After recording, return to: Kristin A. Gardner Dunlap & Shipman, P.A. 2065 Thomasville Road, Suite 102 Tallahassee, FL 32308 20160029411
THIS DOCUMENT HAS BEEN
RECORDED IN THE PUBLIC RECORDS
OF
LEON COUNTY FL
BK: 4924 PG:1880, Page1 of 28
05/05/2018 at 12:08 PM,

BOB INZER, CLERK OF COURTS

Killearn Homes Association, Inc. 2705 Killarney Way Tallahassee, FL 32309

STATEMENT OF MARKETABLE TITLE ACTION

The Killearn Homes Association, Inc. ("Association") has taken action to ensure that the following Declarations of Covenants and Restrictions currently burdening the property of each and every member of said Units, retains their status as the source of marketable title with regard to the transfer of a member's residence. To this end, the Association shall cause the notice required by Chapter 712, Florida Statutes, to be recorded in the public records of Leon County, Florida. Copies of this notice and its attachments are available through the Association pursuant to the Association's governing documents regarding official records of the Association:

- Killearn Estates Unit 24 Declaration of Restrictive Covenants, recorded in Official Records Book 1505, Page 2070 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 2. Killearn Estates Unit 25 Declaration of Restrictive Covenants, recorded in Official Records Book 1420, Page 1431of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 3. Killearn Estates Unit 27 Declaration of Restrictive Covenants, recorded in Official Records Book 1284, Page 1677 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 4. Killearn Estates Unit 31 Declaration of Restrictive Covenants, recorded in Official Records Book 1237, Page 1079 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official

Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576, of the public records of Leon County, Florida.

- 5. Killearn Estates Unit 36 Declaration of Restrictive Covenants, recorded in Official Records Book 1157, Page 1203 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 1215, Page 2036, Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534, Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 6. Killearn Estates Unit 37 Declaration of Restrictive Covenants, recorded in Official Records Book 1366, Page 1231 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 1458, Page 181, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 7. Killearn Estates Unit 38 Declaration of Restrictive Covenants, recorded in Official Records Book 1469, Page 19 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 8. Killearn Estates Unit 39 Declaration of Restrictive Covenants, recorded in Official Records Book 1571, Page 2086 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576, of the public records of Leon County, Florida.
- 9. Killearn Estates Unit 40 Declaration of Restrictive Covenants, recorded in Official Records Book 1525, Page 1949 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576, of the public records of Leon County, Florida.
- 10. Killearn Estates Unit 41 Declaration of Restrictive Covenants, recorded in Official Records Book 1788, Page 2373 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official

- 10. Killearn Estates Unit 41 Declaration of Restrictive Covenants, recorded in Official Records Book 1788, Page 2373 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576, of the public records of Leon County, Florida.
- 11. Killearn Estates Unit 42 Declaration of Restrictive Covenants, recorded in Official Records Book 4086, Page 427 of the public records of Leon County, Florida, as amended by that amendment to the restrictive covenants recorded in Official Records Book 4824, Page 1576, of the public records of Leon County, Florida.

Dated this 31 day of May, 2016.

John Paul Bailey

President of Killeam Homes Association, Inc.

STATE OF FLORIDA COUNTY OF LEON

Notary Public

Print, type or stamp managed in no. and expiration date.

Killeam Homes Association, Inc. 2705 Killarney Way Tallahassee, FL 32309

PROOF OF NOTICE AFFIDAVIT

STATE OF FLORIDA COUNTY OF LEON

Comes now the undersigned, John Paul Bailey, President of Killearn Homes Association, Inc., being first duly sworn, deposes and says that he posted or caused to be posted, conspicuously on the property, or has hand delivered or mailed written notice of the meeting of the Board of Directors to be held on May 3, 2016, not less than seven (7) days prior to said meeting.

The undersigned also deposes and says that at the meeting of the Board held on May 3, 2016, at least 2/3 of the members of the Board of Directors voted in favor of preserving the following sets of Declaration of Covenants burdening the property described in Exhibit A attached hereto:

- Killearn Estates Unit 24 Declaration of Restrictive Covenants, recorded in Official Records Book 1505, Page 2070 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 2. Killearn Estates Unit 25 Declaration of Restrictive Covenants, recorded in Official Records Book 1420, Page 1431 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
- 3. Killearn Estates Unit 27 Declaration of Restrictive Covenants, recorded in Official Records Book 1284, Page 1677 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.

- 4. Killearn Estates Unit 31 Declaration of Restrictive Covenants, recorded in Official Records Book 1237, Page 1079 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576, of the public records of Leon County, Florida.
- 5. Killearn Estates Unit 36 Declaration of Restrictive Covenants, recorded in Official Records Book 1157, Page 1203 of the public records of Leon County, Florida, as amended by those amendments to the restrictive covenants recorded in Official Records Book 1215, Page 2036, Book 2312, Page 1715, Book 2445, Page 2105, Book 2502, Page 1138, Book 2534, Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576 of the public records of Leon County, Florida.
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Records Book 2445, Page 2105, Book 2502, Page 1138, Book 2534 Page 2353, Book 3433, Page 1023, and Book 4824, Page 1576, of the public records of Leon County, Florida.

11. Killearn Estates Unit 42 Declaration of Restrictive Covenants, recorded in Official Records Book 4086, Page 427 of the public records of Leon County, Florida, as amended by that amendment to the restrictive covenants recorded in Official Records Book 4824, Page 1576, of the public records of Leon County, Florida.

Killearn Homes Association, Inc./

Printed name: John Paul Baile

Printed title: President

STATE OF FLORIDA **COUNTY OF LEON**

WITNESS:

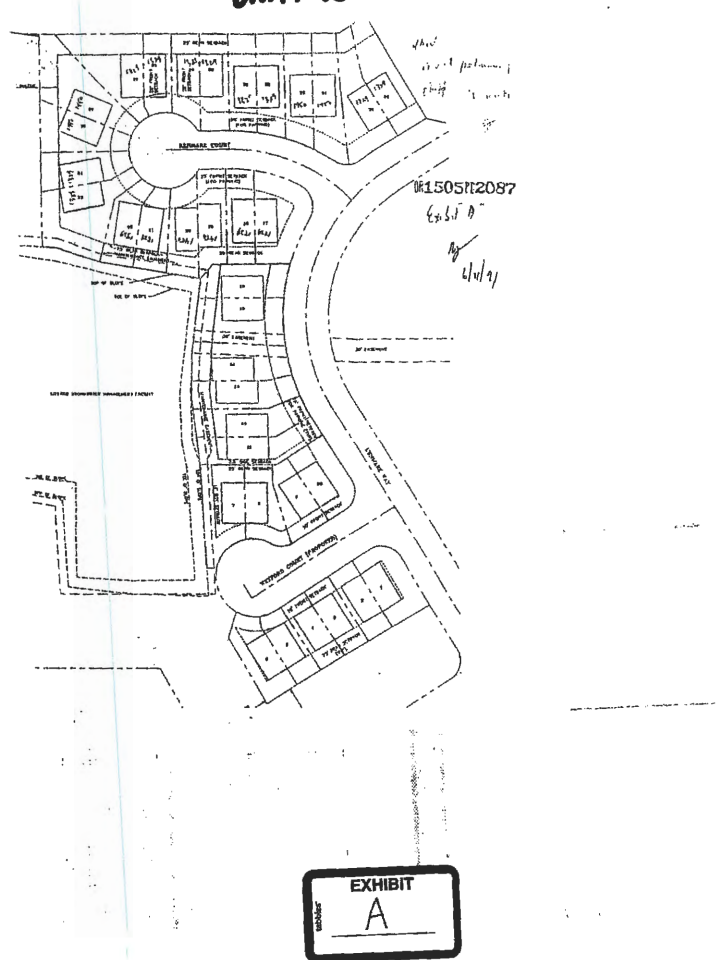
Sworn to (or affirmed) and subscribed before me this 3 day of May, 2016, by John Paul Bailey, the President of of Killearn Homes Association, Inc., who is personally known to me or who has produced **DENSORABLE KNOWN** as identification

Motary Public

Print, type or stamp name, commission DITAGLEMNTA BARLOW

Commission # EE 837196 Expires October 22, 2016

Unit 24







GARY GEE ALLEN REGISTERED LAND SURVEYOR, INC.

GARY ALLEN, P.L.S., President MARK HENDERSON, P.L.S.

R1420111443

4101 APALACHEE PARKWAY

TALLAHASSEE, FLORIDA 32301

PHONE: 877-0541

February 21, 1990

KILLEARN ESTATES UNIT NO. 25

Boundary

I hereby certify that the legal description shown hereon meets the Minimum Techical Standards for Land Surveyong (F.A.C. 218H-6).

The undersigned surveyor has not been provided a current title opinion or abstract of metters affecting title or boundary to the subject property. It is possible that there are deeds of record, unrecorded deeds, easements or other instruments which could affect the boundaries.

Begin at the Southeast corner of Lot 8, Block "G", of Kimberton, Unit No. 2, a subdivision as per map or plat thereof recorded in Plat Book 9, Page 20 of the Public Records of Leon County, Florida, and run along the Essterly boundary of Block "G' said Mimberton, Unit No. 2 as follows: North 29 degrees 46 minutes 29 seconds West 121.71 feet, thence North 15 degrees 24 minutes 48 seconds West 351.99 feet, thence North 06 degrees 24 minutes 08 seconds East 115.79 feet, thence South 86 degrees 14 minutes 50 seconds East 80.12 feet, thence North 04 degrees 55 minutes 29 seconds East 212.73 feet to a point on the Southerly right of way boundary of McLaughlin Drive, thence North 22 degrees 06 minutes 25 seconds East 86.92 feet to a point lying on the Northerly right of way boundary of McLaughlin Drive, said point lying on a curve concave to the South, thence run Easterly along said right of way and said curve with a radius of 1153.79 feet, through a central angle of 01 degree 14 minutes 03 seconds, for an arc distance of 24.87 feet (the chord bearing being South 89 dagrees 17 minutes 42 seconds East 24.85 feet), thence South 89 degrees 29 minutes 39 seconds East 5.61 feet to the Southeast corner of Lot 2, Block "F", of Kimberton, Unit No. 2, thence North O9 degrees O7 minutes 52 seconds East along the East boundary of said Lot 2 and the East boundary of Lot 1, Block "F", of Kimberton, Unit 2, a distance of 265.88 feet to the Northeast corner of said Lot 1, Block "F", thence South 55 degrees 05 minutes 18 seconds East 44.42 feet, thence South 80 degrees 29 minutes 46 seconds East 208.76 feet, thence South 81 degrees 54 minutes \$2 seconds East 235.80 feet, thence South 54 degrees 31 minutes 35 seconds East 126.46 feet, thence South 17 degrees 18 minutes 03 seconds East 206.32 feet, thence South 28 degrees 39 minutes 31 seconds East 103.74 feet, thence South 22 degrees 45 minutes 00 seconds East 81.99 feet, thence South 38 degrees 38 minutes 03 seconds East 288.34 feet, thence South 63 degrees 27 minutes 32 seconds East 198.62 feet, thence South 79 degrees 30 minutes 37 seconds East 116.02 feet, thence North 8B degrees 32 minutes 27 seconds East 203.16 feet, thence Worth 87 degrees 57

Exhibit "A" (Page 1 of 2 Pages)



GARY GEE ALLEN REGISTERED LAND SURVEYOR, INC.

GARY ALLEN, P.L.S., President MARK HENDERSON, P.L.S.

R142011444

4101 APALACHEE PARKWAY

TALLAHASSEE, FLORIDA 32301

PHONE: 877-0541

KILLBARN ESTATES UNIT NO. 25 Boundary Pebruary 21, 1990 Page 2 of 2

winutes 46 seconds East 220.48 feet, thence South 68 degrees 26 minutes 33 seconds East 100.86 feet, thence South 43 degrees 31 minutes 12 seconds East 365.79 feet, thence South 26 degrees 14 minutes 48 seconds East 95.55 feet, thence South 09 degrees 28 minutes 15 seconds East 271.08 feet, thence South 23 degrees 36 minutes 20 seconds East 272.44 feet to a point on the Northwesterly maintained right of way boundary of Centerville Road, thence run South 48 degrees 16 minutes 07 seconds West along said maintained right of way boundary 252,50 feet, thence South 44 degrees 06 minutes 00 seconds West along said maintained right of way boundary 256.08 feet to the Worthessterly boundary of Killearn Estates Unit No. 16, as recorded in Plat Book 7, Page 9, of the Public Records of Leon County, Florida, thance run along said Mortheasterly boundary as follows: North 41 degrees 52 sinutes 20 seconds West 280.35 feet, thence North 41 degrees 04 minutes 28 seconds West 604.93 feet, thence North 78 degrees 01 minutes 25 seconds West 844.77 feet, thence North 49 degrees 09 minutes 36 seconds West 246.18 feet, thence North 85 degrees 44 minutes 10 seconds West 224.89 feet, thence South 61 degrees li minutes 45 seconds West 37.47 feet to the POINT OF BEGINNING; containing 45.66 acres more or less.

A survey has not been performed by Gary Allen Land Surveying, Inc., to verify the accuracy of this property and there has been as onsite inspection to determine if the foregoing described property has any improvements or encroachments.

Gary G. Allen

Registered Florida Surveyor No. 4016

Su. Sommann College Market

> Exhibit "A" (Page 2 of 2 Pages)

Unit 27



Brown & Associates

Civil Engineers and Land Surveyors Inc.

M178461688

Benjamin E. Brown, HE ALS

Glenn C. Brown Jr.,

LEGAL DESCRIPTION FOR KILLEARN ESTATES UNIT NO. 27
January 25, 1987

Be . ; at the northernmost corner of Lot 11 Block CR Killearn tes Unit No. 26, a subdivision as per map or plat of as recorded in Plat Book 9 Page 19 of the Public ds of Leon County, Florida. From said POINT OF BE INING run South 27 degrees 37 minutes 56 seconds East alc) the easterly property line of said Lot 11 Block CR, I feet to a concrete monument (Plat: South 27 degrees mautes 17 seconds East 234.64 feet); THENCE North 79 30 es 35 minutes 02 seconds East 621.16 to a concrete THENCE North 50 degrees 34 minutes 2 seconds mc Ument: East 601.25 feet to a concrete monument on the southensterly ri ht-of-way boundary line of Griffin Drive; THENCE leaving so d southeasterly right-of-way boundary line and crossing said ri t-of-way run North 58 degrees 14 minutes 39 seconds East 66. 9 feet to a concrete monument on the northeasterly rightof my boundary line of Griffin drive; THENCE leaving said no theasterly right-of-way boundary line run North 48 degrees 50 m: utes 36 seconds East 53.12 feet to a concrete monument; If NCE North 09 degrees 08 minutes 11 seconds West 168.78 fe t to a concrete monument; THENCE North 18 degrees 08 minutes 58 seconds West 265.08 feet to a concrete monument; Theile North 24 degrees 15 minutes 32 seconds West 317.42 feet to a concrete monument; THENCE South 72 degrees 56 m rutes 42 seconds West 188.98 feet to a concrete monument; ThatCE South 28 degrees 55 minutes 21 seconds West 607.54 feet to a concrete monument; THENCE South 84 degrees 40 mirutes 60 seconds West 597.51 feet to a concrete monument; THENCE South 70 degrees 01 minutes 58 seconds West 154.69 THENCE South 36 degrees 15 feet to a concrete monument: minutes 37 seconds East along the easterly property line of Lot 1 Block CQ of the aforesaid Killearn Estates Unit No. 26, 306.95 feet to a concrete monument on the northwesterly right-of-way boundary line of Kilmartin Drive (Plat: South 36 degrees 15 minutes 09 seconds East 306.87 feet); THENCE leaving said property line and leaving said northwesterly right-of-way boundary line and crossing said right-of-way run 5 th 34 degrees 58 minutes 55 seconds East 60.25 feet to the POINT OF BEGINNING, (Plat: South 35 degrees 09 minutes 37 seconds East 60.03 feet) containing 20.01 acres more or less.

EXHIBIT "A"



2937-A Killearn Court Tallahnesee, FL 32303 Brown & Associates
Civil Engineers and Land Surveyors Inc.

Telephone: (904) 893-1430

LEGAL DESCRIPTION FOR XILLEARN ESTATES UNIT NO. 31

M123761091

BEGIN at the Southwest corner of Section 3, Township 4 South, Range 1 East of Leon County and run South 89 degrees 32 minutes 10 anconds East 17.79 fact to a concrete monument, said monament being on the easterly right-of-way of Raymond brold Road and on the northwestern most cerner arbor Hill a subdivision as per unp or plat thereof as recorded in Plat Book 7, Page 51 of the Public Records of Leon County, Florida: THENCE continue South 89 degrees 32 minutes 10 seconds East leaving sold ersterly right-of-way boundary and along the conflorn boundary of said Arbor Hill, unplatted land of Arbor Hill and then Arbor Hill Unit No. 2. a subdivision as per map or plat thereof as recorded in Plat Book 8. Page 17 of the Public Records of Leon County, 1298.76 fout to a concrete monument, seid monument also being the Southwest corner of Lot 13 Block CX of Killearn Estates Unit No. 22, a subdivision as pur map or plat thereof as recorded in Plat Book 8, Page 93 of the Public Records of Loon county; THENCE leaving said northern boundary of Arbor Hill Unit No. 2 and swid Southwest corner of Lot 13, run North OU degrees 27 minutes 50 seconds East along the westerly boundary of said Killearn Estates Unit So. 22, 150.00 feet to a concrete consent. THEMCE South d9 degrees 32 diautes 10 seconds East 12.85 feet to a concrete somewest; THERCE North 00 degrees 27 minutes 50 seconds East 200.00 feet to a concrete monument; "TRESCh South 89 degrees 32 minutes 10 seconds East 30.00 feet to a concrete menument; THENCE North 00 degrees 27 minutes 50 seconds East 138.77 feet to a concrete monument on a postungest curve concave to the Southwest; THENCE proceed in a southwesterly direction along said curve leving a codies of 206.23 feet through a central angle of 35 degrees 63 minutes 60 seconds for an arc length of 127.38 feet (said curve also having a chord bearing South 65 degrees 47 windres 30 seconds East and a chord length of 125.41 feet) to a concrete womane.; THERCE North 41 degrees 44 minutes 00 seconds Fest 60.00 feet to a concrete monument: THERCE North 01 degrees 57 minutes 29 seconds West 256.59 feet to a concrete monument on the southerly boundary like of Eillearn Estal is Unit No. 21 a subdivision as per map or plat thereof ha recorded in Plot Book 8, Page 73 of the Public Records of Leon County; THEECE leaving the aforesoid Killearn Estates Unit No. 22 run South 64 degrees 02 minutes 13 seconds West along the southerly boundary line of Killegra Estates Unit Ro. 21 111.76 feet to a concrete monument; THENCE North 89 degrees 32 minutes 10 seconds West 336.00 feet to A concrete manuscrit; THENCE North 83 degrees 37 minutes 36 seconds West 105.04 feet to a concrete monument: THENCE North 54 degrees 53 minutes 48 seconds West 168.66 feet to a concrete monument; THESCE North 17 degrees 16 minutes 53 seconds West 94.26 feet to a concrete monument; TRIRCE North 76 degrees 44 minutes 36 seconds West 129.89 feet to a concrete monument on a nontangent curve concave to the Southoust: THENCE proceed in a northensterly direction along said curve having a radius of 200,00 feet through a central angle of 25 degrees 21 minutes OS seconds for an arc distance of 91.99 feet (said curve also having a chord bearing North 26 degrees 25 minutes 57 seconds first and a chord length of 91/18 feet) to a concrete monument; "BERGE North 39 degrees 36 minutes 30 seconds East 29.62 feet to a concrete monument; THENCE North 45 degrees 16 minutes 21 seconds West 249.21 feet to a concrete

Jeb No. 1002-042
Field Book LOKEBI:(2
Date: 6/27/86

CERTIFICATE

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[Page 1 of 4 Pages]

7/2/06

BENJAMIN E. BROWN

FLORIDA REGISTERED ENGINEER NO. 20813 FLORIDA REGISTERED LAND SURVEYOR NO. 3803

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3837-A Killearn Court Tellahagsec, FL 32303

Brown & Associates Civil Engineers and Land Surveyors Inc.

Telephone: (904) 893-14(9)

Killenin Estates Unit 80, 31 Page 2 of 4

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comment; The SCE North 62 degrees 21 minutes 22 accords East 70,00 fout to a concrete manument: THENCE Backh 25 degrees 38 minutes 38 seconds West 150.00 feet to a concrete monument on the southeasterly right-ofway boundary line of Gallaghar Orive; THENCE rlong said southeasterly right-of-way boundary line run North 64 degrees 21 cinutes 22 accords Fast 100.32 feet to a concrete management: THENCE leaving said southeasterly right-of-way boundary line run North 25 degrees 38 minutes 38 seconds West 213.18 feet to a concrete monument on the southerly boundary of Killenra Estates Unit Mo. 3 a subdivision as per map or plat thereof as recorded in Plat Book 5 Page 12 of the Public Records of Leon THESCE leaving the oforesaid southerly boundary line of Millearn Estates Unit No. 21 run South 64 dagrees 58 minutes 06 mercands Mast along the southerly boundary of said Killean Estates Unit Ho. 3. 217.63 feet to a comment; THEMCE South 63 degrees 03 minutes 03 seconds West 206.52 feet to a concrete monument on the enstartly boundary line of Killegen Balanes Unit No. 5 a subdivision as per map or plat thereof as recorded in Plat Book 5, Page 34 of the Public Records of Leon County: THEMCK leaving the aforesaid Killparn Betates Unit No. 3 run South 10 degrees 06 minutes 27 seconds West along said easterly boundary of Killuarn Estates Unit No. 5, 164.12 (cet to a concrete monument; THENCE South 08 degrees 11 minutes 10 seconds West 126.68 feet to a concrete monument: THENCE South 10 degrees 05 minutes OH seconds West 126.10 feet to a controle monument; THEMCE South OS degrees 41 minutes 45 seconds West 108.72 feet to a concrete monument; TREMCE South 00 degrees 10 minutes 33 seconds East 104.42 feet to a concrete munuscat; THENCE South 08 degrees 47 minutes 05 seconds East 104.45 feet to a concrete monoment; THESCE South 17 degrees 17 simules 52 seconds East 104.52 feet to a concrete monument; THEMCE Smith 22 degrees 13 minutes 41 seconds East 132.64 feet to a concrete consment: THERCE South 14 degrees 37 minutes 27 seconds East 151.29 feet to a concrete monument; THERCE South 80 degrees 03 similes 46 seconds West 170.02 feet to a concrete monument on the enacerly right-of-way of way boundary line of Eagmond Diehl Road; THENCE leaving said casterly right-of-way boundary line run South 69 degrees 32 minutes 30 seconds West 81.45 feet to a concrete monument on the westerly right-of-way boundary line of Raymond Dichl Road, said monument also being on a nontangent curve concave to the Southwest; THENCE proceed along said posterly right-of-way boundary line in a southeasterly direction along said curve beving a radius of 712.04 feet through a scheral angle of 14 degrees 31 minutes 51 seconds for an arc distance of 180.58 feet (said curve also having a chord bearing South OI degrees 45 minutes 56 seconds thist and a chord length of 180.10 feet) to a concert monument; Timber leaving said westerl; right-of-way run North 89 degrees 26 minutes 10 seconds West 149.79 feet to a concrete monument; THENCE South 18 degrees 47 similes 20 seconds West 150.00 feet to a concrete monument; THENCE South 89 degrees 26 minutes 10 seconds East 234.91 feet to a concrete monument at the POINT OF BRITANING, containing 33.075 across more or less.,

Less and except the following described percel:

BEGIN at the Southwest corner of Section 3, Township 1 Mortic, Range 1 East of Leon County and run South 89 degrees 32 Minutes 10 seconds East

Job No. 1002-042	CERTIFICATE
Field Book LD KE31:12 Date: 6/27/86	EXHIBIT "A"
	(Page 2 of 9 Pages)
	BENTAMIN E. BROWN FLORIDA REGISTERED ENGINEER NO. 20813 FLORIDA REGISTERED LAND SURVEYOR NO. 3883 NOTE: Not Valid Unlass Seeled With An Embassed Seel

3637-A Killearn Court Tallahassee, FL 32303

Brown & Associates Civil Engineers and Land Surveyors Inc.

Telephone: (904) 893-1430

Killeern Estates Unit No. 31 Page 3 of 4

W123761093

17.79 feet to a concrete monument, said monument being on the easterly right-of-way of Reymond Dighl Road and on the northwestern most corner Arbor Hill a subdivision as per map or plot thereof as recorded in Plat Book 7, Page 31 of the Public Records of Leon County, Florida said comment also being on a nentangent curve concave to the Northwest; THERCA leaving said morthwestern most corser proceed along said easterly rightofway and along sold curve having a radius of 792.04 feet through a central angle of 25 dagrees 39 minutes 38 accounts for an arc length of 354.60 feet (said curve also having a chord bearing North 02 degrees 38 windles 05 seconds East and a chord length of 351.84 feet) to a concrete monument; THOMCE leaving said easterly right-of-way of way boundary line run South 69 degrees 32 minutes 30 seconds West 81.45 feet to a concrete Monument on the Westerly right-of-way boundary line of Raymond Dight Road said monument also being on a nontangent curve concave to the Northwest: THENCE proceed along said westerly right-of-way boundary line and along said carve having a radius of 712.0% feet through a central sagle of 26 degrees 13 minutes 19 seconds for an arc distance of 325.87 feet (said curve also having a churd bearing of South 04 degrees 04 minutes 48 seconds West and a chord distance of 323.03 foot) to a concrete womuncht; illiacs leaving said westerly right-of-way boundary line run South 89 degrees 26 sinutes 10 seconds East 65.34 feet to the POINT OF BEGINNING, containing 0.625 acres more or less.

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Job No. 1002-042

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(Page 3 of 4 Pages)

7/2/06

BENJAMIN E. BROWN

FLORIDA REGISTERED ENGINEER NO. 20813 FLORIDA REGISTERED LAND SURVEYOR NO. 3883

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3\$37-A Killearn Court Tallahassee, FL 32303

Brown & Associates

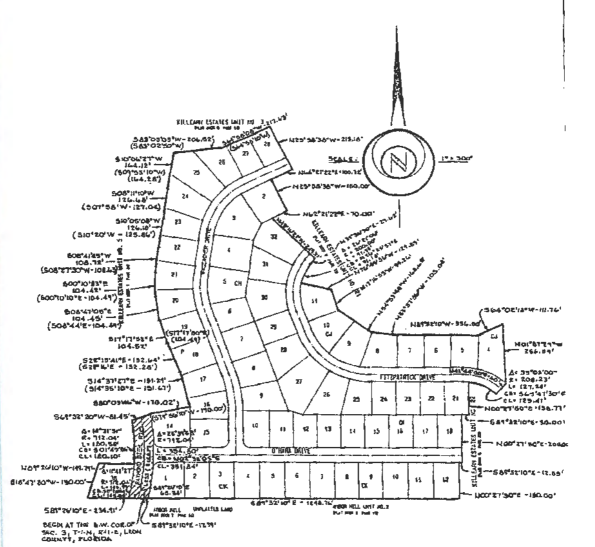
Civil Engineers and Land Surveyors Inc.

Telephone: (904) 893-1430

LEGAL DESCRIPTION FOR KILLEARN ESTATES UNIT 31

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MOTE:
ALL BENEFINGS AND DISTANCES IN
PARENTMESES ARE PLAT CALLS

EXHIBIT "A"

(Page 4 of 4 Pages)

Jeb No. 1002-042 (TERTIFICATE

21-4-4-6 of the Florida Administrative Code.

Field Book

I do hereby certify that this survey and legal description was prepared under my responsible supervision and is true and accurate to the best of my knowledge and belief. I further testify that this survey is in compliance with Mart 1 of Uniqueer 1// of the Florida Statutes and with Florida Rule

BENJAMIN E. BROWN

FLORIDA REGISTERED ENGINEER NO. 20813 FLORIDA-REGISTERED LAND SURVEYOR NO. 3883

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EXHIBIT "A"

001157P01218

Begin at the Southeast corner of Lot 1, Block "AB" of Killearn Estates, Unit No. 10, a subdivision as per map or plat thereof recorded in Plat Book 6, Fage 4 of the Public Records of Leon County, Florida, and run thence West along the South boundary of said Block "AB" 568.48 feet to a point on the West boundary of Section 3, Township 1 North, Range 1 East, Leon County, Florida, thence run South 00 degrees 04 minutes 26 seconds East along the West boundary of said Section 3, a distance of 1071.89 feet, thence run North 89 degrees 41 minutes 20 seconds East 478.71 feet, thence run North 58 degrees 40 minutes East 324.67 feet to a point on the Westerly right of way boundary of Shamrock West, thence North 31 degrees 26 minutes West along said Westerly right of way right of way boundary 63.94 feet to a point of curve to the right, thence run Northwesterly along said Westerly right of way boundary and said curve with a radius of 1088.65 feet, through a central angle of 31 degrees 26 minutes for an arc distance of 597.24 feet, thence run North along said Westerly right of way boundary 279.03 feet to the Point of Reginning, containing 15.0 acres, more or less.



BROWARD DAVIS & ASSOC., INC.

PLAPONING • ENGINEERING • SURVEYING • DEVELOPMENT MANAGEMENT
FLORIDA • GEORGIA • ALABAMA

EROSAND P. DAVID P.L.S. LARRY E. DAVIZ P.L.B. LEE F. DOWLING, N.L.S. RUPUS L. DIÇKEY, P.L.S. LELAND L. BURTON, P.L.S.



WALTER A JOISTSON, P.E. P.L.S.
PEYTHU C. SMITH, P.E.
DAVID J. SARTLETT, P.L.S.
TOINE R. OKEEN, P.L.S.
KATHLEEN R. SHIMAI, F.L.S.

W1366111243

KILLEARN ESTATES UNIT NO. 37

Boundary

I hereby certify that the legal description shown hereon meets the Minimum Technical Standards for Land Surveying (F.A.C. 2188-6).

The undersigned surveyor has not been provided a current title opinion or abstract of matters affecting title or boundary to the subject property. It is possible there are deeds of record, unrecorded deeds, easements or other instruments which could affect the boundaries.

Begin at the Southwest corner of Lot 11, Block "DF" of Killearn Estates Unit No. 33, a subdivision as per map or plat thereof recorded in Plat Book 9, Page 45 of the Public Records of Leon County, Florida, and run South 00 degrees 01 minute 59 seconds West 90.54 feet to the Northerly boundary of Lot 1, Block "CK" of Killearn Estates Unit No. 21, a subdivision as per map or plat thereof recorded in Plat Book 8, Page 73 of the Public Records of Leon County, Florida, thence North 82 degrees 46 minutes 35 seconds East along said Northerly boundary 21.70 feet, thence South 00 degrees 07 minutes 46 seconds West along the Easterly boundary of said Block"CK" and along the boundary of Block "GF" of said Killearn Estates Unit No. 21 and along the Easterly boundary of Block "GF" of Killearn Estates Unit No. 22, a subdivision as per map or plat thereof recorded in Plat Book 8, Page 93 of the Public Records of Leon County, Plorida, a distance of 1605.35 feet, thence North 89 degrees 29 minutes 16 seconds East along the East boundary of Section 3, Township 1 North, Range 1 East, Leon County, Florida (bearing base from previous survey by Broward Davis & Assoc., Inc.) 200,00 feet, thence North 00 degrees 05 minutes 53 seconds East 151.77 feet to a point of curve to the right, thence Northerly along said curve with a radius of 350.06 feet, through a central angle of 08 degrees 54 minutes 18 seconds, for an arc distance of 54.41 feet, thence South 80 degrees 59 minutes 49 seconds East 136.73 feet, thence North 21 degrees 52 minutes 06 seconds East 95.00 feet, thence North 46 degrees 40 minutes 40 seconds East 205.80 feet, thence North 36 degrees 19 minutes 49 seconde Sest 123.47 feet, thence South 52 degrees 55 minutes 50 seconds Rost 64.41 feet, thance South 80 degrees 02 minutes 30 seconds East 421.76 feet, thence North 09 degrees 57 minutes 30 seconds East 210.00 feet, thence South

EXHIBIT "A"
(Page 1 of 2 Pages)

STREET ADDRESS; 2414 MAIAN DRIVE (EASTWOOD OFFICE PLAZA) MARIEWI ADDRESS: POST OFFICE NOX 12367 * TALLAHASSEE, FLORIDA 12317 * (\$04) 978-4199 TELE FAX: (904) 978-2038 KILLEARN ESTATES UNIT NO. 37 Boundary March 7, 1989 Page No. 2

PR1366PF1244

80 degrees 02 minutes 30 seconds East 117.57 feet, thence North 01 degree 09 minutes 37 seconds East 212.50 Feet, thence North 12 degrees 06 minutes 21 seconds East 535.28 feet, thence North 06 degrees 18 minutes 28 seconds West 355.80 feet to the Southerly boundary of Killearn Estates Unit No. 7, a subdivision as per map or plat thereof recorded in Plat Book 5, Page 24 of the Public Records of Leon County, Florida, thence South 89 degrees 44 minutes 24 seconds West along the Southerly boundary of said subdivision 661.48 feet, thence South 89 degrees 40 minutes 47 seconds West 475.56 feet, thence North 00 degrees 16 minutes 33 seconds West 20.35 feet to the Southerly boundary of Block "DF" of said Killearn Estates Unit No. 33, thence South 89 degrees 41 minutes 56 seconds West along said Southerly boundary 174.97 feet to the POINT OF BEGINNING; containing 38.80 acres, more or less.

A survey has not been performed by Broward Davis & Assoc., Inc., to verify the accuracy of this property and there has been no onsite inspection to determine if the foregoing described property has any improvements or encroachments.

LELAND L. BURTON, JR.

Registered Florids Surveyor No. 2400

BPD #71-155 PSR #



STREET ADDRESS: MIA MARAM DRIVE (RASTWOOD OFFICE PLAZA)

MAILING ADDRESS: POST OFFICE GOZ 12367 - TALLANASTE, PLORDA 32317 - (904) 676 4193

TELE FAX: (904) 678-8096

Unit 38

KILLEARN ESTATES UNIT NO. 38

A SUBDIVISION OF A PART OF SECTIONS 2 AND 3, TOWNSHIP 1 NORTH, RANGE 1 EAST, AND LYING WITHIN THE CITY LIMITS OF TALLAHASSEE, FLORIDA

M1469110034

LEGAL DESCRIPTION

COMMENCE AT THE SOUTHWEST CORNER OF KILLEARN ESYATES UNIT HO.7, A SUBDIMISION AS PER MAP OR FLAT THEREOF RECORDED IN PLAT BOOK 5, PAGE 24 OF THE PUBLIC RECORDS OF LEGAL COUNTY, FLORIDA AND MUN NORTH 85 DEGREES 44 MINUTES 22 SECOND FOR SUBDIMINARY FIRST STATE PUBLIC RECORDS OF LEGAL COUNTY, FLORIDA AND MUN NORTH 85 DEGREES 44 MINUTES 22 SECOND FOR THE SULPH RECORDS AND PUBLIC OF PER SULPH RECORDS BOOK READ PUBLIC OF PER SULPH RECORDS BOOK READ PUBLIC OF FULL RECORDS B

KILLEARN ESTATES UNIT NO. 38

A SUBDIMISION OF A PART OF SECTIONS 2 AND 3, TOWNSHIP 1 NORTH, RANGE 1 EAST, AND LYING WITHIN THE CITY LIMITS OF TALLAHASSEE, FLORIDA.

LEGAL DESCRIPTION (CONTINUED)

W14691601

LEGAL DESCRIPTION (CONTINUED)

31 SECONDS EAST 125.17 FEET) THENCE LEAVING SAID PROPOSED RIGHT OF WAY RUN SOUTH 88 DEGREES 12 MINUTES 12 SECONDS WEST 108.23 FEET, THENCE SOUTH 34 OFFICES 14 MINUTES 08 SECONDS WEST 81.75 FEET, THENCE SOUTH 64 DEGREES 28 MINUTES 44 SECONDS WEST 168.03 FEET, THENCE SOUTH 70 DEGREES 38 MINUTES 35 SECONDS WEST 118.46 FEET, THENCE SOUTH 74 DEGREES 32 MINUTES 38 SECONDS WEST 118.46 FEET, THENCE SOUTH 74 DEGREES 38 MINUTES 38 SECONDS WEST 110.497 FEET, THENCE SOUTH 76 DEGREES 38 MINUTES 31 SECONDS WEST 110.72 FEET, THENCE SOUTH 82 DEGREES 45 MINUTES 04 SECONDS WEST 110.72 FEET, THENCE SOUTH 82 DEGREES 02 MINUTES 07 SECONDS WEST 110.42 FEET, THENCE SOUTH 82 DEGREES 02 MINUTES 07 SECONDS WEST 110.04 FEET, THENCE SOUTH 83 DEGREES 28 MINUTES 27 SECONDS WEST 110.04 FEET, THENCE SOUTH 81 DEGREES 35 MINUTES 27 SECONDS WEST 110.05 FEET, THENCE NORTH OF MAY CURVE CONCAVE TO THE MORTHHEASTERLY, THENCE NORTHWESTERLY ALONG SAID PROPOSED RIGHT OF WAY CURVE WITH A RADIUS OF 280.48 THROUGH A CHITRAL ANGLE OF 12 DEGREES 28 MINUTES 45 SECONDS FOR AN ARC DISTANCE OF 63.01 FEET, THE CHORD OF SAID ARC BEING NORTH 32 DEGREES 11 MINUTES 12 SECONDS WEST 82.88 FEET), THENCE LEAVING SAID PROPOSED RIGHT OF WAY CURVE, RUN SOUTH 64 DEGREES 01 MINUTES 18 SECONDS WEST 100.00 FEET, THENCE SOUTH 08 DEGREES 37 MINUTES 18 SECONDS WEST 82.88 FEET), THENCE SOUTH 08 DEGREES 38 MINUTES 11 SECONDS WEST 11.16 FEET, THENCE SOUTH 08 DEGREES 30 MINUTES 15 SECONDS WEST 100.00 FEET, THENCE SOUTH 08 DEGREES 30 MINUTES 16 SECONDS WEST 100.00 FEET, THENCE SOUTH 08 DEGREES 30 MINUTES 17 SECONDS WEST 100.00 FEET, THENCE SOUTH 08 DEGREES 30 MINUTES 18 SECONDS WEST 100.00 FEET, THENCE SOUTH 08 DEGREES 30 MINUTES 18 SECONDS WEST 100.00 FEET, THENCE MORTH 18 DEGREES 30 MINUTES 18 SECONDS WEST 100.00 FEET, THENCE MORTH 18 DEGREES 30 MINUTES 18 SECONDS WEST 100.00 FEET, THENCE MORTH 18 DEGREES 30 MINUTES 30 SECONDS WEST 100.00 FEET, THENCE MORTH 19 DEGREES 30 MINUTES 30 SECONDS EAST 144.66 FEET THENCE ON MINUTES 30 SECONDS WEST 100.00 FEET,

Unit 3°

081571H2098

KILLEARN ESTATES UNIT NO. 39, NORTH SECTION.

KILLEARN ESTATES UNIT NO. 39, NORTH SECTION.

COMMENGE AT THE SOUTHWEST CORNER OF KILLEARN ESTATES UNIT NO.7, A SUBPINISION AS PER MAP OR PLAT THEREOF REGOTORD IN PLAT BOOK 5, PAGE 24 OF THE PUBLIC RECORDS OF LEON COUNTY, FLORIDA AND RUN NORTH 89 DEGREES 44 MINUTES 24 AST ALONG THE SOUTH BOUNDARY O KILLEARN ESTATES UNIT NO.7, 66-148 FEET, THENCE NORTH 89 DEGREES 38 MINUTES 07 SECONDS EAST ALONG SAID SOUTHERLY BOUNDARY OF PROPERTY DESCRIBED IN OFFICIAL RECORDS BOOK 888, PAGE 801 OF THE PUBLIC RECORDS SEAT ALONG SAID SOUTHERLY BOUNDARY OF PROPERTY DESCRIBED IN OFFICIAL RECORDS BOOK 888, PAGE 801 OF THE PUBLIC RECORDS SEAT LEON COUNTY OF PROPERTY PUBLIC RECORDS SEAT ALONG SAID SOUTHERLY BOUNDARY OF PROPERTY BUSINESS SEAT OF THE PUBLIC RECORDS SELECT ON THE SOUTH OF PROPERTY ROUNDARY OF SAID PROPOSED RIGHT OF WAY CURVE WITH A RADIUS OF 190-48 FEET, (THE CHORD OF SAID ARC BEING NORTH 88 DEGREES 40 MINUTES 20 SECONDS EAST BALONG SAID PROPOSED RIGHT OF WAY CURVE CONCARE TO THE SOUTHARSTERLY THENCE MORTH 88 DEGREES 40 MINUTES 20 SECONDS EAST ALONG SAID PROPOSED RIGHT OF WAY A DISTANCE OF 120-56 FEET TO THE POINT OF BEGINNING REASTERLY BOUNDARY OF SAID PROPOSED RIGHT OF WAY A DISTANCE OF 120-56 FEET TO THE POINT OF BEGINNING PROPERTY DESCRIBED IN OFFICIAL RECORDS BOOK 689, PAGE 601, THENCE NORTH 01 DEGREES 33 MINUTES 14 SECONDS WEST ALONG SAID PROPOSED RIGHT OF WAY A DISTANCE OF 120-157 FEET THENCE NORTH SOUTH SAID RECORDS BOOK 689, PAGE 601, THENCE NORTH 01 DEGREES 38 MINUTES 40 SECONDS ROUNDARY A DISTANCE OF 120-157 FEET THENCE NORTH SOUTH SAID RECORDS BOOK 689, PAGE 601, THENCE NORTH 60 DEGREES 30 MINUTES 30 SECONDS ROUNDARY

EXHIBIT "A" (Page 1 of 2 Pages)

KILLEARN ESTATES UNIT NO. 39, SOUTH SECTION.

COMMENCE AT THE SOUTHWEST CORNER OF KILLEARN ESTATES UNIT NO.7, A SUBDIVISION AS PER MAP OR PLAT THEREOF RECORDED IN PLAT BOOK 5, PAGE 24 OF THE PUBLIC RECORDS OF LEON COUNTY, FLORIDA AND RUN NORTH 89 DEGREES 44 MINUTES 24 EAST ALONG THE SOUTH BOUNDARY OF KILLEARN ESTATES UNIT NO.7, 661.48 FEET, TILENCE NORTH 89 DEGREES 38 MINUTES 07 SECONDS EAST ALONG SAID SOUTHERLY BOUNDARY OF PROPERTY DESCRIBED IN OFFICIAL RECORDS BOOK 688, PAGE 601 OF THE PUBLIC RECORDS OF LEON COUNTY, FLORIDA, THENCE SOUTH 03 DEGREES 05 MINUTES 97 SECONDS WEST ALONG THE SAID WESTERLY BOUNDARY OF PROPERTY DESCRIBED IN OFFICIAL RECORDS BOOK 688, PAGE 601 OF THE PUBLIC RECORDS OF LEON COUNTY, FLORIDA, THENCE SOUTH 03 DEGREES 05 MINUTES SECONDS WEST ALONG THE SAID WESTERTY BOUNDARY. A DISTANCE OF 718.22 FEET, TILENCE LEAVING SAID PROPERTY, RUN SOUTH 08 DEGREES 50 MINUTES 53 SECONDS EAST 96.39 FEET TO A POINT ON A PROPOSED BEGIT OF WAY CURVE WITH A RADIUS OF 1302.84 TROUGH A CENTRAL ANGLE OF 07 DEGREES 13 MINUTES SO SECONDS FOR AT ARC 01STANCE OF 164.48 FEET, (THE CHORD OF SAID ARC BEING NORTH 85 DEGREES 03 MINUTES 20 SECONDS EAST 164.38 FEET), THENCE LEAVING SAID NORTHERLY RIGHT OF WAY OF SAID ROADWAY, THENCE LEAVING SAID PROPOSED RIGHT OF WAY RUN SOUTH OD DEGREES 38 MINUTES 58 SECONDS EAST 10.00 FEET TO THE POINT OF BEGINNING, FROM SAID PROPOSED RIGHT OF WAY CURVE WITH A RADIUS OF 290.48 THROUGH A GENTRAL ANGLE OF WAY CURVE CONCAVE TO THE NORTHERLY THENCE NORTHWESTERLY ALONG SAID PROPOSED RIGHT OF WAY CURVE WITH A RADIUS OF 290.48 THROUGH A GENTRAL ANGLE OF 12 DEGREES 36 MINUTES 45 SECONDS WEST 106.45 FEET TO A POINT ON A PROPOSED RIGHT OF WAY CURVE CONCAVE TO THE NORTHERLY THENCE NORTHWESTERLY ALONG SAID PROPOSED RIGHT OF WAY CURVE CONCAVE TO THE NORTHERSTERLY, THENCE OF 63.01 FEET, THENCE SOUTH 32 DEGREES 11 MINUTES 56 SECONDS WEST 106.45 FEET TO A POINT ON A PROPOSED RIGHT OF WAY CURVE CONCAVE TO THE NORTHERSTERLY, THENCE OUTH 64 DEGREES 10 MINUTES 44 SECONDS EAST 100.00 FEET, THENCE SOUTH 17 DEGREES 11 MINUTES 56 SECONDS WEST 106.35 FEET, SECIOIDS 3 TOWNSHIP 1 NORTH, RANGE 1 EAST, LEON COUNTY, FLORIDA, THENCE RUN NORTH 8B DEGREES 29 MINUTES 16 SECONDS EAST, ALANDE SAND HABILY BOUNDARY, AND ALONG THE SOUTHERLY BOUNDARY OF SECTION 2, TOWNSHIP 1 NORTH, RANGE 1 EAST, A DISTANCE OF 800.00 FEET, THENCE LEAVING SAID SOUTHERLY BOUNDARY RUN NORTH 00 DEGREES 30 MINUTES 44 SECONDS WEST 231.88 FEET, TO A POINT ON THE THE PROPOSED SOUTHERLY RIGHT OF WAY OF A 50 FOOT ROADWAY, SAID PORMS LYING ON A CURRY CONCAVE TO THE NORTHWESTERLY RIGHT OF WAY CONCAVE TO THE NORTHWESTERLY ALONG SAID CURRY WITH A RADIUS OF 333.92 FEET THROUGH A CENTRAL ANGLE OF 53 DEGREES 49 MINUTES 17 SECONDS FOR AN ARC DISTANCE OF 313.67 FEET, [THE CHORD OF SAID ARC BEING NORTH 19 DEGREES ON MINUTES 28 SECONDS EAST 302.27 FEET). TO A POINT OF REVERSE RIGHT OF WAY CURVE WITH A RADIUS OF 30.00 FEET THROUGH A CENTRAL ANGLE OF 79 DEGREES 46 MINUTES 19 SECONDS FOR AN ARC DISTANCE OF 41.77 FEET, TO A POINT OF REVERSE RIGHT OF WAY CURVE WITH A RADIUS OF 1735.27 FEET THROUGH A CENTRAL ANGLE OF 08 DEGREES 35 MINUTES 02 SECONDS FOR AN ARC DISTANCE OF 198.51 FEET TO A POINT OF COMPOUND RIGHT OF WAY CURVE WITH A RADIUS OF 375.74 FEET THROUGH A CENTRAL ANGLE OF 64 DEGREES 35 MINUTES 12 SECONDS FOR AN ARC DISTANCE OF 198.51 FEET TO A POINT ON THE SOUTHWESTERLY RUNGED WAY OF A PROPOSED SO FOOT ROADWAY, THENCE SOUTHWESTERLY ALONG SAID PROPOSED RIGHT OF WAY CURVE WITH A RADIUS OF 30.00 FEET THROUGH A CENTRAL ANGLE OF 192.98 FEET THROUGH A CENTRAL ANGLE OF 05 DEGREES 12 MINUTES DO SECONDS FOR AN ARC DISTANCE OF 17.75 FEET TO A POINT ON THE SOUTHWESTERLY WITH A RADIUS OF 30.00 FEET THROUGH A CENTRAL ANGLE OF 30 DEGREES 11 MINUTES DO SECONDS FOR AN ARC DISTANCE OF 17.75 FEET TO A POINT ON THE SOUTHWESTERLY WITH A RADIUS OF 30.00 FEET THROUGH A CENTRAL ANGLE OF 30 DEGREES 14 MINUTES TO SECONDS SET 113.07 FEET, THENCE SOUTH AS REPORT OF WAY, RUN SOUTH RESTORMED A CENTRAL ANGLE OF 30 DEGREES 33 MINUTES 17 SECONDS WEST 113.07 FEET, THENCE SOUTH A RADIUS OF 28.7 3.4 FEET THROUGH A CENTRAL ANGLE OF 30.00 FEET THROUG

EXHIBIT "A" (Page 2 of 2 Pages)

Unit 40



REGISTERED LAND SURVEYOR, INC. LAND SURVEYING - CIVIL ENGINEERING GARY ALLEN, P.L.S., President B.J. ALLEN, V.P. MARK T. HENDERSON, P.L.S., V.P. R. MICHAEL LATMER, P.E., V.P. ROBERT DILWORTH, P.L.S.

> PHONE: (904) 877-0541 FAX NO.: (904) 877-0041

4101 APALACHEE PARKWAY

TALLAHASSEE, FLORIDA \$2311

GARY GEE ALLEN

LEGAL DESCRIPTION RILLEARN ESTATES UNIT NO. 40 NOVEMBER 2, 1990

M152581961

A tract of land lying in Sections 34 and 35, Younship 2 Worth, Range 1 East, Leon County, Plorida, being more particularly described as follows:

Begin at a concrete monument marking the most Southeast corner of Lot 9, Block "B", Kimberton, Unit No. 1, a subdivision as per map or plat thereof recorded in Plat Book 6, Page 5 of the Public Records of Leon County, Florida and run thence North 46 degrees 42 minutes 18 seconds East 245.85 feet, thence South 70 degrees 57 minutes 44 seconds East 859.07 feat, thence South 01 degrees 48 minutes 28 seconds East 87.44 feet, thence South 16 degrees 35 minutes 51 seconds East 276.52 feet, thence North 72 degrees 09 minutes 13 seconds East 195.39 feet, thence North 53 degrees 56 minutes 40 seconds East 108.88 feet, thence North 41 degrees 21 minutes 48 seconds East 211.83 feet, thence North 00 degrees 00 minutes 45 seconds East 111.89 feet, thence North 53 degrees 23 minutes 33 seconds East \$18.02 feet, thence North 67 degrees 19 minutes 06 seconds East 60.06 feet, thence North 79 degrees 36 minutes 00 seconds East 235.39 feet, thence South 86 degrees 32 minutes 00 seconds East 117.40 feet, thence South 67 degrees 11 minutes 51 seconds East 226.97 feet, thance South 47 degrees 54 winutes 02 seconds East 223.84 feet, thence South 31 degrees 00 minutes 29 seconds East 436.19 feet, thence South 71 degrees 12 minutes 30 seconds East 50.33 feet, theore South 02 degrees 45 minutes 44 seconds West 168.85 feet, theore South 07 degrees 27 minutes 36 seconds West 59.93 feet, theore South 13 degrees 50 minutes 57 seconds West 207.91 feet, theore North 77 degrees 50 minutes 29 seconds West 167.04 feet, thence South 73 degrees 54 minutes 32 seconds West 160.76 feet, thance North 09 degrees 40 minutes 59 seconds West 120.59 feet, thence North 28 degrees 50 minutes 38 seconds West 548.60 feet, thence North 84 degrees 33 minutes 56 seconds West 220.15 feet, thence South 38 degrees 18 minutes 07 seconds West 969.85 feet, thence South 83 degrees 24 minutes 39 seconds West 654.87 feet, thence North 87 degrees 01 minutes 20 seconds West 945.34 feet, thence North 61 degrees 43 minutes 28 seconds West 408.33 feet, thence North 16 degrees 18 minutes 13 seconds East 304.61 feet, thence South 83 degrees 02 minutes 20 seconds East 100.63 feet, thence North 08 degrees 22 minutes 39 seconds East 140.41 feer, thence North 15 degrees 29 minutes 15 seconds West 324.61 feet, thence South 87 degrees 44 minutes 54 seconds East 99.88 feet, thence North 86 degrees 53 einutes 33 seconds East 269.87 feet to the POINT OF BEGINEING; containing \$8.05 acres more or less,

__ EXHIBIT "A"
PAGE 1 of 2 PAGES



GARY GEE ALLEN REGISTERED LAND SURVEYOR, INC. LAND SURVEYING - CIVIL ENGINEERING

B.J. ALLEM, V.P.

B.J. ALLEM, V.P.

MARKT, HENDERSON, P.L.S., V.P.
R. MICHAEL LATIMER, P.E., V.P.
ROBERT DILWORTH, P.L.S.

4101 APALACHEE PARKWAY

TALLAHASSEE, FLORIDA 32311

PHONE: (904) 877-0541 FAX NO.: (904) 877-0041

GARY ALLEN, P.L.S., President

KILLEARN ESTATES UNIT NO. 40 FAGE 2 OF 2 NOVEMBER 2, 1990

R1525N1962

I hereby certify that the legal description shows hereon meets the Minimum Techical Standards for Land Surveying (F.A.C. 21MH-6).

The undersigned surveyor has not been provided a current title opinion or abstract of matters affecting title or boundary to the subject property. It is possible that there are deeds of record, unrecorded deeds, easements or other instruments which could affect the boundaries.

Sany S. Cult. 11-2-90
Gary G: Allen Date
Fla. Reg. Land Surveyor No. 4016

Job NO. 88-1449 Disk No. 68

__ EXHIBIT "A"
PAGE 2 of 2 PAGES

11-14-94 U4:34FM

PLATT BURYEVIRG

OR | 188 P6 2 3 8 4

LEMAL DESCRIPTION

LEMAL DESCRIPTION

LEMAL DESCRIPTION

Commende at a tatra cotta monument marking the Southwest carnet of Section 2, Township 1 Sprth, Range 1 mast, Leon County, Florida, themce run Horth 89 degrees 29 minutes 21 seconds mast set as the marking the Southwest cerner of property recorded and degree and the Southwest cerner of property recorded and degree and county, Florida, themce North 80 degrees 33 minutes 39 seconds west along each bewendary 351.11 feet to a pinched iron pipe, themce North 80 degrees 20 minutes 37 seconds Eart 128.81 feet to the Westerly saintained Fight-co-way or Contextville Nord (as yet "Maintenance Map" of Centerville Nord (as yet "Maintenance Map"), thence along the said Mortherly right-of-way of Gardenye May the Center May of Centerville Nord (as yet "Maintenance Map"), thence and the said (as yet "Maintenance Map"), thence and the said (as yet "Maintenance Map"), thence and the said (as yet "Maintenance Maintenance Maintenance Maintenance Map"), the South of Sold Politic Nord (as yet "Maintenance Maintenance Maintena

RECORDING NOTICE Document legibility unsaf-stactory for clean reproduction in the public Tectros.

11-11-fe - 62 91FP

Unit 42

EXHIBIT "A"

LEGAL DESCRIPTION

Parcel 1 (REVISED 3/15/02):

Commence at a found terra cotta monument marking the Northwest corner of Section 11, Township 1 Morth, Tange 1 East, Leon County, Florida (as per Certified Corner Record #16880) and thence run North 89 degrees 45 minutes 23 seconds East.65.00 feet to the POINT OF BEGINNING. From raid POINT OF BEGINNING, theace run along the Section 11ne the following three courses: North 89 degrees 45 minutes 23 seconds East 197.03 feet to a concrete monument marking the Sculbwest corner of Killearn Estates Unit 41, Phase III, as per map or plat thereof recorded in Plat Book 11, Page 59, of the Public Records of Leon County, Florida, thence run along the Scutherly boundary of said Killearn Estates Unit 41, Phase III, Phase III North 89 degrees 53 minutes 27 seconds Bast 717.15 feet to a concrete monument marking the Southeast corner of said Killearn Estates Unit 41, Phase III, thence North 89 degrees 54 minutes 21 seconds East 525.25 feet, thence run South 31 degrees 55 minutes 25 seconds East 117.60 feet, thence run South 15 degrees 54 minutes 30 seconds West 199.70 feet, thence run South 89 degrees 56 minutes 36 seconds East 145.11 feet, thence run North 16 degrees 18 minutes 08 seconds East 122.94 feet, thence run South 89 degrees 56 minutes 36 seconds East 145.11 feet, thence run North 16 degrees 18 minutes 08 seconds East 145.11 feet, thence run South 89 degrees 16 minutes 36 seconds East 145.11 feet, thence run South 80 degrees 18 minutes 30 seconds East 145.11 feet, thence fun South 16 degrees 18 minutes 18 seconds West 190.00 feet, thence South 16 degrees 15 minutes 18 seconds West 100.00 feet, thence South 16 degrees 15 minutes 18 seconds West 100.00 feet, thence South 16 degrees 15 minutes 18 seconds West 100.00 feet, thence South 16 degrees 16 minutes 32 seconds West 100.00 feet, thence South 16 degrees 16 minutes 32 seconds West 300.00 feet, thence South 16 degrees 17 minutes 28 seconds West 300.00 feet, thence South 84 degrees 16 minutes 32 seconds West 40.00 feet, thence South 84 degrees 17 minutes 28 seconds West

0R1525111949

of Exhibit A". attachment KILLEARN ESTATES UNIT 40 RESIDENTIAL DECLARATION OF COVENANTS AND RESTRICTIONS STATE OF FEORIDA COUNTY OF LEON

0R1520P12025

KNOW ALL MEN BY THESE PRESENTS, That this Declaration of Covenants and Restrictions, made and entered into on this 3rd day of October, 1991, by KILLEARN PROPERTIES, INC., a Florida corporation, hereinafter referred to as "Developer",

This instrument is re-recorded to reflect the

WITNESSETH:

WHEREAS, Developer is the owner of the real property commonly known as Killearn Estates and desires to create therein a residential community with permanent parks, lakes, playgrounds, open spaces, and other common facilities for the benefit of the said community; and,

WHEREAS, Developer desires to provide for the preservation of the value and amenities in said community and for the maintenance of said parks, lakes, street lights, playgrounds, open spaces, and other common facilities, and to this end, desires to subject the real property described in Exhibit "A", together with such additions as have been or may hereinafter be made thereto (as provided in Article I) to the covenants, restrictions, easements, charges and liens, hereinafter set forth, each and all of which is and are for the benefit of said property and each owner thereof; and

WHEREAS, Developer has deemed it desirable, for the efficient preservation of the values and amenities of said community, to create an agency to which should be delegated and assigned the powers of maintaining and administering the community properties and facilities and administering and enforcing the covenants and restrictions and collecting and disbursing the assessments and charges hereinafter created; and

WHEREAS, Developer has incorporated under the laws of the State of Florida, as a non-profit corporation, KILLEARN HOMES ASSOCIATION, INC., for the purpose of exercising the functions aforesaid;

NOW, THEREFORE, the Developer declares that the real property described in Exhibit "A", and such additions thereto as may hereafter be made pursuant to Article I hereof, is and shall be held, transferred, sold, conveyed and occupied subject to the covenants, restrictions, easements, charges and liens (sometimes referred to as "covenants and restrictions") hereinafter set forth.

ARTICLE I PROPERTY SUBJECT TO THIS DECLARATION

Section 1. Existing Property. The real property which is, and shall be held, transferred, sold, conveyed, and occupied subject to this Declaration is located in Leon County, Florida, contains 58.05 acres more or less, and is more particularly described in Exhibit "A" attached hereto.

Section 2. Additional properties in Killearn Estates may become subject to this Declaration by recordation of additional declarations containing essentially the same substance as the instant indenture in the sole discretion of the Developer. Any subsequent Declarations of Covenants and Restrictions shall interlock all rights of Members to the Association to the end that all rights resulting to Members of the Killearn Homes Association shall be uniform as between all units of Killearn Estates.

ARTICLE II **DEFINITIONS**

Section 1. The following words, when used in this Declaration or any Supplemental Declaration (unless the context shall prohibit), shall have the following meanings:

(a) "Association" shall mean and refer to the Killearn Homes Association, Inc.

OR1525111950

- (b) "Board" shall mean and refer to the Board of Directors of the Killearn Homes Association, Inc.

 \$\text{N1520} \text{1520} \text{1520}
- (c) "Building" shall include, but not be limited to, both the main portion of such building and all projections or extensions thereof, including garages, outside platforms and docks, carports, canopies, enclosed malls, porches, walls, docks and fences.
- (d) "Committee" shall mean and refer to the Architectural Control Committee.
- (e) "Common Properties" shall mean and refer to those areas of land shown on any recorded subdivision plat of The Properties and intended to be devoted to the common use and enjoyment of the owners of The Properties.
- (f) "Improvements" shall mean and include structures and construction of any kind, whether above or below the land surface, such as, but not limited to, buildings, outbuildings, water lines, sewers, electrical and gas distribution facilities, loading areas, parking areas, walkways, wells, fences, hedges, mass plantings, entrance ways or gates and signs.
- (g) "Living Area" shall mean and refer to those heated and/or air conditioned areas which are completely finished as living area and which shall not include garages, carports, porches, patios or storage areas.
- (h) "Living Unit" shall mean and refer to any portion of a building situated upon The Properties designed and intended for use and occupancy as a residence by a single family.
- (i) "Member" shall mean and refer to all those Owners who are members of the Association, as provided in Article XXXI, Section 1 hereof.
- (j) "Multifamily Structure" shall mean and refer to any building containing two or more Living Units under one roof, or when the density of Living Units exceeds five per acre.
- (k) "Owner" shall mean and refer to the record owner, whether one or more persons or entities, of the fee simple title to any site situated upon The Properties, but, notwithstanding any applicable theory of the mortgage, shall not mean or refer to the mortgagee unless and until such mortgagee has acquired title pursuant to foreclosure or any proceeding in lieu of foreclosure.
- (1) "Site" shall mean a portion or contiguous portions of said property, which accommodate a single use or related uses under single control. After improvement to the site, providing for residential use, "site" shall mean each residential living unit and its adjoining property. In areas zoned for single-family use, "site" shall mean and refer to any plot of land shown upon any recorded subdivision map or The Properties, with the exception of Common Properties, as heretofore defined.
- (m) "The Properties" shall mean and refer to all such existing properties, and additions thereto, as are subject to this Declaration or any Supplemental Declaration under the provisions of Article 1 hereof.

ARTICLE III GENERAL PROVISIONS

Section 1. Duration. The covenants and restrictions of this Declaration shall run with and bind the land, and shall inure to the benefit of and be enforceable by The Association, their respective legal representatives, heirs, successors and assigns, for a term of fifty (50) years from the date this Declaration is recorded, after such time said covenants shall be automatically extended for successive periods of ten (10) years unless an instrument signed by the then Owners of two-thirds of the sites has been recorded, agreeing to change said covenants and restrictions in whole, or in part, provided, however, that no such agreement to change shall be effective unless made and recorded three (3) years in advance of the effective date of such change, and unless written notice of the proposed agreement is sent to every Owner at least ninety (90) days in advance of any action taken.

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Section 2. Notices. Any notice required to be sent to any Member or Owner, under the provisions of this Declaration, shall be deemed to have been properly sent when mailed, postpaid, to the last known address of the person who appears as Member or Owner on the records of the Association at the time of such mailing.

Section 3. Enforcement. Enforcement of these covenants and restrictions shall be by any proceeding at law or in equity against any person or persons violating or attempting to violate any covenant or restriction, either to restrain violation or to recover damages, and against the land to enforce any lien created by these covenants; and failure by the Association or any Owner to enforce any covenant or restriction herein contained shall in no event be deemed a waiver of the right to do so thereafter.

Section 4. Severability. Invalidation of any one of these covenants or restrictions by judgment or court order shall in no wise affect any other provisions which shall remain in full force and effect.

ARTICLE IV AMENDMENT OF DECLARATION OF COVENANTS AND RESTRICTIONS

The Developer reserves and shall have the sole right (a) to amend these Covenants and Restrictions for the purpose of curing any ambiguity in or any inconsistency between the provisions contained herein; (b) to include in any contract or deed or other instrument hereafter made any additional covenants and restrictions applicable to the said land which do not lower standards of the covenants and restrictions contained herein; and (c) to grant reasonable variances from the provisions of this Declaration, or any portion hereof, in order to overcome practical difficulties and to prevent unnecessary hardship in the application of the provisions contained herein, provided, however, that said variances shall not materially injure any of the property or improvements of adjacent property. No variance granted pursuant to the authority granted herein shall constitute a waiver of any provision of this Declaration as applied to any other person or real property.

ARTICLE V ADDITIONAL COVENANTS AND RESTRICTIONS

No property owner, without the prior written approval of the Developer, may impose any additional covenants or restrictions on any part of the land described in Article I hereof.

ARTICLE VI ARCHITECTURAL CONTROL

Section 1. The Committee. The Architectural Control Committee is composed of two (2) members to be appointed by the Developer and a third party to be appointed by the Association. A majority of the Committee may designate a representative to act for it. Neither the members of the Committee nor its designated representative shall be entitled to any compensation for services performed pursuant to this covenant. The Committee shall have the powers and duties enumerated herein. It may approve, disapprove or approve with modifications, the plans submitted in writing to the Committee.

- Section 2. Submission of plans. At least ten (10) days before commencing the construction of alteration of any and all buildings, fences, or any other structures of permanent improvements on or to any Lot, the Owner shall submit a complete set of architectural and landscape plans to the Committee for its written approval, disapproval or approval with modifications, as hereinafter provided;
- Section 3. Approval; Content of Plans. No improvement shall be erected, placed, altered, maintained or permitted on any Lot until plans shall have been submitted to and approved in writing by the Committee. Such plans shall include the following:
 - (a) Site plan. A site plan complete with dimensional locations of all proposed improvements, with all building setback lines shown;

- (b) Landscape Plan. A landscape plan showing types, sizes and locations of all shrubs, ground covers and turfs to be planted, as well as all trees to be planted and all "protected" trees, as defined herein, which are proposed to be removed. A "protected" tree is defined as any tree of any kind measuring twelve (12) inches or more in diameter at a height measured three (3) feet above the natural ground elevation. No "protected" tree shall be cut or removed from any Lot without the express written approval of the Committee unless located within ten (10) feet of the approved site for any building;
- (c) Architectural Plan. Floor plans, elevation drawings of all exterior walls and roof plan; and
- (d) Description of exterior finish. A description of all proposed exterior finishes, materials and colors, including those for walls, roofs, windows, doors, paving and fences. Samples and/or manufacturer's identification data shall be supplied if requested by the Committee.

ARTICLE VII LIMITATION OF LIABILITY

Section 1. Plan Approval. Neither the Developer nor its successors or assigns nor the Committee nor any member thereof shall be liable in damages to any Owner, their successors and assigns by reason of any mistake in judgment, negligence, act or omission arising out of or in connection with the approval or disapproval or failure to approve any such plans, the enforcement or non-enforcement, modification or waiver, breach of default of any covenant or restriction or provision contained herein. Every Owner, and their successors and assigns, waives and releases the right to bring any action, proceeding or suit against the Developer, the Committee and all members thereof to recover damages.

Section 2. Construction. Where plans are approved by the Committee (or any change or modification thereto), such approval shall be deemed to be strictly limited to an acknowledgment or consent by the Committee to the improvements being constructed in accordance therewith, and shall not, in any way, be deemed to imply any warranty, representation or approval by the Committee, Developer, its successors or assigns, that such improvements, if so constructed, shall be structurally sound, will be fit for any particular purpose or will have a market value of any particular magnitude.

ARTICLE VIII LAND USE AND BUILDING TYPE

No site shall be used except for residential and recreational purposes. Except in areas zoned for multi-family use, no building of any type shall be erected, altered, placed or permitted to remain on any lot other than one detached single-family dwelling not to exceed two and one-half stories in height. When the construction of any building is once begun, work thereon shall be prosecuted diligently and continuously until the full completion thereof. The main residence and attached structures shown on the plans and specifications approved by the Committee must be completed in accordance with said plans and specifications upon each building plot unless such completion is rendered impossible as the direct result of strikes, fires, natural emergencies or natural calamities.

ARTICLE IX TEMPORARY STRUCTURES

No structure of a temporary character, basement, tent, shack, garage, barn or other outbuilding of any type shall be located on any site at any time, except during approved construction.

Boats, trailers, campers, or other recreational vehicles shall be parked or stored within the garage or placed behind the residence; however, in no event shall the vehicles be visible from the street which runs in front of the property.

ARTICLE X SINGLE-FAMILY LOT AREA AND WIDTH

No dwelling shall be erected or placed on any single-family site having a width of less than 100 feet at the place the dwelling is proposed to be erected nor shall any dwelling be erected or placed or any site having an area of less than 20,000 square feet.

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ARTICLE XI SINGLE-FAMILY DWELLING QUANTITY AND SIZE

The ground floor area of the main structure of single-family dwelling, exclusive of one-story porches, garages, carports and patios shall be not less than 2,000 square feet.

In the event a structure contains more than one story, the ground floor must contain not less than 1,000 square feet and must be completely finished as living area, and at least 1,000 square feet of the second floor must be completely finished as living area. However, the total footage must equal or exceed that of the required one-story dwelling.

ARTICLE XII BUILDING LOCATION

- (a) No building shall be located on any site nearer to the front property line, rear property line, or nearer to the side street line than the minimum building setback lines specified on any recorded plat or site plan. In any event, no building shall be located on any site nearer than 35 feet to the front property line, or nearer than 12 1/2 feet to any side property line, or as otherwise specified by the Committee.
- (b) No single-family dwelling shall be located nearer than 12 1/2 feet to an interior property line. No single-family dwelling shall be located on any interior site nearer than 50 feet to the rear line.
- (c) No driveway shall be located nearer than 5 feet to an interior property line except a back-up turn around pad may be located as near as one foot to a property line.
- (d) Except as otherwise provided herein, no fence of any kind shall be placed or constructed nearer to the front property line than the building setback line or the front corner of the residence, whichever is greater. No fence shall be located nearer than 2 inches to an interior property line.
- (e) No fence or prominent structure of any kind shall be permitted on the rear 50 feet of any site which has a rear property line adjacent to the golf course property.
- (f) For the purpose of this covenant, eaves, swimming pools, decks and steps shall not be considered as a part of a building, provided, however, that this shall not be construed to permit any portion of a building to encroach upon another side.

ARTICLE XIII LAND NEAR PARKS AND WATER COURSES

No building shall be placed nor shall any material or refuse be placed or stored on any site within 20 feet of the property line of any park or edge of any open water course, except that clean fill may be placed nearer, provided that the natural water course is not altered or blocked by such fill.

ARTICLE XIV EXTERIOR STRUCTURE MATERIALS

The exterior structure material of exterior walls of dwellings must be at least two-thirds (2/3) brick or stone masonry, unless specifically waived in writing by the Committee.

ARTICLE XV GARAGES AND CARPORTS

Each Living Unit shall have a functional carport or garage attached to the residence which shall be screened on sides which are visible from the street, which runs in front of or adjacent to the property, in such a manner that objects located within the carport shall present a broken and obscured view from the outside thereof. All garage and carport entrances shall face the rear property line or a side property line that is not adjacent to a street.

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ARTICLE XVI DRIVEWAY AND WALKWAY CONSTRUCTION

All driveways shall be constructed of concrete or "hot mix" asphalt. Where curbs are required to be broken for driveway entrances, the curb shall be repaired in a neat and orderly fashion and in such a way to be acceptable to the Committee. All walkways and sidewalks shall be constructed of concrete and have minimum width of 30 inches.

ARTICLE XVII UTILITY CONNECTIONS AND TELEVISION ANTENNAS

All house connections for all utilities, including, but not limited to, water, sewage, electricity, telephone and television shall be run underground from the property connecting points to the building structure in such manner to be acceptable to the governing utility authority and the Committee.

Exterior radio, television antenna and satellite dish installations must be approved in writing by the Committee.

ARTICLE XVIII WATER SUPPLY

No individual sewage disposal system shall be permitted on any site unless such system is designed, located and constructed in accordance with the requirements, standards and recommendations of the State of Florida and the Leon County Health Departments. Approval of such system, as installed shall be obtained from such departments.

ARTICLE XX GARBAGE AND REFUSE DISPOSAL

No site shall be used, maintained, or allowed to become a dumping ground for scraps, litter, leaves, limbs, or rubbish. Trash, garbage or other waste shall not be allowed to accumulate on the property and shall not be kept except in sanitary containers installed in such a manner to be acceptable to the Committee. All equipment for the storage or disposal of such material shall be kept in a clean and sanitary condition.

ARTICLE XXI WINDOW AIR-CONDITIONING UNITS

No window air-conditioning units shall be installed in the front of a building and all exterior heating and/or air-conditioning compressors or other machinery must be screened in a manner acceptable to the Architectural Control Committee.

ARTICLE XXII MAIL BOXES

No mail box or paper box or other receptacle of any kind for use in the delivery of mail o newspapers or magazines or similar materials shall be erected or located on any building plot unless and until the size, location, design and type of material for said boxes or receptacles shall have been approved by the Committee. If and when the United States mail service or the newspaper o newspapers involved shall indicate a willingness to make delivery to wall receptacles attached to the residence, each property owner, on the request of the Committee shall replace the boxes or receptacle previously employed for such purpose or purposes with wall receptacles attached to the residence.

ARTICLE XXIII SIGNS

No sign of any kind shall be displayed to the public view on any site except one sign of not mor than five square feet advertising the property for sale or rent. All signs must be approved in writin by the Committee.

ARTICLE XXIV PROTECTIVE SCREENING

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Protective screening areas are or shall be established as shown on the plat. Except as otherwise provided herein regarding street intersections under "Sight Distance at Intersections", plantings, fences or walls shall be maintained throughout the entire length of such areas by the owner or owners of the sites at their own expense to form an effective screen for the protection of the residential area. No building or structure, except a screen fence or wall or utilities or drainage facilities, shall be placed or permitted to remain in such areas. No vehicular access over the area shall be permitted except for the purpose of installation and maintenance of screening, utilities and drainage facilities.

ARTICLE XXVI EASEMENTS

Easements for installation and maintenance of utilities and drainage facilities are reserved as shown on the recorded plat. Within these easements, no structure, planting or other material shall be placed or permitted to remain which may damage or which may change the direction of flow of drainage channels in the easements, or which may obstruct or retard the flow of water through drainage channels in the easements. The easement area of each site and all improvements in it shall be maintained continuously by the owner thereof, except for those improvements for which a public authority or utility company is responsible.

ARTICLE XXVII BRIDLE TRAIL USE

Bridle trail areas, if any, shown on the recorded plats of Killearn Estates are to be used only for such purpose and for utility construction and maintenance. Bridle trails are to be kept clear of fences, shrubbery, gates and cattle crossings, leaves, grass trimmings, limbs or other refuse, and are to be kept in a manner to make possible for the use of the bridle trails for horseback riding. In no instance shall the bridle trails be used as an access to carports, garages and driveways.

ARTICLE XXVIII LIVESTOCK AND POULTRY

No animals, livestock or poultry of any kind shall be raised, bred or kept on any site, except that dogs, cats or other household pets may be kept, provided that they are not kept, bred or maintained for any commercial purpose and, further, provided they are not allowed to wander or roam freely about the neighborhood.

ARTICLE XXIX OIL AND MINING OPERATIONS

No oil drilling, oil development operations, oil refining, quarrying or mining operations of any kind shall be permitted upon or in any site, nor shall oil wells, tanks, tunnels, mineral excavations of shafts be permitted upon or in any site. No derrick or other structure designed for use in boring for oil or natural gas shall be erected, or maintained, for any commercial purpose.

ARTICLE XXX NUISANCES

No noxious or offensive activity shall be carried on upon any site, nor shall anything be done thereon which may be or may become an annoyance or nuisance to the neighborhood or tend to damage or destroy either private or public property.

ARTICLE XXXI MEMBERSHIP AND VOTING RIGHTS IN THE ASSOCIATION

Section 1. Membership. Every person or entity who is a record owner of a fee or undivided fee interest in any site which is subject to covenants of record to assessment by the Association, shall be a member of the Association, provided that any such person or entity who holds such interest merely as a security for the performance of an obligation shall not be a member. The requirement for membership shall not apply to any mortgagee or third person acquiring title by foreclosure or otherwise pursuant to the mortgage instrument or those holding by, through or under such mortgagee or third person.

Section 2. Voting Rights. The Association shall have two classes of voting membership.

Class A. Class A Members shall be all those owners as defined in Section 1 with the exception of the Developer. Class A Members shall be entitled to one vote for each single-family site, and, in the case of a multi-family site, one-half (1/2) vote for each residential Living Unit in which they hold the interests required for membership by Section 1. When more than one person holds such interest or interests in any site, all such persons shall be members, and the vote for such site shall be exercised as they among themselves determine, but in no event shall more than one vote be cast with respect to any such site.

Class B. Class B Members shall be the Developer. The Class B Member shall be entitled to two votes for each site in which it holds the interest required for membership by Section 1, provided that the Class B membership shall cease and become converted to Class A membership when the total votes outstanding in the Class A membership equals the total votes outstanding in the Class B membership, at which time the Class B membership shall be determined to be a Class A membership and entitled to vote as such.

ARTICLE XXXII PROPERTY RIGHTS IN THE COMMON PROPERTIES

Section 1. Members' Easements of Enjoyment. Subject to the provisions of Section 2, every Member shall have a right and easement of enjoyment in and to the Common Properties and such easement shall be appurtenant to and shall pass with the title to every site.

Section 2. Extent of Members' Easements. The rights and easements of enjoyment created hereby shall be subject to the following:

- (a) The right of the Developer and of the Association, in accordance with its Articles and By-Laws, to borrow money for the purpose of improving the Common Properties and in aid thereof to mortgage said properties. In the event of a default upon any such mortgage, the lender shall have a right, after taking possession of such properties, to charge admission and other fees as a condition to continued enjoyment by the Members and, if necessary, to open the enjoyment of such properties to a wider public until the mortgage debt is satisfied, whereupon the possession of such properties shall be returned to the Association and all rights of the Members thereunder shall be fully restored; and
- (b) The right of the Association, as provided in its Articles and By-Laws, to suspend the enjoyment rights of any Member for any period during which any assessment remains unpaid, and for any period not to exceed thirty (30) days for any infraction of its published rules and regulations; and
- (c) The right of the Association to charge reasonable admission and other fees for the use of the Common Properties; and
- (d) The right of the Association to dedicate or transfer all or any part of the Common Properties to any public agency, authority, or utility for such purposes and subject to such conditions as may be agreed to by the members, provided that no such dedication or transfer, determination as to the purpose or as to the conditions thereof, shall be effective, unless an instrument signed by Members entitled to case two-third (2/3) of the votes irrespective of class of membership has been recorded, agreeing to such dedication, transfer, purpose or condition, and unless written notice of the proposed agreement and action thereunder is sent to every Member at least ninety (90) days in advance of any action taken; and
- (e) The rights of Members of the Association shall in no wise be altered or restricted because of the location of the Common Property in a Unit of Killearn Estates in which such Member if not a resident. Common Property belonging to the Association shall result in membership entitlement, notwithstanding the Unit in which the site is acquired, which results in membership rights as herein provided.

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ARTICLE XXXIII COVENANT FOR MAINTENANCE ASSESSMENTS

Section 1. Creation of the Lien and Personal Obligation of Assessments. The Developer, for each site owned by him within the Property, hereby covenants and each Owner of any site by acceptance of a deed therefore, whether or not it shall be so expressed in any such deed or other conveyance, be deemed to covenant and agree to pay to the Association: (1) annual assessments or charges; (2) special assessments for capital improvements, such assessments to be fixed, established, and collected from time to time, as hereinafter provided. The annual and special assessments, together with such interest thereof and costs of collections thereof, as hereinafter provided, shall be a charge on the land and shall be a continuing lien upon the property against which each such assessment is made. Each such assessment, together with such interest thereon and cost of collection thereof as hereinafter provided, shall also be the personal obligation of the person who was the Owner of such property at the time when the assessment fell due.

Section 2. Purpose of Assessments. The assessments levied by the Association shall be used exclusively for the purpose of promoting the recreation, health, safety and welfare of the residents in the Properties and in particular for the improvement and maintenance of properties, services and facilities devoted to the purpose and related to the use and enjoyment of the Common Properties and of the homes situated upon The Properties, including, but not limited to, the payment of taxes and insurance thereon and repair, replacement, and additions thereto, and for the cost of labor, equipment, materials, management and supervision thereof.

Section 3. Basis and Maximum of Annual Assessments. The assessments shall be \$50.00 per year. Payment of the assessment on or prior to June 1 of the year on which same becomes due entitles the payment of \$40.00.

The Board of Directors of the Association may, after consideration of current maintenance costs and future needs of the Association, fix the actual assessment for any year at a lesser amount.

Section 4. Special Assessment for Capital Improvements. In addition to the annual assessments authorized by Section 3 hereof, the Association may levy in any assessment year a special assessment applicable to that year only, for the purpose of defraying, in whole or in part, the cost of any construction or reconstruction, unexpected repair or replacement of a described capital improvement upon the Common Properties, including the necessary fixtures and personal property related thereto, provided that any such assessment shall have the assent of two-thirds (2/3) of the votes of Class A Members who are voting in person or by proxy at a meeting duly called for this purpose, written notice of which shall be sent to all Members at least thirty (30) days in advance and shall set forth the purpose of the meeting.

Section 5. Change in Basis and Maximum Amount of Annual Assessments. Subject to the limitations of Section 3 hereof, and for the periods therein specified, the Association may change the maximum amount and basis of the assessments fixed by Section 3 hereto prospectively for any such period, provided that any such change shall have the assent of two-thirds (2/3) of the votes irrespective of class of Members who are voting in person or by proxy, at a meeting duly called for this purpose written notice of such shall be sent to all Members at least thirty (30) days in advance and shall set forth the purpose of the meeting, provided further that the limitations of Section 3 hereof shall not apply to any change in the maximum amount and basis of the assessments undertaken as an incident to a merger or consolidation in which the Association is authorized to participate under its Articles of Incorporation and under Article I, Section 2 hereof.

Section 6. Quorum for any action authorized under Sections 4 and 5. The quorum required fo any action authorized by Sections 4 and 5 hereof shall be as follows:

At the first meeting called, as provided in Sections 4 and 5 hereof, the presence of the meeting of Members, or of proxies, entitled to cast sixty (60%) percent of all votes of the membership shall constitute a quorum. If the required quorum is not forthcoming at any meeting, another meeting may be called, subject to the notice requirement set forth in Sections 4 and 5 hereof, and the required quorum at any such subsequent meeting shall be one-half (1/2) of the required quorum at the preceding meeting, provided that no such subsequent meeting shall be held more than sixty (60) days following the preceding meeting.

Section 7. Date of Commencement of Annual Assessments. Due Dates. The annual assessments provided for herein shall commence on the date (which shall be the first day of a month) fixed by the Board of Directors of the Association to be the date of commencement. No assessment shall be due until all promised improvements have been completed by the Developer and Warranty Deeds issued. Assessments for multi-family structures or units will not commence until completion of the construction of the structures.

The first annual assessments shall be made for the balance of the calendar year and shall become due and payable on the day fixed for commencement. The assessments for any year, after the first year, shall become due and payable on the first day of April of said year.

The amount of the annual assessment which may be levied for the balance remaining in the first year of assessment shall be an amount which bears the same relationship to the annual assessment provided for in Section 3 hereof as the remaining number of months in that year bear to twelve. The same reduction in the amount of the assessment shall apply to the first assessment levied against any property which is hereafter added to the properties now subject to assessment at a time other than the beginning of any assessment period.

The due date of any special assessment under Section 4 hereof shall be fixed in the resolution authorizing such assessment.

Section 8. Duties of the Board of Directors. The Board shall fix the date of the commencement, and the amount of the assessment against each site, for each assessment period at least thirty (30) days in advance of such date or period and shall, at that time, prepare a roster of the properties and assessments applicable which shall be kept in the office of the Association and shall be open to inspection by any Owner. Written notice of the assessment thereupon shall be sent to every Owner subject thereto.

The Association shall, upon demand, furnish at any time to any Owner liable for said assessment, a certificate in writing signed by an officer of the Association, setting forth whether said assessment has been paid. Such certificate shall be conclusive evidence of payment of any assessment therein stated to have been paid.

Section 9. Effect of Non-payment of Assessment: The Personal Obligation of the Owner; the Lien; Remedies of Association. If the assessments are not paid on the date when due (being the dates specified in Section 7 hereof), then such assessment shall become delinquent and shall, together with such interest thereof and cost of collection thereof, as hereinafter provided, thereupon becoming a continuing lien on the property which shall bind such property in the hands of the then Owner, his heirs, devisees, personal representatives and assigns. The personal obligation of the then Owner to pay such assessment, however, shall remain his personal obligation for the statutory period and shall not pass to his successors in title unless expressly assumed by them.

If the assessment is not paid within thirty (30) days after the delinquency date, the assessment shall bear interest from the date of delinquency at the rate of six (6%) percent per annum, and the Association may bring an action at law against the Owner personally obligated to pay the same or to foreclose the lien against the property, and there shall be added to the amount of such assessment the cost of such action. In the event a judgment is obtained, such judgment shall include interest on the assessment as above provided and a reasonable attorney's fee to be fixed by the Court, together with the costs of the action.

Section 10. Subordination of the Lien to Mortgages. The lien of the assessments provided for herein shall be absolutely subordinate to the lien of any first mortgage now or hereafter placed upon the properties subject to assessment. This subordination shall not relieve such property from liability for any assessments now or hereafter due and payable, but the lien thereby created shall be secondary and subordinate to any first mortgage as if said lien were a second mortgage, irrespective of when such first mortgage was executed and recorded.

Section 11. Exempt Property. The following property subject to this Declaration shall be exempted from the assessments, charges and liens created therein: (a) all properties to the extent of any easement or other interest therein; (b) all Common Properties as defined in Article II hereof; and (c) all properties exempted from taxation by the laws of the State of Florida, upon the terms and to the extent of such legal exemption.

Notwithstanding any provisions herein, no land or improvements devoted to dwelling use shall be exempt from said assessments, charges or liens.

ARTICLE XXXIV EXTERIOR MAINTENANCE

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Section 1. Exterior Maintenance. In addition to maintenance upon the Common Properties, the Association shall have the right to provide maintenance upon vacant sites and shall have the right to provide maintenance upon every improved site which is subject to assessment under Article VIII hereof. Such maintenance may include paint, repair, replace and care of roofs, gutters, downspouts, exterior building surfaces and other exterior improvements. Such maintenance as to a vacant site may include the mowing of grass and weeds, the trimming of shrubs, or the removal of trash and litter.

Section 2. Assessment of Cost. The cost of such maintenance shall be assessed against the site upon which such maintenance is done and shall be added to and become part of the annual maintenance assessment or charge to which such site is subject under Article XXXIII hereof and, as part of such annual assessment or charge, it shall be a lien against said property as heretofore defined and limited, and a personal obligation to the Owner, as heretofore limited, and shall become due and payable in all respects as provided in Article XXXIII hereof.

ARTICLE XXXV BOATS, LAKES AND SWIMMING

Section 1. Boats. Boats may be powered only by an outboard electric motor having a maximum of three (3) horsepower and shall be maintained and operated at all times in a safe manner according to the safety rules established by the Outboard Boating Club of America, U. S. Coast Guard, or other similar organizations.

Section 2. Swimming. No swimming shall be permitted from any area deeded to the Killearn Homes Association, Inc. Any owner of a site or sites abutting upon Lake Killarney, Lake Kanturk or any other lake who swims or permits others to swim from such site or sites shall do so at their own risk. Neither Killearn Properties, Inc. nor Killearn Homes Association, Inc. assume any responsibility for the purity of the water in Lake Killarney and Lake Kanturk or any damage resulting from their use.

Section 3. Authority and Responsibility. It shall be the sole responsibility of the Association to maintain the aesthetics of all lakes, the discharge of which jurisdiction shall entitle said Association to go on and upon all lakes for the purpose of performing its responsibilities to the members and contributing owners.

Section 4. Permission to Improve. Permission is given to Killearn Properties, Inc., its successors or assigns, to enter upon all lakes and install or otherwise construct any docks, ramps, pumping, drainage and well facilities and to improve all lakes. Permission to undertake such construction is granted by each purchaser of property bordering any lake.

IN WITNESS WHEREOF, KILLEARN PROPERTIES, INC. has caused this instrument to be signed by its officers and its corporate seal to be hereunto affixed by its Officers this 1th day of October, 1991.

KILLEARN PROPERTIES, INC.

TTEST:

Juanice M. Hagan

Its Secretary

BY: David K. Williams

Its Vice President

STATE OF FLORIDA, COUNTY OF LEON:

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Before me personally appeared David K. Williams and Juanice M. Hagan, to me known to be the individuals described in and who executed the foregoing instrument as President and Secretary, respectively, of Killearn Properties, Inc., and severally acknowledged they executed such instrument and that the seal affixed to said instrument is the corporate seal of said corporation and that it was affixed to said instrument by due and regular corporate authority, and that said instrument is the free act and deed of said corporation.

WITNESS my hand and official seal this $\frac{q^{+n}}{n}$ day of October, 1991.

MOTARY PUBLIC Jane S. Johnston

My Commission Expires:

Notary Public, State of Florida My Commission Expires Dec. 4, 1993 Bonded Jiru Troy, Faln: Insurance Inc.

12.4.93

This Instrument Prepared By:

Juanice M. Hagan Killearn Properties, Inc. 7118 Beech Ridge Trail Tallahassee, FL 32312



4101 APALACHEE PARKWAY

GARY GEE ALLEN REGISTERED LAND SURVEYOR, INC. LAND SURVEYING - CIVIL ENGINEERING

TALLAHASSEE, FLORIDA 32311

GARY ALLEN, P.L.S., President B.J. ALLEN, V.P. MARK T. HENDERSON, P.L.S., V.P. R. MICHAEL LATIMER, P.E., V.P. ROBERT DILWORTH, P.L.S.

PHONE: (904) 877-0541 FAX NO.: (904) 877-0041

OR1525811961

LEGAL DESCRIPTION
KILLEARN ESTATES UNIT NO. 40
NOVEMBER 2, 1990

A tract of land lying in Sections 34 and 35, Township 2 North, Range 1 East, Leon County, Florida, being more particularly described as follows:

Begin at a concrete monument marking the most Southeast corner of Let 9 Plack "B" Vimberton Unit No. 1 a subdivision as per man

Lot 9, Block "B", Kimberton, Unit No. 1, a subdivision as per map or plat thereof recorded in Plat Book 6, Page 5 of the Public Records of Leon County, Florida and run thence North 46 degrees 42 minutes 18 seconds East 245.85 feet, thence South 70 degrees 57 minutes 44 seconds East 859.07 feet, thence South 01 degrees 48 minutes 28 seconds East 87.44 feet, thence South 16 degrees 35 minutes 51 seconds East 276.52 feet, thence North 72 degrees 09 minutes 13 seconds East 195.39 feet, thence North 53 degrees 56 minutes 40 seconds East 108.88 feet, thence North 41 degrees 21 minutes 48 seconds East 211.83 feet, thence North 00 degrees 00 minutes 45 seconds East 111.89 feet, thence North 53 degrees 23 minutes 33 seconds East 518.02 feet, thence North 67 degrees 19 minutes 06 seconds East 60.06 feet, thence North 79 degrees 36 minutes 00 seconds East 235.39 feet, thence South 86 degrees 32 minutes 00 seconds East 117.40 feet, thence South 67 degrees 11 minutes 51 seconds East 226.97 feet, thence South 47 degrees 54 minutes 02 seconds East 223.84 feet, thence South 31 degrees 00 minutes 29 seconds East 436.19 feet, thence South 71 degrees 12 minutes 30 seconds East 50.33 feet, thence South 02 degrees 45 minutes 44 seconds West 168.85 feet, thence South 07 degrees 27 minutes 36 seconds West 59.93 feet, thence South 13 degrees 50 minutes 57 seconds West 207.91 feet, thence North 77 degrees 50 minutes 29 seconds West 167.04 feet, thence South 73 degrees 54 minutes 32 seconds West 160.76 feet, thence North 09 degrees 40 minutes 59 seconds West 120.59 feet, thence North 28 degrees 50 minutes 38 seconds West 548.60 feet, thence North 84 degrees 33 minutes 56 seconds West 220.15 feet, thence South 38 degrees 18 minutes 07 seconds West 969.85 feet, thence South 83 degrees 24 minutes 39 seconds West 654.87 feet, thence North 87 degrees 01 minutes 20 seconds West 945.34 feet, thence North 61 degrees 43 minutes 28 seconds West 408.33 feet, thence North 16 degrees 18 minutes 13 seconds East 304.61 feet, thence South 83 degrees 02 minutes 20 seconds East 100.63 feet, thence North 08 degrees 22 minutes 39 seconds East 140.41 feet, thence North 15 degrees 29 minutes 15 seconds West 324.61 feet, thence South 87 degrees 44 minutes 54 seconds East 99.88 feet, thence North 86 degrees 53 minutes 33 seconds East 269.87 feet to the POINT OF BEGINNING; containing 58.05 acres more or less.

___ EXHIBIT "A"

PAGE 1 of 2 PAGES



4101 APALACHEE PARKWAY

GARY GEE ALLEN REGISTERED LAND SURVEYOR, INC. LAND SURVEYING - CIVIL ENGINEERING

TALLAHASSEE, FLORIDA 32311

GARY ALLEN, P.L.S., President B.J. ALLEN, V.P. MARK T. HENDERSON, P.L.S., V.P. R. MICHAEL LATIMER, P.E., V.P. ROBERT DILWORTH, P.L.S.

> PHONE: (904) 877-0541 FAX NO.: (904) 877-0041

W1525M1962

KILLEARN ESTATES UNIT NO. 40 PAGE 2 OF 2 NOVEMBER 2, 1990

I hereby certify that the legal description shown hereon meets the Minimum Techical Standards for Land Surveying (F.A.C. 21HH-6).

The undersigned surveyor has not been provided a current title opinion or abstract of matters affecting title or boundary to the subject property. It is possible that there are deeds of record, unrecorded deeds, easements or other instruments which could affect the boundaries.

Gary G. Allen Date Fla. Reg. Land Surveyor No. 4016

Job NO. 88-1443 Disk No. 68

__ EXHIBIT "A"
PAGE 2 of 2 PAGES



BK: R2445

R20000090377 RECORDED IN
PUBLIC RECORDS LEON CHTY FL
BOOK: R2445 PAGE: 02105 DEC 21 2000 11:57 AM

This Instrument prepared by:

Joseph P. Jones, Esq. **Broad and Cassel** 215 S. Monroe, Suite 400 Tallahassee, FL 32308

KILLEARN ESTATES SUBDIVISION DECLARATION OF AMENDMENT TO COVENANTS AND RESTRICTIONS

STATE OF FLORIDA COUNTY OF LEON:

and (4, 2000.

KNOW ALL MEN BY THESE PRESENTS, that this is a Declaration of Amendment to the Covenants and Restrictions for the Killearn Estates Subdivision, Units 1 through 54, inclusive, entered into on the date above written, by KILLEARN HOMES ASSOCIATION, INC., a Florida corporation, hereinaster referred to as "Declarant:"

WITNESSETH:

WHEREAS, Declarant is the Assignee of Developer Killearn Properties, Inc.'s right to amend the covenants and restriction applicable to Killearn Estates Subdivision for the purpose of increasing the annual assessment due and payable by each and every Member.

WHEREAS, said Assignment is recorded in the Public Records for Leon County, Florida, at Official Record 2151, Page 918;

WHEREAS, there has been a vote by the Membership, either in person or by proxy, utilizing the manner proper and prescribed by the various applicable Covenants and Restrictions on the issue as to whether or not the annual assessment due and payable by each and every Member shall be increased; and

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BOOK: R2445 PAGE: 02106

DEC 21 2000 11:57 AM
DAVE LANG. CLERK OF COURTS



BK: R2445 PG: 02106

WHEREAS, the necessary number of Members have voted in the affirmative to pass said amendment to the Covenants and Restrictions thereby increasing the annual assessment due and payable by each and every Member.

NOW, THEREFORE IN CONSIDERATION OF THE AFOREMENTIONED,

Declarant hereby amends the Covenants and Restrictions pertaining to those Units of the Killearn Estates Subdivision fully described below as follows:

- 1. This instrument hereby delineates a new annual assessment schedule, applicable to each and every Member;
- 2. The new annual assessment, moved by the Membership and affirmed by proper procedure, shall be as follows:
 - (a) Single Family Dwelling \$75.00 per year
 - (b) Multi-Family Dwelling \$37.50 per year
 - (c) Single Family Dwelling on lakefront \$112.50 per year
 - (d) Multi-Family Dwelling on lakefront \$56.25 per year
- 3. This instrument does not alter or change any Article or Section of the Covenants and Restrictions concerning or regarding the date when annual assessments become due and payable;
- 4. As used in this instrument, the terms "dues," "membership dues," "assessments" and "annual assessments" are interchangeable;
- 5. The appropriate record data of the affected Covenants and Restrictions is as follows:

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BOOK: R2445 PAGE: 02107
DEC 21 2000 11:57 AM
DAVE LANG, CLERK OF COURTS



BK: R2445 PG: 02107

In the Leon County, Florida, Public Records:

O.R. Book	Page No.
1897	254
193	485
264	383
212	496
264	383
242	361
264	383
232	218
264	383
347	351
242	383
264	383
269	270
297	45
387	10
	351
	184
	130
	295
	312
	492
	230
	719
	244
	606
	233
847	545
903	1542
	505
	1763
· · · · · · · · · · · · · · · · · · ·	36
	453
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	1897 193 264 212 264 242 264 232 264 347 242 264 269 297 387 347 394 403 451 451 530 465 550 592 700 493 847

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BOOK: R2445 PAGE: 02108
DEC 21 2000 11:57 AM
DAVE LANG. CLERK OF COURTS



BK: R2445 PG: 02108

26	1025	1288
27	1284	1677
28	747	276
	780	767
	1146	. 485
	1360	1025
	1373	771
29	993	427
30	968	2353
31	1237	1079
32	993	22
33	1094	22
34	1073	2393
35	993	427
36	1157	1203
37	1458	0181
38	1469	0019
39	1571	2086
40	1520	2025
41	1788	2373
50	403	113
51	1161	1280
53	848	221
54	745	491
34	143	771

- 6. All owners and prospective purchasers of the several units of Killearn Estates
 Subdivision in Leon County, Florida, hereby and thereby take notice of this reported change in
 the Covenants and Restrictions of the Killearn Estates Subdivision.
- 7. Except as amended herein, all other covenants and restrictions remain in full force and effect.

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DAVE LANG. CLERK OF COURTS



BK: R2445 PG: 02109

IN WITNESS WHEREOF, KILLEARN HOMES ASSOCIATION, INC. has caused these presents to be executed in its name, and its corporate seal to be hereunto affixed, by its proper officers thereunto who are duly authorized, the day and year first above written.

proper officers thereunto who are duly	authorized, the day and year first above written.
E	Sy: Lease J. Osaper
(1	Corporate Seal)
Attest:	
By: DATHURG WINGE, TR. (Its: DOCDOTARY	
Its: BECDETARY	
STATE OF FLORIDA)	
COUNTY OF LEON)	
	ledged before me this 14th day of December, 2000,
by Ark G. Wimas fr , as	of the Killearn Homes Association,
produced	of the corporation. He She is personally known to me or has as identification.
SANTLEY "TO	Januara Kiga
	NOTARY PUBLIC
	My Commission Expires:
SEAL E	LAURIE RIGG
1805	MY COMMISSION & CC 836971 EXPIRES: May 16, 2003 Bonded Thru Notary Public Underwriters
The World of	The rectal y russic Uncerviners

This Instrument prepared by:

Joseph P. Jones, Esq. Broad and Cassel 215 S. Monroe, Suite 400 Tallahassee, FL 32301 (850) 681-6810



BK: R2502 PG: 01138

R20010037705
RECORDED IN
PUBLIC RECORDS LEON CHITY FL
BOOK: R2502 PAGE: 01138
MAY 22 2001 10:18 AM
BOB INZER, CLERK OF COURTS

KILLEARN ESTATES SUBDIVISION DECLARATION OF AMENDMENT TO COVENANTS AND RESTRICTIONS

STATE OF FLORIDA

COUNTY OF LEON:

may 18, 2001

KNOW ALL MEN BY THESE PRESENTS, that this is a Declaration of Amendment to the Covenants and Restrictions for the Killearn Estates Subdivision, Units 1 through 54, inclusive, entered into on the date above written, by KILLEARN HOMES ASSOCIATION, INC., a Florida corporation, hereinaster referred to as "Declarant:"

WITNESSETH:

WHEREAS, Declarant is the Assignee of Developer Killearn Properties, Inc.'s right to amend the covenants and restriction applicable to Killearn Estates Subdivision for the purpose of "curing any ambiguity in or inconsistency between the provisions contained herein ..."

WHEREAS, said Assignment is recorded in the Public Records for Leon County, Florida, at Official Record 2151, Page 918;

WHEREAS, there has been confusion and ambiguity amongst the Membership regarding where boats, trailers, other vehicles, campers, or cars shall be properly parked on the respective Member's property and Declarant hereby declares the need to amend the covenants



BK: R2502 PG: 01139

and restrictions, in accord with its assigned right to do so, to cure any inconsistencies or ambiguities in this regard.

NOW, THEREFORE IN CONSIDERATION OF THE AFOREMENTIONED,

Declarant hereby amends the covenants and restrictions pertaining to those Units of the Killearn Estates Subdivision fully described below as follows:

1. This instrument hereby deletes any reference to the following language:

"Boats, trailers, campers or other vehicles shall be parked or stored within the garage or placed behind the residence; however, in no event shall the vehicles be visible from the street which runs in front of the property";

found in:

<u>Unit</u>	Article
10	IX
11	IX
12	IX
15	IX
17	IX
27	IX
31	IX
37	IX
38	IX
39	X
40	IX
41	X

and;

"Except in areas zoned for multi-family use, boats, trailers, campers, or other vehicles shall be parked or stored within the

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BOOK: R2502 PAGE: 01140
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ROB INZER, CLERK OF COURTS



BK: R2502 PG: 01140

garage or placed behind the residence; however, in no event shall the vehicles be visible from the street which runs in front of the property";

found in:

<u>Unit</u>	Article #
14	IX
16	IX
18	IX
19	IX
20	IX
21	IX
22	IX
23	IX
25	IX
26	IX
28	IX
29	IX
30	IX
32	IX
33	IX
35	IX
36	IX
51	IX
53	IX
54	IX

and;

"Nothing, other than automobiles shall be parked in the driveway. Boats, trailers, and campers shall be parked or stored within the garage or placed behind the residence, and in no event shall the vehicles be visible from the street which runs in from of the property";

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BOOK: R2502 PAGE: 01141
MAY 22 2001 10:18 AM
BOB INZER, CLERK OF COURTS

BK: R2502 PG: 01141

found in:

Unit

Article #

50

XXX

2. This instrument hereby adds or replaces, whichever may be appropriate, the following language to the covenants and restrictions of those Units of Killearn Estates fully described in Paragraph 5, below:

"Except for areas zoned for multi-family use (which areas are subject to separate rules, covenants and restrictions), no boat, trailer, camper or vehicle other than those vehicles utilized for personal transportation purposes which are operable, registered and/or licensed for operation on the public roads, shall be parked where visible from the street which runs in front of the residence (in the case of residences located on corner lots, the side or abutting street is applicable in addition to the street directly in front of the residence) for more than two consecutive days during any thirty day period or as otherwise expressly authorized by Killearn Homes Association, Inc..

In no event shall any boat, trailer, camper, or other vehicle, including but not limited to, those vehicles utilized for personal transportation purposes which are operable, registered and/or licensed for operation on the public roads, be parked on the grass or lawn area where visible from the street which runs in front of the residence (in the case of residences located on corner lots, the side or abutting street is applicable in addition to the street directly in front of the residence) overnight without the express written authorization of Killearn Homes Association, Inc..

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BOOK: R2502 PAGE: 01142
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Any boat, trailer, camper, or other vehicle, including those vehicles utilized for personal transportation purposes which are operable, registered and/or licensed for operation on the public roads, that are to be stored on the Member's property must be stored either in the garage or behind the residence so as to not be visible from the street which runs in front of the property (in the case of residences located on corner lots, the side or abutting street is applicable in addition to the street directly in front of the residence).

3. The appropriate record data of the affected Covenants and Restrictions is as follows: In the Leon County, Florida, Public Records:

<u>Unit</u>	O.R. Book	Page No.
1	1897	254
	193	485
	264	383
2	212	496
	264	383
3	242	361
	264	383
4	232	218
	264	383
5	347	351
6	242	383
	264	383
	269	270
7	297	45
8	387	10
9	347	351
	394	184
10	403	130
11	451	295
12	451	312
14	530	492
15	465	230

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16	550	719
	592	244
	700	606
17	493	233
18	847	545
19	903	1542
20	855	505
21	932	1763
22	982	36
	984	453
23	. 748	528
	906	298
	1075	1841
24	1505	2070
25	1420	1431
26	1025	1288
27	1284	1677
28	747	276
	780	767
	1146	485
	1360	1025
	1373	771
29	993	427
30	968	2353
31	1237	1079
32	993	22
33	1094	22
34	1073	2393
35	993	427
36	1157	1203
37	1458	0181
38	1469	0019
39	1571	2086
40	1520	2025
41	1788	2373
50	403	113
51	1161	1280
53	848	221
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BOOK: R2502 PAGE: 01144
MAY 22 2001 10:18 AM
BOB INZER, CLERK OF COURTS



BK: R2502 PG: 01144

- 4. All owners and prospective purchasers of the several units of Killearn Estates
 Subdivision in Leon County, Florida, hereby and thereby take notice of this reported change in
 the Covenants and Restrictions of the Killearn Estates Subdivision.
- 5. Except as amended herein, all other covenants and restrictions remain in full force and effect.

IN WITNESS WHEREOF, KILLEARN HOMES ASSOCIATION, INC. has caused these presents to be executed in its name, and its corporate seal to be hereunto affixed, by its proper officers thereunto who are duly authorized, the day and year first above written.

proper officers theretime who are du	iy authorized, the day and year mot above written.
SEN	By: President
A Comment	(Corporate Seal)
Attest:	
By: Lither L. Ther Its: SECRETARY STATE OF FLORIDA)	ne S
COUNTY OF LEON)	
by <u>POSER</u> <u>OSBONNE</u> , a Inc., a Florida Corporation, on behal	owledged before me this 18 day of MAY, 2001 s PRESIDENT of the Killearn Homes Association of the corporation. He/She is personally know to me or has as identification.
	Lauria Rica

My Commission Expires:

NOTARY PUBLIC



This Instrument prepared by: Joseph P. Jones, Esq. Broad and Cassel 215 S. Monroe, Suite 400 Tallahassee, FL 32301 (850) 681-6810

R20010051701 R2524 PG: 2001 09:51

KILLEARN ESTATES SUBDIVISION CORRECTIVE INSTRUMENT

STATE OF FLORIDA

COUNTY OF LEON:

July Git KNOW ALL MEN BY THESE PRESENTS, that this is an instrument intended to

correct and hereinafter amend a previously recorded instrument affecting Killearn Estates Subdivision, Units 1 through 54, inclusive, entered into on the date below written, by KILLEARN HOMES ASSOCIATION, INC., a Florida corporation, hereinafter referred to as "Declarant":

WITNESSETH:

WHEREAS, on May 22, 2001 at 10:18 AM, Declarant recorded a Declaration of Amendment to Covenants and Restrictions in the Public Records of Leon County, Florida at Official Record 2502, Page 01138, which contained a scrivener's error, to wit:

"2. This instrument hereby adds or replaces, whichever may be appropriate, the following language to the covenants and restrictions of those Units of Killearn Estates fully described in Paragraph 5, below:"

and;

WHEREAS, Declarant hereby declares a need to correct the scrivener's error in order to clarify and preserve the original intent of the document, and;

WHEREAS, the original recorded Declaration of Amendment to Covenants and Restrictions is attached hereto as Exhibit A for reference purposes only.

24 PG:

NOW, THEREFORE IN CONSIDERATION OF THE AFOREMENTIONED.

Declarant hereby corrects and hereinafter amends the previously recorded Declaration of Amendment to the Covenants and Restrictions in the following manner:

1. Paragraph 2 of the originally recorded Declaration of Amendment to the Covenants and Restrictions shall be corrected and hereinafter amended to reflect the following:

> "This instrument hereby adds or replaces, whichever may be appropriate, the following language to the covenants and restrictions of those Units of Killearn Estates fully described in Paragraph 3, below:"

IN WITNESS WHEREOF, KILLEARN HOMES ASSOCIATION, INC. has caused these presents to be executed in its name, and its corporate seal to be hereunto affixed, by its proper officers thereunto who are duly authorized, the day and year first above written.

KILLEARN HOMES ASSOCIATION, INC.

By: Keyer	- Istom	
Its: President	Roger J Osborne	2
	J	-
(Corporate Seal)		

STATE OF FLORID COUNTY OF LEON The foregoing instrument was acknowledged before me this 9 of the Killearn Homes Association. by ROGER I CEBORNE, as PRESIDENT Inc., a Florida corporation, on behalf of the corporation. He/She is personally know to me or has produced as identification.

My Commission Expires:



Attest:

R20010058633
RECORDED IN
PUBLIC RECORDS LEON CHTY FL

BK: R2534 PG: 02353
AUG 01 2001 03:06 PM

This Instrument prepared by:

Joseph P. Jones, Esq. Broad and Cassel 215 S. Monroe, Suite 400 Tallahassee, FL 32301 (850) 681-6810

KILLEARN ESTATES SUBDIVISION DECLARATION OF AMENDMENT TO COVENANTS AND RESTRICTIONS

KNOW ALL MEN BY THESE PRESENTS, that this is a Declaration of Amendment to the Covenants and Restrictions for the Killearn Estates Subdivision, Units 1 through 54, inclusive, entered into on the date above written, by KILLEARN HOMES ASSOCIATION, INC., a Florida corporation, hereinafter referred to as "Declarant:"

WITNESSETH:

WHEREAS, Declarant is the Assignee of Developer Killearn Properties, Inc.'s right to amend the covenants and restriction applicable to Killearn Estates Subdivision for the purpose of "curing any ambiguity in or inconsistency between the provisions contained herein ..."

WHEREAS, said Assignment is recorded in the Public Records for Leon County, Florida, at Official Record 2151, Page 918;

WHEREAS, there has been confusion and ambiguity amongst the Membership regarding the procedure for the approval or disapproval, whichever the case may be, by the Architectural Control Committee of any plans or specifications submitted by the Members and Declarant hereby declares the need to amend the covenants and restrictions, in accord with its assigned right to do so, to cure any inconsistencies or ambiguities in this regard.

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BOB INZER, CLERK OF COURTS

NOW, THEREFORE IN CONSIDERATION OF THE AFOREMENTIONED,

Declarant hereby amends the covenants and restrictions pertaining to those Units of the Killearn Estates Subdivision fully described in Paragraph 3, below, as follows:

1. This instrument hereby deletes the language contained within the following ARTICLES:

	ARTICLE XXIV	UNITS -	1,2,3,4,5,6,7,9
and;	ARTICLE VII	UNITS -	8,10,11,12,14,15,16,17,18,
			19,20,21,22,23,24,25,26,29,30,31,32,
			33,35,36,37,38,51,53,54
and;			*
	ARTICLE VI	UNIT -	27
and;			
	ARTICLE VII	UNIT -	28
and;			
	ARTICLE VII	UNITS –	39,41
and;	ARTICLE VI	UNIT ~	40
and;			
and;	ARTICLES XI,XII	UNIT -	50
,	ARTICLE VII	UNIT – 34 F	AIRWAYS
and;	ARTICLE V	IINIT 24 D	ARRON PARC
	ANTICLE Y	UNII - 34 B	MUNUNTAIN

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2. This instrument hereby replaces the language deleted within the ARTICLES aforementioned in Paragraph 1, with the following language as if fully rewritten and incorporated therein:

Section 1. Membership

The Architectural Control Committee shall be composed of three members, all of which shall be appointed by the Board of Directors of the Association. A majority of the Committee may designate a representative to act for the Committee. In the event of death or resignation of any member of the Committee, the remaining members of the Committee shall be empowered to appoint a successor, which appointment shall be fully ratified by a majority vote of the entire Board of Directors of the Association. If the remaining Members cannot agree on a successor then the entire Board of Directors of the Association shall be empanelled and shall vote, in accordance with the Board's voting procedures, on a successor to the Committee.

Section 2. Term

The members of the Architectural Control Committee shall serve a term of two full calendar years beginning January 1. Committee members may be reappointed at the end of their term in the sole and absolute discretion of the Board of Directors.

Section 3. Compensation

No Committee member, nor any designated representative shall be entitled to compensation for services performed pursuant to this covenant.

Section 4. Removal of Committee Members

Any or all Committee members may be removed at any time, either with or without cause, by a majority vote of the Board of Directors.

Section 5. Purpose

The Architectural Control Committee shall be charged with regulating the aesthetic environment and standards within Killearn Estates by ensuring compliance with the

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BOB INTER CLERK OF COUNTY

existing restrictive covenants and any other standards deemed applicable by the Committee.

Section 6. Approval Necessary

No building, structure, fence, dock or other improvement may be constructed, erected, installed, altered, or structurally modified without the prior written consent of the Committee.

Section 7. Required Submission.

At least ten (10) days prior to the commencement of construction, erection, installation, alteration or structural modification of any building, structure, fence, dock or improvement located within Killearn Estates, the owner of the property upon which construction, erection, installation, alteration or structural modification is to be made must submit three (3) complete sets of plans to the Committee for review and subsequent approval, disapproval or approval conditioned upon modification.

For the purposes of this Section, a complete set of plans shall include, but not be limited to: foundation plans, floor plans, sectional/cross sectional details, elevation drawings of all exterior walls, roof plans, plot plans showing the placement of the improvement upon the property complete with all building restriction and setback lines and landscape plans showing types, sizes and locations of all shrubs, ground covers, turfs, trees to be planted as well as all protected trees. Protected trees are those trees which measure twelve (12") inches or more in diameter at a height measured three (3') feet above the natural ground elevation. In no event may a protected tree may be removed without the prior written consent of the Committee. In addition, the owner must submit a complete description and samples (including color selections) of all materials to be included if so desired by the Committee.

The Committee, in its sole and absolute discretion, reserves the right to request any additional information or detail it deems necessary, or request the modification of any

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previous submission, to render said decision and may withhold approval until such time as it is provided with the additional information.

Section 8. Applicable Standard.

The Committee shall have the absolute and exclusive right to refuse to approve any submission, or a portion of any submission, which, in its opinion, is not suitable or desirable for any reason, including reasons of pure aesthetics, inconsistency with the overall harmony of the neighborhood or inconsistency with future development.

Section 9. Time.

The Committee shall utilize best efforts to timely review all submissions and shall strive for communicating its decision to the submitting party within thirty (30) days. However, nothing contained herein requires the Committee to adhere to the thirty (30) day time period. In the event that the Committee is unable to communicate its decision to the submitting party within forty five (45) days from the date of the original submission, the Committee shall notify the submitting party of such and shall state, in writing, the reason for the delay and provide an estimated time to complete the review.

In the event that an initial submission is deemed incomplete or the Committee requests further information, the submission date shall be that date when the submission is deemed complete by the Committee or the date that the Committee receives all of the additional requested information.

Section 10. Written Approval Necessary.

All decisions of the Committee shall be in writing. No decision is considered valid unless it is in writing. No construction, erection, installation, alteration or structural modification shall commence until the submitting party possesses the written approval of the Committee.

3. The appropriate record data of the affected Covenants and Restrictions is as follows:
In the Public Record in and for Leon County, Florida, to wit:

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TT!.	O.B. De-1	, BOB INZER, CLERK O. GORIO
<u>Unit</u>	O.R. Book	Page No.
1	1897	254
	193	485
	264	383
2	212	496
	264	383
3	242	361
	264	383
4	232	218
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5	347	351
6	242	383
	264	383
	269	. 270
7	297	45
8	387	10
9	347	351
	394	184
10	403	130
11	451	295
12	451	312
14	530	492
15	465	230
16	550	719
	592	244
	700	606
17	493	233
18	847	545
19	903	1542
20	855	505
21	932	1763
22	982	36
	984	453
23	748	528
	906	298
	1075	1841
24	1505	2070
25	1420	1431
26	1025	1288
27	1284	1677
28	. 747	276
	780	767
	1146	485
	1360	1025

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	1373	771
29	993	427
30	968	2353
31	1237	1079
32	993	22
33	1094	22
34	1073	2393
35	993	427
36	1157	1203
37	1458	0181
38	1469	0019
39	1571	2086
40	1520	2025
41	1788	2373
50	403	113
51	1161	1280
53	848	221
54	745	491

- 4. All owners and prospective purchasers of the several units of Killearn Estates
 Subdivision in Leon County, Florida, hereby and thereby take notice of this reported change in
 the Covenants and Restrictions of the Killearn Estates Subdivision.
- 5. Except as amended herein, all other Covenants and Restrictions remain in full force and effect.

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BOB INZER, CLERK OF COURTS

IN WITNESS WHEREOF, KILLEARN HOMES ASSOCIATION, INC. has caused

these presents to be executed in its name, and its corporate seal to be hereunto affixed, by its proper officers thereunto who are duly authorized, the day and year first above written.

CONTINUE AND ADDRESS OF THE PARTY OF THE PAR	KILLEARN HOMES ASSOCIATION, INC.
Attest And A SI	By: Resident Roger S OS Borne (Corporate Seal)
By: SECRETARY	mer, X)
STATE OF FLORIDA)	
COUNTY OF LEON)	
by RUGER J USBORNE, a	owledged before me this day of _AUGUST_, 2001 s _PN \(\subseteq \subseteq \text{10kN} \) of the Killearn Homes Association, f of the corporation. He/She is personally know to me or has as identification. ACCURATE PUBLIC
	M. Garaniai an Earlann

My Commission Expires:



This Instrument prepared by: Joseph P. Jones, Esq. Broad and Cassel 215 S. Monroe, Suite 400 Tallahassee, FL 32301 (850) 681-6810

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OF
LEON COUNTY FL
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09/07/2010 at 10:20 AM.

BOB INZER, CLERK OF COURTS

KILLEARN ESTATES SUBDIVISION CORRECTIVE INSTRUMENT

STATE OF FLORIDA

COUNTY OF LEON:

August 3/5, 2010.

KNOW ALL MEN BY THESE PRESENTS, that this is an instrument intended to correct and hereinafter amend previously recorded instruments affecting Killearn Estates Subdivision, Units 1 through 54, inclusive, entered into on the date below written, by KILLEARN HOMES ASSOCIATION, INC., a Florida corporation, hereinafter referred to as "Declarant":

WITNESSETH:

WHEREAS, on October 28, 1999, Declarant recorded a Declaration of Amendment to Covenants and Restrictions in the Public Records of Leon County, Florida, at Official Records Book 2312, Page 1715, which contained a scrivener's error in paragraph 5 as it related to Unit 1, and incorrectly reflected Unit 1 as being recorded in Official Records Book 1897, when it should have reflected Official Records Book 187; and

WHEREAS, on May 22, 2001, Declarant recorded a Declaration of Amendment to Covenants and Restrictions in the Public Records of Leon County, Florida at Official Records Book 2502, Page 01138, which contained a scrivener's error in paragraph 3 as it related to Unit 1, and incorrectly reflected Unit 1 as being recorded in Official Records Book 1897, when it should have reflected Official Records Book 187; and

WHEREAS, on July 9, 2001, Declarant recorded a Corrective Instrument in the Public Records of Leon County, Florida, at Official Records Book 2524, Page 2131, which contained a

scrivener's error in paragraph 3 as it related to Unit 1, and incorrectly reflected Unit 1 as being recorded in Official Records Book 1897, when it should have reflected Official Records Book 187; and

WHEREAS, Declarant hereby declares a need to correct the scrivener's errors in order to clarify and preserve the original intent of the document, and;

NOW, THEREFORE IN CONSIDERATION OF THE AFOREMENTIONED,

Declarant hereby corrects and hereinafter amends the previously recorded Declarations of

Amendment to the Covenants and Restrictions, and Corrective Instrument, in the following

manner:

- 1. Paragraph 5 of the originally recorded Declaration of Amendment to the Covenants and Restrictions at Official Records Book 2312, Page 1715, shall be corrected, in part, and hereinafter amended, as it relates to Unit 1, to reflect Unit 1 as being recorded in Official Records Book 187; and
- 2. Paragraph 3 of the subsequently recorded Declaration of Amendment to Covenants and Restrictions at Official Records Book 2502, Page 01138, shall be corrected, in part, and hereinafter amended, as it relates to Unit 1, to reflect Unit 1 as being recorded in Official Records Book 187; and
- 3. Paragraph 3 of the Corrective Instrument subsequently recorded at Official Records Book 2524, Page 2131, shall be corrected, in part, and hereinafter amended, as it relates to Unit 1, to reflect Unit 1 as being recorded in Official Records Book 187.

IN WITNESS WHEREOF, KILLEARN HOMES ASSOCIATION, INC. has caused these presents to be executed in its name, and its corporate seal to be hereunto affixed, by its proper officers thereunto who are duly authorized, the day and year first above written.

Attest: By: Brand Internation Its: Executive Director	KILLEARN HOMES ASSOCIATION, INC. By:
Its: Executive Director	Its: Treader
	(Corporate Seal)
STATE OF FLORIDA) COUNTY OF LEON)	
DOD IPPOLITO, as Preside	before me this 3/5t day of August, 2010 by ever of the Killearn Homes Association, Inc., tion. He/She is personally known to me or has
	identification.
	rusan T. Bailow
	OTARY PUBLIC SUSAN T. BARLOW Commission Figures: Commission DD 832395 Expires October 22, 2012

KILLEARN ESTATES SUBDIVISION DECLARATION OF AMENDMENT TO COVENANTS AND RESTRICTIONS

STATE OF FLORIDA COUNTY OF LEON

January 1st, 2014

KNOW ALL MEN BY THESE PRESENTS, that this is a Declaration of Amendment to the Covenants and Restrictions for the Killearn Estates Subdivision, Units 1 through 57, inclusive, entered into on the date above written, by KILLEARN HOMES ASSOCIATION, INC., a Florida corporation hereinafter referred to as "Declarant:"

WITNESSETH:

WHEREAS, Declarant is the Assignee of Developer Killearn Properties, Inc.'s right to amend the Covenants and Restriction applicable to Killearn Estates Subdivision for the purpose of increasing the annual assessment due and payable by each and every Member.

WHEREAS, said Assignment is recorded in the Public Records for Leon County, Florida, at Official Record 2151, Page 918;

WHEREAS, there has been a vote by the Membership, either in person or by proxy, utilizing the manner proper and prescribed by the various applicable Covenants and Restrictions on the issue as to whether or not the annual assessment due and payable by each and every Member shall be increased; and

WHEREAS, the necessary number of Members have voted in the affirmative to pass said amendment to the Covenants and Restrictions thereby increasing the annual assessment due and payable by each and every Member.

NOW, THEREFORE IN CONSIDERATION OF THE AFOREMENTIONED,

Declarant hereby amends the Covenants and Restrictions pertaining to those Units of the

Killearn Estates Subdivision fully described below as follows:

- This instrument hereby delineates a new annual assessment schedule, applicable to each and every Member;
- The new annual assessment, moved by the Membership and affirmed by proper procedure, shall be as follows:
 - a) Single Family Dwelling \$150.00 per year
 - b) Multi-Family Dwelling \$75.00 per year
 - c) Single Family Dwelling on lakefront \$225.00 per year
 - d) Multi-Family Dwelling on lakefront \$112.50 per year
- This instrument does not alter or change any Article or Section of the Covenants and Restrictions concerning or regarding the date when annual assessments become due and payable;
- As used in this instrument, the terms "dues," "membership dues,"
 "assessments" and "annual assessments" are interchangeable;
- 5. The appropriate record data of the affected Covenants and Restrictions is as follows:

In the Leon County, Florida, Public Records:

<u>Unit</u>	O.R. Book	Page No.
1	187	254
	193	485
	264	383
2	212	496
	264	383
3	242	361
	264	383
4	232	218
	264	383
5	347	351
6	242	383
ł	264	383
	269	270
7	297	45
8	387	10
9	347	351
	394	184
10	403	130
11	451	295
12	451	312
14	530	492
15	465	230
16	550	719
	592	244
	700	606
17	493	233
18	847	545
19	903	1542
20	855	505
21	932	1763
22	982	36
	984	453
23	748	528
	906	298
	1075	1841
24	1505	2070
25	1420	1431
26	1025	1288
27	1284	1677

Unit	O.R. Book	Page No.
28	747	276
	780	767
1	1146	485
	1360	1025
	1373	771
29	993	427
30	968	2353
31	1237	1079
32	993	22
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34	1073	2393
35	993	427
36	1157	1203
37	1458	0181
38	1469	0019
39	1571	2086
40	1520	2025
41	1788	2373
50	403	113
51	1161	1280
53	848	221
54	745	491
55	878	359
56	931	177
57	1436	0487

- 6. All owners and prospective purchasers of the several units of Killearn Estates Subdivision in Leon County, Florida, hereby and thereby take notice of this reported change in the Covenants and Restrictions of the Killearn Estates Subdivision.
- Except as amended herein, all other Covenants and Restrictions remain in full force and effect.

IN WITNESS WHEREOF, KILLEARN HOMES ASSOCIATION, INC. has caused these presents to be executed in its name, and its corporate seal to be hereunto affixed, by its proper officers thereunto who are duly authorized, the day and year first above written.

KILLEARN HOMES ASSOCIATION, INC.

(Corporate Seal)

Attest:

STATE OF FLORIDA COUNTY OF LEON

The foregoing instrument was acknowledged before me this & ... day of ______, 2014, by BOB IPPOLITO, as PRESIDENT of the Killearn Homes Association, Inc., a Florida Corporation, on behalf of the corporation. He

is personally known to me.

TARY PUBLIC

My commission Expi

SUSAN T. BARLOW Commission # EE 837196 Expires October 22, 2016

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STATE OF FLORIDA, COUNTY OF LEON

HEREBY CERTIFY that the above and foregoing is a true and correct copy of an instrument recorded in the official records of Leon County, Florida. Washings my hand and seal of office this 23day

BOS INZER Clerk of County Cour