

NINETEENTH AMENDMENT TO DECLARAUDON OF COVENANTS, CONDIDIONS AND RESTRICTIONS FOR CIRCLE C RANCH SUBDIVISION

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THE	State	of	TEXAS	

County of travis

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This Ninetsenth 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. 5.00 RE QUARENT 5.00 RE

RECUTALS:

A. By Declaration of Covenants, Conditions and Restrictions for Circle C Ranch Subdivision recorded in Volume 10585, Page 1110, Real Property Records of Travis County, Texas (the **Coriginal** Declaration), Circle C Development Coppration, a Texas corporation (the **Coriginal Declarativ**) 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 106277, Page 7711; Volume 10729, Page 11533; Volume 107788; Page 2844; Volume 108477, Page 17704; Volume 109611, Page 08531; Volume 110003, Page 1060) Volume 111134, Page 10455; Volume 118244, Page 08833; Volume 1119244, Page 01339; Volume 1119244, Page 09559; Volume 119255, Page 00019; Volume 111929, Page 03566; Volume 1120811, Page 144759; Volume 1121599, Page 31669; Volume 1121599, Page 311777; Volume 11221199, Page 06422; Volume 1122311, Page 112441; Volume 1122336, Page 27999; Volume 1122555; Page 044711, and Volume 1122800, Page 00889; respectively, of the Real Property Records of Travis County, Texass (which Original Declaration, as so amended is herein referred to as the 'Declaration').

C. Circle C Development Corporation assigned its rights and privileges as "Declarant" under the Declaration to Circle C Development Joint Venture, and Circle C Development Joint Venture subsequently assigned its rights and privileges as "Declarant" under the Declaration to Circle C Land Corp.p a Texas corporation (hereinafter referred to as the 'DecDiana")(

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 nay 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, Decilarant hereby declares as follows.

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

(a) Phase B, Section Fourteen (144, Girele c Ranch, a subdivision in Travis Country, Texas, according to the map or plat thereof recorded in Volume 24, Pages 220-222 of the Plat Records of Travis Country, Texas.

(b) Phase B, Section Fifteen (159, Gircle C Ranch, a subsidivision in Travis Country, Taxas, according to the map

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or plat thereof recorded in Volume 94, Pages 223-225 of the Plat Records of Travis County, Texas

2. <u>Modification of the Declaration as to the Added Trant</u>. The Additional Land shable be held, transferred, sold conveyed, occupied and used subject to the covenants, restnictions, changes 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 1111, Section 6 of the Declaration is hereby deleted in its entirely, and the following is substituted in the place and stead thereof:

<u>Section 6</u>. <u>Commencement Date of Assessments</u> The first annual assessment provided for herein shall commence to accrue as to each Lot within the Additional Land shall be the date hereoft

(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.</u> <u>Minimum Square Footage Within</u> <u>Improvements</u>. The living area of the main residential structure located on any Lott, exclusive of porches and parking factilities; shaal not be less than two thousand two hundred (2200) square feet and not more than three thousand one hundred (3,100) square feet for the Lots within the Additional Land

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

h. <u>Camportss sports courts</u>, and <u>swimming</u> <u>pools</u>. No camports, sports courts of anyy 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 constructe. Any outdoor lighting related to camports, sports courts, or swimming pools shall be subject to the requirements of Section 5 horeoff.

(d) Article V, section 4 is hereby deleted in its embinety, and the following is substituted in the place and stead thereof:

Section 4. <u>Minimum Setback Lines</u>, All setback lines shall be in accordance with the approved final plats) for the Additional Land. No structure may be placed within the setback lines, however, the following improvements are allowed within minimum setback areas.

a. structures below and covered by the groundd

b. steps waats driveways and curting

c. retaining or screening walls as approved by the Architectural Cartifol Connictites

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REAL PROPERTY RECORDS

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d. landscapping;

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

(e) Article V, section $\mathcal{B}(\mathbf{c})$ is hereby deleted in its entirety, and the following is substituted in the place and stand thereof:

The Owner of each Lot upon which Fences. e. a residential structure has been constructed (or is under construction) shall construct or cause to be constructed, at such Owners expense, a six-foot privacy fence along the rear and side Lot lines, the materials and locatioon of which shall be subject to approval by the Architestural Control Computitee. Where fences are constructed adjacent to any school or open space, such frances stadil constructed with face toward the school be or according to the D Cost of construction space, Design open Guidedlines. Cost of construction and maintemance of fences along common Lot lines may be shared by the Owners of adjacent Lous; however, each such Owner shall be fully lizable for the construction and maintenance of frances along the rear and sittle Lot libres of his respective Lot.

(f) Article V, Section O(M) is beine by deleted in its entirety, and the following is substituted in the place and stead thereof:

The exterior walks of all residential 4ν. structures constructed on any Lot within the Additional Land must have a minimum of 100% masonny coverage on any side facing a street (including both walls facing streets on corner lotts, and 50% masonry coverage on any other side, provided the entire structure shall have and less than 70% masonry coverage, nø provided that the rear wall of any residential structure that backs up to a four-dame divided street, or to a street on which no driveway access is permitted, must have a minimum of 100% masonay coverage. Under no circumstances shall any residential structure be deemed to have more than one back. In case of any dispute, the Architectuzal 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.

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exaccuted this the

day of February, 1995.

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CIRCIE C LAND CORP. a Texas corporation By: Steven P. Bartlett, President

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THE STATE OF TEXAS

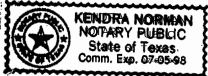
COUNTY OF TRAVIS §

This instrument was acknowledged before me on this the <u>740</u> day of February, 1995, by Steven P. Hartlett, President of Clircle c Land Copp, a Texas corporation, on behalf of subtract ponetion.

Notary Public, State of Texas

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

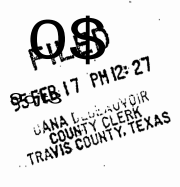
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Print Name

AFTER RECORDING, RETURN TO:

MAI. R. Alten Haywood Graves, Dougheetty, Hearon & Moody, P.C. P.O. Box 98 Austin, Texas 78767



STATE OF TEXAS COUNTY OF TRAVIS Interactly construction was fill ED on the date and at the time stamped hereon by may and was duly RECORDED. In the Volume and Reso of the named RECORDED. In the Volume and Reso of the

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