SUPERIOR COURT COUNTY OF SAN BERNARDINO THE LAW OFFICES OF JOHN G. WÜRM JAN 0 7 2014 JOHN G. WÜRM, State Bar No. 106475 27321 North Bay Road Post Office Box 1875 Lake Arrowhead, California 92352 Deputy Telephone: (909) 337-2557 Facsimile: (909) 336-3697 TRIAL SETTING CONFERENCE Attorney for Plaintiff, Arrowhead Woods Architectural Hearing Date JUL 1 1 2014 Committee, Inc., a California corporation at SO Dept 525 SUPERIOR COURT OF THE STATE OF CALIFORNIA COUNTY OF SAN BERNARDINO, CENTRAL DIVISION 10 11 P.O. Box 1875, Lake Arrowhead, CA 92352 CIVDS1400240 Case No.: LAW OFFICES OF JOHN G. WÜRM 12 ARROWHEAD WOODS **VERIFIED COMPLAINT FOR:** ARCHITECTURAL COMMITTEE, 13 Telephone: (909) 337-2557 INC., a California corporation, 1) DECLARATORY RELIEF; 14 Plaintiff. 2) INJUNCTION; and 15 3) DAMAGES 16 17 GEORGE D. HATT, DONNA R. HATT, and) 18 all persons unknown claiming any legal or equitable right, title, estate, lien or interest in \$435-140113-0727 the property described in the Complaint, named as DOES 1 to 50, inclusive 21 Defendants. 22 23 24 25 1777 26 | 1 / 1 28

VERIFIED COMPLAINT

AWAC v.HATT

Page 1 of 6

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Plaintiff, ARROWHEAD WOODS ARCHITECTURAL COMMITTEE, INC. alleges as follows:

FIRST CAUSE OF ACTION

(Declaratory Relief)

- 1. The Defendants herein named as "all persons unknown claiming any legal or equitable right, title, estate, lien, or interest in the property described in the Complaint, named as DOES 1 to 50, inclusive," are unknown to Plaintiff. Such Defendants, and each of them, claim some right, title, estate, lien or interest in the below-described property, adverse to Plaintiff's title thereto. Such claim or claims are without any right whatsoever and these Defendants have no right, title, estate, lien, or interest whatsoever in the below-described property or any part thereof adverse to Plaintiff.
- 2. Defendants GEORGE D. HATT and DONNA R. HATT (hereinafter referred to as "Defendants") are the title owners of improved real property located in San Bernardino County, legally described as

Lot 49 of Tract No. 7891, Arrowhead Woods Tract No. 113, as

per map recorded in Book 101, Page(s) 20 to 26, inclusive of maps, in the Office of the County Recorder of said County

APN 0333-862-14, commonly known as 145 Birchwood Drive, Lake Arrowhead, California 92352 (hereinafter referred to as "Defendants' Property").

- 3. Plaintiff, ARROWHEAD WOODS ARCHITECTURAL COMMITTEE, INC. (hereinafter referred to as "AWAC") is the Successor to the Architectural Committee and Grantor referenced in the *Declaration of Restrictions* attached hereto as Exhibit "A" (hereinafter referred to as "*Declaration*") recorded on May 2, 1968 at Book 7019, Page 860. Said *Declaration*, under Article VII, provides in part that no tree may be removed or destroyed without Plaintiff's approval. Defendant's Property is subject to said *Declaration*.
- 4. AWAC is the successor to the Architectural Committee referenced in the *Declaration*. The authority of AWAC to enforce the provisions of the *Declaration* was

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extended pursuant to the *Certification of Amendment of Declaration of Restrictions* (hereinafter referred to as "Amendment") recorded December 15, 2010 as Document No. 2010-0531609 attached hereto as Exhibit "B."

- 5. Plaintiff is informed and believes and thereon alleges that on or about October 6, 2013, Defendants either caused to or cut down one living tree on Defendants' Property. Plaintiff is informed and believes and thereon alleges that the value of the tree that was cut down was not less than twelve thousand four hundred dollars (\$12,400.00). Said tree was cut down without Plaintiff's approval.
- 6. Plaintiff is entitled to treble damages under Civil Code § 3346 and Code of Civil Procedure § 733.
- 7. An actual controversy has arisen and now exists between Plaintiff and Defendants concerning their respective rights and duties relative to the Defendant's Property described herein. Plaintiff contends that Defendants cannot cut down, remove or alter any living tree unless first obtaining Plaintiff's approval. Defendants deny Plaintiff's contentions.
- 8. Plaintiff desires a judicial determination (1) of its rights and duties, (2) that Defendants' Property is subject to the restrictions in the *Declaration* (3) that Plaintiff is the successor of the architectural committee, and (4) that Plaintiff's authority to enforce the provision in the *Declaration* was extended pursuant to the *Declaration*. The *Declaration* provides in Article XII(d) that the prevailing party in any action brought to enforce the *Declaration* is entitled to attorney's fees.
- 9. A judicial declaration is necessary and appropriate at this time; in order that Plaintiff may ascertain its rights and duties under said *Declaration*; since Defendants have cut down a living tree valued at twelve thousand four hundred dollars (\$12,400.00); and do not acknowledge that Defendant's Property is subject to the restrictions in the said *Declaration*. Plaintiff contends that Defendant's Property is subject to the restrictions in the *Declaration*. Plaintiff is informed and believes and thereon alleges that Defendants dispute said contentions and contend that they can cut down living trees on Defendants' Property without the approval of Plaintiff.

SECOND CAUSE OF ACTION

(Injunction)

- 10. Plaintiff repeats and alleges each and every allegation in paragraphs 1 through 9, inclusive, and incorporates same herein by such reference.
- Plaintiff alleges that Defendants, and each of them, have violated the *Declaration* by cutting down a living tree valued at not less than twelve thousand four hundred dollars (\$12,400.00) without Plaintiff's approval, and Defendants do not acknowledge the restrictions in said *Declaration* which apply to Defendant's Property.
- 12. Unless and until enjoined and restrained by Order of this Court, Defendants' violation of the restrictions in said *Declaration* will cause great and irreparable injury to Plaintiff in that the restrictions protect living trees on Defendants' Property which are irreplaceable.
- 13. Plaintiff has no adequate remedy at law for the injuries which will be suffered as a result of Defendant's violation of the restrictions in said *Declaration*. Therefore, Plaintiff is entitled to injunctive relief.

THIRD CAUSE OF ACTION

(Damages)

- 14. Plaintiff repeats and alleges each and every allegation in paragraphs 1 through 13, inclusive, and incorporates same herein by such reference.
- 15. Plaintiff is informed and believes and thereon alleges that (1) on or about October 6, 2013, Defendants negligently and/or intentionally caused the cutting of one living tree on Defendants' property, and (2) said tree was valued at not less than twelve thousand four hundred dollars (\$12,400.00). Defendants did not receive Plaintiff's approval before cutting down said living tree. Article XII(b)(d) provides that AWAC is entitled to recover damages and attorney's fees for any violation of the *Declaration*.

ON ALL CAUSES OF ACTION

7. For attorney's fees and costs of suit herein incurred as allowed by law; and
8. For such other and further relief as the court may deem proper.

LAW OFFICES OF JOHN G. WÜRM

By:

JOHN G. WÜRM, Attorney for
Arrowhead Woods Architectural
Committee, Inc., a California
corporation

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VERIFICATION

STATE OF CALIFORNIA, COUNTY OF SAN BERNARDINO

I am the executive director for Plaintiff, ARROWHEAD WOODS

ARCHITECTURAL COMMITTEE, INC., a California corporation, in this action. I have read the foregoing document entitled VERIFIED COMPLAINT FOR DECLARATORY RELIEF, INJUNCTION and DAMAGES, and know its contents. The matters stated in the foregoing document are true of my own knowledge, except the matters that are stated on my information and belief, and as to those matters I believe them to be true.

I declare under penalty of perjury that the foregoing is true and correct and that this Verification was executed on December 23, 2013 at Lake Arrowhead, California.

Stacey Lippert

AWAC v.HATT

Verification

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BOOK 7019 PAGE 860

DECLARATION OF RESTRICTIONS

(Lake Arrowhead) California)

This Declaration, made this 2nd day of May, 1968, by TITLE INSURANCE AND TRUST COMPANY, a California corporation (hereinafter referred to as "Declarant"),

WITNESSETH:

WHEREAS, Declarant is the owner of record of that certain real property in the County of San Bernardino, State of California, hereinafter described, and

WHEREAS, Declarant desires to establish a general plan (hereinafter called "said general plan") for the improvement and development of said property (hereinafter referred to as "said Tract"), which is hereinafter are particularly described, and

WHEREAS, in accordance with said general plan, Declarant desires to subject said Tract to the following covenants, conditions, restrictions and reservations (hereinafter referred to as the "conditions"), upon and subject to which all or any portion of said Tract shall be held, improved and conveyed;

NOW, THEREFORE, KNOW ALL. MEN BY THESE PRESENTS:

That Declarant hereby certifies and declares that it has established and does hereby establish a general plan for the protection, maintenance, development and improvement of the said Tract and that in accordance with said general plan said Tract is and shall be held and conveyed upon and subject to the conditions hereinafter set forth, each and all of which are for the benefit of the owner of each part or portion of the said Tract and each and all of which (a) shall apply to and bind not only the Declarant while the owner of any part or portion of said Tract, but also each and every future owner thereof or of any part thereof; (b) shall inure to the benefit of not only the Declarant but also to the benefit of each, every and any future owner of each, every and any portion or portions of the said Tract and to the benefit of Lake Arrowhead Development Co., a California corporation; (c) shall run with and be binding upon said Tract; and (d) may be enforced not only by the Declarant, its successors and assigns, and by Lake Arrowhead Development Co., but also by each, every and any future owner of any portion of the said Tract.

Said general plan and said conditions now made applicable to said Tract are as follows:

The real property subject to this Declaration is situated in the County of San Bernardino, State of California, and is more particularly described as follows:

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Lots 1 to 208, inclusive, of Tract No. 7891, Arrowhead Woods Tract No. 113, as per map recorded in Book 10 lof Maps, pages 20 to 26 inclusive, records of San Bernardino County, California.

II

Wherever used in this Declaration, the following terms shall have the following meaning:

- (a) "Said Tract" means the property described in Article I hereof.
- (b) "Building," "structure" and "outbuilding" shall include both the main portion of said structures and all projections therefrom.
- (c) "Lot" means one of the numbered parcels on the map of said Tract recorded in the office of the County Recorder of San Bernardino County, California.
- (d) "Street" means any street, highway or other thoroughfare shown on the map of said Tract.
 - (e) "Said general plan" means the general plan herein provided for.

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- (a) No building, garage, patio, outbuilding, fence or other structure shall be constructed, erected, altered, remodeled, placed, maintained or be permitted to remain on said Tract or any portion thereof unless and until three complete sets of plans and specifications therefor, including finished grading plans, plot plan showing location of such structure on the building site, floor and roof plan, exterior elevations, sections and salient exterior details and color scheme, including the typerand location of hedges, walls and fences, shall have been submitted to and approved in writing by any two (2) members of the "At hitectural Committee," which shall be composed of four (4) members, selected as hereinafter set forth.
- (b) The members of the Architectural Committee shall be selected and appointed by Lake Arrowhead Development Co. Any member of the Architectural Committee may be removed at any time, with or without cause, and his successor appointed by Lake Arrowhead Development Co. The Architectural Committee shall be initially composed of the following four members:

Charles F. Grigsby
Donald Miller
E. C. Mower
Herman Ruhnau

- (c) Said plans and specifications shall be delivered to the office of Lake Arrowhead Development Co. at Lake Arrowhead, California, or at such other place as shall be designated by Declarant or Lake Arrowhead Development Co., together with a checking fee in the sum of \$50.00.
- (d) Said Architectural Committee shall have the power and authority to approve or disapprove the plans and specifications, and approval of said plans, specifications and plot plan may be withheld not only because of

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- (e) The approval of the committee of any plans or specifications submitted for approval as herein specified for use on any building site shall not be deemed a waiver by the Committee of its right to object to any of the features or elements embodied in such plans and specifications, if or when the same features or elements are embodied in any subsequent plans and specifications submitted for approval as herein provided for use on other building sites.
- (f) If the Committee fails to approve or disapprove such plans and specifications and plot plan within thirty (30) days after said plans, specifications and plot plan have been submitted to it, and payment of the fee provided for in subparagraph (c) hereof, it shall be presumed that the Committee has approved said plans, specifications and plot plan as submitted. If, after such plans and specifications and plot plan have been approved, the building, fence, wall or other structure shall be altered, erected or maintained upon the lot or building site otherwise than as approved by the Committee, such alteration, erection and maintenance shall be deemed to have been undertaken without the approval of the Committee having been obtained as required by this Declaration.

The Committee may require as a condition of approval, a certification, upon such form as it shall furnish, of the Contractor, or owner, or a licensed surveyor, as it shall elect, that no building, garage, patio, outbuilding, fence or other structure constructed, erected, altered, remodeled, placed or maintained pursuant to such plans and specifications and plot plan violates any setback, rule, ordinance, or statute, nor encroaches upon any easement, right, or right of way of record.

If such certification has been required, it shall be delivered to the Committee within ten (10) days after Notice of Completion has been filed for record in the office of the Recorder of the County of San Bernardino. If not so delivered within said ten (10) days, or if so delivered and said certification is later determined to be falsely or erroneously made, such building, garage, patio, outbuilding, fence or other structure shall be deemed to have been constructed, erected, altered, remodeled, placed and maintained without the approval of the Committee having been obtained as required by this Declaration.

The failure of the Committee to require such certification shall not be deemed or construed to be a Waiver of any of the conditions herein.

(g) For the purpose of making a search upon or guaranteeing or insuring title to any lien on and/or interest in any lot or parcel or building site of said Tract, and for the purpose of protecting purchasers and encumbrancers for value in good faith as against the performance or nonperformance of any of

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the acts in this Declaration authorized or permitted to be approved by the Architectural Committee; said Committee may issue a certificate showing that the plans and specifications and plot plan for the improvement or other matters herein provided for have been approved, and that said improvements have been made in accordance therewith, which shall be prima facie evidence and shall fully justify and protect any title company or persons certifying, guaranteeing or insuring said title or any loan thereon and/or any interest therein, and shall also fully protect any purchaser or encumbrancer in good faith for value in acting thereon as to all matters within the jurisdiction of the Committee.

(h) The powers and duties of the Architectural Committee shall cease after 2010, unless prior to said date and effective thereon a written instrument shall be executed by the record owners of a majority of the lots in said Tract and duly recorded, appointing a representative or representatives who shall thereafter exercise the same powers and authorities previously exercised by the Architectural Committee, and providing the procedure for appointing his or their successors.

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- (a) No building, structure or improvement shall be constructed, erected, altered, placed or permitted to remain on Lots 1 to 203, inclusive, other than one single family dwelling designed for occupation for not more than one family together with appurtenant outbuildings; provided, however, that if and while two or more of said lots in said Tract or portions thereof having a combined area equal to or greater than the original area of either of said lots which are contiguous are held in the same ownership and only one main residence is located on said combined area, the other lot or lots or portions thereof may be used for private outbuildings and grounds appurtenant to such main residence.
- (b) There shall not be erected or maintained on Lots 1 to 52, inclusive, Lots 69 to 80, inclusive, Lots 92 to 106, inclusive, Lots 118 to 146, inclusive, and Lots 157 to 198, inclusive, any residence which shall have a living area of less than 1,200 square feet, exclusive of carports, garages and covered porches.
- (c) There shall not be erected or maintained on Lots 53 to 68, inclusive, Lots 81 to 91, inclusive, Lots 107 to 117, inclusive and Lots 147 to 156, inclusive, any residence which shall have a living area of less than 1,400 square feet, exclusive of carports, garages and covered parches.
- (d) There shall not be erected or maintained on Lots 199 to 203, inclusive, any residence which shall have a living area of less than 1,600 square feet, exclusive of carports, garages and covered porches.
- (e) Each lot described in subdivision (a) of this Paragraph IV shall be subject to the following setback provisions:
- (1) No building, or any part thereof, shall be placed, erected or maintained on any of said lots within fifteen (15) feet of the front property line.
- (2) A side yard shall be maintained on each of said lots of at least ten (10) feet in depth from all side property lines to the building line of any structure, with a minimum clearance of 7-1/2 feet from eaves or other projections to the side property line.
- (3) An attached garage, a detached garage, or other auxiliary buildings or structures, not maintained or used for human habitation, shall be located to provide a minimum 7-1/2 foot clearance from the side property

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line of each lot to eaves or other projections, when the auxiliary building or saucture is a minimum of 20 feet to the rear of the front wall of the residence nearest the street, if attached, or 40 feet to the rear of the front wall of the residence nearest the street, if detached.

- (4) A rear yard shall be maintained on each of said lots of at least 25 feet from the property line to the nearest structural projection.
- (5) Notwithstanding anything to the contrary herein contained, no building, or any part the cof, shall be placed, erected or maintained any closer to the front, rear or side property line than as shown on the recorded subdivision map of said Tract.

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- (a) Outbuildings or garages erected and maintained upon any lot or building site shall conform generally in architectural design and exterior material to the dwelling houses to which they are appurtenant, and may be, but need not be, attached to said dwelling.
- (b) No fence, wall or hedge shall be planted, erected, located or maintained upon any lot in such location or at such height as to unreasonably obstruct the view from any other lot or lots in said Tract. The Architectural Committee shall have the power and authority to modify the conditions and restrictions contained in this subdivision (b) of Paragraph V as to any lot in said Tract, if said Architectural Committee, in its absolute discretion, deems it necessary or advisable to do so.
- (c) If due to the shape or topography thereof, the owner of any lot should desire to install thereon any building, structure or improvement so close to any boundary line of such lot that it would violate the setback provisions contained in Paragraph IV hereof, he may present a plat of the proposed location thereof and the full plans and specifications therefor to said Architectural Committee, together with such contour map as .nay be required by such Committee. If said Committee should in its discretion determine that the desired location is of prime importance to the convenient and beneficial use of such lot and that, in the light of the other circumstances, including the proposed plan, such building structure or improvement so located will not be unduly detrimental to said Tract in general or to adjoining properties in particular and if such committee should approve in writing the proposed location thereof and the plans and specifications therefor, then and in such events, the erection and maintenance of such building, structure or improvement on such approved location and in accordance with such approved plans and specifications may be effected norwithstanding the limitations expressed in Paragraph IV hereof. Provided, further, that such approval by the Architectural Committee shall not relieve the owner from obtaining the consent and approval, when necessary, of the appropriate department or commission of the County of San Bernardino.
- (d) No shed, tent, garage, trailer or other outbuilding shall at any time be used as a residence temporarily or permanently, upon any part of said property.
- (e) No person, except Lake Arrowhead Development Co. or its duly authorized agent, or its successors in interest, shall erect or maintain upon any part of said Tract or any lot or building site, any sign, advertisement, billboard, or other advertising structure of any kind; provided, however, that the owner of any lot in said Tract shall have the right to place or display on his property a "for sale" sign of customary and reasonable dimensions.

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(f) No horses, cattle, cows, sheep, rabbits, pigs or other animals, fowls or poultry, shall be kept, raised or permitted on said Tract or any part thereof; except that domestic cats, dogs and birds may be kept as household pets upon said Tract, provided, that they are not kept, lired or raised thereon for commercial purposes or in unreasonable quantities.

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Declarant hereby reserves and further declares that upon the conveyance of any lot in said Tract, there is reserved the following:

- (a) All the water and water rights in, under, or flowing over said property, or appurtenant thereto, or to any part thereof, including the right to develop water thereon, transport or export water therefrom;
- (c) An easement and right of way for the construction, alteration, operation, and/or maintenance of tunnels, conveyances, and/or pipes for the transmission, storage or use of water for power or irrigation purposes, irrespective of whether such water use or purposes shall be appurtenant to the said property;
- (c) An easement for the construction, maintenance and operation of sewer mains, laterals; manholes, sumps and appurtenant equipment over and across those portions of the lots shown on the recorded Map of Tract 7891 as sewer easements and those portions of said lots referred to as sewer easements on the Owner's Certificate shown on said Map;
- (d) An easement for the use and benefit of the several public utility companies which are authorized to serve in Tract No. 7891, over and across those portions of the lots shown on the recorded Map of Tract 7891 as public utility easements and those portions of said lots referred to as public utility easements on the Owner's Certificate shown on said Map.
- (e) An easement for the use and benefit of the Water Company which is authorized to serve in Tract No. 7891, over and across those portions of the lots shown on the recorded Map of Tract 7891 as water line easements and those portions of said lots referred to as water line easements on the Owner's Certificate shown on said Map.

And any conveyance by the Declarant shall except such easements so reserved from any grant or conveyance hereafter made of said property. Each of the rights, easements and servitudes reserved hereunder (except as herein otherwise stipulated) shall at all times be at I remain a continuing right, easement, and servitude which may be exercised, used, availed of and/or assigned, at any time and from time to time, and the exercise, use and/or assignment of any such right, easement and/or servitude shall never affect or impair the power of the declarant grantor, its successors or assigns, to again exercise, use and/or assign each and every of said rights, easements and servitudes at any subsequent time.

VI.

The owner of each lot of said Tract shall keep such lot free and clear of all weeds and rubbish and do all other things necessary or desirable to keep the premises neat and in good order, and it is hereby agreed that in the event of the default in the performance of this covenant, the Declarant, its successors or assigns, hereby reserve the right to enter upon the property of such owner and remove all weeds and rubbish and do all other things necessary to place said property in a neat and orderly condition in accordance with this covenant, and the expense thereof shall become due and payable from such owner to the Declarant, its successors or assigns, within five (5) days after written demand therefor.

Declarant asserts that any grant or conveyance of any lot in said

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Tract 7891, or any part thereof, shall be made upon the following covenants to be observed and accepted by the grantees, which shall also be conditions subsequent

Such grantees shall not, and shall not permit any person to remove, destroy, or materially change the shape of any of the trees growing on said Tract without the prior consent of grantor, or its successors and assigns, or the Architectural Committee acting in its assigned capacity.

Such grantees will do whatever is necessary for the maintenance, care, growth and development of each and every such tree and will for such purpose expend such funds and er gage such expert personnel as may be reasonably necessary adequately to maintain and care for such trees.

Such grantees shall pay the cost and expense for the removal of any tree or trees, and indemnify and hold Declarant harmless therefor.

VIII

Said Tract shall not, nor shall any part thereof, nor any lot or building site therein, be used for the purpose of mining, quarrying, drilling, exploring for, taking or producing therefrom, water, oil, gas or other hydrocarbon substances, minerals or ores of any kind.

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No noxious or offensive activity shall be carried on upon said Tract or any part thereof, nor shall anything be done or maintained thereon which may be or become an annoyance or nuisance to the neighborhood.

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Said Tract and the lots and building sites included Littein are subject to such easements and rights of way as may be necessary or convenient for erecting, constructing, maintaining and operating public service wires and conduits for lighting, heating, power, telephone and other methods of conducting and performing any public or quasi public utility service or function as such easements and rights of way are shown and designated on the map of said real property recorded in the Office of the County Recorder of San Bernardino County, California, and all of said easements and rights of way are reserved for the purposes herein and in said map set forth.

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- (a) The covenants, conditions and restrictions herein contained shall run with said land and shall be binding and in force and effect until December 31, 2010, for the mutual benefit of all the lots and building sites in said Tract.
- (b) At any time prior to December 31, 2010, the owners of record of lots or building sites in said Tract, subject to this declaration, having an aggregate area equivalent to not less than 55% of the total area of all of said property, may extend the term during which said covenants, conditions and restrictions shall bind and affect said Tract to December 31, 2025, by executing and acknowledging an instrument in writing to that effect which shall be duly recorded with the County Recorder of San Bernardino County, California.
 - (c) The easements and reservations herein contained shall be respetual

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- (a) Upon any breach or violation of any of the conditions, covenants, restrictions or reservations herein contained, the premises directly affected by such breach or violation shall forthwith revert to Declarant, or its successors in interest in the ownership of the reversionary rights herein, who shall have the right of immediate re-entry and possession; provided, that a breach of any of the said covenants, conditions, restrictions or reservations and/or any reversion of title as herein provided shall not defeat or render invalid the lien of any mortgage or deed of trust made in good faith and for value as to said premises or any part thereof, but all said covenants, conditions, restrictions and reservations shall be binding upon and effective against any subsequent owner of said premises.
- (b) The violation or breach of any of the covenants, conditions, restrictions or reservations herein contained shall give the Declarant and/or Lake Arrowhead Development Co. and/or the Architectural Committee and/or any owner or owners of lots or building sites in said Tract the right to prosecute a proceeding at law or in equity against the person or persons who have violated or are attempting to violate any of the covenants, conditions, restrictions and reservations, to prevent or enjoin them from so doir 1, to cause said violation to be remedied, or to recover damages for said violation.
- (c) The result of every act or omission whereby any covenant, condition, restriction or reservation herein contained is violated, in whole or in part, is hereby declared to be and shall constitute a nuisance and every remedy allowed by law or in equity against an owner shall be applicable against every such result and may be exercised by Declarant, Lake Arrowhead Development Co., the Architectural Committee, or the owner or content of any lot, building site or portion of said Tract.
- (d) In any legal or equitable proceeding for the enforcement or to restrain the violation of any provision of this Declaration, the prevailing party shall be entitled to recover such reasonable attorney's fees as the court shall award from the unsuccessful party or parties.
- (e) The remedies contained and set forth in this Article XII shall be cumulative and not exclusive.

XIII

The owners of record of lots or building sites in said Tract having an aggregate area equivalent to not less than 55% of the total area of all of said property may, at any time, modify, amend, cancel or annul, with respect to all of said Tract, all or any of the covenants, conditions and restrictions contained in this Declaration and any supplement or amendment thereto, by instrument in writing signed by said owners and acknowledged by them so as to entitle it to be recorded in the Office of the County Recorder of San Bernardino County, California.

"VIX"

Any and all of the rights, powers and reservations of Declarant and/or Lake Arrowhead Development Co. and/or the Architectural Committee herein contained, may be assigned to any other corporation or association which will assume the duties of Declarant and/or Lake Arrowhead Development Co.

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Sand/or the Architectural Committee pertaining to the particular rights, powers and reservations assigned, and upon any such corporation or association evidencing its consent in writing to accept such assignment and assume such a duties. It shall, to the extend of such assignment, have the same rights and powers and be subject to the same obligations and duties as are given to and sassumed by Declarant and/or take Arrawhead Development Co. and/or the Architectural Committee herein.

XV-

The provisions contained in this Declaration shall bind and inure to the benefit of and be enforceable by Declarant, Lake Arrowhead Development Co., the Architectural Committee, and the owner or owners of any portion of said Tract, or their and each of their legal representatives, heirs, successors and assigns.

IN WITNESS WIEREOF, the Declarant herein has caused its corporate name to be hereinto subscribed by its officers thereinto duly authorized and its corporate seal to be hereinto affixed the day and year first above written.

TITLE ANSURANCE AND TRUST COMPANY

Vice President

Assistant Secretary

STATE OF CALIFORNIA

COUNTY OF SAN BERNARDING

On May. 2 , 1968, before me, the undersigned, a Notary Public in and foresaid State, personally appeared R. E. Branch and Venus Jacques , known to me to be the Vice President and Assistant Secretary, respectively, of the Corporation that executed the within instrument, known to me to be the persons who executed the within instrument or behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the within instrument pursuant to its bylaws or a resolution of its Poard of Directors.

WITNESS my hand and official seal.

Notary Public in and for said State.

Cabrielle K. Jones

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Attention: Venus Jacques Trust RS-31847

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COUNTY RECORDER

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BOOK 7019 PAGE 860

DECLARATION OF RESTRICTIONS

(Lake Arrowheads California)

This Declaration, made this 2nd day of May, 1968, by TITLE INSURANCE AND TRUST COMPANY, a California corporation (hereinafter referred to as "Declarant"),

WITNESSETH:

WHEREAS, Declarant is the owner of record of that certain real property in the County of San Bernardino, State of California, hereinafter described, and

WHEREAS, Declarant desires to establish a general plan (hereinafter called "said general plan") for the improvement and development of said property (hereinafter referred to as "said Tract"), which is hereinafter are particularly described, and

WHEREAS, in accordance with said general plan, Declarant desires to subject said Tract to the following covenants, conditions, restrictions and reservations (hereinafter referred to as the "conditions"), upon and subject to which all or any portion of said Tract shall be held, improved and conveyed;

NOW, THEREFORE, KNOW ALL. MEN BY THESE PRESENTS:

That Declarant hereby certifies and declares that it has established and does hereby establish a general plan for the protection, maintenance, development and improvement of the said Tract and that in accordance with said general plan said Tract is and shall be held and conveyed upon and subject to the conditions hereinafter set forth, each and all of which are for the benefit of the owner of each part or portion of the said Tract and each and all of which (a) shall apply to and bind not only the Declarant while the owner of any part or portion of said Tract, but also each and every future owner thereof or of any part thereof; (b) shall inure to the benefit of not only the Declarant but also to the benefit of each, every and any future owner of each, every and any portion or portions of the said Tract and to the benefit of Lake Arrowhead Development Co., a California corporation; (c) shall run with and be binding upon said Tract; and (d) may be enforced not only by the Declarant, its successors and assigns, and by Lake Arrowhead Development Co., but also by each, every and any future owner of any portion of the said Tract.

Said general plan and said conditions now made applicable to said Tract are as follows:

The real property subject to this Declaration is situated in the County of San Bernardino, State of California, and is more particularly described as follows:

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Wherever used in this Declaration, the following terms shall have the following meaning:

- (a) "Said Tract" means the property described in Article I hereof.
- (b) "Building," "structure" and "outbuilding" shall include both the main portion of said structures and all projections therefrom.
- (c) "Lot" means one of the numbered parcels on the map of said Tract recorded in the office of the County Recorder of San Bernardino County, California.
- (d) "Street" means any street, highway or other thoroughfare shown on the map of said Tract.
 - (e) "Said general plan" means the general plan herein provided for.

III

- (a) No building, garage, patio, outbuilding, fence or other structure shall be constructed, erected, altered, remodeled, placed, maintained or be permitted to remain on said Tract or any portion thereof unless and until three complete sets of plans and specifications therefor, including finished grading plans, plot plan showing location of such structure on the building site, floor and roof plan, exterior elevations, sections and salient exterior details and color scheme, including the typerand location of hedges, walls and fences, shall have been submitted to and approved in writing by any two (2) members of the "At intectural Committee," which shall be composed of four (4) members, selected as hereinafter set forth.
- (b) The members of the Architectural Committee shall be selected and appointed by Lake Arrowhead Development Co. Any member of the Architectural Committee may be removed at any time, with or without cause, and his successor appointed by Lake Arrowhead Development Co. The Architectural Committee shall be initially composed of the following four members:

Charles F. Grigsby Donald Miller E. C. Mower Herman Ruhnau

- (c) Said plans and specifications shall be delivered to the office of Lake Arrowhead Development Co. at Lake Arrowhead, California, or at such other place as shall be designated by Declarant or Lake Arrowhead Development Co., together with a checking fee in the sum of \$50.00.
- (d) Said Architectural Committee shall have the power and authority to approve or disapprove the plans and specifications, and approval of said plans, specifications and plot plan may be withheld not only because of

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noncompliance with any of the specific covenants, conditions and restrictions contained in this Declaration, but also by reason of the reasonable dissatisfaction of the Committee with the grading plan, location of the structure on the lot or building site, the finished ground elevation, the color scheme, finish, design, proportions, architecture, shape, height and style of the proposed structure or altered structures, the materials used therein, the kind, pitch or type of roof proposed to be placed thereon, or because of its reasonable dissatisfaction with any or all other matters or things which, in the reasonable judgment of the Committee, will render the proposed structure inharmonious or out of keeping with the general plan of improvement of said Tract or with the structures erected on other building sites in the said Tract. Said Architectural Committee may, if it so desires, adopt rules governing its procedure.

- (e) The approval of the committee of any plans or specifications submitted for approval as herein specified for use on any building site shall not be deemed a waiver by the Committee of its right to object to any of the features or elements embodied in such plans and specifications, if or when the same features or elements are embodied in any subsequent plans and specifications submitted for approval as herein provided for use on other building sites.
- (f) If the Committee fails to approve or disapprove such plans and specifications and plot plan within thirty (30) days after said plans, specifications and plot plan have been submitted to it, and payment of the fee provided for in subparagraph (c) hereof, it shall be presumed that the Committee has approved said plans, specifications and plot plan as submitted. If, after such plans and specifications and plot plan have been approved, the building, fence, wall or other structure shall be altered, erected or maintained upon the lot or building site otherwise than as approved by the Committee, such alteration, erection and maintenance shall be deemed to have been undertaken without the approval of the Committee having been obtained as required by this Declaration.

The Committee may require as a condition of approval, a certification, upon such form as it shall furnish, of the Contractor, or owner, or a licensed surveyor, as it shall elect, that no building, garage, patio, outbuilding, fence or other structure constructed, erected, altered, remodeled, placed or maintained pursuant to such plans and specifications and plot plan violates any setback, rule, ordinance, or statute, nor encroaches upon any easement, right, or right of way of record.

If such certification has been required, it shall be delivered to the Committee within ten (10) days after Notice of Completion has been filed for record in the office of the Recorder of the Councy of San Bernardino. If not so delivered within said ten (10) days, or if so delivered and said certification is later determined to be falsely or erroneously made, such building, garage, pano, outbuilding, fence on other structure shall be deemed to have been constructed, erected, altered, remodeled, placed and maintained without the approval of the Committee having been obtained as required by this Declaration.

The failure of the Committee to require such certification shall not be deemed or construed to be alwaiver of any of the conditions herein.

(g) For the purpose of making a search upon or guaranteeing or insuring title to any lien on and/or interest in any lot or parcel or building site of said Tract, and for the purpose of protecting purchasers and encumbrancers for value in good faith as against the performance or nonperformance of any of

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the acts in this Declaration authorized or permitted to be approved by the Architectural Committee, said Committee may issue a certificate showing that the plans and specifications and plot plan for the improvement or other matters herein provided for, have been approved, and that said improvements have been made in accordance therewith, which shall be prima facie evidence and shall fully justify and protect any title company or persons certifying, guaranteeing or insuring said title or any loan thereon and/or any interest therein, fand shall also fully protect any purchaser or encumbrancer in good faith for value in acting thereon as to all matters within the jurisdiction of the Committee.

(h) The powers and duties of the Architectural Committee shall cease after 2010, unless prior to said date and effective thereon a written instrument shall be executed by the record owners of a majority of the lots in said Tract and duly recorded, appointing a representative or representatives who shall thereafter exercise the same powers and authorities previously exercised by the Architectural Committee, and providing the procedure for appointing his or their successors.

ΙV

- (a) No building, structure or improvement shall be constructed, erected, altered, placed or permitted to remain on Lots 1 to 203, inclusive, other than one single family dwelling designed for occupation for not more than one family together with appurtenant outbuildings; provided, however, that if and while two or more of said lots in said Tract or portions thereof having a combined area equal to or greater than the original area of either of said lots which are contiguous are held in the same ownership and only one main residence is located on said combined area, the other lot or lots or portions thereof may be used for private outbuildings and grounds appurtenant to such main residence.
- (b) There shall not be erected or maintained on Lots 1 to 52, inclusive, Lots 69 to 80, inclusive, Lots 92 to 106, inclusive, Lots 118 to 146, inclusive, and Lots 157 to 198, inclusive, any residence which shall have a living area of less than 1.200 square feet, exclusive of carports, garages and covered porches.
- (c) There shall not be erected or maintained on Lots 53 to 68, inclusive, Lots 81 to 91, inclusive, Lots 107 to 117, inclusive and Lots 147 to 156, inclusive, any residence which shall have a living area of less than 1,400 square feet, exclusive of carports, garages and covered porches.
- (d) There shall not be erected or maintained on Lots 199 to 208, inclusive, any residence which shall have a living area of less than 1,600 square feet, exclusive of carports, garages and covered porches.
- (e) Each lot described in subdivision (a) of this Paragraph IV shall be subject to the following setback provisions:
- (1) No building, or any part thereof, shall be placed, erected or maintained on any of said lots within fifteen (15) feet of the front property line.
- (2) A side yard shall be maintained on each of said lots of at least ten (10) feet in depth from all side property lines to the building line of any structure, with a minimum clearance of 7-1/2 feet from eaves or other projections to the side property line.
- (3) An attached garage, a detached garage, or other auxiliary buildings or structures, not maintained or used for human habitation, shall be located to provide a minimum 7-1/2 foot clearance from the side property

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line of each lot to eaves or other projections, when the auxiliary building or structure is a minimum of 20 feet to the rear of the front wall of the residence nearest the street, if attached, or 40 feet to the rear of the front wall of the residence nearest the street, if detached.

- (4) A rear yard shall be maintained on each of said lots of at least 25 feet from the property line to the nearest structural projection.
- (5) Notwithstanding anything to the contrary herein contained, no building, or any part thereof, shall be placed, erected or maintained any closer to the front, rear or side property line than as shown on the recorded subdivision map of said Tract.

V

- (a) Outbuildings or garages erected and maintained upon any lot or building site shall conform generally in architectural design and exterior material to the dwelling houses to which they are appurtenant, and may be, but need not be, attached to said dwelling.
- (b) No fence, wall or hedge shall be planted, erected, located or maintained upon any lot in such location or at such height as to unreasonably obstruct the view from any other lot or lots in said Tract. The Architectural Committee shall have the power and authority to modify the conditions and restrictions contained in this subdivision (b) of Paragraph V as to any lot in said Tract, if said Architectural Committee, in its absolute discretion, deems it necessary or advisable to do so.
- (c) If due to the shape or topography thereof, the owner of any lot should desire to install thereon any building, structure or improvement so close to any boundary line of such lot that it would violate the setback provisions contained in Paragraph IV hereof, he may present a plat of the proposed location thereof and the full plans and specifications therefor to said Architectural Committee, together with such contour map as .nay be required by such Committee. If said Committee should in its discretion determine that the desired location is of prime importance to the convenient and beneficial use of such lot and that, in the light of the other circumstances, including the proposed plan, such building structure or improvement so located will not be unduly detrimental to said Tract in general or to adjoining properties in particular and if such committee should approve in writing the proposed location thereof and the plans and specifications therefor, then and in such events, the erection and maintenance of such building, structure or improvement on such approved location and in accordance with such approved plans and specifications may be effected notwithstanding the limitations expressed in Paragraph IV hereof. Provided, further, that such approval by the Architectural Committee shall not relieve the owner from obtaining the consent and approval, when necessary, of the appropriate department or commission of the County of San Bernardino.
- (d) No shed, tent, garage, trailer or other outbuilding shall at any time be used as a residence temporarily or permanently, upon any part of said property.
- (e) No person, except Lake Arrowhead Development Co. or its duly authorized agent, or its successors in interest, shall erect or maintain upon any part of said Tract or any lot or building site, any sign, advectisement, billboard, or other advertising structure of any kind; provided, however, that the owner of any lot in said Tract shall have the right to place or display on his property a "for sale" sign of customary and reasonable dimensions.

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(f) No horses, cattle, cows, sheep, rabbits, pigs or other animals, fowls or poultry, shall be kept, raised or permitted on said Tract or any part thereof, except that domestic cats, dogs and birds may be kept as household pets upon said Tract, provided, that they are not kept, bred or raised thereon for commercial purposes or in unreasonable quantities.

VI

Declarant hereby reserves and further declares that upon the conveyance of any lot in said Tract, there is reserved the following:

- property, or appurtenant thereto, or to any part thereof, including the right to develop water thereon, transport or export water therefrom;
- (a) An easement and right of way for the construction, alteration, operation, and/or maintenance of tunnels, conveyances, and/or pipes for the transmission, storage or use of water for power or irrigation purposes, irrespective of whether such water use or purposes shall be appurtenant to the said property;
- (c) An easement for the construction, maintenance and operation of sewer mains, laterals; manholes, sumps and appurtenant equipment over and across those portions of the lots shown on the recorded Map of Tract 7891 as sewer easements and those portions of said lots referred to as sewer easements on the Owner's Certificate shown on said Map;
- (d) An easement for the use and benefit of the several public utility companies which are authorized to serve in Tract No. 7891, over and across those portions of the lots shown on the recorded Map of Tract 7891 as public utility easements and those portions of said lots referred to as public utility easements on the Owner's Certificate shown on said Map.
- (e) An easement for the use and benefit of the Water Company which is authorized to serve in Tract No. 7891, over and across those portions of the lots shown on the recorded Map of Tract 7891 as water line easements and those portions of said lots referred to as water line easements on the Owner's Certificate shown on said Map.

And any conveyance by the Declarant shall except such easements so reserved from any grant or conveyance hereafter made of said property. Each of the rights, easements and servitudes reserved hereunder (except as herein otherwise stipulated) shall at all times be at I remain a continuing right, easement, and servitude which may be exercised, used, availed of and/or assigned, at any time and from time to time, and the exercise, use and/or assignment of any such right, easement and/or servitude shall never affect or impair the power of the declarant grantor, its successors or assigns, to again exercise, use and/or assign each and every of said rights, easements and servitudes at any subsequent time.

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The owner of each lot of said Tract shall keep such lot free and clear of all weeds and rubbish and do all other things necessary or desirable to keep the premises neat and in good order, and it is hereby agreed that in the event of the default in the performance of this covenant, the Declarant, its successors or assigns, hereby reserve the right to enter upon the property of such owner and remove all weeds and rubbish and do all other things necessary to place said property in a neat and orderly condition in accordance with this covenant, and the expense thereof shall become due and payable from such owner to the Declarant, its successors or assigns, within five (5) days after written demand therefor.

Declarant asserts that any grant or conveyance of any lot in said

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Tract 7891, or any part thereof, shall be made upon the following covenants to be observed and accepted by the grantees, which shall also be conditions subsequent

Such grantees shall not, and shall not permit any person to remove, destroy, or materially change the shape of any of the trees growing on said Tract without the prior consent of grantor, or its successors and assigns, or the Architectural Committee acting in its assigned capacity.

Such grantees will do whatever is necessary for the maintenance, care, growth and development of each and every such tree and will for such purpose expend such funds and er gage such expert personnel as may be reasonably necessary adequately to maintain and care for such trees.

Such grantees shall pay the cost and expense for the removal of any tree or trees, and indemnify and hold Declarant harmless therefor.

VIII

Said Tract shall not, nor shall any part thereof, nor any lot or building site therein, be used for the purpose of mining, quarrying, drilling, exploring for, taking or producing therefrom, water, oil, gas or other hydrocarbon substances, minerals or ores of any kind.

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No noxious or offensive activity shall be carried on upon said Tract or any part thereof, nor shall anything be done or maintained thereon which may be or become an annoyance or nuisance to the neighborhood.

X

Said Tract and the lots and building sites included Littein are subject to such easements and rights of way as may be necessary or convenient for erecting, constructing, maintaining and operating public service wires and conduits for lighting, heating, power, telephone and other methods of conducting and performing any public or quasi public utility service or function as such easements and rights of way are shown and designated on the map of said real property recorded in the Office of the County Recorder of San Bernardino County, California, and all of said easements and rights of way are reserved for the purposes herein and in said map set forth.

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- (a) The covenants, conditions and restrictions herein contained shall run with said land and shall be binding and in force and effect until December 31, 2010, for the mutual benefit of all the lots and building sites in said Tract.
- (b) At any time prior to December 31, 2010, the owners of record of lots or building sites in said Tract, subject to this declaration, having an aggregate area equivalent to not less than 55% of the total area of all of said property, may extend the term during which said covenants, conditions and restrictions shall bind and affect said Tract to December 31, 2025, by executing and acknowledging an instrument in writing to that effect which shall be duly recorded with the County Recorder of San Bernardino County, California.
 - (c) The easements and reservations herein contained shall be respectively

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XII

- (a) Upon any breach or violation of any of the conditions, covenants, restrictions or reservations herein contained, the premises directly affected by such breach or violation shall forthwith revert to Declarant, or its successors in interest in the ownership of the reversionary rights herein, who shall have the right of immediate re-entry and possession; provided, that a breach of any of the said covenants, conditions, restrictions or reservations and/or any reversion of title as herein provided shall not defeat or render invalid the lien of any mortgage or deed of trust made in good faith and for value as to said premises or any part thereof, but all said covenants, conditions, restrictions and reservations shall be binding upon and effective against any subsequent owner of said premises.
- (b) The violation or breach of any of the covenants, conditions, restrictions or reservations herein contained shall give the Declarant and/or Lake Arrowhead Development Co. and/or the Architectural Committee and/or any owner or owners of lots or building sites in said Tract the right to prosecute a proceeding at law or in equity against the person or persons who have violated or are attempting to violate any of the covenants, conditions, restrictions and reservations, to prevent or enjoin them from so doir, to cause said violation to be remedied, or to recover damages for said violation.
- (c) The result of every act or omission whereby any covenant, condition, restriction or reservation herein contained is violated, in whole or in part, is hereby declared to be and shall constitute a nuisance and every remedy allowed by law or in equity against an owner shall be applicable against every such result and may be exercised by Declarant, Lake Arrowhead Development Co., the Architectural Committee, or the owner or cwners of any lot, building site or portion of said Tract.
- (d) In any legal or equitable proceeding for the enforcement or to restrain the violation of any provision of this Declaration, the prevailing party shall be entitled to recover such reasonable attorney's fees as the court shall award from the unsuccessful party or parties.
- (e) The remedies contained and set forth in this Article XII shall be cumulative and not exclusive.

XIII

The owners of record of lots or building sites in said Tract having an aggregate area equivalent to not less than 55% of the total area of all of said property may, at any time, modify, amend, cancel or annul, with respect to all of said Tract, all or any of the covenants, conditions and restrictions contained in this Declaration and any supplement or amendment thereto, by instrument in writing signed by said owners and acknowledged by them so as to entitle it to be recorded in the Office of the County Recorder of San Bernardino County, California.

XIV

Any and all of the rights, powers and reservations of Declarant and/or Lake Arrowhead Development Co. and/or the Architectural Committee herein contained, may be assigned to any other corporation or association which will assume the duties of Declarant and/or Lake Arrowhead Development Co.

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or the Architectural Committee pertaining to the particular rights, powers and reservations assigned, and upon any such corporation or association evidencing its consent in writing to accept such assignment and assume such duties, it shall, to the extens of such assignment, have the same rights and powers and be subject to the same obligations and duties as are given to and assumed by Declarent and/or Lake Arrowhead Development Co. and/or the Arrowhead Committee hereins.

The provisions contained in this Declaration shall bind and inure to the benefit of and be enforceable by Declarant, Lake Arrowhead Development Co., the Architectural Committee, and the owner or owners of any portion of said Tract, or their and each of their legal representatives, heirs, successors and assigns.

IN WITNESS WEEREOF, the Declarant herein has caused its corporate name to be hereunto subscribed by its officers thereunto duly authorized and its corporate seal to be hereunto affixed the day and year first above written.

TITLE INSURANCE AND TRUST COMPANY

STATE OF CALIFORNIA

COUNTY OF SAN BERNARDING

On May 2 , 1968, before me, the undersigned, a Notary Public in and forward State, personally appeared R. E. Branch and Venus Jacques , known to me to be the Vice President and Assistant Secretary, respectively, of the Corporation that executed the within instrument, known to me to be the persons who executed the within instrument or behalf of the Corporation therein named, and acknowledged to me that such Corporation executed the within instrument pursuant to its bylaws or a resolution of its Board of Directors.

WITNESS my hand and official seal.

GABRIELLE K. JONES NOTARY PUBLIC SAN BERNARDING COUN

Notary Public in and for said State. Gabrielle K. Jones

When recorded return to:

Title Insurance and Trust Co 340 Fourth Street an Bernardino, California

Trust RS-31847

RECORDING REQUESTED BY

ARROWHEAD WOODS ARCHITECTURAL COMMITTEE

WHEN RECORDED MAIL TO

NAME Arrowhead Woods Architectural Committee

MAILING Post Office Box 2026

ADDRESS

. A . C. 5'

CITY STATE Lake Arrowhead, CA ZIP CODE 92352

Recorded in Official Recorder out of San Bernardino

LARRY WALKER

Auditor/Controller — Recorder

12/15/2010 12:40 PM 8G



oc#: 2010 — 0531609

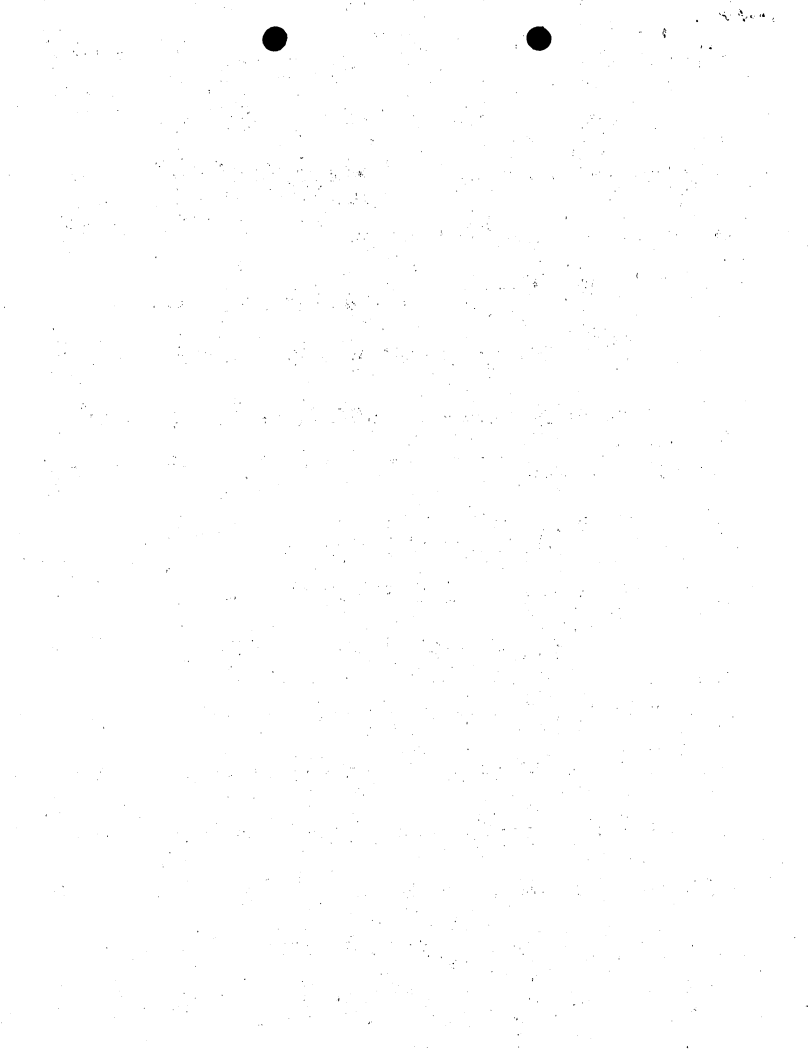


Titles: 1	Pages:
Fees	24.00
Taxes	0.00
Other	0.00
PAID .	\$24.00

SPACE ABOVE THIS LINE RESERVED FOR RECORDER'S USE

TITLE(S)

CERTIFICATION OF AMENDMENT OF DECLARATION OF RESTRICTIONS





ARROWHEAD WOODS ARCHITECTURAL COMMITTEE POST OFFICE BOX 2026 LAKE ARROWHEAD, CA 92352

CERTIFICATION OF AMENDMENT OF DECLARATION OF RESTRICTIONS FOR TRACT 7891, SAN BERNARDINO COUNTY

The undersigned, being the members of the Arrowhead Woods Architectural Committee, a California Corporation, appointed in writing by the record owners of lots numbered 1 to 208, inclusive, in Tract 7891, in the County of San Bernardino, having an aggregate area equivalent to not less than 55% of the total area of said Tract, do hereby certify that said record owners have executed a written instrument appointing the undersigned to execute and record a document on their behalf to extend the term of said Declaration of Restrictions recorded on May 2, 1968, at Book 7019, Page 860, and as amended by the Amendment of Declaration of Restrictions recorded on September 26, 1980 as Document Nos. 80-218415 to 80-218422, inclusive.

Pursuant to Article XIII of said Declaration of Restrictions,

Article III(h) is deleted and replaced with the following:

"The powers and duties of the Architectural Committee shall cease after December 31, 2025, unless prior to said date and effective thereon, a written instrument shall be executed by the record owners of a majority of the lots in said Tract and duly recorded, appointing a representative or representatives who shall thereafter exercise the same powers and authorities previously exercised by the Architectural Committee. Successors to the current members of the Architectural Committee shall be chosen by a majority of the then current members of the Architectural Committee."

Article XI is deleted and replaced with the following:

Tract 7891 Page 1 of 2

- (a) The covenants, conditions and restrictions herein contained shall run with said land and shall be binding and in force and effect until December 31, 2025, for the mutual benefit of all the lots and building sites in said Tract.
- (b) At any time prior to December 31, 2025, a majority of the owners of record of lots or building sites in said Tract, subject to this declaration, may extend the term during which said covenants, conditions and restrictions shall bind and affect said Tract by executing an instrument in writing to that effect.
- (c) The easements and reservations herein contained shall be perpetual unless released by the Declarant grantor and/or those persons or corporations to whom such rights have been assigned and conveyed as herein provided.

The undersigned further certifies that the Arrowhead Woods Architectural Committee is the successor in interest to the Title Insurance and Trust Company. This Certification is made pursuant to the authority granted to the Arrowhead Woods Architectural Committee by the said record owners of the lots in Tract 7891.

(Notarized signature of President)

(Notarized signature of Vice President)

(Notarized signature of Secretary)

State of California County of San Bernardino)			
On December 9, 2010, before to me on the basis of satisficacknowledged to me that he the person, or the entity upon	actory evidence to be the executed the same in his	person whose name is authorized capacity, a	s subscribed to the	e within instrument and
I certify under PENALTY Cand correct.	OF PERJURY under the la	ws of the State of Cali	fornia that the for	egoing paragraph is true
WITNESS my hand and offi	cial seal.	•		
Signature Lilius	n Faikon	(Seal)		LILLIAN JACKSON Commission # 1880972 Notary Public - California San Bernardino County ly Comm. Expires Feb 26, 201
State of California County of San Bernardino))			
On December 9, 2010, before to me on the basis of satisfal acknowledged to me that he the person, or the entity upon	executed the same in his	person whose name is authorized capacity, as	s subscribed to the	e within instrument and
I certify under PENALTY C and correct.	OF PERJURY under the la	ws of the State of Cali	fornia that the for	egoing paragraph is true
WITNESS my hand and offi	cial seal.			•
Signature Celei	V Sackson	(Seal)	A CONTRACTOR OF THE PARTY OF TH	LILLIAN JACKSON Commission # 1880972 Notary Public - California San Bernardino County Comm. Expires Feb 26, 2014
State of California County of San Bernardino)			
On December 9, 2010, be who proved to me on the b	fore me, Lillian Jackson pasis of satisfactory evider	, Notary Public, per	rsonally appeared	STACEY MC KAY,

On December 9, 2010, before me, Lillian Jackson, Notary Public, personally appeared STACEY MC KAY, who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the person, or the entity upon behalf of which the person acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature Lilein Sachon (Seal)



SAN BERNARDINO CIVIL DIVISION 303 WEST THIRD STREET SAN BERNARDINO, CA 92415-0210



CASE NO: CIVDS1400240

NOTICE OF TRIAL SETTING CONFERENCE and NOTICE OF CASE ASSIGNMENT

IN RE: ARROWHEAD WOODS -V- HATT, ET AL

THIS CASE HAS BEEN ASSIGNED TO: DAVID COHN IN DEPARTMENT S35 FOR ALL PURPOSES.

Notice is hereby given that the above-entitled case has been set for Trial Setting Conference at the court located at 303 West Third Street San Bernardino, CA.

HEARING DATE: 07/11/14 at 8:30 in Dept. S35

DATE: 01/13/14 Christina M. Volkers, Clerk of the Court

By: PAULA ROGERS

By: PAULA ROGERS

CERTIFICATE OF SERVICE

I am a Deputy Clerk of the Superior Court for the County of San Bernardino at the above listed address. I am not a party to this action and on the date and place shown below, I served a copy of the above listed notice:

- () Enclosed in a sealed envelope mailed to the interested party addressed above, for collection and mailing this date, following standard Court practices.
- (Enclosed in a sealed envelope, first class postage prepaid in the U.S. mail at the location shown above, mailed to the interested party and addressed as shown above, or as shown on the attached listing.
- () A copy of this notice was given to the filing party at the counter () A copy of this notice was placed in the bin located at this office and identified as the location for the above law firm's collection of

file stamped documents.

Date of Mailing: 01/13/14

I declare under penalty of perjury that the foregoing is true and correct. Executed on 01/13/14 at San Bernardino, CA

BY: PAULA ROGERS

Notice 'NTSC' has been printed for the following Attorneys/Firms or Parties for Case Number CIVDS1400240 on 1/13/14:

JOHN G WURM PO BOX 1875 LAKE ARROWHEAD, CA 92352

SCANNED