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TWENTY-SECOND AMENDMENT TO DECLARATION OF
COVENANTS, CONDITIONS AND RESTRICTIONS
FOR CIRCLE C RANCH SUBDIVISION

THE STATE OF TEXAS §
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COUNTY OF TRAVIS §

This Twenty-Second Amendment to Declaration of Covenants, Conditions and Restrictions is made to be effective the date set forth below by PHOENIX HOLDINGS, LTD., a Texas limited partnership.

RECITALS:

A. By Declaration of Covenants, Conditions and Restrictions for Circle C Ranch Subdivision recorded in Volume 10585, Page 110, Real Property Records of Travis County, Texas (the "Original Declaration"), Circle C Development Corporation, a Texas corporation (the "Original Declarant") 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 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 11924, Page 0959; Volume 11925, Page 0009; Volume 11929, Page 0356; Volume 12081, Page 1479; Volume 12219, Page 0642; Volume 12231, Page 1241; Volume 12236, Page 2799; Volume 12265, Page 0471, as corrected in Volume 12403, Page 0495; Volume 12280, Page 0080; Volume 12377, Page 058; Volume 12492, Page 0516; and Volume 12618, Page 0678, respectively, of the Real Property Records of Travis County, Texas, (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; Circle C Development Joint Venture subsequently assigned its rights and privileges as "Declarant" under the Declaration to Circle C Land Corp., a Texas corporation; and Circle C Land Corp. subsequently assigned its rights and privileges as "Declarant" under the Declaration to Phoenix Holdings, Ltd., a Texas limited partnership (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 modify the Declaration as to said property as hereinafter set forth.

NOW, THEREFORE, Declarant hereby declares as follows:

REAL PROPERTY RECORDS
TRAVIS COUNTY, TEXAS

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1. Addition to Property Subject to Declaration. The following tract of land (the "Additional Land") are hereby added to the Properties subject to and covered by the Declaration:

(a) 21.7615 acres of land, more or less, as more particularly described on Exhibit A attached hereto and made a part hereof, and also known as CIRCLE C RANCH Phase A, Section Six, a proposed subdivision in Travis County, Texas.

2. Modification of the Declaration as to the Added Tract. The Additional Land shall be held, transferred, sold, conveyed, occupied and used subject to the covenants, restrictions, charges and liens 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 III, Section 6 of the Declaration is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

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

(b) Article IV, Section 10 of the Declaration is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

Section 10. Governmental Authorities.
Declarant, its successors and assigns, and all future Owners and their successors and assigns by their acceptance of their respective deeds, and the Association shall be bound by and subject to all applicable laws, ordinances, rules or regulations, including without limitation obtaining all permits required for the construction, erection, placement, alteration or maintenance of improvements on The Properties. No improvements or addition or change or alteration thereof shall be constructed, erected, placed, altered or maintained on The Properties, including the Common Area, which is in violation of the applicable laws, ordinances, rules or regulations of any governmental entity or agency with jurisdiction over the portion of The Properties on which such improvements are so constructed, erected, placed, altered or maintained. Notwithstanding anything to the contrary herein contained, Declarant, the Association, the Committee, and their respective officers, directors, agents and employees shall have no obligation to enforce or report any violation of any such law, ordinance, rule or regulation. The approval of plans and specifications by the Committee shall not be deemed or construed to constitute a determination that such plans and specifications comply with any applicable law, ordinance, rule or regulation.

(c) 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 Improvements. The living area of the main residential structure located on any Lot, exclusive of porches and parking facilities, shall not be less than one thousand three hundred (1,300) square feet and not more than two thousand four hundred (2,400) square feet for the Lots within the Additional Land.

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

b. Use. No manufacturing, trade, business, commerce, industry, profession, or other occupation whatsoever will be conducted or carried on in The Properties or any part thereof, or in any building or other structure erected thereon, save and except sales and construction management offices with the prior written approval of the Architectural Control Committee.

(e) 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.

(f) Article V, Section 4 is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

Section 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, the following improvements are allowed within minimum setback areas:

- a. structures below and covered by the ground;
- b. steps, walks, driveways, and curbing;
- c. retaining or screening walls 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 encroachments shall in no event be so approved.

(g) The last paragraph of Article V, Section 6 is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

Notwithstanding anything herein contained to the contrary, (i) no paper or cardboard signs will be permitted on any Lot, and (ii) any and all signs, if allowed, shall comply with all applicable laws, ordinances, rules or regulations of any governmental entity or agency with jurisdiction over the portion of The Properties on which such signs are so constructed, erected, placed, or maintained.

(h) Article V, Section 7(e)(ii) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

- ii. Required Landscaping. All Owners shall be required to landscape front yards, back yards, side yards, and adjacent to building foundations. Trees, shrubs, ground covers, seasonal color and turf grass shall be used in these areas to achieve the landscape intent for land use according to the Design Guidelines.

Either permanent turf grass or Winter Rye shall be established in all turf areas shown on the approved landscape plan by the builder prior to the occupancy of any residence constructed on a Lot. Winter Rye shall be considered a temporary measure to reduce soil erosion through the winter season. It shall be completely replaced with turf grass according to the approved landscape plan by May 1 of the following year.

Trees, shrubs and turf areas (as provided above) shall be planted by the builder prior to the occupancy of any residence constructed on a Lot, the season notwithstanding.

Note: Refer to Screening Section 8 of Article V for required landscaping for screening situations.

(i) Article V, Section 7(e)(iv) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

- iv. Required Trees. The land use listed below shall be landscaped with the following numbers of shade trees. The

shade trees shall be no smaller in size than 3" caliper.

<u>Land Use</u>	<u>Required Number of Trees</u>
Single Family	Two per front yard within 10' 0" of Right-of-Way (Four for corner lots, two on the front and two on the side)

(j) Article V, Section 8(e) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

e. Fences. 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 expense, 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 Guidelines. Cost of construction and maintenance of fences along common Lot lines may be shared by the Owners of adjacent Lots; 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.

(k) Article V, Section 9(b)(iv) 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 (including both walls facing streets on corner lots), and 50% masonry coverage on any other side, provided no masonry coverage shall be required on the rear or back of such residential structure, except that the rear wall of any residential structure 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 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.

(l) Article V, Section 9(b)(vi) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

vi. No above ground level swimming pool shall be installed on any Lot. Any swimming pool shall be designed, engineered, constructed and maintained in compliance with all applicable laws, ordinances, rules, regulations and permit requirements of any governmental entity or agency with jurisdiction over the portion of The Properties on which such pool is so constructed and maintained.

(m) Article V, Section 9(e)(ii) is hereby deleted in its entirety, and the following is substituted in the place and stead thereof:

ii. All telephone, electric, cable, or other service lines shall be installed underground and shall comply with all applicable laws, ordinances, rules, regulations and permit requirements of any governmental entity or agency with jurisdiction over the portion of The Properties on which such lines are so installed and maintained and the requirements of the entities providing such services.

EXECUTED this the 16th day of April, 1996.

PHOENIX HOLDINGS, LTD.,
a Texas limited partnership

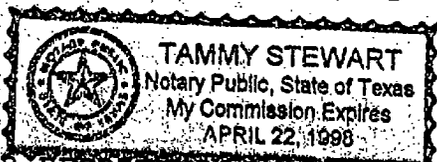
By: Phoenix Holdings GP, Inc.,
a Texas corporation,
its General Partner

By: [Signature]
Steve Bartlett, Vice President

THE STATE OF TEXAS §

COUNTY OF TRAVIS §

This instrument was acknowledged before me on this the 16th day of April, 1996, by Steve Bartlett, Vice President of Phoenix Holdings GP, Inc., a Texas corporation, General Partner of PHOENIX HOLDINGS, LTD., a Texas limited partnership, on behalf of said corporation and limited partnership.



AFTER RECORDING, RETURN TO:

[Signature]
Notary Public, State of Texas
Print Name: Tammy Stewart

R. Alan Haywood
Graves, Dougherty, Hearon & Moody
P.O. Box 98
Austin, Texas 78767

STATE OF TEXAS §
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COUNTY OF TRAVIS §

FIELDNOTE DESCRIPTION of a 21.7615 acre tract out of the Jesse Williams Survey No. 62, Travis County, Texas, being a portion of that 538.5087 acre tract, described as Tract Two, in a deed conveyed to Circle C Land Corp. by deed recorded in Volume 11620, Page 1126 of the Travis County Deed Records; the said 21.7615 acre tract being all of proposed Circle C Ranch, Phase A, Section Six is more particularly described by metes and bounds as follows:

BEGINNING at a 1/2" iron rod found on a curve to the left for the northwest corner of Barstow Avenue (right-of-way varies) as dedicated by plat in Circle C Ranch, Phase A, Section Four, a subdivision recorded in Book 94, Pages 93 through 95 of the Plat Records of Travis County, Texas, and an interior corner of the remainder of the said 538.5087 acre tract;

THENCE, across the said remainder of the 538.5087 acre tract, along the northerly line of said Circle C Ranch, Phase A, Section Four, for the following four (4) courses:

- 1) Along the westerly right-of-way of Barstow Avenue, with the said curve to the left having a central angle of $00^{\circ}46'59''$, a radius of 1,000.00 feet, a chord distance of 13.67 feet (chord bears $S23^{\circ}40'10''W$) for an arc distance of 13.67 feet to a 1/2" iron rod found for the point of reverse curvature of a curve to the right for the most easterly northeast corner of Allerton Avenue (64.00 foot right-of-way) as dedicated by plat in the above said Circle C Ranch, Phase A, Section Four;
- 2) Leaving the westerly right-of-way line of Barstow Avenue, along the northerly right-of-way line of Allerton Avenue, with the said curve to the right having a central angle of $90^{\circ}46'59''$, a radius of 20.00 feet; a chord distance of 28.48 feet (chord bears $S68^{\circ}40'09''W$) for an arc distance of 31.69 feet to a 1/2" iron rod found for the point of tangency;
- 3) $N65^{\circ}56'21''W$, 183.22 feet to a 1/2" iron rod found for the point of curvature of a curve to the right;
- 4) With the said curve to the right having a central angle of $31^{\circ}41'16''$, a radius of 468.00 feet, a chord distance of 255.54 feet (chord bears $N50^{\circ}05'43''W$) at an arc distance of 99.89 feet pass the northwest corner of Allerton Avenue, being the most northerly corner of said Circle C Ranch, Phase A, Section Four and the northeast corner of proposed Circle C Ranch, Phase A, Section Five Subdivision, for a total arc distance of 258.83 feet to a 1/2" iron rod found for the point of tangency;

THENCE, continuing across the said remainder of the 538.5087 acre tract, with the northerly line of said proposed Circle C Ranch, Phase, Section Five subdivision, the following four (4) courses:

- 1) $N34^{\circ}15'05''W$, a distance of 367.39 feet to a 1/2" iron rod found for the point of curvature of a curve to the left;
- 2) Northwesterly, with said curve to the left having a radius of 532.00 feet and a central angle of $26^{\circ}12'08''$, a chord distance of 241.18 feet (chord bears $N47^{\circ}21'09''W$) for an arc distance of 243.29 feet to a 1/2" iron rod set for a point of tangency;
- 3) $N60^{\circ}27'13''W$, a distance of 373.02 feet to a 1/2" iron rod set for the point of curvature of a curve to the left;
- 4) With the said curve to the left having a central angle of $05^{\circ}52'16''$, a radius of 518.50 feet, a chord distance of 52.44 feet (chord bears $N63^{\circ}23'21''W$) for an arc distance of 52.47 feet to a 1/2" iron rod found for the southwest corner of the herein described tract, being the northwest corner of said proposed Circle C Ranch, Phase A, Section Five;

THENCE, N29°32'47"E, leaving the said northerly line of proposed Circle C Ranch, Phase A, Section Five and continuing across said remainder of a 538.5087 acre tract, with the westerly line of the herein described tract, a distance of 573.68 feet to a concrete monument set for the northwesterly corner of the herein described tract;

THENCE, continuing across said remainder of a 538.5087 acre tract, with the northerly line of the herein described tract, the following six (6) courses:

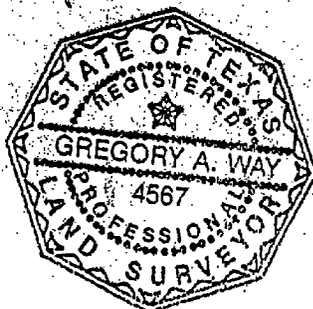
- 1) S25°25'25"E, a distance of 179.69 feet to a 1/2" iron rod set for corner on a curve to the right;
- 2) Southeasterly, with said curve to the right having a radius of 205.00 feet and a central angle of 54°26'39", a chord distance of 187.55 feet (chord bears S88°12'05"E) for an arc distance of 194.80 feet to a 1/2" iron rod set for the point of tangency;
- 3) S60°58'46"E, a distance of 871.10 feet to a 1/2" iron rod set for the point of curvature of a curve to the left;
- 4) Southeasterly, with said curve to the left having a radius of 25.00 feet and a central angle of 48°11'23", a chord distance of 20.41 feet (chord bears S85°04'27"E) for an arc distance of 21.03 feet to a 1/2" iron rod set for a point of reverse curvature of a curve to the right;
- 5) Southeasterly, with the said curve to the right having a radius of 50.00 feet and a central angle of 101°44'07", a chord distance of 77.57 feet (chord bears S58°18'05"E) for an arc distance of 88.78 feet to a 1/2" iron rod set for corner;
- 6) N82°33'58"E, a distance of 158.87 feet to a concrete monument set for the northeast corner of the herein described tract;

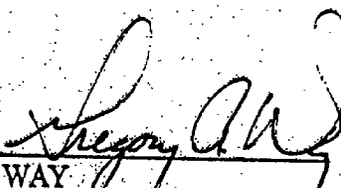
THENCE, continuing across said remainder of a 538.5087 acre tract with the easterly line of the herein described tract, the following three (3) courses:

- 1) S29°15'00"W, a distance of 378.32 feet to a 1/2" iron rod set for the point of curvature of a curve to the left;
- 2) Southwesterly, with said curve to the left having a radius of 4,000.00 feet and a central angle of 05°11'21", a chord distance of 362.15 feet (chord bears S26°39'20"W) for an arc distance of 362.27 feet to a 1/2" iron rod set for the point of tangency;
- 3) S24°03'39"W, for a distance of 134.58 feet to the PLACE OF BEGINNING, CONTAINING within these metes and bounds 21.7615 acres of land area.

That I, Gregory A. Way, 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.

WITNESS MY HAND AND SEAL at Austin, Travis County, Texas this the 23rd day of February, 1995.




GREGORY A. WAY
Registered Professional Land Surveyor
No. 4567 - State of Texas

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CONSENT AND RATIFICATION

THE STATE OF TEXAS §
COUNTY OF TRAVIS §

This Consent and Ratification is made to be effective the date set forth below by CHANCELLOR RESOURCES, LTD., a Texas limited partnership ("Owner").

RECITIALS:

A. Owner is the owner of that certain tract of land containing 21.7615 acres, more or less, as more particularly described on Exhibit A attached hereto and made a part hereof, and also known as CIRCLE C RANCH Phase A, Section Six, a proposed subdivision in Travis County, Texas (the "Property").

B. Phoenix Holdings, Ltd., a Texas limited partnership, as the Declarant in that certain Declaration of Covenants, Conditions and Restrictions for Circle C Ranch Subdivision recorded in Volume 10585, Page 110 of the Real Property Records of Travis County, Texas, as amended (the "Declaration"), has executed a Twenty-Second Amendment to Declaration of Covenants, Conditions and Restrictions for Circle C Ranch Subdivision (the "Amendment") recorded in Volume 12667, Page 0072 of the Real Property Records of Travis County, Texas, to bring the Property within the scheme of the Declaration and to modify and amend certain provisions of the Declaration to the extent the same pertain to the Property, as set forth in the Declaration.

C. Owner desires to evidence its consent and approval of the addition of the Property to the Declaration, and to confirm, approve and ratify the Amendment.

NOW, THEREFORE, in consideration of the premises, the benefits to the Property and the subsequent owners thereof as a result of being brought within the scheme of the Declaration, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Owner hereby declares that it has consented and approved, and does hereby consent and approve, the addition of the Property to the Properties covered by the Declaration, on and subject to the terms and provisions of the Amendment; does further declare that the Property shall be held, transferred, sold, conveyed, occupied and used subject to the covenants, restrictions, charges and liens as set forth in the

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TRAVIS COUNTY, TEXAS

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Declaration, provided that as the same relate to the Property, the terms and provisions of the Declaration are modified as set forth in the Amendment; and does further hereby in all respects adopt, confirm, ratify and approve the Amendment.

EXECUTED this the 22 day of April, 1996.

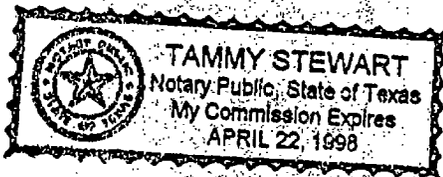
CHANCELLOR RESOURCES, LTD.
a Texas limited partnership

By: Penn Capital Corporation,
a Texas corporation,
General Partner

By: *James D. Gressett*
James D. Gressett, Vice President

THE STATE OF TEXAS §
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This instrument was acknowledged before me on the 22nd day of April, 1996, by James D. Gressett, Vice President of Penn Capital Corporation, a Texas corporation, General Partner of Chancellor Resources, Ltd., a Texas limited partnership, on behalf of said corporation and limited partnership.



Tammy Stewart
NOTARY PUBLIC, State of Texas
Print Name: Tammy Stewart

AFTER RECORDING, RETURN TO:

R. Alan Haywood
Graves, Dougherty, Hearon & Moody
P.O. Box 98
Austin, Texas 78767