ARDIS W. SCHWITT El Paso County Cle k & Secondor

BOOK 3533 PAGE 245

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ECLARATION

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Conditions, Covenants, Restrictions, Easements and Charges

PINECLIFF FILING NO. 12

Affecting the Real Property known as

RECITALS AND IMPOSITION OF RESTRICTIONS

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160 158 155-156 159 157 154 153 Right Notices Action in Writing Property Rights Remain Amendment, Termination and Extension Duration of Restrictions Severability to Enforce the Covenants

DECLARATION

Of

Condit ions Covenants, Affecting the Res Real trictions, Property Easements known as and Charges

PINECLIFF FILING NO. 12

Colorado SIHL corporation, DECLARATION hereinafter made Åq David called **P** Declarant Sellon and Company,

WITNESSETH:

and are charges convenience Of to H.) f the the provide ing each for successors shall inure Subdivision City No. Subdivision the and and every WHEREAS for 12 (hereinafter of Of benefit liens in interest its the Colorado to to hereinafter the parcel the residents and to preservations Declarant Off benefit said covenants, Springs thereof, provide OH the "Subdivision") property and rs. any set Of the Of ţ to-wit: and owner forth, for restrictions, and shall apply this the values owner and pass maintenance thereof; end for each and OH a11 with each desires Ø the and and residential easements said and all Lots owner desires to ameniti to property, of which for and bind u, thereo subject the Pineclif area H

sold, tions, ลร liff = conveyed easements, covenants" NOW, Filing No. and THEREFORE, charges occupied hereinafter 12, rs. Declarant and liens and subject set shall be held, forth. declares 40 (sometimes the covenants, that transferred herein the real referred restricproperty,

ARTICLE I

Covenants to Preserve the Residential Character of the Subdivision

Single Family Residential Restrictions.

Ø S purposes Subdivision g singleshall family Section No be shall dwelling used or dwelling. эd 101. used occupied erected All No exclusively lots business, 9 for and building maintained any purpose profession for private within sites other OK u, the residential than other the Subdivi for

activity lot or building conducted for site. gain shall эd carried on 04 within any

guest structure the dissimilar structure house dwelling upon 0 f except Section 102. other Declarant or servants' temporary quarters structures may than single-family be such building site a dwelling, placed ON quarters, no trailer, which structure on any building dwellings have no may be used for living accessory building been approved shall be except and those erected within site With tent Аά accessory buildings before the 9 Declarant. other written purposes completion the similar than Sub-No

placed on any lot 9 Section camping as provided 103. quarters at any time except in Section 108 No tent, or other treehouse, temporary with permission of barn, structures other tempora Declarant shall Эď

Section originally previously lot 108 Section 104. 9 used at constructed building another location nor All as site മ construction except mobile as dwelling expres any building shall OK sly aq, structure provided new. or Z O structure may be for bui ldin moved

property within a its alteration or except 0 Section 105. No building materials shall be stored on temporarily during building adjacent improvement, streets so as not continuous to be visible unless construction enclosed from any u, a 0 neighboring service a building any

prior wise tion. work tion oak other activities and other the of construction shall be lot written A11 The time Section 0 P original whatsoever construction, Declarant adjoining natural of commencement consent be 106. enclosed construction until can require that 0 shall vegetation shall property may be M the material, structure λq эd Declarant prosecuted diligently and continuously until fully fencing restricted storage, shall prior the substantially be used or not area to completed. protected during to parking the 9 disturbed the to be occupied fenced start completed. and graded Trees, all area. 0 j. without construc-9 other construcscrub otherthe

removed by Declarant unfinished ST. commencement structures must impossible or would result (60)national emergency or natural Section 107. portion thereof DH days without written permission of construction except ٦÷ be completed within construction at the cost The exterior shall be shall in great hardship Of one the Owner. deemed cease where such of all calamities. (1) for a nuisance Oh buildings year a period Declarant, the completi due to strike after the If not or and Of other forthwith

permitted for construction or sales purposes owner. in the sales with construction Declarant. or homes may be used and exhibited by Declarant, Of Subdivision, when no longer used for the designed purposes The appearance and placement of temporary buildings holds new homes Section 108. Such temporary buildings shall D contract within the or lots may be erected or maintained and with Declarant's Temporary buildings or option Subdivision or to acquire permission for use in connection in connection with must be promptly two be approved or more lots рy by anyone any lot who.

asphaltum or other natural property, located upon, gas in or used Section 109. shall nor be permitted upon or above for boring or drilling for water, oil or in or under said hydrocarbon substances shall No derrick or other any water, property. oil, natural be produced structure the surface gas, designed from petroleum, of any

assumes take has area tο all all risks minimize been identified as a rock Section 110. and shall relieve Declarant Off reasonable loss, any associated injury, disturbance. Pinecliff steps during construction OH with property damage # 12 to building fall hazard. this ı, Of located any hazard. and/or and all OH in an area and Owner residing whatever kind Owner further afterwards liability agrees

Caused mitigate Уď after rock rock fall delivery fall hazard. hazards. Of deed Declarant to enter go retains to property the right

Easements

releasable successors such Section easements easements and 111 assigns, 40 others There and perpetural, the right are over, hereby under, from alienable, reserved time to n'i and to across time divisible Declarant

electric fuel use drainage 0f lines, for adjoining each adjoining each of the five (5') all current improvements, 9 O part the the water lines, 20 the side seven 0 f impulses rear such areas and for (7') foot boundary boundary foot 9 for utility lines, other electronic for strips lines lines strips similar lines Of Of along and along each lot for each lot signals, 9 and transmission for dissimilar drainage for heat

and

facilities

and purposes,

and for any

one

or more

Of

such purposes

D F

recorded described conveyance. may Section 112. have been 9 Easements in may hereafter addition be granted by to those duly above

and utilities customary dwnd shall Section 113. station service эd building installed underground. devices All utilities allowed. for access, except control, There lighting shall 20 use standards 99 of

and any over 12, shall have the any 13, 48, 36, 47 rights that improvements cross owners ω 46, 34, portion of Section to 4, an easement 47 35, sevice hatched O.F 5, 6, the portion of cross-hatched 36, lots 114. lines 37, g 7 on plat. Lots 4, actually (as shown for this 31, Lots ingress, 32, 33, cross-hatched 27, on the lots 10, ZO using on the 7, 28, 4, other plat. 16, 17, 18, egress, 10, 29, the plat 25, owners 7, 30, area area Maintenance 18, 18, 28, and Of 24, for 0 shall the Subdivision) 19, 25, 29, public 25, lots ingress, 20, 28, 32, be 26, and utilities shall 9 29, 35, shared 45 10, repai egress 32, 36, have 46 11, equally

Density, Set Back and Quality Standards

are for one square nothing herein shall prevent erected vacated and dwelling feet. 9 same Section maintained 9 ST. the ρ approved by combination of 115 combination of lots within No more the the erection and maintenance of any building site Declarant than one dwelling shall be lots provided is not and the lot less than 9,000 9 that the plan lot; however, lines

20 The approved improved ments two-car fully enclosed garage owned by, other each lot or building site structures as 9 his by Declarant may be with similar off-street belonging Section 116. passenger tenant asphalt on each lot approved by Declarant. shall be to, used, leased or controlled by an OK motor No private concrete 20 space vehicles. parked shall include adequate driveway or such equivalent building for paving unless passenger overnight temporary All site shall include The site driveways motor on any street. parking of two otherwise garage arrangeimprovements vehicles shall

and other location on two consistent may which construction the side line istent with or required by the lot terrain or building (2) building be given only (a) for fireplace projections and side lot lot adjoins a or within ten (10) feet of setback area and which regulations may feet subdivision Sections public streets with superior design. Section 117. shall be within twenty-five D must or any other building situated on the lot. high shall be installed (b) for eaves and overhangs or (c) lot which is closer to an adjoining line less than ten eave, also adjoining public street within twenty-five regulations vary conform overhang, projection or other Except with Declarant's Or from the provisions less (10)Declarant a public street. ö Ø of the No than feet the side or maintained fence or hedge more building code, five into the determines lot line, (25)City (5) feet O O lot setback areas feet into any Such approval Colorado integral with for construction approval Of 20 this street than at any shape (25)where a front lot zoning be part Section Springs feet

an Architectural Floor Area of less than 1600 rcentages Architectural Floor Area is the sum of Section 118. 0f gross square-foot areas: No dwelling shall рe erected the gross following square

above Gross direct main living square feet square square square square walkout feet feet feet feet feet Of. Of g 9 g on finished uper stories level or access attached balconies, finished main living level finished garden level 40 basement garden level garage outside raised area level decks 100% 25% 25% 50% 75%

excess

0

400

square

feet

50%

40 measured. compatible allow square മ with other floor The Architectural feet area of covers dwellings in subdivision not the less Control Committee exterior that 1400 perimeter square can 0 feet grant the T. b ۲. variance

g primary granting the lot natural than thirty (30) consideration to or withholding eighteen Section 119. except grade with the prior along the feet (18)such permission, No dwelling or other feet above the highest in height the perimeter protection of views permission of from the lowest Off the Declarant structure structure Declarant. natural elevation from adjoining elevation shall give 9 shall extend uI lots.

Colonial natural architectural advantages signed by excessive ing must Declarant. styles end styles environment will be designed to a registered architect or grading. Section O that its not style such typical of the 120. Ьe particular location. as All ր. are flexible, Subdivision may approved except French Provincial, required. Architectural standards are buildings fit the natural the Pikes Peak Region are compatability with Contemporary, shall Уd benefit in modified a qualified эd contours While the English designed from Southwestern Of forms. Tudor, the standards designer and the desirable established the informal natural and a11 lot All plans for without approved and build-

material and appearance Section 121. standards: All buildings shall conform to the following

- (a) Exterior materials shall Declarant. stone, allowed stucco, in combination with Manufactured siding such as masonite or similar material approved by be natural the above wood, brick materials
- 9 Aluminum windows blend with shall 20 wood the be anodized and windows color O Hh are the permitted. painted building 9 coated aluminum р color

- 0 building. Gutters, color Ŧ£ ಬ installed, shall the adjoining trim color Эd painted of the the
- ф) 9 Exposed concrete shall be stuccoed and painted textured in a manner approved by Declarant
- 0 material as may be approved by Declarant. All roof areas shingles, tile, slate, copper, or such shall be of wood shakes, wood other
- f) All solar devices specific approval by Declarant and systems will require

coloration of scale and use Fencing along lot lines areas the architecture of the primary dwelling, including both shall be designed and constructed as a visual extension and animal control areas primary dwelling. Section 122. fences shall be consistent of materials. Fencing shall be limited is not desirable. The adjoining the primary dwelling. painted, with the coloration stained All fences 6 or natural privacy

small rocks, and paving as landscape materials is not desirable shall be removed from any lot unless intended. ctivity and unless approved by Declarant. subsequent Declarant, all yards and open spaces, except a dwelling or within any extension of that thereafter maintained in lawn or landscape. areas of natural vegetation, and preservation of trees, scrub oak and other natural vegetation Section No existing construction activities, shall be landscaped 123. trees, Within surface boulders, or scrub oak six (6) months required by construction The use of after completion period granted as prevented Landscape should gravel

harmonize Section h. 124. appearance with the Any accessory building dwelling 9 situated structure

signals transmission neighboring they be maintained at any location shall be maintained on the roof of Section O radio or property or 125. No aerial television or adjacent streets. 9 antenna other so as any building electronic for reception or to be visible

downspouts, maintenance or deterioration become facing becomes the trim shall be repainted periodically and before shall dwelling, fences, landscaping, cause Section 126. roofs, also includes weatherbeaten or worn off. them any accessory building, signing, mail boxes paving, to walks apparent. bе Each Owner repair lawn, repaired as and shrubs, and maintenance driveways, in good condition Exterior shall and outdoor the trees, and all other maintain Periodic effects of damage building other landscape of gutters, lighting. the exterior the surfaces exterior structures sur-

promptness other rebuilding destroyed removed cause in whole Section and and 9 or act restoration to the in any 127. 9 lot of God must be rebuilt or all debris event within in part restored Any dwelling or эd by fire, completed with reasonable to a sightly condition, STX (6) months windstorm building which may be or for such must

Living Environment Standards

specific decrease ment grounds 0 any area the beauty of on such unclean, 128. lot which unsightly the neighborhood as a whole or in the Each Owner shall or unkept shall prevent tend to substantially conditions the O.f. developbuildings

except garage when Section being used 129. to permit ingress Garage doors shall OK be egress kept 6 closed 9 from

SO stored as not uŢ an 6 Section 130. enclosed structure be visible from neighboring property or adjoining A11 maintenance or otherwise equipment adequately screened

household treets. as not other to goods facilities Section 131. bе visible shall for be from All placed drying outdoor clothes neighboring Or or airing of screened by property poles, clothes clothing fence or shrubbery OK adjacent 9 lines

receptacles deposited outside or so as shrub Or clippings, Section 132. or containers therefor, street, except scrap material, No ashes, trash, rubbish, garbage, during refuse collections to be visible or other shall be from any stored, refuse, 04 neighboring accumulated grass

be be living unit the 40 carried carried neighborhood. sound or odors shall embarrassment, discomfort, Section 133. on on any on upon any lot No offensive lot or No nor anything done noxious in any living be permitted or OK hazardous annoyance offensive unit. to emanate thereon activities or nuisance to activity No annoying tending from any shall

placed on any structure exclusively for security purposes shall be located, bells 9 other sound devices Section 134. or within any building NO O exterior except speakers, security devices horns, site used or whistles,

At provided, opinion of Declarant are noxious time area of every lot on which no building has insects the shall properly Section 135. construction opinion OK be used plant kept of Declarant All free and likely to begins diseases maintained such yards and open spaces from plants Ø trash causes and cause from weeds contained the OR undue weeds spread danger which been coninfected with area Off OH will infection in the and the fire.

entrance election control safety of premises brush, weeds constructed and to Of. or to remove nuisances, Declarant and removal being deemed a to enter upon Section 136. Declarant the area, detracts any mow, and In order or other unsightly growth which lot upon which a building has to cut, prune, clear and from the remove to trespass effect any overall beauty, trash without has the insect, right at remove weed setting such and not from in the its

historic waters nate erosion. ing footings approval lot conditions ground the revegetation SP and neighboring a S to not 40 fixed by the original finish grading or existing natural level, slope, pitch or historic drainage O H direction from excess moisture. conduct മ Section 137. 99 except after drainage Declarant. concentrated Any irrigation O.H construction O.f lots so easement flow. approved No material change may Grading first and as and Or obtaining directed to protect grades, or grading should direct surface Special surface waters shall be maintained at all the street. cuts the attention differently foundations prior consent and fills Surface away from buildbe made patterns should be than and waters to elimiin the of any the times paid

esignation and Use Off the Natural Preserve

tion Preserve: following permanent Declarant, or destructive use or any activity which driveways, designated as Natural and not by each lot owner only in such a manner the preservation damage specific Section shall not be subjected to utilities, in limitation of to the existing natural growth. 138. restrictions are imposed on the Natural drainage of the natural growth and, except Preserve. Certain areas within this general restriction the structures The Natural any might result in kind of as as approved Preserve shall be lots have is consistent intensive In amplificabeen for

- NO native planting planting to the Pikes or cultivation and cultivation Peak region. shall OH be plants permitted
- 9 No alteration of ground conditions clearing of living growth shall be structures except for driveways, utilities and drainage approved by Declarant. and no permitted
- 0 approved by Declarant. ways, shall structures bе utilities permitted except 9 and drainage structures as installations of for approved driveany kind
- <u>д</u>) No vehicles Natural drainage except permitted within the Natural Preserve OR on approved driveways, Preserve structures 0 protect, conveyances 9 preserve except of any 9 to utilities and maintain preserve type shall the
- e) No activity tending permitted to produce litter shall be

Restrictions Requiring Declarant's Authority.

permission, Section which 139. Except permission 8 Declarant may shall be revocable: from time t o time

- erected television ted of any kind within the ri. a) 9 or other No aerial go any other Subdivision. structure electronic signals may be or antenna than garage or within any No electronic for door transmission opener building 9 shall maintained or radio Of st. be trans-
- purposes kept shall domesticated dogs the other as or 9 be opinion of maintained pets. odor maintained within the Subdivision and small domestic animals 9 20 No Z ր. animals Declarant makes animal 9 within a nuisance. cats 0 except the Subdivision for and any kind except an aggregate NO O permanently an unreasonable animals shall domesticated be permitted which shall confined of three any then be commercial amount of birds and only kept indoors
- only structure, dwelling อร lot cles), tractor, commercial vehicle, pickups not motorcycle, any towed 9 6 CH shall building street. be visible solely fully No boat, pe site 101 parked overnight screened trailer, at the except ground private trailer unit, T'n in a Ø camper level manner use of completely on any _ from mobile on approved or truck the street OH any home, residents 044 enclosed neighboring by Declarant excepting or within supporting OFF
- visible treet parked on vehicle רו. מ <u>ი</u> ground any 9 No stripped street or on any sizeable level from any neighboring part down, partially wrecked, or thereof, lot ri. shall such property be manner permitted as junk
- may repainting ag carried 0 F No maintenance, 20 any except type within O + h vehicle, servicing a completely boat, repair machine enclosed dismantl 9 structure device

which street screens and from adjoining the sight and property sound of the activity from the

shall be: The only signs permitted g any lot OR S tructur

One sign of property for customary size sale or for ren size for rent; offering 0 f the signed

One sign occupant an yn of and a customary address of any size for identif dwelling; ication Of

Q Such multiple irectional purp purposes c for sale, administration during development; and

and Such nch signs as regulations may or . to bе caution or warn 0 advise of rul rn of danger; and

Such signs as may be required by law

Āq painted aid of lags, signs lights or Declarant. sale or rental except upon the lettered except shall other those and All 99 constructed devices permitted signs mentioned used or displayed calculated above specific must 9 on any to any be attract banners, professionally written lot Or attention approval streamers, structure

Architectural Control by the Declarant

cover material, Declarant ation or mation except altcred 20 and and submitted ornamental in accordance with plans, ri Ti moved onto type installation. Section include mailbox, color, any way Off any height, to Declarant 140 but rock, grading മ so as to change materially landscape lot, are Zo shrubs Matters which location of each not limited to: Or structure of þe and site, and material including permitted specifications and approved trees site shall require lighting, əd structure, to Уď the commenced, remain construction, the approval of its exterior exterior appearance grass and other infor 9 drive, location, erected, ground appearance lot walk alter

Declarant rials shall also shall ection consider among heed 141. H intended the In standards granting use, other the or withholding specified things: harmonization in. the these adequacy approval Covenan 0 the

sound, considerate the reasonably Ę. external light to which to neighbors or other appearance be expected the proposed effect with u, an on neighboring the structure urban surrounding residential will sites uses, cause area beyond thos the intrusions from degree,

and the The samples. designate indicate location to tructure tructures. foot. bе type the minimum location 99 submitted cover, area Of f O.f. and supplied street The each exterior Ħ plans ection all new all buildings, scale of the of all locate plot requested, Proposed shrubs, shall elevations to Declarant to plan Of 142. plant materials lot landscaping on each elevation Declarant. such plans trees show new contours in said not a soils color All drives, all 9 and plans, covered shall all to be used by means of actual color minimum exterior other elements, shall report Landscaping sides bе throughout walks, samples γд shall be the ө ф landscape materials submitted for scale structures. elevations, shall 1/20th inch materials including fences the and plans indicated shall show the also the building other in duplicate and any lot be shall grass The and to equals and shown. be site shall size for show other used

9 delivered materials within thirty Declarant covenants dispproval or approved 0 H does shall to Declarant's protect Section Declarant, Decla plans (30)not stand other 143. any person days 25 nt execute part shall approved shall action after A written statement principal office, and Of эd establish relying by Declarant, delivery Declarant' for acknowledge enti the tled on the action of Declarant 0 purpose the to all files such the retain acknowledged Of statement. the Of the material D and one these required statement approval records If SO Åф an

ARTICLE II

Powers and Responsibilities of Declarant

Variances.

for unnecessary hardship. literal enforcement of more of conditions Ø lot owning Section or building Sections o t of fixed 144. the exceptional 107, by Declarant as will not Owners site a all of those Declarant 117, and and extraordinary variance 118, residents shall have and 127 Sections from the terms of Offi subject authority to grant will result the be contrary to circumstances, Subdivision to terms one

- lot 20 building site for which granted. N variance granted hereunder shall run with the
- for variance Ø period of for If the B one variance same <u>E</u> year. lot or building site may not be made is denied another application for
- find that A variance shall not be all of the following granted unless conditions exist: Declarant
- use; of a ۲. use the other than private, single-family residential variance will not authorize the operation
- Subdivision; above nently circumstances, enumerated injure the owing to variance will the literal enforcement the will result use of exceptional not other substantially H property and unnecessary O H extraordinary the in the Sections or hardship; perma-

- the variance the subdivision; will not alter the essential
- 9 these the covenants; variance Will not weaken the gene ral purposes
- purpose the variance will 0 these covenants; be in harmony with the spiri
- seek Vii. the its D variance the Subdivision circumstances and are unique are not OK their leading applicable to the owners the lot generally applicant 9 building to lots site

Declarant's Successors and Assigns

Section 145.

- Committee permission functions, Declarant similar esponsibilities under an Subdivision 20 123, officer, Off Sections single-family in size, are D 135, may choose, 0 <u>a</u>) or Lot rights determined three Ten consent director 102, 136, 137, H. to character and the Subdivision; or the owner years ք (3) 103, residential purchaser powers of Declarant and Уď members, Section or employee after 139, 107, Declarant its and 108, Declarant 140, other value 20 143 each of granting shall transfer all subdivisions at 141, 115, to an of Declarant. to functions, to such contain lots Lots whom shall 142, first 116, Architectural Control or withholding approval, earlier in. T'n and 144 and its 117, conveys rights, the of a lot the 119, time be an Offi same Subdivision; substantially 148 a lot and 120 T'n general in
- and tectural Recorder Subdivision acknowledged successor Control Committee may O H Thereafter and 0 El Paso Уď successors designated the filed County. Owners any one for record with 0 H from time 9 at more least by an instrument members to time the County 50% of Off эd the the removed Clerk lots Archi signed and
- one committee titute action Of its 0 of the and the members The Architectural action member until any or 0 such the to whom all delegation committee Control Of such delegation the for Committee s L functions revoked the purposes r. may and or made modified powers delegate Of shall 0

these covenants

- 9 ΛЯ bу Ø written agreement their <u>م</u> delegate. The committee signed may ΛÇ take the members action without Off the a meeting committee
- the remove ommittee committee, subject always be and designate members of the filled by pursuant Vacancies action to Section 145. 0 ht. h. the the to the remaining member Architectural power Architectural Control O Control the 9 Owners members Committee 0
- Such 50% merged of members merged Declarant, or by S the Architectural appointing participating individual the merged action subdivision Committee interest Committe, imilar Offi same Recorder the merger and Architectural Control the owners dronb Thereafter, size, character and Subdivision OH general of other may, if H) an Architectural Control Architectural provided for in Section 145 group. appointing participating the shall OH Control Committee will be in such merger, acknowledging Declarant, El Paso County a written document Owners, cause the Architectural Control area that the Architectural of lots be accomplished by it determines such all functions of Thereafter, all single-family t_o an Architectural Control be 9 Control Committee in all of r r merged with contain lots of substantially value its successor Architectural Committee, such merger, acknowledging the residential as functions Control the the Committee action to be in the bes Lots in the filing the will predecessor individual subdivisions performed and Architectural Control for each subdivision Committee the the with the OH require subdivisions for the merged Committee the action substitution Subdivision Уď signed by predecessor County for each n. action by the the Committee Control new For 0

Officers and Agents Excused from Liability.

membe RS and Section 146. agents O H Declarant, Declarant, and the officers the members and directors Of

party Architectural omission whatsoever բ։ բ 'n. Control bad for fai any Committee th and act amounts 9 omission sha to no fraud 4 unless e g liable the act 6 any

Declarant Can Remedy Violations

plus J. against obligated an action obligation of interest breach Owner expense notice) notice begun 0 9 terminated invoke breach O tectural udgment f the nterest eclarant eemed esponsible 02(a) the delegate, the been inter cost and þe S and breach breach, occurs SO D O this Delcarant Architectural may 0 fi the property at in μ. added sent trespass. than Control at Of are ť shall the and est notified H Section ۲. the lot the 0 Section unless the for any cause may pay law collection, the not notice S. thereafter five 9 and fili Committee and Owner 40 appropriate bе rate and such lot the not and for as which is give may, Commi the cost Owner. the paid within (30) 147 paid the and shall (5) breach, improvements The necessary (including may recovery of Of Of Or cured the amount action Control breach notice and ttee Of calendar intent the Owners 04 by the cost twelve Until bring shall continuously complaint The occupied collection after Declarant and terminated with 0 measures O amount which shall in. SO to Committee to the Committee for O Declarant the per person responsible an эд SO such improvements days, Q all эd incurred its the subject the action Ø period stated notified, notice shall ۲. such time due, days ьу cent in. cured nclude lien on obligation respects to Owner establishment Committee against costs (whichever the the such prosecuted as purpose cure for 9 after (128)such Ā and to to including as breach OH persons provided interes SO Declarant acti establishme and the the the foreclose and thereon) 9 amount, terminat the the Owner required such per incurred shall 9 state the on, lien ownership gives the Commi entry r. terminate with F.S lot 7 annum and for causing Declarant the Owner an Åq cos the and as cured personal plus and may Of not ttee the nature ed where by the g the the diligenc Archiassigne above 4 Section Ьy notice personal bring the there and it, 04 to

Уd provided and a reasonable attorney's rights together with the costs to 9 and remedies shall not enforce equity. there covenants of the action. limit as the otherwise fee right The foregoing specified ç be fixed of may any 90 provided by the court

ARTICLE III

General Provisions for Effect 0 the Covenant

Definitions

the context clearly r'n these Section 148. Covenants requires another meaning: have The following words the meanings indicated and expressions below

connection with without guests swimming houses kitchen and other buildings customarily pools, Accessory Building: without dressing rooms the single-family residence kitchen, for swimming pools, separate Detached garages, servants' used patios quarters separate

square approved by Declarant 0 feet the combination of Building Site: and aggregating not A two or lot as more established by lots or less portions the than 10,000 recorded thereof

luding attorney's Cost 0 Collection: fees. A11 expenses and charges incurred,

tained uŢ These Covenants: This declaration and the provisions

under Corporation. pursuant to Section 145(b), Declarant means the transf these er in whole or Declarant: covenants. Declarant may, by written h. David R. After such transfer, part any or Sellon and Company, all instrument of its OH rights Ø transferee transfer O ff a Colorado and powers assignment,

maintained service no such О Н Declarant's Йq office, process, Declarant then and principal Ę. Declarant's r'n El Paso there office: ռ Ի. County, none registered office The then Colorado, principal office the location and if for there

which and rules service governing civil O process could actions эd made h. District according Courts to the r'n Colorado laws

plat Of. the Lot: Subdivision. Each area designated ಬ್ ա lot L'n the recorded

O Fh meets access Colorado shall such 35 same determine are and ,36,47,46 to മ the lot as Springs definition rear the forms Lot defined lot; Lines: lot an and the the in effect angle വ lines. any front in the approved side D Front, front public with side lot In from zoning side lot the the line placement and street time line case and front regulations rear z. to any z. which rear O time; lot lot Of each boundary line boundary Lots lot primary affords line. lines T'n Of lines 4, the the 7, building Other line the City absence shall 10,18, which principal lot Эď

are their referred Ιf rights more From Owner: อร ţ than time collectively an Owner Person having one ç time person through as has fee "Owner" such one such simple title, all and 0 f legal shall them title as such exercise they persons to may

O Fh natural or which alters Structure swimming garage, landscaping the placement illustration across affect the diversion Porch, S pool, affects any shall Structure: natural flow artificial its Five lot shed, tennis and also mean dam or architectural 9 (5) not alters greenhouse, court, Any stream, cubic O other thing limitation an of which thing the surface yards excavation fence, wall wash appearance flow OH driveway, 9 9 any dwelling, upon any building waters device Of or device which affects any drainage any Or 9 other upon or including by way excavation, walk, fill waters outdoor channel upon than the patio building Į, across any volume lighting. site trees fill, and 9

Colorado and according Recorder Subdivision: to O fi the the plat County The recorded area Of 日日 subdivided in. Faso the and office State as Pinecliff Off

designation parcels other 20 designations Enumerations other to another things and includes Inclusive: S all from n. both one between. M number, such numbers, designation which letter or letter other describes

plural Owner 9 exes to Owners include Gender and to shall and Number: singular corporations, be deemed Whenever the to singular refer to equally context include to permi plural persons ts and 0

Captions

account covenants meaning in are Section construing of the Section and shall not for convenience 149. the Captions, Section only titles and op and be not taken headings expand into 9 in.

Covenants Run with the Land

title and or interest entity inure Section to hereafter 150. and in any be These lot binding acquiring Covenants in the do each Subdivision. ownership shall lot and run 9 any with upon each right the

Covenants are Cumulative.

enforceable independent provisions 9 OK permitted Secti dissimilar although on and dealing 151. γď rs Ls 1+ restrictions another to may Each with ag d prohibit 0 construed without the provision. these same an D covenants subject provision act 0 omission matter reference ۲. shall S cumulative Or sancţ imposing any

These Covenants may not be Waived.

9 not not Of vitali these them, enforceabili terminated 9,0 ter the Covenants not ty waived, and intent nor uT. constitute Section enforcement any operate that u, modified 0 rs. way the manner 0 H 152. leniency these Covenants deemed Ø invalidate SP these 0 H waiver 20 an Except to them or terminated Covenants. impediment hereinafter recognize 9 neglect as as these impair these D to requisite and Covenants H. require to Every and agree set the Covenants their their b failure forth effectiveness person 0 constant, subsequent enforcement 9 that their they may any to bound 7. enforce part continuing harsh

enforcement enforcement and 0 H each the Covenants on such person the agrees ground not 0 H 0 defend waiver against

Right to Enforce the Covenants

mined with any in combination with Owners) Declarant Declarant All costs, including reasonable attorney's Architectural the enforced prohibitive, anyç Owners, have successful successful enforcement 9 or by the Architectural Control or the Section by action for be violated the Control Committee, instituted jointly the and Architecutral Control Committee 153. Architectural enforcement other and These Covenants are Áq damages, Covenants relief, severally, and Declarant shall one proceeding proceeding or 9 99 Control and by more suit any paid for combination Owners, by Committee any other Committee initiated fees, initiated for injunction, the Declarant, the the h. party incurred connection 0 and benefit in connection appropriate (alone λq Уď deter mandatory may Уď

Duration of Restrictions.

year County provided the signed and acknowledged by the Owners successive provisions 2034 Of for an the in Section 155 or before the year instrument record with the County clerk and Section lots Offi 2034 periods Tn these 154. A.D. the stating that OH end of any or Section Covenants, Except Subdivision and shall ten (10)for extension 99 ten-year years unless Section 156 automatically O H shall remain at unless sooner Recorder 111 and 15 extension there least not before terminated one-half 112, desired Of in force renewed El Paso the all LS. as Of

Amendment, Termination and Extension

one signed these (2/3)new the OH eovenants and acknowledged Section may be the County Section lots in the Clerk and Recorder (except 155. added to these Covenants by ЬV Sections From time Subdivision and the Owners 111 to O Hi and time 0 田上 112) a t Paso filed any least may one County for Ф Д two-third Section an record amended instrument OK

(except Sections tion 111 156. and All 112) Sections may 90 Off terminated these Covenants at t any time

-and from time acknowledged (except Recorder эq in the added Sections Subdivision 0 f Λq to t_o El Paso the these 111 time any Owners and 112) Covenants by an and County. two Off filed may at 9 more least for be amended or instrument record Sections three-fourths with Of two or more signed the these (3/4)County and Covenant 0 Clerk

Property Rights Remain

property appropriate which can be changed only by Section rights 157. legal belong. Section 111 instruments and executed conveyances, 112 concern property Уd those releases to whom

Severability.

ways invalid bе OR affected Section become Or 158. unenforceable the other impaired but If any of these shall remain Covenants Covenants in full shall shall force эd T'n no

Action in Writing.

Covenants applications behalf these applications Declarant Covenants shall be of the Section LS. not 9 9 and party who originates the notice, the Architectural other action. effective unless other 159. action provided Notices, in writing Permission, consent approval, Control in writing and shall for Committee consents, 20 99 contemplated approval, signed 9 under extensions approval consent

Notices

ciently including but the Architectural on Declarant dwelling furnished served situate Section the not ٦÷ , 9 then on the Architectural 160. an Control Committee delivered by mail limited the address, to Any Architectural lot owned by the address to any writing then Control communication from to described to 20 furnished by that Control the Committee otherwise; an Owner, most Owner; r'n Committee recent Section 9 and if shall be a) to the the Owner 9 Declarant address if ther the suffia Owner ç record.

Company has IN WITNESS WHEREOF, David R. executed this Declaration this 1984. Sellon and day of

DAVID R. SELLON AND COMPANY

9/11

David R. Sellon, President

Dorisjean Rentfrow

STATE OF COLORADO)
)ss.
COUNTY OF EL PASO)

as this David R. President The 26 Aday foregoing Sellon and Company. and Off Dorisjean instrument was Rentfrow 1984 by David acknowledged as Secretary R. before me Of Sellon

My commission expires: March 9, 1985
Witness my hand and official seal.

NOTARY PUBLIC

Tomes a series

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