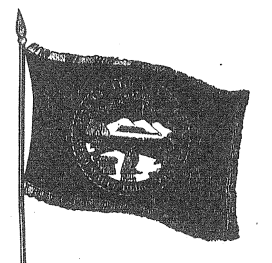
STATE OF



NEBRASKA

Department of State

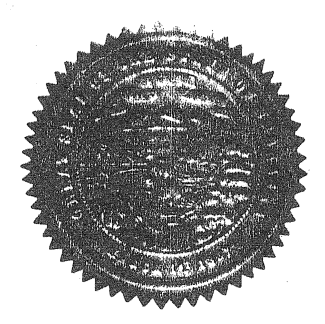
I, Allen I. Veermann, Secretary of State of the State of Nehraska do hereby certify that

THE HAMLET HOMEOWNERS ASSOCIATION, INC.

filed Articles of Incorporation with its registered office located in Omaha,
Nebraska, in this office as a nonprofit corporation on July 26, 1984.

I further certify that said corporation is in good standing as of this date.

In Testimony Whereof,



I have hereunto set my hand and affixed the Great Seal of the State of Nebraska.

Done at Lincoln this

		twe	nty-	-fifth		
day of			July		************	
in the	yeur	nf	our	Aord,	une	thau-
n duxu	ine h	und	red	and ei	ghty	-four.

Belringen

BOOK 282 PAGE 385

STATE OF NEBRASKA SECRETARY'S OFFICE

N.

JUL

29 FM '84

OF INCORPORATION ARTICLES

Filed and recorded on film roll alleni g. Barrowsins

Secretary of State

J29.00 â

THE HAMLET HOMEOWNERS ASSOCIATION,

INC.

associnon-profit corporation that purpose do hereby KNOW ALL MEN BY THESE PRESENTS that we, the undersigned, have ated ourselves together for the purpose of forming a non-profit corporunder the Nebraska Non-Profit Corporation Act and for that purpose do ladopt these Articles of Incorporation. KNOW ALL MEN BY

ARTICLE I.

ASSOCIATION, INC. The name of the corporation is THE HAMLET HOMEOWNERS

ARTICLE II

the the ence upon State of commence οĘ incorporation by the Secretary of this corporation shall certificate of incorporation by the Secre aska and its existence shall be perpetual. existence The its certi Nebraska

ARTICLE III.

as follows: The purposes for which this corporation is organized are

i, and to assist in providing safe, decent and well maintained housing owners and residents in said subdivision. The same purposes shall apply spect to any additional property that may be brought within the The engage in the civic, non-profit work of acquiring, maintaining in good repair, on a non-profit basis, the grounds and buildings within Montclair West Replat, a subdivision in Douglas County, and to assist in providing safe, decent and well maintained housi owners and residents in said subdivision. The same purposes shall a with respect to any additional jurisdiction of this corporation. included the keeping

To exercise all of its corporate powers for such charitable, benevolent, eleemosynary, educational, civic, patriotic, and cultural purposes as the directors of the corporation shall designate from time to time.

of the To exercise all of the powers and privileges and to perform all of the the tion of covenants, conditions and Restrictions, as set forth in a certain "Declaration of Covenants, Conditions and Restrictions" applicable to Montclair West Replat, a subdivision in Douglas County, Nebraska, as surveyed, platted and recorded, as well as to any other property that may be brought under said Declaration of Covenants, Conditions and Restrictions, from time to time.

a non-profit corporation To exercise any and all powers available to under the Nebraska Non-Profit Corporation Act.

ARTICLE IV.

The address of the corporation's initial registered office shall agent is Terrence J. Ficenec.

ARTICLE V

of Directors Ç are of the persons who the initial Board constituting The number of directors constituting shall be three (3) and the names and addresses as the initial directors are: The

5610 "A" Street, Omaha, NE 68106 5610 "A" Street, Omaha, NE 68106 13815 Walnut Street, Omaha, NE 68144 Terrence J. Ficenec Karen E. Ficenec

ARTICLE VI,

addresses of the incorporators names and street

Street, Omaha, NE Street, Omaha, NE Omaha, 5610 "A" 5610 "A" Terrence J. Ficenec Karen E. Ficenec

68106 68106

S

ARTICLE VII.

corporation shall corporate debts whatsoever. the of of the members The private property to the payment of any c subject

ARTICLE VIII.

and the purchaser under a recorded contract for the sale and purchase of any such lot, under which the seller retains title solely as security for the performance of the purchaser's obligation under the contract, shall be a member of the Association. Membership shall be appurtenant to and may not be separated from the ownership of any lot which is subject to assessment by this corpora-Every person or entity who is the record owner of the fee title or a led interest in the fee title in any lot which is subject to the abovesed Declaration of Covenants, Conditions and Restrictions, except those such interest merely as security for the performance of an obligation, purchaser under a recorded contract for the sale and purchase of any of, under which the seller retains title solely as security for the mentioned Declaration of undivided

The corporation shall have two classes of voting membership.

Class "A" members are all owners, with the exception of the Declarant, Restrictions. Each member shall be entitled to one (1) vote for each lot owned. When there are more than one (1) person or entity holding an interest in any lot then all such persons or entities shall be members; provided, however, that the vote for each such lot shall be exercised as such persons or entities shall determine, but in no event shall more than one (1) vote be cast with respect to

Class "B" members shall be the Declarant, referred to in the afore-entitled to three (3) votes for each lot owned. The Class "B" membership shall cease and be converted to Class "A" membership upon the occurrence of the first

- The date on which the total votes outstanding in the Class "A" membership shall equal the total votes outstanding in the Class (a)
- (b) The 1st day of January, 1989.

ARTICLE IX.

issue shares of stock. No of the corporation shall be The corporation shall neither have nor dividend shall be paid and no part of the income distributed to its members, directors or officers.

ARTICLE X.

The management of this corporation shall be vested in a Board of dent, secretary and treasurer, all of whom shall be elected as provided in the two offices except those of president and secretary may be held by one person. The By-Laws may provide for additional directors and officers. The regular may provide for additional directors and officers. The regular forth in the By-Laws. The regular annual meeting of the Board of By-Laws. The regular annual meeting of the Board of By-Laws. place as set Directors of

ARTICLE XI.

The power to The internal affairs of the corporation shall be controlled by the By-Laws which shall be adopted by the initial Board of Directors. The power alter, amend, or repeal the By-Laws, or any part thereof, and to adopt new By-Laws, shall be vested in the Board of Directors, subject, however, to any limitations contained in the initial By-Laws.

ARTICLE XII.

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any provision contained in these Articles of Association, in the manner now chereafter prescribed by statute, and all rights herein conferred upon members this reservation. corporation reserves the

ARTICLE XIII.

be dissolved with the written consent of not less h class of members. Upon dissolution of this eldent to a merger or consolidation, the assets of dicated to an appropriate public agency to be used association, assets shall ű corporation was chartered. the assets corporation, other than as incident to a merger or consolidation, this corporation, shall be dedicated to an appropriate public age event that any such dedication is refused acceptance, such assections, granted, conveyed, and assigned to any non-profit corporation, trust, or other organization which entity shall devote the assessmillar purposes. The corporation may be two-thirds (2/3) of each

ARTICLE XIV.

actions will the Veterans consolidato public As long as there is a Class "B" membership, the following Administration of the Federal Housing Administration or th tions; mortgaging of Common Area; dedication of Common Area; dedication of Common Area to puldissolution; and amendment of these Articles.

ARTICLE XV.

incurred by such person such person 11 be so indemnified in which such person is made a party the corporation for proceeding or agent shares directors, officer, employee or agent of another corporation, partnership, venture, trust or other enterprise. However, no person shall be so indemn or reimbursed in relation to any action, suit or proceeding in which such person is shall finally have been adjudged guilty of, or found liable for, gross negence, willful misconduct or criminal acts; and provided, that no person a indemnification or reimbursement director, officer, employee or a ent1t1ed in relation to any action, suit or lof a compromise settlement, except Any person may be indemnified or reimbursed by the cinconable expenses, including attorneys' fees, actually incurred connection with any suit or proceeding to which such person by virtue of past or current status as a director, officer, emplithe corporation, or is or was serving at the request of the co to which such person may be The foregoing right which has been made the subject of approval of the holders of record cald corporation. The foresoft... of other rights exclusive matters of law.

of Incorporation IN WITNESS WHEREOF, we have executed these Articles day of FERUARY

rrence Je Ficenec

aren E. Ficenec

KEEP (09/02/04)

DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

of Jo close close at the shown on the or parties hereto who are, "Declarant", on the date THIS DECLARATION, made the party instrument, by the party instrument, described as

WITNESSETH:

property in Douglas County, Nebraska, more particularly described as follows: WHEREAS, Declarant, whether one or more, is the owner

Lots 144, 145, 146, 147, 148, 149, 150, and 151 inclusive, Montclair West Replat a Subdivision in Douglas County, and Nebraska, as surveyed, platted and recorded,

said property, WHEREAS, Declarant desires to make all of the above said property, and including additional lots within the Montclair West Replat, as may be acquired, subject to the covenants, conditions and restrictions hereinafter NOW THEREFORE, Declarant hereby declares that all of the property hereinabove described shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of, and which shall run with, all of said real property and shall be binding on all parties having any right, title or interest in said properties or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof.

ARTICLE I. DEFINITIONS

The Hamlet Home "Association" shall mean and refer to its successors and assigns. Section 1. owners Association,

Section 2. "Owner" shall mean and refer to:

- The record owner, whether one or more persons or entities, of a fee simple title to any Lot which is a part of the Properties, but excluding those having such interest merely as security for the performance of an obligation, and (a)
- The purchaser, whether one or more persons or entities, under a recorded contract for the sale and purchase of a Lot, under which the Seller retains title solely as security for the performance of the purchasers obligation under the 9
- Section 3. "Properties" shall mean and refer to all of Lots 144, 145, 146, 147, 148, 149, 150 and 151, in Montclair West Replat, a Subdivision in Douglas County, Nebraska, as surveyed, platted and recorded, together with such additions thereto as may hereafter be brought within the jurisdiction of the Association.
- Section 4. "Lot" shall mean and refer to any platted lot shown upon any recorded subdivision map of the Properties or one of two parcels resulting from a lot split of a duplex zoned lot.
- shall Section 5. "Improved Lot" shall mean and refer to any Lot included within the Properties, upon which shall be erected a dwelling, the construction of which shall be at least 80% completed, according to the plans and specifications for construction of said dwelling. All other Lots, which shall be vacant or upon which shall be erected a dwelling, the construction of which

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to the plans and specifications defined as "Unimproved Lots". 80% completed, according said dwelling, shall be o 80% construction of than shall be for

and persons shall mean and refer to all "Declarant signing this instrument. ŝ Section entities

ARTICLE II. PROPERTY RICHTS

by Section 1. The Association may suspend the voting rights of an Owner for any period during which any assessment against such Owner's Lot remains upaid, and for any period not to exceed 60 days for any infraction lany such Owner, or members of such Owner's family, or guests or tenants of such Owner, of the published rules and regulations of the Association.

of any Lot shall entitle shall be available upon Section 2. Parking Rights. Ownership of Owner or Owners thereof to such parking rights as

ARTICLE III. MEMBERSHIP AND VOTING RIGHTS

and . Lot which is subject to assessment Membership shall be appurtenant to an of any Lot which is subject to any Every Owner of a from ownership Association. the a memor. -it be separated Section 1. assessment. not o o

of voting memfollows: Section 2. The Association shall have two classes Class A Members and Class B Members, defined as follows: bers,

, with the excep-entitled to one CLASS A: Class A Members shall be all Owners, with the exception of Apollo Building Corp. Each Class A Member shall be entitled to one vote for each Lot owned. When there shall be more than one person or entity holding an interest in any Lot, all such persons or entitles or both, shall be Members; provided however that the vote for such Lot shall be exercised as determine, but in no event shall one vote be cast with respect to any Lot. such persons or entities or both, shall than

GLASS B. Class B Member shall be Apollo Building Corp. which shall be entitled to three votes for each Lot owned. The Class B membership shall terminate and be converted into Class A membership upon the occurrence of the filst of the following dates:

The date on which the total votes outstanding in votes outstanding in the total the membership shall equal (8) membership, or Class A

(b) January 1, 1989.

ARTICLE IV. COVENANT FOR MAINTENANCE ASSESSMENTS

Obligation of Assess-Creation of the Lien and Personal Obligation of Assess-for each improved Lot owned within the Properties, each Owner of any other Lot, by acceptance of a deed ing into a contract for the purchase thereof, whether of pressed in such deed or in such contract, is, and shall deemed to covenant and agree to pay to the Association: covenants, and each Owner re, or by entering into a shall be so expressed in The Declarant, Section 1, therefore, ox not it shall not

- (1) Annual assessments or charges, and
- (2) Special assessments for capital improvements,

and reasonable be established and collected as hereinafter provided. costs assessments, together with interest, assessments to and special annual

continuing lien made. Each such to such Owner's successors in title, unless expressly assumed by such Owner's fees, assessment attorney's fees, shall be a charge on the land and shall be a continuing lupon the property against which each such assessment shall be made. Each assessment, together with interest, costs and reasonable attorney's fees shall also be the personal obligation of the person, persons, or entity w or which, was the Owner of the property at the time when the assessment became due. The personal obligation for delinquent assessments shall not only the personal obligation for delinquent assessments. successors.

- Association shall be used exclusively to promote the health, safety, recreation and welfare of the residents in the Properties and for exterior maintenance and other matters, as more fully set out in Article V herein.
- Until January 1 of the year an Owner, the maximum Maximum Monthly Assessment. Until the conveyance of the first Lot to assessment shall be \$50.00 per Lot. Section 3.
- l of the year immediately following a vote of the onsumer Price Index (published by the Department of for the month of October preceding the subject year, one year prior to that, all without a vote of the the conveyance of the first Lot to an Owner, the monthly assessment may increased by not more than the greater of: (1) Five percent (5%) or (2) Labor, Washington, D.C.) for the month of A.C., outlished by the Department over the month of A.C. over the month of October one year prior
- the conveyance of the first Lot to an Owner, the monthly assessment may be increased over and above the amount permitted under the preceding paragraph (a), by a vote of not less than two-thirds (2/3) of each class of Members who are voting, in person or by proxy, at a meeting duly called for this purpose.
 - The Board of Directors may fix the annual assessment at an amount not in excess of the maximum. ં
- addition to the monthly assessments authorized above, the Association may levy, in any assessment year, a special assessment applicable to that year only, for the purpose of defraying, in whole or in part, the costs of any including fixtures and personal property related thereto, and for the cost of exterior maintenance, as set out in Article V herein, provided that any such assessment shall have the consent of two-thirds (2/3) of the votes of each class of Members who shall vote, in person or by proxy, at a meeting duly called for such purpose.
- Section 3 and Section 4. Written notice of any meeting called for the purpose of taking any action authorized under Section 3 or under Section 4 shall be sent to all Members not less than 30 days nor more than 60 days in advance of person or by proxy, entitled to cast sixty percent (60%) of all the votes of each class of membership shall constitute a quorum. If the required quorum is not present, another meeting may be called subject to the same notice requirement, and the required quorum at such subsequent meeting shall be held more than 60 days following the preceding meeting. No such subsequent meeting shall be held more than 60 days following the preceding meeting.
 - special shall be uniform in Both annual assessments, with respect to all improved Lots, sand may be collected on a monthly basis.
- Section 7. Date of Commencement of Annual Assessments; and Due The annual assessments provided for herein shall commence as to each

are due shall be established the amount of the annual such Lot from int shall be in the calendar year. upon demand, and for a y an officer of the the first day of the month rollowing

Building Corp. to an owner. The first annual assessment shall be according to the number of months remaining in the calendar year ind of Directors of the Association shall fix the amount of the annuer of elect against each Lot not less than thirty (30) days in advance of elect assessment. Written notice of the annual assessment shall be sent assessment. Written notice of the annual assessment shall be establis. specified aid. A properly executed certificate of the Association as assessments on a particular Lot shall be binding upon the nodn by the Board of Directors. The dates payments are due shall reasonable charge, furnish a certificate signed by an office have been paid. A properly executed certificate of assessments on a status of assessments. be binding icular Lot shall be binding issuance by the Association. Association as of the date of its issuanc assessment The Board

- The Associa-Section 8. Effect of Nonpayment of Assessment; Remedies of the date shall be deemed delinquent and shall bear interest at the maximum legal rate allowable by law in the State of Nebraska, which at the time of the execution of these Declarations, is sixteen (16) percent per annum. Should any assessment remain unpaid more than sixty (60) days after the due date, the Association may declare the entire unpaid portion of said assessment for said tion may bring an action at law against the Owner personally obligated to pay through proceedings in any Court having jurisdiction of actions for the through proceedings in any Court having jurisdiction of actions for the enforcement of such liens. No Owner may waive or otherwise escape liability for the assessments provided herein by abandonment of such Owner's Lot.
- Section 9. Subordination of the Lien to Mortgages. The lien of the assessments provided for herein shall be subordinate to the lien of any first mortgage, and the holder of any first mortgage on any Lot may rely on this provision without the necessity of the execution of any further subordination agreement by the Association. Sale or transfer of any Lot shall not affect the status or priority of the lien for assessments made as provided herein. The Association, if authorized by its Board of Directors, may release the lien of any delinquent assessments on any Lot as to which the first mortgage thereon is in default, if such Board of Directors determines that such lien has no value to the Association.

ARTICLE V. EXTERIOR MAINTENANCE

Association shall provide exterior maintenance upon each Lot as follows: which is subject to assessment hereunder The

- (a) Repair, replacement and maintenance of roofs.
- walls, with the exception that the Association shall not assume the duty to repair or replace any glass surfaces, including, but not limited to, window glass and door glass. The Association shall not assume the duty to repair or replace any doors, door openers, and cooling units for air conditioning systems. However, the Association shall assume the duty to paint the exterior surfaces of exterior doors.
- Maintain, repair, and replace of gutters and downspouts. ં
- Maintain trees and shrubs, lawns, walks, and other extelling improvements, except such as may be within the confines rior landscaping and improvements, of any fenced in area on any Lot. (p)

seed erground watering an οĘ and maintenance Operation

system,

Notwithstanding the foregoing, in the event the ered for maintenance of any of the foregoing on any Lot shall result from the willful or acts of the Owner of such Lot, or of such Owner's family, guests, or tenants, the cost of such exterior maintenance whall be added to the assessment to which such Lot is subject. tenants, and become a part of or repair on negligent almyltees, or

ARTICLE VI. ARCHITECTURAL CONTROL

No building, fence, wall, or other structure shall be commenced, change or maintained upon the Properties, nor shall any trees, shrubs, or plantings be planted or maintained upon the properties, until the plans and specifications therefore, showing the nature, kind, shape, beight, materials, color and location of the same shall have been submitted to and approved in writing, as to harmony of external design and location in relation to surrounding structures and topography, and in relation to other trees, shrubs and plantings, by the Board of Directors of the Association, or by an architectural committee composed of three (3) or more representatives appointed by said Board of Directors. If said Board, or its designated architectural committee, as the case may be, shall fail to either approve or disapprove any such matter so submitted, as hereinabove provided, within thirty (30) days after such plans and specifications shall have been submitted, then the Owner submitted such Owner may proceed in accordance with said plans and specifications shall be deemed to have received approval exterior addition or trunbs, or plant-

ARTICLE VII. PARTY WALLS

section 1. General Rules of Law to Apply. Each wall which is built which is placed on the dividing line between any adjoining Lots, shall constitute a party wall, and, to the extent not inconsistent with the provisions of this Article, the general rules of law regarding party walls and liability for property damage due to negligence or willful acts or omissions shall apply

- The cost of reason-Owners Section 2. Sharing of Repair and Maintenance. The cost of reasonable repairs and maintenance of any party wall shall be shared by the Owners who make use of such party wall in proportion to the length of each lot and party wall.
- without prejudice, for a larger contrihas used the eafter make If a party thereafter Section 3. Destruction by Fire or Other Casualty. If a pastroyed or damaged by fire or other casualty, any Owner who has may restore it, and if the other Owner or Owners shall thereafted such party wall, such other Owner or Owners shall contribute of restoration thereof in proportion to such use, without preject, to the right of any such Owner or Owners to call for a larger however, to the right of any such Owner or Owners to call for a lar. bution from other Owners under any rule of law regarding liability gent or willful acts or omissions. Section destroyed or da ΟĘ
- Section 4. Weather proofing. Notwithstanding any other provision of this Article, an Owner who, by his negligent or willful act, causes the party wall to be exposed to the elements, shall bear the whole cost of fursuch elements. nishing the necessary protection against
- Section 5. Right to Contribution Runs With Land. The right of any Owner to contribution from any other Owner under this Article shall be appurtenant to the land and shall pass to such Owner's successors in title.

. In the event of any dispute arisir the provisions of this Article, each Octor, and such arbitrators shall choose decision Section 6. Arbitration. In the event of any diconcerning a party wall, or under the provisions of this Art involved shall choose one arbitrator, and such arbitrators additional arbitrator, and all Owners shall be bound by any at by a majority of all such arbitrators.

ARTICLE VIII. STAGED DEVELOPMENTS

this such annexation is Subdivision in Douglas County, Nebraska may be annexed and Subdivision in Douglas County, Conditions and Restrictions, by the Declarant determine, consent of the members, within seven (7) years c provided that the FHA and the VA determine that at Apollo Bullding Corp. may d inclusive, within Montclair y, Nebraska may be annexed an of the area. general plan of development d that Additional land to Lots 144 to 15 to In accord with the instrument,

GENERAL RESTRICTIONS AND OTHER PROVISIONS

- rights of following the to shall have subject his Lot, Owner Every use and enjoyment of Restrictions. <u>, 1</u> . full Section ownership
- Page applicable oĘ continue to be binding on the Properties, insofar as annitor of Deeds of Douglas County, Register 670, shal
- shall ever be constructed, erected, placed or maintained on any Lot within the Properties, unless such fences or enclosures shall have first been authorized in writing by the Association. No clothes line or all the constructed or an anticolous or enclosures shall have first been authorized or enclosures. that with the located on any Lot outside of a building locat No exterior television or radio antenna erected on any Lot within the Properties; provided however, that tten approval of the Association, one or more master television ers may be erected for the benefit and use of all or part of the all or part of the No clothes line or clothes hanger on any Lot outside of a building or used on except in patio areas. any Lot constructed on the Properties. towers may thereon,
- raised or kept on any Lot in the Properties, other than household pets, which shall be limited to one (1) per household. All pets shall be leashed when outside of the residential structure and patio area. No such pet shall be livestock or poultry of any kind shall be commercial purposes. No animals, bred or maintained for (၁
- done which nulsance to the neighborhood. No outside incinerators shall be permitted on any Lot. carried on upon the Properties, nor shall any trash, ashes or other refuse thrown, placed, or dumped upon any Lot, nor shall anything ever be done whimay be or become an annoyance or nuisance to the neighborhood. No outsid activity 111egal OĽ offensive, or noxious, may be or become an annoyance above—ground trash receptacles No **(**g)
- rent" signs, which shall nouse contained shall prevent the sand rental office, or as a transfer the right, for the shall have the right, for the such office for shall be any Lot with the exception of "for sale" or "for rent" signs exceed four square feet in size. Nothing herein contained use of any Lot by Apollo Building Corp.as a sales and renta model home or both, and while any Lot is so used, it shall it advertising signs or billboards ion of "for sale" or "for rent" on the premises signs or its nominee, to place No or both, (e) home, mode1 itself,
- shall (f) No trailer, tent, shack, barn or other outbuilding shal at any time be used for human habitation, either temporarily or permanently No trailer,

r construc-of constate and/or the period of estate during real This shall not prevent the location of a temporary tion office on any Lot in the Properties for use estruction and sale of the Properties.

- The use of private barbecue grills and the outside use or grills on any Lot shall be subject to written regulation, restriction or exclusion by the Association. of barbecue (g) storage
- f any type shall be affixed to the written consent of the of No awnings or sun screens cructure on any Lot without structure on (h) any building or

ARTICLE X. INSURANCE

- sole responsiand provide insurance full resuch other quired, from time to time, by any Mortgage holder, whichever is higher, standard extended coverage endorsements, and insurance against sovered by any mortgage holder, whichever is higher, hazards and in such amounts as shall be determined from time to time. Board of Directors of the Association. Such insurance against such other all glass, garage doors and entre. addition ide liability insurance for the Association and Directors. Any such liability insurance for tof any Lots shall be the responsibility of each responsibility all glass, garage doors and entrance doors. Such insurance, however, personal property of any Owner of any Lot, it being the Owner's shillty to provide such insurance coverage. The Association, in the foregoing, shall provide liability to the foregoing shall provide liability to the foregoing that the foregoing the liability to the foregoing that the foregoing the liability to the foregoing that the foregoing the liability to the foregoing the liability to the foregoing that the foregoing the liability to the liability the liability to the liability to the liability to the liability the li purchase The A insurance shall Association vide such insurance cove, shall provide liabilit and Board of Directors. with respect to the improvements tures) in an amount equal to at I placement value of said improvement protection of the Owners its officers
- Section 2. The Association is hereby irrevocably appointed as agent for each Owner of each and every Lot in the Properties and for the holder of any Mortgage on any Lot in the Properties, to adjust all claims arising under insurance policies purchased by the Association on the improvements on the Properties, and to execute and deliver releases upon payment of claims without joinder by any such Owner or mortgagee. All insurance proceeds shall be applied by the Association toward repairing the damage covered by such insurance, provided that reconstruction or repair shall not be compulsory where the damage exceeds two-thirds (2/3) of the value of all the buildings and improvements on all of the Lots covered by such insurance. In such case, should the Owners so elect not to rebuild, the proceeds, along with the insurance indemnity, if any, shall be credited to each Owner in accordance with such Owner's prorata share of the loss sustained from the casualty for which the proceeds shall be payable and such sums shall be first applied toward satisfaction of be assessed and rebuilding, junior recorded liens in order of their priority, next toward satisfaction razing the improvements or any remnants thereof from said properties, and then be paid to such Owner's of such razed properties on a prorata basis. the excess cost shall be considered a maintenance expense to be assessed any cases of over insurance, any excess proceeds improvements.

Section 3. Each Lot Owner may obtain additional insurance for such Lot Owner's own benefit and at such Lot Owner's own expense.

ARTICLE XI.

the Association is making inspections have the right to go on repair, making inspectio and agents, The Association, its officers, employees and agent repairmen designated by the Association, shall have the for the purpose of performing maintenance and repair, m performing the duties of the Association hereunder, and by granted a specific easement for such purposes. hereby granted Lot and

ARTICLE XII. UTILITY METERS AND SERVICE LINES

installation and operation, maintenance system, such Lots as shall be designated and repair of an underground watering system, such Lots as shall be designated from time to time by the Association, shall have a dual metering system for water, so as to permit the drawing of water for watering of the lawns, shrubs, trees and other vegetation located upon the Lots. It is understood that the the the residential structure upon the Lots. It is understood purposes shall be paid for by such Lot. water metered for such purposes

1, with only the water metered for

eing paid for by the Owner of such the Owner of the order to facilitate such Lot being In Association,

other and/or by separate utility gas electric, a separate water, shall be serviced Lot shall have meter, and applicable utility Each

ARTICLE XIII. GENERAL PROVISIONS

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

affect Section 2. Severability. Invalidation of any one or more of or restrictions, by judgment or court Order, shall in no way as provisions, which other provisions shall remain in full force any other covenants

Amendment. This Declaration may be amended at any time by (20) year term referred to in Section 4, hereafter, by by the Owners of not less than ninety percent (90%) of of not less than seventy—five percent (75%) of the Lots Declaration. Any such amendment shall be valid only upor such as Deeds shall be recorded at its being recorded in the same manner covered by this Declaration. covered by the initial twenty signed by the Owners then covered by this signed the Lots then an instrument

in this Section 4. Term. The covenants and restrictions contained in this of twenty (20) years from the date this Declaration is recorded, after which time they shall be automatically extended for successive periods of ten (10)

As long as there is a Class B member e the prior approval of the Federal (VA): or the Veterans Administration FHA/VA Approval. As lor actions will require the ship, the following actions Housing Administration (FHA)

- additional lands to the properties covered this Declaration; Annexation of
- Amendment of this Declaration of Covenants, Conditions and Restrictions <u>e</u>

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the undersigned, being the Declarant herein, ovenants, Conditions and Restrictions this Covenants, IN WITNESS WHEREOF, d this Declaration of October 1984. executed day of Oc

APOLLO BUILDING CORP., a Nebraska corporation

By:

Secretary

ATTEST:

STATE OF NEBRASKA

COUNTY OF DOUGLAS

of Apollo Corp., a Nebraska corporation, and he acknowledged the execution of to be his voluntary act and deed as such officer and that the of this document was duly authorized by said corporation. , personally the President public, notary undersigned, me the Before me Fresve EXENKE Building, C execution

above and year last day the seal and notarial hand my WITNESS

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DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS

of of close close the the at uo Instrument, by the party or parties hereto who are, Instrument, described as "Declarant", shown on the date THIS DECLARATION, made

II TNESSETH:

certain as follows is the owner of WHEREAS, Declarant, whether one or more, is the owner property in Douglas County, Nebraska, more particularly described

Lots 1, 2, 3, 4, 5, 6, 7, 140, 141, 142, 143, 152, 153 and 154; inclusive, in Montclair West Replat a Subdivision in Douglas County, Nebraska, as surveyed, platted and recorded, 2, 3, 4, 5, 6, 7, 140, 141, 142, 143, 152, 1usive, in Montclair West Replat a Subdivi and

the Montclair West Replat, as may be conditions and restrictions hereinafter said above WHEREAS, Declarant desires to make all of the and including additional lots within the Montclair acquired, subject to the covenants, conditions and covenants,

run with, on all parties having any any part thereof, their heirs, NOW THEREFORE, Declarant hereby declares that all of the property hereinabove described shall be held, sold and conveyed subject to the following easements, restrictions, covenants and conditions, which are for the purpose of protecting the value and desirability of, and which shall run with all of said real property and shall be binding on all parties having any right, title or interest in said properties or any part thereof, their heirs, successors and assigns, and shall inure to the benefit of each owner thereof. Inure to the benefit of each owner thereof

ARTICLE I. DEFINITIONS

The Hamlet Homeand refer to "Association" shall mean its successors and assigns. "Association" shall Section 1. owners Association,

Section 2. "Owner" shall mean and refer to:

- entities, of a fee simple title to any Lot which is a part of the Properties, but excluding those whether one or more persons simple title to any Lot whi as security for and erest merely as an obligation, having such interest record owner, The (a)
- entities, under a recorded contract for the sale and purchase of a Lot, under which the Seller or as security for the perobligation under persons purchaser, whether one or more retains title solely as sec formance of the purchasers contract. <u>e</u>
- Section 3. "Properties" shall mean and refer to all of Lots 1, 2, West Replat, a Subdivision in Douglas County, Nebraska, as surveyed, platted and recorded, together with such additions thereto as may hereafter be brought within the jurisdiction of the Association.
- latted lot shown upon two parcels resulting shall mean and refer to any platted lot of the Properties or one of two parcels from a lot split of a duplek zoned lot. any recorded subdivision map
- Properties, "Improved Lot" shall mean and refer to any Lot included Properties, upon which shall be erected a dwelling, the constructor shall be at least 80% completed, according to the plans and ons for construction of said dwelling. All other Lots, which shall be erected a dwelling, the construction of which tion of which shall be at least 80% completed, acco specifications for construction of said dwelling. Al be vacant or upon which shall be erected a dwelling, within the

SS STATE OF NEBRASKA COUNTY OF DOUGLAS

came David A. execution Before me the undersigned, a notary public, personally came David I Beth E. Nace, husband and wife, to me personally known to be the Il persons who executed the above, and they acknowledged the execution to be their voluntary act and deed. Nace and B Identical thereof

The day sea1 and notarial WITNESS my hand written.

and year

above

last

STATE OF NEBRASKA

OF DOUGLAS

COUNTY

ON THE STATE OF WEBRIS Section 1

Ronald Before me the undersigned, a notary public, personally came R. J. Goeser and Susan H. Goeser, husband and wife, to me personally known the identical persons who executed the above, and they acknowledged texecution thereof to be their voluntary act and deed.

above last year and and notarial seal the day hand my WITNESS written.

GENERAL NOTATY - State of Watershap TERRENCE J. FICENEC TERRENCE J. FICENEC (by Comm. Exp. Julio 3, 1995

Public Notary

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