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STATEENTH AMENDMENT TO DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR CIRCLE C RANCE SUBDIVISION

THE	sta!	te (of Thexas	
COUL	TTY	of	TRAVIS	

COUNTY OF TRAVIS S 13.100 I 12137 PH 8135 3 4 07/26 This Sixteenth Anendment to Declaration of Covenants, Conditions and Restrictions is nade to be effective the date set forth below by CIRCLE C LAND CORP, a Texas componention, 5.00 R 12832 PH size 3 4 07/28.

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RECITALS:

A. By Declaration of Covenants, Conditions and Restrictions for Circle C Ranch Subdivision recorded in Volume 10885, Page 110, Real Property Records of Travis County, Texas (the 'Original Declaration'), Circle C Development Cooppration, a Texas corporation (the 'Original Declaration') imposed certain covenants, restrictions, charges and liens upon certain real property as therein described.

B. The Original Declaration has been amended by documents recorded in Volume 10627, Page 771; Volume 107299 Page 11539 Volume 107789 Page 284; Volume 108847, Page 117044; Volume 109801, Page 08551; Volume 11003, Page 10609 Volume 111344, Page 10455; Volume 118244, Page 08883; Volume 1119244, Page 011399 Volume 1119224, Page 09559; Volume 1119285 Page 00039 Volume 1119229 Page 0356; Volume 120811, Page 144799; Volume 121559, Page 31699 Volume 121559, Page 31777; Volume 1222199 Page 06422; and Volume 1122331, Page 12441, respectively, of the Real Property Records of Travis County, Texas (which Original Declaration, as so amended, is herein referred to as the 'Declaration').

C. Giffle C Development Corporation assigned its rights and privileges as 'Declarant' under the Declaration to Giffle C Development Joint Venture, and Giffle C Development Joint Venture subsequently assigned its rights and privileges as 'Declarant' under the Declaration to Giffle C Land Coppo a Texas corporation (hereinafter referred to as the 'Declarat')t

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 moddify 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?

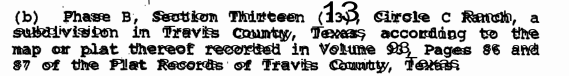
NOW, THEREFORE, Declarant hereby declares as follows:

1. <u>Addition to Property Subject to Declaration</u>. The following tracts of land (the "Additional Land) are bereby added to the Properties subject to and covered by the Declaration:

(a) 17.244111 acres of land, more or less, as nore particularly described on <u>Exhibit A</u> attached hereto and made a part, hereof and also known as Phase B, Section Twelve (124, Circle C Ranch, a subdivision in Travis County, Texas, according to the map or plat thereof filed with the City of Austin under file number c8-84-162400(HB.3A

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2. <u>Modifification of the Declaration as to the Added Trace</u>. 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 same relate to the Additional Land, the terms and provisions of the Declaration are modified as follows:

(a) Article JIII, Section 6 of the Declaration is hereby deleted in its entirely, and the following is substituted in the place and stead thereof:

Section 6. Commencement Date of Assessmented The first annual assessment provided for herein shall commence to accrue as to each Lot within the Additional Land (other than Lots with Phase B, Section Thirtsen) on the date (the "Commencement Date(") that a final plat that includes the Lot within the property covered by such final plat is recorded in the Plat Records of Travis County, Texass and as to each Lot within Phase B, Section Thirteen, the Commencement Date shall be the date hereof.

(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:

<u>Section 2. Minimum Square Footage Within</u> <u>Improvements</u>. The living area of the main residential structure located on any Lot, exclusive of porches and parking factilities; shall not be less than two thousand two hundred (2200) square feet and not more than three thousand one hundred (3100) square feet for the Lots within the Additional Land

(c) Article V, Section 3h) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

h. <u>Carports, sports courts, and swimming</u> <u>bools</u> No carports, sports courts of any kind, or swimming pools shall be constructed, creeted 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.

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(d) Article V, Section 4 is hereby deleted in its entirety, and the following is substituted in the place and stead thereopf

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

a. structures below and covered by the groundd

b. stepps waakes driveways, and curbing;

c. retaining or screening walls as approved by the Architectural Control Committee;

d. landscapping;

e. any other improvement approved in writing by the Architectural Control Committee, provided that roofed structures other than relatively minor encrocobments shall in no event be so approved.

(e) Article V, Section & e) is hereby deleted in its entirety, and the following is substituted in the place and stand thereof:

e. <u>Fences</u>. The Owner of each Lot upon which a residential structure has been constructed (or is under construction) shall construct or cause to be constructed, at such Owner's expenses a six-foot privacy fence along the rear and side Lot lines; 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 face toward the school or open space, according to the Design Guideliness. 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 fences along the rear and side Lot lines of his respective Lot.

(f) Article V, Section O(D(iV) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

iv. The exterior wells of all residential structures constructed on any Lot within the Additional Land must have a minimum of 1907 masonry coverage on any side facing a street (budluding both wells facing streets on corner 10255, and 50% masonry coverage on any other side, provided the entire structure shall have no less than 70% masonry coverage, and provided

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that the rear wall of any residential structure that backs up to a four-bane divided street, or to a street on which no driveway access is permitted, 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 Control 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 JC ay of July 1994.

CIRCLE C LAND CORP., a Texas corporation

By:

Steven P. Bartlett, President

The state of texas §.

County of travis §

This instrument was acknowledged before me on this the 18th day of July 19994, by Steven P. Berliett, President of Girele c Land Corp. a Texas corporation, on behalf of said corporation.

lom N

Notary Public, State of Texas Print Name

KENDRA NORMAN NOTARY PUBLIC State of Texas Commi Exp. 07-05-98

AFTER RECONDING, RETURN TO:

MAIR. Alan Haywood Gravess Dougherty, Hearon & Kloody, P.C. P.O. Box 98 Austribu, Texas 78767

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