWS HOMEOWNERS ASSOCIATION.

SURVEYOR'S CERTIFICATE

I, THOMAS B. JORDAN, ILLINOIS REGISTERED LAND SURVEYOR NO. 2014, HEREBY CERTIFY THAT I HAVE CAUSED A SURVEY TO BE MADE, IN ACCORDANCE WITH THE LAWS OF THE STATE OF ILLINOIS AND WITH THE ORDINANCES OF THE CITY OF CHAMPAIGN, FOR COMMERCIAL BANK OF CHAMPAIGN, TRUSTE UNDER TRUST NO. 43-439 OF FART OF THE SOUTHWEST 1/4 OF SECTION 22, T. 19 N., R. 8 E. OF THE 3RD P.M., MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE SW-1/4 OF SECTION 22, T. 19 N., R. 8 E. OF THE 3RD P.M., THENCE S. 00°10′06" W., ALONG THE WEST LINE OF SAID SW-1/4, 1,442.65 FEET TO THE SOUTHWEST CORNER OF ROBESON MEADOWS SUBDIVISION NO. 3A; THENCE, ALONG THE SOUTHERLY LINE OF SAID ROBESON MEADOWS SUBDIVISION NO. 3A THE FOLLOWING 26 COURSES:

S. 88*47'49" E., 374.20 FEET; N. 46*12'11" E., 106.07 FEET;
N. 01*12'11" E., 236.53 FEET; N. 37*21'23" E., 20.00 FEET;
N. 78*56'47" E., 69.52 FEET; S. 88*47'49" E., 255.00 FEET;
N. 84*29'36" E., 85.59 FEET; N. 87*50'12" E., 85.15 FEET; S. 81*49'09" E..
20.00 FEET; S. 43*47'49" E., 15.00 FEET; S. 01*12'11" M., 10.00 FEET;
S. 46*55'12" M., 48.99 FEET; S. 40*34'43" M., 90.00 FEET; S. 47*20'33" M..
135.00 FEET; S. 15*17'10" M., 85.99 FEET; S. 06*53'01" E., 84.43 FEET;
S. 36*54'30" E., 108.58 FEET; S. 61*51'05" E., 106.49 FEET;
N. 84*33'18" E., 96.68 FEET; N. 67*01'59" E., 95.57 FEET; N. 23*48'05" E..
113.45 FEET; N. 40*34'43" E., 205.00 FEET; N. 66*38'48" E., 26.00 FEET;
S. 35*39'07" E., 50.00 FEET; S. 14*43'23" E., 60.00 FEET; S. 11*40'27" M..
69.02 FEET TO THE SOUTHWEST CORNER OF LOT 329 OF AFORESAID ROBESON MEADOWS
SUBDIVISION NO. 3A, SAID POINT BEING THE TRUE POINT OF BEGINNING:

THENCE N. 82*35'15" E., ALONG THE SOUTHERLY LINE OF AFORESAID RORFSON MEADOWS SUBDIVISION NO. 3A, 166.88 FEET; THENCE S. 88*47'49" E., ALONG THE CONTROL OF CONTROL O

CHICAGO TITLE INSURANCE CO.

ROBESON MEADOWS
SUBDIVISION NO. 3C

OWNERS CERTIFICATE AND DEDICATION WITH RESTRICTIVE COVENANTS

Robeson Meadows Subdivision No. 3C Champaign, Illinois

INDEX

PART	1	-	OWNER'S CERTIFICATE	<u> </u>
PART	2	-	DEFINITIONS	. 3
SECTION	2.1	-	ACCESSORY BUILDING	3
SECTION	2.2	-	BUILDING AREA	3
SECTION	2.3	-	DWELLING STRUCTURE	3
SECTION	2.4	-	DWELLING UNIT	3
SECTION	2.5	-	GROUND FLOOR AREA	3
SECTION	2.6	-	COMMONS AREA EASEMENT	3
SECTION	2.7	-	SINGLE FAMILY	3
PART	3	-	COVENANTS	. 4
SECTION	3.1	-	ALLOWABLE STRUCTURE	4
SECTION	3.2	-	ARCHITECTURAL COMMITTEE	4
SECTION	3.3	-	MINIMUM SIZE	6
SECTION	3.4	-	BUILDING LOCATION	6
SECTION	3.5	-	DWELLING PER BUILDING SITE	7
SECTION	3.6	-	EASEMENTS	7
SECTION	3.7	-	PERCENTAGE OF LOT COVERAGE	7
SECTION	3.8	-	PERMISSIBLE BUILDING	7
SECTION	3.9	-	NON-OCCUPANCY AND DILIGENCE DURING CONSTRUCTION	11
SECTION	3.10	-	TEMPORARY STRUCTURES AND SATELLITE DISH	11
SECTION	3.11	-	SIGNS	12
SECTION	3.12	-	OIL AND MINING OPERATION	12

The second of th

Robeson Meadows Subdivision No. 3C Champaign, Illinois

SECT	ON	3.13	-	LIVESTOCK AND POULTRY	. 12
SECT	ON	3.14	-	GARBAGE AND REFUSE DISPOSAL	. 12
SECT	ON	3.15	-	STORAGE	. 13
SECT	ON	3.16	-	STREET SIGHT LINE OBSTRUCTION	. 13
SECT	ON	3.17	-	OFF-STREET PARKING	. 13
SECT	ION	3.18	-	NUISANCES	. 14
SECT	ION	3.19	-	YARD LIGHTS	. 14
SECT	ION	3.20	-	ZERO LOT LINE LOTS	. 15
SECT	ION	3.21	-	COMMON AREA EASEMENT	. 26
SECT	ION	3.22	-	WAIVER	. 28
SECT	ION	3.23	-	WAIVER OF RESTRICTIONS	. 28
SECT	ION	3.24	-	ENFORCEMENT	. 28
SECT	ION	3.25	-	CONSTRUCTION	. 28
SECT	ION	3.26	-	- DEDİCATION TO PARK DISTRICT	. 28
SECT	ION	3.27	-	- PERPETUATION	. 29
	PAR	T 4	_	- NOTARY	. 29

STATE OF ILLINOIS)
COUNTY OF CHAMPAIGN)

SS.

ROBESON MEADOWS SUBDIVISION NO. 3C OWNER'S CERTIFICATE AND DEDICATION

KNOW ALL MEN BY THESE PRESENTS, that the undersigned, Marine Bank of Champaign-Urbana, Trustee under Trust No. 43-439 being the owner of the following described real estate:

PART OF THE SOUTHWEST 1/4 OF SECTION 22, T. 19 N., R. 8 E. OF THE 3RD P.M., MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE SW-1/4 OF SECTION 22, T. 19 N., R. 8 E. OF THE 3RD P.M., THENCE S. 00°10′06" W., ALONG THE WEST LINE OF SAID SW-1/4, 1,442.65 FEET TO THE SOUTHWEST CORNER OF ROBESON MEADOWS SUBDIVISION NO. 3A; THENCE, ALONG THE SOUTHERLY LINE OF SAID ROBESON MEADOWS SUBDIVISION NO. 3A THE FOLLOWING 26 COURSES:

S. 88*47'49" E., 374.20 FEET; N. 46*12'11" E., 106.07 FEET; N. 01*12'11" E., 236.53 FEET; N. 37*21'23" E., 20.00 FEET; N. 78*56'47" E., 69.52 FEET; S. 88*47'49" E., 255.00 FEET; N. 84*29'36" E., 85.59 FEET; N. 87*50'12" E., 85.15 FEET; S. 81*49'09" E., 20.00 FEET; S. 43*47'49" E., 15.00 FEET; S. 01*12'11" W., 10.00 FEET; S. 46*55'12" W., 48.99 FEET; S. 40*34'43" W., 90.00 FEET; S. 47*20'33" W., 135.00 FEET; S. 15*17'10" W., 85.99 FEET; S. 06*53'01" E., 84.43 FEET; S. 36*54'30" E., 108.58 FEET; S. 61*51'05" E., 106.49 FEET; N. 84*33'18" E., 96.68 FEET; N. 67*01'59" E., 95.57 FEET; N. 23*48'05" E., 113.45 FEET; N. 40*34'43" E., 205.00 FEET; N. 66*38'48" E., 26.00 FEET; S. 35*39'07" E., 50.00 FEET; S. 14*43'23" E., 60.00 FEET; S. 11*40'27" W., 69.02 FEET TO THE SOUTHWEST CORNER OF LOT 329 OF AFORESAID ROBESON MEADOWS SUBDIVISION NO. 3A, SAID POINT BEING THE TRUE POINT OF BEGINNING;

THENCE N. 82°35′15" E., ALONG THE SOUTHERLY LINE OF AFORESAID ROBESON MEADOWS SUBDIVISION NO. 3A, 166.88 FEET; THENCE S. 88°47′49" E., ALONG THE SOUTHERLY LINE OF SAID ROBESON MEADOWS SUBDIVISION NO. 3A AND AN EXTENSION THEREOF, 574.00 FEET; THENCE S. 01°12′11" W., 476.00 FEET; THENCE N. 88°47′49" W., 546.56 FEET; THENCE N. 55°34′54" W., 26.78 FEET; THENCE SOUTHWESTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE SOUTHEAST WITH A RADIUS OF 286.00 FEET AND AN INITIAL TANGENT BEARING OF S. 41°13′13" W., A DISTANCE OF 11.51 FEET TO THE MOST SOUTHEASTERLY CORNER OF THE AFORESAID ROBESON MEADOWS SUBDIVISION NO. 3B; THENCE N. 46°28′28" W., ALONG THE EAST LINE OF SAID ROBESON MEADOWS SUBDIVISION NO. 3B, 72.00 FEET; THENCE N. 55°34′54" W., ALONG SAID EAST LINE, 130.55 FEET; THENCE N. 01°12′11" E., ALONG SAID EAST LINE, 325.00 FEET TO THE POINT OF BEGINNING, CONTAINING 7.759 ACRES, MORE OR LESS, ALL SITUATED IN CHAMPAIGN COUNTY, ILLINOIS, AND WITHIN THE LIMITS OF THE CITY OF CHAMPAIGN,

FOR THE PURPOSE OF SUBDIVIDING SAID TRACT INTO 28 LOTS AND STREETS AS SHOWN ON THE ATTACHED PLAT, WITH DIMENSIONS IN FEET AND DECIMALS THEREOF. ALL STREETS AND EASEMENTS, EXCEPT COMMON AREA EASEMENTS, DESIGNATED ON SAID PLAT ARE DEDICATED FOR PUBLIC USE. MONUMENTS HAVE BEEN PLACED AS SHOWN ON THE ATTACHED PLAT AND THE SUBDIVISION SHALL BE KNOWN AS ROBESON MEADOWS SUBDIVISION NO. 3C, CITY OF CHAMPAIGN, CHAMPAIGN COUNTY, ILLINOIS.

shown in the annexed plat and described in the Surveyor's Certificate has caused the said described real estate to be surveyed, platted and subdivided by Thomas B. Jordan, Illinois Land Surveyor No. 2014, Champaign, Illinois, in the manner shown on said plat; as a subdivision to be perpetually known as ROBESON MEADOWS SUBDIVISION NO. 3C, City of Champaign, Champaign County, Illinois, and does hereby grant and dedicate to the people of the City of Champaign, County of Champaign, Illinois, for the use of the public forever, the avenues, drives, streets, roads and alleys, hereinafter referred to as streets, shown on said plat and located in the City of Champaign, Champaign County, Illinois, each of which said streets shall be perpetually known by the respective names designated on said plat.

It is hereby provided that all conveyances of property hereinafter made by the present or future owners of any of the land described in the foregoing Surveyor's Certificate shall, by adopting the description of said platted land as ROBESON MEADOWS SUBDIVISION NO. 3C, to be taken and understood as incorporating in all such conveyances, without repeating the same, the following restrictions as being applicable to each tract of land described in said Surveyor's Certificate, to-wit:

DEFINITIONS

For the purpose of this declaration, certain words and terms are hereby defined.

- 2.1 Accessory Building: Separate building or buildings or portions of the dwelling unit located on the same lot and which are incidental to the dwelling unit or to the main use of the premises.
- 2.2 <u>Building Area</u>: That portion of a building site within which the construction and maintenance of dwelling structure is permitted.
- 2.3 <u>Dwelling Structure</u>: The main building on any building site located on two platted lots and containing two dwelling units, on three platted lots and containing three dwelling units or on one platted lot and containing one dwelling unit.
- 2.4 <u>Dwelling Unit</u>: A dwelling unit is to be designed, used and occupied exclusively for a residence and is to be occupied exclusively by a single family.
- 2.5 <u>Ground Floor Area</u>: That portion of a dwelling unit which is built over a basement or foundations but not over any other portion of the dwelling unit.
- 2.6 <u>Commons Area Easement</u>: The areas designated on the plat which purpose is for the common use and enjoyment of the owners, and their guests, of the lots in this addition of Robeson Meadows Subdivision No. 3C and various sections of Robeson Meadows Subdivision, presently platted or to be platted at a later date.
- 2.7 <u>Single Family</u>: A group of occupants with not more than two (2) unrelated adults.

APPLICATION

The Covenants below, in their entirety, shall apply to all lots in the subdivision.

COVENANTS

- 3.1 Allowable Structure: No structure shall be erected, altered, placed or permitted to remain on any building area other than one dwelling structure, a private garage for at least two (2) but not more than three (3) cars per dwelling unit, and other accessory buildings incidental to residential use of the premises.
- 3.2 <u>Architectural Committee</u>: The Robeson Meadows Subdivision

 Architectural Committee shall initially be composed of the following three

 (3) persons:

Kyle Robeson, P.O. Box 697, Champaign, Illinois Ralph Sackett, 111 E. Green, Champaign, Illinois Bruce Hutchings, 111 E. Green, Champaign, Illinois

Any action taken by the members of the committee shall be considered to be the action of the committee. The committee may designate a representative to act for it and may delegate its powers and duties to its representatives. In the event of the death, resignation, refusal to act or inability to act of any member of the committee, the remaining members of the committee may designate a successor. The record owners of a seventy-five per cent (75%) of the lots in Robeson Meadows Subdivision shall have the power at any time, by a duly signed, acknowledged and recorded instrument, to change the membership of the committee, to withdraw any powers and duties from the committee or to restore to it such powers and duties as may have been previously withdrawn.

- (a) Approval by Committee: No construction work shall be commenced upon any structure unless the plans and specifications therefore have been submitted to and approved, in writing, by the Architectural Committee as complying with the terms and provisions of these restrictive covenants. The plans and specifications shall comply with Section 3.8 "Building Characteristics" and shall show, complete construction plans, elevations, and details, including the nature, kind, shape, height, roof pitch, material and color scheme of the structure and shall include a site plan showing the lot lines, required yards, landscaping, and the proposed location of all structures, including patios, decks, entry walks, and required yard lights. The plans shall include a grading plan of the building site and entire lot.
- (b) <u>Powers and Duties of Committee</u>: The Architectural Committee shall have the following powers and duties:
- (1) To examine and approve or disapprove any plans and specifications submitted to it by a lot owner.
- (2) To waive up to 25% of any area or yard requirement contained in these restrictive covenants, unless said waiver request is a conflict with the zoning ordinance of the City of Champaign.
- (3) To determine whether a fence, wall, hedge or shrub planting unreasonably obstructs the view of approaching street traffic.
- (4) To inspect any construction work in progress upon any lot in the subdivision for the purpose of ascertaining whether the applicable provisions of these restrictive covenants are being fully complied with.

- (c) <u>Failure of Committee to Act</u>: In the event a matter requiring action by the committee is submitted to the Committee in writing and the Committee fails to give written notice of its action taken thereon to the lot owner within 30 days thereafter, then the Committee shall be conclusively presumed to have approved the matter so submitted to it.
- 3.3 <u>Minimum Size</u>: No one story dwelling unit shall occupy a ground floor area of less than 1800 square feet. No dwelling unit having more than one story shall occupy a ground floor area of less than 1200 square feet and a total floor area of less than 2000 square feet. In computing the floor area of a dwelling unit for the purpose of applying this restriction, one-fourth (1/4) of the area of enclosed porches shall be considered to be a part of the dwelling unit. All area requirements listed herein shall be exclusive of garage areas.
- 3.4 <u>Building Location</u>: Whereas all building sites consist of more than one (1) lot, (attached zero lot line building structure sites) (Lots 359 thru 385 inclusive) the following provisions shall be applicable to the boundary lines of the building site rather than platted lot lines. No dwelling structure shall be permitted on Lot 358.

No building shall be located on any lot nearer to the front lot line or nearer to the side street line than the minimum building set back lines shown on the recorded plat. In any event, no building shall be located on any lot nearer than fifteen (15) feet to any side street line. For lots 359 thru 385 inclusive, no main or accessory building shall be located closer to the side lot lines than a distance of six (6) feet, except that a two (2) foot side yard shall be required for permitted accessory buildings located sixty-five (65) feet or more back from the

interior lot nearer than thirty-five (35) feet to the rear lot line or as shown on the recorded plat. For the purposes of this covenant, eaves, steps and open porches shall not be construed to permit any portions of a building on a lot to encroach upon another lot.

Emphasis in building siting on the lot shall be given to a passive solar orientation.

- 3.5 <u>Dwelling per Building Site</u>: Only one (1) dwelling structure shall be constructed per building site:
- 3.6 <u>Easements</u>: Easements for installation and maintenance of utilities, and drainage facilities are reserved as shown on the recorded plat. No structures shall be erected over areas reserved for easements which would interfere with construction or maintenance of utilities. Said easements are hereby granted and dedicated to the City of Champaign, and utility companies; and also to lot owners (as applicable) for repair and maintenance of private sanitary service sewers owned by lot owners.
- 3.7 <u>Percentage of Lot Coverage</u>: All buildings on a building site, including accessory buildings, shall not cover more than thirty per cent (30%) of the building site less commons area easements.

3.8 <u>Permissible Building</u>:

Order of Construction - All buildings erected on any building site shall be constructed of new materials of good quality suitably adopted for use in the construction of residences. No old building or buildings shall be placed on or moved to said premises. Accessory buildings shall not be erected, constructed or maintained prior to the erection or construction of the dwelling. The provisions herein shall not apply to temporary buildings

and structures erected by builders in connection with the construction of any dwelling or accessory building and which are promptly removed upon completion of such dwelling or accessory building.

Building Characteristics - A preliminary architectural design has been prepared by the Developer for each dwelling unit in Phase 3C. The purpose of these designs are to develop and define an overall building massing, composition and configuration in the "Meadow Square", and to determine general site relationships for each lot and unit for front entries, driveway locations, and building footprints relative to setbacks. It is the intent of these designs to establish the overall image and character of the "Square" along with the street landscaping, the entry walls, and the park itself.

Within the physical framework established by the preliminary unit designs the possibility exists for development of a variety of actual room and related interior space organizations and layouts to meet the needs of individual owners and/or builders. The designs provided are preliminary in nature and meant for general design control of the area, and are not to be construed as sufficient for construction purposes. It shall be the responsibility of individual lot buyers/owners to pursue final design and construction documents suitable for construction and in compliance with applicable local and state regulations pertinent to this type of work.

Final plans for each unit shall be submitted to the Robeson Meadows Architectural review committee for approval prior to commencing construction. Submissions shall comply with the information stipulated in section 3.2 (a) of this covenant.

Final unit designs developed by owners shall conform generally to the preliminary designs provided relative to overall massing, appurtenances (gables, porches, dormers, etc.) roof pitches, heights, building footprint, and site location/configuration. Roof pitches shall be not less than 10 in 12, except for areas over porches or verandas which shall be not less than 5 in 12. Flat roofs or roof segments and mansard roofs shall not be allowed.

Exterior materials and colors must conform between attached units but may vary between separate buildings. Materials and colors shall be selected from a range of muted earth tones and textures, and must be specifically approved by the review committee. Primary colors, white and black, shall not be allowed except as accents or trim.

<u>Site development</u> - Grading of each building site and setting of finish floor elevations of associated structures shall be completed such that water drainage around and away from completed structures does not encroach on adjacent properties.

The front yard of each lot including adjacent street parkway shall be sodded by the owner of the lot after substantial completion of any principal structure thereon, and as soon as weather reasonably permits. The remaining lot area shall be sodded or seeded as soon as weather reasonably permits. Lots which drain directly into the lake shall either be sodded or seeded in the fall construction season with erosion control measures which are approved by the Architectural Committee.

Complete landscape development of each lot shall be required within a reasonable time period following construction, but not to exceed one year. Planting plans showing species and exact locations of proposed plantings shall be submitted and approved by the Architectural Committee prior to installation.

Additionally, no plantings or landscaping exceeding the height of four feet at maturity shall be permitted in the rear yard setback area (as such setback is prescribed by the City of Champaign or the Final Plat) unless specific approval therefore is given by the Architectural Committee as provided by the covenants and restrictions for Robeson Meadows Subdivision as amended. It is the intention that lake views of adjoining properties shall not be blocked or screened by plantings or landscaping.

No development shall occur by any lot owner which extends beyond the platted lot lines of each lot owner's lot.

No owner of a platted lot containing perimeter areas adjacent to and adjoining any lake shall be permitted to develop more than thirty (30) lineal feet of such perimeter lot area parallel with said lake. No improvements shall extend into the lake, i.e. beyond the horizontal limits as defined by the permanent pool elevation of said lake. This use limit shall specifically apply to Lots 359 thru 365, inclusive, in ROBESON MEADOWS SUBDIVISION NO. 3C.

Fences - Fences may be allowed on each individual lot except as otherwise restricted by provisions hereinafter, however, the design for any fence to be erected shall first be submitted to the Architectural Committee for approval. Height limitations shall be in accordance with the zoning ordinance of the City of Champaign.

Fences shall be designed and constructed of materials which are similar to and/or blend with those used on the building structure. This may include ornamental metal (iron, steel, etc.), brick or wood. Chain link or other wire or steel mesh material shall not be allowed.

Fences shall not be constructed on a designated "commons area easement" or other public area. Fences shall be the responsibility of the individual homeowner to install and maintain.

To preserve the quality and attractiveness of the property along the perimeter of the lake at Robeson Meadows Subdivision, which is Lot 300 of Robeson Meadows Subdivision No. 3B, no perimeter fences shall be permitted on adjoining lake lots. Fences which are required by law for protection of private swimming pools, fences which are designed and constructed for localized privacy for patios, etc. will be allowed if approved by the Architectural Committee. It is the intention of this covenant that lake views of adjoining properties shall not be blocked or screened by fences.

- 3.9 Non-Occupancy and Diligence During Construction: The work of construction of any building or structure shall be prosecuted diligently and continuously from the time of commencement until the exterior construction is fully completed and the interior construction is substantially completed. No such building or structure shall be occupied during the course of original exterior construction or until made to comply with the restrictions and conditions set forth herein. No excavation except as is necessary for the construction of improvements shall be permitted.
- 3.10 <u>Temporary Structures and Satellite Dish</u>: No structure of a temporary character, trailer, basement, tent, shack, garage, barn, or other outbuilding shall be used on any lot at any time as residence either temporarily or permanently. No television satellite dishes shall be allowed on any lot in the subdivision.

- 3.11 <u>Signs</u>: No signs of any kind shall be displayed to the public view on any lot except one professional sign of not more than one (1) square foot and/or one sign of not more than five (5) square feet advertising the property for sale or rent.
- 3.12 Oil and Mining Operation: No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any lot, nor shall oil wells, tanks, tunnels, mineral excavations or shafts be permitted upon or in any lot. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, maintained or permitted upon any lot.

No person, firm or corporation shall strip, excavate or otherwise remove soil for sale or for use other than on the premises from which the same shall be taken, except in connection with the construction or alteration of a building on such premises and excavation of grading incidental thereto.

3.13 <u>Livestock and Poultry</u>: No animals, livestock, or poultry of any kind shall be raised, bred or kept on any lot, except that no more than two dogs, cats or other common household pets may be kept provided that they are not kept, bred, or maintained for commercial purposes.

3.14 <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. All incinerators or other equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

- 3.15 Storage: No building material of any kind or character shall be placed or stored upon a building site until the owner is ready to commence improvements and then such materials shall be placed within the property lines of the building site upon which improvements are to be erected and shall not be placed in the street right-of-way.
- 3.16 Street Sight Line Obstruction: No fence, wall, hedge, or shrub planting which obstructs sight lines at elevations between two and six feet 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 30 feet from the intersection of the street property lines, or in the case of a rounded property corner from the intersection of the street property lines extended. Further, none of the above described obstructions shall be placed or permitted to remain in the triangular area formed by a street property line, either edge of any driveway, and a line connection a point thirty (30) feet outward from the edge of the driveway ten (10) feet from the street property line.
- 3.17 <u>Off-Street Parking</u>: All property owners in Robeson Meadows Subdivision No. 3C shall provide facilities for off-street parking for the number of automobiles in use by the owner or resident on the property or persons regularly employed on the property.

All property owners or residents in Robeson Meadows Subdivision

No. 3C owning or possessing any type of recreational vehicle, boat, boat trailer, or like vehicle, shall provide facilities for off-street parking for such vehicle in addition to the off-street parking provided for number of automobiles in use by the owner or resident.

- 3.18 <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.
- 3.19 <u>Yard Lights</u>: The owners of every lot shall erect and maintain in good operating condition one yard light located in the front yard.

On Lots 373 through 379, inclusive an additional yard light shall be installed in the vicinity of the east property line. This yard light shall be located at a point designated on the lot by the Architectural Committee, for the purpose of illuminating the future Champaign Park District sidewalk. No hedge, fence or any other type of obstruction shall be between said yard light and the east Lot line. The light may, however, at the discretion of the Architectural Committee, be attached to a fence.

All lights shall be equipped with a photo-electric cell that illuminates the light during hours of darkness.

All property owners in Robeson Meadows Subdivision No. 3C shall be required to maintain said yard lights in proper working order.

The owners of Lots 359, 365, 366, 371, 372, 373, 374, 379, 380 and 385 shall provide electricity and regular routine maintenance for yard lights within the commons area easement located thereon by the Robeson Meadows Homeowners, Inc. Said maintenance costs are to be reimbursed to the owners on an annual basis by the Robeson Meadows Homeowners, Inc. from assessments provided under Covenant 3.21

The Architectural Committee shall review all proposed exterior lighting systems for location, type, design, and illumination levels.

Approval shall be obtained from the Architectural Committee prior to construction.

- 3.20 Zero Lot Line Lots: The covenants and use restrictions set forth in this provision shall be applicable to lots 359 through 385, inclusive which constitute a part of the property to be platted as ROBESON MEADOWS SUBDIVISION NO. 3C, and which are to be used or developed as sites for zero lot line attached housing according to the R4 zoning district to the City of Champaign, Illinois and all zoning ordinances applicable thereto.
 - (a) All dividing walls which straddle any boundary line between lots and which stand partly upon one lot and partly upon another and all walls which serve two dwelling units shall at all times be considered party walls, and each of the owners of lots upon which any such party wall shall stand, shall have the right to use said party wall below and above the surface of ground and along the whole length of any part of the length thereof for the support of said dwelling unit and for the support of any building or structures constructed to replace the same, and shall have the right to maintain or replace in or on said wall any pipes, ducts, or conduits originally located thereon, subject to the restrictions herein contained, to-wit:
 - (1) No owner nor any successor in interest shall have the right to extend said party wall in any manner, either in length, height, or thickness.

- (2) In the event of damage or destruction by fire or other casualty of any party wall, including the foundation thereof. the owner of any dwelling unit which abuts on such party wall shall have the right to repair or rebuild such wall and the owner of each dwelling unit which abuts on such party wall shall pay his aliquot portion of the cost of such repair or rebuilding. All such repair or rebuilding shall be done within a reasonable time in a workmanlike manner, with materials comparable to those used in the original wall, and shall conform in all respects to the laws or ordinances regulating the construction of buildings in force at the time of such repair or reconstruction. Whenever any such wall or any portion thereof shall be rebuilt, it shall be erected in the same location and on the same line and be of the same size as the original wall.
- (3) The foregoing provisions of this article notwithstanding, the owner of any dwelling unit or other interested party, shall retain the right to receive a larger contribution from another or others under any rule of law regarding liability for negligent or willful acts or omissions.
- (4) In the event of damage or destruction by fire or other casualty of any dwelling unit or any portion thereof, the owner or owners from time to time of any such dwelling unit covenant to and shall, within a reasonable time after such damage or destruction, repair or rebuild the same in a workmanlike manner with materials comparable to those used in

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the original structure and in strict conformity with all laws or ordinances regulating the construction of buildings in force at the time of repair or reconstruction. The exterior of such dwelling unit, when rebuilt, shall be substantially similar to and of architectural design in conformity with the exterior of the dwelling unit(s) which remain standing as a part of such dwelling structure and are not required to be rebuilt. In the event of the total or substantial destruction of all the dwelling units in a dwelling structure, the architectural design of the exterior of the building structures to be rebuilt and the materials to be used shall be substantially similar in architectural design to the original building structures in ROBESON MEADOWS SUBDIVISION NO. 3C and shall be constructed of comparable materials.

(5) In the event that any owner shall fail, after a reasonable time, after the damage or destruction referred to in Subparagraph 3.20(a)(4) to perform the necessary repair or rebuilding, the owner(s) of the remainder of the dwelling structure shall, in the manner described in Section 3.20(g) of these covenants be permitted to cause such repair or rebuilding to be done by such firm, laborers, or materialmen as may be chosen by such owner(s). Such owner(s) shall have and are hereby given a continuing lien on that dwelling unit on which any such repairs or rebuilding are caused to be made or done in the aggregate amount of:

- a. The cost of such repairs or rebuilding;
- b. Interest at the prime rate as shown under "Money Rates" in <u>The Wall Street Journal</u> in effect from time to time from the date of payment of such costs; and
- c. Reasonable attorneys fees and any court costs or other expenses or charges incurred in connection therewith, which lien shall bind the owner of the repaired or rebuilt unit, his heirs, devisees, personal representatives, grantees, and assignees. Further, in the event such owner does not make prompt payment in the full amount of such claim, the owner(s) so repairing or rebuilding shall have the right to foreclose such lien as permitted by Illinois Law. The lien of such owner(s) described in this subsection shall be subordinate to the lien of any prior trust deed, mortgage, or mortgages now or hereafter placed upon the dwelling parcel prior to such repair or rebuilding.
- (b) Every unit owner shall together with the other unit owners in a building structure mutually purchase and maintain in effect a single insurance policy insuring the building structure for the full insurable replacement cost thereof against loss by fire or other casualty. All of the owners and their respective mortgagees shall be named as insureds under the policy. Each unit owner shall pay his pro-rata share of the insurance premium cost as the allocated billing from the insurance company based upon the relative value of each unit. In the event of the failure or

refusal of any unit owner to pay his share of such cost the owner(s) of the remaining dwelling unit(s) in such dwelling structure may pay the same and shall have a lien and cause of action against such defaulting party together with interest costs and expanses as provided in the preceding sub-paragraph 3.20(a)(5).

In the event a single insurance policy is not available each owner shall at all times keep his respective dwelling unit fully insured for the full insurable replacement cost thereof with coverage as provided above and shall name the other unit owners of the building structure as additional insureds under the policy for the purpose of providing funds in those cases in which the owner(s) neglects or refuses to rebuild or repair subsequent to a fire or casualty loss. Each owner shall upon request from another owner in the same structure deliver to said other owner a certificate evidencing such insurance coverage and evidence of premium payment and that the policy remains in full force and effect.

Each lot owner shall procure his own liability and contents insurance coverage. Nothing shall be done or kept in any dwelling unit which will increase the premium rate of insurance on the dwelling structure applicable for residential use. No lot owner shall permit anything to be done or kept upon his premises which will result in the cancellation of insurance on the building structure or any part thereof, or which would be in violation of law.

- c) Collectively the owners of each two-unit dwelling structure shall be responsible for the maintenance, painting, repair, or replacement of all exterior walls, including the foundations thereof, roofs, gutters, downspouts and common sanitary sewers, as is made necessary and desirable as a result of the natural and ordinary wear and/or deterioration thereof. The responsibility for such maintenance work shall be borne in accordance with the following procedures:
 - PAINTING -- Upon a decision being made by the majority of the (1)dwelling unit owners that a particular dwelling structure needs repainting, bids shall be secured for the specified painting and the bidders shall be required to allocate to each separate unit the portion of the painting expense allocable to such dwelling unit. The owner of each dwelling unit shall pay his share of the lowest accepted bid for such painting work, including labor and materials. The owner or a particular dwelling unit may perform hi own painting work provided it is in conformity with the repainting plan adopted by the majority and provided further that he do such work at the same time as the work is being performed upon the remainder of the dwelling structure and that he perform such work in a reasonable and workmanlike manner. The cost allocation is made in this manner due to the circumstance of each unit varying in size from other units, some being one story and some being two story, and all units having different areas of exterior surface requiring painting.

- (2) ROOF MAINTENANCE -- Each owner shall be responsible for keeping the roof over his dwelling unit in good condition for the benefit of all dwelling units. In the event a decision is made, as provided hereunder, for the installation of a new roof, each dwelling unit owner shall contribute to the cost thereof in the proportion of his total roof area to the total roof area of the dwelling structure.
- (3) GUTTERS AND DOWNSPOUTS -- Each dwelling unit owner shall contribute equally to defray the cost of any necessary maintenance, repair, or replacement of all gutters or downspouts of each building structure.
- (4) EXTERIOR WALLS AND FOUNDATIONS -- Each dwelling unit owner shall be responsible for maintaining in a good condition all exterior walls and foundations located upon his dwelling parcel.

(5) COMMON SANITARY SEWERS -- Maintenance of the Common Sanitary
Sewer is the collective responsibility of all unit owners in
each dwelling structure and each dwelling unit owner shall
contribute equally to defray the cost of any necessary
maintenance repair or replacement of the Common Sanitary
Sewer serving the dwelling structure. This provision shall
not apply to required maintenance of the extension of said
Sanitary Sewer line from the common line to the individual
unit which latter maintenance shall be the sole
responsibility of each unit owner.

It is recognized that good maintenance of the entire building structure is necessary for the enjoyment of each dwelling unit therein and, accordingly, each owner is expressly given the right to enforce the above obligations as herein provided in these covenants.

(d) The owner of each dwelling unit shall be responsible for the maintenance and/or repair of all of his or her dwelling unit that is not specifically designated as a collective responsibility of the owners of the building structure. By way of example, and not limitation, all interior maintenance shall be the sole responsibility of the dwelling unit owner.

The owner of an individual dwelling unit shall not change the exterior appearance of his unit except with the prior approval of the majority of the dwelling unit owners in his particular dwelling structure. It is the purpose and intent of this covenant to enhance the overall appearance of the dwelling structure in accordance with the desires of owners holding a majority interest therein. Lawn maintenance, trash and snow removal are the individual responsibility of each dwelling unit owner, unless they agree to do so collectively. Accordingly, the owner of each unit shall be permitted reasonable access across the lawn of an adjacent owner to transport lawn mower, snow blower, ladder, and the like to satisfy such obligation.

(e) For the purpose of making decisions with respect to collective exterior maintenance of each dwelling structure, repair, rebuilding, insurance coverage, common sanitary sewer maintenance, etc., as provided herein, the owner or owners of each dwelling unit, upon which a portion of such dwelling structure is located, shall have one vote in making such determination. For example, on each two-unit structure, there will be two votes available to the respective owners. In the event the two owners cannot agree, such owners shall mutually select a third person to act in making such determination. In the event they cannot mutually agree upon such third person, a (single) member of the Architectural Committee shall act as such third person unless he is the owner of one of the units involved. If the (single) member of the Architectural Committee refuses, is disqualified, or is not available, any Champaign County Circuit or Associate Judge shall be qualified to name such third person.

All decisions shall, therefore, be by majority vote of such persons an such decisions shall be binding upon all owners of such building structure. In the event that a lot is owned by a corporation, partnership, trust, or other legal entity, other than a natural person or persons, then the person so designated by such entity shall be eligible to exercise such voting rights. In the event there is more than one owner of a single dwelling unit, the vote shall be accordingly split.

In the event there is a plugging or other stoppage or obstruction of the common sanitary sewer line, any unit owner advised of such circumstance shall, if reasonable possible, notify other unit owners in the same dwelling structure, but in the event immediate corrective action is necessary any unit owner shall have

the authority to proceed immediately to engage the necessary services to remove such plugging or stoppage in the common sanitary sewer line; in such event, each unit owner of the dwelling structure so served shall contribute equally to the cost of such service. This procedural Covenant shall also apply even if a unit owner refuses to vote in favor of the corrective action if such action is reasonably required to remove a service hazard.

- (f) Provision for annual assessments, including the provision of a reserve for anticipated maintenance expenditures, or special assessments for emergency repairs or maintenance shall be determined by a vote of the respective owners of each dwelling structure. The purpose of such assessment, the amount thereof, and the method of payment shall be determined by a majority vote and shall be reduced to writing. Upon the request of any contract purchaser of a dwelling unit, the owner(s) of remaining units in such building structure agree to execute a written statement or certificate to such purchaser as to the status of assessments, if any, due for such dwelling unit.
- (g) In the event that a dwelling unit owner has failed to perform any obligations hereunder, the remaining unit owner(s) in the same dwelling structure may take action to enforce such obligation in the following manner:
 - (1) Written notice shall be given to such alleged defaulting unit owner, setting forth the alleged default.
 - (2) If the alleged defaulting owner has not taken steps to correct such default or if such unit owner has failed to make

any response thereto setting forth valid reasons for his action or omission to act, then and in such event, the remaining dwelling unit owner(s) in such dwelling structure may take action to remedy such alleged defaults and recover the costs thereof as provided elsewhere in these covenants. If the alleged default is of a nature to require more prompt action, the notice period may be shortened to not less than five (5) days, provided the notice is personally delivered and the time so specified.

- (3) Notices hereunder shall be given by personal delivery or by certified mail, return receipt requested, by U.S. Mail, postage prepaid, to the address of such noticed party.
- (4) In the event any work is performed or caused to be performed by a dwelling unit owner upon another owner's unit pursuant to the terms of this covenant, and the failure of the owner to perform as required hereunder, the unit owner contracting for the performance of any such work shall keep and maintain written records, invoices, and the like with respect to the cost of any materials, labor, or the like used in making such repair work and shall provide to the defaulting unit owner a copy of all such data and written evidence of the payment thereof, for which reimbursement is sought. Further, the owner(s) performing or contracting for the performance of such remedial work shall be entitled to reimbursement therefor as provided under Covenant 3.20(a).

- (h) It is the intent of these covenants to provide for and protect the cooperative aspect of ownership and the value, desirability and attractiveness of the dwelling structure. Accordingly, the covenants provided for hereunder are specifically designated as covenants running with the land. These covenants shall continue in full force and effect unless the same are amended by written instrument and recorded as provided hereinafter in covenant numbered 3.23.
- (i) Each and every restriction as to said property is hereby declared subject and subordinate to the lien of any mortgage or deed of trust now and hereafter made or existing in good faith and for value, and these restrictions shall in no way restrict, impair, or defeat any right of sale contained in any such mortgage or deed of trust or the foreclosure of the same, provided however, that title to any property subject to these restrictions and obtained through sale under or foreclosure of any such mortgage or deed of trust shall thereafter be held subject to all provisions of these restrictions.
- "commons area easement" in this addition as shown on the recorded plat are hereby dedicated to the public for the installation of utilities to serve all sections of Robeson Meadows Subdivision No. 3C. Subject to said dedication, such areas designated "commons area easement" shall be devoted to the common use and enjoyment of the owners of the lots in this addition of Robeson Meadows Subdivision No. 3C and various sections of Robeson Meadows Subdivision presently platted or to be platted at a later date.

The management and control of these areas designated "commons area easement" shall be exclusively exercised by Robeson Meadows Subdivision Homeowners, Inc., an Illinois non-profit corporation. Each owner of a lot in this addition shall as a condition precedent to ownership, covenant and agree to pay monthly charges to Robeson Meadows Subdivision Homeowners, Inc. in accordance with its Articles of Incorporation, By-Laws and the declaration of covenants and restrictions contained herein, and each said owner does hereby agree to pay such assessments by accepting conveyance by deed to any lot in said Subdivision. No buildings shall be erected on such areas designated as "commons area easement" and designated easements for public utilities are hereby granted and dedicated to the City of Champaign on and across all designated areas within the "commons area easement".

The Robeson Meadows Homeowners, Inc., shall provide for the care and maintenance of improvements within the "commons area easement", island and median areas (including decorative walls, lighting, sidewalks, landscaping, etc.) from the assessments paid by the owners of lots in this and other additions or sections of Robeson Meadows Subdivision presently platted or to be platted at a later date, and it agrees to indemnify and hold harmless the respective owners of lots on which the designated "commons area easement" is depicted by recorded plat from and against any claims, demands, damages or injuries (including death) incurred by or arising from (a) its performance of such care and maintenance and (b) the common use and enjoyment of such "commons area easement" by the owners, and their guests, of the lots in this and other additions or sections of Robeson Meadows Subdivision.

- 3.22 <u>Waiver</u>: The failure of the Architectural Committee, any building site owner or the present owner of the said Subdivision to enforce any of the restrictions, conditions, covenants, reservations, liens or charges to which said property, or any part thereof, is subject, shall in no event be deemed a waiver of the right to do so thereafter or to enforce any other restriction, condition, covenant, reservation, lien or charge.
- 3.23 <u>Waiver of Restrictions</u>: These restrictive covenants may be waived or amended, in whole or in part, as to any one or more lots, by an instrument signed, acknowledged and recorded by not less than two-thirds of the lot owners.
- 3.24 <u>Enforcement</u>: Enforcement shall be by the proceedings at law or in equity against any person or persons violating or attempting to violate any covenant, either to restrain violation or to recover damages.
- 3.25 <u>Construction</u>: If it shall at any time be held that any of the restrictions, conditions, covenants, reservations, liens or charges herewith provided or any part thereof is invalid or for any reason become unenforceable, no other restrictions, conditions, covenants, reservations, liens or charges of any part thereof shall be thereby affected or impaired.
- 3.26 <u>Dedication to Park District</u>: The undersigned do hereby grant, dedicate and convey Lot 358 to the Champaign Park District solely for public purposes.

3.27 The foregoing covenants, limitations and restrictions are to run with the land and are binding on all parties and persons claiming under

them. Marine Bank of Champaign-Urbana, Trustee Under Trust No. 43-439 Attest: Prepared by: Champien Development Corporation 115 E. Washington Ploomington, IL 61701 STATE OF ILLINOIS) SS. COUNTY OF CHAMPAIGN) I, the undersigned, a Notary Public in and for said County and State aforesaid, do hereby certify that Becky M. Goddard personally known to me to be the rust Officer of Marine Bank of Champaign Arbana, a corporation, and William t. Gleason, of Marine Bank of C-U corporation, and personally known to me to be the same persons whose names are subscribed on the foregoing instrument, appeared before me this day in person and severely acknowledged that as such officers, they signed the said instrument as such officers of said corporation and caused the corporation seal of said corporation to be affixed thereto, pursuant to authority, given by the Board of Directors of said corporation, as their free and voluntary act, and as the free and voluntary act and deed of corporation, for the uses and purposes therein set forth. GIVEN under my hand and Notarial Seal this 19XV. Notary Public My Commission Expires

STATE OF ILLINOIS)
COUNTY OF CHAMPAIGN)

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I, THE UNDERSIGNED, COUNTY CLERK OF CHAMPAIGN COUNTY, ILLINOIS, DO HEREBY CERTIFY THAT I FIND NO DELINQUENT GENERAL TAXES, UNPAID CURRENT GENERAL TAXES, DELINQUENT SPECIAL ASSESSMENTS OR UNPAID CURRENT SPECIAL ASSESSMENTS AGAINST THE TRACT OF LAND DESCRIBED AS FOLLOWS:

ROBESON MEADOWS SUBDIVISION 3C

PART OF THE SOUTHWEST 1/4 OF SECTION 22, T. 19 N., R. 8 E. OF THE 3RD P.M., MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE NORTHWEST CORNER OF THE SW-1/4 OF SECTION 22, T. 19 N., R. 8 E. OF THE 3RD P.M., THENCE S. 00°10′06" W., ALONG THE WEST LINE OF SAID SW-1/4, 1,442.65 FEET TO THE SOUTHWEST CORNER OF ROBESON MEADOWS SUBDIVISION NO. 3A; THENCE, ALONG THE SOUTHERLY LINE OF SAID ROBESON MEADOWS SUBDIVISION NO. 3A THE FOLLOWING 26 COURSES:

S. 88°47′49" E., 374.20 FEET; N. 46°12′11" E., 106.07 FEET; N. 01°12′11" E., 236.53 FEET; N. 37°21′23" E., 20.00 FEET; N. 78°56′47" E., 69.52 FEET; S. 88°47′49" E., 255.00 FEET; N. 84°29′36" E., 85.59 FEET; N. 87°50′12" E., 85.15 FEET; S. 81°49′09" E., 20.00 FEET; S. 43°47′49" E., 15.00 FEET; S. 01°12′11" W., 10.00 FEET; S. 46°55′12" W., 48.99 FEET; S. 40°34′43" W., 90.00 FEET; S. 47°20′33" W., 135.00 FEET; S. 15°17′10" W., 85.99 FEET; S. 06°53′01" E., 84.43 FEET; S. 36°54′30" E., 108.58 FEET; S. 61°51′05" E., 106.49 FEET; N. 84°33′18" E., 96.68 FEET; N. 67°01′59" E., 95.57 FEET; N. 23°48′05" E., 113.45 FEET; N. 40°34′43" E., 205.00 FEET; N. 66°38′48" E., 26.00 FEET; S. 35°39′07" E., 50.00 FEET; S. 14°43′23" E., 60.00 FEET; S. 11°40′27" W., 69.02 FEET TO THE SOUTHWEST CORNER OF LOT 329 OF AFORESAID ROBESON MEADOWS SUBDIVISION NO. 3A, SAID POINT BEING THE TRUE POINT OF BEGINNING;

THENCE N. 82°35′15" E., ALONG THE SOUTHERLY LINE OF AFORESAID ROBESON MEADOWS SUBDIVISION NO. 3A, 166.88 FEET; THENCE S. 88°47′49" E., ALONG THE SOUTHERLY LINE OF SAID ROBESON MEADOWS SUBDIVISION NO. 3A AND AN EXTENSION THEREOF, 574.00 FEET; THENCE S. 01°12′11" W., 476.00 FEET; THENCE N. 88°47′49" W., 546.56 FEET; THENCE N. 55°34′54" W., 26.78 FEET; THENCE SOUTHWESTERLY, ALONG A CURVE TO THE RIGHT, CONVEX TO THE SOUTHEAST WITH A RADIUS OF 286.00 FEET AND AN INITIAL TANGENT BEARING OF S. 41°13′13" W., A DISTANCE OF 11.51 FEET TO THE MOST SOUTHEASTERLY CORNER OF THE AFORESAID ROBESON MEADOWS SUBDIVISION NO. 3B; THENCE N. 46°28′28" W., ALONG THE EAST LINE OF SAID ROBESON MEADOWS SUBDIVISION NO. 3B, 72.00 FEET; THENCE N. 55°34′54" W., ALONG SAID EAST LINE, 130.55 FEET; THENCE N. 01°12′11" E., ALONG SAID EAST LINE, 325.00 FEET TO THE POINT OF BEGINNING, CONTAINING 7.759 ACRES, MORE OR LESS, ALL SITUATED IN CHAMPAIGN COUNTY, ILLINOIS, AND WITHIN THE LIMITS OF THE CITY OF CHAMPAIGN,

Permanent Tax Numbers: 03-20-22-300-006

DATED THIS 3rd day of November, 1988.

CHAMPAIGN COUNTY, ILLINO

SEVE ...

88R26804

CHAMPAIGN COUNTY, IEL AA 362

'88 DEC 19 AM 10 27

Maria Daleboro

RECORDER

88R26804

BOC#_ CHAMPAIGN COUNTY, ILL AA-J62

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RECORDER

Seles Meadows Dut # 3C

Date 12-7-88

Instrument Sulf

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Return to: Thunge Title

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