TRUST AND RESTRICTIONS

INDENTURE

ဝှု

STATE OF MISSOURI) SS COUNTY OF ST. LCUIS) SS FILCO I CR RECORD

88 1/48 25 11 : 11 M

ST. LOUIS COUNTY, MO.

Bruton INDENTURE, "Owner"; Builders and made Christopher and Inc., SHADOW ent a Missouri n red Cotton, RIDGE into this Robert Corporation, 20曲 Brune day

0£

November

1987

SIHL

herein

3 2 3

<u>.</u>

<

a t

rot

a11

0 f

the

County

0 f

. 18

Louis,

State

0

h

Mis.

souri,

н

and

Francis

н

eferred

ţο

re

ferred

Ö

herein

as "Trustees"

Exhi bit WHEREAS, × attached hereto, Owner ho1 Ò fee simpl and Ø ct 'n. tle ct O the property desc ribed 9

Book the 113 WHEREAS, plat Pages thereof the 874ND 88 property recorded and described designated 'n the цO St. Exhibit SHADOW Louis RIDGE, County Þ has Reco been and spı subdi in 4 Plat ۵. ed

Įď 4 0 fi WHEREAS, SHADOW Common Ground has RIDGE, and been des ignated and to et ลร u. Q O 0 J the

ınd a c ÷ owne 4 public hose 0 ertain 0 4 public pose recorded ល shown WHEREAS, stre 0 utilit wire easements 0 owners \vdash bodies "On S construction, plat or 9 les there storm of the easements C and for the use which of рl have been water at; agencies) SHADOW lots shown on said are maint which drainage for RIDGE and designated and which have aining are the bene a now exclusive ertain fit parks and 0 T of established S may subdivision pla the and operat H eet, use been owne hereafter other ing and Common H provided 0 H sewe benefit and ۲ a C owne эd 11 G re round ήt c dedic rs ä Tes: for (except 0f did rt 0 e d Ħ ated the and the the and ès, on

bene against adoption of đđ ghb upant hands h erve 4 WHEREAS, ٠. 4 or rhood ions; TT. the 0f guard nτ Ø 0f рl af ໘ the an favor trac and Ø any neighborhood ٦. ŁУ and and present ր. t o ርተ and 0 О Н 0 F the ĸ н ıď ø all estrict al 1 striction moral land, otect or purpose 0f other subsequent plan and scheme ហ the known said present 0 'n μþ lots and i n Ø ដា ame Sp lots Н favor \vdash intention within owners SHADOW who 0 against н and futur 0 0f own said H thereof, ťο 01 RIDGE o f restrictions, cert ω 0 agains foster resident н tί this 25 rе ۵ r and 'n 1 e Ø ct ш Indenture the uses de each ho1 mutually ial restric تن health, ם area Φ Хq lot and ខ្លួ the ted tο or ct S to ij 0

and persons termed 4 O ral WHEREAS, "Rest enants lots ₩'no may rict covered contained al purchase ions" ш reservations, by this are herein, jointly hold instrument; 0 or any н limitations, uMo severally and and rom al \vdash c ime 0 for conditions, m which ţο the ct ime benefit are any he easements, re 0 0 m ň al 1 the ter

tees WHEREAS the Common Ground, 0wne ĸ will shown γd separate g the pla ins 4 trument, 0£ SHADOW CONV RIDGE O 4 0 rt 'nе

and val thereo successors covenants Q Ω ⊏ рi ribed HON and Ω ۵ indin THEREFORE desirability and on Exhibit and and ۵ conditions, conveyed ssigns, on a11 Owner Þ of, attached and parties subject and which shall hereby which are 9 he inure c declares r e 0 shal for any 6 the shal the to ш part run fol the purpose <u>بــر</u> that with, low ther bе benefit held, in the Ø of, the 0f Ω real sold, protecting ğ real Φ ល ct each rictions, н ק property leased he 0 סי rs, the

Н

APPOINTMENT, TERM AND ELECTION

OF TRUSTEES

856 the ser 0 or Wheneve ignatu lots 0 99 chosen succe ved Ç. 0 da ies, Francis and The 0 (3) the npon, т ΙŢ н closed. 0wner meetin ixed at initia Ø lots SHADOW RIDGE shall shall S hav ت. ţo a11 បា 0£ unt for Or meeting this Ø Vatterott, in said the have 0 terminat <u>بر</u> Λt its († the SHADOW Ħ owners, rus The such <u>ت</u> that instrument, power one successors Trustees tees meeting. Ch 0 called by notice owner m time that RIDGE (\mathcal{I}) time the eco designated sent ç shall vote. At that then elect of lo rd the resign, are Λq The owne or be consent term 50% 0.8 records first new not rt assigns, Þ Christopher rs 1 d time, herein major improved 0f ice refuse at 0£ trustees. and 0f class the tо meet shal least Francis Ţέγ owners closed shall as lots ser successor ţο 0f ¥j. mail _ Trustees, ing signed Cotton, ten ۷e act, specify al th in ţ in Unti appoint should \vdash in (10)ф þ fee SHADOW Vatterott votes become \mathbf{H} Ø such O ingl Н such Robe the who rustee days Christopher Уd נמ personally n i capaci RIDGE 엄 successor λq dis time ۴ ø эq Ħ SHADOW or leas shal their his are as

manner hereinbefore set Trustees, time Christopher 0 f its successors Cotton and held in the shall RIDGE Trustees Cotton įŗ owners ide bas may inbef as all successors 0wner terminate. His successor as are sold and closed the bе for lots resign, or Robert be or for 0 in hereinbefore selected at യ Cotton or a syst their successors designated by Owner, the lots in SHADOW RIDGE J 0 in SHADOW RIDGE a meeting called and held in the manner hereinbefore set said Trustees. majority vote and its refuse shall manner hereinbefore set out. Bruner out. em assigns successors 0 his Ьe Ħ to act, become disabled or provided a meeting called and held in the e1e The Trustees resign, out selected successor, shall terminate. shall of those cting successor Λs are sold When term of such time as shall serve three shall be or 0 refuse appoint at assigns lot the a meeting called and held in are sold selected and closed should Christopher Robert ξ owners þ selected term act, successor Trustee. Trustees shall 95% of the Until Bruner and become disabled bу 0 f attending the meeting has die, then at (3) a11 a vote of the closed appoint such time or his ថា on ct yea erminated, meeting lots the His ថា the r terms original Owne successor successor c successor in SHADOW aggered man term of Λt or called r, or such lot set the and ner

services subdivision, .appoint upon the time Where within not assessment Λq בָּׁב 0f be the as∵trustees are selected in λny the this the unfilled vacancies among the trustees, petition subject provisions person order subdivision shall be allowed a trust against of appointment, which fee SO of any concerned resident tο indenture one appointed who is 0£ any the or this property in the limitations more or trust elsewhe trustees indenture accordance not g to fill vacancies subdivision, ø reasonable shall be levied special or property owner of resident cannot the County with эф assessments or the and which fulfilled property Council trust until a

RESERVATION OF EXPENDITURES

charges and expense ously streets, ration which gas pipes, water Owner 0f expended or the recording reserves above may be pipes, subsequently described tract. the incurred fees, refunded right subdivision conduits, with respect ŧο or allowed on account provided by it receive poles, fees, to wires, and consultation the retain creation for joint main street of any sum lights, 0f 20

II

TRUSTEE'S DUTIES AND POWERS

igns rument, and with the with the Owne hereby invests the Trustees and their rights, powers and authorities following rights, powers and authoriti describ succes ed in t rs and

- said Common Ground is set forth and described Common supervision of the Common Ground. The Trustees shall provide The and conveyed to the Ground so acquired under the Trustees shall acquire Trustees by proper shown on the and hold the The Trustees provisions and separate continuous record plat Common Ground to be instrument, hereinafte shall deal maintenance 0f SHADOW set t цŢ
- common ground, and roads, shrubbery, acilities reets, rate ncies), rvise and trunks and lateral line, are ices pipes, and maintain tract and others The storm water mow S and entrances, lights, gates, roads Trustees may exerc poles, or may be the of land insure to whom they may lots (except on, wires and hereafter sewers, storm water retention areas, and dwellings the proper use as is necessary to shown on under etc., by the for may other and over said easements ise those easements, streets the recorded be dedicated to pipes such control grant facilities shown necessary public utilities 0 f and common land, maintain, repair, rebuild, said permi on disposal said plat and easements, ssion over plat public public of said and the ţο and park areas construct, ന bodies and utiliti treatment str stree sanitary abov н oads and ts, or
- (3)The Trust may create easements over said Common Ground

- such Office of ecuting same easement determine Ьe The the and abandoned. Trustees or Recorder recording a that portion may it 0f thereof is in the proper and appropriate deed abandon Ø 0 f may an St. best interest asement þе Louis abandoned County, 10 of. portion the instrument the only Missouri, subdivi u. f by but the
- and Trustees impro taxes ecreation, use conditions aid Common 9 and assessments 0 f ment kind 0 f subdiv шау said the facilities 0£ vegetation, decorations, buildings, hereinafter entertainment, the Ground and prescribe said Trustees. Common Trustees ision all in conformity with all applicable including reasonable description, other lot 7 owners j n Ground with ¥ф SHADOW may al1 for provided for. The Trustees the reasonable education improvements exercise said 0 RIDGE. interest Ħ SHADOW Common structures, and ornamental control The rules fees g f RIDGE general use thereon, Trustees Ground and charges health, and over recreational and and any and regulations entrance all the out may acco welfare, safety, 0f may maint Common рау o H for the the o f rding the real es monuments, laws all lot facilit the terms Gr gene benefit 40 sn othe in æ tate the 0 f as
- Trustees tention dedication on the plat rebuil shall area. The or does not provide Trustees Common exercise to <u>`</u> would ьe superv constructed эd Ground. тау control over the accepted by ise, pub1 The and for on said Common i C Trustees public ly dedi insur മ public Ø storm cate use and maintenance. shall maintain, the proper agency, any wat Ground, Ø ĸ in the event private retent and use whene ٥f improve (C) c the t's
- Trus Trustee such cquire (7) for are In the acquis al 1 any hereby as or event ition public the any authorized times it and part of purpose, shall fixed for the ţo execute the become to negotiate with the property Trustees, necessary for deed appointment Ø here and during the חנ othe such public 01 any conveyed Ħ election public inst period agency uments t o дg the 0 f ומ

or nec domain S easements. benefit of Ø ary become necessary, only the Trustees need be made event ţ the convey those entitled to proceeds the received shall property. the use Should of be the common held acquisition by eminent by the property, Trustees a party, for

- relating thereto. discretionary and not mandatory. estrict the right of tees ormanc lished by and authority herein granted covering The ø of any Trust law, This the and also $\boldsymbol{\omega}$ \mathbf{o} restriction set Ö provision is intended may pre use any lot owner 0f any rules and regulations 4 ent said any Common to t 0 out in infringement the proceed in his behalf, to be cumulative Trustees Ground or this and S T issued by said Inden any compel intended matt and but ers o r to 'nе
- pert S for any , shrubbery and flowers and weeds from, deemed guil and th such injury, incurred. Trustees may clean up rubbish owne ty or liable and trim, The rs thereof may be charged with abatement, Trustees for any matter of trespass upon any cut removal or their back, remove, replace vacant or agents and planting. or or neglec debris the employees or and maintain ted reasonable and an 1 o t remove shall the
- cons majority of the inq detached buildings, Ą for cons dishes, lans ldings æ. ady ruct structures and grade truction and erection on said lots, exterior a S any building or. The Trustees specifications onstructed, it being detached buildings, outbuildings, accessory buildings, the there shall be first proposed alteration in the external Trustees terms may be antennas, swimming pools exterior outbuildings, and provisions of therefore; shall consider, erected structure to the for antennas, any and all buildings plans and or structurally altered on any that except that Owner provided that access had swimming řt approve this the specifications may proposed or tennis ory buildings, appearance written approval paragraph pools, desire or no reject additions tenni court 0.53 0 building shal and Owner 0 f therefore long structur any Ø satellite buildings ហ courts \vdash dord and no to such **a**s CT may 9

specifications event the construction complies with the Ordinances days Ø courts after Trustees have shall be satellite building plans fail to approve been considered dishes, submitted to them or other specifications exterior antennas, swimming pools as or rejected by the disapprove within forty-f of St. hereunder, Louis County. Trustee the for buildings plans In the ive or

- damages to subdivision improvements buildings, outbuildings, satellite dishes, emoved provide the tennis from the site proposed erection that upon completion of courts Trustees may require or and from adjacent other 0 fi structure any building or လ shall be the reasonable project, 0 110 lots, and that exterior antennas, any repaired. οf deposit structure, all debri said lots in connection any Ø detached shall in swimming and 0 al 1 bе
- ä lots erected on subject high character for said cost or other 0 as the apply to 104 6 said lots The revision Trustees provide Trustees Minimum buildings circumstances. or abandonment the buildings and structures deem necessary shall that costs may establish and fix minimum and structures which may be the buildings þе fairly unif so established shall at and the desirable and 0 KII discretion in structures which may charac which may be in order at all times ter of erected on the irrespect cost to maintain Trus ወ rec which ьe
- ring are and police protection and for the collection of trash, rubbish of the such periods The may otherwise provide for the Trustees may provide subdi of time vision and as they assume said may consider contracts subdivision with public health, safety, advisable for such adequate purposes Or
- inister gra Þ <u>.</u> IN TRUST conveyance Trust for 668 may any or receive, donation purpose mentioned in the 0f hold, money convey, dispos or real Indenture 0 Ħ рe ര 0 any and
- ilege them by the (15)into contracts, The granted to Trustees provisions employ them, iη agents, and of this exercisin in discharging attorneys, Indenture, may Ф the accountants, right the from time dut ie Mod ហ Ø ťο (3 and ıme

def clerks, end isable ţ0 T, suits brought agains inst their other and defend itute and prosecute employees employees suits and labor ŗt ឧន them in they such S they suits deem necessary or advisable, the deem j. н as capacity they necessary deem necess as 20 Trust adv ary and or

- oıd from any Trustees shall 0 ecting the acts (16)liability capacity any decision, o fi The ۳ claims the 0f have Trustees shal Trustees insurance Trustees Trustees power to for act, or personal from any and all claims protecting the or failure to act μ purchase ha from use < injury ø powe and maintain in force H Trustees of. and _ 0 of purc the property damage the Common hase for and Trustee damage and lot Gr mа owners acting ۳. insurance Ħ ar arising ¢ from Ħ in
- Munic the lot owners same ipal ity <u>ئر</u> In not the н egulations prohibited by the law or 0£ interes the 1 and Ţ • 0 f said Trustees subject to rt he healt 'n, this ¥e Federal, shal سو m Indenture are, ۲ have State, safety the and and County, right Ħo and or
- a ommon Ground and intain ubbery and the elsewhere reconstruct paved streets ace fences ţ plowing signs To land reets, gutters, sidewalks, and plant, provide in vegetation on on the subject hereto; for the marking the interest and care other light removal Common Ground; for, public ່ເນ St maintain, g or roads, lanes, 0 0f re Н stree 0 K 0f ets, public health, welfare, snow semi streets; to erect, to repai r S spray, -public and parks, pedestrian ways; ice property, r, oil, trim and pedestrian ways gateways, places; from and safety maintain, sidewalks Common protect maint đ O and ent ţ Ð provide morals ranc G repave n O H and and
- lected, ection Ho and for 0 f provide rubbish and for the collection and disposal at suitable the locat disposal μ. ons, 0£ 0 F recept such garbage. ac rub \vdash ወ () Þ Ħ 0 മ Ħ Û ናተ he
- a onduct, The and Trustees facilities regulate, shall have Sp maintain, may exis the ct repair, such common right or əd established and power to es g proper the tab þ,

the subject law and this Indenture, rnment and hereto; thereof al] respects to make rules govern the operation, for the and regulations, use and operation not inconsistent functioni thereo pn and with and in

- and owned or held authority The Trustees concerning by said Trustees shall all of hav Ð the to: the fu] property, \vdash and ungual i real personal m ٠. æ <u>α</u> Or
- hereunder ted or. including Make all contracts and incur incidental the construction ţο exercise of the improvements. al1 Trustees' liabilitie power Ø and nec е 8 duties
- iabilities 9 Purchase of every nature insurance and against description; al 1 risks a asual ct ហ and
- secured by execute <u>(C</u> Borrow money on same; deed promissory notes or Эof trust, mortgage, encumber and hypothecat incur liabilities lien or encumbrance and obligat on same ው same; mak ions
- othe <u>(</u> 연 loans; Make al 1 types 0f permanent, temporary, construct
- mixed respects (e) limited Use, only treat with the handle, as provided in this instrument. manage, aforesaid property, cont :rol, operate, hold, real, deal personal in and or in
- ividual Trustee (20)Trus tees serving as Treasurer. shall have the right to pro ū ⊏ H Φ Ø bond Ħ Ħ ct he
- \vdash purposes, municipality make make ordinance, rules and regulations roadways Specificall shall Notwithstanding any other condition herein, provision for suitable provision for compliance O.H not be limited to the which the and easements. Y and not be way of limitation, the subdivision maintenance and maximum may become of St. operation of with all subdivision assessment Louis a part, Count the the provided and for all Trustees yor Trus street such and
- individually. rument shall (22)Cis Sp ion A11 to of the exercise rights Ø In the majority эd and power exercised event 0f of Trustees of any difference the rights and Ø conf bу shall be conc them erred col on the powers 0 f lectiv opinion lusive conferred Trustees ¥ among and Λq hereby, this not

ASSESSMENTS

Ø rument agains rized, vision Ήr and ct for S empowered and granted the the ct in ees the the Ø and everal purpose mann ۲Ť he Φ μ. H herein stated ш н ots and successo and subject said right rs and rt 0 parcels and to make at T he ass the ıd 0 igns rate 4 0 f assessmen ۳. Ŋ سر Ju. g F on and hereinafte Çĵ Ø 0 S hе ۳. h Ħ reby noqu ct he

- the aut ው maintain of carrying provided, the 50 Cu rwise ш Trus μ. .00) (1) rized a residence ī residents any as streets, tees properl per 0f out any to herein powers and ۳ 40 an 9 The make in said Subdivision. ٧ j. É ţo has 'n amount defend to protect described Trus 0r and all of the ര dispose unif required, been erected ach duties provided ct and not ወ calendar orm Ø Ø 0 fi and for the and the health, Common Ground, enforc ťο assessmen garbage the exceed in said year general duties Ø H restrictions, suc noqu One for further purpose 01 Ø subdivision safety a rubb and in this except essors utilities, Hundred and ish, against and and gene ins gu for adequatel Fifty tο ហ powe recreational ass of enabl here the ь ре the rumen \vdash н we1 Do11 9 lots o f 0 Ħ H the ing נם are or g or ct 3 ው Ö
- D her ct reau cee month in 7=100) ė 10 by the g tment ۵ ct οf 0 ing he or н determined shall not dollars 8 8 Commencing and Labor month and then the of sixth which Bure each Labor month Stati in which annu Ф this equivalent ted fj. ⊏ by dividing \$150.00 by the exceed the multiplying the in which 0 f ٧e with al Ø in ۲Ť Indenture ics years Labor the as A11 this the sessment shall Consumers the to the Items Indentur thereafte Stat greater sixth the z. sixth annual change recorded. istic figure purchasing power of thereafter) quot annual Φ r, Price 0f ۳. ient Ø the Ç3 he (i) for recor 0 f Index index fixed base asses Such number by the similar assessment the all Urban \$150.00, commence de U.S. Дı period sment m annual or Un i 4 he City said month 0 r ct of \$150.00 nex ct Ø ed assessment in (and Consume 0 (ii) Averag dol ct ۵, Ιf effec Õ index inde mad the аc for н

United States Dollars changed. figure most ьe applicable designated by nearly similar In the event as മ shall be used divisor the Trustees. such statistics shall statistics showing and multiplier instead, and the ou shall the longer purchasing aq. table correspondingly þе ţ avail power эd used 0 f

- with Metropolitan St. operation Article IV, made ection underground tο the until such easements **5** and procedures set therewith of annual assessment for The the Trustees addition maintenance maximum amount Louis Sewer and above and access to shall of forth in the District. shall be accepted storm water ground annual make of easements such this an each assessments facilities annual assessment control easements, including Article lot. to such assessment for This storm water and IV authorized shall maintenance assessment for pipe эd in accordance the an amount used in control γd ct the in
- wri o fi assessment contemplated and the assessments lots said owners, assessment so stated be approved either ten notice, (d) additional 0 called 3 O Ι£ made under lots for approval expenditure above at by proxy, or on written consent of any time the Trustees by a two-thirds bу the Trustees S assessment. provided, the set the estimated amount required. requiring Trustees, forth provision they an outline of the in 1 shall notify all owners The (2/3)shall submit an assessment limit upon not (a) above, shall not apply of majority vote shall this O PH the at a meeting of paragraph l less consider 'n annual plan two-thirds If such than ten (10) writing additional of those for assessments j. t in said (d). nec the to project the owners the present project ţ0 tracts sary to days then for and the 0£
- under or neglected 0f Article the In work ΊΙΙ, the property the Trustees involved event the Trustees Paragraph plus 9 20% hereof for overhead and exercise to enter may assess against and clean up the right carrying granted said lot any charges. vacant
- inabove procedure, enumerated, assessments, ţο shall wit: made be made γď the in the Trustees manner and for subject the purpose the

-11-

- an ø n t icipated ۳. cipa cipated year ed The revenue н ехре are Trustees shall evenue set nditu and anticipated expenditures forth. н Ø S () () annually The that Trustees the pre pare shall Ø ame a budget dо attempt no H O'R ct in which to limit the ө x с ens Ð $\boldsymbol{\Phi}$ <u>α</u> the he
- noqu ct imple aid, \vdash the 25 estate and deposited in the ct lot known or Notice may or dwelling unit þе 0 given usual all Ø post by posting esse ssment itsel office addre Ø may be Ø United bri ef given S noti States mail with 0 f .ce the by mail 0 m holder the add as re (n 0 sod Φ Ø ssment O id to ta
- lien and cause payment and u1 Ø the essment asses after the date when said payment is due, it shall bear in ty (30) days × Ø ing, paid. property. hall continue or or ŧу rom made o f same to be ment Every execute dwelling release any Ø acknowl time and its entry in its minut interest on fifteen percent (15%) per annum until paid, Any time after with respect tate assessments affected) a release such assessment after notice account ťο and edging, 0f unit affected, time recorded in the in full force shall acknowledge one Missouri, and the Trus of and recording (at ίn ţo any assessment (as shown by recorde or mor constitute ct passage of the resolut s. any one he given as hereinabove provid shall become minutes an instrument reciting the and the Trustees e lots of such assessment and effect Recorde or more ស or lien upon said lot, es, of the а́wе the r s lots ct tees due unt he lling units expense Office may, or dwelling units and Trustees d instrumen <u>ب</u> proceed shall with respect ion 1 sai payab in upon payment of a വ the lings O amount the owner from تر ter vyi and may, and Ø 1 e a ¥. ng From such 4 bу he bе in an
- Adm rd aw for the enforcement μ, inate that insured 4 ration Assessment the and by the 0 lien juni any may 0 0 other Federal Housing Ē r liens be ct o any of enforced agency special first for assessments 0 f in the mortgage tax the Administ United liens same manne or a t against hereunder States Ø ion, the leed н ρι Ś 0 real 0 f ĸ IJ Veterans shall he esta Sta ~ O

and įf 0 Missouri and given о С herein; W losure ma ∄ subsequent of for thereof, H defeating provided, u11 0f valid consideration and provided Should any y appi ťο as ţο any other deed herein provided, such foreclosure however icab creditors an owner for 0 f <u>l</u>e he trust bona to all of the land subject н that O рау and evading 'n fide or mortga the an and if not the first assessment shall terms mad Trus Œ the placed on record mortgage ıge e O and tees sub and fully subject to assessments provisions after sequently shall any 0 F the deed and hereto after rel .ease н aI provi shall ťο 0 ecord H \vdash Ø such any aid ⊏ 0

- Trus protected posit be ര Н ixed tees rust Ħ ወ ision funds bonded Insurance shall The 'n by the Federal Savings when the ίn for Trus desi Trust ۵ ø custody leemed the collected under tees State Corpor gnate proper shall feasible by them, or and ation, one of National cont performance deposit 0 ro this instrument their 73 and Loan Insurance ũ in Bank, the 0f മ such number savings of funds in their discretion. his protected Treasurer. coming a S dut and and said "Treasu μ, S loan Уď Corpora int in The Ö an the assoc funds the T = Treasurer ~ LT. Ήĸ 0 ederal on, shall the The аt
- Ė lding any asse res vacant ssment idence which The assessment provisions lot lot owned by Owner, retained and building are offered by Owner provisions hereof. S. nor of occupied rt his tο for any Indentur . س sale lot ct shall having ወ bу shall the be subjec 0wne ther not apply but
- retained by Owner on the date O hase T ion Ţ amount of the year. day The he took 10 of initial Ţ Ther year of assessment due title the rega month beginning eafter remaining annual rdl rom $\boldsymbol{\omega}$ Ø the Ø Owner the assessment 0f total times residence whethe shall or after the annua1 in agains н be annual the or the was an ass not date 4 first event amount Ø essmen assessment lot the the occupied 0 fi sha ſΤ re ori equal shal ថ្វា S \vdash idenc ginal н fo beg ø Ø and эd r that idence Tin due the the

__

INDENTURE OF RESTRICTIONS

following Owner restrictions: hereby imposes on all the lots in SHADOW RIDGE

- unit persons related utilizing only one kitchen. Ξ and No lot The who subsisting word "family" shall mean an individual need by blood or marriage or a group of not more shall be not in common used except эd related as singl as the s by blood e non-profi 14 or marriage ወ 0 m a singl 30 đ hous two or than three Ø Ø kee living fami1 ping more ė
- building Missouri, mitted by the (2) No 0 and zoning and any lot 10t no building shall be shall be used except applicable zoning unless codes of St. such building Louis erected, placed or permitted ordinances County, for such purposes shall Missour meet o f St. Louis C al 1 ឧន applicab shall ounty, эd
- another considered þe lines or construed to permit 0f nearer to the No building shown on the recorded plats this as part covenant, 0f shall be located on any lot a building, side eaves, steps any portion of a building street provided however, line that and of said subdivision. open porches the minimum nearer ¢ that encroach upon shall not building to thi the เก ront set
- mаy material shall be placed or permitted easements, or which may obstruct or Subdivision. inage ity improvements in it shall be change the company except channels facilities with Easements Within these the for is responsible. direction in the installation those improvements are for reserved as shown on the installation and maintenance easements. easements, no 0 £ maintained and maintenance of utilities, flow of drainage The retard the for which to remain which may damage easement structure, continously flow of water recorded plat Ø area public channels planting or 0f 0£ Λq utili each autho 70 owner lot 0£ through in the rity which other and 0 r
- ied on n nogu nuisances lot, or noxious nor shall anything or offensiv be done Ø acti thereon vity which ល эd

proh O S \leftarrow es in the ĸ ρ, rued a a ited by may inhibit by the become No building Subdivision. 1 aw Courts ಡಗ or or prevent the annoyanc ord of the or inance. premis Φ State of Missouri 0 Ř Owne nuisance Nothi Ø Ø shall н from building ng cont ţο be used the ained as an annoyanc neighborho hereby for and sell purpos ល ing or

- 0 E l ine he H he mitations the stre ght to ۲t Ø roadways fence shall not н н \vdash connect e e section no ections the shall be C⁺ prevent No ext triangular sha ing hedge, e shall chain link 0 f end unle them מ property 11 apply 'n obstruction permitted to remain within such dis street property line with the edge of S or be placed fron e × at the area shrub planting higher than three (3) feet tend beyond the fences points rt 0 foliage line on any lines formed by the street ۲ħ the 0£ or permitted to shall thirty (30) feet from the build such lot within ext sight Эď ended. ling front ı. permitted no maintained lines 10 any remain on any corne ten (10) feet The side of lot. property line on same any On a buil tan മ 4 intersec 1ot a driveway. sig ā suf O Ø Ω. from 0 S đ Ļ Fences a and a lot uch
- any any time , shack, structure garage, ខ្លួ a residence temporarily or barn, o 0 f a temporary character, H othe н outbuilding shall be u permanentl trai \vdash ø н Ø Ω еď Ø on Ø
- perty tise t one sign for sale sign property during o f 0 f or not any kind shall н more than ent, the construction and sale or except four Ьe displayed to the publ square signs used feet Ьy advertisi Ø а рe ٠, ng. Ω iew
- ling) All unl garages and carports must otherwise approved by the be attached to t Trustee he main фo
- maintenance any commercial ed, bred or which may (10)ţo and No 0£ the animal ьe subdivision regulations animal kept on numbe kept, nuq ហ Ŋ • and/or н poses. any provided they are not liv supervision, lot, estock, pets Each lot except in or н Φ οf poult dogs, sidential control, owne st. ry of н kept, cat shal Louis H (C) any or espons 1 comply bred County, other kind or bi mainta wit lit S Miss 'nа بر D

- unenclosed carports house passenger reational vehicles trailers Personal automobiles, licensed and shall on any lot. property, not of any e d size, trailers, trucks, placed or stored in the including This shall not in operating condition. but not prohibit limited campers, the open or to, boa and in
- 70 quarrying any lot, nor shall oil wells, tanks, tunnels, mineral excavations maintained or mining operations of be S O oil permitted upon or in any lot. drilling, oil for 9 use permitted upon in boring for oil or development any kind shall be any lot. operation, natural gas No derrick permitted oil refining, or other shall
- sanitary containers. rubbish and trash. torage builder, tary 0 condition. Except no lot disposal temporarily in connection with shall be used or maintained as a Garbage or 0f A11 such materials incinerators or other waste shall be kept shall not other constructi equipment dumping ground for be kept in a clean except and in
- shall not, however, 1ot be entire No lot shall be resubdivided nor sold without shown on a recorded plat. require the consent the consent of the of the Trust shall Trustees. മ fractional ees This for provis the sale ion
- structures inhibit or 0wner and selling the and improvements Nothing contained prevent Owner from developing the same. Ľ, in this accordance with the instrument Subdivision shall plans res trict, and building and designs limit,
- ritten approval established water course or of the shall Trustees. be altered finished grade which or changed without ր. Ծ once the app expre
- Department ghts, may be strip without the written approval of of Highways Z O above ground structure, erected with a cul-de-sac and Traffic. other divided street than the st. required entry Louis island, County Ø

ĭ

MISCELLANEOUS PROVISIONS

areas There designated are and will S Common Ground. Ьe situated in the The Common Ground above described Ьe

person not therein park areas. SHADOW RIDGE, shall hereafter for a resident the constituting the sole of benefit, maintain SHADOW RIDGE may use property described use said Common and enjoyment the Common Ground. Ground of the lot on Exhibit and may owners A and develop no 0f

- 4 to time in This Indenture accordance may with the following provisions: be amended, modified and chan ھَ ed m rom
- which document shall make specific reference written approval of the Director of County, Missouri, except this Indenture as otherwis however, sold Until Ьy and such time O such amendment, modification, or change, with the the recording with closed, provided Trustees may not increase the annual assessment the as 95% of the lots and herein. Trustees the Recorder Planning of may amend, of Deeds to this St. Louis County, modify, and change parcels 0 f Indenture; in St. SHADOW Louis
- 0 development shall be reviewed Missouri. shall be hanged by the written consent of two-thirds (2/3) of lots t. Louis County. <u></u> subject recorded Thereafter, this λny amendments hereto. with the Recorder Any SO Indenture and such amendment, adopted approved of prior to may Deeds by the be modification, or change amended, the 0 f Director completion St. Louis modi the owner of Ηħ Ρļ County, 0 f anning Ø the o f
- connection Common Ground and the improvements thereon referred amended cease Common obligations and or T to the Any other provision eliminate any of nor may this Indenture be amended, Ground and granted to, Common Ground. eliminate to and rights the improvements the imposed on the Trustees the duties, obligations and rights in of Trus hereof the teeship Trustees hereunder ťο thereon, nor the herein created, contrary modified, herein to maintain may this Indenture to herein shall notwithstand to maintain or changed a11 ខ្លួន such ing, įt
- contract The with the Trustee (U) Trustees are authorized 0f adjoining and empowered or nearby ţo trac a ooper 48 ate 'n and c he