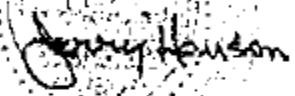


STATE OF OREGON }  
County of Washington } SS

I, Jerry R. Hanson, Director of Assessment and Taxation and Ex-Officio County Clerk for said county, do hereby certify that the within instrument of writing was received and recorded in book of records of said county.

  
Jerry R. Hanson, Director of Assessment and Taxation, Ex-Officio County Clerk

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1-8

**ADDENDUM TO ARBOR RIDGE P.U.D.:**  
**DECLARATION OF PROTECTIVE**  
**COVENANTS, CONDITIONS AND RESTRICTIONS**  
**ESTABLISHMENT OF A HOMEOWNERS ASSOCIATION,**  
**DECLARATION OF INITIAL FEES**  
*Creation of Arbor Ridge No.5*  
*Establishment of Irrigation Easement*  
*Creation of maintenance agreement for Tract V*  
*Reduction of Lot 182 H.O.A. surcharge fee*

**LEGAL DESCRIPTION OF PROPERTY**

Arbor Ridge No. 5 is the fifth Phase of Arbor Ridge a residential Planned Unit Development (P.U.D.) located in Washington County, Oregon. Arbor Ridge P.U.D. Phases 1, 2, 3 and 4 are plats recorded in Washington County Deed Records as Documents No. 200007396, 200016528, 200040707 and 2000080776. Arbor Ridge No. 1, Arbor Ridge No. 2 Arbor Ridge No. 3, Arbor Ridge No. 4 and now Arbor Ridge No.5 are phases of a planned multi-phase development consisting of single family housing. Arbor Ridge No. 5 consists of lots 373 through 529 inclusive and Tracts "T", "U", "V", "W" and "X"

**WHEREAS:** The Declaration of Arbor Ridge P.U.D. (recorded in Washington County Deed Records as Document No. 200007400 as amended by Document No. 200080778) established that Declarant, at its sole discretion, could amend the Declaration to apply to subsequent phases of development.

**WHEREAS:** The Declarant reserved the right to amend the Declaration to reflect incorporation of additional land, additional and/or different provisions which reflect governmental, physical and market requirements as additional phases are approved and constructed in Arbor Ridge P.U.D.

**After Recording Return To:**  
**West Hills Development Co.**  
**15500 SW Jay Street**  
**Beaverton, Oregon 97006**

**WHEREAS:** This Planned Unit Development is subject to the conditions of approval contained in Washington County Department of Land Use and Transportation Case Files No. 98-641-S/P/PD/DFR/DHA/D(CI); 99-256-MR; 99-454-MR/MS; 99-556-MR/M; 00-52-MR/M and 00-107-MOD; and,

**WHEREAS:** Tracts "T", "U" "V" "W" and "X" are subject to a public pedestrian and bicycle easement over its entirety; and

**WHEREAS:** Tracts " T", "U" and "X" " are for use as open space; and,

**WHEREAS:** Tracts" T", "U" and "W" shall be owned and maintained by the Arbor Ridge Homeowners Association; and,

**WHEREAS:** Tract " V" is a private street owned by the Homeowners Association but maintained by the owners of those lots (512 through 517) which take vehicular access therefrom in accordance with the maintenance agreement recorded in Washington County Deed Records as Document No. 2000099946; and is subject to cross easements for ingress and egress to said lots; and,

**WHEREAS:** Tract " V" is subject to a sanitary sewer easement over its entirety to the Unified Sewerage Agency; and,

**WHEREAS:** Tracts "T", "U" and "V" are subject to a public utility easements over their entirety; and

**WHEREAS:** Tracts "T" and "U" are subject to storm, surface water drainage and detention easements over their entirety in favor of the Unified Sewerage Agency; and,

**WHEREAS:** Tracts "T" and "U" contain retaining walls and boulders supporting and reducing erosion from adjacent lots. Said walls and boulders shall be owned and maintained by the Arbor Ridge Homeowners Association; and

**WHEREAS:** Tracts "V" and "X" are subject to storm and surface water drainage easements over their entirety in favor of the Unified Sewerage Agency; and,

**WHEREAS:** Tract "W" is subject to a landscape maintenance easement over its entirety to the Arbor Ridge Homeowners Association; and,

**WHEREAS:** Tracts "T" and "U" are subject to a wall maintenance easement over their entirety to the Arbor Ridge Homeowners Association; and,

**WHEREAS:** Tract "X" shall be owned and maintained by Declarant; and,

**WHEREAS:** Tract "X" is subject to an electric transmission line easement over its entirety as recorded in Washington County Deed Records Book 490, Page 211; and

**WHEREAS:** A reciprocal access easement shall exist between lots 475 and 476; and

**WHEREAS:** A thirteen foot wide public utility and sidewalk easement shall exist along the frontage of all lots and tracts abutting public streets.

**WHEREAS:** The easements noted as W.M.E. on the Arbor Ridge P.U.D. plats are for the benefit of the Arbor Ridge Homeowners Association; and,

**WHEREAS:** The scope of the wall location and maintenance easement presently impacting lots 33-41 shall be expanded to recognize and allow the placement and maintenance of fencing, landscaping and irrigation within said wall location and maintenance easement; and,

**WHEREAS:** The Arbor Ridge Homeowners Association shall be responsible for maintenance of said fencing, landscaping and irrigation system placed within the wall location and maintenance easement impacting lots 33-41; and,

**WHEREAS:** Due to the reduced landscaping area associated with lot 182 the owner(s) of lot 182 shall be responsible for payment of only 50% of the Arbor Ridge Homeowners Association annual 'special landscape maintenance' fee. The owner of lot 182 shall be responsible for payment of the full amount of the annual 'general' Homeowners Association fee; and,

**WHEREAS:** Declarant, by this document, declares that the "Declaration" shall be amended to include the herein contained terms; and,

**WHEREAS,** Various Open Space Tracts in the Arbor Ridge P.U.D contain protected wetlands which shall be owned and maintained by the Arbor Ridge Homeowners Association. Said

Tracts are subject to permits issued by the United States, Department of the Army, Corps of Engineers and the State of Oregon, Division of State Lands, herein after referred to as "the permits". Said Tracts are also subject to the jurisdiction of Washington County; and,

**WHEREAS**, The wetlands were constructed, enhanced, and/or protected in accordance with applicable law, the permits' terms and conditions, and an approved mitigation plan; and,

**WHEREAS**, Arbor Ridge P.U.D. wetlands are to be preserved in their natural condition and their function as a wetland supported and preserved; and,

**WHEREAS**, Arbor Ridge P.U.D. wetlands shall be maintained and monitored by the Arbor Ridge Homeowners Association in accordance with applicable governing body laws, regulations, and the permits' terms and conditions; and,

**WHEREAS**, The maintenance and mitigation monitoring requirements and any other continuing obligations imposed by the permits, a governing body, or applicable law, including the associated costs, shall be the responsibility of the Association; and,

**WHEREAS**, Various governing bodies may require modification to the wetlands site, additional maintenance, mitigation and/or additional monitoring at any time if it becomes evident that the approved mitigation project is failing to meet mitigation goals; and,

**WHEREAS**, To comply with obligations imposed by law and the permits, the Declarant has entered into a contract with appropriate governing authorities for the maintenance and mitigation monitoring of Arbor Ridge P.U.D. wetlands; and

**WHEREAS**, The Arbor Ridge Homeowners Association is to assume responsibility for the maintenance and monitoring and contractual obligations of all wetlands within the boundaries of the Arbor Ridge P.U.D.; and,

**NOW THEREFORE**: by this document Declarant amends said "Declaration" as follows: Declarant hereby declares that Arbor Ridge P.U.D. property shall be held, sold and conveyed in accord with all applicable governmental ordinances and development agreements, obligations and the covenants and conditions restrictions, (CC&R'S), Homeowners Association

Provisions (provisions) and the preceding "whereas" clauses, as amended by this document, . The terms of the CC&R'S and Provisions, and "whereas" clauses as herein amended shall inure to the benefit of each owner of property in Arbor Ridge P.U.D and shall be binding on all parties having any right, title or interest in Arbor Ridge P.U.D. property or any portion thereof, their heirs, successors and assigns. These CC&R'S, Provisions and "whereas" clauses shall run with and attach to the subject property and bind all the real property within Arbor Ridge P.U.D.

All terms contained in the original "Declaration" and subsequent amendments or addendum thereto recorded prior to recordation of this document, which are not altered by the terms of this document, shall remain in effect. If there is a conflict between the terms of this document and the original "Declaration" and subsequent amendments or addendum thereto, recorded prior to recordation of this document, the conflict shall be resolved by looking first to the terms of this document which shall be controlling. If confusion still exists the resolution shall be based upon the intent of Declarant herein to have the obligations contained in the original "Declaration" apply to all lots in all phases of the Arbor Ridge P.U.D. unless specifically altered.

A. The "Declaration" shall now also apply to consists of lots 373 through 529 inclusive and Tracts "T", "U", "V", "W" and "X". Said lots shall become part of the Arbor Ridge Homeowners Association with all rights and obligations which accompany membership in said Association.

B. If any lot owner causes specific damage to a protected wetland, the lot owner shall be solely responsible for repairing and/or mitigating the damage. A lot owner is responsible for the damage caused by him/herself, lessee, guests, invitees, and those under his/her control. All work performed shall be performed in a good and workmanlike manner and in compliance with the permits' terms and conditions, all laws, ordinances, codes, and other applicable governmental regulations. A contractor acceptable to the Association shall make the repairs of damage under the name of the responsible lot owner. Construction shall commence within 30 days of the date of damage or notice, or as required by governing authorities. If weather delays the damage repair, work shall commence as soon as weather permits. Should any disagreement of the lot owners occur over specific damage responsibility, the Association shall decide upon a remedy. The lot owner causing said work to be performed shall promptly pay the expenses of the work. The party performing the work will

have the right to enter onto other lot owner(s) parcels to the extent entry is reasonably necessary in connection with the work, after reasonable advanced notice. The work shall be performed in a manner designed to cause a minimum of interference with the lot owner(s).

C. Failure to comply with the terms and conditions of the permits or applicable regulations of a governing body may result in a violation. Violations are subject to administrative and/or legal action which may result in Arbor Ridge P.U.D Homeowners Association liability, including civil penalties.

D. If the Declarant was required to obtain and provide the governing authority with a security bond, instrument or account sufficient to ensure completion of mitigation, continuing maintenance, and monitoring, the Arbor Ridge Homeowners Association shall obtain and provide a security bond, instrument, or account sufficient to ensure the same, as required by the governing authority. The security bond or instrument obtained by the Association shall replace and supersede Declarant's.

E. Although the transfer of the permits and the obligations and liabilities associated with the permitted wetlands is effective through this declaration, the Arbor Ridge Homeowners Association agrees to enter into a written understanding which has the effect of transferring the permit, and all obligations and liabilities imposed by the terms and conditions of the permits and by law, from the Declarant to the Association. The parties to any such written agreement will be the Declarant and the Association and may include those governing authorities with jurisdiction over the herein described wetlands, as well as any entity that has contracted to perform maintenance and monitoring services on said wetlands.

F. The Arbor Ridge Homeowners Association shall defend and hold harmless the Declarant, and its officers, agents, and employees from any claim, suit or action for maintenance, monitoring, repair, property damage, personal injury or death arising out the maintenance and ownership of any Tracts whether or not said Tract(s) contain wetlands.

G. If the Arbor Ridge Homeowners Association is dissolved, the liabilities and continuing obligations transferred by this Declaration shall be deemed transferred to the individual lot owners who are members of the Association before dissolution.

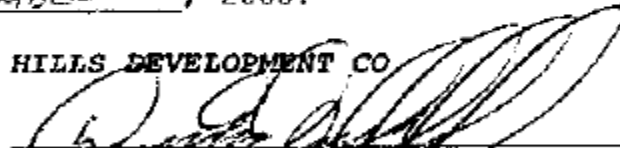


H. All costs of maintenance, repair and replacement of commonly owned improvements in common property and easements, shall be borne by the lot owners equally as prorated against the total number of lots contained in all phases of Arbor Ridge P.U.D. as amended. Said costs shall be assessed annually by the Association based upon the number of lots which are at that point included in the Homeowners Association, unless a special assessment is necessary.

IN WITNESS WHEREOF, the undersigned, being Declarant herein, has hereunto set its hand the 20 day of November, 2000.

WEST HILLS DEVELOPMENT CO

by

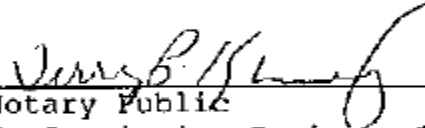
  
DENNIS E. SACKHOFF, PRESIDENT

by

  
WALTER E. REMMERS, VICE-PRESIDENT

State of Oregon            )  
  )    SS.  
County of Washington )

I Terry P. Kinney a Notary Public for the State of Oregon certify that on the 20 day of November, 2000, personally appeared before me Dennis E. Sackhoff and Walter E. Remmers who, being first duly sworn, did say that they are the officers herein named and do hereby acknowledge said instrument to be their free and voluntary act on behalf of West Hills Development Company, an Oregon Corporation.

  
Notary Public  
My Commission Expires 3-7-2003



8