HILM CODE

## PUFFERNTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CIRCLE C RANCH SUBDIVISION

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THE STATE OF TEXAS

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COUNTRY OF TRAVES 15 000 IND

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

4831 PH 7393

5.000 REC 3 3 07/19/9/9

1.000 SEC 3 3 97/1999

RECITALS:

4831 PH 7393

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- A. By Declaration of Covenants, Conditions and Restrictions for Circle C Ranch Subdivision recorded in Volume 10585, Page 110, Real Property Records of Travis Country, Texas (the Coriginal Declaration), Sirele C Development Corporation, a Texas corporation (the Coriginal Declaration imposed certain covenants, restrictions charges and livers upon certain real property as therein described.
- B. The Omiginal 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 0851; Volume 11003, Page 1060; Volume 11134, Page 1045; Volume 11824, Page 0883; Volume 11924, Page 0139; Volume 11927, Page 0959; Volume 11925, Page 0009; Volume 11929, Page 3167, Page 3177; and Volume 12779, Page 3177; and Volume 12779, Page 3177; and Volume 12219, Page 0642; respectively, of the Real Property Records of Travis County, Texas (which Orniginal Declaration, as so amended, is herein referred to as the Declaration).
- C. Girele C Development Componation assigned its rights and privileges as Declaration under the Declaration to Girele C Development Joint Venture, and Girele C Development Joint Venture subsequently assigned its rights and primiteges as 'Declarant' under the Declaration to Girsle C Land Coopp, a Texas corporation (hereinafter referred to as the Declarant).
- D. Article I, Section 3 of the Declaration provides that Declarant has the right at any time and from time to time to bring within the scheme of the Declaration additional properties, and further has the right to supplement or modify the Declaration as may be appropriate for Such additional property.
- E. Declarant desires to bring certain property Within the scheme of the Declaration and to moddify the Declaration as to said property as hereinafter set forth

NOW, THEREFORE, Declarant hereby declares as follows:

- 11. Addition to Property Subject to Deccharation. The following tracts of Land (the Additional Land) are hereby added to the Properties subject to and covered by the Declaration:
  - 5.8200 acres of land; more or less, as more particularly described on <u>Exhibit A</u> attached hereto and made a part hereoff and also known as Phase A, Section Three (3), Girele C Ranch, a subdivision in Travis County, Texas, according to the map or plat thereof filed with the City of Austin under file number CS-844164.03(A)4AA.
- 2. Moddification of the Declaration as to the Added Tracti. The Additional Land shall be held, transferred, sold, conveyed, occupied and used subject to the covenants, restrictions, charges and litens as set forth in the Declaration, provided that as the

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same relate to the Additional Land, the terms and provisions of the Declaration are modified as follows:

- (a) Article 111, Section 6 of the Declaration is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:
  - Section 6. Commeacement Date of Assessments. The first annual assessment provided for herein sitable commence to accrue as to each Lot within the Additional Land on the date (the Commencement Date) that a final platt that includes the Lot within the property covered by such final plat is recorded in the Plat Records of Travis County, Texas
- (b) Article V, Section 2 of the Declaration is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:
  - Section 2. Minimum Square Footage Within the Invitorements. The living area of the main residential structure located on any Lott, exclusive of porches and parking facilities, shall not be less than one thousand three hundred (1300) square feet and not home than two thousand four hundred (2400) square feet.
- (c) Article V, Section 3(h) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:
  - h. Carports sports courts, 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 hereof
- (d) Article V, Section 4 is hereby deleted in its entirety, and the following is substituted in the place and Stead thereof
  - Saction 4. Minimum Setback Lines: All setback lines shall be in accordance with the approved final plat(s) for the Additional Land. No structure may be placed within the setback lines; however, subject to applicable City of Alastin Zoming Ordinances and other governmental regulations, the following improvements are allowed within minimum setback affects
    - a. Structures below and covered by the ground;
    - b. steps, walks, driveways, and curthing
    - c. retaining or screening wells as approved by the Architectural control Committee
    - d. landscaping;
    - e. any other improvement approved in writing by the Architectural Control Committee, provided that roofed structures other than relatively

minor encreatments shall in no event be so approved.

- (e) Article V, Section 8(e) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:
  - The Owner of each Lot upon which Fences. a residential structure has been constructed Or is under construction) shall construct or cause to be constructed, at such owners expense, a six-finotoprimary fence along the rear and side Lot lines, the materials and location of which shall be subject to approval by the Architectural Control Confittee. Where fences are constructed adjacent to any school or open space, such frances shall be constructed with face toward the school or open spaces according to the Dasigm Gaudelines. Cost of construction and maintenance of fences along common Lot lines may be shared by the Owners of adjacent Lotis; however, each such Owner shall be fully liable for the construction and maintenance of femores along the rear and side Lot lines of his respective Lot.
- (f) Article v, Section Oldowing is hereby deleted in its entirety, and the following is substituted in the place and Stead thereof:

iV. The exterior walls of all residential structures constructed on any Lot within the Additional Land must have a minimum of 100% masonry coverage on any side facing a street (and walls facing streets on corner 1604)5 and 50% masonry cowarage on any other side; provided no masonry cowarage shall be required on the rear or back of such residential structure, except that the rear well of any residential that backs up to a street must have a minimum of 100% masonry coverage. Under no circumstances shall any residential structure be deemed to have more than one back. In case of any dispute, the Architectural Combrol Committee shall determine which sides of the residential structure are facing a street, or are on the side or on the back of the residential structure.

EXECUTED this the day of July 1994.

CIRCLE C LAND CORRP, a Texas corporation

THE STATE OF TEXAS

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COUNTY OF TRAVES

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This instrument was acknowledged before me on this the  $\frac{N}{N}$  day of July, 1994, by Steven P. Baztlett, President of Circle C Land Corpo, a Texas corporation, on behalf of said corporation.

KENDRA NORMAN NOTARY PUBLIC State of Texas Comm. Exp. 07-05-998 Notary Public; State of Texas Print Name:

AFTER RECORDING, RETURN TO:

MAI R. Alem Pages of Grayers, Dongherty, Hearon & Moody, P.C.

/FRRECORDINETTURN

FakRAHAY400438088138815th.Amend, July 15, 1994