## PARK -

## NOTONIJAA

SECTION

For Agyre, Indiana

SYYY Maplecrest Road

County, pupipul didanwoT 31 North, 13 East, Allen Range A Part of the West Quarter of Section 23,

let Day

Fort Wayne, Indiana 4635 W. Arlington Park Blvd. Developers: Arlington Investment Corp.

Confirmed By The Allen County YAM to vod Att in Institution on This Little Day of MAY 1973.

ROTARTZINIMOA DNINOS Might to the state of

86.88S =T

1b-,02-09 =0

V = 25°-21'-30" V= 25°- 21'- 30" '076 = A R = 1040' CORVE 2

U = 376,20' T= 191.23 D = 10-04,-52, D= 6.-44-26" V = 25°-21'-30" V= 520-51-30" '028 = A

174.14 = 1

T= 20.93

R= 125'

D= 420-20,-15,,

"05-'00-°9! =∆

L = 429.31 T = 218 23, D= 20-24,-54,

.II'09b = 7

2, 20' Radius on all Corner Lots. 20' One Side, Builders Choice). A sbiS eno 'OE) stod Terroo IIA no l, Alternate 20' 8 30' Building Lines

Definition. Except as Noted. 3. All Curve Data Based on Highway (Arc)

ל שחשבונוב שברי דוחב '018 = A . E791 , ADIDM Certified Correct This Engineers: Prillip L. Schnelker, Inc.

I NOLLOGS ARAR MOTEMILEA 86.101 186.101 0.90E 1EH9 040 000 MMOTTIM 0 0 12 96 P 1024 \$ 90Z \$ SOS W 802 Å 9 1+:68N **₽02** ₫

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,90'89 =7

T= 29.30

CURVE 3

.64.835 = J

T= 182.23

CURVE 1

'STI = A

D= 350-44,-57"

"05-'00-°91 ±∆

right resulting the and tion bе successors, included owners contained easements considered injunctive future, benefit they 0 H impres lots without οf present the revision, therein, and shall are from any and sed The Οf grantees 0 f provisions being written therein. easements relief with any land a part for the mutual limitations undersigned and and run their violations эd re-entry future with the and 0f against enforceful her included covenants, platted every respective and bind assigns. of any does eof hereinafter 9 any violation benefit and thereof, conveyance as forfeiture hereby declare in λq and the also agreements, aforesaid shall legal said Addition The owner the all and The land and set but damages owners of representatives land provisions protection of 0 f forth, or there land title or owners, attempted shall inure and in said Addition, restrictions for of shall shall and in any be provide any resulting said herein they subject land bе bе the injury viola present Addientitled shall that ф

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## PROTECTIVE COVENANTS, RESTRICTIONS AND LIMITATIONS

any

violation

- the following Definitions. meanings: The terms hereinafter set forth shall
- corporation designated by successor a D 9 "Developer" successor shall mean it or in interest its said Arlington in successor any perşon, Investment 70 successors firm or
- hereinafter subsequent owners, tructure any tract may more Ď. set or be "Lot" lots forth. tracts erected which may as shall 0f platted upon which a in land mean accordance consist as either conveyed originally O.f. any with one of said lots the dwelling or more restrictions lots or or as other or platted
- designated and intended single family. "Living Unit" for use shall and mean occupancy any portion as Ø of residence by ρ

- whether one or more any  $\dot{\sigma}$ lot "Owner" shall 9 living unit persons or entities, mean and refer situated of the in to the the fee Addition. holder
- any "Living Unit" from an Owner, whether "Lessee" situated one shall or 'n mean and the more Addition persons refer or entities, of 6 þ person leasing
- Park Association "Association" shall mean and refer to the Arling-
- Arlington entitled and obligated Park Association. 9 "Member" to hold shall mean one any or more person memberships who may bе
- memberships. Arlington Park Association as hereinafter ţ. "Membership" shall mean any membership set forth. entitled to A member one may vote hold and one one 'n or more
- of Lessees land devoted to in the Addition shown on any recorded the common "Common Area" use shall and enjoyment subdivision mean and plat of refer the Owners and intended to ç thos e areas and

- Lessees devoted purpose t o O Fi in. shown on Ų. • the the മ pedestrian traffic "Pedestrian Right common Addition, subject to utility the use and recorded enjoyment plat of Way" system and 0 f said 0 f shall mean any area the Owners intended Addition rights as hereinaf for bе
- public ecorded rs. de street hereby, sac or plat Or 0f boulevard of whatever name which "Street" dedicated to the for said Addition, park or shall mean any street, boulevard purposes public and which has for the been avenue, purpose is shown on the heretofore roadway, 0f
- the body designated Architectural herein to review Control Committee" plans and င် shall grant mean 9

and developments certain ther approva S in conne ñ tion th

- part permitted rnd ess poses. 0f than  $\boldsymbol{\omega}$ said by a മ ρ No two-car structure remain, single buildings Use. No lot garage, family. on any and attached shall shall which lot other Each bе be erected shall dwelling used thereto than be except alt one cons shall ered, detached dwell truc for include no 4 placed res edident Þ S
- in width.  $\boldsymbol{\omega}$ shall ω bе Driveways. 0 H concrete All driveways and not 1es from the Ñ than sixt street een ţ the
- the ermit ess ion, than one ū exclusive (8501) 0 f on Ø squar any onethousand three Minimum 0f lot Ø ß open 40 feet having Ϋ́Υ Area. porches, dwell for a ground No dwelling ing, hundred α dwelling breezeways nor (1,300') square feet floor less of shall more area than eight or эd garage npon than erected the one-story hundred Of
- lot б ре line any located on located nearer lot lot width at on corner ល be located ide rear fence width than nearer that yards ហ lot the the or а φ any interior the Building Lines di. lots) than to the line. shal attached wall) ent the nearer building ัด tanc combined width than five  $\dot{\mathbf{H}}$ 2 interior not shall 5%) front 0p than equal to pla മ line. the minimum building of эd lot nearer than (5') corner lot þе 1: T മ the less lot distance erected, No dwelling No line of twenty feet lot No line than lot, no dwelling or dwelling both side (or ţо and Ġ α of percent placed dis any near fift or s the ten tud tance or side er yards shall .lding or structur percent set-back combined een tructure (incluţο structure (208)lot equal located on the (15)or structur e shall line (1.0%) feet width de shall lot 0

nd certa dev elopmen other approva S ų, connect ion ٤. th

- part Or use of than a tted said λq ţο 2. No ρ two-car structur single н Use. emain buildings garage, No family. onO lot and attached thereto any shall shall which shall 10 Each ೨ರ 4 0 be ther ercctcd, dwelling used than bе except alter one construc shall detach ed, for inc plac 1 lude res edas ed ident dwel not ρι
- ġ 'n, Ø shall width ω Ъе Driveways of concr Ø A11 te and driveway not less ທ H rom than the sixteen S 4 H (16' ç 슈
- permi es h Ø cas than 4 (8501) exclus ed O 0 on any one 4. т ρ ive squar thous Min one-s 0f lot imum വ open story and feet having Ar three porches, dwell ea for Ø No hund: ing, b ground dwelling Ω lwell lred breezeways nor floor .ng  $\Gamma$ less ,300') of shal than ar more 9 ea square b garage Ø eight ¤ than noqı 0 H ec feet one-story the ted hundr of founda in
- ding 10 as line any lot located locat shown wid 10 Ţ rided on þ эd đ Q. rear th fence width near corner ed nearer no that located at 5. on lot the ם er. the α or any ф the Bui to the distanc lots) shal line. attached wall) near bui the <u>\_\_\_</u> combined interior à than five ٠. ng 2 di than er interior front 5%) not shall  $\Theta$ Lines. On .ng than equal plat a corner lot, the 0 be line Wid lot m lot be (5') the less ρι lot ţ minimum building t'h ρ nearer No  $\operatorname{er}$ list line No dwelling No 0f feet twenty ect Ö than سم dwel ine C+ ance both dwell ed, wid than (or to \_ling ρ and 0f no perc plac side distance ing near any the Or building ten fif 9 ent ed OH side er yards  $\vdash$ structure perc combined OH structur  $\Theta$ set-back en structure (208)40 lot equal locat ent the 7 or sha .5 0 Ιį 111 (10%) structure Η  $\boldsymbol{\omega}$ Ø ed width Ħ ۳ (incluthe shal ine. shal þ. 10 of

planting tructs or clear other view obstruction shall at intersections. əd permitted which

- restrictions or maintained line, nor (7,200') no County əd dwelling square erected or an sixty-five Plan Commission herein area of size upon any Minimum feet. or or set other permitted on any less (65') feet at the minimum Lot shape lot Developer, forth, than seven Area. structure which of without said No does its dwelling lots shall lot, thousand two not successors express മട having Ьe conform or platted, erected, approval building setback structure and р hundred ф width assigns, provided placed 0f the
- Such and illuminating fifteen approve construction as yard Committee; (15)illuminating light þ device change feet Yard Light. said or illuminating (plus shall in Committee shall device the 9 be approved by Each Dwelling will location minus tо be device one installed in the 0f also have foot) said yard will the bе from the Architectural cause the 0 f light such authority а front yard street curb. yard light

- advertise one property for one sign of not more the professional property Signs. sale or No during the than sign rent, sign shall five of 01 not construction signs (5') square more эq erected used than Йq one feet and or Ф builder foot permitted sales advertising square, period
- permitted permitted and maintained 20 Fences. any lot. by the No wire, Chain Arlington Park link metal or chain back stops Association will link for play fences areas will ьe
- attached radio 10. Antennas receiving 9 detached and 9 Appurtenances from transmitting the dwelling 0 Antennas any will other not for appurtele-

Committee. without the Ħ. written they extend approval six of the (6') feet Architectural Control above the doa roof line

- of will have planted at trunk and/or virgin trees house (2) trees and one in the rear. eight feet remaining Trees. with at completion of aft Any (8') tall, least er lot construction þ not one with one planted construction, having inch (1") diameter at of. the least ρ dwelling minimum **two** in front (2)
- offensive All fuel livestock used reason located within the main structure lution not State or attached garage kept, for or oil storage 9 of or O Fi bу 12. the poultry which constitutes Indiana fire, explosion or in violation of reason bred Nuisances. purpose 0 K. of or except as maintained odor, fumes, of raising, any subdivision thereof. tanks No use shal ы household pets, for nuisance shall  $\vdash$ breeding dust, Ьe of any commercial installed the bе or smoke, permitted which dwelling, or which is providing the laws keeping animals, noise underground No lot purpose its hazardous the shall bas same

- basement, emporary character, approved for bе Architectural temporarily or trailer, either tent, 13. No each used or located on any lot garage, mobile Temporary lot, Control Committee. trailer, permanently. barn, home, the Dwelling. type boat, boat tool shed, travel trailer, and location One No accessory building may Or trailer, structure or used other motor ťο camper outbuilding as be. home, approved a residence or
- areas, -of 0£ -ways 14. all pedestrian designated on the the Common Owners Areas. underpasses, and Lessees Certain playgrounds, plats greenways shall be Ľ, Arlington and installed pedestrian flood Park. for The the

ciation shall ing: of enjoyment The the g that easement et ssociation the terms Developer forth time 7+ will certain for plat shall of as the and in be shall also enjoyment and in it has 0f Paragraph deeded maintenance accept convey may retain conditions the the each Common Areas completed pedestrian right-of-ways 9 said the Owner ٦. 16 Ьe transferred same legal and as provided thereo conveyance hereof, reserved and Lessee tο ţo improvements title H said the shall and as ţo The and 'n Association ťο Common Areas; provided utility Ьe shall shall have the rights the said thereafter subject Arlington thereon, Common þе Paragraph 16. as easements, and easements subject des and Ω ţo Areas after right be ignated the the ф res follow-Assountil as. and all which pon-

ç mortgage **р** any part The right or 0f parts the 0f Developer Arlington tο Park porrow in connection money

- for icles period and **р**. By-Laws, The during right which any assessment to suspend the 0f the Association, enjoyment remains as 0f provided any Member unpaid
- such agency, ransf conditions Association, authority or all 0 or any part The as right may and utility for Ьe subject of οf agreed the the Association ťο Common ťo such acceptance by the purposes Area Board ç ťο 0£ dedicate any and 0 f such public subject Directors assignee.
- пo cations, shall erected, and lot Committee. said not lot grades, and permitted эd 15. and ω commenced) until In site Approval no grade order Or dwelling plan altered elevations, to of Improvements showing maintain building on the any the construction have harmonious lot or location of been by improvements (and Architectural approved structural construction plans the Хq and structure shall des speci Control

0 Develo lot qui bе Committee elevations, shall elevations Developer used or occupied, said user addition, covenants submitted, disapprove Improvement improvements eemed approved constructed its relinquish its be desi Ď. bе ed whereon living ttee plans instruments, of per for be used or designated designated. Уď ç ať plans each Control shall at shall the gnated by the Developer violation per and have ល before unit and floor Owners's said plans shall then approval Уď said Location plans not the Cont shall Allen County shall improvement, restri been have the in accordance with bе within Developer's Committee SO bе living occupied any lot documents bе representative, right rol filed comprised Architectural or have given. bе The constructed shall expense. substantially ctions the Permi submitted plans within thirty Committee the Addition attempted in writing; ç Committee's with the unit right, or ţο install as S 4 designate showing with ф Zoning shall or occupier The and the and Certificate tract οf offic a dwelling. ۶. the The to at other three improvements detailed .ed request situated, Ьe violation Control Allen the initially. the The Ordinance. within the Addition may provisions Association. completed shall fail  $\boldsymbol{\omega}$ square footage and such time in all shall or (30) days approval applicable the members plans Architectural эd the Archit (3) members information have such County improv shall as submitted shall Committee front, subject event A11 ೭೭ эd of and other ectural 0 befor ф 20 as hereinbefore Зb used set H ement The any after Plan improvements Further first obtain the hereto Occupancy <u>ب</u> side Two specifications the disapproval approve shown upon of to immediat Ø forth place and of these may and said Commission all Control sets င္ပ the Committ serving and grade occupied, any elect h H bee befor Archior nece building of rear pro shall the D

utility will restore company installed successors obstruction at authorized utility. ф a11 by Developer for and assigns, will restore times any Any bу of lawful utility company the ρι any improvement utility permanent or obstruction purpose. an authorized utility and removal of have company structures the and ф All easements installed shall the its right original except Developer, in ф no way obligate by Developer enter upon improvements shall be kept form. The 01

- construed electrical, facilities required services leave ground эd cables for connected with distribution б the Addition, **.** (except at television by underground wires prohibit individual ลร Or No those may buildings conduits such poles əd places street or lot appropriate and except telephone services, situated or where distribution facilities enter owners). lighting and overhead structur or cables. for beneath for connection of facilities or Nothing es such ornamental located the faciliti nousing, herein except by means surface provided in yard light the shall pedestals that utility of Addit
- disposal er ndi the installation of plant for Ω· ç The water the utility operating the said subdivision property supply a11 system, lines sewer of 9 connections shall each individual sewer have lot lines and Уď jurisdictio sewage the the and sewage developers same shall

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otherwise, storm system, discharged 11 water at and or which shall shall any surface into, or storm water and time any be surface or installed, эď water run-off other bе permitted discharged or מ runoff water surface separate maintained tο from roofs, run-off water system. flow into, sewer permitted sewer shall or used system from No street the system sanitary to 4 4 ä. flow sanitary any pavements the the time into sewage Addition storm sewer the

- ; organized т 14 Arlington Park approved association, by the Developer 17. Arlington Park by the Association. Developer, only one forthwith an such association to be Association. with the incorporated same Ther ф bе  $\boldsymbol{\omega}$ known recognized notas
- The Developer for living ion Developer's each οf units two thousand five hundred and fifty-five lot until in 9 Membership. transferred Arlington plans living presently unit Park, which will One SP planned membership hereinafter provide in Arlington for shall be voted provided the be construc (2,555)Park crea by the ted
- from grantee' until construction, ΠĮ the the the ç the case bе ហ Developer Developer Architectural plans, **р** constructed on 0f said memberships Membership Transfer. the and б conveyance ţο then the his Control Committee the one grantee grantee land membership of land will noqu conveyed hot Memberships ď, delivery of transfer əđ for has used will each approved the Will be 6 for living the the grantee transf transfer multi deed erred
- lot g SO iation living long ٠. ن and a S unit Continuing he shall 'n. continues Arlington Park continue Membership. ф ţ be bе the shall be a member The owner purchás of 0f ք member said Associaer lot 0£ Or of living said

bership shall Arlington Park pass with for the the ownership purposes of herein mentioned. the land or living unit Mem-

- draw owner's vote and privileges. shall be Lessee. Lessee, ն consent xix his membership assignment (with the written consent ŧу a member Each owner, will <u>ი</u> (60) day notice in Transfer writing pass with 0 f or the Association and have ţ of Membership in lieu the lease the in writing to the Membership, Association. O H to thereof each Lessee of the such owner except Rights Lessee where if and Privileges The the at to Association the right assigned the his owner owner withdraws discretion Association) may a living ç ξ with-
- deed 6 provided. and/or Club Operating such deed or living unit pay to therefor, owner the 18. owned by it conveyance, shall be deemed to covenant Arlington of Assessments. whether any Fund lot 9 within the Addition, Park Association not 9 assessments living Developer, it shall be unit, and charges for the Ьy SO each Maintenance expressed in acceptance hereby covenants, lot and/or as S and agree hereina Fund any ter
- οf opinion of other Common Areas, maintenance moting taxes tenance, ssessment the security, the and Addition and in particular, the the a11 recreation, shall 0f cost Maintenance the Members other lighting, bе of greenways, including used things necessary labor, equipment and materials, 0f health, exclusively the lawn Fund. but sidewalks Association safety care, The not for the improvement and snow for "Maintenance 9 limited and welfare , playgrounds desirable the removal, in connection purpose to, repair, 0f Fund" in the supervi-0f and all residents main-

Maintenance Fund Assessment as herein provided

out from O payable lots erected iation, the assessments or Developer, commence living ther purposes and the eon, the units first ç or. shall O ff whichever Association accrue when such as day bе മ soon 0f determined and assessments dwelling shall January а 8 become shall title first эd or Уď 0 f ø responsible living lien upon thereto each and occur, paid year unit and has any t<sub>o</sub> thereafter for shall shall been divested the said carrying Asso əd эd

tablished as The amount of follows: said Maintenance Fund assessment

Do11 year ġ Z S starting January (\$24.00) (i) The per annual assessable ļ, 1973, assessment shall membership. be Twenty-Four for the calenda

- such ciation budget ssessment Directors 'n Board of annual membership ensuing 0f October calendar the of Directors for the members year (ii) ıs. such year year's 31st of Directors applicable. year Such beginning For the Ω calendar prior сору of each at assessment shall budget each Association a meeting assessment of ф shall January year year be preceding calendar and the said budget established then mail thereafter, year not assessment and **~** ф shall establish required later shall 1974, ç þе whi and notice held ţo bу than determine ch for each the commencing ţο all Asso not the the year. meet November Board
- the changed President Board of called (iii) Уď for Directors the or The that S members amount etary purpose for 0 fi Off any Of the 2 2 3 the the such hereinafter assessment Association Association calendar set provided at year shall Уď a meet

written 0 Association petiti noqu ç at the the receipt, least twenty on for year Association. meeting notice prior shall to assessment prior 0f which 0£ to December give such the (20%) to November The the membership at meeting to review bearing President percent assessment least 31st fifteen (15) days 30th, of 0f all members of or the is'applicable the the of Secretary the memberships Associ year р signatur written of

0f meeting, must have the H 4 H all memberships the the Association who are meeting assessment (iv) quorum of duly called assent Any set change shall be of not by the two-thirds less for such purpos SO voting required. Board adopted in than fifty in person of Directors (2/3) of the (508)or the membershi Αt amount by proxy percent any such

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unit each assessment commence substantial that Arlington Park, except ST. 6 acilities accrue substantially year has മ contain id living unit ruct been to accrue thereafter. O and will shall for the completion and At such time ρ erected Club Operating Fund. clubhouse Association, bе completed, the Club provide and become has rying become payable on such lot. A11 not of the as hereinafter out within Arlington Park, various social, recreational and other മ as assessments been on lien and the construction clubhouse, ρ the lien at erected thereon at the purposes upon all first Said The As Operating provided. shall sociation such day Club Developer such assessment 0 f lots on said clubhouse of Ьe time such Operating or living Fund will January determined which shall For any as assessments plans the ρυ clubhouse living time ρ of Fund will lot unit commence in.

ablished The ខ្លួ amount follows: of said Club Operating. Fund Assessmen

- membership ment Association shall Such budget said budget shall anuary meeting the year not preceding be mailyear 1, lat established and shall to (i) assessment 1974, to all and notice and assessment er to which the эд Commencing calendar than November 15th held not the Board Association establish determine þу required of year. the Board of later assessment with the 0f for נם. therefrom the annual Directors members budget ensuing year's assess the to meet each calendar The than October 0f year Board is applicable Directors for the а сору said budget of the beginning year of such calen-Director 31st year of prior
- The at changed by 40 percent of the review bearing 6 resident least December a11 President assessment such meeting called members (ii) Directors fifteen 30th, 9 the 31st for Secretary Or The amount members memberships the 0f ıs. that Secretary of of the (15)0f മ applicable, signatures for written the purpose as hereinafter provided days of 0 f any year of membership, the the of such the written notice petition prior the of at Association at upon receipt, the Associat assessment calendar Associat Association shall to least for to be the year on year assessment twenty shall of set held prior മ such meeting Λq meeting to which prior give The (20%)

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0 (iii)Any set change λq the SO adopted Board of r H Direc the

а **a**t 0 meeting, Ξ the þ memberships meeting duly have Association a quorum of not the assent shall called who are of two-thirds (2/3) of Ьe for less required. voting in person such than purpose fifty (50%) or the Αt γď any percent memberships proxy such 0 ħ

ರ್ ciation vision, exclusively for the purpose ijd desi repair, in connection clubhouse rable in connection therewith. taxes, (iv) maintenance, in. and all recreational facilities therein or insurance, Said Club the therewith, opinion cost Operating and all other ΟĦ of operating of labor; including the Fund Members but things equipment, shall and maintaining 0f not be the necessary limited Asso super

assigns. and shall not owner, property which shall before such collection, Operating ssumed persons perty voting owner assessment assessment, then 0f his such provided. Уq evėn against collection of However, Fund assessments, 0 heirs, such assessments them. rights who was assessment shall the property or though pass Collection. fell together which also in devisees, personal Ξf If the the the owner to his due. 2 2 3 the bind such the assessments Arlington эď personal shall each hereafter owner assessment the with successors The Such Maintenance shall be a continuing lien on the such together the of such property at the н may have obligation personal obligation emain Park property interest obligation living unit assessment provided, Association, Ø r. are with μ representatives personal not transferred the membership in the ther title 0 f not interest 0 f paid shall the s. Fund and eon and paid unless the obl hands made. within assessment and r. a S bе of g then owner igation thereon not costs ש herein Club the and of the time when the expressly Each lien sixty tran person is upon then noqı the

of delinquency (60) assessment r O for public improvements the lien against the property, an action against the owner personally mortgages at the as the the provided due now rate costs of date,  $_{10}$ of eight for herein shall be hereafter the preparing assessment shall bear interest percent placed upon the property, and there shall be added to the amount and filing (8%) subordinate obligated per annum, and the Association such action. to to pay the taxes from the date the lien of The lien of any as-

the Arlington Park Association; each. after ments) Addition the Allen the and limitations shall be period may be owners The protective and land and shall be within 19. County Plan Commission of all persons claiming under of not less changed, abolished or altered in part by written automatically Duration two (2) changes shall covenants, (50) and Alteration. or years from and after the than seventy-five (75%) percent of the memberships years from the date of the recording hereof and there binding upon be construed alterations, however, extended and may be changed, altered or amended restrictions or for its them. as, all Owners These protective successive periods successors and shall be, and limitations They shall continue shall date and Lessees of have recording covenants covenants, the of ten (10) years (but not the easeinstrument of land in said pricr in existence hereof: approval by the signed All Ç,

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- covenant contained herein or right no case 20. Waiver. be deemed a The failure of either waiver of that right arising from any covanant contained herein the or covenant Developer or C 밁 Owner ç enforce
- and effect. affect any of Severability. the other provisions which shall remain in full force Invalidation of any one of these provisions

and seal this IN WITNESS WHEREOF, ARLINGTON INVESTMENT CORP., Brehm, and its 13th Secretary, Herbert of March **7** Bergwall, has hereunto 1973 â, its set its

ARLINGTON INVESTMENT CORP.

ATTEST:

Herbert R. Bergwall
Its Secretary

Theodore L. Bren Its President

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