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TENT AMENDMENT TO DECIL TOOK OF 0004982840
COMERNANTS, CONDITIONS AND RESTRICTOROUS 0004982840
FOR CIRCLE C RANCH SUBDIVISION

THE STATE OF TEXAS
COUNTY OF TRAVIS

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This Tenth Amendment to Declaration of Covenants, Conditions and Restrictions is made to be effective the date set forth below by CIRCLE C LAND CORP, a Texas corporation.

RECHTALS

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A. By Declaration of Covenants, Conditions and Restriction 505(1772for Gifele C Ranch Subdivision recorded in Volume 10585, Page 110,
Real Property Records of Travis Country Texas (the Original
Declaration), Gifele C Development Coopposation, a Texas
corporation (the Original Declaration) imposed certain covenants,
restrictions, charges and litens upon certain real property as
therein described:

- B. The Ordiginal Declaration has been amended by documents recorded in Volume 10627, Page 771; Volume 10729, Page 1153; Volume 10778, Page 284; Volume 10847, Page 1704; Volume 10961, Page 0861; Volume 11008, Page 1060; Volume 11134, Page 1045; and Volume 111824, Page 0883; Volume 111924, Page 0139; Volume 111924, Page 0959; and Volume 111925, Page 0009, respectively, of the Real Property Records of Travis Country Texas (which Ordiginal Declaration, as so amended) is herein referred to as the 'Declaration).
- B. Girele C Development Comporation assigned its rights and privileges as 'Declarant' under the Declaration to Girele C Development Joint Venture, and Girele C Development Joint Venture subsequently assigned its rights and privileges as 'Declarant' under the Declaration to Girele C Land Copp, a Texas corporation (hereinafter referred to as the 'Declarant').
- c. Article I, Section 3 of the Beclafation has the right at any time and from time to time to bring Within the scheme of the Declaration additional properties, and in addition to supplement or moddify the Beclafation as may be appropriate for such additional property
- D. Beclarant desires to bring certain property within the scheme of the Beclaration and to moddify the Beclaration as to said property as hereinafter set forth.

NOW, THEREFORE, Declarant hereby declares as follows.

- 1. Addition to Property Subject to Declaration. The following tracts of land (the "Additional Land") are hereby added to the Properties subject to and sovered by the Declaration:
  - (a) 16.9384 acres of land, more or less, more particularly described on Exhibit A attached hereto and incomposated hereto; also known as Phase C, Section Two (2), Circle C Ranch, a subdivision in Travits Country Texas; according to the map of plat thereof filed with the City of Austin under file number 688-824164.3A.
- 2. Modification of the Declaration as to the Added Traces. The Additional Land stall be held transzerred, sold conveyed, occupied and used subject to the covenants, restrictions, charges and litens as set forth in the Declaration, provided that as the same relate to the Additional Land, the terms and provisions of the Declaration are modified as follows:

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The living area of the main residential structure located on y Lot exclusive of porc'; and parking facilities shall not be less than three tipusand two hundred 3200) square feet.

- (b) Article W, Section 3(h) is hereby deleted in its entirety, and the fallowing is substituted in the place and stead thereof:
  - h. <u>Carports's sports courts</u> and swimming pools. No carports, sports courts of any kind, or swimming pools shall be constructed, erected or permitted to remain on any Lot without the express prior written approval of the Architectural Control Committee. Any outdoor lighting related to carports, sports courts, or swimming pools shall be subject to the requirements of Section 5 hereoff.
  - (c) Artitle V, Section 4 is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

Section 4. Minimum Settest Lines. All settests lines shall be in accordance with the approved final plant for the Additional Land. No structure may be placed within the settests lines; however, subject to applicable City of Austin Zoning Ordinances and other governmental regulations, the following improvements are allowed within minimum settests areas:

- a. structures below and covered by the ground;
- b. steps, walks, driveways, and curbing;
- c. Retaining or screening wells as approved by the Architectural Control Committee
- d. kamdscaping;
- e. any other improvement approved in writing by the Architectural Control Committee, provided that resided structures other than relatively minor emerosomments shall in mo event be so approved.
- (d) Article V, Section 8(e) is hereby deleted in its entirety, and the following is substituted in the place and steed thereof:
  - e. Fences The Owner of each Lot upon which a residential structure has been constructed (or is under construction) shall further constructed (or is under constructed, at Owners expense, a Sixfoot privacy fence along the rear and sittle Lot limes, the materials and location of which shall be subject to approval by the Architectural control committee. Where fences are constructed adjacent to any school or open space, such fences shall be constructed with fisce toward the school or open space, according to the Design Guidelines. Cost of construction and maintenance of fences along common Lot limes may be shared by the Owners of adjacent Lots;

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FIELDNCHTE DESCRIPTION of a tract or parcel of land containing 16.9384 acres situated in the Samuel Hamilton Survey No. 16, Travis County, Texas, being a portion of that certain 2,807,18345 acre tract conveyed to Circle C Land Corp, by a deed recorded in Volume 11620, Page 1126 of the Deed Records of Travis County, Texas; being all of proposed Circle C Ranch Phase C, Section Two Subdivision and is more particularly described by metes and bounds as follows:

BEGINNING at an iron root set for the northeast corner of a fl. files acre tract dedicated as right-of-way by a deed recorded in volume 10833, Page 1073 of the suid Deed Records, in the south line of a 28544585 acre tract conveyed to the City of Austin for Parkland by a deed recorded in Volume 9495, Page 281 of the above said Deed Records:

THENCE, 568 558 397E, with the south line of the said 285.4585 acre parkland tract 63.02 feet to an iron rod found for an angle point;

THENCE, S82223321 E, continuing along the said south line 409.556 feet to an iron rod set for a corner, said iron rod bears NB2223 2 tVW, a distance of 16.23 feet from an iron rod found for an angle point, in the said south line,

THENCE, leaving the said south line of the Parkland Tract and crossing through the 2:80713345 acre tract, with the following eight (8) courses:

- 1) S0773639WW, 125:000 feet to un iron rod set;
- 2) SOW3301007W, 50339 feet to an iron rod set;
- 3) B07736'39'W, 100:00 feet to an iron red set;
- 4) \$26653'42\W, 230.30 feet to an iron rod set;
- 5) S63 59 LSW, 138,444 feet to an iron rod set;
- 6) \$239 10220 VW, 113,90 feet to an iron rod set;
- 7) S02242'45'E, 86:93 feet to an iron rod set;
- 8) \$100 222 23 W, 105.00 feet to an iron rod set in the north right-of way line of La Crosse Avenue dedicated by the Circle C Phase B, Section 9 Subdivision as shown on a map or plat thereof recorded in Book \$20, Pages 300-301 of the said Map Records of Travis County, Texas;

THENCE, N803737VW, with the said north line of La Crosse Avenue, 403 at 66t to an iron rod-set at the point of curvature of a curve so the right;

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THENCE, continuing along the north line of La Crosse Avenue, with the said curve to the right, having a central angle of 511° 155000, a radius of 950.000 feet, a long chord of 821.71 feet (chord bears N55500007VW) for an are distance of 849.756 feet to an iron rod found in concrete for the point of tangency;

THENCE, N292237W, with the north line of La Crosse Avenue, 18.69 feet to an iron rod set at the point of curvature of a curve to the right;

THENCE, with the curve to the right having a central angle of 101°27'48', a radius of 25.00 feet, a long chord of 38.71 feet (abord bears N21'121'17'E) for an arc distance of 44.27 feet to an iron rod set at the point of compound curvature of a second curve to the right; said curve to the right being in the east right-of-way line of Escarpment Boulevard;

THENCE, along the said east line of Escarpment Boulevard with the said curve to the right having a central angle of 02220 500, a radius of 4,680,000 feet, a long churd of 191.772 (chord bears N733 15 360 E) for an arc distance of 191.773 feet to an iron rod set at the point of compound curvature of a third curve to the right; being the most westerly southwest corner of the above mentioned 0.6188 acre tract;

THENCE, along the east line of the said 0.6188 acre tract, with the said curve to the right, having a central angle of 456551", a radius of 2,053000 feet, a long chord of 146.79 feet (chord bears N7622857EE) for an arc distance of 146.82 feet to an iron rod set at the point of reverse curvature of a curve to the left;

THENCE, continuing along the said east line of the 0.6188 acre tract with the said curve to the left having a central angle of 1906477, a radius of 1951.00 feet, a long chord of 647.82 feet (chord bears N685829E) for an arc distance of 650.83 feet to the POINT OF BEGINNING, CONTAINING within these metes and bounds 16.9384 acres of land area.

That I, Jerry W. Fults, a Registered Professional Land Surveyor, do hereby certify that the above description is true and correct to the best of my knowledge and that the property described herein was determined by a survey made on the ground under my direction and supervision.

WITHESS MY HAND AND SEAL at Austin, Travis County, Texas this the 222 dayoff AFALL 19993.

JERRY FULTS
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JERRY W. PULAS Registered Professional Land Surveyor State of Texas - No. 1999

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TRAVIS COUNTY, TEAM

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